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    (F2LA) and its Members, including NEIL and
 6
    KIMBERLY STILLER; ISABEL MARQUEZ,
 7
    WILSON TURNER, DAVID GUNTHER,
    TODD TYLOCH, RAY MOILANEN,
 8
    GABRIEL DOYLE, ISAAC HERNANDEZ,
    ED MITCHELL, BRYAN EPSTEIN, TRACY
 9
    BARON, MAYRA B. RAYA CRUZ, AMBER
10
    LESLIE, ADRIAN GAUTHIER, HAROLD
    RAPHAEL, SUSANA HERNANDEZ, CHRIS
11
    KEY, GARY ROGERS, SANTIAGO ENRIQUEZ,
12
    NICHELE WEATHERFORD, JOSEPH "JZ"
    ZEICHICK, BERNICE MOLANO, TAMI OLENIK,
13
    MANNY BARRIOS, RAMONA BILANCSUK,
    GLORIA CHAVEZ, JOANNA CENTENO,
14
    LISETTE MEJIA CRUZ, ANGEL VASQUEZ,
15
    CRISTIAN GRANUCCI, RICHARD McDONALD,
    and the members more fully identified in Appendix
16
    "A". hereto.
                    SUPERIOR COURT OF THE STATE OF CALIFORNIA
17
                            COUNTY OF LOS ANGELES
18
                                                     ) Case No. 21STCV 45243
    FREEDOMTOCHOOSEL.A., a grassroots humanitarian
                                                        NOTICE of ERRATA* TO
    effort commonly known as F2C on behalf of its members
19
                                                          SECOND AMENDED
    including Founders NEIL and KIMBERLY STILLER;
                                                     )COMPLAINT FOR INJUNCTIVE
20
    designated representatives ISABEL MARQUEZ, WILSON
                                                        RELIEF AND DAMAGES
    TURNER, DAVID GUNTHER, TODD TYLOCH, RAY
21
    MOILANEN, GABRIEL DOYLE, ISAAC HERNANDEZ,
                                                     ) 1) VIOLATION OF THE
    ED MITCHELL, BRYAN EPSTEIN, TRACY BARON,
                                                          OF PRIVACY
22
    MAYRA B. RAYA CRUZ, AMBER LESLIE, ADRIAN
23
    GAUTHIER, HAROLD RAFAEL, SUSANA HERNANDEZ,) 2) DENIAL OF EQUAL
    CHRIS KEY, GARY ROGERS, SANTIAGO ENRIQUEZ,
                                                          PROTECTION
24
    NICHELE WEATHERFORD, JOSEPH "JZ" ZEICHICK,
    BERNICE MOLANO, TAMI OLENIK, MANNY BARRIOS,) 3) DENIAL OF AN EQUAL
25
    RAMONA BILANCSUK, GLORIA CHAVEZ, JOANNA
                                                         EDUCATION
26
    CENTENO, LISETTE MEJIA CRUZ, ANGEL VASQUEZ, )
    CRISTIAN GRANUCCI, RICHARD McDONALD, and
                                                    ) 4) VIOLATION OF THE
27
    Members more fully identified in Appendix "A", hereto,
                                                         RIGHT TO REFUSE
                                         Plaintiffs,
                                                          MEDICAL TREATMENT
28
     * This Errata is filed to attach the Appendix A Spreadsheet which did not attach. The Table of
     Contents and batestamping has been corrected to reflect the addition and current Verifications.
    FreedomtoChooseLA, etc. vs. The State of California, et al.
                                                                    21STCV45243
    NOTICE OF ERRATA TO SECOND AMENDED COMPLAINT FOR
    INJUNCTIVE RELIEF AND DAMAGES
```

1	vs.) 5) REDRESS OF UNLAWFUL
2) DISCRIMINATION ON THE THE STATE OF CALIFORNIA, as an Employer and) BASIS OF ASSOCIATION
3	GOVERNOR GAVIN NEWSOM, sued in his official) (CITY)
4	capacity; THE CITY OF LOS ANGELES, a municipality;) the elected and appointed officials of the CITY OF LOS) 6) REDRESS OF UNLAWFUL
	ANGELES, sued in their official capacities, including On Edition (1) On Edition (1) On Edition (1) On Edition (1) On THE
5	Mayor ERIC GARCETTI; MICHEL MOORE, Chief of) BASIS OF ASSOCIATION
6	Police, LOS ANGELES POLICE DEPARTMENT;) (COUNTY) MARTIN ADAMS, General Manager, DEPARTMENT)
7	OF WATER AND POWER; RALPH TERRAZAS, Fire) 7) REDRESS OF UNLAWFUL
8	Chief, LOS ANGELES FIRE DEPARTMENT; JUSTIN) DISCRIMINATION ON THE
	ERBACCI, Chief Executive Officer, LOS ANGELES BASIS OF ASSOCIATION (LAUSE)
9	WORLD AIRPORTS (LAWA); DENISE M. VERRETT, (LAUSD) Chief Executive Officer, LA ZOO; MICHAEL SHULL, ()
10	General Manager, RECREATION AND PARKS; BARBARA) 8) REDRESS OF UNLAWFUL
11	ROMERO, General Manager, BUREAU OF SANITATION;) DISCRIMINATION ON THE TONY ROYSTER, General Manager, GENERAL SERVICES) BASIS OF ASSOCIATION
12	TONY ROYSTER, General Manager, GENERAL SERVICES) BASIS OF ASSOCIATION DEPARTMENT; ANN SEWILL, General Manager, LA (LACOE)
13	HOUSING DEPARTMENT; EUGENE SEROKA, Executive)
	Director and MARLA BLEVINS, Deputy Executive Director) 9) REDRESS OF UNLAWFUL and Chief Financial Officer, PORT OF LOS ANGELES and) DISCRIMINATION ON THE
14	and Chief Financial Officer, PORT OF LOS ANGELES and) DISCRIMINATION ON THE its HARBOR DEPARTMENT; OSAMA YOUNAN, General) BASIS OF ASSOCIATION
15	Manager and ERIC JAKEMAN, Assistant Bureau Chief, LA) (STATE)
16	BUILDING AND SAFETY; BRUCE WHIDDEN, Executive) Director, THE LOS ANGELES CIVIL SERVICE COMMIS-) 10) REDRESS PERCEIVED
17	SION; MATTHEW SZABO, City Administrative Officer;) DISABILITY DISCRIMINATION
	the LOS ANGELES CITY COUNCIL Members, including) (CITY)
18	GIL CEDILLO, PAUL KREKORIAN, PAUL KORETZ,) BOB BLUMENFIELD, NITHYA RAMAN, MONICA) 11) REDRESS PERCEIVED
19	RODRIGUEZ, NURY MARTINEZ, CURRY PRICE,) DISABILITY DISCRIMINATION
20	MARQUEESE HARRIS-DAWSON, MIKE BONIN, (COUNTY)
21	MARK RIDLEY-THOMAS, JOHN LEE, KEVIN DE) LEÓN, MITCH O'FARRELL, and JOE BUSCAINO;) 12) REDRESS PERCEIVED
	THE COUNTY OF LOS ANGELES, a government Orange Description (12) REDRESS FERCEIVED DISABILITY DISCRIMINATION
22	Entity; HILDA SOLIS, SHEILA KUEHL, KATHRYN) (LAUSD)
23	BARGER, and HOLLY MITCHELL, in their official) capacities as the BOARD OF SUPERVISORS; and in their) 13) REDRESS PERCEIVED
24	official capacities, FESIA DAVENPORT as the COUNTY) DISABILITY DISCRIMINATION
25	CHIEF EXECUTIVE OFFICER and LISA M. GARRETT,) (LACOE)
	as the Director of Personnel; the LOS ANGELES UNIFIED) SCHOOL DISTRICT and the LOS ANGELES COUNTY) 14) REDRESS PERCEIVED
26	OFFICE OF EDUCATION, recognized government entities;) DISABILITY DISCRIMINATION
27	MEGAN REILLY and DR. DEBRA DUARDO, in their) (STATE)
28	official capacities as Superintendents of LAUSD and

```
1
     LACOE, respectively; LAUSD BOARD OF EDUCATION ) 15) REDRESS GENETIC
     and in their official capacities as Board Members, KELLY
                                                            ) TESTING (CITY)
 2
     GONEZ, GEORGE MCKENNA, MONICA GARCIA,
     SCOTT SCHMERELSON, NICK MELVOIN, TANYA
                                                            ) 16) REDRESS GENETIC
 3
     ORTIZ FRANKLIN and JACKIE GOLDBERG; Members
                                                              TESTING (COUNTY)
 4
     of the BOARD OF WATER COMMISSIONERS, in their
     official capacities, including CYNTHIA McCLAIN HILL,
                                                            ) 17) REDRESS GENETIC
 5
    SUSANA REYES, NICOLE NEEMAN BRADY, JILL
                                                            ) TESTING (LAUSD)
     BANKS BARAD-HOPKINS and MIA LEHRER; PUBLIC
 6
    HEALTH OFFICERS, DRS. TOMÁS ARAGÓN, MUNTO
                                                            ) 18) REDRESS GENETIC
 7
     DAVIS, and BARBARA FERRER, for the State of California,) TESTING (LACOE)
     the City of Los Angeles and the County of Los Angeles, res-
    pectively, in their official capacities; and DOES 1-500,<sup>1</sup>
                                                            ) 19) REDRESS GENETIC
    Inclusive,
                                                               TESTING (STATE)
10
                                                            ) 20) REDRESS HARASSMENT
                                                               (CITY AND RELATED
11
                                                               DEFENDANTS)
12
                                                            ) 21) REDRESS HARASSMENT
13
                                                               (COUNTY AND RELATED
                                                               DEFENDANTS
14
15
     <sup>1</sup> Janice Hahn, a member of the Los Angeles County Board of Supervisors, has been added as Doe
16
     Defendant 1 due to omission of Hahn's name from the caption on the original lawsuit. Doe
17
     Defendant 2 is City Fire Chief Kristin Crowley who was sworn in to replace Fire Chief Terrazas;
     Doe Defendant 3 is Aram Salmasi aka Salmassian and Salmasizadeh, a Personnel Representative
18
     for the City of Los Angeles. Doe Defendant 4-8 are also City supervisors, including Agassi
     Topchian, Brett Terell, Ulric Carpenter, Glenn Penny and Eddie Cromwell.
19
20
      Doe Defendant 9 is Rob Lester, the head of the Construction Division for LAUSD.
21
      Doe Defendant 10-14 are the State of California's Departments, including the Department of
     Transportation (CalTRANS), the State of California Department of Corrections and Rehabilitation
22
     (CDCR), the Department of Motor Vehicles (DMV); the Department of Human Resources
23
     (CalHR) and the State of California Department of Public Health (CDPH). Doe Defendants 15-20
     including the heads of said Departments, including Kathleen Allison, Jeff Macomber, of CDCR,
24
     and Warden Glen Pratt and Employee Relations Officer Robin Franklin; Doe Defendant 21 is
     Toks Omishakin, the then head of CalTRANS.
25
26
     Doe Defendants 22 and 23 are County Managers Bill Evans and Allan Khozahi of the Auditor-
     Controller's Office, 24-26 are Karyn Smith, Krisanne Kremer and Steve Poon, direct supervisors
27
     and/or the heads of Personnel responsible for LAC+USC, Harbor General and Olive View and
     Doe Defendants 27-28 are Irma Rios and Lily Ortiz of the Department of Child Support Services.
28
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1) 22) DEDDESS HAD ASSMENT
2) 22) REDRESS HARASSMENT) (LAUSD AND RELATED) DEFENDANTS)
3)) 23) REDRESS HARASSMENT
4) (LACOE AND RELATED) DEFENDANTS)
5)
6 7) 24) REDRESS HARASSMENT) (STATE AND RELATED) DEFENDANTS)
8)
9) 25) RELIGIOUS BELIEFS) DISCRIMINATION (CITY)
0)) 26) RELIGIOUS BELIEFS
1) DISCRIMINATION (COUNTY)
2) 27) RELIGIOUS BELIEFS) DISCRIMINATION (LAUSD)
13)) 28) RELIGIOUS BELIEFS
4) DISCRIMINATION (LACOE)
5)) 29) RELIGIOUS BELIEFS
6) DISCRIMINATION (STATE)
7) 30) FAILURE TO) ACCOMMODATE (CITY)
)
9) 31) FAILURE TO) ACCOMMODATE (COUNTY)
20)
21) 32) FAILURE TO) ACCOMMODATE (LAUSD)
22)
23) 33) FAILURE TO) ACCOMMODATE (LACOE)
24)) 34) FAILURE TO
25) ACCOMMODATE (STATE)
26)) 35) LACK OF GOOD FAITH
27) INTERACTIVE (CITY)

1) 36) LACK OF GOOD FAITH
2) INTERACTIVE (COUNTY)
3) 37) LACK OF GOOD FAITH) INTERACTIVE (LAUSD)
4	
5) 38) LACK OF GOOD FAITH) INTERACTIVE (LACOE)
6)) 39) LACK OF GOOD FAITH
7) INTERACTIVE (STATE)
8 9) 40) REDRESS DFEH) RETALIATION (CITY)
10)) 41) REDRESS DFEH
11) RETALIATION (COUNTY)
12)) 42) REDRESS DFEH
13) RETALIATION (LAUSD)
14) 43) REDRESS DFEH
15) RETALIATION (LACOE)
16) 44) REDRESS DFEH
17) RETALIATION (STATE)
18) 45) WHISTLEBLOWING) RETALIATION (CITY)
19	
20) 46) WHISTLEBLOWING) RETALIATION (COUNTY)
21	
22) 47) WHISTLEBLOWING) RETALIATION (LAUSD)
23)) 48) WHISTLEBLOWING
24) RETALIATION (LACOE)
25)) 49) WHISTLEBLOWING
26) RETALIATION (STATE)
27) 50) DECLARATORY RELIEF
28) (ALL DEFENDANTS)
20	,
l	

2) 51) WRIT OF MANDATE) (ALL DEFENDANTS)
3	Defendants.))) DEMAND FOR HIDS/EDIAL
4) DEMAND FOR JURY TRIAL
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1. While most Americans enjoyed the traditional Macy's Parade on November 25, 2021 and heard the media quoting the President of the United States, Joseph Biden, as stating that the Parade was proof of a return to normalcy, this was and remained farthest from the truth for public sector employees and school-aged children in the County and the City of Angels, namely Los Angeles, California. Immediately prior to the Thanksgiving holiday, numerous City and County employees were greeted with notices of firing, disciplinary action, and/or leaves of absence without pay because said employees have refused to capitulate to medical tyranny in the form of COVID-19 mandates, including vaccinations and polymerase chain reaction (PCR) and antigen testing. In response, undersigned counsel on behalf of *FREEDOMTOCHOOSEL.A.*, a grassroots humanitarian effort of public and private sector employees, taxpayers, and, if applicable, their families identified in Appendix "A" hereto², notified the City and County

² Appendix "A" consists of a listing of all F2C Members who signed-up to be Plaintiffs in this matter, while Appendix "B", is the Sample F2C Form which members initially filed in these regards. Appendix "A" details the names of all F2C Members asserting Constitutional Claims embodied in the 1st through 4th Causes of Action, as well as requesting Declaratory Relief and a Writ of Mandate listed in the 50th and 51st Causes of Action, respectively, against all Defendants and Doe Defendants Janice Hahn, Kristin Crowley, Aram Salamasi and State of California entities, the Department of Transportation, the Department of Corrections and the California Department of Public Health.

Appendix "C" lists all F2C Members employed by and asserting DFEH and Whistleblowing Claims against the City of Los Angeles and if applicable, its elected leaders, managers, department and bureau heads and supervisors. These Causes of Action involving the City-related Defendants are set forth in the 5th, 10th, 15th, 20th, 25th, 30th, 35th, 40th, and 45th Causes of Action.

Appendix "D" lists all F2C Members employed by and asserting DFEH and Whistleblowing Claims against the County of Los Angeles and if applicable, its elected leaders, managers, department and bureau heads and supervisors. These Causes of Action involving the County-related Defendants are set forth in the 6th, 11th, 16th, 21st, 26th, 31st, 36th, 41st, and 45th Causes of Action.

Appendix "E" lists all F2C Members employed by and asserting DFEH and Whistleblowing Claims against the Los Angeles School District and if applicable, its elected leaders, Superintendent, Site Personnel, managers, and supervisors. These Causes of Action involving the LAUSD-related Defendants are set forth in the 7th, 12th, 17th, 22th, 27th, 32nd, 37th, 42nd, and 47th Causes of Action.

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27 28 governments by letter dated November 22, 2021, to stop furthering violations of the privacy and Equal Employment Opportunity rights of dedicated City and County employees. Said letter, attached hereto as Exhibit "1", became necessary since religious and medical exemption requests submitted either remained unanswered or were and continue to be met with severe resistance in various Departments. The attitude towards exemption requests had already been vividly expressed during a Command Meeting in the City Fire Department, as reflected in Exhibit "2", namely affording management a license to demote employees, including Firefighters, and to reduce their pay, if exemption requests were tendered or granted, despite laws providing for religious and medical exemptions.³ Meanwhile, Senior Personnel Analyst in other City Departments, including Aram Salamasi (Salamassian) have taken great pleasure in denying exemption requests, including claiming Osteopaths cannot attest to medical issues and then while serving as a purportedly "unbiased" Skelly Hearing Officer castigating and then causing the firing of City employees like Plumber David Shubin, if not others whose cases remain outstanding, while ridiculing Shubin for daring to "invite God into the workplace".

2. In the case of many City employees, pre-Thanksgiving letters issued in 2021 and again in 2022, including in such Departments as General Services, the Zoo, Parks and Recreation, Transportation, Building and Safety, and LA Housing stating that unvaccinated employees were being sent home without pay or constructively terminated. In November 2021, government

Appendix "F" lists all F2C Members employed by and asserting DFEH and Whistleblowing Claims against LACOE and if applicable, its elected leaders, Superintendent, Site Personnel, managers, and supervisors. These Causes of Action involving the LACOE-related Defendants are set forth in the 8th, 13th, 18th, 23rd, 28th, 33rd, 38th, 43rd, and 48th Causes of Action.

Appendix "G" lists all F2C Members employed by and asserting DFEH and Whistleblowing Claims against the State of California and if applicable, its elected leaders, managers, department and bureau heads and supervisors. These Causes of Action involving the State City-related Defendants are set forth in the 9th, 14th, 19th, 24th, 29th, 34th, 39th, 44th, and 49th Causes of Action.

³ Since making this threat, the City has closed a number of its fire stations without notice to the community, resulting in even the horrific death of an elderly mobile home resident in Chatsworth whose home was engulfed in flames, while forcing the recall of extremely fatigued and sick personnel.

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	officials had already been told by the Los Angeles Police Protective League that the City's
	demand that the unvaccinated would have to pay \$520 per month from their paychecks to fund
	PCR testing of the unvaccinated by a private enterprise, BlueStone Safe, violated Labor Code
	§2602.4 The Honorable Rupert Byrdsong finally issued a ruling sustaining the League's case
	against the City on September 30, 2022, Case No. 21 STCV39987. Meanwhile LAPD Chief
	Michel Moore, a Defendant herein, has since publicly acknowledged that the Covid-19
	Vaccination Ordinance should be repealed, was not scientifically-based and is responsible for
	vaccinated employees becoming repeatedly reinfected if not hospitalized. Nonetheless, the City
	has continued to conduct <i>Skelly</i> hearings and has refused to reinstate employees, including first
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(\$3,000,000.00) contract which has since grown to close to sixteen million dollars, in all likelihood because the Company was directly linked to Police Commissioner Dr. Pedram Salimpour, an avid supporter of now former Mayor, Eric Garcetti. In *BlueStone's* case, the Personnel and Payroll Departments had also given unfettered access to financial, personal and medical information, including bank account and routing numbers, without procuring the informed consent of employees. Instead, retroactive authorization was then demanded from those employees who have involuntarily submitted to nasal and/or mouth swab testing by *BlueStone* purportedly to protect their jobs, although Garcetti reneged on same not only when removing numerous first responders and key City employees opposed to the City's Vaccine Ordinance but then also by distributing another message that in the City, as of December 18, 2021, one must be vaccinated or else. The City's Ordinance also demands that boosters be taken, as part of a scheme to make vaccines a condition of employment. However, on January 10, 2023, the City Council

finally voted to end the state of emergency, effective the beginning of February 2023, but will

⁴ However, *BlueStone* was not subjected to a bidding process when awarded a three-million-dollar

Meanwhile other employees who have been relieved of their duties were told, including by Senior Personnel Analyst Mae Huey at the Zoo, that by agreeing in writing to pay the money (\$520 per month) demanded, said employees would be reinstated and could submit exemption requests as well. Still others have been told they will be placed on rehire lists, despite their years of seniority, while knowing full well the City claims that it will only hire and promote those who are vaccinated hereinafter. If anything, removing employees and then demanding money as a condition of reinstatement by the City bears a striking resemblance to a racketeering scheme that the government sanctioned and may still be condoning by seeking to not only limit Judge Byrdsong's decision to the LAPD, but by providing for additional monies to be paid to *BlueStone* if the minimum number of tests are not submitted to *BlueStone* each month.

condition vaccinating for all new hires.

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responders, many of whom have been on leave without pay for many months, if not more than a year.

3. At the same time, many County employees also learned that the mandated PCR testing for its employees, conducted by Fulgent Genetics, a company based in Monterey Park, has direct ties to the Chinese Communist Party (CCP), with then Sheriff Alex Villanueva releasing investigative results on November 29, 2021, not only showing the links, but condemning Fulgent's acknowledgements that all information uploaded is stored and shared in databanks around the world, thereby compromising the confidentiality and safety of all who have been forced to submit to testing with Fulgent or face firing, like County employees named herein who have been so advised. A true and correct copy of Sheriff Villanueva's letter summarizing a meeting conducted at the FBI's Field Office on November 26, 2021, is attached hereto as Exhibit "3." In response, Fulgent changed its website and then claimed it would agree to confidentiality, with the head of Personnel for the County, Lisa Garrett, seeking to give assurances that the contract with Fulgent Genetics has been modified to address these concerns, with Garrett's correspondence attached as Exhibit "4" hereto. But the County cannot rectify its failure to address before the fact that data sharing would occur, let alone *Fulgent's* insistence on a monopoly, although other forms of testing and facilities exist.⁵

⁵ Although *Fulgent* is based in the United States and is traded on the New York Stock Exchange, the fact remains that the FBI was concerned and so advised Sheriff Alex Villanueva and others attending the briefing about Fulgent on November 26, 2021. The failure of the County to address these issues before awarding this no-bid contract and the absence of most elected officials at the November 26th Briefing, although invited, is just as troubling since if participation in *Fulgent* let alone *BlueStone* is mandatory, under penalty of discipline, the reason for bypassing other health care institutions who provided such testing to its members, including County employees, was not palatable, particularly once it was acknowledged that PCR testing could not detect the virus.

Nonetheless, for the most part, only nonvaccinated employees in each of the government institutions named herein were obligated to continue testing, with Plaintiffs Manny Barrios, Tami Olenik, Lissette Mejia-Cruz, Toby Iland, Carlos Argumedo, David Shubin and Ruben Maldonado prepared to so testify, even though compliance with said directive has not spared these Plaintiffs from continuing threats and in the case of Shubin, from discharge.

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- 4. The adverse repercussions from the alleged "vaccinations" themselves and the lack of neutrality of the testing entities, the purpose for such testing, and the scientific unreliability of PCRs and masking continues to necessitate judicial intervention. Absent same, civil servants have and will continue to be used as guinea pigs at the whim of whomever is issuing or implementing directives, let alone bypassing bidding procedures so their contributors can be awarded contracts at taxpayers' expense, including without full disclosure. Despite efforts by government officials and their designees to put the "cat back in the bag", the fact remains that Personnel and Human Resources employees were directed to provide information without an employee's authorization to Fulgent and/or BlueStone, including payroll information to begin with.
- 5. These events and the edict from health officials, including Dr. Barbara Ferrer of the County Health Department, that unvaccinated students have to forfeit participation in extracurricular activities and prepare to resume virtual classrooms, also known as distance learning, shows precisely why F2C is more than 4,500 members strong and has been growing in leaps and bounds across the nation as FreedomtoChooseUSA as these matters continue to unfold. At the same time, this suit is designed to expose critical events that the public has only limited, if any, knowledge of, including that a *Delta Airlines* pilot, recently vaccinated, died inflight while en route to Los Angeles World Airport, causing local Air Traffic Controllers to threaten a walk-out. In contrast, the Memorials in Airport Lounges in the Spring of 2021 for several other vaccinated pilots on British Airways and other airlines who also died after accepting economic incentives to vaccinate was previously heralded as fake news. It is not fake news. To minimize same, a petition was then circulated by members of Congress in Washington, D.C. on November 11, 2021, with a copy of same attached as Exhibit "5", to support passage of HR 4980, seeking to have all air travel restricted to only the vaccinated, even though medical and scientific evidence shows the vaccinated can spread the virus and lose immunities themselves when contracting the virus. Nonetheless, HR 4980 was passed by the House of Representatives on December 2, 2021, claiming that this is necessary to reboot the travel industry and encourage others to become vaccinated. F2C maintains however, that travel safety has been compromised, while the wellbeing and livelihood of America remains at stake as long as the mandates persists.

- 6. Plaintiff, FREEDOMTOCHOOSEL.A. (F2CLA and F2C), founded by Plaintiffs
 NEIL and KIMBERLY STILLER, includes public sector and private sector employees and family
 members who pay taxes locally and to the State of California, including on behalf of their schoolaged children, including ones attending colleges and universities in California. F2CLA brings this
 action to stop the relentless campaign of medical tyranny that employers and school districts are
 engaging in, namely threatening, and in many cases, causing the loss of one's job and a cessation
 of one's means to make a living, while precluding one's children and grandchildren to receive a
 classroom education and to attend college. Said hostilities were intensified to convince close to
 50% of the remaining workforce and their families to forfeit their constitutional rights, including
 to refuse to divulge whether they are or are not vaccinated and to speak up on behalf of
 unvaccinated workers due to risks which vaccinated employees have encountered.
- 7. F2C seeks to ensure that citizens of the State of California are not prohibited from enjoying their chosen professions or deprived of long-standing due process protections embodied in civil service systems, legislatively passed Bill of Rights governing Firefighters and Police, and anti-retaliation provisions designed to ensure equal employment opportunities. At the same time, F2C and its membership seeks to provide for uninterrupted education and extra-curricular activities for all students to ensure that no child is left behind, while affording everyone uninterrupted access to businesses and events which provide for the nutritional, cultural, psychological and physical well-being of all residents and visitors to Southern California and elsewhere in the State of California.
- 8. Individually named Plaintiffs and each member identified in Appendices "A" and "C" "G" have authorized F2C to initiate legal action and to actively oppose all COVID-19 related Ordinances and Directives of DEFENDANTS mandating COVID-19-related "Vaccinations", Testing, Masking, Microsoft Daily Passes and Passports, which have been targeted at certain persons of various ages, race, national origin, religion, disabilities, sex, sexual orientation, political beliefs and associations, while exempting public officials and their designees from same. Efforts to discourage the responsible public officials from proceeding with the reckless course of action which was threatened when various officials started introducing

Mandates in August 2021 and set constantly changing deadline dates for implementation have been largely ignored. Requests for a reasonable postponement and a Cease-and-Desist Letter was forwarded to all politicians on September 20, 2021, with a true and correct copy of same attached hereto as Exhibit "6". Efforts to expose politicians and their constituents to an educational program which presents medical, scientific and legal opinions, including from pathologists and other specialties, including treating health care practitioners and researchers at such esteemed facilities as LAC+USC and UCLA, fell on deaf ears, in all likelihood to avoid exposing the no-bid contracts, let alone the biased and ill-conceived opinions of DR. TOMÁS ARAGÓN, who is in charge of the CALIFORNIA DEPARTMENT OF PUBLIC HEALTH, as well as the CITY and the COUNTY'S Health Officers, including DR. BARBARA FERRER, a Social Worker, DR. MUNTU DAVIS, M.D., and DR. ARTHUR MANUKIAN, a former member of the CITY's Health Department. In fact, shortly after this Cease and Desist was issued, LAUSD placed more than 400 classified staffers on leave and then terminated these employees on Pearl Harbor Day, December 7, 2021, in a closed-door session. Defendant Nick Melvoin, the Vice President of the Board of Education, then noted than overall about 1,100 employees, including the 400 fired on December 7th, will be dismissed. These threats have since become reality for unvaccinated teachers who were reassigned to the Virtual Academy as teachers and as administrators since receiving notice that dwindling enrollment in the Virtual Academy, in all likelihood because certain courts are ruling once again that a virtual education does not satisfy state and federal mandates, necessitates a curtailment of employment within LAUSD because of a continuing refusal to permit unvaccinated staff to return to classrooms and school settings, even though unvaccinated students are attending these schools.

9. F2C seeks to contest Orders and Directives which continue to deprive citizens and/or taxpayers of the State of California of their rights of privacy, association and employment; to exercise freedom of religion and choice relative to medical decisions, and to ensure that all children receive their constitutional guarantee of an education without impediment. Individually named Plaintiffs and all members of F2C seek to dispel the widely glorified notion that elected officials and appointees can spare themselves from taking the "jab" because of who they are,

while civil servants who have in many cases labored for decades on behalf of the County, the City of Los Angeles and the State, as well as in public and private schools, must now submit to vaccinations and other mandates because said officials and appointees have now branded same as a term and condition of employment. But it is not, nor have all labor organizations who have donated millions to the coffers of the politicians in question conceded same, with the California Correctional Peace Officers Association (CCPOA) intervening and appealing the rulings sought by a Receiver broadening mandates in correctional facilities. *Plata, et al., vs. Newsom, et al.* (USDC, 01-CV-01351-JST).⁶

10. The actions of government officials responsible for the debacle herein, under the guise of a public health necessity pales when actions by the government officials in exempting

⁶ In turn, Circuit Judges W. Fletcher, Ikuta and Bennett of the 9th Circuit, on November 26, 2021, in 9th Circuit Case No. 21-16696, issued a Stay pending briefing relative to the Receiver's Orders, which would force correctional employees and prisoners to vaccinate. On April 25, 2022, the 9th Circuit issued its Memorandum Opinion and found that vaccination of employees was not mandatory and that deferral to the wisdom of the prison authorities' current attitudes and conduct was warranted. Governor Newsom has since proudly noted when seeking dismissal from this case that he too sought reversal of the Receiver's Orders in these regards.

However, Governor Newsom has used his "soap box" to demand that all Californians, including infants, toddlers and children ages 5-12, be vaccinated. Although Governor Newsom claims immunity, the fact remains that his directives, coupled with those issued by Defendant Dr. Tomás Aragón of the CDPH have driven other Defendants herein to adopt conditions of employment and conditions of attendance legislation to the continuing detriment of F2C members and others living in or visiting California.

For instance, Governor Newsom has also since signed into law Assembly Bill 2098, on September 30, 2022, that would compel disciplinary action against licensed physicians and surgeons by the Medical Board of California and the Osteopathic Medical Board of California for unprofessional conduct. The conduct is defined as the disseminating of "misinformation or disinformation" related to the SARS-CoV-2 coronavirus, or "COVID-19". This law effectively seals shut the availability of medical exemptions for F2C members, for fear that a medical professionals ability to continue practicing will be endangered, even though the California Supreme Court in 1974 condemned efforts to prevent osteopaths from practicing medicine. *D'Amico vs. Board of Medical Examiners* (1974), 11 Cal. 3d 1. It is the alternative medicine that osteopaths have encouraged in lieu of vaccinations that has created this latest effort to rewrite history to ensure suppression of the truth about Covid-19 and the dastardly ramifications of "jabbing", wearing masks, taking PCR tests and resorting to traditional prescriptions offered by the very pharmaceuticals who are producing and marketing the "jab".

- 11. Likewise, more than 500 Firefighters, now more than 1000 strong, sued the CITY OF LOS ANGELES, in FIREFIGHTERS4FREEDOM FOUNDATION, ET AL., VS. CITY OF LOS ANGELES, Los Angeles Superior Court Case No. 21 STCV34490, with said action previously pending before Judge Michael Linfield in Department 34. The Court issued prejudicial rulings of a political nature and has effectively terminated said action on Demurrer in February 2022, while sanctioning the actions of the City in placing employees, including Firefighters4Freedom (F4F) members who have refused the "jab," off on an indefinite leave of absence without pay, without first satisfying due process requirements under Skelly vs. State of California (1975), 15 Cal.3d 194 let alone the Firefighters Procedural Bill of Rights, Government Code § 3250, et seq.. In turn, Judge Linfield sought to extend his rulings to the instant lawsuit on invitation of the City of Los Angeles who was then refusing to file an appearance in the instant lawsuit, although Barbara Romero, the head of Sanitation and Wastewater, had already acknowledged receipt of service of the lawsuit as well as the DFEH/Tort Claim enclosed therewith.
- 12. After Judge Linfield initially transferred the instant action to his Department, undersigned counsel then filed Objections along with an affidavit of prejudice commonly known as a 170.6 against Judge Linfield. Suffice it to say this gamesmanship and the latest brand of "industrial justice" dispensed against F4F and its members 7 has sought to eradicate longstanding

⁷ See Appendix "A" and reference to John Knox, the founder of F4F, and his role in ensuring that the rights of F4F are not buried in a legal morass, but rather remain viable hereinafter. Also see

without any indicia of due process; has caused an onslaught of religious exemption denials, including for the Fire Department's Chaplain; and is now resulting in Board of Rights hearings designed to discharge unvaccinated firefighters, particularly vocal ones who have expressed not only sincere religious beliefs but challenged mandates which have threatened the livelihood of the public, including their own families and themselves. Towards this end, these first responders have been instrumental in preparing a tracking system about adverse events due to the unreliability⁸ of metrics utilized by Dr. Barbara Ferrer to impose greater mandates. F2C on behalf of the instant public sector employees which includes firefighters, submits that this ramping up of firings and the most recent visit by now Fire Chief Kristin Crowley at Fire Stations to express her dismay (veiled threats) about the large number of exemption requests pending on her desk, cannot be countenanced, particularly since other City and County Departments, as well as LACOE and LAUSD, by and through Personnel Representatives have been arbitrarily picking and choosing whom to accommodate and whom to discharge and/or keep off without pay, while castigating City employees like Plumber David Shubin for daring to "bring God into the workplace". At the same time, Plaintiffs' and F2C members have experienced the devastating effects upon family, coworkers and/or friends who now regret succumbing to a "medical procedure" that United States

labor laws condemning disciplinary actions, including indefinite leaves of absence without pay

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Appendix "C" and "D" detailing first responders who persist in challenging the unlawful actions at issue herein.

⁸ This is especially true since not a single trial on the safety of the three vaccinations in use in the United States had been completed, with the Lymphoma and Leukemia Society COVID-19 Registry not even set to disclose its results until February 23, 2031. In the meantime, the deleterious effects upon the public at large is no longer speculative, with the proof of same embodied in firsthand accounts from *F2C* and *F4F* members, including in the Department of Water and Power, who either refused or accepted the "jab" and then learned after-the-fact that there is no insurance or workers compensation coverage to cover their newly discovered ailments because the "Jab" and its spike protein was and remains experimental in nature.

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Supreme Court Justice Clarence Thomas has warned they "cannot undo". ⁹ In light of same and the continuing efforts by Defendants to strip the public sector workforce of its right to continue working without jeopardizing their physical, emotional and financial wellbeing, let alone the livelihood of school-aged children as well as young adults now banned from colleges and universities for refusing to vaccinate, necessitates further pursuit of this action at this time.

13. In light hereof, the STILLERS' and many F2C members, including first responders in the County and the City, continue to firmly believe that the "jab" needs to be halted along with other mandates at issue herein. Plaintiffs submit there is ample evidence that the vaccination is a bioweapon designed to depopulate the world, and to abolish basic tenements of the Nuremberg Code embodied in 50 U.S. Code §1520(a), which criminalized the use of experimental testing and medical procedures during World War II. In fact, the Vaccine Adverse Events Reporting System (VAERS) maintained by the Department of Health and Human Services notes that the number of adverse events since the beginning of the "pandemic" from these vaccinations far exceed reports covering three decades of adverse events involving all other vaccinations on the market. A true and correct copy of three VAERS Reports, including in 2021, as well as of December 23 and 30, 2022 for the 2022 Calendar Year, has been reproduced from https://VAERS.hhs.gov and is attached hereto as Exhibit "7". The most recent report shows 33,469 deaths and the reporting of at least 1,494,362 adverse reactions; when F4F referenced the VAERS statistics from August 2021, the number of adverse events was only 447,446, with only 6,112 deaths reported. So either 273570 more deaths have occurred or as government authorities have finally admitted not all adverse events were reported to begin with, with many other deaths excluded because the deaths occurred too close to the date of vaccination or comorbidities could be blamed instead, including at such health care facilities in the County and the City as LAC+USC, Harbor-UCLA and Olive View. Nonetheless as Exhibit "7" notes, the number of deaths associated with Covid-19 vaccines

⁹ Thomas, J. Dissenting Opinion, *Biden vs. Missouri, et al.*, 595 US -- (2022); then see *National Federation of Independent Business vs. OSHA, et al.*, 595 US - , 142 S.Ct. 661 (2022, per curiam) refusing to force mandates upon private sector employers with more than 100+ employees.

is greater than the number of deaths associated with all other vaccines combined since the year 1990. Meanwhile, the CDC has reported that the current vaccine is incapable of stopping transmission of variants since other studies have shown that the very vaccines all of F2Cs members are being ordered to take cause the vaccinated to pass the dominant (>99%) Delta strain amongst each other, while vaccinating one who has previously had Covid and/or possesses natural immunities threatens the immunities themselves. ¹⁰

- 14. Plaintiffs are informed that the Los Angeles Police Protective League (LAPPL), the United Firefighters of Los Angeles, Local 1014, and other Unions have stepped up to challenge the bargaining which Defendants have engaged in, claiming there are unfair labor practices particularly with respect to *BlueStone* and *PCR* developments. See decision of the Honorable Rupert Byrdsong which issued on July 13, 2022, *LAPPL vs. City, et al.*, Los Angeles Superior Court Case No. 21 STCV 39987, precluding the City from charging unvaccinated workers, as a condition of employment, for *PCR* testing. However, *F2C* and its members submit that the real issue is not simply about wages and forced leaves of absence, but the wholesale abrogation of the privacy rights and sincere religious beliefs of all humans to maintain bodily autonomy and to freely travel and associate with one another, while retaining one's employment, and to ensure equal education for school aged-children and young adults.
- 15. Notwithstanding the United States Supreme Court's sharply divided opinion refusing to stay President Biden's edict that all healthcare workers be vaccinated or face loss of Medicare and Medicaid funding in *Biden vs. Missouri, et al.*, 595 US (2022), that same Court relieved private employers of OSHA Regulations which was promulgated as a vehicle to impose mandatory vaccination mandates upon private sector employers with 100 + employees. See

¹⁰ See the New England Journal of Medicine, *Resurgence of SARS-CoV-2 Infection in a Highly Vaccinated Health System Workforce* (September 30, 2021), https://www.nejm.org/doi/full/10.1056/NEJMc2112981. Similar opinions have issued relative to the strain from South Africa, while others have turned their attention away from *Covid* to avoid the consequences of what government officials have arbitrarily and capriciously imposed and continue to threaten to impose in Southern California, including yet another mask mandate.

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National *Federation, supra*, 595 US -, 142 S.Ct. 661, finding that the government could not compel private sector employers to mandate vaccinations, let alone require its unvaccinated to be subject to precisely what the instant unvaccinated public sector employees have been facing, namely, weekly testing, and face masks. Despite same, many private Employers in California are relying upon the ill-conceived opinions of Dr. Aragón from CDPH and the Social Worker who heads up Los Angeles County's Public Health Department, namely Dr. Barbara Ferrer, in all likelihood to cash in on the substantial Covid Relief Funds which have provided more than a billion dollars collectively to the very government entities sued herein.

Between litigation separately brought by F4FF, LAPD and other employees who 16. have initiated their own litigation and the instant case, more than 4,000 employees have actively gone on record in resisting the "jab" or are declining to state whether they are or are not vaccinated because of the fundamental privacy rights at issue. F2C is informed and believes that many employees who were cajoled into jabbing have joined F2C because of the adverse effects experienced by them or their family members, and/or their recently renewed belief that government should not have the right to dictate one's right to bodily autonomy. If all these employees are removed, including for refusing boosters specifically mentioned in the Vaccine Ordinances, the sheer number and length of time to provide due process to these employees, many of whom are long term dedicated civil servants, will postpone for years a timely and fair disposition of these matters to the detriment of not only the public but employees and their families alike. Plaintiffs are aware that the City Attorneys Office and Personnel and Human Resources representatives have assured unvaccinated employees, as well as vaccinated refusing to divulge their status for privacy reasons, that a process will exist to challenge one's removal. However, revelations by the CITY's CIVIL SERVICE COMMISSION to Plaintiff GARY ROGERS who was removed from work before Thanksgiving 2021 that he will not be allowed to challenge the merits of the underlying mandates when contesting his anticipated severance or disciplinary actions, provides Plaintiffs and F2C members with a hollow Civil Service system incapable of ensuring the merit system, let alone a forum in which to enforce state and federal statutes. The acknowledgement by Executive Director Bruce Whidden on December 1, 2021, that

the City Council divested the Commission of jurisdiction to consider such defenses without even giving Civil Service Advocates or the public an opportunity to be heard shows the arbitrary and capricious manner in which F2C members and all City and presumably County employees will be treated. In fact, F2C members John Knox, founder of F4F, and Armando Carranza, both first responders from the City, are aware that the City has already caused similar directives to be issued to Panel Members sitting on Board of Rights hearings involving police officers and firefighters, thereby precluding allegedly unbiased Panel Members from rendering informed decisions before deciding the fate of aggrieved firefighters facing termination after, in most cases, more than one year off without pay.

- answer calls, *F2C* knows that many rank-and-file employees of the City and County of Los Angeles are being denied timely assistance to defend against threatened disciplinary actions let alone the sudden denial of exemption requests with unreasonably short times to appeal therefrom. For instance, City employees have been given 5 days to appeal from the date of Discharge Letters and/or Exemption Denials, even though the mail transmittal was delayed and intervening holidays, if applicable, were also counted in the 5 day appeal deadline. Despite same, *F2C* will not abandon its members and believes the time has come for these wage earners to be respected along with the first responders who have joined in this action on behalf of themselves and all other employees and dependents facing the loss of their constitutional and statutory guarantees, i.e. privacy, freedom of speech and association, and a proper education for all young people.
- 18. Although IBEW Local 18 claimed to have procured orders exempting all DWP employees from the vaccination mandates, the release of disciplinary letters on December 1, 2021, to DWP employees, and the withholding of overtime and promotional assignments ever since, including involving the Navajo Nation has intensified the hostile and offensive working conditions to which unvaccinated employees have been and are being subjected. As a consequence, Plaintiffs must persist in their efforts to contest all mandates issued by the City and the County, as well as the State of California. This is especially necessary because even the general public was forewarned that effective December 18, 2021, only the vaccinated could enter government

facilities, including the Headquarters of DWP and various government offices. Access is still being hampered for unvaccinated employees and members of the public seeking services, although private vendors delivering pizzas or furnishing UBER services are not so treated. Such continued retaliation against anyone who dares to question how named Defendant government officials have and will continue to force vaccinations, *PCR*s, continued masking, and passports upon residents, taxpayers, children, and its workforce in Southern California while hiding behind a virtual screen in place and stead of an open forum with robust debate must be enjoined Without accountability, the only ones with rights will be those to whom the masses are allegedly beholden, rather than vice versa.

A) PARTIES AND JURISDICTION

- 19. Plaintiff *FREEDOMTOCHOOSELA* (*F2CLA*) is a grassroots humanitarian effort which has applied for California non-profit corporation status to secure and protect the rights of its members to earn a living and to ensure the education of ones' children, without infringement upon one's right to privacy, to ensure one's bodily autonomy, and the continued enjoyment of such basic freedoms of speech, religion, association and assembly.
- 20. As Founders of *F2C*, NEIL STILLER, employed by the CITY OF LOS ANGELES' DEPARTMENT OF WATER AND POWER (DWP) as an Electrical Repairer and his wife, KIMBERLY STILLER (THE STILLERS), pay taxes to the State of California. Both actively oppose the loss of privacy and the discrimination which Government Employers and Government entities named herein seek to impose upon some but not all public and private sector employees and residents of the State of California, including school-aged children and young adults, while depriving all but a select few of the right to decide one's course of medical treatment, to freely move throughout the State of California, to associate with one's colleagues, and to provide for the health and wellbeing of not only themselves, but all human beings.
- 21. The remaining lead Plaintiffs and their job classifications include the following City employees: ISABEL MARQUEZ (Senior Admin Clerk, DWP-EC), WILSON TURNER (Instrument Mechanic, DWP), DAVID GUNTHER (Heavy Duty Equipment Mechanic, DWP-Fleet), TODD TYLOCH (Lineman, DWP), RAY MOILANEN (AMM, DWP/Power Operations),

1	GABRIEL DOYLE (Electrical Mechanic Supervisor, DWP), ISAAC HERNANDEZ (Welder
2	Supervisor, DWP/General Construction PCM), ED MITCHELL (Systems Programmer I, Harbor
3	Department/IT), BRYAN EPSTEIN (Senior Building Mechanical Inspector, Building & Safety),
4	TRACY BARON (Underground Distribution Construction Supervisor, DPW), MAYRA B.
5	RAYA CRUZ (Airport Superintendent of Operations), AMBER LESLIE (Management Aide,
6	Harbor/Port Police), ADRIAN GAUTHIER (Code Enforcement Inspector, LA Housing
7	Department), HAROLD RAPHAEL (Engineer, City Fire Department), CHRIS KEY (Building
8	Mechanical Inspector, Building & Safety), GARY ROGERS (Air Conditioning Mechanic,
9	General Services Department), SANTIAGO ENRIQUEZ (Refuse Collection Truck Operator,
10	Bureau of Sanitation), SUSANNA HERNANDEZ (Adult Teacher, LAUSD), NICHELE
11	WEATHERFORD (Security Officer, DWP) and JOSEPH "JZ" ZEICHICK (Building Repairer,
12	Zoo).
13	22. Likewise, State employee BERNICE MOLANO ¹¹ (Office Technician, CDCR), as
14	well as County employees TAMI OLENIK (RN/Case Manager, LAC+USC), MANNY BARRIOS
15	(Supervising Lake Lifeguard, Beaches and Recreation), RAMONA BILANCSUK (Payroll Clerk
16	I), GLORIA CHAVEZ (Deputy Sheriff/Sergeant First Class, US Army Reserves), JOANNA
17	CENTENO (RN/Case Manager, LAC+USC), LISETTE MEJIA CRUZ (LVN – Olive View),
18	ANGEL VASQUEZ (Deputy Sheriff), as well as CRISTIAN GRANUCCI (Captain/Paramedic,
19	City Fire Department), and parent RICHARD McDONALD (Project Engineer) are the remaining
20	Lead Plaintiffs. All Lead Plaintiffs and those separately identified in Appendix "A" are also
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23	The state-wide vaccination mandates in Correctional facilities which would have forced long
24	term State employee, Bernice Molano, a firm believer in God, as well as her colleagues to "jab" has since been halted in a case about prison overcrowding. <i>Plata, et al., vs. Newsom, et al.</i>
25	(USDC, 01-CV-01351-JST). As of April 25, 2022, the Ninth Circuit (Case No. 21-16696) has
26	stated that mandatory staff vaccinations is no longer required, although local officials retain authority to make decisions in these regards. In the meantime, the State has turned over testing of
27	unvaccinated employees to a new carrier who is actively compiling private information about State employees, while electronically signing consents not even presented to employees. Because

Molano protested this practice, Molano has since been disciplined.

speaking out on behalf of their children and grandchildren and have authorized this legal action to actively oppose all COVID-19 related Ordinances and Directives of DEFENDANTS mandating COVID-19-related "Vaccinations", Testing, Masking, Microsoft Daily Passes and Passports, which have been targeted at Plaintiffs and their families, while exempting public officials from same. Like THE STILLERS, all Lead Plaintiffs are taxpayers who are personally affected by the mandates at work, during their off-duty hours, and in their childrens' schools.

- 23. The STATE OF CALIFORNIA (STATE) is a sovereign State which employ thousands of employees in its various agencies located throughout the State of California, with its most noticeable Departments including, but not limited to, CALTRANS (the Department of Transportation), the California Highway Patrol, the California Department of Public Health, the Department of Forestry, the Department of Motor Vehicles, and the Department of Corrections and Rehabilitation, maintaining facilities in the Southern California area. *F2C* is informed and believes the State of California employs more than 150,000 civil servants, including many serving at the pleasure of the appointing authority, as well as those covered and protected by the State Employer-Employee Relations Act, *Government Code §3512*, *et seq.*, often cited as the *Ralph Dills Act*.
- 24. Despite same, GOVERNOR GAVIN NEWSOM (NEWSOM), sued in his official capacity, was among the first in the nation to take credit for exercising his gubernatorial authority during 2020 to place California in a State of Emergency because a COVID-19 virus was believed to have escaped from the Wuhan Laboratory in China. NEWSOM also caused a Memorandum of Understanding to be entered into with KAISER PERMANENTE to ensure the vaccination of essentially *everyone* in California ¹² and has sought to take away basic freedoms and rights guaranteed by the California Constitution, if not the Constitution of the United States as well, when mandating for residents in California various COVID protocols, including social distancing,

¹² See lawsuit filed with the support of America's Frontline Doctors, entitled *United KP Freedom Alliance, et al., v. Kaiser Permanente*, USDC 21-CV-07894, to redress the mass firing of Kaiser employees who refused to be vaccinated by September 30, 2021.

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school and church closures, mask mandates, and most recently vaccinations, including for State employees and healthcare workers. Finally, on October 1, 2021, NEWSOM announced that once the Food and Drug Administration (FDA) approved a COVID vaccine, California will require eligible students in public and private schools between the ages of 5 and 12 to be vaccinated, while others are seeking to impose vaccinations on infants at the age of six months, even though many conceived during the "plandemic" have already been subjected to such doses in utero.

- 25. The CITY OF LOS ANGELES (CITY) is a government entity whose primary offices are located at 200 N. Spring, Los Angeles, California 90012, within this judicial district. In these regards, the CITY operates numerous Departments, including, but not limited to, its POLICE DEPARTMENT, FIRE DEPARTMENT, SANITATION DEPARTMENT, the HARBOR DEPARTMENT/THE PORT OF LOS ANGELES, the ZOO, GENERAL SERVICES, PARKS & RECREATION, BUILDING & SAFETY, ANIMAL SERVICES, TRANSPORTATION, LA HOUSING, LOS ANGELES WORLD AIRPORTS, and the DEPARTMENT OF WATER AND POWER, while employing more than 75,000 civil servants, including many serving at the pleasure of the appointing authority, as well as those covered under various Memorandums of Understanding, pursuant to the City's Charter and Local Employee Relations Ordinance, which seeks to internally provide for compliance with the Meyers-Milias Brown Act, Government Code \$3500, et seq. As of the date of its first series of threats, it was estimated that of the workforce, less than 50% have been vaccinated, with politicians claiming this is due to political affiliations, while making a mockery of legitimate requests for religious and medical exemptions which the City has largely overlooked or borne animus towards.
- 26. ERIC GARCETTI, the MAYOR of the City of Los Angeles, has directed the leadership of various City Departments including, but not limited to, MICHAEL MOORE, Chief of the Los Angeles Police Department; RALPH TERRAZAS, Fire Chief of the Los Angeles City Fire Department; MARTIN ADAMS, General Manager of the DEPARTMENT OF WATER AND POWER; JUSTIN ERBACCI, Chief Executive Officer of the LOS ANGELES WORLD AIRPORTS; DENISE M. VERRET, Chief Executive Officer, the LA ZOO; MICHAEL SHULL, General Manager, PARKS & RECREATION; BARBARA ROMERO, General

1	Manager, BUREAU OF SANITATION; TONY ROYSTER, General Manager, GENERAL
2	SERVICES DEPARTMENT; ANN SEWILL, General Manager, LA HOUSING DEPART-
3	MENT; EUGENE SEROKA, Executive Director and MARLA BLEVINS, Deputy Executive
4	Director and Chief Financial Officer, PORT OF LOS ANGELES and its HARBOR DEPART-
5	MENT; OSAMA YOUNAN, General Manager, and ERIC JAKEMAN, Assistant Bureau Chief,
6	LA BUILDING AND SAFETY; BRUCE WHIDDEN, Executive Director, THE LOS ANGELES
7	CIVIL SERVICE COMMISSION; and MATTHEW SZABO, Los Angeles City Administrative
8	Officer; to implement COVID mandates touted by GARCETTI and adopted by the CITY
9	COUNCIL, including NURY MARTINEZ, GIL CEDILLO, PAUL KREKORIAN, BOB
10	BLUMENFIELD, NITHYA RAMAN, PAUL KORETZ, MONICA RODRIGUEZ,
11	MARQUEESE HARRIS-DAWSON, CURRY PRICE, MARK RIDLEY-THOMAS, MIKE
12	BONIN, JOHN LEE, MITCH O'FARRELL, KEVIN DE LEÓN, AND JOE BUSCAINO. The
13	City tallied by Department who was or was not vaccinated and/or declined to state, with the
14	results of same attached hereto as Exhibit "8". Because close to only 50% had been "jabbed", the
15	City ramped up its efforts and issued Public Orders on October 6, 2021, wherein the
16	COVID mandates continue to reference social distancing and mask requirements, but also full
17	vaccinations, unless given an exemption, as a condition of continuing employment, or as a
18	condition to being given access to events and as most recently announced by the City Council,
19	entrance into even grocery stores. A true and correct copy of said Ordinance is attached hereto as
20	Exhibit "9". In light of same, GARCETTI, MOORE, TERRAZAS, ADAMS, ERBACCI,
21	VERRET, SHULL, ROMERO, ROYSTER, SEWILL, SEROKA, BLEVINS, YOUNAN,
22	JAKEMAN, WHIDDEN, and SZABO and each COUNCIL MEMBER named herein are sued in
23	their official capacity.
24	27. The COUNTY OF LOS ANGELES, a government entity whose primary offices
25	are located at 222 North Grand Avenue, Los Angeles, California 90012, within this judicial

district, operates numerous Departments throughout unincorporated areas of the COUNTY OF

include, but are not limited to, the SHERIFF'S OFFICE, the FIRE DEPARTMENT, the

LOS ANGELES and provides services for a fee to Contract Cities. The COUNTY's Departments

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- MEMBERS OF THE BOARD OF SUPERVISORS, including HILDA SOLIS, 28. JANIS HAHN, HOLLY MITCHELL, SHEILA KUEHL and KATHRYN BARGER, are hereby sued in their official capacities, along with FESIA DAVENPORT, the COUNTY's CHIEF EXECUTIVE OFFICER, for not only authorizing a mandatory vaccination policy, but taking additional steps to ensure that only fully vaccinated members of the public will receive a passport permitting attendance at concerts and public events and the ability to enjoy indoor dining and similar activities which the non-vaccinated shall be restricted from unless one has taken a mandatory PCR test within the 72 hours prior to admission. These measures have been adopted without regard to the fact that nonvaccinated residents of the County contribute the same, if not greater monies as taxpayers to the County of Los Angeles. The Orders of the COUNTY's HEALTH DEPARTMENT, dated September 28, 2021, detailing how the COVID-19 mandates would be implemented, as of October 7, 2021, is attached hereto as Exhibit "10". Shortly thereafter the COUNTY's COVID-19 Vaccination Policy prepared by the County's Department of Human Resources was codified into Policy #640, effective October 1, 2021, and signed off on by DEFENDANT LISA GARRETT, with a true and correct copy of same attached hereto as Exhibit "11"
 - 29. The LOS ANGELES UNIFIED SCHOOL DISTRICT (LAUSD), under the day-to-

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day operations of Superintendent MEGAN REILLY, who was preceded by AUSTIN BEUTNER, operates the second largest public school system in the United States, grades K-12, and in which more than 620,000 students attend, as well as independent Charters and affiliated Charter Schools throughout Los Angeles County. LAUSD is primarily headquartered at 333 S. Beaudry, Los Angeles, California 90017, within this judicial district and employs more than 75,000 employees. Plaintiffs are informed and believe that LAUSD sets the bar for all other School Districts in the State of California. As of the date of filing, it is believed that LAUSD has perpetuated discourse between parents and school-aged children by seeking to bully students into accepting the vaccinations, in some cases without parental consent, to avoid the student losing contact with his/her friends or the ability to enjoy extra-curricular activities. This has occurred even though LAUSD has refused to inform parents and students of VAERS data which has irreversibly affected the lives of many school-aged children across the country who were vaccinated and have either died or will suffer the consequences for the rest of their lives. To achieve compliance, LAUSD has imposed further draconian measures recommended by the COUNTY's Public Health Officer, Dr. Barbara Ferrer, including that as of October 3, 2021, or the next latest date of November 1, 2021, unvaccinated youth are prohibited from participating in extra-curricular activities, while distant learning or virtual attendance in the future has also been threatened. At the same time, LAUSD has sought to obtain full vaccination compliance amongst staff, and in so doing have severed more than 400 employees, while indicating to non-vaccinated employees, including Plaintiff SUSANA HERNANDEZ and JENY VASQUEZ, that although Virtual Learning assignments exist, for the most part the non-vaccinated employees will not be so assigned, but instead forced to depart the District entirely.

- 30. Defendant MEGAN REILLY (hereinafter Defendant REILLY) is the Superintendent of the Los Angeles County Unified School District ("LAUSD") who is now charged with the daily operations of LAUSD, including implementing the policies and mandates established by former Superintendent Austin Beutner. Defendant REILLY is sued in her official capacity, only.
 - 31. The LOS ANGELES COUNTY OFFICE OF EDUCATION (LACOE) under the

auspices of its Superintendent, DR. DEBRA DUARDO, sued in her individual capacity, provides support to School Districts throughout the County of Los Angeles and other educational facilities, including alternative education, juvenile court schools, custodial facilities, and various schools of the performing arts. LACOE is primarily headquartered at 9300 Imperial Highway, Downey, California 90242 and represents itself as providing services to more than 1.4 million students attending schools throughout the County of Los Angeles. If LAUSD and LACOE are not enjoined, students throughout the State of California will continue to be deprived of the equal education that they are entitled to receive according to California's Constitution and federal mandates.

- 32. Defendants GEORGE MCKENNA, MONICA GARCIA, JACKIE GOLDBERG, SCOTT SCHMERELSON, NICK MELVOIN, KELLY GONEZ, and TANYA ORTIZ FRANKLIN, respectively, are members of the LAUSD Board of Education (collectively, the "Board Members"), who despite being apprised of the ill-conceived vaccination mandates, PCR Testing, masking, and *Daily Pass* programs, have insisted instead that each School enforce the mandates upon students and staff members alike. Each of the Board Members are sued in their official capacity as well.
- 33. Additionally, members of the BOARD OF WATER COMMISSIONERS which oversees DWP, is also sued herein, including President CYNTHIA McCLAIN HILL, SUSANA REYES, NICOLE NEEMAN BRADY, JILL BANKS BARAD-HOPKINS and MIA LEHRER, in their official capacities.
- 34. PUBLIC HEALTH OFFICIALS DR. TOMÁS ARAGÓN, DR. MUNTO DAVIS and DR. BARBARA FERRER, who have guided and prescribed the terms of the various mandates now being enforced are sued in their official capacity.
- 35. The true names and capacities, whether individual, corporate, associate, or otherwise, of DOES 1 through 500 inclusive, are unknown to Plaintiffs at this time. Plaintiffs therefore sue said Defendants by such fictitious names. Plaintiffs are informed, believe and thereon allege that each of the fictitiously named Defendants are in some way responsible for, participated in, or contributed to the matters and things complained of herein and is legally

responsible in some manner. Plaintiffs will seek leave to amend this Complaint when the true names, capacities, participation, and responsibilities have been ascertained. Plaintiffs are informed and believe, and thereon allege, that at all times herein mentioned, the Defendants named in this action, as well as the fictitiously named Defendants, and each of them, were agents and employees of the remaining Defendants and in so doing the things hereinafter complained of, were acting within the course and scope of such agency and/or employment and with the knowledge and consent of the remaining Defendants.

B) GOVERNING LEGISLATION

36. This lawsuit seeks declaratory and injunctive relief, as well as damages, due to the passage and enforcement of the following but not limited to COVID-19 Vaccination Mandates which were adopted and have or are being rolled out in full force and effect by the government entities and their officials, collectively Defendants herein. It should be noted there are numerous legislative enactments which authorized various public agencies, including municipalities, County governments, and other public entities, i.e. School Districts, institutions of higher learning and similar entities, to handle their own labor relations matters in lieu of the State's Public Employment Relations Board (PERB) which may enforce provisions of the Meyers-Milias Brown Act, Government Code §3500, et seq, and the Higher Education Employer-Employee Relations Act, Government Code §3560, et seq. if a mechanism does not separately exist to ensure stable labor relations within municipalities and County governments. Herein, Defendant government entities, generally by charter provisions, have established their own procedures to provide for collective bargaining and a means to adjudicate disputes before its own Civil Service and/or Employees Relations Commission. However, F2C is informed and believes that a ruling from the Public Employment Relations Board (PERB), which issued on July 26, 2021, involving AFSCME, PERB Decision 2783-H¹³, was and is still being used to thwart the obligation to bargain with

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¹³ PERB Decision 2783-H found that flu vaccine mandates are not proper subjects of bargaining, but rather permits a Union to bargain over the effects of the mandates on its employees. Plaintiffs wholeheartedly disagree with the initial premise since AFSCME did not seek to refute the Regents case, nor did it offer any evidence calling into question the true motive of the University to justify

employee representatives over the vaccine mandates, on the basis that PERB said you do not have to bargain. However, each government entity herein is not bound by said decision, while Defendants have also refused to permit employees to ratify or reject these critical changes to their terms and conditions of employment, even though their pay could be grossly reduced by more than \$500.00 per month because of *BlueStone* and possibly even *Fulgent*. Ironically, Defendants will in all likelihood assert an "emergency", but will be unable to explain why additional pay due and owing for rendering services because of the "emergency", per the terms of various Memorandums of Understanding, aka collective bargaining agreements, has not been paid. Each of these machinations are directly contrary to sound labor relations.¹⁴

(1) The State of California

- a) Although NEWSOM in January 2021 caused an Agreement to be entered into with KAISER PERMANENTE to make California a "fully vaccinated" state, KAISER and in turn the STATE OF CALIFORNIA issued various orders to sidestep the collective bargaining process. When KAISER believed its employees would leave employment with KAISER for other healthcare institutions, on August 5, 2021, the State of California announced it would impose a vaccine mandate on healthcare workers. The pending challenge to same by *America's Frontline Doctors* is referenced in footnote 4, above.
- b) Days before, on July 26, 2021, Governor Gavin Newsom announced in a press conference that the State of California, as one of the largest employers in California would lead by

its intentions on mandating Covid-19 shots, rather than the typical flu vaccine most have been accustomed to taking for years. AFSCME likewise did not appeal the decision even though the

"jab", namely, to alter one's genetic make-up is fundamentally different that fighting a flu virus. It is rather ironic that the "flu" vaccine was quickly abandoned by the Regents of the University of California post hearing, while governments have refused to bargain in good faith ever since.

¹⁴ Unlike the County Firefighters Union, Local 1014, which believes that giving some money to its recalWcitrant firefighters which the County has offered will cause more to vaccinate, F2C and F4F believe that one's life should be worth quite more. As noted above, deceased pilots learned that money is not the saving grace that it was supposed to be.

example and would implement a policy requiring vaccine verification of all state employees and mandate regular COVID-19 testing for all unvaccinated employees working on site.

https://www.gov.ca.gov/2021/07/26/california-implements-first-in-the-nation-measures-to-encourage-state-. In fact, there was no Executive Order or anything signed or stamped by the Governor, just a publication on his website following the announcement, although various State Department under Newsom's chain of command, including CalHR took immediate action. Caltrans also immediately issued a Personnel Information Bulletin PIB 21-29 dated July 26, 2021. Following the policy bulletin, a testing contract was executed to *ShareStaff* for COVID-19 testing and testing was rolled out to all Caltrans Districts. In doing so, the Department implemented mandatory weekly testing for those that are unvaccinated against SARS-CoV-2 or those who chose not to declare their status when reporting to a worksite.

- c) NEWSOM also sought to carry out a vaccine mandate at facilities under the auspices of a Receiver in charge of the Department of Corrections and Rehabilitation (CDCR). As the Order which issued on September 27, 2021, in *Plata, et al., vs. Newsom, et al.* (USDC, 01-CV-01351-JST) reflected, approximately 75% of both incarcerated persons and health care staff, and approximately 42% of custody staff, had been fully vaccinated as of that date. US District Judge Jon Tigar noted in *Plata, supra,* that the overall staff vaccination rate was approximately 55% statewide, with rates in the 30% range at several institutions and a correctional staff rate as low as 18% at one institution. Although Judge Tigar then sought to impose a vaccine mandate on employees and prisoners, the California Correctional Peace Officers Association intervened and appealed said decision. See footnote 6, above.
- d) NEWSOM has also issued statements supporting vaccination of all school aged children, including from ages 5-12, with the last such Press Release issuing from NEWSOM on October 1, 2021. Although NEWSOM maintains that he cannot be held culpable for his Public Statements, the fact remains that NEWSOM vigorously continues to claim the existence of an emergency including when seeking to force Covid mandates upon older school aged children, despite Health and Safety Code section 120335 which enumerates ten illnesses from which a child must be immunized as a condition for enrollment in California's schools. COVID-19 and

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its variants are not included in the list, while government officials turned a blind eye to the personal exemption process envisioned by the Legislature for all but the ten mandated vaccinations.

(2) The County of Los Angeles

- The purported Executive Order issued on August 4, 2021, by Hilda Solis, chair of a) the LOS ANGELES COUNTY BOARD OF SUPERVISORS "[e]stablish(ing) a mandatory vaccination policy, effective immediately, which requires all County employees to provide proof of full vaccination by October 1, 2021" was then ratified by the BOARD OF SUPERVISORS on August 10, 2021. These actions were undertaken in contravention of the Ralph M. Brown Act, §§ 54950 et seq. of the California Government Code. When so ratifying the Order, HILDA SOLIS, KATHRYN BARGER, HOLLY MITCHELL, SHEILA KUEHL and JANICE HAHN engaged in little debate about the far-reaching consequences of this unprecedented mandate affecting not only more than 110,000 employees of the County, but the population of Southern California and all visitors who come to the COUNTY OF LOS ANGELES. The Order remains in full force and effect, with COUNTY DEPARTMENTS, with the exception of the then Sheriff's Department, enforcing said Orders by mandating masking and PCR testing for its employees, while also implementing a "Passport Program" set initially to commence on October 7, 2021, which discriminates against individuals seeking to gain access to concerts, clubs, indoor and outdoor events, restaurants, and businesses, including stores, henceforth, unless they can show proof of one's vaccination status or receipt of negative testing procured within 72 hours of one seeking to gain access. Such a requirement is not mandated from the vaccinated, despite their greater propensity to spread let alone be infected with the virus.
- b) At the same time, the County has resisted granting exemptions submitted by non-vaccinated employees in the County of Los Angeles and have allowed religious and medical exemption requests to be largely ignored. To try and hide its dilatory response, the County commenced questioning the religious beliefs of employees seeking a religious exemption by demanding that additional forms be filled out about such topics as fetal cells and one's exposure and/or use of same during one's lifetime. A copy of this inquiry postponing the granting of an

exemption for Plaintiff RN TAMI OLENIK and RN OLENIK's well-reasoned response founded on her religious beliefs is attached hereto as Exhibit "12". Suffice it to say, however, the questionnaire is yet another stall tactic which continues to intrude upon one's right to enjoy his/her religious beliefs, and seeks to use a *red herring*, namely the use of fetal tissues in food and vaccinations, to diffuse issues. Plaintiffs submit that like RN OLENIK, most Americans had no idea fetal cells were being used in vaccinations taken more than sixty years ago let alone are present in consumable products.

(3) The City of Los Angeles

- a) The COVID-19 Vaccination Mandate Ordinance, Ordinance 187134, was passed by the LOS ANGELES CITY COUNCIL on or about August 16, 2021 and added Article 12 to Chapter 7 of Division 4 of the Los Angeles Administrative Code to require COVID-19 vaccinations and boosters for all current and future city employees and required that all City employees report their vaccination status in accordance with the City's Workplace Safety Standards, no later than October 19, 2021, pursuant to Section 4.701(a) of the Ordinance. Said Ordinance has been cited by the head of the Civil Service Commission as the instrument wherein the City Council divested the Civil Service Commission of any jurisdiction to adjudicate issues pertaining to the mandates, even though equal employment opportunity issues abound because of the manner in which employees have been singled out, harassed as well as discriminated and retaliated against because of their religious beliefs, disabilities, demands for accommodations, protests, whistleblowing and associations.
- b) Because of opposition to the mandates, repeated and nagging demands that employees report their vaccination status have included threats of cessation of employment, suspensions and denial of promotional opportunities, with proof of same issuing to employees in at least the General Services, Building & Safety, Parks and Recreation, LA Housing, Sanitation and Zoo Departments right before Thanksgiving 2021. DPW started issuing its Orders on December 1, 2021, by memo purportedly issued by DWP General Manager Martin Adams, although not signed, demanding that one report vaccination status by December 5, 2021, even though Martin Adams and others, assured employees that DWP would be excluded from all

mandates. This latest threat to a workforce of more than 10,000, many of whom are listed in Appendix "A" hereto as members of *F2C*, has been served on various employees, in some cases with less than 24 hours business notice to comply. Compliance has been ramped up even more since, with management employees including Superintendents visiting job sites seeking to bully employees, without providing *Weingarten* representation, into complying, in the same way that Fire Chief Crowley is doing so now. The City's Department of Transportation, on the other hand, appeared to ignore the Ordinance and used unvaccinated employees to staff the vaccination lines at venues like Dodger Stadium, but are now trying to say that these employees, like Vito Maciel and Jose Diaz, can no longer be employed unless vaccinated.

c) Although the City announced that effective December 18, 2021, all employees had to be vaccinated, testing would not be allowed, and all City facilities would bar entrance to the unvaccinated, the City has been dilatory in responding to exemption requests and has been challenged in Grievance Hearings and other forums about the \$520.00 the City states it will extract from employees on behalf of *BlueStone*'s PCR testing. In turn, the City broadly disseminated another Memo, a true and correct copy of which is attached as Exhibit "13" which requires an employee whose exemption request has not been ruled upon to agree to take the *PCR* test and to pay \$260.00 per pay period, with the City having two pay periods per month, until the exemption request is acted upon. Although on July 13, 2022, the Honorable Rupert Byrdsong of the Los Angeles Superior Court has ruled that *Labor Code §2802* prohibits an Employer from forcing employees to pay said monies, namely the LAPD, the fact remains that repeated threats of invoicing became commonplace, including for testing which has since been conceded as incapable of discerning a live virus. To date, the City has refused to give written assurances to non-LAPD employees that said ruling covers their Departments.

(4) Schools and Governing Entities

 a) Pursuant to state and local law and emergency orders promulgated as a result of the COVID-19 pandemic, all schools in Los Angeles County were permitted to reopen on
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February 26, 2021, but LAUSD declined to do so. ¹⁵ LAUSD was then sued for refusing to reopen its schools. Sometime thereafter, former Superintendent Austin Beutner in collaboration with the Board Members named in paragraph 32, above, announced that LAUSD would only allow non-vaccinated students to attend school if they submitted to: (i) regular mandatory PCR tests; (ii) the use of the *Microsoft Daily Pass* digital tracking system ("*Microsoft Daily Pass*"); and, (iii) covered their noses and mouths with masks at all times while on school grounds ("mandatory masking). Plaintiffs have further reason to believe that the *Microsoft Daily Pass* system screens out a disproportionate number of unvaccinated students because of their whereabouts and known associations. As of January 8, 2023, students have also been required to upload results of a rapid antigen test into the *Daily Pass* system, as a condition of returning to school for the Spring Semester of 2023.

- b) Since these measures have been instituted and are currently in force in LAUSD schools and are highly recommended by LACOE and the Board of Education, other School Districts in California, i.e. *Hart Unified School District* in the City of Santa Clarita as well as *Bishop Unified School District* in Bishop, California, close to the site of *Manzanar*, California's last internment camp during *World War 2*, seeks to implement certain of these measures within their own Districts. Doing so will only exacerbate the deterioration of the educational system, which was supposed to afford all students equal access, including to extra-curricular activities.
 - c) At the same time, Plaintiffs are informed and believe that vaccinated teachers in

Instead of allowing students to attend school, the Board Members and then Superintendent Austin Beutner instituted a virtual learning program that empirical data proves and at least one California state court judge has held is not an adequate substitute for in-person learning. See *A.A.*, *et al. vs. Newsom*, Case No. 37-2021-00007536-CU-WM-NC (Superior Court of the State of CA, County of San Diego, North Country Div., March 17, 2021). Therein the Court noted, citing *Serrano vs. Priest* (1971), 5 Cal. 3d 584, that "(T)he evidence submitted demonstrates that the January 2021 Framework and the Approval with Conditions, which perpetuate remote learning for some students while not for others, has created an impermissible divide in access to education as otherwise guaranteed by the California Constitution and as otherwise prescribed by the California Education Code. As the California Supreme Court in *Serrano* noted, 'unequal education . . .leads to ... handicapped ability to participate in the social, cultural, and political activity of our society." *Serrano, supra, at* 606."

LAUSD classrooms, if not LACOE's as well, have been authorized to publicly shame those students who fail to raise their hands and acknowledge that he/she has been vaccinated. When one student pointed out the vaccinations were not FDA-approved, the teacher noted that it was not approved for her either, but that they will miss the student when the mandate prevents the students' return to campus completely. In turn the teacher distributed AirPods to vaccinated students, while LAUSD's Incentive Programs offered money, headsets, and expensive admission tickets to popular events to trick students into vaccinating. Effectively leading children to the slaughter should not be countenanced by the teaching profession, particularly since the vaccinations have proven to be a means through which the recipients are reinfected with Covid. After demanding that unvaccinated students and staff be turned away, Plaintiffs are informed that LAUSD has announced yet another emergency, with Dr. Barbara Ferrer seeking to impose another "mask mandate", possibly to bolster the conversion of all campuses to full-time virtual learning for everyone to avoid the purported spreading of covid on the campus and the need for wearing masks. If implemented, not only will California's educational system be dismantled, but a need for teachers will become greatly reduced since videos of instruction can simply be played during set hours wherein participation by students will be monitored by the convenient devices afforded students to monitor their whereabouts. In the meantime, LAUSD is actively seeking to eliminate unvaccinated staff assigned to the Virtual Academy, while refusing to acknowledge that return to the classroom is an accommodation that is reasonable and should be granted.

C) RATIONALE FOR AFOREMENTIONED MANDATES LACKS COMMONSENSE

37. Ironically, although the CITY, THE COUNTY, LAUSD and LACOE, through their government officials and Governing Boards, as well as NEWSOM in the STATE have framed Covid-19 mandates as "necessary," the various policies were carefully crafted to exempt many of the most influential people in the State of California from the requirement that same be vaccinated. For example, on information and belief, the vaccination policy does not apply to elected officials, many of whom are referenced in paragraphs 24, 26-34, above. While seeking to impose mandates at the federal courthouses in Los Angeles, Presiding Judge Philip Gutierrez has indicated that although one must be vaccinated to enter the courthouse and serve on civil juries, said requirement will not be enforced with respect to criminal juries due to a recognition that a

criminal defendant is entitled to have his/her case heard by a cross-section of the community, to wit, non-vaccinated jurors. Such an exemption was not then extended to civil cases in federal court where litigants are also entitled to present their matters to a jury of their peers, including citizens who embrace and decry vaccinations let alone any mandate affected by a removal of one's freedom to choose. At the same time, Posters at the Los Angeles County Superior Court were then displayed finally recognizing that vaccinated persons also experience Covid symptoms, yet they only need quarantine for 10 days, even though the Covid load in their noses alone far exceeds what is generally found in the unvaccinated. Nonetheless, the non-vaccinated with symptoms must stay away from the Superior Court for 14 days.

- 38. When justifying her decision to unilaterally issue a directive on August 4, 2021, Hilda Solis has ever since couched the decision in political terms, saying that the "unvaccinated" had "refuse[d] to do their part altogether." Supervisor Holly Mitchell is reported as saying: "While it may be tempting to provide more flexibility for people not to be vaccinated and be tested instead, this would just delay the inevitable." When speaking to the issue of the Passport Program, Supervisor Janis Hahn stated that perhaps individuals who had taken only one of two required "Jabs" should be treated as if fully vaccinated.
- 39. These politically inspired rationales are likewise illogical since it has been admitted that placebos have been given to some test groups, meaning these individuals are considered to be fully vaccinated when in fact they are not, but yet will be treated differently and better than all individuals who have refused "medical procedures" when neither the risks nor the consequences, including relative to the donation of blood by the "vaccinated" are fully known. Similarly, the County Board, like the City, did not consider whether they could make accommodations for individuals who do not want to get the shots, even though in 2020, these same governments, acting as Employers, insisted that "high risk" individuals stay at home. Now the City and County are revoking "telecommute" assignments without rhyme or reason, while favoring the vaccinated employees for these positions. Simply put, either you are "high risk", or you are not; either you have been vaccinated to prevent the spread of the virus, or this excuse has been given to reduce the size of the workforce by firing or disciplining the disabled and/or

persons with religious beliefs and/or because of one's associations, despite civil service and EEO protections designed to prohibit such discrimination and retaliation.

- 40. LAUSD and LACOE have also relied on the advice of the County's Health Officer, Barbara Ferrer, who has caused students to be segregated and removed from extracurricular activities in the Fall of 2021, if not vaccinated. Said policy was initially set to take effect October 3, 2021, but was postponed to November 1, 2021. Although LAUSD claimed 77% of its athletes became fully vaccinated, the impact upon students and their schools was best described by Eric Sondheimer of the *Los Angeles Times* in his article on November 1, 2021, entitled, "LAUSD removing athletes who aren't fully vaccinated from rosters". ¹⁶ Plaintiffs are informed and believe that Barbara Ferrer also played a pivotal role in more than eighteen months of virtual learning which deprived most students of a classroom education, even though the consequence was a rise in suicide rates and enhanced online bullying. Rather than address these basic issues head on, Barbara Ferrer and her cadre of staff, including her own daughter employed by LAUSD, have refused to consider ample testimony from physicians, scientists and researchers at UCLA, LAC+USC and other reputable universities that demand a stop to the very mandates opposed by *F2C* and its members herein.
- 41. This continues to take place even though a well-rounded education includes the ability to qualify and join after-hours school programs which help shape and fine tune social and

¹⁶ As noted by Sondheimer, more than 100 students at Taft High School in Woodland Hills were alerted they no longer were allowed to play on teams, while "University High School had to forfeit its City Section Division II semifinal girls' tennis match against Hamilton because it didn't have enough players vaccinated. Torres had pulled out of its football playoff game Friday against New Designs Watts because of the same issue."

F2C Plaintiffs Amber Leslie and Richard McDonald are also aware that some students who wished to remain in their extra-curricular activities were able to vaccinate and are now hiding the adverse consequences of having done so from their parents and others. At the same time Richard McDonald and his son were denied admission into the Zoo and even Griffith Park Observatory because they lacked Passports, while even undersigned counsel who had purchased tickets for an Art Fundraiser in Hollywood featuring Ukrainian artists was denied admission as well.

motor skills, but also enhance one's standing in school and future opportunities. Although a split decision by the 9th Circuit which issued on December 4, 2021 in *Doe, et al. vs. San Diego Unified School District, et al. 21-56259,* 2021 U.S. App. LEXIS 35760 *; _ F.4th _, refused to stay mandates and claimed it was speculative for an anonymous female athlete to claim that her ability to procure scholarships and to advance in the competitive market will be stymied, in a Dissenting Opinion, Circuit Judge Ikuta properly noted that "Doe's irreparable injury is not her inability to obtain an athletic scholarship, but the loss of her First Amendment rights, which "*unquestionably constitutes irreparable injury*". (Citation). F2C is now informed that LAUSD, in tandem with the City of Los Angeles, has removed unvaccinated students, including the son of lead Plaintiff Amber Leslie, from the LAFD Fire Cadet program. Similarly, various colleges and universities, including CalStateNorthridge, have even denied unvaccinated students, including the children of City Plumber Anthony Johnson who has a race discrimination case presently pending against the City, the ability to register for online classes or to complete their degree programs.

42. F2C and its members¹⁷ identified in Appendix "A" clearly agree that irreparable injury exists, while not all of the devastating effects of the vaccinations are yet known. Forcing a vaccination under these circumstances is arbitrary and capricious, while Plaintiffs have reason to believe that not all employees and students are being subjected to the same scrutiny. Most Plaintiffs, including members identified in Appendix "A" are also aware of the heart-wrenching account by the mother of Everest Romney, a star basketball player in Utah, who after he received in April 2021 the "jab" required for youth and their chaperones then taking a summer mission trip, found himself alongside his chaperone, his father, in the hospital for several weeks with life-threatening consequences which will plague them for the balance of their lives.¹⁸

¹⁷ Herein, Plaintiffs have identified on Appendix "A", students subject to the mandates now and in the future by referencing the students' either by name or by initials placed in the column next to their parents, grandparents or guardians name. Concern for the wellbeing of these children will not be dissipated simply because of the threats that Respondents may seek to carry out.

¹⁸ In the same way, mainstream media has failed to share that Buffalo Bills' Damar Hamlin

- 43. F2C is also informed and believes that schools and affiliated Charters have even caused children during the regular school day and after hours to be segregated from their classmates and former team members. F2C is also aware that some students have even been left alone in locker rooms, without supervision, despite Educational Codes and regulations mandating adequate supervision on campuses. Undersigned counsel previously served notices about these matters upon LAUSD, including Principals, at Birmingham, John Burroughs Middle School, Hesby Oaks, Eagle Rock and San Pedro High School, only to have the Incentive Program ramped up thereafter.
- 44. Thus, the decision-making process does not pass muster and is on its face, arbitrary and capricious, since neither the State, the City, the County, LAUSD nor LACOE have engaged in any unbiased fact-finding nor offered a plausible basis for differentiating between the unvaccinated with exemptions still pending or denied, and those who have been politically exempted from vaccinating without having to even apply for such protection. Like the federal government which mandated shots for military¹⁹ service personnel and overlooked its own

received vaccinations on December 26, 2022, only days before he collapsed during the *Bills* and *Bengals* game on January 2, 2022. Likewise, the accounts of brave high profile entertainers who did vaccinate, including *Eric Clapton* and *Kid Rock. Clapton* acknowledged being bedridden and incapable of even playing his guitar, to wit, effectively paralyzed because of the "*jab*". *Clapton* has even posted a video decrying the government for not warning the public about the adverse consequences, while also stating that despite efforts to book him at concerts restricted to the vaccinated (similar to those taking place under the *Passport* program touted by the City and County herein), Clapton will not under any circumstance play a concert where the unvaccinated are barred from attending. At the same time, *Kid Rock* has acknowledged that he as well as members of his band have become reinfected and are susceptible to breakthrough viruses.

¹⁹ See Army Regulation 40-562, applicable to all branches of the military, which provides that Immunization and Chemoprophylaxis for the Prevention of Infectious Diseases" presumptively exempts from any vaccination requirement a service member that the military knows has had a documented previous infection. The applicable section of the Federal Food, Drug, and Cosmetic Act (Title 21, Chapter 9) regarding EUA of biologics for the military is found at 21 U.S.C. Section 360bbb-3. A lengthy list of requirements and findings must issue before the Secretary of the Department of Homeland Security, the Secretary of Defense, or the Secretary of the FDA, may override a servicemembers' right of *informed consent*.

Regulations and statutes which prohibit the mandating of experimental vaccinations without "informed consent"²⁰, Defendants must be penalized for falsely informing their employees that the vaccinations have been approved.

45. Nor are the Vaccines and *PCR* tests the equivalent of lawful drug testing programs agreed to by labor organizations when a reasonable suspicion that an employee is under the influence while on the clock exists to warrant a drug test. However, a reasonable suspicion in the current situation does not exist simply because someone refuses to vaccinate or declines to divulge their vaccination status. In fact, government officials have excluded from testing and even masking, vaccinated employees and ones politically exempted from doing so, even though these individuals may actually exhibit Covid symptoms. At the same time, drug testing can be performed by a variety of entities, and not simply a monopoly like the one enjoyed by *Fulgent Genetics* in the County and *BlueStone* in the City.

D) THE MANDATES AT ISSUE

(1) COVID Vaccines

46. Three Covid vaccines were granted emergency use authorization²¹ (EUA) by the FDA and are currently in use. One is manufactured by Moderna (the "Moderna Vaccine"), a second by Pfizer BioNTech (the "Pfizer Vaccine") and a third by Johnson & Johnson/Janssen (the

²⁰ It should be noticed that the Department of Defense has contemporaneous with this filing, finally rescinded its vaccination mandates and has agreed to start rectifying adverse actions taken against the unvaccinated members of the military. It is a frightening proposition that the vaccinated military may be incapable of defending the United States, let alone its institutions and personnel serving abroad.

²¹ Quite sadly, government agencies, including the California Department of Fair Employment and Housing, have put out contradictory literature suggesting the vaccines have been "FDA-approved", ignoring however what the law says about EUA status, namely, the vaccine is to be used only on an emergency use basis and then provided "*informed consent*" has been given.

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"J&J Vaccine"). These vaccines are collectively referred to as the "Covid Vaccines". However, none of these currently available Covid Vaccines has been approved by the FDA, under the statutory emergency use approval requirements of the Food, Drug and Cosmetics Act ("FDCA"). See §564 of the FDCA (21 U.S.C. Section 360bbb-3) "during the effective period of a declaration [of emergency], of a drug, device, or biological product intended for use in an actual or potential emergency..." 21U.S.C. Section 360bbb-2(a) ((1). Plaintiffs are informed that the CDC in August 2021 announced that Pfizer requested and received approval for, yet another vaccine known as Comirnaty, but conveniently failed to acknowledge that the subject vaccine, Comirnaty, has only "deferred approval", meaning Comirnaty's approval will not take effect until the required studies on infants from ages 6 months to 16 years old are complete and studies pertaining to pregnant women are undertaken. The projected date for Comirnaty becoming available is 2024, while *Pfizer* is also considering a lower dose for children, but by doing so, *Pfizer* would have to tender a new application for FDA consideration. The FDA Letter dated August 23, 2021, a true and correct copy of which is attached hereto as Exhibit "14", acknowledges these deadlines and also raises serious questions and demands studies because of myocarditis, immunogenicity and adverse events involving pregnant women and school-aged children. Undoubtedly, this explains why NEWSOM announced on October 1, 2021, that upon receipt of approval, his vaccine mandate will be implemented for children, ages 5-12, at some time in the future. Whether this should occur at all is seriously undermined by such revelations that Comirnaty, just like Pfizer's BioNTech which remains an EUA, contains an ingredient known as Polyethylene glycol. The molecular makeup is in the same family of synthetic polymers known as Propylene Glycol, a common ingredient used in anti-freeze.

47. It is scientifically irrefutable that long term side effects of the Covid Vaccinations are presently unknown, although many believe that deaths of vaccinated in close proximity to their receipt of the "*jab*" required the "*scientists*" to set new parameters, namely refusing to permit a causal link to be drawn unless adverse events, including death occur more than 14 days after the vaccine is administered. However, the human body is a complex biological system, with long-term side effects incapable of being accurately forecast vis a vis computational technology or

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statistics. Only laboratory experimental results, and vigilant long term human trial data accumulated over a statistically significant period of time, will allow scientists to reasonably predict the long-term side effects of the Covid Vaccines. But, as noted, the decision to ignore adverse events, including death and miscarriages, occurring immediately after the jab, has itself been designed to skew the numbers and destroy any possible accuracy of statistics which have been or will be released in the next decade. It appears that the very individuals who issued contradictory directives during 2020, and insisted that immediate deaths be reported as comorbidities, have no desire to conduct a true human study nor will they concede that absent a vaccine mandate, alternatives exist to combat COVID, i.e., Vitamin D-3 megadoses, Ivermectin, Vitamin C, and Zinc. When faced with numerous recipients fainting (syncope), particularly adolescents, Pfizer has stated that "procedures should be in place to avoid injury from fainting." As of June 25, 2021, the FDA also mandated that Pfizer's Fact Sheet be revised to include a warning about myocarditis and pericarditis, namely injuries to the heart muscle and the heart's outer lining. However, the refusal of named Defendants to educate employees and their dependents in these regards before insisting that one be "jabbed" as a condition of employment or a condition of attending school shows that Defendants have acted oppressively, with malice and in conscious disregard of Plaintiffs rights.

48. While opinions on the efficiency and safety of the Covid Vaccines vary widely, a reasonable opinion exists which shows that a Covid vaccination, until proven to be safe, should not be taken into a person's body unless and until potential short and long-term effects are better understood. Naturally these warnings have been buried including from parents whose children have been and still are being bullied to be vaccinated. For instance, as of September 13, 2021, an FDA review memorandum entitled Benefit-Risk Assessment of the Pfizer Vaccine for Age 16-17 years stated that the Pfizer vaccine provides a 6-month protection period and was *predicted to prevent 142 COVID-19 hospitalizations but could cause 196 myocarditis/pericarditis hospitalizations for males 16 to 17 years old*; for males ages 12 to 15, the vaccine may prevent 122 COVID-19 hospitalizations but could cause 179 myocarditis/pericarditis hospitalizations. The memorandum further states: "We note that COVID-19 incidence highly influences the predicted

benefits of the vaccine. If the disease incidence is higher, the benefits of the vaccine will be greater, and vice versa. Therefore, the benefit-risk conclusion may change if the COVID-19 incidence rate becomes very low in the future." Plaintiffs submit this reasoning alone is flawed in that the serious medical risks now conceded by the FDA have been relegated to the backburner rather than featured as a basis to negate consideration, adoption and implementation of vaccine mandates by private and public sector employers, let alone educational institutions, including LAUSD and LACOE.

- 49. On information and belief, the government entities named herein, through their public officials have made findings about Covid and vaccine mandates, while refusing to engage in a meaningful scientific review of available data and evidence concerning: (a) whether or not vaccination is, in fact, the most effective way to prevent transmission and limit Covid-19 hospitalizations and deaths; and (b) whether unvaccinated employees are, in fact, at a greater risk of contracting and spreading Covid-19 within the workplace, including to the public that depends on government services than their vaccinated counterparts. The latter question appears to have been answered by public health officials in the negative since vaccinated employees are now being given telecommuting assignments that greatly reduce public contact.
- 50. Plaintiffs are informed and believe that the finding that unvaccinated employees are at a greater risk of contracting and spreading COVID-19 within the workplace, and risk transmission to the public that depends on City services is contrary to the preponderance of scholarly evidence now emerging regarding the Delta and Gamma variants of the Covid virus on both sides of the vaccine debate. Evidence now shows an increased "viral load" after vaccination, which tends to actually *increase* the spread of Covid-19 by vaccinated people. A recent study found vaccinated individuals carry 251 times the load of covid-19 viruses in their nostrils compared to the unvaccinated.
- 51. Because of same, the Center for Disease Control (CDC) has finally admitted that fully vaccinated still get infected (i.e., "breakthrough infections") and thus there is a risk of transmission to others, while their role in repeatedly changing the definition of "vaccine" so that the Covid-19 "*jab*" would even qualify as a vaccine has since been noted as well. In July 2021, a

CDC study noted that of 469 cases reviewed, approximately three quarters (346; 74%) of Covid cases occurred in fully vaccinated persons, i.e., those who had completed a 2-dose course of the mRNA vaccine (Pfizer-BioNTech or Moderna) or had received a single dose of Johnson & Johnson's vaccine. Likewise, a Report to the LAPD Police Commission on November 22, 2022, a true and correct copy of which is attached as Exhibit "15", shows that vaccinated employees are being hospitalized and reinfected in significantly greater numbers than the unvaccinated, in Los Angeles.

- 52. Thus, if the goal is to prevent Public and private sector employees let alone schoolaged children, including young adults, who are also listed as members of *F2C*, from contracting and spreading Covid-19 within the workplace or schools, evidence now shows that mandatory vaccinations will actually *thwart* that laudable goal by exposing the public to a vaccinated populace more capable of spreading the virus.
- 53. Further, on information and belief, neither the City, the County, the State, LAUSD nor LACOE have considered reasonable alternatives for workers and parents who oppose mandatory vaccinations and have failed to consider least restrictive alternatives. Nor do these entities have Constitutional authority to force anyone to take an experimental vaccine against his or her will without considering, and granting where possible, *reasonable* accommodations for those who chose to not take the vaccine. The State of California, the City, the County and applicable School Districts do not have constitutional authority under normal times, nor during an emergency, to pick and choose who will live and who should die, let alone who can or cannot procreate.
- 54. The vaccine mandates unnecessarily violate the right of all F2C members and their families to privacy, as codified in *Article I*, *§I* of the California Constitution, unlike the Federal Constitution which merely alludes to same, to support decisions which have decried similar intrusions upon a person's bodily integrity. To satisfy the California Constitution, the City must consider and offer reasonable accommodations to avoid unnecessary intrusion upon an individual's freedoms as a middle ground between individual freedoms and collective rights. Instead of doing so, the government entities sued herein have used a lens of partisan politics.

saying they "want[] a vaccinated workforce," without regards to constitutional provisions which require far more than that before invading the bodily integrity of thousands of public employees whom the public depends on, let alone future generations of this country. As noted by the California Supreme Court in *Long Beach City Employees Association vs. City of Long Beach* (1986), 41 Cal. 3d 937, a public employee cannot be arbitrarily deprived of a basic constitutional right of privacy when ordered to take a polygraph examination as a condition to ensuring one's continued public employment, at a time when other City employees assigned as law enforcement were exempted from taking the polygraph. Such second-class citizenry was rejected in *Long Beach CEA*. Efforts to make Plaintiffs and their colleagues because they refuse to vaccinate or refuse to reveal their vaccination status the latest second class should be rejected now since exclusions individually named Defendants let alone the President of the United States has given to political constituents, certain Departments like the Post Office, or even themselves destroy any semblance of purpose.

- 55. Even if Defendants claim the power to order forced vaccinations of its employees, school-aged children, visitors and other residents, as a condition to living in, working for, attending Defendants school, enjoying government sponsored activities or moving freely throughout the State, it may not do so without using the least restrictive way to mitigate the effects of Covid-19. As noted above, none of the government entities sued herein can persuasively argue that their mandates are least restrictive. In fact, there is mounting evidence that the vaccine does not prevent the virus from spreading, while protection of the vaccinated against serious illness no longer appears to be possible since the "Jab" turns its recipients into super spreaders who have lost the immunities they once had. Plaintiffs submit it does not make sense to cause only the vaccinated to be given access to government-sponsored events, unless the intention is to magnify spreading amongst participants.
- 56. As a result of Defendants' unlawful actions, Plaintiffs have suffered damages, ranging from being forced to take an unnecessary drug with an unknown long-term safety profile without informed consent or being continuously harassed for refusing. Certain Plaintiffs have been discharged or threatened with disciplinary action; endured differential treatment and have

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been segregated from eating with one's colleagues at government owned facilities, with access in some cases restricted to only vaccinated employees and members of the public. Defendants by and through their different Departments are denying unvaccinated employees, as well as those who decline to divulge their vaccination status, leave with pay or continuing accommodations, while one's freedom of movement is also being actively monitored.

- 57. In the same vein, these actions are being challenged, including in Colorado, because the Department of Defense (DoD), Health and Human Services (HHS), and the FDA, violated a federal statute, namely 50 U.S.C. Section 1520, when it illegally required military personnel who have already had the virus to submit to COVID-19 vaccinations. As noted in said action, the right of informed consent is one of the sacrosanct principles that came out of the Tribunals at Nuremburg which practiced experiments with little regard for the dignity of those forced to undergo same. Plaintiffs agree that the overriding legal principle of Nuremburg was that no State, not even the United States, may force its citizens to undergo unwanted medical procedures merely by declaring an emergency. Plaintiffs submit that these conditions would violate the Constitution even in the throes of a global pandemic, while this action and the relief requested by Plaintiffs is further supported by the large, and growing, body of scientific data that shows that children in school are at negligible risk of contracting and/or suffering serious adverse impacts of contracting COVID-19. Further, there is no proof that children in school create a greater risk of transmission of the virus nor that schools generally have a higher degree of case rates or transmissibility than any other location where people are congregated.
- 58. Even the alternative considered by Defendants government entities of requiring unvaccinated to submit to PCR tests and to continued masking, while establishing PCR testing, *Passport* and *Daily Pass* programs that allow the government to know precisely where one is at all times are infirm. Plaintiffs submit that the sudden need for the government to know pales in comparison to the serious consequences that have been recorded, including the death of vaccinated pregnant women and/or their unborn fetuses during the first, second and third trimesters, let alone the likelihood of one becoming sterile, to wit an irreversible event that even school-aged children who may one day seek to have their own families should not be forced to endure. Similarly,

scientific studies and data, as will be alleged in further detail below, show that the *PCR* test is of no diagnostic value in determining whether a test subject is infected with COVID-19, nor are masks effective in preventing or reducing the spread of COVID-19 but are instead hazardous to adults and childrens' physical, psychological and developmental health.

(2) Mandatory PCR and Antigen Testing

59. Plaintiffs submit that mandated Testing for unvaccinated²² throughout key public sector Employers named herein, including the State of California,²³ as well as the School Districts is also infirm and is used as a vehicle for procurement of genetic information. Many public and

²² The testing policy blatantly violates 42 U.S. Code § 12112(d)(4)(A) which states that employers

"shall not require a medical examination... unless such examination or inquiry is shown to be jobrelated and consistent with business necessity." The EEOC updated their guidance on July 12, 2022 saying that an employer must show that testing is "job-related and consistent with business necessity" as a COVID-19 viral test is a medical exam under the ADA. EEOC Releases New Covid-19 Guidance Updates. (natlawreview.com)

Mandating products that are Emergency Use Authorization (EAU) is a violation of Federal Law. The vaccines, tests (antigen and PCR) and masks are all under EAU. Title 21 U.S.C. § 360bbb-3(e)(1)(A)(ii)(I-III) of the Federal Food, Drug, and Cosmetic Act states: individuals to whom the product is administered are informed— (I) that the Secretary has authorized the emergency use of the product; (II) of the significant known and potential benefits and risks of such use, and of the extent to which such benefits and risks are unknown; and (III) of the option to accept or refuse administration of the product, of the consequences, if any, of refusing administration of the product, and of the alternatives to the product that are available and of their benefits and risks. EUA products are by definition experimental and thus require the right to refuse.

Under California's laws, Antigen testing by CFR 21 § 56.102 definition is an investigational test article and specifically an investigational device. California Health and Safety Code §§ 111550, 111590 and 111595 limit the use of an investigational drug, device or biologic to only be used in medical experiments. None of the requirements for a medical experiment have been met for the vaccine, testing or masking.

²³ A description of why the testing policies are infirm, including discriminatory and humiliating – is best explained by the manner in which CalTRANS conducted same. As noted by F2C Plaintiff BRIAN WINZENEAD, Engineer, in the Owens Valley, there was no discreteness or confidentiality maintained by the public display of testing. Those unvaccinated or choosing not to declare their status were required for more than one year "to report to a large conference room

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schools in Los Angeles County, including F2C members also have concerns about the Fulgent Genetics and BlueStone technology the County and the City are using to track an individuals' medical status and to gain access to their financial information as well. Plaintiffs are informed and believe and, on that basis, allege that the Fulgent and BlueStone applications gather genetic and medical data and cross-references and links the same through blockchain technology to an individuals' assets, property, residence, credit and financial data. It stores the same and shares said data with other data mining companies including throughout the world. By so doing, PCR testing with the imprimatur and contractual assistance of the Defendants invades Plaintiffs' right to privacy under Article I, §I of the California Constitution, as well as recent additions to California's Fair Employment and Housing Act that prohibits discrimination on the basis of genetic information. See California Government Code § 12920.

As is the case with vaccinations, none of the currently available *PCR* tests for COVID-19 have received final approval from the Food and Drug Administration. Rather, all such tests are unapproved products that have been authorized for emergency use only under an Emergency Use Authorization (EUA). To illustrate this and by way of example, the following language is contained in (and excerpted from) Labcorp's COVID-19 RT-PCR Test EUA Summary, dated May 11, 2021(2):

Results are for the identification of SARS-CoV-2 RNA. The

within the main building of the District Office. The room includes a common kitchen area where many employees store their lunch in a refrigerator. Other employees who are not required to test are aware of when testing occurs and who is testing. There was no privacy as we line up to test. We were required by policy to wear a mask to perform the testing even though we were not required to wear a mask in any other part of the District offices. We were required to perform the humiliating ritual of standing in front of a healthcare worker while sticking a swab up our noses. The State has not shown the necessity of COVID-19 vaccines or testing requirement. Testing of the undisclosed and unvaccinated does not prevent a vaccinated person from coming into work and infecting others. In fact, at our Caltrans District, approximately 80% of all registered cases have been vaccinated. The vaccinated individuals often (elect to) test after they have already been to the office with symptoms. The unvaccinated or undisclosed are being treated as though we are a direct threat which is unsubstantiated. Only a medical doctor can make this determination and the determination must be performed for each individual."

SARS-CoV-2 RNA is generally detectable in respiratory specimens during the acute phase of infection. Positive results are indicative of the presence of SARS-Co-V-2 RNA; clinical correlation with patient history and other diagnostic information is necessary to determine patient infection status. *Positive results do not rule out bacterial infection or co-infection with other viruses*. The agent detected may not be the definite cause of disease. Laboratories with the United States and its territories are required to report all results to the appropriate

public health authorities. *Negative results do not preclude SARS-CoV-2 infection and should not be used as the sole basis for patient management decisions...*The COVID-19 RT-PCR
Test is only for use under the Food and Drug Administrations"
Emergency Use Authorization.

emergency use requires, *inter alia*, that the person being administered the unapproved product be advised of his or her right to refuse administration of the product. See 21 U.S.C. Section 360bbb-3(e)(1)(A) ("Section 360bbb-3"). Also see https://www.fda.gov/media/136151. Rather than respect these constraints, Defendants have demanded full compliance with PCR tests, with the level of intrusion into the nostrils varying by worksite. Several Plaintiffs who were initially led to believe the PCR tests were confidential conditions of employment have since learned about the blockchain technology resorted to as well as the toxic nature of the swabs. At the same time, many Plaintiffs have been told in the City that they owe \$520.00 a month which will be deducted from their paychecks to pay for BlueStone's PCRs, when one's health care institutions offer a variety of PCRs, including providing a sample by spitting, as well as mouth swabs, at no cost. It should be further noted that the County and the City intentionally failed to inform employees subject to PCR testing that spit tests, a far less invasive PCR, had become available, let alone that testing was now

accessible without registering and simply by showing one's employee badge. For these reasons, Plaintiffs submit that the County and the City in concert with Fulgent and BlueStone have ulterior motives for seeking to capture this genetic information from its employees, let alone all data stored in phones and computers which are used by employees to "register" 24 with Fulgent and BlueStone. Likewise, a change in testing companies at State Correctional facilities has even sought to erase testing results for those who have dutifully tested to ensure continuing employment, while also countenancing the preparation of documents with one's electronic signature, even though same has never been presented to employees in question. In light of same, it should be readily obvious that each test administered to date and in the future will violate one's constitutional right of privacy which should otherwise have precluded the collection of data by others about F2C Plaintiffs and members, including their financial information and genetic information from all named Employers, herein. 62. Besides compelling public employees to submit to PCR testing,

LAUSD, by and through its former Superintendent and the Board Members, acting under color of law, also ordered mandatory PCR testing for all students, with same scheme being actively carried out by Superintendent Meagan Reilly and her cohorts, including following Reilly's departure from LAUSD. However, due to publicly available information, LAUSD-related Defendants, including Board Members, knew or should have known that PCR testing does not provide accurate diagnostic information regarding whether the test subject is infected with COVID-19, or is

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²⁴ Above the line Plaintiff, Ed Mitchell, a Systems Programmer in the Harbor Department, was narrowly able to escape firing in January 2022 because his Department was willing to register Mitchell into *BlueStone*, without using Mitchell's personal devices, once Mitchell produced documentation from BlueStone admitting its ability to capture one's data base, including from one's employer. Mitchell was able to then start "spitting", although the City and the County withheld that option from many unvaccinated workers who were subjecting themselves to invasive nasal and mouth swabs without knowing same were laden with toxic material. In close proximity Fulgent then announced a new test capable of easily detecting liver cancer, while diminishing the toxicity of invasive PCR tests by claiming only a trace amount existed. However, for employees who have tested twice a week, for well over a year, the statement by Defendant Employers that the trace amount quickly disappears is itself suspect, if not designed to shield oneself from liability.

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contagious with COVID-19, and thus no reasonable basis for the past and future privacy intrusions of the mandatory PCR testing exists.

- 63. Defendants have also failed to inform Plaintiffs and their minor children that the mandatory PCR testing has not been approved for use in humans by the FDA for the purpose of diagnosing whether they have COVID-19 or are contagious with COVID-19 as required by the statutory framework governing issuance of EUAs generally, as well as the particular EUAs authorizing the emergency use of the PCR tests. Defendants have also failed to inform Plaintiffs and their minor children that they have the option to refuse the mandatory PCR testing as required by the statutory framework governing issuance of EUAs, as well as the particular EUAs authorizing the emergency use of the PCR tests.
- Thus, and although LAUSD and its Board Members instituted the mandatory PCR 64. testing purportedly to prevent or diminish the spread of COVID-19, it has since been shown that PCR testing is not an effective diagnostic tool to achieve this goal, as recognized by state and federal officials. A "positive" test result is not necessarily indicative of COVID-19 infection because PCR tests do not actually test for any disease or infection. PCR tests amplify biological test material taken from the test subject, and then match it to a handful of short genetic sequences "gene snippets" from the genome of the SARS Co-V-2 virus. The test does not determine whether the test subject is infected with any live virus, nor can it diagnose a test subject as actually infected with, ill from, or contagious with COVID-19.
- 65. As the CDC expressly states in the "Instructions for Use" of the PCR testing kit, "[d]etection of viral RNA may not indicate the presence of infections virus or that 2019-nCoV is the causative agent for clinical symptoms". ²⁵ PCR tests are also known to produce a high level of false positives. Varying numbers of testing "cycles" or "amplifications" drastically impact the number of positives results. After approximately 40 amplifications, almost 100% of the positives

²⁵ CDC 2019-Novel Coronavirus (2019-nCoV) Real-Time RT-PCR Diagnostic Panel, "Instructions for Use," Catalog#2019-nCoVEUA-01, 1000 reactions; CDC-006-00019, Revision: 06, CDC/DDID/NCIRD/Division of Viral Diseases Effective: 12/01/2020, www.fda.gov/media/ 134922/download

are likely to be false positives due to: (1) over-amplification; (2) failure to use FDA "gold standard" Sanger sequencing to confirm each PCR positive matches the SARS CoV-2 genetic sequence; and (3) failure to culture a positive sample to determine infectiousness. The cycle threshold (hereinafter "Ct") for all tests in California had been set at 40, until recently when the CDC changed the Ct to 28 (only for those who have been vaccinated, while leaving the Ct at 40 for everyone else).

- 66. Even Dr. Anthony Fauci, Director of the National Institutes of Allergy and Infectious Diseases of the National Institutes of Health, acknowledged in July 2020 that a positive RT-PCR test result using a Ct above 35 is useless for diagnostics. He said, "[I]f you get a cycle threshold of 35 or more, ...the chance of it being replication-competent are [sic] miniscule. And we have patients and it's very frustrating for the patients as well as for the physicians somebody comes in and they repeat their PCR, and it's like 37 cycle thresholds, but you almost never can culture virus for a 37-cycle threshold. So, I think if someone does come in with 37-38, even 36, you got to say, "You know, it's just dead nucleotides, period".
- 67. In sum, the PCR test is entirely useless as a tool to identify the presence of a SARS-CoV-2 virus in the test subject unless the CT is set at an appropriate level. Even then, however, the PCR test does not diagnose whether the test subject is infected with, ill from, or contagious with COVID-19. It merely compares whether amplified biological test material taken from the test subject matches a handful of genetic snippets, representing a minute portion of the SARS-CoV-2 virus.
- 68. Plaintiffs are informed and believe that besides employees, students being subject to PCR tests are being required in close proximity to each other to give samples in other than pristine laboratory conditions. For instance, school personnel at the Bishop Unified School District in Bishop, California, have lined students up outside and then placed extracted specimens in plastic baggies in front of the students. However, any final diagnosis that a test subject is

TWiV 641: COVID-19, Video interview with Dr. Anthony Fauci, This Week in Virology, 4:22-5-10 (Jul. 16, 2020), at https://www.youtube.com/watch?v=a_Vy6fgaBPE

actually infected with COVID-19, and therefore potentially contagious to others, can only be made following examination by a medical doctor. The PCR test cannot and does not make that diagnosis.

- 69. Nevertheless, the City on behalf of *BlueStone* has mandated that \$520.00 per month be withdrawn from the payroll accounts of City employees who are required to test. If PCR testing was vital and reliable, then public sector employees could simply have themselves tested by laboratories and facilities covered under the negotiated health care plans, rather than vendors who received their contracts without competitive bidding, likely because of the influence of Police Commissioner Dr. Pedram Salimpour or the Chinese Communist Party, relative to *BlueStone* and *Fulgent Genetics*, respectively. In the meantime, County RN Joanne Centeno has been fired for seeking such an accommodation, while Gary Rogers and Krista Anderson Moller have not been invited to return to work because of their opposition to these unsafe practices.
- 70. Despite the above, Defendants have unlawfully segregated employees and students into unequal groups based upon their consent or refusal to being subjected to mandatory PCR testing, let alone vaccinations in the first place. Although LAUSD had stated that only the students who consent to the mandatory PCR testing will receive quality in-person teaching and extracurricular activities, this appears to have been abandoned by Dr. Barbara Ferrer in favor of a school campus where only vaccinated students and vaccinated parents will be given preferential treatment. As proof of same, LAUSD in concert with the City's LAFD, removed unvaccinated students from its Fire Cadet Program, much to the chagrin of the son of Amber Leslie now serving in the Marines.
- 71. By following the edicts of Barbara Ferrer, Defendants are coercing parents and children to "consent" to PCR testing on threat of being denied the right to attend school in blatant violation of California state law. Under California Health and Safety Code § 2440 *et seq.*, voluntary consent to medical intervention is required. Cal. Gov. Code § 37100 prevents any creation, application or enforcement of a law or policy that violates the California Constitution or the Constitution of the United States. The mandatory PCR testing violates both, particularly since false positives also lead to isolation and quarantine of healthy people, causing economic,

academic, social, legal and psychological harm to Plaintiffs' and their minor children, including educational apartheid in violation of federal law and the United States Constitution.

(3) Mandatory Masking

- 72. The wearing of face coverings or masks is purportedly required for a medical purpose, i.e., to slow the community spread of the SARS-CoV-2 virus and protect the health, safety, and welfare of individuals in the community, regardless of whether they are working, studying and/or visiting properties belonging to or run by Defendants. Prior to the prevalence of this "virus", the use of surgical masks was limited to use by healthcare workers, who are trained in their use, and were only worn for single use and short periods of time. Plaintiffs are informed that various surgeons²⁷ have since commented upon the deleterious effects upon themselves and members of the operating room when performing extended surgeries while masked. In the summer of 2022, Defendant COUNTY contemplated reimposing indoor mask mandates, but has withdrawn same in all likelihood due to pending litigation, if not demands for the firing of DR. BARBARA FERRER.
- 73. For close to twenty months, physicians and scientists have documented the adverse short and long-term physical, psychological, and social side-effects to children and adults from being forced to wear masks, especially for hours on end while at school or work. At the same time there is no reliable scientific evidence that face coverings or masks reduce or prevent infection from SARS-CoV-2, while ample evidence shows exactly the opposite. Nonetheless, masking has been made a key component of the mandates for even healthy persons that County and City officials, named Defendants herein, have issued for employees and school-aged children, and more recently the general population of Southern California, as well as visitors.
- 74. When authorizing general emergency use of face masks, the FDA stated that it "would misrepresent the product's intended use" to state that it "is for use ... as infection

²⁷ A study of 20 surgeons wearing surgical masks showed lower arterial O2 levels after surgery (deoxygenation); https://pubmed.mcbi.nlm.nih.gov/33670983/; https://pubmed.ncbi.nlm.nih.gov/18500410/.

prevention or reduction."²⁸ Similarly, in its Enforcement Policy for Face Masks and Respirators during the Coronavirus Disease (COVID-19) Public Health Emergency (Revised) ²⁹, the Food and Drug Administration clearly states face masks are not intended to reduce or prevent infection. The first and only randomized controlled trial on the use of masks in connection with this SARS-CoV-2, outbreak concluded that masks are ineffective in reducing or preventing transmission.³⁰

- 75. A study published in the Emerging Infectious Disease Journal in May 2020 found that then randomized control trial studies of the use of face masks to control the influenza virus a virus essentially the same size as the SARS-CoV-2 showed no significant reduction in influenza transmission with the use of face masks. ³¹ Likewise, a study of nearly two thousand United States Marine Corps recruits published in the New England Journal of Medicine on November 11, 2020 concluded that masks do not reduce or prevent the spread of SARS-CoV-2. ³²
- 76. The World Health Organization announced in 2020 that "at present, there is no direct evidence (from studies on COVID-19) of the effectiveness face masking of healthy people in the community to prevent infection of respiratory viruses, including COVID-19."³³
- 77. Instead, Cloth masks the type most used by schoolchildren and the community generally are particularly problematic according to a randomized control trial conducted on cloth masks with regard to the influenza virus in 2015. The study concluded that due to moisture

²⁸ https://www.fda.gov/media/137121/download

²⁹ https://www.fda.gov/media/136449/download

³⁰ Effectiveness of Adding a Mask Recommendation to Other Public Health Measures to Prevent SARS-VoV-2 Infection in Danish Mark Wearers: A Randomized Controlled Trial: Annals of Internal Medicine: Vol 174, No. 3 (acpjournals, or)

³¹ Nonpharmaceutical Measures for Pandemic Influenza in Nonhealthcare Settings—Personal Protective and Environmental Measures – Volume 26, Number 5—May 2020 – Emerging Infectious Diseases journal – CDC.

³² SARS-CoV-2 Transmission among Marine Recruits during Quarantine / NEJM.

³³ World Health Organization. Advise on the use of masks in the context of COVID-19. Geneva, Switzerland; 2020.

retention, reuse of cloth masks and poor filtration, cloth masks may result in increased risk of infection.³⁴

- 78. Furthermore, the physical properties of masks versus the SARS-CoV-2 virus alone proves that masks simply cannot prevent the virus from exiting the nose and mouth of infected individuals into the air around them to be breathed in by others. The SARS-CoV-2 virus has a diameter of 60nm to 140nm (nanometers, a billionth of a meter). Medical and non-medical facemasks' thread diameter, on the other hand, ranges from 55 um to 440 um (micrometers, one millionth of a meter), which is more than 1000 times larger than the diameter of the virus. Due to the difference in sizes between SARS-CoV-2 diameter and facemasks thread diameter (the virus is 1000 times smaller), SARS-CoV-2 can easily pass through any face mask.³⁵
- employees, its school-aged children, outdoor activities and other events at which *Passports* are needed, while at various times, sparing the vaccinated from having to wear same. In fact, Dr. Jill Biden attended a Thanksgiving activity in 2021 with school-aged children who were masked, yet Dr. Biden was not. Not only are masks ineffective at reducing or preventing the spread of SARS-CoV-2, the prolonged use of masks by children and adults is detrimental to their physical and mental health. Breathing is the most important physiological function to sustain life and health. Humans are welcomed into the world with the first breath and ushered from it with their last. Without a continuous and adequate oxygen supply to all organs and cells for normal function and survival, life can quickly end, particularly when metabolic byproducts, like carbon dioxide, occurring during cell respiration, cannot be removed. This occurs automatically when face masks used by most consumers force users to rebreathe their own expelled air over extended periods of times, thereby decreasing oxygen intake and increasing levels of carbon dioxide in the body.

³⁴ A cluster randomized trial of cloth masks compared with medical masks in healthcare workers – PubMed (nih.gov). Also see July 2020 study by Japanese researchers which found that cloth masks "offer zero protection against coronavirus," http://www.asahi.com/ajw/articles/13523664.

³⁵ https://www.ncbi.nlm.nih.gov/pmc/articles/PMC7224694/.

Confirmation of these principles and the inherent risks has been confirmed in a Meta Analysis of Universal Public Masking and Associated Risks which was released on September 1, 2022 by Premier Risk Management, with a true and correct copy of same attached hereto as Exhibit "16".

- 80. It has been shown that prolonged mask wearing causes the following non-exhaustive list of physical symptoms and damage:
 - Hypercapnia
 - Shortness of Breath
 - Acidosis
 - Chronic Inflammation
 - Increase in Stress Hormone Levels
 - Immunosuppression
 - Loss of concentration
 - Loss of Reaction Time
 - Long-term Neurodegenerative Disease
 - Cardiovascular Disease

- Hypoxia
- Increased Lactate Concentration
- Toxicity
- Self-Contamination
- Increased Muscle Tension
- Fatigue
- Headaches
- Loss of Brain Cells and Brain Function
- Hypertension
- Premature Aging and Premature Death
- Increased Disposition for Viral and Infection Illnesses
- Abnormal Cognitive Development in Children
- Exacerbation of Existing Chronic Conditions
- 81. Masks also cause the following non exhaustive list of psychological effects in the wearer:
 - Fear

- Claustrophobia
- Mood Disturbances
- Compromised Cognitive Performance
- Peer Pressure
- 82. There is no known history of persons wearing cloth masks or face coverings for purposes other than religious-based, subjugation and dehumanization of the persons made to wear them, or other non-medical reasons. Masks have been used as a form of torture in prisons, to isolate prisoners from one another, and even helped silence prisoners during trials. Masks dehumanize society by separating members of society from one another. The face is the essential tool for inter-human recognition and interaction. Hiding the face isolates people from one another, atomizing the members society, and breaking down the social structure naturally social humans require.

- 83. Thus, the mandatory masking policy Social Worker Ferrer recommended, with blessings from Dr. Munto and Dr. Aragon, let alone most of the individually named Defendants clearly disrupts and irreparably harms humans generally, impacts recovery of senior citizens who have survived the nursing home scandals of the past 20 months, and thwarts childhood development.
- 84. Nonverbal communication is one of the most important channels in the social development of younger children and is often key to recovery of geriatric patients as well. Furthermore, facial expression is one of the central signals through which one communicates one's own emotional state and infer the emotional state of others, which makes this one of the fundamental building blocks for the development of empathy. The wearing of masks inhibits the development of this important ability. Mask-wearing can also cause children and geriatric patients in nursing homes to experience a negative distortion of emotion experience. Fear and sadness are more likely to be read from the eyes and joy from the mouth region. The wearing of masks could therefore lead to the perception of less positive and more negative emotions in the faces of others.
- 85. The inability to see faces also interferes with a child's early education. One of the goals of daycare and preschools is to teach children cooperation and communication skills, but this pedagogical work is jeopardized when the child cannot see the teacher or caregiver's face.
- 86. A masked face also impairs the development of attachment and relationships, which are essential for the education and upbringing of children. It is precisely the personal and familiar contact between child and staff that is enormously important for early childhood education.
- 87. The wearing of masks is also associated with the impairment of verbal skills development. A mask mutes the voice's higher frequencies, while visual signals from mouth and lip movement are completely obstructed. This has a particularly detrimental effect on a child's ability to learn language.
- 88. Similarly, the currently available face coverings for COVID-19 lack final approval from the FDA and are considered unapproved products that have been authorized for emergency use under an Emergency Use Authorization ("EUA"). 21 U.S.C. Section 360bbb-3(e)(l)(A), the

statute granting the FDA the power to authorize a medical product for emergency use, requires, *inter alia*, that the person being administered the unapproved product be advised of his or her right to refuse administration of the product. However, Defendants government entities and their officials have removed if not negated entirely the ability of its constituents and taxpayers to go mask less for fear of violating municipal, County and State "directives". Whatever arguments may be advanced for placing masks on persons infected with the virus, there is absolutely no logic to the masking of healthy persons and especially not school aged children, unless the undisclosed ulterior motive is to make our children inferior relative to learning and growth opportunities that public and private educational institutions normally provide.

(4) Microsoft Daily Pass and Passports

- LAUSD (including the Board Members and Beutner) and Microsoft, and, upon information and belief, with input from and in collaboration with the County Department of Public Health, for use in all LAUSD schools. Microsoft acted under the active supervision of, and pursuant to the encouragement, endorsement, and participation of, LAUSD, the Board Members and Beutner. Since that time, County and City officials have adopted a *Passport* Program for the general population which will afford access to City and County services and cultural events taking place in facilities throughout Southern California. For reasons noted herein, both *Passport* programs, regardless of whether Microsoft's name is attached to one or the other, are infirm and should be stricken. The invasion of one's right of privacy, regardless of one's age, is not justified and is discriminatory, arbitrary and irrational.
- 90. LAUSD, the Board Members and Beutner directed the development and implementation of the *Daily Pass* in LAUSD schools and Superintendent Megan Reilly continued said program up through and including her own departure from LAUSD. *Microsoft Daily Pass* is an app downloaded onto students' smart phones from a website controlled by *Microsoft* acting for and on behalf of LAUSD. *Microsoft Daily Pass* forces each student to successfully answer a series of health questions and to be current on their mandatory PCR testing prior to issuing a QR

Code to the student. That QR code then serves as a "pass" to allow the student onto the school campus. When introducing this program former Superintendent Beutner described the code as the student's "golden ticket" onto campus. However, knowledgeable Plaintiffs know that the reward is not at all like the never-ending supply of Chocolate that Willy Wonka salivated for.

- 91. Instead, Microsoft Daily Pass is an enforcement device for the mandatory PCR testing. The required "pass" to attend school cannot be obtained without submitting to and obtaining a negative result from the mandatory PCR testing. Microsoft and its unknown partners, agents, and assigns are privy to students' private health information, including genetic information gathered through the mandatory PCR testing. Parents, therefore, have legitimate concerns that their children's personal health data, genetic material, and other private information will be circulated to other corporate and government entities without their explicit consent since they are being coerced into giving up their rights under federal and state law (including, but not limited to the Health Insurance Portability and Accountability Act of 1996 "HIPAA")³⁶ to be able to send their children to school. Simply put, they are being forced to choose between their children's right to an education and their children's right to medical privacy and bodily autonomy. This is not a choice at all.
- 92. On April 5, 2021, an LAUSD Principal's Resource Guide (Guide) was issued; the Guide details the procedures to be utilized if a student tests positive on a PCR. Without investigating whether the student is actually ill, the student is barred from school for a period of 14 days and his or her contacts are identified and traced by the "Community Engagement Team". The student is also given isolation instructions determined by the County Department of Public

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³⁶ The HIPAA Privacy Rule, 45 CFR Part 160 and Subparts A and E of Part 164, establishes national standards to protect individuals' medical records and other personal health information and applies to health plans, health care clearinghouses, and those health care providers that conduct certain health care transactions electronically. HIPAA clearly requires appropriate safeguards to protect the privacy of personal health information and sets limits and conditions on the uses and disclosures that may be made of such information without patient authorization. The Rule also gives patients' rights over their health information, including rights to examine and obtain a copy of their health records, and to request corrections. These same provisions should equally apply when PCR testing, and collection and transmission of such data takes place.

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5 8 is also recording and tracking this information. 93. applicable exceptions. Cal. Ed. Code Section 49076.

- Health and is not allowed to return to school until cleared by the Community Engagement Team. Guide at page 10. As the Guide continues at pages 12-14, close contacts of the student are then required to be tested and potentially quarantined. If the student was on campus, the Transportation Team is also advised of the Positive test, which leads to further contact tracing and potential quarantine of healthy children and adults, with all such data uploaded into the Daily Pass platform. In turn the student with the positive test has their Daily Pass turned off until the student is "cleared" by the Community Education Team. Meanwhile, the County's Department of Health
- However, the California Education Code forbids access to a school district's pupil records without written parental consent or judicial order, except pursuant to certain non-
- 94. The United States Constitution guarantees citizens of the United States a zone of privacy emanating from the penumbras of the Bill of Rights into which no state actor can intrude unless it is to achieve a compelling state interest through a narrowly tailored methodology. Plaintiffs submit that forcing the minor children of Plaintiffs enumerated in Appendix "A" to use the extraordinarily invasive *Microsoft Daily Pass* absent any knowledge of, or assurances concerning, the protection of the data gathered, or its subsequent use, and by whom, unconstitutionally invades this protected zone of personal privacy.
- 95. Plaintiffs submit that mandatory PCR testing, *Microsoft Daily Pass*, and mandatory masking impinge upon Plaintiffs' fundamental rights (and those of their minor children) and must therefore survive strict scrutiny. Under that test, Defendants must prove that these policies serve a compelling state interest and are narrowly tailored to achieve that goal. Of all people in society, children are at lowest risk of COVID-19 infection and still lower risk of serious medical consequences if they do contract the virus. Thus, it cannot be said that any compelling state interest is served by the policies complained of herein. Even if there were a compelling state interest, the dragnet testing and monitoring of each and every student is overly broad, and clearly not narrowly tailored.
 - 96. Thus, when LAUSD and LACOE, their Board Members and their Superintendents

refuse to open their schools to all students for education and extracurricular activities, a growing body of evidence continues to show that reopening schools for all students in all grades is vital and can be safely accomplished. Numerous treatises from respected sources, in addition to data amassed by various universities, have shown that schools are among the lowest risk settings for infection from COVID-19. There is now almost universal scientific consensus that schools are a safe environment for both students and staff and that their low case rates actually make them the safest place for children to be during the COVID-19 pandemic. As the CDC wrote in its "Summary of Guidance" on December 4, 2020, "because of ... the disproportionate impact that school closures can have on those with the least economic means, kindergarten through grade 12 schools should be the last settings to close after all other mitigation measures have been employed and the first to reopen when they can do so safely." Unfortunately, Defendants in concert with each other have turned schools into a vehicle preventing the return to normalcy desired, especially since the schools in LAUSD are now among the most restrictive setting in the state if not the country.

- 97. In many respects it appears the County, LAUSD and LACOE, and individually named Defendants associated with said entities, including Dr. Barbara Ferrer are angry that they had to open the schools in the first place. Therefore, to punish parents and students alike, these Defendants have seized upon the vaccinated/unvaccinated issue to further retaliate, while ignoring that a virtual education, aka "Distancing Learning" does not pass constitutional muster. Although these events and judicial intervention has diminished the number of students attending the Virtual Academy, the campaign of retaliation has now turned back to those teachers and staff who refused to vaccinate, as evidenced by recent notices that the unvaccinated can no longer be accommodated and must either resign or have their credentials scarred because of one's anticipated public firing. Susana (Rodriguez) Hernandez, and Adult Teacher, was fired for refusing to vaxx, at a time when she was diagnosed with cancer, and upon suffering a significant decrease in income finally capitulated and vaxxed. However, LAUSD declined to reinstate Susana Hernandez, despite correspondence from even the EEOC in these regards.
 - 98. The alarming effects of prolonged and indefinite school closures on students which

 commenced in early 2020 are just as pertinent when Defendants continue to seek to segregate students and more importantly use their *Principal's Resource Guide* as a vehicle to keep unvaccinated students at home, even when those students were simply exposed to vaccinated students testing positive for Covid without symptoms and vice versa.

- 99. After being told to stop doing so, Defendants have exacerbated the situation by using Covid-19 as an excuse to divide the human race, including students, between vaccinated and unvaccinated, with the *Passport* program designed to afford the vaccinated admission into concerts, public events, businesses and even food stores, while depriving the unvaccinated of the same opportunities. However, Defendants must recognize that Covid-19 is no longer an emergency condition that requires draconian restrictions to handle, with Dr. Brad Seligman, the Chief Medical Officer at LAC+USC, so announcing during a press conference conducted on July 13, 2022. The virus cannot be eliminated. It is endemic. Furthermore, neither the State, the City, the County nor any of the individually named Defendants herein have the authority to declare an emergency forever. It must terminate a state of emergency "at the earliest possible date that conditions warrant." That date has long since passed.
- 100. Plaintiffs submit that the State of California and especially all government entities located within Southern California, including those named herein along with their officials, must end the "emergency" and return to normal governance. Defendants do not have the constitutional authority to condition a return to normalcy on forced medical treatments and digital surveillance that a large percentage of the taxpayers, let alone the workforce of public and private sector Employers, parents and their children, do not want.

E) IMMINENT AND CONTINUING HARM

101. Moreover, the mass termination of thousands of City, County and LAUSD employees will continue to have a devastating effect on the public, causing social services to be cut and laws to not be enforced. In a recent Public Records Response from the City's Chief Administrative Officer, dated December 12, 2022, statistics showing the number who have refused to vaccinate, attached hereto as Exhibit "17", as well as those who have, remains significant, while acknowledgement of the adverse consequences suffered by unvaccinated workers is disturbing at

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best. This evidence and recent concessions that the "jab" did not even qualify as a "vaccination" until the definition was repeatedly changed by the Center for Disease Control, shows that public sector and private sector employees have been deliberately misled, in all likelihood to ensure continuing receipt of Covid Relief Funds amounting to well in excess of a billion dollars in Southern California alone. Since Defendants are continuing to pursue the discharge of nonvaccinated employees, including firefighters, those plans cannot be upheld since doing so will continue to result in the dismantling of the civil service system that most Plaintiffs fall under, on the guise that Defendants have simply adopted a new "condition of employment", even though most Plaintiffs herein are long term employees who have never agreed to a change in their "conditions of employment". Similarly, it is unreasonable to expect that new hires will be adequately trained to engage in such highly specialized jobs that maintain our electricity, let alone other positions without training from the very individuals who will be displaced because they are unvaccinated. F2C further alleges that Southern California and the entire State will continue to suffer irreparable harm from the threats of mass termination which is continuing, including against City, County and LAUSD employees, as well as State employees, ranging from first responders, including firefighters, law enforcement, nurses, and hospital staffs, to engineers and inspectors; from mechanics to lineman who keep the electrical grid in California and neighboring states functioning, to employees who maintain facilities, dispose of trash, and protect our waterways. Defendants have not spared anyone and have continued to threaten not only the livelihood of lower income wage earners, including Sanitation and Zoo workers, to administrative and management employees, including in the Port of Los Angeles and its Harbor Department, as well as attorneys. As threatened actions of firing are being implemented, employees who planned on saving their retirements for their golden years are contemplating loans against if not total withdrawals which could seriously undermine the financial stability of retirement programs in which State, City and County employees participate, including PERS, SERS and LACERA.

102. Each of the Plaintiffs above the line have been damaged and treated negatively for asserting their rights to privacy and exercising their guarantees under the First Amendment, including to cling to their religious beliefs without being ridiculed. Plaintiffs also claim damages

because the vaccination mandates seek to further objectives that will dissipate equal employment opportunities, while further impinging upon the right of all employees under the California Constitution and applicable DFEH regulations to associate with one another, including in one's community and elsewhere in Southern California. By drawing distinctions between the vaccinated and the unvaccinated while insisting on collection of genetic information on the guise of PCR testing, Defendants and their agents, including lower level management representatives, including personnel assigned to Human Resources, Payroll and Personnel functions, have distinguished between those "cooperating" and those refusing to put a toxic substance into their bodies, via vaccination or designated PCR methods. The claim that Defendants will in all likelihood try to make, namely that PCR testing and Passports have been abandoned, is wrong, with disparate treatment and a hostile work environment perpetrated when staff and their guests were invited to holiday Christmas parties, as evidenced by the flyer distributed by the City's Department of Water and Power in December 2022, with a copy attached hereto as Exhibit "18".

103. By doing so, Plaintiffs and persons with whom they associate continue to be perceived as disabled by Defendants, yet Defendants have refused to extend accommodations and to engage in a good faith interactive process with said employees, despite the perception of disability, the existence of disabilities or because of one's religious beliefs, medical condition or medical exemption requests. Defendants have likewise sought to penalize Plaintiffs because of their association with Plaintiffs and others of like mind in these regards, especially since the "jab" has been found to have had far more reaching adverse consequences because of one's age, national origin, race and even sex. The frequent occurrence of these events carried out by representatives of Defendant Employers alone demonstrates that Defendants have acted blindly and violated the very oaths of office they swore to uphold by imposing vaccination mandates upon some of its who otherwise enjoy working with a diverse population as the equal employment opportunity laws were intended to ensure.

F) COMPLIANCE WITH FEHA AND TORT CLAIM ACT REQUIREMENTS

104. Plaintiffs have filed Charges of Discrimination, Harassment and Retaliation with the California Department of Fair Employment and Housing and have procured Right-to-Sue

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Letters dated December 9, 2021, to redress Plaintiffs claims of Discrimination because of one's perceived disabilities, religious beliefs, genetic information, one's associations and one's protests. The Narrative to the DFEH Charge specifically referenced Tort Claims, while Defendants were sent by Priority Mail on December 19 and 20, 2022 a copy of these filings and correspondence from counsel to satisfy each of the statutory prerequisites which arguably govern this case. A true and correct copy of same is attached hereto as Exhibit "19".

105. The docketing of Tort Claims occurred to ensure that whistleblowing activities reporting and objecting to violations of constitutional protections, statutes and regulations were docketed to comply with the applicable Government Tort Claims Act, while satisfying DFEH requirements as well. Despite submitting these documents to the government entities and their representatives, F2C affirmatively alleges that Defendants collectively, with the exception of LACOE, LAUSD, Barbara Romero of the City's Sanitation Department, and Governor Gavin Newsom, ignored the F2C mailings, including service of the lawsuit and a request for Acknowledgement of Receipt of Service of not only the lawsuit that was filed on December 13, 2021, the Summons which subsequently issued, and the DFEH and Tort Claim filings. The decision to pretend that there was no service before December 25, 2021 backfired when a limited number of defendants acknowledged service, including Barbara Romero. At no time have the Defendants from the City, LAUSD, LACOE and the County, rejected the Tort Claim, nor have they notified Plaintiffs' counsel of any deficiency in the notice provided. The Attorney General's Office did however request that separate service be made upon specific Departments and Defendants like Dr. Aragon who was served but declined to acknowledge such service.

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(All Plaintiffs listed in Appendix "A", 37 including FREEDOMTOCHOOSEL.A. (F2LA) and its Members, including NEIL and KIMBERLY STILLER; ISABEL MARQUEZ, WILSON TURNER, DAVID GUNTHER, TODD TYLOCH, RAY MOILANEN, GABRIEL DOYLE, ISAAC HERNANDEZ, ED MITCHELL, BRYAN EPSTEIN, TRACY BARON, MAYRA B. RAYA CRUZ, AMBER LESLIE, ADRIAN GAUTHIER, HAROLD RAPHAEL, SUSANA HERNANDEZ, CHRIS KEY, GARY ROGERS, SANTIAGO ENRIQUEZ, NICHELE WEATHERFORD, JOSEPH "JZ" ZEICHICK, BERNICE MOLANO, TAMI OLENIK, MANNY BARRIOS, RAMONA BILANCSUK, GLORIA CHAVEZ, JOANNA CENTENO, LISETTE MEJIA CRUZ, ANGEL VASQUEZ, CRISTIAN GRANUCCI, RICHARD McDONALD, and their spouses, significant others and dependents of TRACY BARON, identified as JB, AB, JB; dependents of MANNY BARRIOS, identified as AM, NB; MINNA BARRIOS and JULIANNA BARRIOS; Dependents of GABRIEL DOYLE, identified as AN, CN, JNW, GRW, RAW, NDW, NVW, DJW, SJW, CCW, LDW, DN, MDN, RDW, CVW, KLC; dependent of JOANNE CENTENO, KENZO PORTIS; dependents of SANTIAGO ENRIQUEZ, identified as LLT, VE, LSE, SDE, JT, JT, JT; dependents of BRYAN EPSTEIN including TRISTIN EPSTEIN, DOMINIC EPSTEIN; dependents of ADRIAN GAUTHIER, including RENEE GAUTHIER, CLAIRE GAUTHIER, LORETTA GAUTHIER: dependents of CRISTIAN GRANUCCI, including MARALEE GRANUCCI. CADE GRANUCCI, DANE GRANUCCI, REID GRANUCCI; dependents of DAVID GUNTHER, including MICHELLE GUNTHER, MORGAN GUNTHER, REBECCA GUNTHER, JONATHAN GUNTHER; Dependents of ISAAC HERNANDEZ, RH, SH, AH; Dependents of SUSANA HERNANDEZ, including JULIO RODRIGUEZ, JR: Dependents of CHRIS KEY, including CHRISTOPHER KEY; Dependents of AMBER LESLIE, including MOSES KURT LESLIE, MOSES ANDREW LESLIE, LILLIAN LESLIE, LAYLANI LESLIE, MOSES LISTON LESLIE and ANGELA MILIARESIS; Dependents of ISABEL MARQUEZ, including, VIBIANA PAZ MARQUEZ, ABEL XAVIER MARQUEZ, GEMMA ELISE MARQUEZ; Dependent of RICHARD MCDONALD, including RYAN MCDONALD; Dependent and Spouse of LISETTE MEJIA-CRUZ, including EDWARD MORAN and JAYLEEN TORRES; Dependent of RAY MOILANEN, including KIEU MOILANEN; Dependent and Spouse of BERNICE MOLANO, including GREG FERRER, ADRIELLE MOLANO, JM, LUKE MOLANO, FM, and GM; Dependent of MAYRA B. RAYA CRUZ, including ATHENA RAYA, ELI ALFARO; Dependents of NEIL and KIMBERLY STILLER, including DAVID STILLER, JONATHAN STILLER; and other F2C Members and their Dependents listed in Appendix "A", as follows: DAVID AASE; GARY AASE; MARIA ABARCA, SEBASTIAN ROJAS; JOSEPH ABDELKERIM,

³⁷ This listing of Plaintiffs and all members of F2CLA consisting of Employees, Parents, Siblings, Children, Dependents, Young Adults, Interested Parties and Taxpayers is identical for the 1st through 4th Causes of Action, as well as for the 50th and 51st Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also Plaintiffs is attached to Appendix "A", along with the Spreadsheets.

POWELL; JASON POWELL; SHEREE POWERS; THOMAS PRECIADO; CICILY PREER; E.E. PRESSLEY; JADA PRESSLEY, IMPREZZ PRESSLEY, PREZZ PRESSLEY; JACQUILYN PRESTON; SEAN PRIAN, LAUREN PRIAN, LUKE PRIAN, BROOKLYN PRIAN; LEISHA PRICE; MICHELLE PRICE; YVETTE PRICE; ANDREW PRINCE; NEAL PROCHOREN; CLAIRE PROFT; RICHARD PROVENCIO, MARY JANE PROVENCIO, RICHARD PROVENCIO, ADELINE PROVENCIO; EDDI PROVOST; ANDREW PRYOR; "IRINA PRYSTUPA, DANIEL PRYSTUPA, ISAAC PRYSTUPA, SARAH PRYSTUPA, LEAH PRYSTUPA; "RICHARD PUELS, ELIZABETH PUELS, TRAVIS MILTON, VIOLET PUELS; "RAMIRO PUHAWAN, MERCEDES S. PUHAWAN, RAMIR S. PUHAWAN, CHARLIE ROSE B. PUHAWAN; "ALEJANDRO PULIDO, BEATRICE PULIDO, JAYLENE PULIDO, JANELLE PULIDO, ADALYNN PULIDO, EMERLY PULIDO; LUPE PULIDO; MARY PURDUM; JORDAN PURRINGTON; DANIEL QUATERNIK, GINA CHAVERS, CAROLE STAVERT; JESSICA QUEZADA-CUNHA; BRYAN QUICK, LAURA QUICK; CLAUDIA QUILES, SAMANTHA QUILES; ROGELIO QUILES; FERNANDO OUINTANILLA; KARIM OUINTERO; ALYSSA OUIROS, DANIEL OUIROS, DOMINICK QUIROS, AALIYAH QUIROS; DANIEL QUIROS; ROQUE QUIROZ; MIKE RAGAN; MICHAL RAGSDALE; SAIF RAHIMUDDIN; JOHN RAILING; ROBERT RAKER JR.; SAMUEL RALSTON; KRESHELL RAMEY; ALBERT RAMIREZ, ROSANNE RAMIREZ; ANDREA RAMIREZ; ANTHONY RAMIREZ, MR, DR; ART RAMIREZ, ELIZABETH RAMIREZ, ANGELINA RAMIREZ, ART RAMIREZ; CLAUDIA RAMIREZ; ERIC RAMIREZ; GEORGE RAMIREZ; GONZALO RAMIREZ; HECTOR RAMIREZ; JUAN RAMIREZ; KEVIN RAMIREZ; LINDA RAMIREZ; MARTHA RAMIREZ, LEVI FLORES; ROSANNE RAMIREZ; JAVIER RAMON; ANNABELLE RAMOS; CARLOS RAMOS, BLANCA RAMOS, JACOB RAMOS, ISSAC RAMOS, CONSUELO CASTANEDA; OFELIA RAMOS; JOSEPH RANDALL; VERA RAPOZO; TRAVIS RAPPLEYE; JEFFREY RATCLIFF; MELINDA RATZ; JENNIFER RAY; RITA RAYGOZA; RICHARD REA, NATASHA REA; ANTHONY REALE, AVALON ALTAMIRANO, OAKLYNN REALE; JOSHUA REASONER; ELVIA REBOLLEDO; KYLE REDMOND; SHAUN REDMOND; JOHN REDWINE; BRIAN REED; CHAD REESE; EVERETT REESE; ZIA REHMAN; MICHELLE REICHL, ISABELLA REICHL, JAIDYN REICHL; DANIEL H REILLY; KATELYN REINA; DEREK REISBECK; "GARY REISER, TINA REISER, MADISON REISER, TREVOR REISER; "RICHARD REISNER, SHEILA REISNER, REBECCA KOLBERG, RICHARD REISNER III, RYAN REISNER; JESS REMP; RYAN REMP; JESSICA RENFRO; MONIQUE RENICK, RON WALTERS; VICTOR RENZELMAN; ALONSO REYES; AMAN REYES; JAMES REYES; JEANETTE REYES; LIZ REYES; MARY REYES; JACOB REYNA; MICHELLE REYNOLDS, MICHELLE REYNOLDS, ALIYAH RENNARD, MARKUS RENNARD, MICHAEL REYNOLDS, NICHOLAS GOMEZ; JACQUELYN REYNOSO; RYAN RICE; JARRED RICH; SUSAN RICH; STEPHANIE RICHARDS, ASHTON ARDENTI, AUGUST ARDENTI, ATTICUS ARDENTI; TRACY RICHARDS; CHANTAL RICHARDSON; ROCHELLE RICHARDSON; RYAN RICKFORD; MARTIN RICO, LORENZO RICO, PRISCILLA GUTIERREZ; ANGELA RIESEN; DAVID RIFKIN; SCOTT RIGDON; ARTHUR RIOS,

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WILLIAMS; STEPHEN WILMS, ARIANNA WILMS CASTELAR; EMILY WILMS CASTELAR; RANDY WILSON; TIFFANY WILSON; AUSTIN WING; BRYAN WINZENREAD; SANDRA WINZENREAD; SHANNON WINZENREAD, STEPHEN WINZENREAD, LUKE WINZENREAD, BRYCE WINZENREAD, BENJAMIN WINZENREAD; STEPHEN WINZENREAD, SHANNON WINZENREAD, LUKE WINZENREAD, BRYCE WINZENREAD, BENJAMIN WINZENREAD; ROBERT WINZENREAD; CATHERINE WISSENBACK; CHRISSY WISSLER; JOHN WOLKENSDORFER; PIKLING WONG; SUSAN WONG; SUZANNE WONG; CAPRICIA WOODS; GLENN WOODS; JOEL WOODS; CODY WRAY; AUSTIN WRIGHT: ERIC WRIGHT: KATHLEEN WRIGHT: KYLE WRIGHT: BYRON WUSSTIG; ALDONIA-ANTOINETTE WYLIE; JEFF WYMASTER; NANCY WYMASTER; NOEL WYMASTER; RUDDY WYNDON; ESTELLE YANCEY, EUGENE JONES; CESAR YANEZ; KEONI YAP; STACY YARCHO, RAYMOND GARCIA; JAMES YEAGER, CHRIS YEAGER, JESSE YEAGER, RUSSELL YEAGER, SUSIE YEAGER, SARAH YEAGER, ALICE YEAGER; RYAN YEAGER; RYAN YEAGER; DEBORAH YERKES; ELIZABETH YOO; CHRIS YOON; WESTLEY YOSHIMURA; TRACY YOU NG; ANTHONY YOUNG, CHRISTENA YOUNG, MICAH YOUNG, MAE YOUNG; BERNICE YOUNG; CRAIG YOUNG; DANIELLE YOUNG, TRAVIS YOUNG, ELIZABETH YOUNG, NATHANIEL YOUNG; DEREK YOUNG, ANDREA YOUNG; PHILLIP YOUNG, PAMELA YOUNG, EMILLEE YOUNG, SAMANTHA YOUNG, PHILLIP YOUNG, MARY YOUNG; SUE YOUNGER; PHILLIP YRIGOYEN, PHILIP YRIGOYEN, RONNIE YRIGOYEN; JAMES YUILE, PRISCILLA YUILE, SARAH YUILE, MONIQUE RAMIREZ, MONIQUE RAMIREZ; ERIKA YVETTE, CESAR LOPEZ, CESAR LOPEZ; STEVEN ZAAN; MICHAEL ZACHERY; ALEXIA ZAGHA; ORBEL ZAKARIAN; CARLOS ZAMBRANO; ARMEN ZARUKIAN; WILLIAM ZELEDON; DAVID ZEMAN; JAIME ZEPEDA; DARLENE ZESATI, SAUL ZESATI, NOAH ZESATI, MIA ZESATI; EMMA ZESATI; STEPHEN ZIEMER; EZEQUIEL ZIMERMAN; MATTHEW ZORNES and SANDI ZORNES AGAINST ALL NAMED DEFENDANTS and DOE DEFENDANTS, including All Government Employers and All individually named Defendants and Doe Defendants For Violation of Privacy Rights)

- 106. Plaintiff re-alleges Paragraphs 1-102, 105, above as though fully set forth herein.
- 107. The California Constitution, Article 1, § 1, expressly provides that "[a]ll people are by nature free and independent and have inalienable rights. Among these are enjoying and defending life and liberty, acquiring, possessing, and protecting property, and pursuing and obtaining safety, happiness, and *privacy*." Unlike the United States Constitution, the citizenry of California in 1972 expressly included the right to privacy as a fundamental right guaranteed by public policies of this State and is a right protected against all state action.
- 108. The ballot pamphlet, which was distributed to the voters prior to the election, stated that the constitutional right to privacy encompassed a variety of rights involving private

choice in personal affairs. "The right to privacy is the right to be left alone. It is a fundamental and compelling interest. It protects our homes, our families, our thoughts, our emotions, our expressions, our personalities, our freedom of communion, and our freedom to associate with the people we choose [para.] The right of privacy is an important American heritage and essential to the fundamental rights guaranteed by the First, Third, Fourth, Fifth, and Ninth Amendments to the U.S. Constitution. This right should be abridged only when there is compelling public need." (Ballot Pamphlet, Proposed Amends. to Cal. Const. with arguments to voters, Gen. Elec. (Nov. 7, 1972) p. 27, as quoted in *White vs. Davis* (1975), 13 Cal.3d 757, 775-776; also see *Robbins v. Superior Court* (1985) 38 Cal.3d 199, 212.

- 109. Plaintiffs submit that the surveillance activities engaged in leading up to passage of a right to privacy are implicated herein due to the implementation of contact tracing schemes that have evolved in educational institutions and are inherent in the testing and passport programs adopted by Defendant government entities and their elected and appointed officials.
- 110. Plaintiffs submit that the right to privacy is not simply synonymous with protecting the confidentiality of one's medical records or private thoughts. Instead, it includes the right to determine what happens to one's own body. The right to bodily autonomy includes the right to exercise informed consent to accept, or not accept, novel and unproven medical treatments without force, fraud, deceit, duress, coercion, or undue influence and protected constitutionally as well as at common law.
- 111. Public and private sector employees, including members of F2C, have a legally protected privacy interest in their bodily integrity and their right to choose which medical treatment they receive. They also have a reasonable expectation of privacy in these circumstances, since the long-term side effects of the Covid vaccines are presently unknown to a reasonable degree of scientific certainty. Under normal circumstances, rather than a "plandemic", long-term side effects are typically studied for 10 years before FDA approval is granted to any proposed drug or medication. That level of rigorous experimental evaluation of safety and efficacy has not yet occurred with respect to the Covid vaccines and will never occur because Defendant government entities and their elected and appointed officials have no interest in ferreting out the truth about the

origins of the virus, let alone how to properly treat individuals who appear to have symptoms, even though same are consistent with typical bouts of influenza. It is therefore fair and reasonable for F2C and its members as well as everyone else for that matter to object to a Covid injection until long-term side effects of those vaccinations are understood and all ingredients are disclosed.

- 112. Further, it is scientifically irrefutable that current vaccines available do not prevent the spread of Covid and its variants and may increase spread of the virus due to viral load factors more harshly affecting those who have been vaccinated. Thus, Public and private sector employees, including all members of *F2C* recited in the caption hereto, are entitled to reasonable accommodations which would allow them to continue employment without being forced to take a Covid vaccine, yet the State, the City and the County, as well as LAUSD and LACOE, have largely refused to provide such accommodations. Given these issues and concerns, Defendants' insistence that members of the public workforce, take the Covid vaccine and be fully vaccinated including boosted by dates specified, and their ongoing efforts to threaten to fire, and in some cases actually fire those who did not comply, while publicly ridiculing said employees in front of their colleagues, constitutes a serious infringement upon the privacy rights of not only civil servants, but their families and their communities as well.
- 113. The County and City mandates which also insist on a passport scheme designed to exclude the unvaccinated, including visitors and residents alike, is equally infirm by precluding entrance into events, let alone businesses to which accessibility is needed to ensure one is fed and clothed, and constitutes a serious invasion of one's inalienable right to privacy, let alone to happiness.
- 114. In light of existing reasonably available accommodations, Defendants had no legitimate employer interest in mandating vaccinations let alone PCR tests accessible only through *Fulgent Genetics* or *BlueStone Safe* for their workforce, let alone students attending LAUSD and LACOE educational institutions. By setting the benchmark in the way that the City and the County did even local colleges and universities are denying admission and/or readmittance into colleges and universities.
 - 115. Plaintiffs submit that the privacy rights of Plaintiffs have been violated because of

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the manner in which Defendants have insisted on using certain PCR firms, including Fulgent Genetics and BlueStone Safe, without complying with the bidding process; without offering all alternatives to placement of a toxic substance on nasal swabs, i.e. the collection of saliva as previously utilized at certain correctional institutions; and without ensuring that any information procured leading up to, during and after the testing process remains confidential. Instead, as noted above, Fulgent Genetics has touted on its website that information procured through its testing processes, including test results, is shared throughout the world. Efforts by the County of Los Angeles to revise the Fulgent contract after the fact does not detract from the violations that have already occurred, ever since PCR testing was mandated for County employees who are not vaccinated. At the same time, the information which employees and students must give, including relative to their financial affairs and insurance plans, as well as concerning their health, if not already downloaded by Defendants personnel and payroll offices, is clearly private information that Defendants should not be able to gain access to, let alone distribute to the vendors chosen by government officials. F2C is also informed that the State has now changed certain PCR entities, but same at Correctional Institutions have been creating documents with electronic signatures authorizing and agreeing to tests even though the employees have not even been shown the documents, let alone even given an opportunity to read or object to same.

- 116. In light hereof, a justifiable controversy exists between Plaintiffs and residents of California, including all public and private sector employees and school aged children, and Defendant Employers and educational institutions with respect to each of the Mandates which the State, the County, the City, LAUSD and LACOE have issued. Plaintiffs allege that each of the mandates passed and/or enforced by Defendant government entities and their agents and representatives, including mandating vaccinations, PCR testing, masking and Microsoft Daily Pass and Passport programs, are unnecessary and not the least restrictive. Each impermissibly invade the constitutional right of privacy that F2C members, Plaintiffs herein, and all others similarly situated are guaranteed.
- 117. Pursuant to Code of Civil Procedure Section 1060, and at common law, F2C and its members are entitled to declaratory relief that:

- a. The requirement that public employees and school aged children, including young adults receive a vaccination as a condition of continued employment or the right to attend classroom learning in person, if at all, violates Plaintiffs' inalienable autonomous rights to determine what is done to one's own body;
- b. The requirement that public employees receive a vaccination as a condition of continued employment and that students must vaccinate as a condition of attending in person classroom learning and participating in extra-curricular activities violates Plaintiffs' inalienable autonomous rights to exercise informed consent to accept, or not accept, novel and unproven medical treatments without force, fraud, deceit, duress, coercion, or undue influence, and,
- c. Accommodations are reasonably available to Defendants that would allow continued employment and school attendance without a Covid Vaccine.
- 118. F2C and its Members on behalf of themselves and the public, are entitled to preliminary and permanent injunctive relief:
- a. Prohibiting Defendants from enforcing their mandates requiring Public and private sector employees, including members of F2C, must receive a Covid Vaccination as a condition of continued employment;
- b. Prohibiting Defendants from enforcing their mandates that school children must receive a Covid Vaccination as a condition of in person learning and participation in extracurricular activities;
- c. Requiring Defendants to offer reasonable accommodations to Public and private sector employees, including members of F2C, to allow continued employment without a Covid Vaccination and without testing controlled by *Fulgent Genetics* or *BlueStone*;
- d. Prohibiting Defendants from using the *Passport* and *Microsoft Daily Pass* programs to engage in surveillance of Plaintiffs and others residing in or visiting California;
- e. Removing restrictions which prohibit the unvaccinated from gaining entrance into events, businesses and cultural activities which the vaccinated are invited to or regularly access;
- f. Affirmatively finding that the Covid Mandates at issue, including mandating Vaccinations, Masking, PCR testing, Microsoft Daily Pass and Passports, are unconstitutional; and

- g. Prohibiting Defendants from engaging in discrimination, harassment and retaliation against Plaintiffs who have protested these matters, including when bringing this action.
- 119. Until CDC fully discloses all ingredients contained in the COVID vaccine to which one is expected to submit and reports all adverse events, then Public and private sector employees, including members of F2C, and school-aged children, including young adults, should receive injunctive relief which:
- a) prohibits the Defendants from imposing their vaccination mandates and from encouraging private sector employers as well as colleges and universities to implement their own mandates;
 - b) from mandating PCR testing from staff not currently experiencing COVID symptoms;
- c) prohibiting *BlueStone* and *Fulgent Genetics* from monopolizing PCR tests for public and private sector employees, including by allowing Plaintiffs and others to offer, if necessary, medical statements or testing results from other currently in use methods of Covid testing, including saliva collection without use of toxic-laden swabs; and
- d) prohibiting continued storage of the results of one's testing on Passport and Daily pass programs, let alone the offering of same to personnel to engage in surveillance activities of students, parents and employees alike.
- Appendix "A" and others similarly situated have become mentally upset, distressed and aggravated and have sustained irreparable damages to their reputations, particularly in light of disciplinary documents that have been appended to Personnel files which will negatively impact efforts at upward mobility. Because of DEFENDANTS and their representatives' actions in these regards, Plaintiffs and their colleagues who are unvaccinated or who decline to provide their status have had their career paths irreparably thwarted because Defendants have stated that promotional and overtime opportunities will not be afforded the unvaccinated. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 121. Plaintiffs who were, were it not for their firing or constructive discharge, and/or who remain employed, albeit without pay or at greatly reduced rates due to Defendants' efforts to

extract monies for PCR testing, have been further damaged in the amount of lost earnings and benefits, and future lost promotional and overtime opportunities, in ways and in amounts to be proven at time of trial.

- 122. On behalf of the school-aged children identified in Appendix "A", and others similarly situated, Plaintiffs further seek general damages, according to proof. Because of same, certain Plaintiffs and F2C members have pursued internal grievance and appeals processes and have docketed their DFEH charges as the basis for Tort Claims, to the extent same is necessary to support recovery of the full panoply of damages against Defendants.
- 123. The more than 4800 F2C Members specifically identified in Appendix "A" (collectively Plaintiffs herein, including school-aged children identified by initials or by names) have in certain circumstances been further forced to obtain medical care, as a consequence of Defendants failure to ensure informed consent before insisting on vaccinations, and have aggravated the physical and psychological wellbeing of Plaintiffs. Accordingly Plaintiffs seek special damages, including for past and future additional care that may be needed, according to proof.
- 124. In light of concerted effort by DEFENDANTS elected and appointed officials, agents and representatives to invade Plaintiffs rights to privacy, including bodily autonomy and to associate freely with their colleagues and community, without government snooping, and to collect confidential information about Plaintiffs, Plaintiffs do hereby seek punitive damages against Defendant government entities. Plaintiffs submit the actions of Defendants, particularly Governor Gavin Newsom, elected government officials enumerated in paragraphs 24, 28 and 29-34, including Dr. Barbara Ferrer, Dr. Tomás Aragón, was and remains willful, wanton, malicious and oppressive, and justifies the awarding of punitive damages against individually named Defendants, if not the government entities from which each individually named Defendant is affiliated.
- 125. Plaintiffs further note that because this action serves the public interest, an award of attorneys' fees under section 1021.5 of the California Code of Civil Procedure is also warranted.

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SECOND CAUSE OF ACTION

(All Plaintiffs listed in Appendix "A", 38 against all Defendants and Doe Defendants, including Government Employers and individually named Defendants For Denial of Equal Protection)

- 126. Plaintiff re-alleges Paragraphs 1-102, 105, above as though fully set forth herein.
- 127. The Equal Protection Clause of the California Constitution, Article I, § 7, subd. (a), states that "[a] person may not be ... denied equal protection of the laws." Further, "[a] citizen or class of citizens may not be granted privileges or immunities not granted on the same terms to all citizens." (Cal. Const., Art. I, § 7, subd. (b).)
- 128. Equal protection of the laws ensures that people who are similarly situated for purposes of a law are generally treated similarly by the law. This means that a government actor may not adopt a rule that affects two or more similarly situated groups in an unequal manner.
- The first prerequisite to a meritorious claim under the equal protection clause is a showing that the state has adopted a classification that affects two or more similarly situated groups in an unequal manner. This initial inquiry is not whether persons are similarly situated for all purposes, but whether they are similarly situated for purposes of the law challenged." (*Cooley v. Superior Court* (2002) 29 Cal.4th 228, 253, citations omitted; see also *DiMartile v. Cuomo* (N.D.N.Y. 2020, No. 1:20-CV-0859 (GTS/CFH)), 2020 WL 4558711, at *10 [holding pandemic restrictions violated equal protection guarantees]; *Deese v. City of Lodi* (1937) 21 Cal.App.2d 631, 635 [holding health restrictions applicable only to certain industries violated equal protection guarantees].)
- 130. Herein, Plaintiffs are informed and believe that not only have Defendant government officials carved out exceptions which purport to make themselves an exception to the mandates but have also afforded exceptions to highly influential people and their friends and families. At the same time, certain elected law enforcement officials as well as heads of various Departments have refused to carry out the mandates in their own Departments and have publicly stated they will not enforce same, thereby creating a situation whereby not everyone is subject to

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³⁸ Identical to detailed Listing of Plaintiffs in the First Cause of Action, above and to the alphabetized Cover Sheet to Appendix "A".

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the same mandates. Because of same, equal protection is denied to Plaintiffs not assigned to those Departments, while individuals who desire to visit certain businesses and events have been and are being treated differently because of their vaccination or PCR status, with the most recent "Holiday Party" invitation issued by the City's Department of Water and Power, Exhibit "19" hereto, reflecting same.

- 131. The government's exercise of police power "cannot be so used as to arbitrarily limit the rights of one class of people and allow those same rights and privileges to a different class, where the public welfare does not demand or justify such a classification." *Deese, supra*, 21 Cal.App.2d at 640.
- 132. Defendants' restrictions violate the Equal Protection Clause of the California Constitution because (1) there is no statewide mandate; (2) Defendants' regulations distinguish between vaccinated and unvaccinated children, and impose independent study as the sole option for education for children over the age of 16 who are unvaccinated, including children who have natural immunity from prior infection, while providing in-person education and opportunities to participate in extracurricular activities to those who are vaccinated; (3) Defendants' rules wholly ignore the efficacy of naturally acquired immunity, while only recognizing vaccinated immunity and sanctioning preferential treatment for vaccinated individuals, even though medical opinions are now suggesting that the vaccinated have lost their immunities; (4) Defendants' rules enable its employees to request a religious and medical exemption from the mandate, yet Defendants refuse to process said requests or threaten to retaliate against said employees for making the requests in the first place on the guise that "God has no right to be brought to the workplace"; and (5) officials are now suggesting that employees who are partially vaccinated should enjoy privileges reserved exclusively for the vaccinated, while refusing said privileges, i.e. the Passport, to the unvaccinated who either have exemptions, have had same speciously turned down, or are still awaiting decisions on their submissions.
- 133. Where a rule results in infringement of a fundamental right, such rule is subject to strict scrutiny. The right to privacy is a fundamental right under the California Constitution. Thus, any rule that deprives a person or group of their privacy rights is subject to strict scrutiny.

Strict scrutiny demands that the government actor establish (1) it has a compelling interest that justifies the challenged rule; (2) the rule is necessary to further that interest; and (3) the rule is narrowly drawn to achieve that end.

- 134. The alleged government interest in slowing the spread of the virus that causes COVID-19 does not justify Defendants' rules, considering ample evidence that Covid is no different than a seasonal flu and the EUA vaccines cause greater harm than ever envisioned. Defendants' rules are not narrowly drawn to minimize infringements on the constitutionally protected right of Californians, including Plaintiffs and their designed school-aged children, including young adults seeking to commence or resume their studies at colleges and universities.
- 135. Accordingly, Plaintiffs seek to eliminate the denial of equal protection that Defendants and their representatives have sought to foster, in the workplace and throughout California, including at its schools, colleges and universities.
- 136. Plaintiffs further seek all such damages, pecuniary and non-pecuniary, which may be afforded Plaintiffs by the trier of fact, including nominal as well as punitive damages to demonstrate that Defendants do not have a right to segregate between the vaccinated and the unvaccinated, let alone to carve out special exceptions for themselves. Because of same, Plaintiffs have also utilized their DFEH filings to support Tort Claims, to the extent Defendants claim same is necessary to support recovery of damages against Defendants.
- 137. Plaintiffs further note that because this action serves the public interest, an award of attorneys' fees under section 1021.5 of the California Code of Civil Procedure is also warranted.

THIRD CAUSE OF ACTION

(All Plaintiffs listed in Appendix "A",³⁹ including against all Defendants and Doe Defendants, including Government Employers and individually named Defendants and Doe Defendants For Failure to Provide an Equal Education)

138. Plaintiff re-alleges Paragraphs 1-36, 40-100, 105, 117-119, above as though fully set forth herein.

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³⁹ Identical to detailed Listing of Plaintiffs in the First Cause of Action, above and to the alphabetized Cover Sheet to Appendix "A".

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- 139. Education is a fundamental right under the California Constitution, Article IX, as noted by the California Supreme Court in *Serrano vs. Priest* (1971), 5 Cal. 3d 584, a case which challenged efforts to decrease funding for public schools. The importance of said decision took on added significance when LAUSD sought to foreclose classroom learning completely, this past year, see footnote 11, above, so it could resort to virtual classrooms. Once forced to open, LAUSD and LACOE, with direction from government officials, including its Board of Education, as well as Public Health Officers, including Dr. Barbara Ferrer, set about to use the virus as a means to reduce opportunities for campus learning to primarily vaccinated students. This in turn has set similar benchmarks for college officials who have now gone beyond exclusion from in person college classes to even denying admission into Internet classes.
- Plaintiffs believe the Microsoft Daily Pass has been used to exclude students who allegedly test positive or associate with others who do but reduces the amount of time a vaccinated student must remain off campus from that of unvaccinated students. The constant quarantining of students has the effect, in Plaintiffs opinion, of "depriving children of the opportunity to obtain an education." Serrano, supra, 5 Cal 3d at 607. As was the case before when .. an Indian girl sought to attend state public schools, we declared: "[T]he common schools are doorways opening into chambers of science, art, and the learned professions, as well as into fields of industrial and commercial activities. Opportunities for securing employment are often more or less dependent upon the rating which a youth, as a pupil of our public institutions, has received in his schoolwork. These are rights and privileges that cannot be denied." Piper v. Big Pine School District (1924), 193 Cal. 664, 664, 673. But they are being denied, including the right to participate in extracurricular activities which also enhance one's standing, on the guise that one is unvaccinated or is conveniently testing with false positives which force one to be denied access to the classroom, even though the risk of contracting Covid to school-aged children is far less than anyone else in the population. Amber Leslie's son was even removed from the LAFD Fire Cadet Program, while Todd Thornburg's daughter, Emma, was denied Girl's State participation because of their respective vaccination status. The son and daughter of Anthony Johnson have also been denied reentrance into college programs, including Internet classes and one's mandated for completion of

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one's engineering degree.

Plaintiffs intend to engage in extensive discovery which shows that the vaccinated 141. students are treated more favorably, including relative to the length of time he/she is away from school for allegedly testing positive, if even removed at all. As noted above, teachers have even been allowed to reward vaccinated students by giving them AirPods, while castigating those students who acknowledged not being vaccinated. Whether or not a teacher was foolish enough to intake a vaccination that still is not FDA-approved misses the point. The vaccinations available in the United States are not FDA approved and should not be given to our children, let alone the populace, including many Plaintiffs, who have refused to take the "Jab". Efforts to further deceive the public by suggesting that the "deferred approval" of Cominarity means that Pfizer's BioNtech is interchangeable with Cominarity. Although there is a common molecular structure and use of anti-freeze ingredients in both, until BioNtech is approved on its own merit, warning notices must still be issued for *BioNtech*. Certain plaintiffs believe this misinformation is still being given even though Cominarity is still not available, while the FDA Letter dated August 23, 2021, a true and correct copy of which is attached hereto as Exhibit "14", raises serious questions and demands studies because of myocarditis, immunogenicity and adverse events involving pregnant women and school-aged children. None of those studies have been completed, with the FDA and Pfizer referencing the need to consider lower dosages and to study the effects of same in 6-month-old infants to 12 years of age, 5-year-olds to 15 years of age, 12-year-olds to 15 years of age, and 12 years old to 30 years of age, as well as pregnant women. So why the City, County and State would want to lead the public to believe that BioNtech can be used in place of Cominarity is a bait and switch tactic that must not be condoned. In the same way, removing a reference to "swine" as a gelatin on vaccination labels cannot be condoned, even though certain religious leaders have opined despite historical teachings affecting many different faiths that a "little swine will not hurt you."

The alleged government interest in slowing the spread of the virus that causes 142. COVID-19 does not justify Defendants' rules, considering ample evidence that Covid is no different than a seasonal flu and the EUA vaccines cause greater harm than ever envisioned.

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alphabetized Cover Sheet to Appendix "A".

Defendants' rules are not narrowly drawn to minimize infringements on the constitutionally protected right to an education.

- 143. Accordingly, in addition to seeking injunctive and declaratory relief, Plaintiffs further seek all such damages, pecuniary and non-pecuniary, which may be afforded Plaintiffs by the trier of fact, including nominal damages if necessary to demonstrate that Defendants do not have a right to reduce the educational opportunities of unvaccinated students, and in particular, those young people whose parents have been afraid to speak out in these regards for fear of retaliation let alone being labeled by politicians and members of the Board of Education as "domestic terrorists". In support hereof, Plaintiffs have also appended their mass DFEH Charge Narrative to support the Tort Claims which F2C and its members sought to file, to the extent Defendants claim same is necessary to permit recovery of damages against Defendants.
- 144. Plaintiffs further note that because this action serves the public interest, an award of attorneys' fees under section 1021.5 of the California Code of Civil Procedure is also warranted.

FOURTH CAUSE OF ACTION

(All Plaintiffs listed in Appendix "A", 40 including against all Defendants, including Government Employers and individually named Defendants for Violation of the Right to Refuse Medical Treatment)

- 145. Plaintiff re-alleges Paragraphs 1-36, 40-100, 105, 117-119, above as though fully set forth herein.
- 146. Although for the most part every person has the right to informed consent, with doctors obligated to tell you the potential benefits, risks, and alternative methods of any medical procedure, and procure your consent before proceedings, these requirements have been negated by Defendants who have insisted on imposing mandates as a condition of employment and a condition of attending public schools, as well as various colleges and universities. The decision of Defendant government officials and their representatives, including management employees, to ignore overwhelming evidence that Covid vaccines *in circulation* continue to hold only

⁴⁰ Identical to detailed Listing of Plaintiffs in the First Cause of Action, above and to the

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emergency use authorization, while *Cominarity* is not yet available is reprehensible. Thus, Defendants did not intend to comply with the obligation to procure informed consent let alone afford its employees and students the right to refuse the medical treatment/procedures which were mandated⁴¹. The same can be said about masking since Defendants have recklessly placed employees at risk by refusing to provide the training/testing required by established California OSHA guidelines for those employees required to wear N95 respirators at all times rather than the maximum of 8 hours. Although Firefighters have had access to better masks, the fact remains that CAPTAIN CRISTIAN GRANNUCI tried to forewarn his colleagues and the public about these risks and the lack of informed consent since he (GRANNUCI) was ordered to administer vaccinations to. Due to a workplace accident in August 2021, GRANNUCI was placed off on medical leave, only to find the CITY FIRE DEPARTMENT initiating disciplinary proceedings against GRANNUCI which it refused to provide a reasonable continuance of, despite knowing GRANNUCI was scheduled for yet another back surgery, and despite the Firefighters Bill of Rights.

Entwined with the right to informed consent is the right to refuse. For most non-147. life-threatening treatments, you have a right to refuse medical treatment. These rights to consent and refuse are also codified in California's Health & Safety Code section 1262.6(a)(3). Since a hospital is required to "provide each patient ... written information regarding the right's to ... participate actively in decisions regarding medical care", so should such obligation apply to Defendants and their elected and appointed officials, including their Public Health Officials like Dr. Tomás Aragón, Dr. Barbara Ferrer, Dr. Arthur Manukian and Dr. Munto Davis, who have orchestrated mass vaccinations which have resulted in significant adverse events, including for various Plaintiffs and their family members.

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- 148. Instead, Defendant government entities have even operated testing and vaccination sites at government facilities without ensuring informed consent and the right to refuse. At the same time, certain State operated facilities have allowed newly retained testing vendors to create electronic authorizations without even showing same to affected employees. Because Bernice Molano dared to expose same, she was rewarded with a punitive memo.
- 149. Plaintiffs have reason to believe that government officials have intentionally misrepresented the viability and life-threatening consequences of vaccinations which Defendants have insisted be taken by public employees to continue working; by students seeking an education; and by Californians in general who would seek to access events, businesses and other activities for which a Passport is required. Evidence of same can be found in the pamphlets distributed as early as March 4, 2021, by the Department of Fair Employment and Housing, which falls under Governor Newsom's domain. In the DFEH Employment Information on COVID-19, at page 8, DFEH affirmatively represented that the vaccinations at issue herein had been FDA-authorized and recommended and could be required by Employers, with same published well before Cominarity received "deferred approval".
- 150. In light hereof, Defendants should be required to correct their misstatements and should be prohibited from imposing their Mandates as a condition of employment, let alone a basis to exclude unvaccinated under the Passport and Microsoft Daily Pass programs. Plaintiffs have also participated in internal grievance and appeals processes and offered their mass DFEH and Right-to-Sue to support Tort Claims, to the extent Defendants claim same is necessary to support recovery of damages against Defendants.
- 151. Accordingly, in addition to seeking injunctive and declaratory relief, Plaintiffs further seek all such damages, pecuniary and non-pecuniary, which may be afforded Plaintiffs and others similarly situated, by the trier of fact, including nominal damages if necessary to demonstrate that Defendants did and do not have a right to condition continuing employment, equal education and access to services, events and necessary businesses on one's vaccination status.
 - 152. Plaintiffs further note that because this action serves the public interest, an award of

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FIFTH CAUSE OF ACTION

(All City of Los Angeles Plaintiffs listed in Appendix "C", including NEIL STILLER; TRACY BARON; GABRIEL DOYLE; SANTIAGO ENRIQUEZ; BRYAN EPSTEIN; ADRIAN GAUTHIER; CRISTIAN GRANUCCI; DAVID GUNTHER; ISAAC HERNANDEZ; CHRISTOPHER KEY; AMBER LESLIE; ISABEL MARQUEZ; EDWARD MITCHELL; RAY MOILANEN; HAROLD RAPHAEL; MAYRA B. RAYA CRUZ; GARY ROGERS; WILSON TURNER; TODD TYLOCH; NICHELE WEATHERFORD; JOSEPH ZEICHICK; DAVID AASE; MARIA ABARCA; ERIK ACEVEDO; FRANCISCO ACEVEDO; DAVID ACOSTA; DAMIEN ACUNA; MICHAEL ADAMS; MICHAEL ADAMS; MICHAEL ADAMS; ROBERT ADAMS-SUMMERS; YVETTE AGRUSA: FRANK AGUIAR: CECILIA AGUILAR: KEVIN AGUILAR: ROBERTO AGUILAR; A. AGUSTIN; EDUARDO AGUSTIN; CHAMILA AHANGAMA LIYANGE; KURT AIKEN; ARMAN AKSERELIAN; EVLIN AKSERELIAN; MALCOLM ALARCA; DAVID ALARCON; STEVEN ALCANTAR; JAVIER ALDACO JR; JULIO ALFARO PUEBLA; BRANDON ALGORRI; MARGIE ALGORRI; RAY ALGORRI; KRISTEN ALLEGRANZA; DWAYNE ALLEN; MATTHEW ALLEN; MARIA ALVA; NEAL ALVA; MATTHEW ALVA; ERIK ALVARENGA; JOSE ALVAREZ; DAVID ALVAREZ; JOSE AMADOR; SERGIO AMARO; AIMEE ANAYA; KYLE ANDERSON; MATTHEW ANDERSON; KRISTA ANDERSON; KYLE ANDREW; GERARD ANGE'; DIANE ANGOTTI; FELIPE ANGUIANO; JOSEPH ANTHONY KAHOKUOKALANI GRASA; MICHAEL APPEL; JORGE ARANDA; CLIFTON ARBUCKLE; YCHELLE ARBUCKLE; DEMETRIUS ARDUINI; RICHARD AREBALO; CARLOS ARGUMEDO; JOSE ARMANDO; MICHAEL ARNAL; NICHOLAS ARNDT; BENJAMIN ARNOLD; LIZZA ARREDONDO; JESUS ARREDONDO; ZACHARY ARREDONDO; WILLIAM ARRIOLA; DENNIS ARTZER; TIM ASHJIAN; JACOB AVALOS; NICOLAS AVILA; JULIAN AVILES; SCOTT AXLINE; FRANCISCO AYALA; RAMZY AYOUB; SARAH AZIZ; GORDON BACHMANN; JOSEPH BACHMANN; FADI BADER; HAGOP BADOSSIAN; MATTHEW BAILEY; SEAN BAKER; TREMAIN BAKER; BRYAN BAKER; KARL BAKER; ALFREDO BALANDRA; JUSTICE BALDWIN; BERTRAND BALL; FRANCIS BALLEZA; HESHAWA BAMUNUARACHCHI; NICOLE BANKS; DAVID BANUELOS; RODOLFO BARAJAS; EDWARD BARKLEY; DESMOND BARLOW; JUSTIN BARNES; ZACHARY BARNES; KAREN BARNETT; FERNANDO BARRAZA; KEITH BARRETT; STEVEN BARRETT; JESSE BARRIENTOS; MIKIESHA BARTON; DAVID BASCO; CARIN BATISTA; LORENA BATRES; JAIRO BAUTISTA; LENA BEDIK; CURT BEDLION; ERIC BEEBE; FORREST BELL;

⁴² This listing of Plaintiffs and all members of F2CLA employed by the City of Los Angeles is identical for the 5th, 10th, 15th, 20th, 25th, 30th, 35th, 40th and 45th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also City-employees is attached to Appendix "C", along with the Spreadsheets.

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Action above as though fully set forth herein.

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Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of

Plaintiffs who are employed by Defendant CITY OF LOS ANGELES have

opposed vaccination mandates largely because of adverse events which they have either directly

experienced or become privy to. Said Plaintiffs identified in the caption have provided support to

one another to oppose furtherance of the medical tyranny which DEFENDANTS have inflicted.

Because the negative effects which have taken place have more harshly and adversely impacted

Plaintiffs opposed to the Covid vaccination as well as Plaintiffs who believe in the right to choose,

have provided support to each other, much to the dismay of Defendants who would prefer to fire

anyone who refuses to vaccinate. In these regards, it should be noted that the CITY commencing

including JOHN KNOX, NATE HELTON, and others, but also for example, KRISTA MOLLER

and DAVID SHUBIN, assigned to Air Conditioning and Plumbing, respectively. Shubin has since

ARGUMEDO, a Refuse Truck Driver, and RUBEN MALDONADO, a supervisor at WasteWater

were also placed off duty without pay and were forced to use their accumulated benefits yet have

finally been returned to work in July 2022, had MALDONADO remained at DWP he would not

have been displaced over the course of close to eight months. While Argumedo and Maldonado

were awaiting reinstatement, city employees ANNE SPURGEON, PEARL PANTOJA, JESSICA

JIMINEZ, and SUSAN MALDONADO have been fired. Code, Housing and Building inspectors

have also encountered actions not experienced by other vaccinated personnel, including subjected

to far greater workloads, and are being repeatedly threatened with firing, with SALAMASSIAN

threatening same against FREIDA HELLER just last month. Meanwhile these employees have

like BRYAN EPSTEIN, ADRIAN GAUTHIER, CHRISTOPER KEY and FREIDA HELLER

ANDERSON who cares for animals at the Zoo; General Services employees GARY ROGERS

in November 2021 started placing employees off on indefinite leaves of absence, without pay,

including not simply firefighters who have now been without pay for more than one year,

been fired and subjected to severe criticism from Aram Salamassian because of Shubin's

Protestant and Russian Molokan religious beliefs. Although Sanitation employees CARLOS

employees, community members and schoolchildren based on race, national origin, and sex,

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defended their exemption requests in the interim, while noting that their use of masks has been monitored but not those of other employees, including management routinely failing to wear masks.

155. Once privy to these associational activities, Defendant Employers by and through their management representatives and personnel have purposefully severed telecommuting assignments, including for DWPs NEIL STILLER and GABRIEL DOYLE's, on the guise such assignments would no longer exist. Shortly thereafter affected Plaintiffs learned the assignments remained but were now being offered to vaccinated employees instead. Almost immediately thereafter, GABRIEL DOYLE's brother, MATTHEW DOYLE, was severed by DWP from its METAL TRADES APPRENTICESHIP PROGRAM and told that he was fired from the CITY during a probationary period even though his tests showed better results than those retained. GABRIEL DOYLE had to intervene and ensure that his brother, who has yet to be fully compensated, be reinstated to GSD, where he had worked for years. Defendants have also resorted to issuing disciplinary notices on the guise one's Department did not know if one is or is not vaxxed, while ignoring the constitutional rights of Plaintiffs, including the right to privacy, while also forgetting that representatives from the CITY OF LOS ANGELES, including the Department of Water and Power, had told employees that it would be unnecessary to report one's status since DWP would assume one was not vaccinated by not reporting. Despite said language, Managers and Superintendents continued to badger employees for not filling out the forms, necessitating that DWP employees DAVID BOLOG, SEAN MERGEL, SCOTT CANDISH, DAVON LOWERY, DAVID JUAREZ, PHILIP NEFAS, GABRIEL DOYLE, NEIL STILLER, WILLIAM ARRIOLA, WILSON TURNER and others internally protested same, to no avail. Meanwhile, DWP has instituted overtime and promotional restrictions, similar to those exposed in Command Meetings of the Fire Department, which punish unvaccinated employees. In the case of DWP, lucrative overtime opportunities out-of-state, including at locations throughout the Navajo Nation, have been withheld from unvaccinated workers, even though the passage of time has shown that the vaccinated have fewer immunities and a greater propensity to become reinfected and to spread the virus. At the same time, as noted by WILLIAM ARRIOLA, DWP has refused to provide

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"emergency" pay to unvaccinated employees, while claiming that "no emergency" exists, even though the CITY refused to lift the state of emergency which it declared when passing its Vaccination Mandates until January 10, 2023, with February 1, 2023 now listed as the date of expiration.

156. Because F2C has claimed that not all CITY Departments have been uniformly enforcing the mandates, starting in the summer of 2022 the Department of Transportation and thereafter the ZOO finally started issuing threats of discharge, claiming that previously submitted exemption requests were being denied. This has occurred even though unvaccinated DOT employees like VITO MACIEL were called upon to and faithfully manned the Covid lines, including at Dodger Stadium, and even though JZ ZEICHICK had faithfully maintained the Zoo both prior to and after the ZOO reopened. Despite such, MACIEL, JOSE DIAZ, JZ ZEICHICH and others enumerated in Appendix "C" and the caption above have been repeatedly threatened with firing, while DALE CRUZ, a Sign-Painter, has been laid-off, with unvaccinated temporary workers told they could staff positions even though not vaccinated because they are not permanent CITY employees. Plaintiffs believe that DEFENDANTS have likewise sought to punish the association with employees, parents, community members and school-aged children who have dared to seek religious exemptions, including by losing the requests as well as scoffing about and trying to make a mockery of Plaintiffs religious beliefs. The fact that the CITY has declined to identify the "experts" ruling upon requests, especially when some denial documents simply state "Risk Management" or Human Resources personnel, and has relegated the tasks to rule upon Appeals from exemption denials to even heads of Departments like now Fire Chief KRISTIN CROWLEY, merely aggravates the improper manner in which unvaccinated employees have been treated. Similarly, unvaccinated firefighters included within Appendix "C" who have been removed from duty have learned for the first time on January 10, 2023, from Department Advocate GLENN BAHAM during Engineer Matt Mammone's Board of Rights Hearing, that the CITY OF LOS ANGELES believes its Charter provisions, § 1060, which govern Firefighters, as well as protections provided by the Firefighters Bill of Rights, Government Code § 3250, et seq., no longer apply because purportedly conditions of employment altering even basic Skelly-rights

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was insisted upon by the CITY officials, including MAYOR GARCETTI, elected members of the CITY COUNCIL, and others, when adopting the Vaccine Ordinance.

- By these and other actions, Plaintiffs allege that all Defendant Employers have acted in concert with each other to deliberately create a workplace permeated with discriminatory intimidation, ridicule and insult that was so severe or pervasive that it has impermissibly and unlawfully altered the terms and conditions of Plaintiffs employment and the prospective employment of unvaccinated Fire Cadets who were removed from their program at LAUSD because they were unvaccinated. By reducing wages of the unvaccinated for designated PCR testing and by threatening to take away all prospects of advancement, DEFENDANT CITY OF LOS ANGELES has created an abusive working environment for F2C Members identified in the caption hereto as well as Appendix "C", to the ongoing detriment of Plaintiffs' physical and mental wellbeing. As a consequence of the hostile work environment and differential treatment to which Plaintiffs are being subjected, because of their association with each other to ensure that equal employment opportunities remain, Plaintiffs have collectively filed Charges of Discrimination, Harassment and Retaliation, and have been or will soon be issued statutory Right to Sue Letters on said charges. Plaintiffs brings the instant action within the one-year period following issuance of the Right to Sue Letters dated December 9, 2021. Having satisfied these statutory prerequisites to suit, Plaintiffs named in this cause of action hereby bring an action against Defendant CITY for discriminating against Plaintiffs do hereby bring an action against Defendant Employers who have acted in concert with each other to discriminate against Plaintiffs for associating with each other, at a time when Defendants would prefer to make all public sector employers, if not private sector as well, in Southern California and the entire State, vaccinated, based on the uncanny perception that the unvaccinated are disabled.
- 158. Upon prevailing, Plaintiffs also seeks attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendant CITY OF LOS ANGELES, and each of them.
- 159. As a result of the aforesaid acts of DEFENDANT CITY OF LOS ANGELES, Plaintiffs currently employed by and/or recently removed from their positions with the CITY OF

LOS ANGELES, have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to vaccinate or to continuously repeat one's vaccination status.

- 160. Accordingly, CITY-Plaintiffs claim general damages in a sum to be proven at trial.
- 161. CITY-Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial. Because of Defendants actions, especially during the holidays, certain CITY-Plaintiffs may have been forced to withdraw retirement monies to survive. These withdrawals alone have exacerbated the damages even more because Plaintiffs who may seek to redeposit said monies to ensure that there is no break in service arising out of one's wrongful termination and/or placement on an indefinite leave of absence without pay, will be expected to pay substantial interest and other monies to redeposit.
- 162. Many CITY-Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including the demand that masks be worn at all times as well as forcing employees to comply with vaccine mandates by taking injections often available in the workplace, on the false premise the vaccines were FDA-approved, when they were not. Similarly, CITY-Plaintiffs, including their children and grandchildren have been subjected to shedding of the spike protein, and each of them, and may need additional medical care, and accordingly seeks special damages, according to proof.
- 163. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendant CITY OF LOS ANGELES, and its elected officials, heads of departments and management employees from subjecting CITY Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children within LAUSD and LACOE, as well as local colleges and universities.

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(Plaintiffs listed in Appendix "D", 43 including MANUEL "MANNY" BARRIOS; RAMONA BILANCSUK; JOANNA CENTENO; GLORIA CHAVEZ; LISETTE MEJIA-CRUZ; TAMI OLENIK; ANGEL VASOUEZ; GARY AASE; JOSEPH ABDELKERIM; DELIA ABELLERA; ARTHUR ABRAMYAN; YING ACKERMAN; GUILLERMINA ADAMEE; ALLA AGAMALIAN; GARY AKOPYAN; AMY ALLEN; CLARENCE ALLEN HODGES; CYNTHIA ALMANZA; DELILY ALTRE; ROCIO ALVARADO; BRIAN ALVARADO; KENNY AQUINO; DOLORES ARMAS; CELINA ARREDONDO; MARISA ARREDONDO; SONA ASLANYAN; BARBARA B; KARMEN BABAJANIANS; MARY BADALYAN; ANI BARAKHYAN; MARIA BAUTISTA; TAJANAE BAYLISS; PENIEL BELETSE; MARISOL BELL; KELLY BLEYL; MARINA BOIADJIAN; PATRICIA BOLANOS-GONZALEZ; TRACEY BOYKINS; MELISSA BRHEL; MELISSA BRHEL; MISTY BROOKS; MARY BUI; MARCUS BUTLER; BRITTANY CALVILLO; ELIJAH CARDIEL; ANDREW CASTORENA; VANESSA CHAMBERS; SAUL CHAMNESS; MARGARITA CHAVEZ; LISA CHAVEZ; PAUL CHAVEZ; SABRINA CID; NATHAN COOK; KATHY COOPER; ENA COX; ANGELICA CRANE; AURORA CRUZ; MARISOL CRUZ; GEORGINA CRUZ; MAJID DAWOOD; TATIANA DEANGELIS; DESIREE DELACRUZ; RAFAEL DELATORRE; JOSEPH DELUNA; VIVIAN MAE DIAZ; MARISOL DOMINGUEZ-CLAROS; GABE DSOUZA; KRYSTLE DUENAS; ANELLE DURAN; CHRISTA EASTHAM; DECIREE ENDERTON; ALBERT ESCARCEGA; TABOTIE ESHETU; SUZANNE ETTER; NICOLE FELIS; LORRAINE FIERRO; NICOLE FLOOD; MONICA FLORES; RONALD FLORES; SYLVIA FRIERSON; DAVID FUENTES; KENNY GAETA; ANNETTE GAITAN; KRISTINE GALSTYAN; CHAD GAMBOA; RUBY GARCIA; ROBERT GARCIA; JAMES GESULGA; FRANK GIANNINI; IILIT GINOSYAN; CYNTHIA GOLDBECK; LIBBY GONG; JUAN GONZAGA; THOMAS GONZALES; MICHAEL GONZALES; DAVID GONZALES; ELENA GONZALES; MICAELA GONZALEZ; JESSICA GUERRA; ERICH GUIDRY; VICTORIA GUZMAM; MIRAF HAILE; CHERISH HARDY; WARREN HARTWELL; LISA HENNESSY; TCHUISSE HERMIONE; ARTHUR HILL; ALLEN HODGE; TOI HOLDEN; TOI HOLDEN; RACHEL HOOKER; DIANA HOVHANNISYAN; JODIE HUGHES; JOHN HUSTON; TOBY ILAND; ALEX IPPOLITI; ENRIQUE IRIBE; RICHARD ISABELLA; FIALA JAMES; JAMES JEFFERSON; ANGELICA JIMENEZ; LILLIAN JIMENEZ; CYNTHIA JONES; ANTOINETTE JORDAN; TINO JULIAN; KATHERINE KATZ; ALEXIS KEARNS; ANGELA KELLY; HARUTYUN KETIKYAN; SARA KHANSARI; SAYYORA KHUSENOVA; ALDONIA L; LEE LA; SARA LARQUIER; KELLY LEON; JOAN LEWIS; JOAN LEWIS-ARCIGA; TAJANAE LOGAN; CHAENNETTE LOZANO; VICTOR MACCHIO; VINCENT MACCHIO; VICTOR MACHO; EMMA MALAHAY;

⁴³ This listing of Plaintiffs and all members of F2CLA employed by the County of Los Angeles is identical for the 6th, 11th, 16th, 21st, 26th, 31st, 36th, 41st and 46th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also County-employees is attached to Appendix "D", along with the Spreadsheets.

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ERICH MARBACH; DAVID MARTINEZ; VIRGINIA MATHEWS; FRANK MATIAS; MATTHEW MAXFIELD; SKYLER MCKNIGHT; KAYLIE MEANS; RUDY MELENDEZ; MARCOS MENDEZ; ODILIA MENDEZ; VANESSA MENDEZ; MARISSA MENDIETA ABRIL; ROSALINDA MENDOZA; NGOZI MESSAM; SONA MIDOURIAN; VARDUHI MIRZOYAN; STEPHANIE MOLINA; KAREN MORAN; ELIZABETH MORELOS-HOWARD; COURTNEY MORSE; YADIRA MURILLO; RANITA NEAL; JONATHAN NORRIS; KEVIN OBANION; ANGELINA OHANYAN; EMY OKOHIRA; ANTONIO ONG; JARED ORDINOLA; SALVADOR OROZCO; VERONICA OROZCO; LINDA OSUNA; JENNIFER OZEN; VICTOR PAGES; LUZ PALACIO; SHANO PALOVICH; RACHELLE PANICCIA; TOM PARADISO; RYAN PARKER; ARMINE PARONYAN; JANISA PARTIDA; ARCHANA PATEL; ANDREW PENKSAW; OMAR PENNEY; JULIE PHINEAS; GILBERT PINEDA; DAMON POWELL; CLAUDIA QUILES; GONZALO RAMIREZ; JOSEPH RANDALL; RITA RAYGOZA; LIZ REYES; JENNIFER RIOS; RYAN ROACH; GERI ROBERTS; WILLIAM ROBLES; MARIA RODRIGUEZ; MARGARITA RODRIGUEZ; MICHAEL RODRIGUEZ; HEATHER ROZIER; IRMA RUBIO; YVONNE RUIZ; JONAS RUSSELL; KARANAVY SAING; MERCEDES SALAZAR; STEPHANIE SANCHEZ; PRISCILLA SANTOS; TATEVIK SARDARYAN; MARGARITA SARKISIAN; CHRISTINA SCHEPPELE; JOHN SCHOEN; JERRY SEFIANE; ERICA SHIM; JENNIFER SHREVES; CYNTHIA SILVA; NICOLE SIMONS; NICK SINCLAIR; JESUS SISON; BRIAN SMITH; HECTOR SOSA; AMBER SPEARS; MICHAEL STILLMAN; GENEROSO SUSON; NICHOLAS THOMAS; BARBARA THURMAN; GERARDO TOSCANO; VALERIE URDIALES; HUGO VALDIVIA; FRANK VALERIO; VICTOR VELASCO; AARON VELAZQUEZ; SONIA VERRELL; DMITRI VILENSKI; LEO VILLANUEVA; MARK WILLIAMS; TIMOTHY WILLIAMS; PIKLING WONG; ALDONIA-ANTOINETTE WYLIE against the COUNTY OF LOS ANGELES for **DISCRIMINATION DUE TO ASSOCIATION)**

- 164. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action above as though fully set forth herein.
- opposed vaccination mandates largely because of adverse events which they have either directly experienced or become privy to. Said Plaintiffs identified in the caption have provided support to one another to oppose furtherance of the medical tyranny which DEFENDANTS have inflicted. Because the negative effects which have taken place have more harshly and adversely impacted employees, community members and schoolchildren based on race, national origin, and sex, Plaintiffs opposed to the Covid vaccination as well as Plaintiffs who believe in the right to choose, have provided support to each other, much to the dismay of Defendants who would prefer to fire anyone who refuses to vaccinate. In these regards, it should be noted that the COUNTY among

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the first to fire workers for refusing to vaccinate, including ERIC PELTON, RN JOANNE CENTENO, and RAMONA BILANCSUK, while placing other F2C members off on disciplinary suspensions for not vaccinating and refusing to register with FULGENT, i.e. RN TAMI OLENIK, RN JOANNE CENTENO, LVN LISETTE MEJIA-CRUZ, RN TERESA NOLAN, SUPPLY OFFICER TOBY ILAND, and others. Said employees at LAC+USC have likewise been subjected to offensive working conditions, including required to walk through areas laden with asbestos, to carry their Care Cases at LAC+USC up several flights of stairs despite knowledge of an employee's disabilities, while at OLIVE VIEW, LISETTE MEJIA-CRUZ and TERESA NOLAN were assigned to work in trailers situated in an unsecure area behind the hospital where a Nurse was fatally attacked by homeless known to be living in the woods abutting OLIVE VIEW. Other hospital personnel were given freeway therapy and forced to travel from the Antelope Valley as well as the South Bay to work at Olive View where they, like MEJIA-CRUZ, and OLENIK and others at LAC+USC were expected to make telephone calls that vaccinated employees were allowed to perform on virtual assignments from their own homes. Plaintiffs believe that DEFENDANTS have likewise sought to punish the association with employees, parents, community members and school-aged children who have dared to seek religious exemptions, including by losing the requests as well as scoffing about and trying to make a mockery of Plaintiffs religious beliefs, including both Christians like OLENIK and ILAND (also Jewish) and Muslims like SAYYORA KHUSENOVA.

- 166. F2C and its members have reason to believe first-hand that Defendants have sought to eradicate equal employment opportunities within DEFENDANT government employers, including the County of Los Angeles. DEFENDANT COUNTY OF LOS ANGELES by and through its management and personnel representatives repeatedly tried to bully low-income wage earners and their children into vaxxing, including by demanding that unvaccinated Case Managers call and schedule Vaccination appointments for the community and themselves, while refusing to take into consideration the adverse reactions experienced because of one's sex, national origin, disabilities, genetics, and race.
 - 167. Once privy to these associational activities, Defendant Employers by and through

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their management representatives and personnel have purposefully eliminated or reduced telecommuting assignments, including for OLENIK, ILAND, and others, on the guise such assignments would no longer exist. Shortly thereafter certain Plaintiffs learned the assignments remained but were now being offered to vaccinated employees for a greater period of duration, i.e. five days a week, rather than only one or two days. Defendants have also resorted to issuing disciplinary notices on the guise one's Department did not know if one is or is not vaxxed or had submitted exemption requests, while ignoring the constitutional rights of Plaintiffs in these regards. For instance, PLAINTIFFS BARRIOS, CENTENO, OLENIK, ILAND, and MEJIA-CRUZ were harassed for declining to sign-up with FULGENT, even though BARRIOS and CENTENO offered to provide tests from their medical providers. Although the COUNTY has now recognized that testing can be procured from one's medical provider, or from home test kits, the COUNTY has refused to reinstate RN CENTENO who was fired for seeking to use a different provider. As this case progresses, discovery will show whether or not employees of the Sheriffs Department, included in APPENDIX "D", will now experience adverse repercussions because former SHERIFF ALEX VILLANUEVA has been voted out of office following a vocal attack from COUNTY-government officials named herein because of his stance on Covid-19, Covid vaccinations, and Fulgent.

acted in concert with each other to deliberately create a workplace permeated with discriminatory intimidation, ridicule and insult that was so severe or pervasive that it has impermissibly and unlawfully altered the terms and conditions of Plaintiffs employment. By threatening to take away all prospects of advancement and by deliberately mishandling exemption requests, DEFENDANT COUNTY OF LOS ANGELES has created an abusive working environment for F2C Members identified in the caption hereto as well as Appendix "D", to the ongoing detriment of Plaintiffs' physical and mental wellbeing. As a consequence of the hostile work environment and differential treatment to which Plaintiffs are being subjected, because of their association with each other to ensure that equal employment opportunities remain, Plaintiffs have collectively filed Charges of Discrimination, Harassment and Retaliation, and have been or will soon be issued statutory Right

to Sue Letters on said charges. Plaintiffs brings the instant action within the one-year period following issuance of the Right to Sue Letters dated December 9, 2021. Having satisfied these statutory prerequisites to suit, Plaintiffs named in this cause of action hereby bring an action against Defendant COUNTY for discriminating against Plaintiffs for associating with each other, at a time when Defendants would prefer to make all public sector employers, if not private sector as well, in Southern California and the entire State, vaccinated, based on the uncanny perception that the unvaccinated are disabled.

- 169. Upon prevailing, Plaintiffs also seeks attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendant COUNTY OF LOS ANGELES, and each of them.
- 170. As a result of the aforesaid acts of DEFENDANT COUNTY OF LOS ANGELES, all of the Plaintiffs currently employed by the COUNTY OF LOS ANGELES and/or recently severed from their positions like PELTON, BILANCSUK and CENTENO, have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to vaccinate or to continuously repeat one's vaccination status.
- 171. Accordingly, COUNTY-Plaintiffs claim general damages in a sum to be proven at trial.
- 172. COUNTY-Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial. Because of Defendants actions, especially during the holidays, certain COUNTY Plaintiffs, including ERIC PELTON, may have been forced to withdraw retirement monies to survive. These withdrawals alone will exacerbate the damages even more so when Plaintiffs seek to redeposit said monies to ensure that there is no break in service arising out of one's wrongful termination and/or placement on an indefinite leave of absence without pay.
- 173. Many COUNTY-Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including the demand that masks be worn at all times as well as forcing employees to comply with vaccine mandates by taking injections often available in the

workplace, on the false premise the vaccines were FDA-approved, when they were not. Similarly, COUNTY-Plaintiffs, including their children and grandchildren have been subjected to shedding of the spike protein, and each of them, and may need additional medical care, and accordingly seeks special damages, according to proof.

174. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendant COUNTY OF LOS ANGELES, and its elected officials, heads of departments and management employees from subjecting COUNTY Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities within the COUNTY OF LOS ANGELES.

SEVENTH CAUSE OF ACTION

(All Plaintiffs listed in Appendix "E"⁴⁴, including SUSANA HERNANDEZ; DANA ABUNDIS; ANOUSH BURMAYAN; TRACY CALDWELL; MIKE CASTRUITA; RACHEL CHUA; AMY DRANEY; JONATHAN GOODMAN; KRISTINA GRUMBINE; JEREMIAH HARRISON; AILEEN MORA; JAVIER ORTEGA; MARIELA PEREZ; YVETTE PRICE; LINDA SABATINO; JACQUELINE SHAPIRO; CARRIN SPALDING; CASSANDRA STEWART; JORGE VALENCIA; MONIQUE LUKENS; MARY REYES; TREVOR SCHMIDT; MARIA GUTIERREZ; MIURELL IRAHETA; FRANKIE DEGUZMAN; MELISSA BANKS; JENY VASQUEZ against LAUSD for DISCRIMINATION DUE TO ASSOCIATION)

175. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action above as though fully set forth herein.

176. Plaintiffs who were employed by Defendant LAUSD have had same and similar experiences as parents and grandparents opposing Vaccine Mandates, largely because of adverse events which they have either directly experienced or become privy to and have provided support to one another to oppose furtherance of the medical tyranny which DEFENDANT LAUSD and its elected leaders, as well as managers and superiors have inflicted. Because the negative effects which have taken place have more harshly and adversely impacted employees, community

FreedomtoChooseLA, etc. vs. The State of California, et al. 130 SECOND AMENDED COMPLAINT FOR INJUNCTIVE RELIEF AND DAMAGES

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⁴⁴ This listing of Plaintiffs and all members of F2CLA employed by the LAUSD is identical for the 7th, 12th, 17th, 22nd, 27th, 32nd, 37th, 42nd and 47th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also LAUSD -employees is attached to Appendix "E", along with the Spreadsheets.

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members and schoolchildren based on race, national origin, and sex, Plaintiffs opposed to the Covid vaccination as well as Plaintiffs who believe in the right to choose, have provided support to each other, much to the dismay of Defendants who would prefer to fire anyone who refuses to vaccinate. In these regards, it should be noted that LAUSD removed well qualified teachers and staff, including but not limited to SUSANA (RODRIGUEZ) HERNANDEZ, MARY REYES and JENY VASQUEZ from the classroom and in some cases placed said employees into virtual assignments which were then removed from said employees because of a purported decline in virtual enrollments. LAUSD has refused to return said staff to the live classroom settings on the guise the unvaccinated will jeopardize the health and wellbeing of the vaccinated, yet it has unvaccinated students to remain in classrooms with vaccinated students, teachers and staff. Plaintiffs believe that DEFENDANT LAUSD has likewise sought to punish the association with employees, parents, community members and school-aged children who have dared to seek religious exemptions, including by losing the requests as well as scoffing about and trying to make a mockery of Plaintiffs religious beliefs. Thus, Plaintiffs are informed and believe that Defendant Employers have claimed there is "no room at the inn" for Plaintiffs, while affording said accommodations instead to vaccinated employees. F2C includes teachers, staff, and even field personnel who have purportedly been granted religious exemptions within LAUSD, but then been informed by Personnel representatives and attorneys from the LAUSD General Counsel's staff that their requests for accommodation could not be accommodating. This in turn has resulted in the subject employees, including TREVOR SCHMIDT and JENY VASQUEZ to be displaced from their positions completely. The latter activities against JENY VASQUEZ and other teachers commenced in the summer of 2022, at a time when preparations for a new school year are underway. Contemporaneously, F2C is informed that these unvaccinated teachers, principals and staff were threatened with a "blot on their credentials" if they did not resign, since LAUSD would no longer accommodate said employees.

177. F2C and its members have reason to believe first-hand that Defendants have sought to eradicate equal employment opportunities within DEFENDANT government employers, including at the State of California, the City of Los Angeles, the County of Los Angeles, LAUSD

and LACOE. DEFENDANT Employers by and through their management and personnel representatives have repeatedly tried to bully low-income wage earners and their children into vaxxing, while refusing to take into consideration the adverse reactions experienced because of one's sex, national origin, disabilities, genetics, and race.

- their management representatives and personnel have purposefully severed telecommuting assignments, on the guise such assignments would no longer exist; shortly thereafter affected Plaintiffs learned the assignments remained but were now being offered to vaccinated employees instead. Defendants have resorted to issuing disciplinary notices on the guise one's Department did not know if one is or is not vaxxed, while ignoring the constitutional rights of Plaintiffs, and have badgered employees prior to any even after the BOARD OF EDUCATION fired more than 400 employees on December 7, 2021. SUSANA HERNANDEZ would also note that because she dared to protest these unlawful working conditions, with others, HERNANDEZ who was diagnosed with cancer, reluctantly vaxxed in June 2022 in hopes of regaining her employment with LAUSD from which she was dismissed in March 2022. However, despite being told about same, including by the EEOC, LAUSD has refused to reemploy HERNANDEZ in all likelihood because of her protests, associations, disabilities and medical condition.
- acted in concert with each other to deliberately created a workplace permeated with discriminatory intimidation, ridicule and insult that was so severe or pervasive that it has impermissibly and unlawfully altered the terms and conditions of Plaintiffs employment. By removing Plaintiffs from their assignments, DEFENDANT LAUSD has created an abusive working environment for F2C Members identified in Appendix "E", to the ongoing detriment of Plaintiffs' physical and mental wellbeing. As a consequence of the hostile work environment and differential treatment to which Plaintiffs are being subjected, because of their association with each other to ensure that equal employment opportunities remain, Plaintiffs have collectively filed Charges of Discrimination, Harassment and Retaliation, and have been or will soon be issued statutory Right to Sue Letters on said charges. Plaintiffs brings the instant action within the one-year period

following issuance of the Right to Sue Letters dated December 9, 2021. Having satisfied these statutory prerequisites to suit, Plaintiffs named in this cause of action hereby bring an action against Defendant LAUSD for discriminating against Plaintiffs for associating with each other, at a time when Defendants would prefer to make all public sector employers, if not private sector as well, in Southern California and the entire State, vaccinated.

- 180. Upon prevailing, Plaintiffs also seeks attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 181. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions including termination and removal from the classrooms have been imposed for refusal to vaccinate.
 - 182. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 183. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial. Because of Defendants actions, especially during the holidays, Plaintiffs may be forced to withdraw retirement monies to survive. These withdrawals alone will exacerbate the damages even more so when Plaintiffs seek to redeposit said monies to ensure that there is no break in service arising out of one's wrongful termination and/or placement on a leave of absence without pay.
- 184. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including the demand that masks be worn at all times as well as forcing employees to comply with vaccine mandates by taking injections often available in the workplace, on the false premise the vaccines were FDA-approved, when they were not. Similarly, other Plaintiffs, including their children and grandchildren have been subjected to shedding of the spike protein, and each of them, and may need additional care like vaccinated personnel, and accordingly seeks special damages, according to proof.
- 185. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment,

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let alone unequal educational opportunities for children within LAUSD and LACOE.

EIGHTH CAUSE OF ACTION

(Plaintiff Nicholas Thomas as listed in Appendix "F"⁴⁵
Against LACOE for Redress of Unlawful Discrimination
on the basis of Association against LACOE)

- 186. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action above as though fully set forth herein.
- Plaintiffs who are employed by Defendants and have same and similar experiences as parents and grandparents opposing Vaccine Mandates, largely because of adverse events which they have either directly experienced or become privy to have provided support to one another to oppose furtherance of the medical tyranny which DEFENDANTS have inflicted. Because the negative effects which have taken place have more harshly and adversely impacted employees, community members and schoolchildren based on race, national origin, and sex, Plaintiffs opposed to the Covid vaccination as well as Plaintiffs who believe in the right to choose, have provided support to each other, much to the dismay of Defendants who would prefer to fire anyone who refuses to vaccinate. In these regards, it should be noted that LACOE has terminated NICHOLAS THOMAS, a probationary employee working in LACOE's IT Department, in October 2021, after THOMAS indicated he would not vaccinate. In the months leading up to his firing, THOMAS was assured that he was performing satisfactorily and would be passing probation. Plaintiff THOMAS believes that DEFENDANTS have likewise sought to punish THOMAS because of his association with employees, parents, community members and schoolaged children who have dared to seek religious exemptions, including by losing the requests as well as scoffing about and trying to make a mockery of Plaintiffs religious beliefs.

⁴⁵ This listing of Plaintiffs and all members of F2CLA employed by the LACOE is identical for the 8th, 13th, 18th, 23rd, 28th, 33rd, 38th, 43rd and 48th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also LACOE employees is attached to Appendix "F", along with the Spreadsheets.

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- 188. F2C and its members have reason to believe first-hand that Defendants have sought to eradicate equal employment opportunities within DEFENDANT government employers, including at the State of California, the City of Los Angeles, the County of Los Angeles, LAUSD and LACOE. DEFENDANT Employers by and through their management and personnel representatives repeatedly tried to bully low-income wage earners and their children into vaxxing, while refusing to take into consideration the adverse reactions experienced because of one's sex, national origin, disabilities, genetics, and race.
- 189. Once privy to these associational activities, Defendant Employers by and through their management representatives and personnel terminated NICHOLAS THOMAS and have refused to reinstate him ever since.
- By these and other actions, Plaintiffs allege that all Defendant Employers have acted in concert with each other to deliberately created a workplace permeated with discriminatory intimidation, ridicule and insult that was so severe or pervasive that it has impermissibly and unlawfully altered the terms and conditions of Plaintiff THOMAS' employment who is listed in Appendix "F". F2C notes that many of its members listed in Appendix "A" have school-aged children and young adults who are especially concerned that Members of the Board of Education named herein have been setting policies which other school districts throughout the State have been blindly following, to the continuing detriment of students and parents alike who wish to remain unvaccinated and without imposition of other devices, including masking and PCR and antigen testing, which also threaten their well being. As a consequence of the hostile work environment and differential treatment to which Plaintiffs are being subjected, because of their association with each other to ensure that equal employment opportunities remain, Plaintiffs have collectively filed Charges of Discrimination, Harassment and Retaliation, and have been or will soon be issued statutory Right to Sue Letters on said charges. Plaintiffs brings the instant action within the one-year period following issuance of the Right to Sue Letters dated December 9, 2021. Having satisfied these statutory prerequisites to suit, Plaintiffs named in this cause of action hereby bring an action against Defendant LAUSD for discriminating against Plaintiffs for associating with each other, at a time when Defendants would prefer to make all public sector

employers, if not private sector as well, in Southern California and the entire State, vaccinated.

- 191. Upon prevailing, Plaintiffs also seeks attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 192. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when the utmost adverse employment action, namely a firing has been imposed against THOMAS for refusing to comply with LACOE's mandates.
 - 192. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 193. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 194. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including the demand that masks be worn at all times as well as forcing employees to comply with vaccine mandates by taking injections often available in the workplace, on the false premise the vaccines were FDA-approved, when they were not. Similarly, other Plaintiffs, including their children and grandchildren have been subjected to shedding of the spike protein, and each of them, and may need additional care like vaccinated personnel, and accordingly seeks special damages, according to proof.
- 195. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children within LAUSD and LACOE.

NINTH CAUSE OF ACTION

(All Plaintiffs listed in Appendix "G" 46

BERNICE MOLANO; ALFRED ARBALLO; LILA ARELLANO; JOAN BECK; DAWN BOWERS; MARC BROWN; OMAR CAPACETE; BLAKE CLEMENTS; KAREN DANSEREAU; MIKE DOMINGUEZ; DEAN DRAKE; PETER DUFF; JODY EDDINGS;

FreedomtoChooseLA, etc. vs. The State of California, et al. 136 SECOND AMENDED COMPLAINT FOR INJUNCTIVE RELIEF AND DAMAGES

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⁴⁶ This listing of Plaintiffs and all members of F2CLA employed by the State of California is identical for the 9th, 14th, 19th, 24th, 29th, 34th, 39th, 44th and 49th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also State-employees is attached to Appendix "G", along with the Spreadsheets.

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ANTHONY ELLIOTT; ISABEL FALCON; NOEL FLORES; FRANCISCO GARCIA; ROBERTO GARIBAY; VICTORIA GEDDED; YOLANDA A. GONZALEZ; MICHAEL GOSE; ROBERT GUZMAN; HAILEY HERRINGTON; JEFFREY HERRMANN; NATALIE JAUREGUI; LISA JOHNSTON; ATHENA KOLINSKI; JARED KRAFT; CELINA LOPEZ; KELLY MCGETTIGAN; MICHAEL MEISENBACH; DIANE MERCADO; RUFINA MIRANDA; RICHARD MOBERLY; ART MOLINA; TIMOTHY OAKES; STEVEN OWEN; EDWARD P.; MATTHEW PAGAN; JAMES PATERSON; JOHN REDWINE; ANGELA RIESEN; EDWARD P RIVERA; GREGORY ROBLES; BROCK ROMERO; TRACY SANCHEZ; JENNIFER SHONAFELT; ISABEL FALCON TALAB; JOHN THORNTON; NICOLE TURPIN; STEPHEN WINZENREAD; BRYAN WINZENREAD against the STATE OF CALIFORNIA and Its DEPARTMENT OF CORRECTIONS AND REHABILITATION, the DEPARTMENT OF HUMAN RESOURCES, the DEPARTMENT OF MOTOR VEHICLES, THE DEPARTMENT OF PUBLIC HEALTH and the DEPARTMENT OF TRANSPORTATION for Redress of **Unlawful Discrimination**

on the basis of Association)

196. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action above as though fully set forth herein.

Plaintiffs who are employed by Defendant STATE OF CALIFORNIA and its 197. DEPARTMENTS OF TRANSPORTATION, MOTOR VEHICLES as well as CORRECTIONS AND REHABILITATION, have had same and similar experiences as parents and grandparents opposing Vaccine Mandates, largely because of adverse events which they have either directly experienced or become privy to and have provided support to one another to oppose furtherance of the medical tyranny which DEFENDANTS have inflicted. Because the negative effects which have taken place have more harshly and adversely impacted employees, community members and schoolchildren based on race, national origin, and sex, Plaintiffs opposed to the Covid vaccination as well as Plaintiffs who believe in the right to choose, have provided support to each other, much to the dismay of Defendants who would prefer to fire anyone who refuses to vaccinate. In these regards, it should be noted that the STATE has sought to penalize employees refusing to comply with mandates and have been actively monitoring the whereabouts of unvaccinated employees. Plaintiffs believe that DEFENDANTS have likewise sought to punish the Plaintiffs' association with each other, including employees, parents, community members and school-aged children who have dared to seek religious exemptions, including by losing the requests as well as scoffing about and trying to make a mockery of Plaintiffs religious beliefs.

198. F2C and its members have reason to believe first-hand that Defendants have sought to eradicate equal employment opportunities within DEFENDANT government employers, including at the State of California, the City of Los Angeles, the County of Los Angeles, LAUSD and LACOE. DEFENDANT Employers by and through their management and personnel representatives repeatedly tried to bully low-income wage earners and their children into vaxxing, while refusing to take into consideration the adverse reactions experienced because of one's sex, national origin, disabilities, genetics, and race.

199. Once privy to these associational activities, Defendant DEPARTMENT OF CORRECTIONS AND REHABILITATION has actively monitored the whereabouts of BERNICE MOLANO and has even disciplined MOLANO for questioning and reporting including to the WARDEN that newly retained PCR Vendors are falsifying consent forms by reporting that employees have consented to testing, without even showing or requesting employees to sign same. Plaintiffs have likewise been subjected to more onerous working conditions, including increased caseloads, because of their associations, religious beliefs, disabilities and protests.

acted in concert with each other to deliberately created a workplace permeated with discriminatory intimidation, ridicule and insult that was so severe or pervasive that it has impermissibly and unlawfully altered the terms and conditions of Plaintiffs employment. By threatening to take away all prospects of advancement, DEFENDANT DEPARTMENTS of the STATE OF CALIFORNIA have, at the direct invitation of GOVERNOR NEWSOM, created an abusive working environment for F2C Members identified in Appendix "G", to the ongoing detriment of Plaintiffs' physical and mental wellbeing. As a consequence of the hostile work environment and differential treatment to which Plaintiffs are being subjected, because of their association with each other to ensure that equal employment opportunities remain, Plaintiffs have collectively filed Charges of Discrimination, Harassment and Retaliation, and have been or will soon be issued statutory Right to Sue Letters on said charges. Plaintiffs brings the instant action within the one-year period following issuance of the Right to Sue Letters dated December 9, 2021. Having satisfied these statutory prerequisites to suit, Plaintiffs named in this cause of action hereby bring an action

against Defendant STATE OF CALIFORNIA and its NAMED DEPARTMENTS for discriminating against Plaintiffs for associating with each other, at a time when Defendants would prefer to make all public sector employers, if not private sector as well, in Southern California and the entire State, vaccinated.

- 201. Upon prevailing, Plaintiffs also seeks attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 202. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to vaccinate or to continuously repeat one's vaccination status.
 - 203. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 204. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 205. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including the demand that masks be worn at all times as well as forcing employees to comply with vaccine mandates by taking injections often available in the workplace, on the false premise the vaccines were FDA-approved, when they were not. Similarly, other Plaintiffs, including their children and grandchildren have been subjected to shedding of the spike protein, and each of them, and may need additional care like vaccinated personnel, and accordingly seeks special damages, according to proof.
- 206. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children within LAUSD and LACOE.

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TENTH CAUSE OF ACTION

(All Plaintiffs listed in Appendix "C" against the CITY OF LOS ANGELES for Redress of Perceived Disability Discrimination)

- 207. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, as well as paragraphs 154-157 of the Fifth Cause of Action, as though fully set forth herein.
- 208. Plaintiffs named herein have been perceived by Defendant CITY OF LOS ANGELES and its DEPARTMENTS and BUREAUS as disabled. Plaintiffs have been treated as "lepers" and accused of suffering from life-threatening disabilities, including to their respiratory system, even though many Plaintiffs have, for the most part, remained clear of Covid symptoms.
- 209. Efforts by the CITY to extract \$520.00 per month from affected Plaintiffs for PCR testing which is unreliable, while refusing to demand that vaccinated employees be tested let alone pay for same, evidences a continuing effort to treat Plaintiffs differently because of the perception that affected employees are disabled and warrant constant testing. This has occurred even though hospital statistics, employee attendance records and even reports to various commissions have shown that the vaccinated are responsible for the lionshare of hospitalizations and absences that are now plaguing these public sector employers.
- 210. The Mandates as written coupled by the perceptions that Plaintiffs are limited in their abilities to engage in major life activities, including to freely walk about without infecting others, has resulted in notice that government entities will not allow Plaintiffs to enter government buildings or engage in activities like those whom Defendants have identified as being fully or partially vaxxed. Although Plaintiffs are fully capable of performing their job duties and have in fact done so throughout the "Pandemic", DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms

⁴⁷ This listing of Plaintiffs and all members of F2CLA employed by the City of Los Angeles is identical for the 5th, 10th, 15th, 20th, 25th, 30th, 35th, 40th and 45th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also City-employees is attached to Appendix "C", along with the Spreadsheets.

and conditions and privileges of Plaintiffs' employment. Extended Leaves without any pay for first responders who were previously heralded as "heroes", as well as highly decorated employees who have saved the lives of members of the community, including Ruben Maldonado, has directly and indirectly affect Plaintiffs' compensation and benefits. Proclamations from the Mayor of Los Angeles and various Department heads, including Martin Adams, quoting the City's Vaccine Ordinance that the unvaccinated will be denied upward mobility henceforth and will not be allowed to work substantial overtime to be afforded vaccinated employees, is hostile and directly contrary to maintaining a good working relationship between Employers and their workers. Similarly, purporting to unilaterally gut civil service protections that otherwise entitle Plaintiffs to due process and a right to contest all accusations levied at them, on the guise that the Charter of the City of Los Angeles let alone state and federal laws do not govern these matters, is repugnant to our democracy.

- 211. In light hereof, Plaintiff alleges that Defendant CITY has actively discriminated against Plaintiffs because of their perceived disabilities and purported inability to engage in major life activities, all contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against discrimination against disabled employees in employment.
- 212. Plaintiffs have filed charges of disability discrimination against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of the December 9, 2021 Right to Sue Letter attached as Exhibit "18" hereto.
- 213. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory discrimination against Plaintiff, because of their perceived disabilities, in violation of the laws of the State of California.
- 214. Upon prevailing, Plaintiffs also seeks attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
 - 215. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become

mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to vaccinate or to continuously announce one's vaccination status.

- 216. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 217. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 218. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including the demand that masks be worn at all times as well as forcing employees to comply with vaccine mandates by taking injections often available in the workplace, on the false premise the vaccines were FDA-approved, when they were not. Similarly, Plaintiffs, including their children and grandchildren have been subjected to shedding of the spike protein, and each of them, and may need additional care like personnel perceived to not be disabled, and accordingly seeks special damages, according to proof.
- 219. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children and young adults because of the actions of Defendant CITY and its officials.

ELEVENTH CAUSE OF ACTION (All Plaintiffs listed in Appendix "D"⁴⁸ against the COUNTY OF LOS ANGELES for Redress of Perceived Disability Discrimination)

220. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, as well as paragraphs 165-168 of the Sixth Cause of Action, as though fully set forth herein.

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⁴⁸ This listing of Plaintiffs and all members of F2CLA employed by the County of Los Angeles is identical for the 6th, 11th, 16th, 21st, 26th, 31st, 36th, 41st and 46th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also County-employees is attached to Appendix "D", along with the Spreadsheets.

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- 221. Plaintiffs named herein have been perceived by Defendant COUNTY OF LOS ANGELES and its DEPARTMENTS and BUREAUS as disabled. Plaintiffs have been treated as "lepers" and accused of suffering from life-threatening disabilities, including to their respiratory system, even though many Plaintiffs have, for the most part, remained clear of Covid symptoms.
- 222. Efforts by the COUNTY to force registration with FULGENT for testing which is unreliable, while refusing to demand that vaccinated employees be tested evidences a continuing effort to treat Plaintiffs differently because of the perception that affected employees are disabled and warrant constant testing. This has occurred even though hospital statistics, employee attendance records and even reports to various commissions have shown that the vaccinated are responsible for the lionshare of hospitalizations and absences that are now plaguing these public sector employers.
- 223. The Mandates as written coupled by the perceptions that Plaintiffs are limited in their abilities to engage in major life activities, including to freely walk about without infecting others, has resulted in notice that government entities will not allow Plaintiffs to enter government buildings or engage in activities like those whom Defendants have identified as being fully or partially vaxxed. Although Plaintiffs are fully capable of performing their job duties and have in fact done so throughout the "Pandemic", DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment. Extended Leaves without any pay for first responders who were previously heralded as "heroes", as well as highly decorated employees who have saved the lives of members of the community, including RNs who staffed the Fairgrounds where homeless were relocated to, has directly and indirectly affect Plaintiffs' compensation and benefits. Proclamations from COUNTY officials stating that the unvaccinated will be denied upward mobility henceforth and will not be allowed to work substantial overtime to be afforded vaccinated employees, is hostile and directly contrary to maintaining a good working relationship between Employers and their workers. Similarly, purporting to unilaterally gut civil service protections that otherwise entitle Plaintiffs to due process and a right to contest all accusations levied at them, on the guise that this is a state of "emergency" to which state and

federal laws do not apply, is repugnant to our democracy.

- 224. In light hereof, Plaintiff alleges that Defendant COUNTY has actively discriminated against Plaintiffs because of their perceived disabilities and purported inability to engage in major life activities, all contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against discrimination against disabled employees in employment.
- 225. Plaintiffs have filed charges of disability discrimination against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of the December 9, 2021 Right to Sue Letter attached as Exhibit "18" hereto.
- 226. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory discrimination against Plaintiff, because of their perceived disabilities, in violation of the laws of the State of California.
- 227. Upon prevailing, Plaintiffs also seeks attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 228. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to vaccinate or to continuously announce one's vaccination status.
 - 229. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 230. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 231. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including the demand that masks be worn at all times as well as forcing employees to comply with vaccine mandates by taking injections often available in the workplace, on the false premise the vaccines were FDA-approved, when they were not. Similarly, Plaintiffs,

including their children and grandchildren have been subjected to shedding of the spike protein, and each of them, and may need additional care like personnel perceived to not be disabled, and accordingly seeks special damages, according to proof.

232. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children and young adults because of the actions of Defendant COUNTY and its officials.

TWELFTH CAUSE OF ACTION (All Plaintiffs listed in Appendix "E" against LAUSD for Redress of Perceived Disability Discrimination)

- 233. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, as well as paragraphs 176-179 of the Seventh Cause of Action, as though fully set forth herein.
- 234. Plaintiffs named herein have been perceived by Defendant LAUSD as disabled. Plaintiffs have been treated as "lepers" and accused of suffering from life-threatening disabilities, including to their respiratory system, even though many Plaintiffs have, for the most part, remained clear of Covid symptoms.
- 235. Efforts by LAUSD to force PCR testing upon unvaccinated workers, when same is is unreliable, also evidences a continuing effort to treat Plaintiffs differently because of the perception that affected employees are disabled and warrant constant testing.
- 236. The Mandates as written coupled by the perceptions that Plaintiffs are limited in their abilities to engage in major life activities, including to freely walk about without infecting others, has resulted in notice that government entities will not allow Plaintiffs to enter LAUSD buildings let alone work in the fields surrounding school buildings, where TREVOR SCHMIDT

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⁴⁹ This listing of Plaintiffs and all members of F2CLA employed by the LACOE is identical for the 8th, 13th, 18th, 23rd, 28th, 33rd, 38th, 43rd and 48th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also LACOE employees is attached to Appendix "F", along with the Spreadsheets.

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assigned to Construction worked, or engage in activities like those whom Defendants have identified as being fully or partially vaxxed. Although Plaintiffs are fully capable of performing their job duties and have in fact done so throughout the "Pandemic", DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment. Placing unvaccinated teachers in virtual learning programs, only to have said employees subjected to further threats of discharge and a blot on their credentials because not enough students registered for virtual learning is despicable and indicative of further discrimination and retaliation against Plaintiffs named herein because of their disabilities and medical conditions, including in the case of SUSANA (RODRIGUEZ) HERNANDEZ, cancer. The fact that members of the School Board have labeled unvaccinated employees as "domestic terrorists" for protesting these discriminatory working conditions which will irreversibly change their lives, while prohibiting same from working overtime or competing for promotional opportunities, is hostile and directly contrary to maintaining a good working relationship between Employers and their workers. Similarly, purporting to unilaterally gut civil service protections that otherwise entitle Plaintiffs to due process and a right to contest all accusations levied at them, on the guise that state and federal laws do not govern these matters, is repugnant to our democracy.

- In light hereof, Plaintiff alleges that Defendant LAUSD has actively discriminated 237. against Plaintiffs because of their perceived disabilities and purported inability to engage in major life activities, all contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against discrimination against disabled employees in employment.
- 238. Plaintiffs have filed charges of disability discrimination against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of the December 9, 2021 Right to Sue Letter attached as Exhibit "18" hereto.
- 239. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and

perpetuated prohibitory discrimination against Plaintiff, because of their perceived disabilities, in violation of the laws of the State of California.

- 240. Upon prevailing, Plaintiffs also seeks attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 241. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to vaccinate or to continuously announce one's vaccination status.
 - 242. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 243. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 244. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including the demand that masks be worn at all times as well as forcing employees to comply with vaccine mandates by taking injections often available in the workplace, on the false premise the vaccines were FDA-approved, when they were not. Similarly, Plaintiffs, including their children and grandchildren have been subjected to shedding of the spike protein, and each of them, and may need additional care like personnel perceived to not be disabled, and accordingly seeks special damages, according to proof.
- 245. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children and young adults because of the actions of Defendants herein.

THIRTEENTH CAUSE OF ACTION (Plaintiff Nicholas Thomas listed in Appendix "F"⁵⁰

⁵⁰ This listing of Plaintiffs and all members of F2CLA employed by the LACOE is identical for the 8th, 13th, 18th, 23rd, 28th, 33rd, 38th, 43rd and 48th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also LACOE employees is attached to Appendix "F", along with the Spreadsheets.

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Against LACOE for Redress of Perceived Disability Discrimination)

- 246. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, as well as paragraphs 187-190 of the Eighth Cause of Action, as though fully set forth herein.
- 247. Plaintiff NICHOLAS THOMAS has been perceived by Defendant LACOE as disabled. Plaintiff THOMAS and other colleagues in same or similar situations have been treated as "lepers" and accused of suffering from life-threatening disabilities, including to their respiratory system, even though many Plaintiffs have, for the most part, remained clear of Covid symptoms.
- 248. Firing THOMAS because he refused to vaccinate is direct evidence that THOMAS has been treated differently because of the LAUSD perception that unvaccinated employees are disabled and warrant constant testing. In the case of THOMAS, THOMAS was not even allowed to retain employment, let alone pursue the exemption process, but rather was fired while on probation. Leading up to same, THOMAS was repeatedly commended for the quality of his work and was told he would in fact pass probation.
- 249. The Mandates as written coupled by the perceptions that Plaintiffs are limited in their abilities to engage in major life activities, including to freely walk about without infecting others, has resulted in notice that government entities will not allow Plaintiffs to enter government buildings or engage in activities like those whom Defendants have identified as being fully or partially vaxxed. Although Plaintiffs are fully capable of performing their job duties, DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment. Said actions directly and indirectly affect Plaintiffs' compensation and benefits, including when announcing that the unvaccinated will be terminated while on probation.
- 250. In light hereof, Plaintiff alleges that Defendant LACOE has actively discriminated against Plaintiff THOMAS and others because of their perceived disabilities and purported inability to engage in major life activities, all contrary to California's Fair Employment and

Housing Act which embodies fundamental public policies against discrimination against disabled employees in employment.

- 251. Plaintiffs have filed charges of disability discrimination against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of the December 9, 2021 Right-to-Sue Letter.
- 252. Having satisfied these statutory prerequisites to suit, Plaintiff THOMAS and others identified in discovery do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory discrimination against Plaintiff, because of their perceived disabilities, in violation of the laws of the State of California.
- 253. Upon prevailing, Plaintiffs also seeks attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 254. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when fired for refusing to vaccinate.
 - 255. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 256. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 257. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including the demand that masks be worn at all times as well as forcing employees to comply with vaccine mandates by taking injections often available in the workplace, on the false premise the vaccines were FDA-approved, when they were not. Similarly, Plaintiffs, including their children and grandchildren have been subjected to shedding of the spike protein, and each of them, and may need additional care like personnel perceived to not be disabled, and accordingly seeks special damages, according to proof.
- 258. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment,

let alone unequal educational opportunities for their children within LAUSD and LACOE.

FOURTEENTH CAUSE OF ACTION

(All Plaintiffs listed in Appendix "G" ⁵¹ against the STATE OF CALIFORNIA and Its DEPARTMENT OF CORRECTIONS AND REHABILITATION, the DEPARTMENT OF HUMAN RESOURCES, the DEPARTMENT OF MOTOR VEHICLES, THE DEPARTMENT OF PUBLIC HEALTH and the DEPARTMENT OF TRANSPORTATION for Redress of Perceived Disability Discrimination)

- 259. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, as well as paragraphs 197-199 of the Ninth Cause of Action, as though fully set forth herein.
- 260. Plaintiffs who are employed by Defendant STATE OF CALIFORNIA and its DEPARTMENTS have had same and similar experiences as other public sector employees, as well as parents, students and grandparents identified in Appendix "A" who have opposed Vaccine Mandates. The State employees enumerated in Appendix "G" have provided support to one another to oppose furtherance of medical tyranny which robs one of their rights of privacy, including to not divulge whether one is vaxxed. As a consequence the named Plaintiffs have been perceived by Defendants as disabled. Plaintiffs have been treated as "lepers" and accused of suffering from life-threatening disabilities, including to their respiratory system, even though many for the most part have remained clear of Covid symptoms.
- 261. Continuing efforts by the State to demand that the unvaccinated test, while in some cases refusing to demand that vaccinated employees be tested, evidences a continuing effort to treat Plaintiffs differently because of the perception that affected employees are disabled and warrant constant testing.
- 262. The Mandates as written coupled by the perceptions that Plaintiffs are limited in their abilities to engage in major life activities, including to freely walk about without infecting

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⁵¹ This listing of Plaintiffs and all members of F2CLA employed by the State of California is identical for the 9th, 14th, 19th, 24th, 29th, 34th, 39th, 44th and 49th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also State-employees is attached to Appendix "G", along with the Spreadsheets.

others, has resulted in notice that government entities will not allow Plaintiffs to enter government buildings or engage in activities like those whom Defendants have identified as being fully or partially vaxxed. Although Plaintiffs are fully capable of performing their job duties, DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment. Said actions directly and indirectly affect Plaintiffs' compensation and benefits, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of affected Plaintiffs from their job duties permanently, while purporting to unilaterally gut civil service protections that otherwise entitle Plaintiffs to due process and a right to contest all accusations levied at them.

- 263. In light hereof, Plaintiff alleges that Defendant STATE OF CALIFORNIA and its DEPARTMENTS and BUREAUS have actively discriminated against Plaintiffs because of their perceived disabilities and purported inability to engage in major life activities, all contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against discrimination against disabled employees in employment.
- 264. Plaintiffs have filed charges of disability discrimination against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of the December 9, 2021 Right-to-Sue Letter.
- 265. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory discrimination against Plaintiff, because of their perceived disabilities, in violation of the laws of the State of California.
- 266. Upon prevailing, Plaintiffs also seeks attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 267. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers

and reputation, especially when disciplinary actions have been imposed for refusal to vaccinate, or protesting the compilation of fraudulent data about testing within the DEPARTMENT OF CORRECTIONS AND REHABILITATION.

- 268. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 269. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 270. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including the demand that masks be worn at all times as well as forcing employees to comply with vaccine mandates by taking injections often available in the workplace, on the false premise the vaccines were FDA-approved, when they were not. Similarly, Plaintiffs, including their children and grandchildren have been subjected to shedding of the spike protein, and each of them, and may need additional care like personnel perceived to not be disabled, and accordingly seeks special damages, according to proof.
- 271. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children within the STATE OF CALIFORNIA.

FIFTEENTH CAUSE OF ACTION

(All City of Los Angeles Plaintiffs listed in Appendix "C"⁵² against the CITY OF LOS ANGELES for Redress of Forced Genetic Testing)

272. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 154-157 of the Fifth Cause of Action, and Paragraph 165-167 of the Tenth Cause of Action as though fully set forth herein.

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 $^{^{52}}$ This listing of Plaintiffs and all members of F2CLA employed by the City of Los Angeles is identical for the 5^{th} , 10^{th} , 15^{th} , 20^{th} , 25^{th} , 30^{th} , 35^{th} , 40^{th} and 45^{th} Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also City-employees is attached to Appendix "C", along with the Spreadsheets.

- 273. By their actions and the terms of the Vaccination and PCR mandates Defendant Employers and their representatives have sought to collect genetic information and engage in genetic testing despite Plaintiffs continuous protests against being so subjected. Plaintiffs who are employed by Defendants have been singled out for continued testing, including with *Fulgent Genetics*, *BlueStone Safe*, or now, other designated providers.
- 274. Continuing efforts by the City to extract \$520.00 per month from affected Plaintiffs for PCR testing which is unreliable, while refusing to demand that vaccinated employees be tested let alone pay for same, evidences a continuing effort to treat Plaintiffs differently because of the desire to capture genetic information from genetic testing that Plaintiffs have sought to escape from, but been forced to endure.
- 275. Although Plaintiffs are fully capable of performing their job duties, DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment, including the continued collection of genetic information and the engaging in genetic testing without genuine consent from Plaintiffs, let alone their children. Said actions directly and indirectly affect Plaintiffs' compensation and benefits, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of affected Plaintiffs from their job duties permanently, while purporting to unilaterally gut civil service protections that otherwise entitle Plaintiffs to due process and a right to contest all accusations levied at them.
- 276. In light hereof, Plaintiff alleges that Defendant CITY has actively discriminated against Plaintiffs because of genetic information and genetic testing, contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against discrimination due to genetics.
- 277. Plaintiffs have filed charges of genetics discrimination against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges on December 9, 2021. Affected Plaintiffs bring the instant action against Defendant Employer within

the one-year period following issuance of same.

- 278. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory discrimination against Plaintiffs on the basis of genetic information and genetic testing, in violation of the laws of the State of California.
- 279. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 280. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to share one's genetics or to voluntarily permit alteration or collection and distribution of same.
 - 281. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 282. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 283. Many Plaintiffs have been further forced to obtain medical care, as a consequence of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. Similarly, Plaintiffs, including their children and grandchildren have been subjected to shedding of the spike protein, and each of them, and may need additional care like personnel perceived to not be disabled, and accordingly seeks special damages, according to proof.
- 284. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children within the State of California.

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SIXTEENTH CAUSE OF ACTION

(All Plaintiffs listed in Appendix "D"⁵³ against the COUNTY OF LOS ANGELES for for Redress of Forced Genetic Testing)

- 285. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 165-168 of the Sixth Cause of Action, and Paragraph 221-223 of the Eleventh Cause of Action as though fully set forth herein.
- 286. By their actions and the terms of the Vaccination and PCR mandates Defendant Employers and their representatives have sought to collect genetic information and engage in genetic testing despite Plaintiffs continuous protests against being so subjected. Plaintiffs who are employed by Defendants have been singled out for continued testing, including with *Fulgent Genetics*, *BlueStone Safe*, or now, other designated providers.
- 287. Refusing to demand that vaccinated employees be tested let alone pay evidences a continuing effort to treat Plaintiffs differently because of the desire to capture genetic information from genetic testing that Plaintiffs have sought to escape from, but been forced to endure.
- 288. Although Plaintiffs are fully capable of performing their job duties, DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment, including the continued collection of genetic information and the engaging in genetic testing without genuine consent from Plaintiffs, let alone their children. Said actions directly and indirectly affect Plaintiffs' compensation and benefits, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of affected Plaintiffs from their job duties permanently, while purporting to unilaterally gut civil service protections that otherwise entitle Plaintiffs to due process and a right to contest all accusations levied at them.

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⁵³ This listing of Plaintiffs and all members of F2CLA employed by the County of Los Angeles is identical for the 6th, 11th, 16th, 21st, 26th, 31st, 36th, 41st and 46th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also County-employees is attached to Appendix "D", along with the Spreadsheets.

- 289. In light hereof, Plaintiff alleges that Defendant COUNTY has actively discriminated against Plaintiffs because of genetic information and genetic testing, contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against discrimination due to genetics.
- 290. Plaintiffs have filed charges of genetics discrimination against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges on December 9, 2021. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of same.
- 291. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory discrimination against Plaintiffs on the basis of genetic information and genetic testing, in violation of the laws of the State of California.
- 292. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 293. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to share one's genetics or to voluntarily permit alteration or collection and distribution of same.
 - 294. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 295. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 296. Many Plaintiffs have been further forced to obtain medical care, as a consequence of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. Similarly, Plaintiffs, including their children and grandchildren have been subjected to shedding of the spike protein, and each of them, and may need additional care like personnel perceived to not be disabled, and accordingly

Plaintiffs and F2C Members who are also LACOE employees is attached to Appendix "F", along

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with the Spreadsheets.

which have materially altered the terms and conditions and privileges of Plaintiffs' employment, including the continued collection of genetic information and the engaging in genetic testing without genuine consent from Plaintiffs, let alone their children. Said actions directly and indirectly affect Plaintiffs' compensation and benefits, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of affected Plaintiffs from their job duties permanently, while purporting to unilaterally gut civil service protections that otherwise entitle Plaintiffs to due process and a right to contest all accusations levied at them.

- 302. In light hereof, Plaintiff alleges that Defendant LAUSD has actively discriminated against Plaintiffs because of genetic information and genetic testing, contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against discrimination due to genetics.
- 303. Plaintiffs have filed charges of genetics discrimination against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges on December 9, 2021. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of same.
- 304. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory discrimination against Plaintiffs on the basis of genetic information and genetic testing, in violation of the laws of the State of California.
- 305. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 306. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to share one's genetics or to voluntarily permit alteration or collection and distribution of same.

- 307. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 308. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 309. Many Plaintiffs have been further forced to obtain medical care, as a consequence of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. Similarly, Plaintiffs, including their children and grandchildren have been subjected to shedding of the spike protein, and each of them, and may need additional care like personnel perceived to not be disabled, and accordingly seeks special damages, according to proof.
- 310. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children within the State of California.

EIGHTEENTH CAUSE OF ACTION

(Plaintiff Nicholas Thomas Against LACOE for for Redress of Forced Genetic Testing)

- 311. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 187-190 of the Eighth Cause of Action, and Paragraph 247-249 of the Thirteenth Sixth Cause of Action as though fully set forth herein.
- 312. By their actions and the terms of the Vaccination and PCR mandates Defendant Employers and their representatives have sought to collect genetic information and engage in genetic testing despite Plaintiffs continuous protests against being so subjected. Plaintiffs who are employed by Defendants have been singled out for continued testing.
- 313. Refusing to demand that vaccinated employees be tested let alone pay for same, if applicable, evidences a continuing effort to treat Plaintiffs differently because of the desire to capture genetic information from genetic testing that Plaintiffs have sought to escape from, but been forced to endure.

- 314. Although Plaintiffs are fully capable of performing their job duties, DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment, including the continued collection of genetic information and the engaging in genetic testing without genuine consent from Plaintiffs, let alone their children. Said actions directly and indirectly affect Plaintiffs' compensation and benefits, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of affected Plaintiffs from their job duties permanently, while purporting to unilaterally gut civil service protections that otherwise entitle Plaintiffs to due process and a right to contest all accusations levied at them.
- 315. In light hereof, Plaintiff alleges that Defendant LACOE has actively discriminated against Plaintiffs because of genetic information and genetic testing, contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against discrimination due to genetics.
- 316. Plaintiffs have filed charges of genetics discrimination against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges on December 9, 2021. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of same.
- 317. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory discrimination against Plaintiffs on the basis of genetic information and genetic testing, in violation of the laws of the State of California.
- 318. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 319. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to share one's

genetics or to voluntarily permit alteration or collection and distribution of same.

- 320. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 321. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 322. Many Plaintiffs have been further forced to obtain medical care, as a consequence of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. Similarly, Plaintiffs, including their children and grandchildren have been subjected to shedding of the spike protein, and each of them, and may need additional care like personnel perceived to not be disabled, and accordingly seeks special damages, according to proof.
- 323. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children within the State of California.

NINETEENTH CAUSE OF ACTION

(All Plaintiffs listed in Appendix "G" ⁵⁵ against the STATE OF CALIFORNIA and Its DEPARTMENT OF CORRECTIONS AND REHABILITATION, the DEPARTMENT OF HUMAN RESOURCES, the DEPARTMENT OF MOTOR VEHICLES, THE DEPARTMENT OF PUBLIC HEALTH and the DEPARTMENT OF TRANSPORTATION for Redress of Forced Genetic Testing)

324. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 197-199 of the Ninth Cause of Action, and Paragraphs 260-262 of the Fourteenth Cause of Action as though fully set forth herein.

⁵⁵ This listing of Plaintiffs and all members of F2CLA employed by the State of California is identical for the 9th, 14th, 19th, 24th, 29th, 34th, 39th, 44th and 49th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also State-employees is attached to Appendix "G", along with the Spreadsheets.

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- 325. By their actions and the terms of the Vaccination and PCR mandates Defendant Employers and their representatives have sought to collect genetic information and engage in genetic testing despite Plaintiffs continuous protests against being so subjected. Plaintiffs who are employed by Defendants and also have same and similar experiences as parents and grandparents opposing Vaccine Mandates, as well as their colleagues who have provided support to one another to oppose furtherance of medical tyranny which robs one of their rights of privacy, have been singled out for continued testing, including by various vendors hand-picked by the State of California.
- 326. Refusing to demand that vaccinated employees be tested evidences a continuing effort to treat Plaintiffs differently because of the desire to capture genetic information from genetic testing that Plaintiffs have sought to escape from, but been forced to endure.
- Although Plaintiffs are fully capable of performing their job duties, DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment, including the continued collection of genetic information and the engaging in genetic testing without genuine consent from Plaintiffs, let alone their children. Said actions directly and indirectly affect Plaintiffs' compensation and benefits, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of affected Plaintiffs from their job duties permanently, while purporting to unilaterally gut civil service protections that otherwise entitle Plaintiffs to due process and a right to contest all accusations levied at them. The fact that local governments are relying upon a decision of the State's Public Employment Relations Board for the proposition that the government employers were entitled to impose the Covid vaccine as a condition of employment, while the Fair Employment and Housing Commission issued notices falsely claiming that the vaccines were "FDA-approved", when they were not, demonstrates that the State of California is fully entrenched in causing the public health crisis now confronting public sector employers and the public in general and must be held fully accountable.
 - 328. In light hereof, Plaintiff alleges that Defendant STATE OF CALIFORNIA and its

named DEPARTMENTS has actively discriminated against Plaintiffs because of genetic information and genetic testing, contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against discrimination due to genetics.

- 329. Plaintiffs have filed charges of genetics discrimination against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges on December 9, 2021. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of same.
- 330. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory discrimination against Plaintiffs on the basis of genetic information and genetic testing, in violation of the laws of the State of California.
- 331. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 332. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to share one's genetics or to voluntarily permit alteration or collection and distribution of same.
 - 333. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 334. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 335. Many Plaintiffs have been further forced to obtain medical care, as a consequence of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. Similarly, Plaintiffs, including their children and grandchildren have been subjected to shedding of the spike protein, and each of them, and may need additional care like personnel perceived to not be disabled, and accordingly seeks special damages, according to proof.

336. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children within the State of California.

TWENTIETH CAUSE OF ACTION

(All City of Los Angeles Plaintiffs listed in Appendix "C"⁵⁶ against the CITY OF LOS ANGELES, including all of its DEPARTMENTS and BUREAUS, including individually named Defendants ERIC GARCETTI, MICHAEL MOORE, RALPH TERRAZAS, MARTIN ADAMS, JUSTIN ERBACCI, DENISE M. VERRET, MICHAEL SHULL, BARBARA ROMERO, TONY ROYSTER, ANN SEWILL, EUGENE SEROKA, MARLA BLEVINS, OSAMA YOUNAN, ERIC JAKEMAN, MATTHEW SZABO, NURY MARTINEZ, GIL CEDILLO, PAUL KREKORIAN, BOB BLUMENFIELD, NITHYA RAMAN, PAUL KORETZ, MONICA RODRIGUEZ, MARQUEESE HARRIS-DAWSON, CURRY PRICE, MARK RIDLEY-THOMAS, MIKE BONIN, JOHN LEE, MITCH O'FARRELL, KEVIN DE LEÓN, JOE BUSCAINO, DR. MUNTO DAVIS, CYNTHIA McCLAIN HILL, SUSANA REYES, NICOLE NEEMAN BRADY, JILL BANKS BARADHOPKINS and MIA LEHRER, and Doe Defendants FIRE CHIEF KRISTEN CROWLEY, ARAM SALMASI (aka Salamassian aka Salmasizadeh), AGASSI TOPCHIAN, BRETT TERELL, ULRIC CARPENTER, GLENN PENNY and EDDIE CROMWELL for Redress of Proscribed Harassment)

- 337. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 154-156 of the Fifth Cause of Action, Paragraphs 208-210 of the Tenth Cause of Action and Paragraphs 273-275 of the Fifteenth Cause of Action, as though fully set forth herein.
- 338. By their actions when seeking to implement the terms of the Vaccination and PCR mandates in the workplace, Defendant Employers and their representatives, including individually named supervisors, executives and Department heads, enumerated in the Caption to this Cause of Action, have harassed and created a hostile work environment for Plaintiffs who have identified themselves as not vaccinated, or have declined to identify their status because of their

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SECOND AMENDED COMPLAINT FOR INJUNCTIVE RELIEF AND DAMAGES

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⁵⁶ This listing of Plaintiffs and all members of F2CLA employed by the City of Los Angeles is identical for the 5th, 10th, 15th, 20th, 25th, 30th, 35th, 40th and 45th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also City-employees is attached to Appendix "C", along with the Spreadsheets.

constitutional right to privacy and the well-founded belief that all employees must have the freedom to choose whether one should or should not be vaccinated and provided Defendant Employers have provided sufficient information, including about adverse events, to permit informed consent or the right to refuse to be exercised. Each of the Plaintiffs who are employed by Defendant CITY have experienced thug tactics for refusing to vaccinate, have been followed in and out of their work locations, and in many cases, particularly in the Fire Department, have had documents seeking to sever their employment delivered to their homes, in the presence of Police Officers, all because said first responders and their colleagues have provided support to one another to oppose furtherance of medical tyranny which robs one of their right of privacy and to control one's own destiny, including the right to procreate, and to equal protection. Said personnel and all City Plantiffs have been singled out for continuing harassment, including having their personal financial and insurance information given by staff assigned to Payroll and Personnel, to such testing entities as *BlueStone Safe*.

- 339. Continuing efforts by the City to threaten and/or extract \$520.00 per month from affected Plaintiffs for PCR testing which is unreliable, while refusing to demand that vaccinated employees be tested let alone pay for same, evidences a continuing effort to treat Plaintiffs differently, including to subject said Plaintiffs to a hostile and offensive work environment, despite in many cases, Plaintiffs submission of requests for religious and medical exemptions. Plaintiffs are informed and believe that requests for religious and medical exemptions have been tossed aside by Defendant Employers and their representatives, despite laws which entitle Plaintiffs to accommodations from the Mandates in these regards.
- 340. Although Plaintiffs are fully capable of performing their job duties, DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment, including the continued demands for collection of genetic information and the engaging in genetic testing without genuine consent from Plaintiffs, let alone their children, while openly castigating Plaintiffs for exercising their constitutional rights. Plaintiffs including CHRISTOPHER KEY have been stalked and even followed to the bathroom, including by ULRIC CARPENTER, while

TODD THORNBERG of DWP in Bishop, California has been repeatedly confronted by personnel not wearing masks for violating the mask mandates. Each of the named Plaintiffs allege that their superiors have "religiously" confronted unvaccinated workers, with EDDIE CROMWELL and GLEN PENNY actively confronting Custodian BONIFACIO CHAGOLIA to such a degree that CHAGOLIA, like DANNY SOTO in Sanitation were forced to resign to supposedly eliminate the stigma of being fired, even though both had planned on working several more years of employment. Named City employees have even had enhanced caseloads thrust upon them, while vaccinated workers have been excused from same, with these actions clearly being punitive, with supervisors and department heads announcing their intentions to make examples of the unvaccinated for refusing to capitulate. Likewise, Plaintiffs' compensation and benefits have been adversely targeting, including when Department managers have announced that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of certain affected Plaintiffs from their job duties permanently. A refusal to even assign unvaccinated employees to jobs at the Navajo Nation where substantial overtime is being earned, including in the Navajo Nation, while denying "emergency" pay to DWP employees has adversely affected the vast majority of DWP employees listed in Appendix "C". Likewise, emphasis by these Department managers and personnel representatives that civil service protections that otherwise entitle Plaintiffs to due process and to be treated equally, including relative to testing no longer exist aggravates the hostile working conditions to which these Plaintiffs have been purposefully subjected by individually named Defendants.

341. In light hereof, Plaintiff alleges that Defendant CITY has actively harassed Plaintiffs, contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against harassment stemming from discriminatory conditions prohibited by said Act. Plaintiffs have filed charges of harassment against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges on December 9, 2021. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of same. Affected Plaintiffs bring the instant action against Defendant

Employer within the one-year period following issuance of same and will be filing additional charges to cover additional harassment that has taken place in the interim while that this case has been on file.

- 342. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer and individually named Defendants for having created, tolerated and perpetuated prohibitory harassment against Plaintiffs, in violation of the laws of the State of California.
- 343. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 344. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to share one's protected information.
 - 345. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 346. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 347. Many Plaintiffs have been further forced to obtain medical care, as a consequence of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same, as well as what is occurring due to the shedding of the spike protein in the workplace. Accordingly, Plaintiffs seek special damages, according to proof.
- 348. Because of their relentless campaign of harassing unvaccinated employees, including threatening their livelihood and ability to financially care for their families; following employees to the bathroom and forcing many to engage in freeway therapy and to receive substantially greater workloads than unvaccinated employees; and singling out Plaintiffs for

ridicule, disciplinary memos, suspensions, and even firings, individually named Defendants from the CITY OF LOS ANGELES have clearly and intentionally subjected F2C Plaintiffs to a a hostile and offensive work environment. F2C and all Plaintiff do hereby seek punitive damages against CITY-government officials, Managers and Supervisors, set forth in the caption to this Cause of Action. Plaintiff alleges the actions of individually named Defendants was and remains willful, wanton, malicious and oppressive, and justify the awarding of punitive damages against individually named Defendants in these Plaintiffs' favor.

349. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children within LAUSD and LACOE and elsewhere in the STATE OF CALIFORNIA.

TWENTY-FIRST CAUSE OF ACTION

(All Plaintiffs listed in Appendix "D"⁵⁷ against the COUNTY OF LOS ANGELES AND ITS INDIVIDUALLY NAMED DEFENDANTS and DOE DEFENDANTS, INCLUDING HILDA SOLIS, JANIS HAHN, HOLLY MITCHELL, SHEILA KUEHL, KATHRYN BARGER, FESIA DAVENPORT, LISA GARRETT, DR. BARBARA FERRER, BILL EVANS, ALLAN KHOZAHI, KARYN SMITH, KRISANNE KREMER, IRMA RIOS, LILY ORTIZ and STEVE POON for Redress of Proscribed Harassment)

- 350. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 165-168 of the Sixth Cause of Action, Paragraphs 221-223 of the Eleventh Cause of Action and Paragraphs 286-288 of the of the Sixteenth Cause of Action, as though fully set forth herein.
- 351. By their actions when seeking to implement the terms of the Vaccination and PCR mandates in the workplace, Defendant Employers and their representatives, including individually

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SECOND AMENDED COMPLAINT FOR INJUNCTIVE RELIEF AND DAMAGES

⁵⁷ This listing of Plaintiffs and all members of F2CLA employed by the County of Los Angeles is identical for the 6th, 11th, 16th, 21st, 26th, 31st, 36th, 41st and 46th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also County-employees is attached to Appendix "D", along with the Spreadsheets.

named supervisors, executives and Department heads, have engaged in a direct campaign of

- 352. Refusing to demand that vaccinated employees be tested, evidences a continuing effort to treat Plaintiffs differently, including to subject said Plaintiffs to a hostile and offensive work environment, despite in many cases, Plaintiffs submission of requests for religious and medical exemptions. Plaintiffs are informed and believe that requests for religious and medical exemptions have been tossed aside by Defendant Employers and their representatives, despite laws which entitle Plaintiffs to accommodations from the Mandates in these regards.
- 353. Although Plaintiffs are fully capable of performing their job duties, DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment, including the continued demands for collection of genetic information and the engaging in genetic testing without genuine consent from Plaintiffs, let alone their children, while openly castigating Plaintiffs for exercising their constitutional rights. *F2C* is aware that unvaccinated COUNTY employees assigned to hospitals in the South Bay, or the Antelope Valley have been given freeway therapy and required to work at Olive View, including in trailers in close proximity to where a nurse was brutally and fatally assaulted by homeless living in close proximity to Olive View. Defendant KRISANNE KREMER repeatedly confronted Plaintiff MEJIA-CRUZ about not

vaxxing, while KARYN SMITH while functioning as the head of Human Resources at HARBOR-354. prohibited by said Act. Plaintiffs have filed charges of harassment against their respective public sector Employer and the parties directly engaging in harassment with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of same and will be filing additional charges to

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file.

UCLA, along with STEVE POON, did so as well, causing MEJIA-CRUZ to sustain suspensions without pay. Unvaccinated employees at LAC+USC on directions from LISA GARRETT as the head of Personnel for the entire COUNTY have been forced to endure working conditions laden with asbestos and/or been reassigned temporarily to the LA COUNTY FAIR GROUNDS where homeless provided with drugs ("cocktails") have been housed. Despite complying with said directives, same employees have continued to be scorned and discriminated against, including because of their participation in Bible Studies during their breaks. Said actions are punitive and directly and indirectly impact the public. Likewise, Plaintiffs' compensation and benefits have been adversely targeted by COUNTY Defendants, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of certain affected Plaintiffs from their job duties permanently, while purporting to unilaterally gut civil service protections that otherwise entitle Plaintiffs to due process and to be treated equally, including relative to testing. CENTENO, BILANCSUK, JOSEPH DELUNA and PELTON were fired for refusing to comply with orders from their superiors in Public Health, the Auditors Controller Office, Parks and Recreation, and Child Support Services. In each case the demand that one vaccinate and sign-up with Fulgent, while also experiencing suspensions for failing to comply in these regards, are and remain unlawful. In light hereof, Plaintiff alleges that Defendant COUNTY has actively harassed Plaintiffs, contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against harassment stemming from discriminatory conditions

cover additional harassment that has taken place in the interim while that this case has been on

- 355. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory harassment against Plaintiffs, in violation of the laws of the State of California.
- 356. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 357. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to share one's protected information.
 - 358. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 359. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 360. Many Plaintiffs have been further forced to obtain medical care, as a consequence of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same, as well as what is occurring due to the shedding of the spike protein in the workplace. Accordingly, Plaintiffs seek special damages, according to proof.
- 361. Because of their relentless campaign of harassing unvaccinated employees, including threatening their livelihood and ability to financially care for their families; following employees to the bathroom and forcing many to engage in freeway therapy and to receive substantially greater workloads than unvaccinated employees; and singling out Plaintiffs for ridicule, disciplinary memos, suspensions, and even firings, individually named Defendants from the COUNTY OF LOS ANGELES have clearly and intentionally subjected F2C Plaintiffs to a a hostile and offensive work environment. F2C and all Plaintiff do hereby seek punitive damages

against COUNTY-government officials, Managers and Supervisors, set forth in the caption to this Cause of Action. Plaintiff alleges the actions of individually named Defendants was and remains willful, wanton, malicious and oppressive, and justify the awarding of punitive damages against individually named Defendants in these Plaintiffs' favor.

362. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children within the State of California.

TWENTY-SECOND CAUSE OF ACTION

(All Plaintiffs listed in Appendix "E"⁵⁸
Against LAUSD and individually named Defendants
GEORGE MCKENNA, MONICA GARCIA, JACKIE GOLDBERG, SCOTT
SCHMERELSON, NICK MELVOIN, KELLY GONEZ, TANYA ORTIZ FRANKLIN and
MEGAN REILLY for Redress of Proscribed Harassment)

- 363. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 176-179 of the Seventh Cause of Action, Paragraph 234-236 of the Twelfth Cause of Action and Paragraphs 299-301 of the Seventeenth Cause of Action, as though fully set forth herein.
- 364. By their actions when seeking to implement the terms of the Vaccination and PCR mandates in the workplace, Defendant Employers and their representatives, including individually named supervisors, executives and Department heads, have harassed and created a hostile work environment for Plaintiffs who have identified themselves as not vaccinated, or have declined to identify their status because of their constitutional right to privacy and the well-founded belief that all employees must have the freedom to choose whether one should or should not be vaccinated,

⁵⁸ This listing of Plaintiffs and all members of F2CLA employed by the LACOE is identical for the 8th, 13th, 18th, 23rd, 28th, 33rd, 38th, 43rd and 48th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also LACOE employees is attached to Appendix "F", along with the Spreadsheets.

with said decision made after Defendant Employers have provided sufficient information, including about adverse events, to permit informed consent or the right to refuse to be exercised. Plaintiffs who are employed by Defendants and also have same and similar experiences as parents and grandparents opposing Vaccine Mandates, as well as their colleagues who have provided support to one another to oppose furtherance of medical tyranny which robs one of their rights of privacy, have been singled out for continuing harassment, including having their personal financial and insurance information given by personnel assigned to payroll deposits, to testing entities.

- 365. Refusing to demand that vaccinated employees be tested let alone pay for same, evidences a continuing effort to treat Plaintiffs differently, including to subject said Plaintiffs to a hostile and offensive work environment, despite in many cases, Plaintiffs submission of requests for religious and medical exemptions. Plaintiffs are informed and believe that requests for religious and medical exemptions have been tossed aside by Defendant Employers and their representatives, despite laws which entitle Plaintiffs to accommodations from the Mandates in these regards.
- 366. Although Plaintiffs are fully capable of performing their job duties, DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment, including the continued demands for collection of genetic information and the engaging in genetic testing without genuine consent from Plaintiffs, let alone their children, while openly castigating Plaintiffs for exercising their constitutional rights. Likewise, Plaintiffs' compensation and benefits have been adversely targeted by LAUSD Defendants, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of certain affected Plaintiffs from their job duties permanently, while purporting to unilaterally gut civil service protections that otherwise entitle Plaintiffs to due process and to be treated equally, including relative to testing. TREVOR SCHMIDT has also been verbally assaulted by his superior, ROB LESTER, who has continued to withhold SCHMIDT's personal belonging, even though SCHMIDT supposedly was given a religious exemption, but one which LAUSD refused to accommodate despite the existence of job duties that SCHMIDT was

fully capable of performing. LAUSD, after steadfastly prodding SUSANA HERNANDEZ to vaccinate, then released HERNANDEZ and refused to reinstate her even after she Vaxxed, to HERNANDEZ' continuing detriment. At the same time, unvaccinated assigned to Virtual jobs were greeted by personnel in the summer of 2022 with the latest threat, namely resign or have a permanent blot of firing placed on one's State credential because LAUSD would no longer accommodate said employees, including teacher JENY VASQUEZ who became a principal to maintain her employment previously.

- 367. In light hereof, Plaintiff alleges that Defendant LAUSD has actively harassed Plaintiffs, contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against harassment stemming from discriminatory conditions prohibited by said Act. Plaintiffs have filed charges of harassment against their respective public sector Employer, LAUSD herein and individually named Defendant ROBERT LESTER with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of same and will be filing additional charges to cover additional harassment that has taken place in the interim while that this case has been on file.
- 368. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory harassment against Plaintiffs, in violation of the laws of the State of California.
- 369. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 370. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusing to vaccinate and/or to share one's protected information.
 - 371. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.

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- 372. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 373. Many Plaintiffs have been further forced to obtain medical care, as a consequence of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same, as well as what is occurring due to the shedding of the spike protein in the workplace. Accordingly, Plaintiffs seek special damages, according to proof.
- Because of their relentless campaign of harassing unvaccinated employees, including threatening their livelihood and ability to financially care for their families; following employees to the bathroom and forcing many to engage in freeway therapy and to receive substantially greater workloads than unvaccinated employees; and singling out Plaintiffs for ridicule, disciplinary memos, suspensions, and even firings, individually named Defendants from LAUSD have clearly and intentionally subjected F2C Plaintiffs to a hostile and offensive work environment. F2C and all Plaintiff do hereby seek punitive damages against LAUSD-government officials, Managers and Supervisors, set forth in the caption to this Cause of Action. Plaintiff alleges the actions of individually named Defendants was and remains willful, wanton, malicious and oppressive, and justify the awarding of punitive damages against individually named Defendants in these Plaintiffs' favor, particularly since members of the SCHOOL BOARD have sought to deflect attention from the underlying issues, including injecting or placing toxic substances into the human anatomy of employees and children alike by labeling F2C members who have dared to speak up as "domestic terrorists".
- Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children within LAUSD, LACOE and elsewhere in the State of California.

TWENTY-THIRD CAUSE OF ACTION

(Plaintiff Nicholas Thomas
Against LACOE and individually named Defendant
GEORGE MCKENNA, MONICA GARCIA, JACKIE GOLDBERG,
SCOTT SCHMERELSON, NICK MELVOIN, KELLY GONEZ, TANYA ORTIZ
FRANKLIN and DEBRA DUARDO for Redress of Proscribed Harassment)

- 376. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 187-190 of the Eighth Cause of Action, Paragraph 247-249 of the Thirteenth Cause of Action and Paragraphs 312-314 of the Eighteenth Cause of Action, as though fully set forth herein.
- 377. By their actions when seeking to implement the terms of the Vaccination and PCR mandates in the workplace, Defendant Employers and their representatives, including individually named supervisors, executives and Department heads, have harassed and created a hostile work environment for Plaintiffs who have identified themselves as not vaccinated, or have declined to identify their status because of their constitutional right to privacy and the well-founded belief that all employees must have the freedom to choose whether one should or should not be vaccinated, with said decision made after Defendant Employers have provided sufficient information, including about adverse events, to permit informed consent or the right to refuse to be exercised. Plaintiffs who are employed by Defendants including NICHOLAS THOMAS has been singled out and fired for opposing furtherance of policies established by SUPERINTENDENT DEBRA DUARDO which evidence medical tyranny which robs one of his/her right of privacy. Leading up to his removal, THOMAS was singled out for continuing harassment, and has reason to believe that his personal financial and insurance information was given by personnel assigned to payroll deposits to testing entities.
- 378. Refusing to demand that vaccinated employees be tested let alone pay for same, evidences a continuing effort to treat Plaintiffs differently, including to subject said Plaintiffs to a hostile and offensive work environment, despite in many cases, Plaintiffs submission of requests for religious and medical exemptions. Plaintiffs are informed and believe that requests for religious and medical exemptions have been tossed aside by Defendant Employers and their representatives, despite laws which entitle Plaintiffs to accommodations from the Mandates in

these regards.

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Although Plaintiffs, including NICHOLAS THOMAS, are fully capable of

performing their job duties, DEFENDANT EMPLOYER LACOE has engaged in various material

collection of genetic information and the engaging in genetic testing without genuine consent from

adverse employment actions against Plaintiffs' which have materially altered the terms and

conditions and privileges of Plaintiffs' employment, including the continued demands for

Plaintiffs, let alone their children, while openly castigating Plaintiffs for exercising their

constitutional rights. Said actions, including firing NICHOLAS THOMAS during his

probationary period, after giving him repeated commendations on the quality of his work, are

punitive and directly and indirectly impact the public. Likewise, Plaintiff THOMAS and his

colleagues compensation and benefits have been adversely targeted, including when LACOE

and announcing the imminent removal of certain affected Plaintiffs from their job duties

permanently, as fortified by the firing of NICHOLAS THOMAS who because he was

Plaintiffs, contrary to California's Fair Employment and Housing Act which embodies

employee assigned to IT, THOMAS enjoys the same protections delineated in the Fair

fundamental public policies against harassment stemming from discriminatory conditions

prohibited by said Act. THOMAS affirmatively alleges that although he was a probationary

Employment and Housing Act, namely to be free of unlawful discrimination, harassment and

Employer with the California Department of Fair Employment and Housing and have sought or

Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period

been immediately issued statutory Right to Sue Letters on said charges on December 7, 2021.

following issuance of same. Having satisfied these statutory prerequisites to suit, Plaintiff

stated that the unvaccinated would be denied upward mobility henceforth, while also threatening

probationary was deprived of civil service protections that would otherwise entitle Plaintiffs to due

In light hereof, Plaintiff alleges that Defendant LACOE has actively harassed

Plaintiffs have filed charges of harassment against their respective public sector

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SECOND AMENDED COMPLAINT FOR INJUNCTIVE RELIEF AND DAMAGES

retaliation because of his disabilities, associations and protests.

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employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory harassment against Plaintiffs, in violation of the laws of the State of California.

- 382. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 383. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to share one's protected information.
 - 384. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 385. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 386. Many Plaintiffs have been further forced to obtain medical care, as a consequence of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same, as well as what is occurring due to the shedding of the spike protein in the workplace. Accordingly, Plaintiffs seek special damages, according to proof.
- 387. Because of their relentless campaign of harassing unvaccinated employees, including threatening their livelihood and ability to financially care for their families; following employees to the bathroom and forcing many to engage in freeway therapy and to receive substantially greater workloads than unvaccinated employees; and singling out Plaintiffs for ridicule, disciplinary memos, suspensions, and even firings, individually named Defendants from LACOE have clearly and intentionally subjected F2C Plaintiffs, including NICHOLAS THOMAS, to a hostile and offensive work environment. F2C and all Plaintiff do hereby seek punitive damages against LAUSD-government officials, Managers and Supervisors, set forth in

the caption to this Cause of Action. Plaintiff alleges the actions of individually named Defendants was and remains willful, wanton, malicious and oppressive, and justify the awarding of punitive damages against individually named Defendants in these Plaintiffs' favor, particularly since members of the SCHOOL BOARD have sought to deflect attention from the underlying issues, including injecting or placing toxic substances into the human anatomy of employees and children alike by labeling F2C members who have dared to speak up as "domestic terrorists".

388. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children in LAUSD, LACOE or elsewhere within the State of California.

TWENTY-FOURTH CAUSE OF ACTION

(All Plaintiffs listed in Appendix "G" ⁵⁹ against the STATE OF CALIFORNIA and Its DEPARTMENT OF CORRECTIONS AND REHABILITATION, the DEPARTMENT OF HUMAN RESOURCES, the DEPARTMENT OF MOTOR VEHICLES, the DEPARTMENT OF TRANSPORTATION and THE DEPARTMENT OF PUBLIC HEALTH; GOVERNOR GAVIN NEWSOM and DR. TOMÁS ARAGÓN as well as Doe Defendants KATHLEEN ALLISON, JEFF MACOMBER, GLEN PRATT, ROBIN FRANKLIN of DCR; and TOKS OMISHAKIN of DOT for Redress of Harassment)

389. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 197-199 of the Ninth Cause of Action, Paragraphs 260-262 of the Fourteenth Cause of Action and Paragraphs 325-327 of the Nineteenth Cause of Action, as though fully set forth herein.

⁵⁹ This listing of Plaintiffs and all members of F2CLA employed by the State of California is identical for the 9th, 14th, 19th, 24th, 29th, 34th, 39th, 44th and 49th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also State-employees is attached to Appendix "G", along with the Spreadsheets.

390. By their actions when seeking to implement the terms of the vaccination and FCK
mandates in the workplace, Defendant Employers and their representatives, including individually
named supervisors, executives and Department heads, being contemporaneously served as DOE
DEFENDANTS including KATHLEEN ALLISON, JEFF MACOMBER, GLEN PRATT, ROBIN
FRANKLIN of DCR; and TOKS OMISHAKIN of DOT have carried out a scheme devised by the
STATE OF CALIFORNIA to harass and create a clearly hostile and offensive work environment
for Plaintiffs who have identified themselves as not vaccinated, or have declined to identify their
status because of their constitutional right to privacy and the well-founded belief that all
employees must have the freedom to choose whether one should or should not be vaccinated,
with said decision made after Defendant Employers have provided sufficient information,
including about adverse events, to permit informed consent or the right to refuse to be exercised.
Plaintiffs enumerated in Appendix "G" have provided support to one another to oppose
furtherance of a medical tyranny which robs one of their rights of privacy, because of a branding
of Plaintiffs as having perceived disabilities. These Plaintiffs have been singled out for continuing
harassment, including having their personal financial and insurance information given by
personnel assigned to such testing entities who have even falsified documents at the
DEPARTMENT OF CORRECTIONS AND REHABILITATION claiming employees have given
consent to specified testing without even presenting the consent form to employees. In the
DEPARTMENT OF TRANSPORTATION, commonly known as CALTRANS, between
September 2021 and September 2022, unvaccinated employees were according to Plaintiff BRIAN
WINZENEAD corralled in full view of other workers and members of the public work into testing
areas, thereby diminishing if not extinguishing the privacy rights of unvaccinated Plaintiffs. These
acts, designed by TOKS OMISHAKIN, the then head of CALTRANS, was publicly humiliating,
degrading and unlawful.

391. Refusing to demand that vaccinated employees be tested let alone pay for same, evidences a continuing effort to treat Plaintiffs differently, including to subject said Plaintiffs to a hostile and offensive work environment, despite in many cases, Plaintiffs submission of requests for religious and medical exemptions. Plaintiffs are informed and believe that requests for

religious and medical exemptions have been tossed aside by Defendant Employers and their representatives, despite laws which entitle Plaintiffs to accommodations from the Mandates in these regards.

- 392. Although Plaintiffs are fully capable of performing their job duties, DEFENDANT STATE DEPARTMENTS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment, including the continued demands for collection of genetic information and the engaging in genetic testing without genuine consent from Plaintiffs, let alone their children, while openly castigating Plaintiffs for exercising their constitutional rights. Said actions are punitive and directly and indirectly impact the public safety negatively. Likewise, Plaintiffs' compensation and benefits have been adversely targeted by STATE-related Defendants, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of certain affected Plaintiffs from their job duties permanently, while purporting to unilaterally gut civil service protections that otherwise entitle Plaintiffs to due process and to be treated equally, including relative to testing.
- 393. In light hereof, Plaintiff alleges that Defendant STATE and individually named DOE DEFENDANTS and DEPARTMENTS have actively harassed Plaintiffs, contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against harassment stemming from discriminatory conditions prohibited by said Act. Plaintiffs have filed charges of harassment against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of same and will be filing additional charges to cover additional harassment that has taken place in the interim while this case has been on file.
- 394. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory harassment against Plaintiffs, in violation of the laws of the State of

California.

- 395. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 396. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to share one's protected information.
 - 397. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 398. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 399. Many Plaintiffs have been further forced to obtain medical care, as a consequence of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same, as well as what is occurring due to the shedding of the spike protein in the workplace. Accordingly, Plaintiffs seek special damages, according to proof.
- 400. Because of their relentless campaign of harassing unvaccinated employees, including threatening their livelihood and ability to financially care for their families; following employees to the bathroom and forcing many to engage in freeway therapy and to receive substantially greater workloads than unvaccinated employees; placing unvaccinated workers on public display and singling out Plaintiffs for ridicule, as was allowed to occur for close to one year in CALTRANS; and the issuance of disciplinary memos, suspensions, and even firings, individually named Defendants from the STATE OF CALIFORNIA DEPARTMENTS OF TRANSPORTATION, MOTOR VEHICLES, PUBLIC HEALTH and CORRECTIONS AND REHABILITATION, have clearly and intentionally subjected F2C Plaintiffs to a hostile and offensive work environment. F2C and all Plaintiff do hereby seek punitive damages against these

STATE OF CALIFORNIA government officials, Managers and Supervisors, set forth in the caption to this Cause of Action. Plaintiff alleges the actions of individually named Defendants was and remains willful, wanton, malicious and oppressive, and justify the awarding of punitive damages against individually named Defendants in these Plaintiffs' favor, particularly since supervisors have sought to deflect attention from the underlying issues, including injecting or placing toxic substances into the human anatomy of employees and children alike without providing "informed consent", while allowing its testing vendors to generate false forms suggesting otherwise. The decision to then impose discipline against MOLANO for reporting these occurrences is improper and justify the recovery of punitive damages against ALLISON, PRATT, FRANKLIN and MACOMBER in favor of MOLANO.

401. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children within the State of California.

TWENTY-FIFTH CAUSE OF ACTION

(All City of Los Angeles Plaintiffs listed in Appendix "C" against the CITY OF LOS ANGELES to Redress Discrimination due to Religious Beliefs)

- 402. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 154-156 of the Fifth Cause of Action, Paragraphs 208-210 of the Tenth Cause of Action, Paragraphs 273-275 of the Fifteenth Cause of Action, and Paragraphs 338-340, of the Twentieth Cause of Action as though fully set forth herein.
- 403. Although Plaintiffs are entitled to submit and obtain exemptions from all or some of the Mandates due to their religious beliefs, Plaintiffs are informed and believe that Defendant

FreedomtoChooseLA, etc. vs. The State of California, et al. 183 SECOND AMENDED COMPLAINT FOR INJUNCTIVE RELIEF AND DAMAGES

 $^{^{60}}$ This listing of Plaintiffs and all members of F2CLA employed by the City of Los Angeles is identical for the $5^{th},\,10^{th},\,15^{th},\,20^{th},\,25^{th},\,30^{th},\,35^{th},\,40^{th}$ and 45^{th} Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also City-employees is attached to Appendix "C", along with the Spreadsheets.

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Employers delayed the process for the submission of exemption requests, let alone acknowledgement that said requests had been granted so that it could benefit from the services of unvaccinated employees who have proven their capabilities of doing their jobs and other tasks assigned to them. At the same time, representatives of Defendant Employers, including management personnel at staff meetings, including in the City Fire Department have threatened to reduce the wages and demote personnel who submit and/or procure religious belief exemptions. Similarly, the County has chosen to scoff at the religious beliefs of its employees, including by trying to use a red herring about the use of cells from fetuses, to detract from requests stemming from one's sincere belief in God. Plaintiffs herein have provided support to one another to oppose diminishment of the First Amendment right of religion, and have been singled out for continuing harassment, including having their personal financial and insurance information given by personnel assigned to payroll deposits to such testing entities as Fulgent Genetics and BlueStone Safe. Identifying said Plaintiffs to testing vendors who broadcast that their information is broadcast globally is indicative of an effort to cause covert entities to engage in a witch hunt of employees who continue to adhere to their religious beliefs, in light of their ability to now pinpoint the work and home locations of public sector employees, if not their financial dealings, including tithing and offerings, as well.

404. Continuing efforts by the City to extract \$520.00 per month from affected Plaintiffs for PCR testing which is unreliable, up through and including issuance of Judge Byrdsong's Orders on September 30, 2022, while refusing to demand that vaccinated employees be tested let alone pay for same, evidences a continuing effort to treat Plaintiffs differently, including because of their religious beliefs. Plaintiffs are informed and believe that requests for religious and medical exemptions have been tossed aside by all Defendant Employers and their representatives, despite laws which entitle Plaintiffs to accommodations from the Mandates because of sincerely held beliefs and/or medical reasons. Although it has been opined that the Bible does not openly address what one puts into their body, i.e. toxic material or vaccinations designed to alter one's DNA, Plaintiffs respectfully disagree and note that one of the earliest accounts in the Bible refer to the admonitions that God gave to Adam and Eve to not partake of the forbidden fruit in the

Garden that Satan and other satanic forces insisted were good to be partaken of. Similarly, evidence that Jewish people upon escaping through the Red Sea from Egypt were detained from entering the promised land for forty years because of their resort to ungodly practices, bolsters rather than detracts from the religious beliefs held by many Plaintiffs herein. Using said analogies, Defendants' representatives have touted the benefits of taking the vaccine, but have neglected to fully inform Plaintiffs, including school aged children and young adults, of the risks associated with the vaccine to one's bodily autonomy and DNA, but also externally because of the shedding of the spike proteins by the vaccinated that Defendants insist Plaintiffs' encounter.

405. Although Plaintiffs are fully capable of performing their job duties, DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment, including the continued demands for collection of genetic information and the engaging in genetic testing without genuine consent from Plaintiffs, let alone their children, while openly castigating Plaintiffs for exercising their constitutional rights. Said actions directly and indirectly affect Plaintiffs' compensation and benefits, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of affected Plaintiffs from their job duties permanently. Custodian BONIFACIO CHAGOLLA, once denied requested exemptions, was told that if he did not resign, he would be fired. The pressure placed upon CHAGOLLA has been so traumatic that he has been hospitalized for a substantial period ever since.

406. Plaintiffs are further informed that although some religious belief exemptions have been granted, others have been turned down without rhyme or reason, and even though said employees have otherwise complied with "spitting" requirements. In turn shortened time frames for appeal have been imposed by all Government Employers herein, without regards to whether work computers have even been accessible to deliver notice of denials, especially to employees on medical leaves who lack access to same. While participating in grievance hearings and internal appeals, certain Lead Plaintiffs and other members have unsuccessfully sought to ascertain the process and persons utilized to rule upon Exemption Requests, since various Departments have

denied that this power has been given to Risk Managers, with Fire Chief Crowley now stating that she has been empowered to rule upon such requests, despite her lack of expertise in these regards. City employee DAVID SHUBIN had his exemption request turned down even though his religion, Russian Molokan, has been the guiding force when SHUBIN has refused to vaccinate well before obtaining his position as a Plumber with the City. Like SHUBIN, ANNE SPURGEON and other CITY employees were terminated for not vaccinating without regards to their beliefs, with many of the first responders identified in Appendix "C" still out of work, despite placing the CITY on notice of their reliance upon these constitutional guarantees.

- 407. In light hereof, Plaintiff alleges that Defendant CITY has actively harassed Plaintiffs, contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against discrimination because of religious beliefs.
- 408. Plaintiffs have filed charges of discrimination because of religious beliefs against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of same and will file additional charges as necessary to ensure that this claim may proceed.
- 409. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory harassment against Plaintiffs, in violation of the laws of the State of California.
- 410. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 411. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to share one's protected information. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.

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- 412. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial. Because of Defendants actions, especially during the holidays, including in threatening to discharge or withdrawal of \$520.00 per month from paychecks of City employees, Plaintiffs have and/or may be forced to withdraw retirement monies to survive, while some have even been forced to accept retirements without vested health benefits, on the threat of termination. These actions alone have exacerbated the damages even more so when Plaintiffs seek to redeposit retirement monies to ensure that there is no break in service arising out of one's wrongful termination and/or placement on a leave of absence without pay, or offensive extraction of resignations.
- 413. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times; imposing such a requirement upon only the unvaccinated is itself a further form of discrimination against employees who have sincere beliefs. The repeated demands by Defendant CITY Employer and their representatives, in seeking to enforce the mandates while ignoring overwhelming scientific and medical evidence showing the harmful effects of the vaccines, PCRs and masking, as well as what is occurring due to the shedding of the spike protein, is arbitrary and capricious and warrants collection of special damages, according to proof.
- 414. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children and young adults within the State of California, because of one's sincerely held religious beliefs.

TWENTY-SIXTH CAUSE OF ACTION (All Plaintiffs listed in Appendix "D"⁶¹

⁶¹ This listing of Plaintiffs and all members of F2CLA employed by the County of Los Angeles is identical for the 6th, 11th, 16th, 21st, 26th, 31st, 36th, 41st and 46th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also County-employees is attached to Appendix "D", along with the Spreadsheets.

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against the COUNTY OF LOS ANGELES for

Redress of Discrimination due to Religious Beliefs)

- 415. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 165-168 of the Sixth Cause of Action, Paragraphs 221-223 of the Eleventh Cause of Action, Paragraphs 286-288 of the Sixteenth Cause of Action, Paragraphs 351-353 of the Twenty-First Cause of Action and Paragraph 404 of the Twenty-Fifth Cause of Action, as though fully set forth herein.
- Although Plaintiffs are entitled to submit and obtain exemptions from all or some 416. of the Mandates due to their religious beliefs, Plaintiffs are informed and believe that Defendant Employers delayed the process for the submission of exemption requests, let alone acknowledgement that said requests had been granted, undoubtedly to benefit from the continuing delivery of services by unvaccinated employees. At the same time, representatives of Defendant Employers, including management personnel at staff meetings, including in the City Fire Department have threatened to reduce the wages and demote personnel who submit and/or procure religious belief exemptions. Similarly, the County has chosen to scoff at the religious beliefs of its employees, including by trying to use a red herring about the use of cells from fetuses, to detract from requests stemming from one's sincere belief in God or others. Plaintiffs who are employed by Defendant COUNTY, have steadfastly opposed diminishment of the First Amendment right of religion and have been singled out for continuing harassment, including having their personal financial and insurance information given by staff assigned to payroll deposits to such testing entities as Fulgent Genetics. Identifying said Plaintiffs to Fulgent Genetics, given its ties to the Communist Chinese Party which openly assaults Asians and others who are devoted to God and seek to practice their Christian beliefs, is outrageous and indicative of the intentions to engage in a witch hunt of employees who continue to adhere to their religious beliefs.
- 417. Likewise, refusing to demand that vaccinated employees be tested evidences a continuing effort to treat Plaintiffs differently, including because of their religious beliefs, without regards to the toxicity levels inherent in PCR testing that the COUNTY has in fact utilized.

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Plaintiffs are informed and believe that requests for religious and medical exemptions have been tossed aside by all Defendant Employers and their representatives, despite laws which entitle Plaintiffs to accommodations from the Mandates because of sincerely held beliefs and/or medical reasons.

- 418. Although Plaintiffs are fully capable of performing their job duties, DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment, including the continued demands for collection of genetic information and the engaging in genetic testing without genuine consent from Plaintiffs, let alone their children, while openly castigating Plaintiffs for exercising their constitutional rights. Said actions directly and indirectly affect Plaintiffs' compensation and benefits, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of affected Plaintiffs from their job duties permanently, while purporting to unilaterally gut civil service protections that otherwise entitle Plaintiffs to due process and a right to contest all accusations levied at them.
- 419. Plaintiffs are further informed that although some religious belief exemptions have been granted, others have been turned down without rhyme or reason, and even though said employees including Lead Plaintiff LVN LISETTE MEJIA-CRUZ has otherwise complied with "spitting" requirements. In turn shortened time frames for appeal have been imposed by all Government Employers herein, without regards to whether work computers have even been accessible to deliver notice of denials, especially to employees on medical leaves who lack access to same. While participating in grievance hearings and internal appeals, certain Lead Plaintiffs and other members have unsuccessfully sought to ascertain the process and persons utilized to rule upon Exemption Requests, since various Departments have denied that this power has been given to Risk Managers and Personnel Representatives. When asked to explain why a Muslim Nurse at LAC+USC who objects to placing fetal cells let alone pork found in vaccines inside her body, in light of her religious upbringing, would be denied an exemption, while a Christian or a Catholic would be granted same, based upon the same reasoning, Defendants and their representatives have

steadfastly refused to provide any explanation for same. By so doing, Defendants have elevated certain religions over others, even though the sincere beliefs remain the same, regardless of whether one belongs to the Nations of Israel or Islam, or other denominations or non-denominations. At the same time Defendants and their representatives have sought to ignore the personal experiences of foreign-born employees, including RAMONA BILANCSUK, now fired, and SAYYORA KHUSENOVA. KHUSENOVA has been repeatedly threatened with firing as well as detained in a work area after her colleagues whose exemptions were granted were moved because she has held to her religious beliefs, like BILANCSUK, when others expected that employees from foreign born countries which have experienced communism and/or socialism first-hand would not embrace the holy scriptures.

- 420. In light hereof, Plaintiff alleges that Defendant COUNTY has actively harassed Plaintiffs, contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against discrimination because of religious beliefs.
- 421. Plaintiffs have filed charges of discrimination because of religious beliefs against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of same and will, if necessary, file additional charges to ensure that this cause of action can proceed.
- 422. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory harassment against Plaintiffs, in violation of the laws of the State of California.
- 423. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 424. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to share one's

 protected information. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.

- 425. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 426. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives, as well as LAUSD and LACOE in seeking to enforce the mandates that impose requirements upon unvaccinated employees with religious beliefs is yet another device to penalize employees because of their religious beliefs, while ignoring overwhelming scientific and medical evidence showing the harmful effects of the vaccines, PCRs and masking, as well as what is occurring due to the shedding of the spike protein. Said actions are arbitrary and capricious and warrants collection of special damages, according to proof.
- 427. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children within LAUSD and LACOE, or elsewhere in the State of California because of one's sincerely held religious beliefs.

TWENTY-SEVENTH CAUSE OF ACTION (All Plaintiffs listed in Appendix "E" against LAUSD for to Redress Discrimination due to Religious Beliefs)

428. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 176-179 of the Seventh Cause of Action, Paragraph 234-236 of the Twelfth

 $^{^{62}}$ This listing of Plaintiffs and all members of F2CLA employed by the LACOE is identical for the 8^{th} , 13^{th} , 18^{th} , 23^{rd} , 28^{th} , 33^{rd} , 38^{th} , 43^{rd} and 48^{th} Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also LACOE employees is attached to Appendix "F", along with the Spreadsheets.

Cause of Action, Paragraphs 299-301 of the Seventeenth Cause of Action, Paragraphs 364-366 of the Twenty-Second Cause of Action and Paragraph 404 of the Twenty-Fifth Cause of Action, as though fully set forth herein.

- 429. Although Plaintiffs are entitled to submit and obtain exemptions from all or some of the Mandates due to their religious beliefs, Plaintiffs are informed and believe that Defendant LAUSD delayed the process for the submission and granting of exemption requests, let alone acknowledgement that said requests had been ruled upon. At the same time, representatives of Defendant LAUSD, including management personnel at Exemption hearings, have threatened to reduce the wages and demote personnel who submit and/or procure religious belief exemptions.
- 430. Refusing to demand that vaccinated employees be tested let alone pay for same, evidences a continuing effort to treat Plaintiffs differently, including because of their religious beliefs. Plaintiffs are informed and believe that requests for religious and medical exemptions have been tossed aside by all Defendant Employers and their representatives, despite laws which entitle Plaintiffs to accommodations from the Mandates because of sincerely held beliefs and/or medical reasons.
- 431. Although Plaintiffs are fully capable of performing their job duties, DEFENDANT LAUSD has engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment, including the continued demands for collection of genetic information and the engaging in genetic testing without genuine consent from Plaintiffs, let alone their children as well as others, while openly castigating Plaintiffs for exercising their constitutional rights. Said actions directly and indirectly affect Plaintiffs' compensation and benefits, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of affected Plaintiffs from their job duties permanently.
- 432. Plaintiffs are further informed that although some religious belief exemptions have been granted, others have been turned down without rhyme or reason. Although at least two employees were told their religious exemption requests were granted, JENY VASQUEZ and TREVOR SCHMIDT were then old "there was no room at the inn" for them. In turn LAUSD has

made a mockery of the entire exemption process, while affording others with exemptions granted by LAUSD to work directly in classrooms alongside of vaccinated staff, as well as students.

- 433. In light hereof, Plaintiff alleges that Defendant LAUSD has actively discriminated against Plaintiffs, contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against discrimination because of religious beliefs.
- 434. Plaintiffs have filed charges of discrimination because of religious beliefs against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of same.
- 435. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory harassment against Plaintiffs, in violation of the laws of the State of California.
- 436. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 437. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to vaccinate. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 438. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 439. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines were FDA-approved, when they were not. The repeated demands by Defendant LAUSD and its representatives in seeking to enforce the mandates upon only those with sincere religious beliefs, while ignoring overwhelming scientific and medical evidence showing the harmful effects of the vaccines, PCRs

and masking, as well as what is occurring due to the shedding of the spike protein, is arbitrary and capricious and warrants collection of special damages, according to proof.

440. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children within LAUSD and LACOE, because of one's sincerely held religious beliefs.

TWENTY-EIGHTH CAUSE OF ACTION

(Plaintiff Nicholas Thomas as listed in Appendix "F"⁶³ Against LACOE to Redress Discrimination due to Religious Beliefs)

- 441. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 187-190 of the Eighth Cause of Action, Paragraph 247-249 of the Thirteenth Cause of Action, Paragraphs 312-314 of the Eighteenth Cause of Action, Paragraphs 377-379 of the Twenty-Third Cause of Action and Paragraph 404 of the Twenty-Fifth Cause of Action, as though fully set forth herein.
- 442. Although Plaintiffs are entitled to submit and obtain exemptions from all or some of the Mandates due to their religious beliefs, Plaintiffs are informed and believe that Defendant Employers delayed the process for the submission of exemption requests, so it could fire employees despite their religious beliefs for refusing to vaccinate. This was the fate of NICHOLAS THOMAS at LACOE.
- 443. Refusing to demand that vaccinated employees be tested let alone pay for same, evidences a continuing effort to treat Plaintiffs differently, including because of their religious beliefs.

FreedomtoChooseLA, etc. vs. The State of California, et al. 194 SECOND AMENDED COMPLAINT FOR INJUNCTIVE RELIEF AND DAMAGES

 $^{^{63}}$ This listing of Plaintiffs and all members of F2CLA employed by the LACOE is identical for the 8^{th} , 13^{th} , 18^{th} , 23^{rd} , 28^{th} , 33^{rd} , 38^{th} , 43^{rd} and 48^{th} Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also LACOE employees is attached to Appendix "F", along with the Spreadsheets.

- 444. Although Plaintiffs, including NICHOLAS THOMAS, are fully capable of performing their job duties, DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment, including the continued demands that THOMAS vaccinated or be severed during his probationary period. Said actions directly and indirectly affected Plaintiffs' compensation and benefits and will continue to prevent THOMAS, a respected IT employee from advancing at future employment opportunities because he has been fired by LAUSD, after asserting his religious beliefs.
- 445. Plaintiffs have reason to believe that LACOE has also, like other public sector employers herein, elevated certain religions over others, even though the sincere beliefs remain the same, regardless of whether one belongs to the Nations of Israel or Islam, or other denominations or non-denominations.
- 446. In light hereof, Plaintiff alleges that Defendant COUNTY has actively harassed Plaintiffs, contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against discrimination because of religious beliefs.
- 447. Plaintiffs have filed charges of discrimination because of religious beliefs against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of same and will file additional charges to ensure that this cause of action is allowed to proceed.
- 448. Having satisfied these statutory prerequisites to suit, Plaintiff employees, including NICHOLAS THOMAS, does hereby bring an action against his Employer, LACOE, for having created, tolerated and perpetuated prohibitory harassment against Plaintiffs, in violation of the laws of the State of California.
- 449. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
 - 450. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become

mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially since THOMAS was terminated during his probationary period after asserting his constitutional rights in these regards. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.

- 451. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 452. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives, as well as LAUSD and LACOE in seeking to enforce the mandates while ignoring overwhelming scientific and medical evidence showing the harmful effects of the vaccines, PCRs and masking, as well as what is occurring due to the shedding of the spike protein, is arbitrary and capricious and warrants collection of special damages, according to proof.
- 453. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children within LAUSD and LACOE, or elsewhere in the State of California, because of one's sincerely held religious beliefs.

TWENTY-NINTH CAUSE OF ACTION

(All Plaintiffs listed in Appendix "G" 64

against the STATE OF CALIFORNIA and

Its DEPARTMENT OF CORRECTIONS AND REHABILITATION, the DEPARTMENT

OF HUMAN RESOURCES, the DEPARTMENT OF MOTOR VEHICLES, THE

DEPARTMENT OF PUBLIC HEALTH and the DEPARTMENT OF

 64 This listing of Plaintiffs and all members of F2CLA employed by the State of California is identical for the 9^{th} , 14^{th} , 19^{th} , 24^{th} , 29^{th} , 34^{th} , 39^{th} , 44^{th} and 49^{th} Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also State-employees is attached to Appendix "G", along with the Spreadsheets.

TRANSPORTATION to Redress Discrimination due to Religious Beliefs)

- 454. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 197-199 of the Ninth Cause of Action, Paragraphs 260-262 of the Fourteenth Cause of Action, Paragraphs 325-327 of the Nineteenth Cause of Action, Paragraphs 390-392, of the Twenty-Fourth Cause of Action, and Paragraph 404 of the Twenty-Fifth Cause of Action as though fully set forth herein.
- 455. Although Plaintiffs are entitled to submit and obtain exemptions from all or some of the Mandates due to their religious beliefs, Plaintiffs are informed and believe that Defendant STATE of CALIFORNIA Employers delayed the process for the submission of exemption requests, let alone acknowledgement that said requests had been granted. At the same time, representatives of Defendant Employers, including management personnel at staff meetings, have threatened to negatively affect one financially, either by firing, disciplining or demoting personnel who submit and/or procure religious belief exemptions. MOLANO believes the DCR has chosen to scoff at the religious beliefs of its employees, including by trying to use a red herring about the use of cells from fetuses, to detract from requests stemming from one's sincere belief in God or others. Plaintiffs who are employed by Defendants as well as their colleagues who have provided support to one another to oppose diminishment of the First Amendment right of religious freedom, have been singled out for continuing harassment, including having their personal financial and insurance information given by personnel to testing vendors and is indicative of the intentions to engage in a witch hunt of employees who continue to adhere to their religious beliefs.
- 456. Refusing to demand that vaccinated employees be tested, while corralling unvaccinated employees in the DEPARTMENT OF TRANSPORTATION (CALTRANS) into a room for testing, in full view of their colleagues and the public, with BRIAN WINZENEAD repeatedly subjected to same along with his unvaccinated colleagues for one year, evidences a continuing effort to treat Plaintiffs differently, including because of their religious beliefs. Plaintiffs are informed and believe that requests for religious and medical exemptions have been tossed aside by all Defendant Employers and their representatives, despite laws which entitle

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Plaintiffs to accommodations from the Mandates because of sincerely held beliefs and/or medical reasons.

- 457. Although Plaintiffs are fully capable of performing their job duties, DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' which have materially altered the terms and conditions and privileges of Plaintiffs' employment, including the continued demands for collection of genetic information and the engaging in genetic testing without genuine consent from Plaintiffs, let alone their children, while openly castigating Plaintiffs for exercising their constitutional rights. Said actions directly and indirectly affect Plaintiffs' compensation and benefits, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of affected Plaintiffs from their job duties permanently. Although testing stopped in September 2022 at DOT, the fact remains that employees were segregated and ridiculed for holding to their religious beliefs. MOLANO was also disciplined for reporting fraudulent practices a testing vendor at DCR was engaging in by claiming employees consented to testing, when in fact they did not and would not due to their religious beliefs.
- Plaintiffs are further informed that although some religious belief exemptions have 458. been granted, others have been turned down without rhyme or reason. While participating in grievance hearings and internal appeals, certain Lead Plaintiffs like BERNICE MOLANO and other members have unsuccessfully sought to ascertain the process and persons utilized to rule upon Exemption Requests, to no avail.
- In light hereof, Plaintiff alleges that Defendant STATE OF CALIFORNIA, 459. CALTRANS, DMV, DHR, DCR and DPH have actively discriminated against Plaintiffs, contrary to California's Fair Employment and Housing Act which embodies fundamental public policies against discrimination because of religious beliefs.
- Plaintiffs have filed charges of discrimination because of religious beliefs against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges. Affected Plaintiffs bring the instant action against Defendant Employer within the one-

year period following issuance of same.

- 461. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated prohibitory discrimination against Plaintiffs, in violation of the laws of the State of California.
- 462. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 463. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to share one's protected information. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 464. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 465. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times; imposing such a requirement upon only the unvaccinated is itself a further form of discrimination against employees who have sincere beliefs.
- 466. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing hostile and offensive work environment, let alone unequal educational opportunities for their children within the State of California, because of one's sincerely held religious beliefs.

THIRTEETH CAUSE OF ACTION (All City of Los Angeles Plaintiffs listed in Appendix "C"65

⁶⁵ This listing of Plaintiffs and all members of F2CLA employed by the City of Los Angeles is identical for the 5th, 10th, 15th, 20th, 25th, 30th, 35th, 40th and 45th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also City-employees is attached to Appendix "C", along with the Spreadsheets.

AGAINST THE CITY OF LOS ANGELES for Unlawful Failure to Accommodate)

- 467. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 154-156 of the Fifth Cause of Action, Paragraphs 208-210 of the Tenth Cause of Action, Paragraphs 273-275 of the Fifteenth Cause of Action, Paragraphs 338-3400 of the Twentieth Cause of Action, and Paragraphs 403-406 of the Twenty-Fifth Cause of Action, as though fully set forth herein.
- 468. By their actions when seeking to implement the terms of the Vaccination and PCR mandates in the workplace, Defendant Employers and their representatives have displaced unvaccinated employees from telecommuting assignments and even refused to accommodate requests from said employees for restoral of same, despite Plaintiffs' articulation of legitimate reasons for such, including to not be exposed to the vaccinated. Plaintiffs are informed and believe that Defendant Employers have claimed there is "no room at the inn" for Plaintiffs, while affording said accommodations instead to vaccinated employees, including employees with pending disciplinary accusations against them, including in the CITY's Fire Department.
- 469. Likewise continuing efforts by the City threatening to extract \$520.00 per month from affected Plaintiffs for PCR testing which is unreliable, if one is to receive an accommodation, while refusing to demand that vaccinated employees be tested let alone pay for same, evidences a continuing effort to treat Plaintiffs differently, including to subject said Plaintiffs to a hostile and offensive work environment because one has sought accommodations in the first place.
- 470. Although Plaintiffs are fully capable of performing their job duties, DEFENDANT CITY has engaged in various material adverse employment actions against Plaintiffs' and refused to accommodate Plaintiffs in the workplace, on the false premise that one has failed to reveal their vaccination status, when in reality that status has been repeatedly divulged individually and collectively, including at group meetings. Firing employees, placing same on unpaid leaves of absence, and/or extracting monies from one's payroll in exchange for the

opportunity to work, on the guise that testing is directly linked to one's ability to be accommodated, is yet another "pay to play/pay to work" scheme that has been deemed unlawful in the employment arena. Despite same, Defendant Employers and their representatives have continued to directly and indirectly affect Plaintiffs' compensation and benefits, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of affected Plaintiffs' from their job duties permanently, including DAVID SHUBIN, JESSICA JIMINEZ, SUSAN MALDONADO, BONIFACIO CHAGOLLA, DANNY SOTO, and numerous other first responders.

Although the Labor Code §2802 ruling from the Honorable Rupert Byrdsong seeks to dispel any notion that employees will be charged for testing, it remains to be seen whether the Government Defendants will challenge said ruling hereinafter. As of present, F2C City employees have not received any emails stating that any obligation which has supposedly accrued in these regards will be extinguished, while the testing program remains in full swing, with BlueStone receiving substantial monies if its monthly quota of tests is not satisfied.

- 471. Although various Plaintiffs have provided medical certifications or religious belief exemption requests to support their requests for accommodations, Defendant government entities have refused to accommodate Plaintiff employees and have instead forced removal of Plaintiffs from their work assignments and jobs, or in the case of school children, their extra-curricular activities, while threatening cessation of classroom learning as well. Plaintiffs are further informed that all Government Employers have sought to diminish the standing of its employees who have refused to vaccinate by reassigning or threatening to reassign said personnel to lesser paying positions.
- 472. PLAINTIFFS have reason to believe that named Defendant entities by and through their elected and appointed officials and management representatives have purposefully soured all work opportunities including promotions previously promised to Plaintiffs, while continuousy treating Plaintiffs in a discriminatory and retaliatory fashion.
- 473. In light hereof, Plaintiffs allege that Defendant government entities have violated their statutory obligations to achieve a reasonable accommodation of Plaintiffs, in lieu of firing or

placing said employees off on disciplinary action without pay indefinitely or for finite periods of time.

- 474. As a consequence of the harassment, hostile work environment and differential treatment being afforded individual Plaintiffs, certain Plaintiffs have internally protested the actions of said City Defendants to Human Resources, the Equity Unit and others, largely to no avail. Since protesting the actions of individually named Defendants internally, Plaintiffs have been subjected to further unbearable harassment and continuous retaliation ever since, including threatened with removal, been suspended without pay, or removed from their jobs immediately prior to Thanksgiving, while publicly humiliated as if one had committed removable offenses, when in fact Plaintiffs did not.
- 475. Plaintiffs have filed charges alleging a failure to accommodate against their respective public sector Employer with the California Department of Fair Employment and Housing and have sought or been immediately issued statutory Right to Sue Letters on said charges. Affected Plaintiffs bring the instant action against Defendant Employer within the one-year period following issuance of same.
- 476. Having satisfied these statutory prerequisites to suit, Plaintiff employees do hereby bring an action against their respective Defendant Employer for having created, tolerated and perpetuated a failure to accommodate Plaintiffs, in violation of the laws of the State of California.
- 477. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 478. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to share one's protected information that is being broadly disseminated by Defendants representatives despite privacy protections which prohibit such distributions in person, let alone electronically or vis a vis the worldwide web.

- 479. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 480. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.
- 481. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same and the need for accommodations, particularly considering the shedding of the spike protein by vaccinated personnel. Accordingly, Plaintiffs seek special damages, according to proof.
- 482. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing failure to accommodate Plaintiffs, while accommodating the vaccinated and those exempt from complying with Mandates because of who they know or who they are.

THIRTY-FIRST CAUSE OF ACTION (All Plaintiffs listed in Appendix "D"66 against the COUNTY OF LOS ANGELES for Unlawful Failure to Accommodate)

483. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 165-168 of the Sixth Cause of Action, Paragraphs 221-223 of the Eleventh Cause of Action, Paragraphs 286-288 of the of the Sixteenth Cause of Action, Paragraphs 351-353 of the Twenty-First Cause of Action, and Paragraphs 416-419 of the Twenty-Sixth Cause of Action, as though fully set forth herein.

66 This listing of Plaintiffs and all members of F2CLA employed by the County of Los Angeles is identical for the 6th, 11th, 16th, 21st, 26th, 31st, 36th, 41st and 46th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also County-employees is attached to

Appendix "D", along with the Spreadsheets.

- 484. By their actions when seeking to implement the terms of the Vaccination and PCR/Antigen Testing mandates in the workplace, Defendant Employers and their representatives have displaced unvaccinated employees in its Hospitals and Environmental Health from telecommuting assignments and even refused to accommodate requests from said employees, including RN OLENIK, for reinstatement of same, despite Plaintiffs' articulation of legitimate reasons to be accommodated, including in OLENIK's case her seriously ill mother who has since passed away. Plaintiffs are informed and believe that Defendant Employers have claimed there is "no room at the inn" for Plaintiffs, while affording said accommodations instead to vaccinated employees.
- 485. Likewise refusing to demand that vaccinated employees be tested, evidences a continuing effort to treat Plaintiffs differently because of the perception Plaintiffs are disabled, have complained of the hostile and offensive work environment in which one has been assigned to work, and also sought accommodations in the first place.
- 486. Although Plaintiffs are fully capable of performing their job duties, DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' and refused to accommodate Plaintiffs in the workplace, on the false premise that one has failed to reveal their vaccination status, when in reality that status has been repeatedly divulged individually and collectively, including at group meetings. Firing employees like CENTENO, PELTON and BILANCSUK, and others, and suspending health care workers for refusing to vaccinate or register with *Fulgent*, including TAMI OLENIK, LISETTE MEJIA-CRUZ, TOBY ILAND, TERESA NOLAN, JOSEPH DELUNA and numerous other F2C Plaintiff, evidence that the COUNTY has engaged in adverse employment actions in these regards. Despite same, Defendant Employers and their representatives have continued to directly and indirectly affect Plaintiffs' compensation and benefits, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also rethreatening removal of affected Plaintiffs' from their job duties permanently, while purporting to unilaterally gut civil service protections that otherwise entitle Plaintiffs to due process and a right to contest all accusations levied at them.
 - 487. Although various Plaintiffs have provided medical certifications or religious belief

exemption requests to support their requests for accommodations, Defendant government entities have refused to accommodate Plaintiffs and have instead forced removal of Plaintiffs from their work assignments and jobs. Plaintiffs are further informed that all Government Employers have sought to diminish the standing of its employees who have refused to vaccinate by reassigning or threatening to reassign said personnel to lesser paying positions.

- 488. PLAINTIFFS have reason to believe that named COUNTY-Defendant entities by and through their elected and appointed officials and management representatives have purposefully soured all work opportunities including promotions previously promised to Plaintiffs, while continuously treating Plaintiffs in a discriminatory and retaliatory fashion.
- 489. In light hereof, Plaintiffs allege that County-Defendant government entities have violated their statutory obligations to achieve a reasonable accommodation of Plaintiffs, in lieu of firing or placing said employees off on disciplinary action without pay indefinitely or for finite periods of time.
- 490. Plaintiff has filed charges of discrimination due to the refusal of Defendant government entities to accommodate Plaintiffs, and/or their children, with the California Department of Fair Employment and Housing and has been issued statutory Right to Sue Letters on said charges. Plaintiff brings the instant action against Defendant government entities within the one-year period following issuance of the Right to Sue Letters.
- 491. Having satisfied these statutory prerequisites to suit, Plaintiff does hereby bring an action against Defendants for having failed to accommodate Plaintiffs in violation of the laws of the State of California.
- 492. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. Because of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.

- 493. Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial.
- 494. To the extent Plaintiffs have been forced to obtain medical care, because of Defendants actions, and may need additional care, Plaintiffs do hereby seek special damages, according to proof.
- 495. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against DEFENDANTS.
- 496. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing failure to accommodate Plaintiffs, while accommodating the vaccinated and those exempt from complying with Mandates because of who they know or who they are.

THIRTY-SECOND CAUSE OF ACTION (All Plaintiffs listed in Appendix "E"⁶⁷ against LAUSD for Unlawful Failure to Accommodate)

- 497. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 176-179 of the Seventh Cause of Action, Paragraph 234-236 of the Twelfth Cause of Action, Paragraphs 299-301 of the Seventeenth Cause of Action, Paragraphs 364-366 of the Twenty-Second Cause of Action, Paragraph 404 of the Twenty-Fifth Cause of Action, and Paragraphs 429-432, as though fully set forth herein.
- 498. By their actions when seeking to implement the terms of the Vaccination and testing mandates in the workplace, Defendant Employers and their representatives have displaced unvaccinated employees from telecommuting assignments and virtual assignments and have even refused to accommodate requests from said employees, despite Plaintiffs' articulation of legitimate reasons to be accommodated. Plaintiffs are informed and believe that Defendant Employers have

⁶⁷ This listing of Plaintiffs and all members of F2CLA employed by the LACOE is identical for the 8th, 13th, 18th, 23rd, 28th, 33rd, 38th, 43rd and 48th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also LACOE employees is attached to Appendix "F", along with the Spreadsheets.

claimed there is "no room at the inn" for Plaintiffs, while affording said accommodations instead to vaccinated employees. F2C includes teachers, staff, and even field personnel who have purportedly been granted religious exemptions within LAUSD, but then informed that their requests for accommodation have been turned down and the employee terminated, including TREVOR SCHMIDT, or are among many announcements of their fates, ironically at a time when preparations for a new school year are underway. Contemporaneously, F2C is informed that unvaccinated teachers who were transferred to the Virtual Academy as teachers and/or administrators, including JENY VASQUEZ, are now being told to resign or be fired because LAUSD will no longer accommodate said employees. SUSANA HERNANDEZ was also fired for not vaccinating and was not reinstated after foolishly vaccinating in hopes of regaining her job. It is readily obvious that the threat to blemish one's credential by firing said employee because he/she is seeking to remain unvaccinated is punitive and yet another way to deprive employees of their constitutional and statutory rights, while depriving said employees of their right to an accommodation because of their perceived disabilities.

- 499. Likewise refusing to demand that vaccinated employees be tested, evidences a continuing effort by LAUSD to treat Plaintiffs differently, including to subject said Plaintiffs to a hostile and offensive work environment because one has sought accommodations in the first place.
- LAUSD has engaged in various material adverse employment actions against Plaintiffs' and refused to accommodate Plaintiffs in the workplace, on the false premise that one has either refused to reveal their vaccination status or refused to be vaccinated, when in reality that status has been repeatedly divulged individually and collectively, including at group meetings. Firing employees, placing same on unpaid leaves of absence, and threatening one's credentials on guise LAUSD cannot accommodate should be declared unlawful. Despite same, Defendant Employers and their representatives have continued to directly and indirectly affect Plaintiffs' compensation and benefits, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of affected Plaintiffs' from their job duties permanently, at a time when publicly promoting the hiring of teachers

without credentials or college educations.

- 501. Although various Plaintiffs including school aged children have provided medical certifications or religious belief exemption requests to support their requests for accommodations, Defendant government entities have refused to accommodate Plaintiffs and have instead forced removal of Plaintiffs from their work assignments and jobs, or in the case of school children, their extra-curricular activities over an extended period of time, while at various times threatening cessation of classroom learning as well. Plaintiffs are further informed that all Government Employers have sought to diminish the standing of its employees who have refused to vaccinate by reassigning or threatening to reassign said personnel to lesser paying positions.
- 502. Plaintiffs have reason to believe that named Defendant entities by and through their elected and appointed officials and management representatives have purposefully soured all work opportunities including promotions previously promised to Plaintiffs, while continuously treating Plaintiffs in a discriminatory and retaliatory fashion.
- 503. In light hereof, Plaintiffs allege that Defendant LAUSD has violated its statutory obligations to achieve a reasonable accommodation of Plaintiffs, in lieu of firing or placing said employees off on disciplinary action without pay indefinitely or for finite periods of time.
- 504. Plaintiffs have filed charges of discrimination due to the refusal of Defendant government entities to accommodate Plaintiffs, and/or their children, with the California Department of Fair Employment and Housing and has been issued statutory Right to Sue Letters on said charges. Plaintiffs brings the instant action against Defendant government entities within the one-year period following issuance of the Right to Sue Letters.
- 505. Having satisfied these statutory prerequisites to suit, Plaintiffs do hereby bring an action against Defendants for having failed to accommodate Plaintiffs in violation of the laws of the State of California.
- 506. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. Because of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to

Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.

- 507. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial.
- 508. To the extent Plaintiffs have been forced to obtain medical care, because of Defendants actions, and may need additional care, Plaintiffs do hereby seek special damages, according to proof.
- 509. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against DEFENDANTS.
- 510. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against Defendants, and each of them.
- 511. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing failure to accommodate Plaintiffs, while accommodating the vaccinated and those exempt from complying with Mandates because of who they know or who they are.

THIRTY-THIRD CAUSE OF ACTION

(Plaintiff Nicholas Thomas as listed in Appendix "F"⁶⁸ against LACOE for for Unlawful Failure to Accommodate)

512. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 187-190 of the Eighth Cause of Action, Paragraph 247-249 of the Thirteenth Cause of Action, Paragraphs 312-314 of the Eighteenth Cause of Action, Paragraphs 377-379

 $^{^{68}}$ This listing of Plaintiffs and all members of F2CLA employed by the LACOE is identical for the 8^{th} , 13^{th} , 18^{th} , 23^{rd} , 28^{th} , 33^{rd} , 38^{th} , 43^{rd} and 48^{th} Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also LACOE employees is attached to Appendix "F", along with the Spreadsheets.

of the Twenty-Third Cause of Action, Paragraph 404 of the Twenty-Fifth Cause of Action, and Paragraph 442-445 of the Twenty-Eighth Cause of Action as though fully set forth herein.

- 513. By their actions when seeking to implement the terms of the Vaccination and PCR mandates in the workplace, Defendant Employers and their representatives have displaced unvaccinated employees like NICHOLAS THOMAS from IT work on the guise he might come in contact with vaccinated workers and refused to accommodate requests from said employee, despite Plaintiff's articulation of legitimate reasons to be accommodated.
- 514. Likewise refusing to extend a testing accommodation to NICHOLAS THOMAS in lieu of firing him during his probationary period because he would not vax, evidences a continuing effort to treat Plaintiffs differently, including to subject said Plaintiffs to a hostile and offensive work environment because one has sought an exemption in the first place.
- 515. Although Plaintiff THOMAS was fully capable of performing his job duties,
 DEFENDANT LACOE has engaged in various material adverse employment actions against
 Plaintiff and refused to accommodate Plaintiffs in the workplace. Telling NICHOLAS THOMAS
 that only by vaccinating could he spare his job, even though THOMAS submitted a religious
 exemption request, is not a reasonable accommodation.
- 516. Although various Plaintiffs have provided medical certifications or religious belief exemption requests to support their requests for accommodations, Defendant government entities have refused to accommodate Plaintiffs and have instead forced removal of Plaintiffs from their work assignments and jobs, or in the case of school children, their extra-curricular activities, while threatening cessation of classroom learning as well. Plaintiffs are further informed that all Government Employers have sought to diminish the standing of its employees who have refused to vaccinate by reassigning or threatening to reassign said personnel to lesser paying positions.
- 517. PLAINTIFFS have reason to believe that named Defendant entities by and through their elected and appointed officials and management representatives have purposefully soured all work opportunities including promotions previously promised to Plaintiffs, while continuously treating Plaintiffs in a discriminatory and retaliatory fashion.
 - 518. In light hereof, Plaintiffs allege that Defendant government entities have violated

their statutory obligations to achieve a reasonable accommodation of Plaintiffs, in lieu of firing or placing said employees off on disciplinary action without pay indefinitely or for finite periods of time.

- 519. Plaintiff has filed charges of discrimination due to the refusal of Defendant government entities to accommodate Plaintiffs, and/or their children, with the California Department of Fair Employment and Housing and has been issued statutory Right to Sue Letters on said charges. Plaintiff brings the instant action against Defendant government entities within the one-year period following issuance of the Right to Sue Letters.
- 520. Having satisfied these statutory prerequisites to suit, Plaintiff does hereby bring an action against Defendants for having failed to accommodate Plaintiffs in violation of the laws of the State of California.
- 521. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. Because of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.
- 522. Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial.
- 523. To the extent Plaintiffs have been forced to obtain medical care, because of Defendants actions, and may need additional care, Plaintiffs do hereby seek special damages, according to proof.
- 524. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against DEFENDANTS.
- 525. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing failure to accommodate Plaintiffs, while accommodating the vaccinated and those exempt from complying with Mandates because of who

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they know or who they are.

THIRTY-FOURTH CAUSE OF ACTION

(All Plaintiffs listed in Appendix "G" ⁶⁹ against the STATE OF CALIFORNIA and Its DEPARTMENT OF CORRECTIONS AND REHABILITATION, the DEPARTMENT OF HUMAN RESOURCES, the DEPARTMENT OF MOTOR VEHICLES, THE DEPARTMENT OF PUBLIC HEALTH and the DEPARTMENT OF TRANSPORTATION for Unlawful Failure to Accommodate)

- 526. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 197-199 of the Ninth Cause of Action, Paragraphs 260-262 of the Fourteenth Cause of Action, Paragraphs 325-327 of the Nineteenth Cause of Action, Paragraphs 390-392, of the Twenty-Fourth Cause of Action, Paragraph 404 of the Twenty-Fifth Cause of Action and Paragraphs 455-458 of the Twenty-Ninth Cause of Action as though fully set forth herein.
- 527. By their actions when seeking to implement the terms of the Vaccination and PCR mandates in the workplace, Defendant Employers and their representatives have displaced unvaccinated employees from telecommuting assignments and even refused to accommodate requests from said employees, despite Plaintiffs' articulation of legitimate reasons to be accommodated.
- 528. Likewise refusing to demand that vaccinated employees be tested evidences a continuing effort to treat Plaintiffs differently, including to subject said Plaintiffs to a hostile and offensive work environment because one has sought accommodations in the first place.
- 529. Although Plaintiffs are fully capable of performing their job duties, DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' and refused to accommodate Plaintiffs in the workplace, on the false premise that one has failed to reveal their vaccination status, when in reality that status has been repeatedly divulged individually and collectively, including at group meetings. Firing employees, placing same on

⁶⁹ This listing of Plaintiffs and all members of F2CLA employed by the State of California is identical for the 9th, 14th, 19th, 24th, 29th, 34th, 39th, 44th and 49th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also State-employees is attached to Appendix "G", along with the Spreadsheets.

unpaid leaves of absence, and/or extracting monies from one's payroll in exchange for the opportunity to work is yet another "pay to play/pay to work" scheme that has been deemed unlawful in the employment arena. Despite same, Defendant Employers and their representatives have continued to directly and indirectly affect Plaintiffs' compensation and benefits, including when announcing that the unvaccinated will be denied upward mobility henceforth, while also threatening and announcing the imminent removal of affected Plaintiffs' from their job duties permanently, while purporting to unilaterally gut civil service protections that otherwise entitle Plaintiffs to due process and a right to contest all accusations levied at them.

- 530. Although various Plaintiffs have provided medical certifications or religious belief exemption requests to support their requests for accommodations, Defendant government entities have refused to accommodate Plaintiffs and have instead forced removal of Plaintiffs from their work assignments and jobs. Plaintiffs are further informed that all Government Employers have sought to diminish the standing of its employees who have refused to vaccinate by reassigning or threatening to reassign said personnel to lesser paying positions, while publicly humiliating those who have to test.
- 531. PLAINTIFFS have reason to believe that named Defendant entities by and through their elected and appointed officials and management representatives have purposefully soured all work opportunities including promotions previously promised to Plaintiffs, while continuously treating Plaintiffs in a discriminatory and retaliatory fashion.
- 532. In light hereof, Plaintiffs allege that Defendant government entities have violated their statutory obligations to achieve a reasonable accommodation of Plaintiffs, in lieu of firing or placing said employees off on disciplinary action without pay indefinitely or for finite periods of time.
- 533. Plaintiff has filed charges of discrimination due to the refusal of Defendant government entities to accommodate Plaintiffs, and/or their children, with the California Department of Fair Employment and Housing and has been issued statutory Right to Sue Letters on said charges. Plaintiff brings the instant action against Defendant government entities within the one-year period following issuance of the Right to Sue Letters.

- 534. Having satisfied these statutory prerequisites to suit, Plaintiff does hereby bring an action against Defendants for having failed to accommodate Plaintiffs in violation of the laws of the State of California.
- 535. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. Because of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.
- 536. Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial.
- 537. To the extent Plaintiffs have been forced to obtain medical care, because of Defendants actions, and may need additional care, Plaintiffs do hereby seek special damages, according to proof.
- 538. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against DEFENDANTS.
- 539. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing failure to accommodate Plaintiffs, while accommodating the vaccinated and those exempt from complying with Mandates because of who they know or who they are.

THIRTY-FIFTH CAUSE OF ACTION

(All City of Los Angeles Plaintiffs listed in Appendix "C"⁷⁰ against the CITY OF LOS ANGELES for Failure to Engage in Good Faith Interactive against Government Employers)

FreedomtoChooseLA, etc. vs. The State of California, et al. 214
SECOND AMENDED COMPLAINT FOR INJUNCTIVE RELIEF AND DAMAGES

 $^{^{70}}$ This listing of Plaintiffs and all members of F2CLA employed by the City of Los Angeles is identical for the 5^{th} , 10^{th} , 15^{th} , 20^{th} , 25^{th} , 30^{th} , 35^{th} , 40^{th} and 45^{th} Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also City-employees is attached to Appendix "C", along with the Spreadsheets.

540. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 154-156 of the Fifth Cause of Action, Paragraphs 208-210 of the Tenth Cause of Action, Paragraphs 273-275 of the Fifteenth Cause of Action, Paragraphs 338-340 of the Twentieth Cause of Action, Paragraphs 403-406 of the Twenty-Fifth Cause of Action, and Paragraphs 468-473 of the Thirtieth Cause of Action, as though fully set forth herein.

541. By their actions when seeking to implement the terms of the Vaccination and testing mandates in the workplace, Defendant Employers and their representatives have displaced unvaccinated employees from telecommuting assignments and even refused to accommodate requests from said employees, despite Plaintiffs' articulation of legitimate reasons to be accommodated. Plaintiffs are informed and believe that Defendant Employers have claimed there is "no room at the inn" for Plaintiffs, while affording said accommodations instead to vaccinated employees. When raising these issues, Defendant Employers by and through their representatives have either refused to commence the good faith interactive process at all, or if convened, to engage in the process in good faith. The decision of the City over an extended period of time to insist that Plaintiffs who are City employees pay \$520.00 per month for PCR testing which is unreliable, if one is to receive an accommodation, while refusing to demand that vaccinated employees be tested let alone pay for same, is ample proof of Defendants intentions to continue treating Plaintiffs differently, including because one has sought to participate in the good faith interactive process in the first place.

542. DEFENDANT CITY and its representatives have engaged in various material adverse employment actions against Plaintiffs' and refused to accommodate Plaintiffs in the workplace, while refusing to discuss the merits of same in a good faith interactive process, despite promising same relative to exemption requests if denied. Firing employees, placing same on unpaid leaves of absence, and/or extracting monies from one's payroll in exchange for the opportunity to work is yet another "pay to play/pay to work" scheme that has been deemed unlawful in the employment arena. Whether the CITY will extend the Honorable Rupert Byrdsong's ruling beyond LAPD has yet to be readily shown, particularly since the City has continued to threaten and is pursuing terminations in its GSD, Planning, Housing, DOT, Building

and Safety and Fire Department, and same should be immediately stopped since these actions are indicative of a failure to engage in a good faith interactive.

- 543. PLAINTIFFS have reason to believe that named Defendant entities by and through their elected and appointed officials and management representatives have purposefully soured all work opportunities including promotions previously promised to Plaintiffs, while continuously treating Plaintiffs in a discriminatory and retaliatory fashion because Plaintiffs have refused to become vaccinated.
- 544. In light hereof, Plaintiffs allege that Defendant government entities have violated their statutory obligations to engage in a good faith interactive process, in lieu of firing or placing said employees off on disciplinary action without pay indefinitely or for finite periods of time.
- 545. Plaintiff has filed charges of discrimination due to the refusal of Defendant government entities to engage in a good faith interactive, with the California Department of Fair Employment and Housing and has been issued statutory Right to Sue Letters on said charges. Plaintiff brings the instant action against Defendant government entities within the one-year period following issuance of the Right to Sue Letters.
- 546. Having satisfied these statutory prerequisites to suit, Plaintiff does hereby bring an action against Defendants for having failed to engage in a good faith interactive with Plaintiffs in violation of the laws of the State of California.
- 547. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. As a consequence of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.
- 548. Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial.
 - 549. To the extent Plaintiffs have been forced to obtain medical care, as a consequence

of Defendants actions, and may need additional care, Plaintiffs do hereby seek special damages, according to proof.

- 550. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against DEFENDANTS.
- 551. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing failure to accommodate Plaintiffs, let alone from refusing to engage in a good faith interactive process.

THIRTY-SIXTH CAUSE OF ACTION (All Plaintiffs listed in Appendix "D"⁷¹ against the COUNTY OF LOS ANGELES For Failure to Engage in Good Faith Interactive)

- 552. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 165-168 of the Sixth Cause of Action, Paragraphs 221-223 of the Eleventh Cause of Action, Paragraphs 286-288 of the of the Sixteenth Cause of Action, Paragraphs 351-353 of the Twenty-First Cause of Action, Paragraphs 416-419 of the Twenty-Sixth Cause of Action, and Paragraphs 484-489 of the Thirty-Second Cause of Action as though fully set forth herein.
- 553. By their actions when seeking to implement the terms of the Vaccination and PCR mandates in the workplace, Defendant Employers and their representatives have displaced unvaccinated employees from telecommuting assignments and even refused to accommodate requests from said employees, despite Plaintiffs' articulation of legitimate reasons to be accommodated. COUNTY employees, like MEJIA-CRUZ, even sought to have their hours modified to ensure they were not forced to work in an unsafe trailer at OLIVE VIEW, to no avail. When raising these issues, Defendant Employers by and through their representatives have either refused to commence the good faith interactive process at all, or if convened, to engage in the process in good faith. Likewise, although CENTENO proposed an alternative to Fulgent testing,

FreedomtoChooseLA, etc. vs. The State of California, et al. 217
SECOND AMENDED COMPLAINT FOR INJUNCTIVE RELIEF AND DAMAGES

⁷¹ This listing of Plaintiffs and all members of F2CLA employed by the County of Los Angeles is identical for the 6th, 11th, 16th, 21st, 26th, 31st, 36th, 41st and 46th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also County-employees is attached to Appendix "D", along with the Spreadsheets.

to ensure her continuing employment, Karyn Smith refused to afford CENTENO an accommodation and insisted that CENTENO be fired instead. Subsequently, the COUNTY has acknowledged that home test kits and testing from one's medical provider are acceptable, but apparently not for CENTENO, let alone ERIC PELTON, JOSEPH DeLUNA, and but not limited to RAMONA BILANCSUK, who have been fired instead.

- 554. DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' and refused to accommodate Plaintiffs in the workplace, while refusing to discuss the merits of same in a good faith interactive process, despite promising same relative to exemption requests if denied. Firing employees, placing same on unpaid leaves of absence, and/or extracting monies from one's payroll in exchange for the opportunity to work is yet another "pay to play/pay to work" scheme that has been deemed unlawful in the employment arena and should be immediately stopped, were it not for the belief of Defendants that they do not have to engage in a good faith interactive process because of the alleged emergency situation that they themselves are protracting for ulterior reasons.
- 555. PLAINTIFFS have reason to believe that named Defendant entities by and through their elected and appointed officials and management representatives have purposefully soured all work opportunities including promotions previously promised to Plaintiffs, while continuously treating Plaintiffs in a discriminatory and retaliatory fashion because Plaintiffs have refused to become vaccinated and have submitted exemption requests.
- 556. In light hereof, Plaintiffs allege that Defendant government entities have violated their statutory obligations to engage in a good faith interactive process, in lieu of firing or placing said employees off on disciplinary action without pay indefinitely or for finite periods of time.
- 557. Plaintiff has filed charges of discrimination due to the refusal of Defendant government entities to engage in a good faith interactive, with the California Department of Fair Employment and Housing and has been issued statutory Right to Sue Letters on said charges. Plaintiff brings the instant action against Defendant government entities within the one-year period following issuance of the Right to Sue Letters.

- 558. Having satisfied these statutory prerequisites to suit, Plaintiff does hereby bring an action against Defendants for having failed to engage in a good faith interactive with Plaintiffs in violation of the laws of the State of California.
- 559. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. As a consequence of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.
- 560. Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial.
- 561. To the extent Plaintiffs have been forced to obtain medical care, as a consequence of Defendants actions, and may need additional care, Plaintiffs do hereby seek special damages, according to proof.
- 562. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against DEFENDANTS.
- 563. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to share one's information that is being broadly disseminated by Defendants' representatives despite privacy protections which prohibit such distributions in person, let alone electronically or vis a vis the worldwide web.
 - 564. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 565. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial.

 Because of Defendants actions, especially during the holidays, including in withdrawing \$520.00 per month from paychecks of City employees, Plaintiffs have and or may be forced to withdraw

retirement monies to survive. These withdrawals alone will exacerbate the damages even more so when Plaintiffs seek to redeposit said monies to ensure that there is no break in service arising out of one's wrongful termination and/or placement on a leave of absence without pay.

- 566. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same and the need for accommodations, particularly in light of the shedding of the spike protein by vaccinated personnel. Accordingly, Plaintiffs seek special damages, according to proof.
- 567. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing failure to accommodate Plaintiffs, let alone from refusing to engage in a good faith interactive process.

THIRTY-SEVENTH CAUSE OF ACTION (All Plaintiffs listed in Appendix "E" against LAUSD for Failure to Engage in Good Faith Interactive)

568. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 176-179 of the Seventh Cause of Action, Paragraph 234-236 of the Twelfth Cause of Action, Paragraphs 299-301 of the Seventeenth Cause of Action, Paragraphs 364-366 of the Twenty-Second Cause of Action, Paragraph 404 of the Twenty-Fifth Cause of Action, 429-432 of the Twenty-Seventh Cause of Action and Paragraphs 498-503 of the Thirty-Third Cause of Action, as though fully set forth herein.

FreedomtoChooseLA, etc. vs. The State of California, et al. 220
SECOND AMENDED COMPLAINT FOR INJUNCTIVE RELIEF AND DAMAGES

21STCV45243

 $^{^{72}}$ This listing of Plaintiffs and all members of F2CLA employed by the LACOE is identical for the 8^{th} , 13^{th} , 18^{th} , 23^{rd} , 28^{th} , 33^{rd} , 38^{th} , 43^{rd} and 48^{th} Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also LACOE employees is attached to Appendix "F", along with the Spreadsheets.

- Testing mandates in the workplace, Defendant Employers and their representatives have displaced unvaccinated employees from telecommuting assignments and even refused to accommodate requests from said employees, despite Plaintiffs' articulation of legitimate reasons to be accommodated. Plaintiffs are informed and believe that Defendant Employers have claimed there is "no room at the inn" for Plaintiffs, while affording said accommodations instead to vaccinated employees. When raising these issues, Defendant Employers by and through their representatives have either refused to commence the good faith interactive process at all, or if convened, to engage in the process in good faith.
- 570. DEFENDANT LAUSD has engaged in various material adverse employment actions against Plaintiffs' and refused to accommodate Plaintiffs in the workplace, while refusing to discuss the merits of same in a good faith interactive process, despite promising same relative to exemption requests if denied. Firing employees, placing same on unpaid leaves of absence, and/or threatening a blot on ones credential if one did not resign is unlawful under these circumstances and certainly not indicative of a good faith interactive process because of the alleged emergency situation that they themselves are protracting for ulterior reasons.
- 571. PLAINTIFFS have reason to believe that named Defendant entities by and through their elected and appointed officials and management representatives have purposefully soured all work opportunities including promotions previously promised to Plaintiffs, while continuously treating Plaintiffs in a discriminatory and retaliatory fashion because Plaintiffs have refused to become vaccinated. This is especially evidenced by the firing of TREVOR SCHMIDT from LAUSD's Construction Unit, even though SCHMIDT identified jobs in the field as well as online that he could in fact perform.
- 572. In light hereof, Plaintiffs allege that Defendant government entities have violated their statutory obligations to engage in a good faith interactive process, in lieu of firing or placing said employees off on disciplinary action without pay while also threatening their licenses.
- 573. Plaintiff has filed charges of discrimination due to the refusal of Defendant government entities to engage in a good faith interactive, with the California Department of Fair

Employment and Housing and has been issued statutory Right to Sue Letters on said charges. Plaintiff brings the instant action against Defendant government entities within the one-year period following issuance of the Right to Sue Letters.

- 574. Having satisfied these statutory prerequisites to suit, Plaintiff does hereby bring an action against Defendants for having failed to engage in a good faith interactive with Plaintiffs in violation of the laws of the State of California.
- 575. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. As a consequence of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.
- 576. Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial.
- 577. To the extent Plaintiffs have been forced to obtain medical care, as a consequence of Defendants actions, and may need additional care, Plaintiffs do hereby seek special damages, according to proof.
- 578. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against DEFENDANTS.
- 579. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing failure to accommodate Plaintiffs, let alone from refusing to engage in a good faith interactive process.

THIRTY-EIGHTH CAUSE OF ACTION (Plaintiff Nicholas Thomas as listed in Appendix "F"⁷³

 $^{^{73}}$ This listing of Plaintiffs and all members of F2CLA employed by the LACOE is identical for the 8^{th} , 13^{th} , 18^{th} , 23^{rd} , 28^{th} , 33^{rd} , 38^{th} , 43^{rd} and 48^{th} Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also LACOE employees is attached to Appendix "F", along with the Spreadsheets.

Against LACOE for for Failure to Engage in Good Faith Interactive)

- 580. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 187-190 of the Eighth Cause of Action, Paragraph 247-249 of the Thirteenth Cause of Action, Paragraphs 312-314 of the Eighteenth Cause of Action, Paragraphs 377-379 of the Twenty-Third Cause of Action, Paragraph 404 of the Twenty-Fifth Cause of Action, Paragraph 442-445 of the Twenty-Eighth Cause of Action and Paragraphs 513-518 of the Thirty-Third Cause of Action as though fully set forth herein.
- 581. By their actions when seeking to implement the terms of the Vaccination and PCR mandates in the workplace, Defendant Employers and their representatives have displaced unvaccinated employees from telecommuting assignments and even refused to accommodate requests from said employees, despite Plaintiffs' articulation of legitimate reasons to be accommodated. Plaintiff NICHOLAS THOMAS is informed and believe that Defendant LACOE has claimed there is "no room at the inn" for Plaintiffs, while affording said accommodations instead to vaccinated employees who are allowed to perform IT assignments virtually. When raising these issues, Defendant Employers by and through their representatives have chosen to fire vaccinated workers like THOMAS instead, while refusing to commence the good faith interactive process at all on the guise THOMAS was only a probationary employee and thus did not have any rights.
- 582. DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' and refused to accommodate Plaintiffs in the workplace, while refusing to discuss the merits of same in a good faith interactive process, despite promising same relative to exemption requests if denied. THOMAS had such an exemption request, but same was ignored because LACOE took advantage of THOMAS' probationary status by giving him a choice between vaccinating or having no job, ironically at the start of THOMAS' career.

- 583. PLAINTIFFS have reason to believe that named Defendant entities by and through their elected and appointed officials and management representatives have purposefully soured all work opportunities including promotions previously promised to Plaintiffs, while continuously treating Plaintiffs in a discriminatory and retaliatory fashion because Plaintiffs have refused to become vaccinated.
- 584. In light hereof, Plaintiffs allege that Defendant government entities have violated their statutory obligations to engage in a good faith interactive process, in lieu of firing or placing said employees off on disciplinary action without pay indefinitely or for finite periods of time.
- 585. Plaintiff has filed charges of discrimination due to the refusal of Defendant government entities to engage in a good faith interactive, with the California Department of Fair Employment and Housing and has been issued statutory Right to Sue Letters on said charges. Plaintiff brings the instant action against Defendant government entities within the one-year period following issuance of the Right to Sue Letters.
- 586. Having satisfied these statutory prerequisites to suit, Plaintiff does hereby bring an action against Defendants for having failed to engage in a good faith interactive with Plaintiffs in violation of the laws of the State of California.
- 587. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. As a consequence of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.
- 588. Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial.
- 589. To the extent Plaintiffs have been forced to obtain medical care, as a consequence of Defendants actions, and may need additional care, Plaintiffs do hereby seek special damages, according to proof.

- 590. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against DEFENDANTS.
- 591. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damage to their careers and reputation, especially when disciplinary actions have been imposed for refusal to share one's information that is being broadly disseminated by Defendants' representatives despite privacy protections which prohibit such distributions in person, let alone electronically or vis a vis the worldwide web.
 - 592. Accordingly, Plaintiffs claim general damages in a sum to be proven at trial.
- 593. Plaintiffs have been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, in ways and in amounts to be proven at time of trial. Because of Defendants actions, especially during the holidays, including in withdrawing \$520.00 per month from paychecks of City employees, Plaintiffs have and or may be forced to withdraw retirement monies to survive. These withdrawals alone will exacerbate the damages even more so when Plaintiffs seek to redeposit said monies to ensure that there is no break in service arising out of one's wrongful termination and/or placement on a leave of absence without pay.
- 594. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same and the need for accommodations, particularly in light of the shedding of the spike protein by vaccinated personnel. Accordingly, Plaintiffs seek special damages, according to proof.
- 595. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing failure to accommodate Plaintiffs, let alone from refusing to engage in a good faith interactive process.

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THIRTY-NINTH CAUSE OF ACTION

(All Plaintiffs listed in Appendix "G" ⁷⁴ against the STATE OF CALIFORNIA and Its DEPARTMENT OF CORRECTIONS AND REHABILITATION, the DEPARTMENT OF HUMAN RESOURCES, the DEPARTMENT OF MOTOR VEHICLES, THE DEPARTMENT OF PUBLIC HEALTH and the DEPARTMENT OF TRANSPORTATION For Failure to Engage in Good Faith Interactive)

596. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 197-199 of the Ninth Cause of Action, Paragraphs 260-262 of the Fourteenth Cause of Action, Paragraphs 325-327 of the Nineteenth Cause of Action, Paragraphs 390-392, of the Twenty-Fourth Cause of Action, Paragraph 404 of the Twenty-Fifth Cause of Action, Paragraphs 455-458 of the Twenty-Ninth Cause of Action and Paragraphs 527-531 of the Thirty-Fourth Cause of Action as though fully set forth herein.

597. By their actions when seeking to implement the terms of the Vaccination and testing mandates in the workplace, Defendant STATE OF CALIFORNIA entities have scorned unvaccinated employees, deprived same of telecommuting assignments and even refused to accommodate requests from said employees, despite Plaintiffs' articulation of legitimate reasons to be accommodated. Even efforts by WINZENEAD and MOLANO to make the public display of those testing at CALTRANS and CDCR, private, let alone to discontinue such practices reserved for the unvaccinated, despite vaccinated employees becoming ill and missing work far more often than the unvaccinated, have been deliberately ignored.

598. DEFENDANT EMPLOYERS have engaged in various material adverse employment actions against Plaintiffs' and refused to accommodate Plaintiffs in the workplace, while refusing to discuss the merits of same in a good faith interactive process, despite promising same relative to exemption requests if denied. Firing employees, placing same on unpaid leaves of absence, and publicly humiliating the unvaccinated or one's who have insisted on freedom to

⁷⁴ This listing of Plaintiffs and all members of F2CLA employed by the State of California is identical for the 9th, 14th, 19th, 24th, 29th, 34th, 39th, 44th and 49th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also State-employees is attached to Appendix "G", along with the Spreadsheets.

choose, should be immediately stopped. Claims by Governor Newsom that he has done nothing wrong, even though after his press releases, CDHR immediately issued the policies to implement vaccinations, testing and masking policies, shows that the STATE OF CALIFORNIA does not believe it must engage in a good faith interactive process because of the alleged emergency situation that they themselves created and are protracting for ulterior reasons.

- 599. PLAINTIFFS have reason to believe that named Defendant entities by and through their elected and appointed officials and management representatives have purposefully soured all work opportunities including promotions previously promised to Plaintiffs, while continuously treating Plaintiffs in a discriminatory and retaliatory fashion because Plaintiffs have refused to become vaccinated.
- 600. In light hereof, Plaintiffs allege that Defendant government entities have violated their statutory obligations to engage in a good faith interactive process, in lieu of firing or ruining their files by placing derogatory disciplinary memos in personnel files. MOLANO has even grieved documents claiming that MOLANO refused to test, when testing was not available, as well as fraudulent actions currently being engaged in at CDCR which shows online that employees expressed informed consent to test, even though said employees had not even been shown the forms in question.
- 601. Plaintiff has filed charges of discrimination due to the refusal of Defendant government entities to engage in a good faith interactive, with the California Department of Fair Employment and Housing and has been issued statutory Right to Sue Letters on said charges. Plaintiff brings the instant action against Defendant government entities within the one-year period following issuance of the Right to Sue Letters.
- 602. Having satisfied these statutory prerequisites to suit, Plaintiff does hereby bring an action against Defendants for having failed to engage in a good faith interactive with Plaintiffs in violation of the laws of the State of California.
- 603. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. As a consequence of Defendants and their representatives' actions in these regards, Plaintiffs'

employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.

- 604. Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial.
- 605. To the extent Plaintiffs have been forced to obtain medical care, as a consequence of Defendants actions, and may need additional care, Plaintiffs do hereby seek special damages, according to proof.
- 606. Upon prevailing, Plaintiffs also seek attorneys' fees and costs, Government Code Section 12965(b), which provides for the same, against DEFENDANTS.
- 607. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to a continuing failure to accommodate Plaintiffs, let alone from refusing to engage in a good faith interactive process.

FORTIETH CAUSE OF ACTION (All City of Los Angeles Plaintiffs listed in Appendix "C") against the CITY OF LOS ANGELES to Redress DFEH Retaliation)

609. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 154-156 of the Fifth Cause of Action, Paragraphs 208-210 of the Tenth Cause of Action, Paragraphs 273-275 of the Fifteenth Cause of Action, Paragraphs 338-3400 of the Twentieth Cause of Action, Paragraphs 403-406 of the Twenty-Fifth Cause of Action, Paragraphs 468-46 of the Thirtieth Cause of Action and Paragraphs 541-544 of the Thirty-Fifth Cause of Action, as though fully set forth herein.

 $^{^{75}}$ This listing of Plaintiffs and all members of F2CLA employed by the City of Los Angeles is identical for the $5^{th},\,10^{th},\,15^{th},\,20^{th},\,25^{th},\,30^{th},\,35^{th},\,40^{th}$ and 45^{th} Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also City-employees is attached to Appendix "C", along with the Spreadsheets.

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- 610. Plaintiffs are informed and believe that because they have reported events occurring in the workplace which are discriminatory in nature and protested the Mandates which seek to deprive all persons of their constitutional rights as well as anti-discrimination protections embodied in the Fair Employment and Housing Act, Government Code Section 12900, et seq., Plaintiffs have been singled out and retaliated against. As noted above, the adverse employment actions have included displacement from telecommuting assignments, issuance of disciplinary memorandum, public belittlement, isolation, placement off on unpaid leaves of absence which in the case of for example, GARY ROGERS, KRISTA MOLLER ANDERSON and BRYAN EPSTEIN have exceeded one year; at least seven months before RUBEN MALDONADO and JOSE ARGUMEDO were reinstated to positions with little if any public contact, and in the case of firefighting personnel, more than one year; yet others, like but not limited to PEARL PANTOJA, DAVID SHUBIN, JESSICA JIMINEZ, ANNE SPURGEON, and SUSAN MALDONADO, have been fired completely. F2C further alleges that the sharing of confidential information with other employees and vendors who are not entitled to know about Plaintiffs personal and financial affairs are material adverse actions as well. In these regards, continuing efforts by the City to extract \$520.00 per month from affected Plaintiffs for PCR testing which is unreliable, if one is to receive an accommodation, while refusing to demand that vaccinated employees be tested let alone pay for same, evidences a continuing effort to treat Plaintiffs differently, including because they dared to protest discriminatory treatment to begin with.
- 611. At the same time, Plaintiffs have been subjected to demeaning comments and hostile working conditions for refusing to do their part in achieving 100% vaccination status, while ignoring the impact upon Plaintiffs physical and emotional wellbeing caused by intentional deprivation of one's constitutional rights referenced in the First through Fourth Causes of action above, as well as ones embodied in the Fair Employment and Housing Act, let alone the Education and Health and Safety Codes.
- 612. As a consequence of the harassment, hostile work environment and differential treatment being afforded Plaintiffs by their superiors and government officials, Plaintiffs have internally protested the actions of said Defendants to Human Resources, Civil Service and others,

largely to no avail. Since protesting the actions of individually named Defendants internally, Plaintiffs have been subjected to further unbearable harassment and continuous retaliation by DEFENDANT EMPLOYERS ever since.

- 613. Plaintiffs have filed charges of retaliation with the California Department of Fair Employment and Housing and has been issued statutory Right to Sue Letters on said charges. Plaintiffs bring the instant action against Defendant government entities within the one-year period following issuance of the Right to Sue Letters.
- 614. Having satisfied these statutory prerequisites to suit, Plaintiff does hereby bring an action against Defendant government entities for having retaliated against Plaintiffs, including relative to opportunities afforded persons with passports, even though said persons carry a greater covid load than others since being vaccinated.
- 615. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. As a consequence of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Plaintiffs allege these damages have been aggravated especially when disciplinary actions have been imposed for refusal to share one's protected information that is being broadly disseminated by Defendants' representatives despite privacy protections which prohibit such distributions in person, let alone electronically or vis a vis the worldwide web. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.
- 616. Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial. Because of Defendants actions, especially during the holidays, including in threatening discharge and/or withdrawal of \$520.00 per month from paychecks of City employees, certain Plaintiffs have been forced to withdraw retirement monies to survive, while other Plaintiffs were forced to resign in lieu of being fired, i.e. DANNY SOTO and BONIFACIO CHAGOLLA. These withdrawals alone will exacerbate the damages even more so when Plaintiffs seek to redeposit said

monies to ensure that there is no break in service arising out of one's wrongful termination and/or placement on a leave of absence without pay.

- 617. Many Plaintiffs have been further forced to obtain medical care as a consequence of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, collectively based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same and the need for accommodations, particularly considering the shedding of the spike protein by vaccinated personnel. Accordingly, Plaintiffs seek special damages, according to proof.
- 618. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to further retaliation because of these protests and presentation of same to this Court, at this time.

FORTY-FIRST CAUSE OF ACTION (All Plaintiffs listed in Appendix "D"⁷⁶ against the COUNTY OF LOS ANGELES to Redress DFEH Retaliation)

619. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 165-168 of the Sixth Cause of Action, Paragraphs 221-223 of the Eleventh Cause of Action, Paragraphs 286-288 of the of the Sixteenth Cause of Action, Paragraphs 351-353 of the Twenty-First Cause of Action, Paragraphs 416-419 of the Twenty-Sixth Cause of Action, Paragraphs 484-489 of the Thirty-Second Cause of Action, and Paragraphs 553-556 of the Thirty-Sixth Cause of Action, as though fully set forth herein.

FreedomtoChooseLA, etc. vs. The State of California, et al. 231 SECOND AMENDED COMPLAINT FOR INJUNCTIVE RELIEF AND DAMAGES

21STCV45243

⁷⁶ This listing of Plaintiffs and all members of F2CLA employed by the County of Los Angeles is identical for the 6th, 11th, 16th, 21st, 26th, 31st, 36th, 41st and 46th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also County-employees is attached to Appendix "D", along with the Spreadsheets.

- occurring in the workplace which are discriminatory in nature and protested the Mandates which seek to deprive all persons of their constitutional rights as well as anti-discrimination protections embodied in the Fair Employment and Housing Act, Government Code Section 12900, et seq., Plaintiffs have been singled out and retaliated against. As noted above, the adverse employment actions have included displacement from telecommuting assignments, issuance of disciplinary memorandum, public belittlement, isolation, placement off on unpaid leaves of absence or fired completely and sharing of confidential information with other employees and vendors who are not entitled to know about Plaintiffs personal and financial affairs. For instance, CENTENO, BILANCSUK, DELUNA and PELTON have been fired, while suspensions and placement of nurses like OLENIK and MEJIA-CRUZ and others have also been imposed.
- 621. At the same time, Plaintiffs have been subjected to demeaning comments and hostile working conditions for refusing to do their part in achieving 100% vaccination status, while ignoring the impact upon Plaintiffs physical and emotional wellbeing caused by intentional deprivation of one's constitutional rights referenced in the First through Fourth Causes of action above, as well as ones embodied in the Fair Employment and Housing Act, let alone the Education and Health and Safety Codes.
- 622. As a consequence of the harassment, hostile work environment and differential treatment being afforded Plaintiffs by their superiors and government officials, Plaintiffs have internally protested the actions of said Defendants to Human Resources, the Equity Unit and others, largely to no avail. Since protesting the actions of individually named Defendants internally, Plaintiffs have been subjected to further unbearable harassment and continuous retaliation by DEFENDANT EMPLOYERS ever since, in many occasions related to the sudden decision to deny exemptions and appeals well after the fact of submission.
- 623. Plaintiffs have filed charges of retaliation with the California Department of Fair Employment and Housing and has been issued statutory Right to Sue Letters on said charges. Plaintiffs bring the instant action against Defendant government entities within the one-year period following issuance of the Right to Sue Letters.

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- 624. Having satisfied these statutory prerequisites to suit, Plaintiff does hereby bring an action against Defendant government entities for having retaliated against Plaintiffs, including relative to opportunities afforded persons with passports, even though said persons carry a greater covid load than others since being vaccinated.
- 625. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. As a consequence of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Plaintiffs allege these damages have been aggravated especially when disciplinary actions have been imposed for refusal to share one's protected information that is being broadly disseminated by Defendants' representatives despite privacy protections which prohibit such distributions in person, let alone electronically or vis a vis the worldwide web. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.
- Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial. Because of Defendants actions, especially during the holidays, including in threatening discharge, and in some cases actually firing COUNTY employees before January 1, 2022, Plaintiffs have and or may be forced to withdraw retirement monies to survive. These withdrawals alone will exacerbate the damages even more so when Plaintiffs seek to redeposit said monies to ensure that there is no break in service arising out of one's wrongful termination and/or placement on a leave of absence without pay.
- 627. Many Plaintiffs have been further forced to obtain medical care as a consequence of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, collectively based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same and the need for

accommodations, particularly considering the shedding of the spike protein by vaccinated personnel. Accordingly, Plaintiffs seek special damages, according to proof.

628. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to further retaliation because of these protests and presentation of same to this Court, at this time.

FORTY-SECOND CAUSE OF ACTION (All Plaintiffs listed in Appendix "E"⁷⁷

against LAUSD for Redress of DFEH Retaliation)

- 629. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 176-179 of the Seventh Cause of Action, Paragraph 234-236 of the Twelfth Cause of Action, Paragraphs 299-301 of the Seventeenth Cause of Action, Paragraphs 364-366 of the Twenty-Second Cause of Action, Paragraph 404 of the Twenty-Fifth Cause of Action, Paragraphs 429-432 of the Twenty-Seventh Cause of Action, Paragraphs 498-503 of the Thirty-Second Cause of Action, and Paragraphs 569-573 of the Thirty-Seventh Cause of Action, as though fully set forth herein.
- 630. Plaintiffs are informed and believe that because they have reported events occurring in the workplace which are discriminatory in nature and protested the Mandates which seek to deprive all persons of their constitutional rights as well as anti-discrimination protections embodied in the Fair Employment and Housing Act, Government Code Section 12900, et seq., Plaintiffs have been singled out and retaliated against. As noted above, the adverse employment actions have included displacement from telecommuting assignments, issuance of disciplinary memorandum, public belittlement, isolation, placement off on unpaid leaves of absence or fired completely as in the case of SUSANA HERNANDEZ and TREVOR SCHMIDT.

 $^{^{77}}$ This listing of Plaintiffs and all members of F2CLA employed by the LACOE is identical for the 8^{th} , 13^{th} , 18^{th} , 23^{rd} , 28^{th} , 33^{rd} , 38^{th} , 43^{rd} and 48^{th} Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also LACOE employees is attached to Appendix "F", along with the Spreadsheets.

- 631. At the same time, Plaintiffs have been subjected to demeaning comments and hostile working conditions for refusing to do their part in achieving 100% vaccination status, while ignoring the impact upon Plaintiffs physical and emotional wellbeing caused by intentional deprivation of one's constitutional rights referenced in the First through Fourth Causes of action above, as well as ones embodied in the Fair Employment and Housing Act, let alone the Education and Health and Safety Codes. After firing SUSANA HERNANDEZ, then suffering from cancer, for not vaccinating, LAUSD then refused to reinstate HERNANDEZ once she capitulated and vaccinated.
- 632. As a consequence of the harassment, hostile work environment and differential treatment being afforded Plaintiffs by their superiors and government officials, Plaintiffs have internally protested the actions of said Defendants to Human Resources, General Counsel's representatives, and others, largely to no avail. Since protesting the actions of individually named Defendants internally, Plaintiffs have been subjected to further unbearable harassment and continuous retaliation by DEFENDANT EMPLOYERS ever since, as evidenced by the firing of TREVOR SCHMIDT and the documented threat that JENY VASQUEZ should resign or face a permanent blot on her state credentials since the Virtual Academy would no longer be available for vaccinated employees.
- 632. Plaintiffs have filed charges of retaliation with the California Department of Fair Employment and Housing and has been issued statutory Right to Sue Letters on said charges. Plaintiffs bring the instant action against Defendant government entities within the one-year period following issuance of the Right to Sue Letters.
- 633. Having satisfied these statutory prerequisites to suit, Plaintiff does hereby bring an action against Defendant government entities for having retaliated against Plaintiffs, including relative to opportunities afforded persons with passports, even though said persons carry a greater covid load than others since being vaccinated.
- 634. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. As a consequence of Defendants and their representatives' actions in these regards, Plaintiffs'

employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Plaintiffs allege these damages have been aggravated especially when disciplinary actions have been imposed for refusal to share one's protected information that is being broadly disseminated by Defendants' representatives despite privacy protections which prohibit such distributions in person, let alone electronically or vis a vis the worldwide web. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.

- 635. Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial. Because of Defendants actions, especially during the holidays, including in threatening and/or carrying out discharges, Plaintiffs have and or may be forced to withdraw retirement monies to survive. These withdrawals alone will exacerbate the damages even more so when Plaintiffs seek to redeposit said monies to ensure that there is no break in service arising out of one's wrongful termination and/or placement on a leave of absence without pay.
- 636. Many Plaintiffs have been further forced to obtain medical care as a consequence of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, collectively based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same and the need for accommodations, particularly considering the shedding of the spike protein by vaccinated personnel. Accordingly, Plaintiffs seek special damages, according to proof.
- 637. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to further retaliation because of these protests and presentation of same to this Court, at this time.

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FORTY-THIRD CAUSE OF ACTION (Plaintiff Nicholas Thomas as listed in Appendix "F"⁷⁸ against LACOE to Redress DFEH Retaliation)

638. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 187-190 of the Eighth Cause of Action, Paragraph 247-249 of the Thirteenth Cause of Action, Paragraphs 312-314 of the Eighteenth Cause of Action, Paragraphs 377-379 of the Twenty-Third Cause of Action, Paragraph 404 of the Twenty-Fifth Cause of Action, Paragraphs 442-445 of the Twenty-Eighth Cause of Action, Paragraphs 513-518 of the Thirty-Third Cause of Action and Paragraphs 581-584 of the Thirty-Eighth Cause of Action as though fully set forth herein.

639. Plaintiffs, and NICK THOMAS in particular, are informed and believe that because they have reported events occurring in the workplace which are discriminatory in nature and protested the Mandates which seek to deprive all persons of their constitutional rights as well as anti-discrimination protections embodied in the Fair Employment and Housing Act, Government Code Section 12900, et seq., Plaintiffs have been singled out and retaliated against. As noted above, the adverse employment actions have included displacement from telecommuting assignments, issuance of disciplinary memorandum, public belittlement, isolation, placement off on unpaid leaves of absence or fired completely and sharing of confidential information with other employees and vendors who are not entitled to know about Plaintiffs personal and financial affairs. A refusal to even provide THOMAS with a "testing" option in lieu of severance during his probationary period is further proof of retaliation because THOMAS was indeed perceived by his Employer as disabled and condemned for submitting a religious exemption as well.

 $^{^{78}}$ This listing of Plaintiffs and all members of F2CLA employed by the LACOE is identical for the 8^{th} , 13^{th} , 18^{th} , 23^{rd} , 28^{th} , 33^{rd} , 38^{th} , 43^{rd} and 48^{th} Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also LACOE employees is attached to Appendix "F", along with the Spreadsheets.

- 640. At the same time, Plaintiffs have been subjected to demeaning comments and hostile working conditions for refusing to do their part in achieving 100% vaccination status, while ignoring the impact upon Plaintiffs physical and emotional wellbeing caused by intentional deprivation of one's constitutional rights referenced in the First through Fourth Causes of action above, as well as ones embodied in the Fair Employment and Housing Act, let alone the Education and Health and Safety Codes.
- 641. As a consequence of the harassment, hostile work environment and differential treatment being afforded Plaintiffs by their superiors and government officials, Plaintiffs have internally protested the actions of said Defendants to supervisors, largely to no avail. Since protesting the actions of individually named Defendants internally, Plaintiffs have been subjected to further unbearable harassment and continuous retaliation by DEFENDANT EMPLOYERS ever since, including as evidenced by the termination of NICHOLAS THOMAS's employment.
- 642. Plaintiffs have filed charges of retaliation with the California Department of Fair Employment and Housing and has been issued statutory Right to Sue Letters on said charges. Plaintiffs bring the instant action against Defendant government entities within the one-year period following issuance of the Right to Sue Letters.
- 692. Having satisfied these statutory prerequisites to suit, Plaintiff does hereby bring an action against Defendant government entities for having retaliated against Plaintiffs, including relative to opportunities afforded persons with passports, even though said persons carry a greater covid load than others since being vaccinated.
- 693. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. As a consequence of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Plaintiffs allege these damages have been aggravated especially when disciplinary actions have been imposed for refusal to share one's protected information that is being broadly

disseminated by Defendants' representatives despite privacy protections which prohibit such distributions in person, let alone electronically or vis a vis the worldwide web. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.

- 694. Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial. Because of Defendants actions, especially during the holidays, including in threatening discharge and/or withdrawal of \$520.00 per month from paychecks of City employees, Plaintiffs have and or may be forced to withdraw retirement monies to survive. These withdrawals alone will exacerbate the damages even more so when Plaintiffs seek to redeposit said monies to ensure that there is no break in service arising out of one's wrongful termination and/or placement on a leave of absence without pay.
- 695. Many Plaintiffs have been further forced to obtain medical care as a consequence of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, collectively based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same and the need for accommodations, particularly considering the shedding of the spike protein by vaccinated personnel. Accordingly, Plaintiffs seek special damages, according to proof.
- 696. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to further retaliation because of these protests and presentation of same to this Court, at this time.

FORTY-FOURTH CAUSE OF ACTION (All Plaintiffs listed in Appendix "G" ⁷⁹

⁷⁹ This listing of Plaintiffs and all members of F2CLA employed by the State of California is identical for the 9th, 14th, 19th, 24th, 29th, 34th, 39th, 44th and 49th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also State-employees is attached to Appendix "G", along with the Spreadsheets.

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against the STATE OF CALIFORNIA and Its DEPARTMENT OF CORRECTIONS AND REHABILITATION, the DEPARTMENT OF HUMAN RESOURCES, the DEPARTMENT OF MOTOR VEHICLES, THE DEPARTMENT OF PUBLIC HEALTH and the DEPARTMENT OF TRANSPORTATION to Redress DFEH Retaliation)

697. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 197-199 of the Ninth Cause of Action, Paragraphs 260-262 of the Fourteenth Cause of Action, Paragraphs 325-327 of the Nineteenth Cause of Action, Paragraphs 390-392, of the Twenty-Fourth Cause of Action, Paragraph 404 of the Twenty-Fifth Cause of Action, Paragraphs 455-458 of the Twenty-Ninth Cause of Action, Paragraphs 527-531 of the Thirty-Fourth Cause of Action and Paragraphs 597-600 of the Thirty-Ninth Cause of Action as though fully set forth herein.

698. Plaintiffs are informed and believe that because they have reported events occurring in the workplace which are discriminatory in nature and protested the Mandates which seek to deprive all persons of their constitutional rights as well as anti-discrimination protections embodied in the Fair Employment and Housing Act, Government Code Section 12900, et seq., Plaintiffs have been singled out and retaliated against. As noted above, the adverse employment actions have included displacement from telecommuting assignments, issuance of disciplinary memorandum, public belittlement, isolation, and sharing of confidential information with other employees and vendors who are not entitled to know about Plaintiffs personal and financial affairs. MOLANO's good name has been irreparably blemished, particularly because she had to complain to the head of CDCR, KATHLEEN ALLISON and her replacement, JEFF MACOMBER, as well as Warden GLEN PRATT, that testing she was accused of not completing was not even available, while vendors have since dummied up records showing digital signatures from employees purporting to give informed consent, when the employees have not even been shown same.

699. At the same time, Plaintiffs have been subjected to demeaning comments and hostile working conditions for refusing to do their part in achieving 100% vaccination status, while ignoring the impact upon Plaintiffs physical and emotional wellbeing caused by intentional

deprivation of one's constitutional rights referenced in the First through Fourth Causes of Action above, as well as ones embodied in the Fair Employment and Housing Act, let alone the Education and Health and Safety Codes. Said employees like MOLANO, have been ridiculed for submitting religious exemption requests, only to find that their previously unblemished personnel files are not blemished so that future promotional opportunities will become non-existent.

- 700. As a consequence of the harassment, hostile work environment and differential treatment being afforded Plaintiffs by their superiors and government officials, Plaintiffs have internally protested the actions of said Defendants to Human Resources, Employee Relations Officers and even Department Heads, to no avail. Even CalTRANS refused to eliminate the public shaming of unvaccinated employees who were forced to publicly test in rooms fully open to the vaccinated. Since protesting the actions of individually named Defendants internally, Plaintiffs have been subjected to further unbearable harassment and continuous retaliation by DEFENDANT EMPLOYERS ever since.
- 701. Plaintiffs have filed charges of retaliation with the California Department of Fair Employment and Housing and has been issued statutory Right to Sue Letters on said charges. Plaintiffs bring the instant action against Defendant government entities within the one-year period following issuance of the Right to Sue Letters.
- 702. Having satisfied these statutory prerequisites to suit, Plaintiff does hereby bring an action against Defendant government entities for having retaliated against Plaintiffs, including relative to opportunities afforded persons with passports, even though said persons carry a greater covid load than others since being vaccinated.
- 703. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. As a consequence of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Plaintiffs allege these damages have been aggravated especially when disciplinary actions have been imposed for refusal to share one's protected information that is being broadly

disseminated by Defendants' representatives despite privacy protections which prohibit such distributions in person, let alone electronically or vis a vis the worldwide web. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.

- 704. Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial.
- 705. Many Plaintiffs have been further forced to obtain medical care as a consequence of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, collectively based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same and the need for accommodations, particularly considering the shedding of the spike protein by vaccinated personnel. Accordingly, Plaintiffs seek special damages, according to proof.
- Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to further retaliation because of these protests and presentation of same to this Court, at this time.

FORTY-FIFTH CAUSE OF ACTION (All City of Los Angeles Plaintiffs listed in Appendix "C" 80

against the CITY OF LOS ANGELES to Redress Retaliation due to Whistleblowing)

707. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 154-156 of the Fifth Cause of Action, Paragraphs 208-210 of the Tenth Cause of Action, Paragraphs 273-275 of the Fifteenth Cause of Action, Paragraphs 338-3400 of the Twentieth Cause of Action, Paragraphs 403-406 of the Twenty-Fifth Cause of Action, Paragraphs

⁸⁰ This listing of Plaintiffs and all members of F2CLA employed by the City of Los Angeles is identical for the 5th, 10th, 15th, 20th, 25th, 30th, 35th, 40th and 45th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also City-employees is attached to Appendix "C", along with the Spreadsheets.

468-406 of the Thirtieth Cause of Action, Paragraphs 541-544 of the Thirty-Fifth Cause of Action, and Paragraphs 609-611 of the Fortieth Cause of Action, as though fully set forth herein.

708. Plaintiffs affirmatively allege that commencing soon after the Covid Pandemic was announced and the community, including businesses and churches were locked down by Governor Gavin Newsom, Plaintiffs started researching and collectively discussing their findings about Covid-19, skewing of medical records, removal of transparency in hospitals, and a general failure to report adverse events in the media. Upon FDA's purported issuance of three vaccines referenced in paragraph 46, above, many Plaintiffs accepted invitations to further review licensing documents and openly discussed their findings with each other as well as their superiors. When vaccinations became available commencing at the end of 2020 and the beginning of 2021, these Plaintiffs expressed their concerns to their colleagues and their superiors about the contents of the vaccinations and the ulterior motives for introducing same, including as a means to experiment further on the human body through EUA vaccinations.

709. Simultaneously, both individually and collectively Plaintiffs expressed their beliefs that once Governor Newsom started threatening vaccination mandates, introduced PCR and antigen testing and reimposed mask mandates, Plaintiffs complained to their superiors that their constitutional and statutory rights alluded to in the First through Fourth Causes of Action, above, were being negated on the guise of an emergency designed to implement a New World Order. Plaintiffs continued to report these matters to their government representatives particularly once same were mandated for school-aged children and young adults, let alone for the public sector work force, including when directing first responders to display vaccinating each other in the workplace to squelch fears that the public might have about vaccinating. Conversely, said government entities refused to display reports of adverse reactions, including death, to ensure that its workforce let alone the public could exercise informed consent, and then caused CRISTIAN GRANUCCI, a Fire Captain who publicly expressed his concerns, to become injured.

GRANUCCI was then subjected to disciplinary proceedings which the FIRE DEPARTMENT refused to continue even though GRANUCCI was having surgery. This ultimately resulted in GRANUCCI retiring because GRANUCCI was unable to present a defense because the LAFD

refused to postpone threatened actions and hearings conflicting with scheduled surgeries.

- whistleblowing retaliation, contrary to Labor Code § 1102.5, and other provisions of the Health and Safety and Education Codes. The adverse employment actions imposed upon Plaintiffs and their school aged children, and the perpetuation of an already hostile work environment is unlawful. Because of same, F2C and Plaintiffs provided notice of their intention to pursue statutory claims of whistleblowing to Defendant Employers, not only when submitting their Narrative that supported Plaintiffs Fair Employment and Housing Charges, but ensuring that said correspondence was sent by Priority Mail to all named Defendants and Government entities on December 19 and 20, 2021. Despite doing so, Defendant government entities have refused to acknowledge said filings. At no time have the government entities sued herein advised Plaintiffs and their counsel that the correspondence with the DFEH/Tort Claim Narrative which was served again, due to a refusal of Defendant COUNTY to acknowledge Priority Mail sent on December 19 and 20, 2022, including to its elected leaders, was deficient. Nor did Barbara Romero, the head of Sanitation who at least acknowledged Receipt of Service complain about such a deficiency either.
- 711. By this action, PLAINTIFFS do bring an action against Defendant Employers for having tolerated a retaliatory work atmosphere and for engaging in further retaliation against Plaintiffs resulting in terminations, disciplinary actions, leaves without pay, and even the threatened extraction of \$520.00 per month from the wages of City employees. Certain PLAINTIFFS have been denied telecommute assignments, been forced to work in unsafe work areas, or without working elevators, as a price to pay because of their whistleblowing activities.
- 712. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. Because of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Plaintiffs allege these damages have been aggravated especially when disciplinary actions have been imposed for refusal to share one's protected information that is being broadly disseminated

by Defendants' representatives despite privacy protections which prohibit such distributions in person, let alone electronically or vis a vis the worldwide web.

- 713. Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial.

 Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.
- Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same and the need for accommodations, particularly considering the shedding of the spike protein by vaccinated personnel. Accordingly, Plaintiffs seek special damages, according to proof.
- 715. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to further whistleblowing retaliation because of these protests and presentation of same to this Court, at this time, while also awarding attorneys fees and costs to Plaintiffs.

FORTY-SIXTH CAUSE OF ACTION
(All Plaintiffs listed in Appendix "D"⁸¹
against the COUNTY OF LOS ANGELES
to Redress Retaliation due to Whistleblowing)

716. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 165-168 of the Sixth Cause of Action, Paragraphs 221-223 of the Eleventh

FreedomtoChooseLA, etc. vs. The State of California, et al. 245
SECOND AMENDED COMPLAINT FOR INJUNCTIVE RELIEF AND DAMAGES

21STCV45243

⁸¹ This listing of Plaintiffs and all members of F2CLA employed by the County of Los Angeles is identical for the 6th, 11th, 16th, 21st, 26th, 31st, 36th, 41st and 46th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also County-employees is attached to Appendix "D", along with the Spreadsheets.

Cause of Action, Paragraphs 286-288 of the of the Sixteenth Cause of Action, Paragraphs 351-353 of the Twenty-First Cause of Action, Paragraphs 416-419 of the Twenty-Sixth Cause of Action, Paragraphs 484-489 of the Thirty-Second Cause of Action, Paragraphs 553-556 of the Thirty-Sixth Cause of Action, and Paragraphs 620-622 of the Forty-Second Cause of Action, though fully set forth herein.

717. Plaintiffs affirmatively allege that commencing soon after the Covid Pandemic was announced and the community, including businesses and churches were locked down by Governor Gavin Newsom, Plaintiffs started researching and collectively discussing their findings about Covid-19, skewing of medical records, removal of transparency in hospitals, and a general failure to report adverse events in the media. Upon FDA's purported issuance of three vaccines referenced in paragraph 46, above, many Plaintiffs accepted invitations to further review licensing documents and openly discussed their findings with each other as well as their superiors. When vaccinations became available commencing at the end of 2020 and the beginning of 2021, these Plaintiffs expressed their concerns to their colleagues and their superiors about the contents of the vaccinations and the ulterior motives for introducing same, including as a means to experiment further on the human body through EUA vaccinations. Although DR. BRAD SELIGMAN at LAC+USC continued to insist the vaccinations were safe and that he had taken same, SELIGMAN has since discouraged employees from taking any further boosters.

718. Simultaneously, both individually and collectively Plaintiffs expressed their beliefs that once Governor Newsom started threatening vaccination mandates, introduced PCR testing and reimposed mask mandates, Plaintiffs complained to their superiors that their constitutional and statutory rights alluded to in the First through Twelfth Causes of Action, above, were being negated on the guise of an emergency designed to implement a New World Order. Plaintiffs continued to report these matters to their government representatives particularly once the County of Los Angeles, the City of Los Angeles, LAUSD and LACOE started mandating same for schoolaged children, let alone for the public sector work force, including when directing first responders to display vaccinating each other in the workplace to squelch fears that the public might have about vaccinating. Conversely, said government entities refused to display reports of adverse

 reactions, including death, to ensure that its workforce let alone the public could exercise informed consent.

- 719. Because of these complaints, Plaintiffs have found themselves victims of unlawful whistleblowing retaliation, contrary to Labor Code § 1102.5, and other provisions of the Health and Safety and Education Codes. The adverse employment actions imposed upon Plaintiffs and their school aged children, and the perpetuation of an already hostile work environment is unlawful. Because of same, F2C and Plaintiffs provided notice of their intention to pursue statutory claims of whistleblowing to Defendant Employers, not only when submitting their Narrative that supported Plaintiffs Fair Employment and Housing Charges, but ensuring that said correspondence was sent by Priority Mail to all named Defendants and Government entities on December 19 and 20, 2021, at their official place of business. Despite receiving same, at no time have the government entities or the individually named Defendants who were also served and sued herein advise Plaintiffs and their counsel that the correspondence with the DFEH/Tort Claim Narrative which was served then and again, due to a refusal of Defendant COUNTY to acknowledge Priority Mail sent on December 19 and 20, 2022, was deficient.
- As this action, PLAINTIFFS do bring an action against Defendant Employers for having tolerated a retaliatory work atmosphere and for engaging in further retaliation against Plaintiffs resulting in terminations, disciplinary actions, leaves without pay, and even continued testing with Fulgent. Were it not for vigilance on the part of certain Plaintiffs, including OLENIK and ILAND, County employees would not have even learned that testing could occur without registering with Fulgent, by simply showing one's identification. At the same time, certain of these PLAINTIFFS, including OLENIK, MEJIA-CRUZ and others have been denied telecommute assignments and forced to work in areas laden with asbestos, or in close proximity to where a RN was fatally stabbed by homeless living in the woods near OLIVE VIEW, or without working elevators, or at the LA COUNTY FAIRGROUNDS. These assignments and the requirement that unvaccinated from the South Bay and the Antelope Valley normally assigned to their local hospitals now commute to Olive View, as freeway therapy, is evidence of the price some Plaintiffs have paid because of their whistleblowing activities.

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- As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. Because of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Plaintiffs allege these damages have been aggravated especially when disciplinary actions have been imposed for refusal to share one's protected information that is being broadly disseminated by Defendants' representatives despite privacy protections which prohibit such distributions in person, let alone electronically or vis a vis the worldwide web.
- Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.
- 723. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same and the need for accommodations, particularly considering the shedding of the spike protein by vaccinated personnel. Accordingly, Plaintiffs seek special damages, according to proof.
- Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to further whistleblowing retaliation because of these protests and presentation of same to this Court, at this time, while also awarding attorneys fees and costs to Plaintiffs.

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FORTY-SEVENTH CAUSE OF ACTION

(All Plaintiffs listed in Appendix "E"⁸² against LAUSD to Redress Retaliation due to Whistleblowing)

725. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 176-179 of the Seventh Cause of Action, Paragraph 234-236 of the Twelfth Cause of Action, Paragraphs 299-301 of the Seventeenth Cause of Action, Paragraphs 364-366 of the Twenty-Second Cause of Action, Paragraph 404 of the Twenty-Fifth Cause of Action, Paragraphs 429-432, Paragraphs 429-432 of the Twenty-Seventh Cause of Action, Paragraphs 498-503 of the Thirty-Second Cause of Action, Paragraphs 569-573 of the Thirty-Seventh Cause of Action, and Paragraphs 630-631 of the Forty-Second Cause of Action, as though fully set forth herein.

726. Plaintiffs affirmatively allege that commencing soon after the Covid Pandemic was announced and the community, including businesses and churches were locked down by Governor Gavin Newsom, Plaintiffs started researching and collectively discussing their findings about Covid-19, skewing of medical records, removal of transparency in hospitals, and a general failure to report adverse events in the media. Upon FDA's purported issuance of three vaccines referenced in paragraph 46, above, many Plaintiffs accepted invitations to further review licensing documents and openly discussed their findings with each other as well as their superiors. When vaccinations became available commencing at the end of 2020 and the beginning of 2021, these Plaintiffs expressed their concerns to their colleagues and their superiors about the contents of the vaccinations and the ulterior motives for introducing same, including as a means to experiment further on the human body through EUA vaccinations.

- 727. Simultaneously, both individually and collectively Plaintiffs expressed their beliefs that once Governor Newsom started threatening vaccination mandates, introduced PCR testing and reimposed mask mandates, Plaintiffs complained to their superiors that their constitutional and statutory rights alluded to in the First through Twelfth Causes of Action, above, were being negated on the guise of an emergency designed to implement a New World Order. Plaintiffs continued to report these matters to their government representatives particularly once the County of Los Angeles, the City of Los Angeles, LAUSD and LACOE started mandating same for schoolaged children, let alone for the public sector work force, including when directing first responders to display vaccinating each other in the workplace to squelch fears that the public might have about vaccinating. Conversely, said government entities refused to display reports of adverse reactions, including death, to ensure that its workforce let alone the public could exercise informed consent.
- 728. Because of these complaints, Plaintiffs have found themselves victims of unlawful whistleblowing retaliation, contrary to Labor Code § 1102.5, and other provisions of the Health and Safety and Education Codes. The adverse employment actions imposed upon Plaintiffs and their school aged children, and the perpetuation of an already hostile work environment is unlawful. Because of same, F2C and Plaintiffs provided notice of their intention to pursue claims of whistleblowing retaliation, contrary to Labor Code § 1102.5, and other provisions of the Health and Safety and Education Codes, to Defendant Employers, not only when submitting their Narrative that supported Plaintiffs Fair Employment and Housing Charges, but ensuring that said correspondence was sent by Priority Mail to all named Defendants and Government entities on December 19 and 20, 2021. At no time did LAUSD, the Board of Education or its Superintendent, although served at LAUSD's official place of business as well as at LACOE's offices, advise Plaintiffs and their counsel that the correspondence with the DFEH/Tort Claim Narrative which was served by Priority Mail deficient.
- 729. By this action, PLAINTIFFS do bring an action against Defendant Employers for having tolerated a retaliatory work atmosphere and for engaging in further retaliation against Plaintiffs resulting in terminations, disciplinary actions, and threats to blemish ones state

credentials. Certain PLAINTIFFS have been denied telecommute assignments as well, largely due to the announcements from the Board of Education that it had fired more than 400 employees on Pearl Harbor Day 2021, and was intent of firing more because of their protests in these regards, including refusing to vaccinate.

- 730. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. Because of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Plaintiffs allege these damages have been aggravated especially when disciplinary actions have been imposed for refusal to share one's protected information that is being broadly disseminated by Defendants' representatives despite privacy protections which prohibit such distributions in person, let alone electronically or vis a vis the worldwide web. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.
- 731. Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial.

 Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.
- Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during matrial times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same and the need for accommodations, particularly considering the shedding of the spike protein by vaccinated personnel. Accordingly, Plaintiffs seek special damages, according to proof.
- 733. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to further whistleblowing retaliation because of these

protests and presentation of same to this Court, at this time, while also awarding attorneys fees and costs to Plaintiffs.

FORTY-EIGHTH CAUSE OF ACTION

(Plaintiff Nicholas Thomas as listed in Appendix "F"83 Against LACOE for to Redress Retaliation due to Whistleblowing)

734. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 187-190 of the Eighth Cause of Action, Paragraph 247-249 of the Thirteenth Cause of Action, Paragraphs 312-314 of the Eighteenth Cause of Action, Paragraphs 377-379 of the Twenty-Third Cause of Action, Paragraph 404 of the Twenty-Fifth Cause of Action, Paragraphs 442-445 of the Twenty-Eighth Cause of Action, Paragraphs 513-518 of the Thirty-Third Cause of Action, Paragraphs 581-584 of the Thirty-Eighth Cause of Action, and Paragraphs 639-641 of the Forty-Third Cause of Action as though fully set forth herein.

735. Plaintiffs affirmatively allege that commencing soon after the Covid Pandemic was announced and the community, including businesses and churches were locked down by Governor Gavin Newsom, Plaintiffs started researching and collectively discussing their findings about Covid-19, skewing of medical records, removal of transparency in hospitals, and a general failure to report adverse events in the media. Upon FDA's purported issuance of three vaccines referenced in paragraph 46, above, many Plaintiffs accepted invitations to further review licensing documents and openly discussed their findings with each other as well as their superiors. When vaccinations became available commencing at the end of 2020 and the beginning of 2021, these Plaintiffs expressed their concerns to their colleagues and their superiors about the contents of the

 $^{^{83}}$ This listing of Plaintiffs and all members of F2CLA employed by the LACOE is identical for the 8^{th} , 13^{th} , 18^{th} , 23^{rd} , 28^{th} , 33^{rd} , 38^{th} , 43^{rd} and 48^{th} Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also LACOE employees is attached to Appendix "F", along with the Spreadsheets.

vaccinations and the ulterior motives for introducing same, including as a means to experiment further on the human body through EUA vaccinations.

- 736. Simultaneously, both individually and collectively Plaintiffs expressed their beliefs that once Governor Newsom started threatening vaccination mandates, introduced PCR testing and reimposed mask mandates, Plaintiffs complained to their superiors that their constitutional and statutory rights alluded to in the First through Fourth Causes of Action, above, as well as the DFEH Claims, were being negated on the guise of an emergency designed to implement a New World Order. Plaintiffs continued to report these matters to their government representatives particularly once the County of Los Angeles, the City of Los Angeles, LAUSD and LACOE started mandating same for school-aged children, let alone for the public sector work force, including when directing first responders to display vaccinating each other in the workplace to squelch fears that the public might have about vaccinating. Conversely, said government entities refused to display reports of adverse reactions, including death, to ensure that its workforce let alone the public could exercise informed consent.
- 737. Because of these complaints, Plaintiffs have found themselves victims of unlawful whistleblowing retaliation, contrary to Labor Code § 1102.5, and other provisions of the Health and Safety and Education Codes. The adverse employment actions imposed upon Plaintiffs and their school aged children, and the perpetuation of an already hostile work environment is unlawful. Because of same, F2C and Plaintiffs provided notice of their intention to pursue statutory claims of whistleblowing to Defendant Employers, not only when submitting their Narrative that supported Plaintiffs Fair Employment and Housing Charges, but ensuring that said correspondence was sent by Priority Mail to all named Defendants and Government entities on December 19 and 20, 2021. At no time did LACOE, the Board of Education or its Superintendent, although served at LACOE's official place of business as well as at LAUSD's offices, advise Plaintiffs and their counsel that the correspondence with the DFEH/Tort Claim Narrative which was served by Priority Mail deficient.
 - 738. By this action, PLAINTIFFS do bring an action against Defendant Employers for

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having tolerated a retaliatory work atmosphere and for engaging in further retaliation against Plaintiffs resulting in even the termination of NICHOLAS THOMAS. as a price to pay because of whistleblowing activities.

- 739. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs including NICHOLAS THOMAS have become mentally upset, distressed and aggravated and have sustained irreparable damages. Because of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Plaintiffs allege these damages have been aggravated especially when disciplinary actions have been imposed for refusal to share one's protected information that is being broadly disseminated by Defendants' representatives despite privacy protections which prohibit such distributions in person, let alone electronically or vis a vis the worldwide web. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.
- Plaintiffs, including NICHOLAS THOMAS, have been further damaged in the 740. amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial. Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.
- 741. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same and the need for accommodations, particularly considering the shedding of the spike protein by vaccinated personnel. Accordingly, Plaintiffs seek special damages, according to proof.
- Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to further whistleblowing retaliation because of these

protests and presentation of same to this Court, at this time, while also awarding attorneys fees and costs to Plaintiffs.

FORTY-NINTH CAUSE OF ACTION

(All Plaintiffs listed in Appendix "G" ⁸⁴ against the STATE OF CALIFORNIA and Its DEPARTMENT OF CORRECTIONS AND REHABILITATION, the DEPARTMENT OF HUMAN RESOURCES, the DEPARTMENT OF MOTOR VEHICLES, THE DEPARTMENT OF PUBLIC HEALTH and the DEPARTMENT OF TRANSPORTATION to Redress Retaliation due to Whistleblowing)

743. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action, Paragraphs 197-199 of the Ninth Cause of Action, Paragraphs 260-262 of the Fourteenth Cause of Action, Paragraphs 325-327 of the Nineteenth Cause of Action, Paragraphs 390-392, of the Twenty-Fourth Cause of Action, Paragraph 404 of the Twenty-Fifth Cause of Action, Paragraphs 455-458 of the Twenty-Ninth Cause of Action, Paragraphs 527-531 of the Thirty-Fourth Cause of Action, Paragraphs 597-600 of the Thirty-Ninth Cause of Action and Paragraphs 698-699 of the Forty-Fourth Cause of Action as though fully set forth herein.

744. Plaintiffs affirmatively allege that commencing soon after the Covid Pandemic was announced and the community, including businesses and churches were locked down by Governor Gavin Newsom, Plaintiffs started researching and collectively discussing their findings about Covid-19, skewing of medical records, removal of transparency in hospitals, and a general failure to report adverse events in the media. Upon FDA's purported issuance of three vaccines referenced in paragraph 46, above, many Plaintiffs accepted invitations to further review licensing documents and openly discussed their findings with each other as well as their superiors. When vaccinations became available commencing at the end of 2020 and the beginning of 2021, these Plaintiffs expressed their concerns to their colleagues and their superiors about the contents of the

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⁸⁴ This listing of Plaintiffs and all members of F2CLA employed by the State of California is identical for the 9th, 14th, 19th, 24th, 29th, 34th, 39th, 44th and 49th Causes of Action. To avoid unnecessary duplication of these names, a Cover Sheet that has been alphabetized relative to above-the-line Plaintiffs and F2C Members who are also State-employees is attached to Appendix "G", along with the Spreadsheets.

vaccinations and the ulterior motives for introducing same, including as a means to experiment further on the human body through EUA vaccinations.

- 745. Simultaneously, both individually and collectively Plaintiffs expressed their beliefs that once Governor Newsom started threatening vaccination mandates, introduced PCR testing and reimposed mask mandates, Plaintiffs complained to their superiors that their constitutional and statutory rights alluded to in the First through Twelfth Causes of Action, above, were being negated on the guise of an emergency designed to implement a New World Order. Plaintiffs continued to report these matters to their government representatives particularly once the County of Los Angeles, the City of Los Angeles, LAUSD and LACOE started mandating same for schoolaged children, let alone for the public sector work force, including when directing first responders to display vaccinating each other in the workplace to squelch fears that the public might have about vaccinating. Conversely, said government entities refused to display reports of adverse reactions, including death, to ensure that its workforce let alone the public could exercise informed consent.
- 746. Because of these complaints, Plaintiffs have found themselves victims of unlawful whistleblowing retaliation, contrary to Labor Code § 1102.5, and other provisions of the Health and Safety and Education Codes. The adverse employment actions imposed upon Plaintiffs and their school aged children, and the perpetuation of an already hostile work environment including public display of vaccinated being tested at CalTRANS as referenced by WINZENEAD and forcing employees like MOLANO to grieve when testing was not available to avoid false accusations from being levied, evidences same.
- 747. By this action, PLAINTIFFS do bring an action against Defendant Employers for having tolerated a retaliatory work atmosphere and for engaging in further retaliation against Plaintiffs resulting in terminations, disciplinary actions, leaves without pay, and even humiliating working conditions because of their whistleblowing activities. The adverse employment actions imposed upon Plaintiffs and their school aged children, and the perpetuation of an already hostile work environment is unlawful. Because of same, F2C and Plaintiffs provided notice of their intention to pursue statutory claims of whistleblowing to Defendant Employers, not only when

submitting their Narrative that supported Plaintiffs Fair Employment and Housing Charges, but ensuring that said correspondence was sent by Priority Mail to all named Defendants and Government entities on December 19 and 20, 2021. Despite doing so, Defendant government entities have refused to acknowledge said filings, although GAVIN NEWSOM by and through his counsel with the DEPARTMENT OF JUSTICE, requested that service upon other parties occur instead, even though the DEPARTMENT OF JUSTICE to whom service is to be effectuated has remained in possession of same.

- 748. As a result of the aforesaid acts of DEFENDANTS, Plaintiffs have become mentally upset, distressed and aggravated and have sustained irreparable damages. Because of Defendants and their representatives' actions in these regards, Plaintiffs' employment opportunities have been undermined and maligned, without regards to the consequences to Plaintiffs' physical and emotional wellbeing, let alone Plaintiffs' good name and reputation. Plaintiffs allege these damages have been aggravated especially when disciplinary actions have been imposed for refusal to share one's protected information that is being broadly disseminated by Defendants' representatives despite privacy protections which prohibit such distributions in person, let alone electronically or vis a vis the worldwide web.
- 749. Plaintiffs has been further damaged in the amount of lost earnings and benefits, and future lost promotional opportunities, all in ways and in amounts to be proven at time of trial.

 Accordingly, Plaintiff claims general damages against their Employer in a sum to be proven at trial.
- 750. Many Plaintiffs have been further forced to obtain medical care, because of Defendants actions, including due to the demand that PCR tests be conducted on a repetitive basis and that masks be worn at all times, based on the false premise the vaccines in use during material times herein were FDA-approved, when they were not. The repeated demands by Defendant Employers and their representatives seeking to enforce same ignores scientific and medical evidence showing the harmful effects of same and the need for accommodations, particularly considering the shedding of the spike protein by vaccinated personnel. Accordingly, Plaintiffs seek special damages, according to proof.

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751. Plaintiffs further seek injunctive relief affirmatively prohibiting Defendants from subjecting Plaintiffs and their colleagues to further whistleblowing retaliation because of these protests and presentation of same to this Court, at this time.

FIFTIETH CAUSE OF ACTION

(All Plaintiffs identified in Appendix "A"85 as well as the Caption to the First Cause of Action against all Defendants)

Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of 752. Action, Paragraphs 154-157 of the Fifth Cause of Action, Paragraphs 165-168 of the Sixth Cause of Action, Paragraphs 176-179 of the Seventh Cause of Action, Paragraphs 187-190 of the Eighth Cause of Action, Paragraphs 197-199 of the Ninth Cause of Action, Paragraphs 208-210 of the Tenth Cause of Action, Paragraphs 221-223 of the Eleventh Cause of Action, Paragraph 234-236 of the Twelfth Cause of Action, Paragraph 247-249 of the Thirteenth Cause of Action, Paragraphs 260-262 of the Fourteenth Cause of Action, Paragraphs 273-275 of the Fifteenth Cause of Action, Paragraphs 286-288 of the Sixteenth Cause of Action, Paragraphs 299-301 of the Seventeenth Cause of Action, Paragraphs 312-314 of the Eighteenth Cause of Action, Paragraphs 325-27 of the Nineteenth Cause of Action, Paragraphs 338-340 of the Twentieth Cause of Action, Paragraphs 351-353 of the Twenty-First Cause of Action, Paragraphs 364-366 of the Twenty-Second Cause of Action, Paragraphs 377-379 of the Twenty-Third Cause of Action, Paragraphs 390-392 of the Twenty-Fourth Cause of Action, Paragraphs 403-406 of the Twenty-Fifth Cause of Action, Paragraphs 416-419 of the Twenty-Sixth Cause of Action, Paragraphs 429-432 of the Twenty-Seventh Cause of Action, Paragraphs 442-445 of the Twenty-Eighth Cause of Action, Paragraphs 455-458 of the Twenty-Ninth Cause of Action, Paragraphs 468-473 of the Thirtieth Cause of Action, Paragraphs 484-489 of the Thirty-First Cause of Action, Paragraphs 498-503 of the Thirty-Second Cause of Action, Paragraphs 513-518 of the Thirty-Third Cause of Action, Paragraphs 527-531 of the Thirty-Fourth Cause of Action, Paragraphs 541-544 of the Thirty-Fifth

85 Identical to detailed Listing of Plaintiffs in the First Cause of Action, above.

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Cause of Action, Paragraphs 553-556 of the Thirty-Sixth Cause of Action, Paragraphs 569-573 of the Thirty-Seventh Cause of Action, Paragraphs 581-584 of the Thirty-Eighth Cause of Action, Paragraphs 597-600 of the Thirty-Ninth Cause of Action, Paragraphs 609-611 of the Fortieth Cause of Action, Paragraphs 620-622 of the Forty-First Cause of Action, Paragraphs 630-631 of the Forty-Second Cause of Action, Paragraphs 639-641 of the Forty-Third Cause of Action, Paragraphs 698-699 of the Forty-Forth Cause of Action, Paragraphs 708-710 of the Forty-Fifth Cause of Action, Paragraphs 717-720 of the Forty-Sixth Cause of Action, Paragraphs 726-728 of the Forty-Seventh Cause of Action, Paragraphs 735-738 of the Forty-Eighth Cause of Action, and Paragraphs 744-747 of the Forty-Ninth Cause of Action, as though fully set forth herein.

753. The Covid Mandates at issue herein not only infringe upon the Constitutional guarantees which Plaintiffs assert in the First through Fourth Causes of Action as having been negated but are also infirm because of the manner and method whereby they were devised and implemented, including to this day. For instance, under the Ralph M. Brown Act, Government Code §§ 54950 et seq., public notices and the opportunity for robust debate were totally ignored by County Supervisor Hilda Solis when adopting same, without any notice or posting of her intentions to do same. Defendant Solis also failed to make a finding that an emergency existed to warrant bypassing of these requirements. This lack of notice also occurred without other members of the Board of Supervisors even aware of same, until after the fact. Once notified however, the Board members, named Defendants herein, still refused to permit robust debate. The same can be said for orders issued by the City of Los Angeles which magically appeared in August 2021 and have been allowed to remain outstanding, despite the injuries to both vaccinated and unvaccinated employees and members of the public. The claim by Governor Newsom that he has done nothing wrong, when he in fact directed all Employers to take the very actions at issue herein, throughout the State of California, is specious and unworthy of credence. Even the invitation to conduct an educational forum for themselves and the public, vis a vis the Cease-and-Desist Letter served upon most Defendants on September 20-21, 2021, by Plaintiffs' counsel, was ignored.

754. By the date of the Cease-and-Desist Letter, Defendant Employers were offering

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to a federal judge that mandates affecting school aged children were withdrawn, with same resurfacing shortly thereafter. Plaintiffs no longer believe that the Government Employers and their elected officials, let alone their underlings who carry out the types of orders at issue herein, will not resuscitate prior orders if litigation is not pursued up through and the issuance of declaratory relief. 755. Plaintiffs have reason to believe that exceptions were carved out by Hilda Solis and

her colleagues for family members, influential persons, other government officials and friends, while it will be most interesting to see how hard-pressed Defendants will become when asked to reveal their vaccination status, hereinafter. Revealing one's vaccination status has been the basis for LAUSD to fire more than 400 employees, and for LACOE, the County and the City to take similar action, as most recently as the date of filing of this lawsuit. The refusal to reveal one's status in these regards is not a novel concept, particularly since the Honorable District Judge, R. Stan Baker, when issuing his ruling enjoining Biden's Executive Order #14042 noted that many employees at various Universities and businesses were refusing to reveal their vaccination status as well. It appears that in other States where the right to privacy is not codified into its Constitution, unlike California, courts have not been persuaded to allow an alleged COVID crisis relied upon by President Biden to usurp First Amendment and equal protection guarantees, including the right to privacy and to obtain exemptions based on one's religious beliefs, to persist. Nor should this court, regardless of the salary classification or salary schedules of F2C members, particularly since the Ordinances in question have been applied regardless of whether one is a low wage earner or one who is entitled to special compensation before of their specialized skills, i.e. firefighters.

756. It is ironic that Defendants have also ignored the requirements of the California Emergency Services Act, which is codified California Government Code §§ 8550, et seq. Also see §§ 8630, et seq. which governments local emergencies. The law requires that local

officials "review the need for continuing the local emergency at least once every 60 days until the governing body terminates the local emergency." *Cal. Gov't Code § 8630(c) and (d)*. Although the City of Los Angeles has now stated that the emergency will no longer exist, effective the beginning of February 2023, same should not be trusted. Too many have died and too many Plaintiffs have suffered at the hands of Employers who have received billions in Covid Relief monies, but have jumped out the chance to fire low-income, middle-income and the upper class simply because they refused to vaccinate.

757. For reasons noted above and at time of hearing, it should be readily obvious that the excuses relied upon by Defendants to justify the imposition of the Mandates in the first place, no longer exist, nor did they exist when adopted and implemented to begin with. Instead, the emergency measures illegally considered by Hilda Solis, let alone then Mayor Garcetti, possibly to foster two PCR contracts that had been embraced without placing same out to the public for bid, with the date these contracts were negotiated with Defendant government officials alone refuting the date an emergency, had it been declared, commenced. It readily appears that the "emergency" was because the public did not want to take the "jab" in the first place. Efforts to buy one's right to bodily autonomy, let alone to reward students for taking the shots with AirPods, demonstrates that public officials have little regard for the health and safety of their own constituents, while taking great measures to ensure their own lives are not impacted by the adverse and lifetime repercussions of the "jab".

758. Plaintiffs have further reason to believe that as evidence of disparate treatment, discrimination, and retaliation continues to materialize, Public Health Officers named herein will detect a new strain to avoid responding to questions about why considering skewed medical and VAERS data, the declaration of emergency which was not even issued locally should remain in effect.

759. For the same reason that strict scrutiny standards have a bearing herein, Defendant government entities' police powers in the first place are not unlimited. In the same vein, under the *Emergency Services Act*, Defendant officials were obligated to narrowly tailor any government action to protect individual rights. The least restrictive means of accomplishing the government's

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interest herein has not even been considered.

- Plaintiffs also contend that the Defendants adoption of the Covid-19 mandates 760. was arbitrary and capricious as the State, the City and the County, and their respective Departments and educational entities, including LAUSD and LACOE, by and through their respective elected and appointed officials, failed to consider evidence about the effectiveness and necessity of shots, testing and masking. Defendants also refused to consider evidence that undermined their pre-determined judgment to require the shots, testing and masking, as evidenced by the refusal of Defendants to provide for an educational forum which presented all sides before insisting on adopting and implementing their mandates in the first place. By these and other actions, Defendant government entities, by and through individually named Defendants, acted arbitrarily and capriciously in adopting the Mandates at issue herein.
- A judicial determination of these issues is necessary to clarify the parties' rights and obligations, permit them to have certainty regarding those rights and potential liability, and avoid a multiplicity of actions. In this case, more than 4700 F2C members and others similarly situated would have to bring separate actions, even though the same rights have been violated and their damages can be easily ascertained.
- 762. The County's actions have harmed F2C's members, collectively Plaintiffs identified in Appendix "A", while first responders and their dependents easily cause the number of individuals seeking relief to well exceed 6,000.
- Plaintiffs have no adequate or speedy remedy at law and will suffer irreparable harm if the Court does not enjoin the County and the City from enforcing or resurrecting the unlawful vaccine mandate which includes PCR and antigen testing, masking and passports. Thus, Plaintiffs seek preliminary and permanent injunctive relief for such an order and reserve the right to seek a temporary restraining order as well.
- Because of the way Defendants are carrying out their retaliatory actions, and in many cases the non-availability of union representatives, not all employees including low-income wage earners and employees suffering from preexisting medical conditions, including cancer, have been able to protest the draconian firings which have been imposed upon them. Even internal

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appeals have been doomed because Defendants have illegally removed many of the defenses that Plaintiffs are entitled to assert to contest their firings, disciplinary actions, and leaves without pay.

- 765. With full knowledge of same, Defendant EMPLOYERS and their representatives, including many individually named as Defendants have intensified their campaign of threats by withholding pay, negating seniority rights, issuing disciplinary and discharge notices for some while also bypassing the Bill of Rights protections to be afforded sworn LAPD and LAFD personnel. F2C notes that numerous employees were placed on unpaid leaves of absence without satisfying due process requirements, while promotional opportunities and granting of even bonafide exemption requests were withheld. Accordingly, Plaintiffs seek relief which affords them compensation for all physical injuries stemming from loss of oxygen as well as the placement of toxic substances into one's body vis a vis vaccinations and/or PCR and antigen tests, including the life-long effects of myocarditis and pericarditis, as well as for the emotional distress which has and will continue to be suffered because of the deliberate actions of the CITY, the COUNTY, LAUSD, LACOE, and the STATE OF CALIFORNIA, by and through all named elected officials as well as Dr. Ferrer, Dr. Davis and Dr. Aragón, and others in seeking to prolong a state of emergency that Plaintiffs believe is not scientifically or medically warranted, especially given that the rate of infection and hospitalizations over the course of the last thirty months mirrors that of pre-pandemic bouts of influenza.
- 766. In light hereof, declaratory relief in favor of Plaintiffs who are unvaccinated, as well as those who firmly believe that the government does not have a right to know about one's medical status, nor may it insist upon medical tyranny, must issue, as follows:
- a. The requirement that public employees and school aged children receive a vaccination as a condition of continued employment or the right to attend classroom learning in person violates Plaintiffs' inalienable autonomous rights to determine what is done to one's own body;
- b. The requirement that public employees receive a vaccination as a condition of continued employment and that student must vaccinate as a condition of attending in person classroom learning and participating in extra-curricular activities violates Plaintiffs' inalienable autonomous rights to exercise informed consent to accept, or not accept, novel and unproven

medical treatments without force, fraud, deceit, duress, coercion, or undue influence, and,

- c. Accommodations are reasonably available to Defendants that would allow continued employment and school attendance without a Covid Vaccine.
- 767. F2C and its Members on behalf of themselves and the public, are entitled to preliminary and permanent injunctive relief:
- a. Prohibiting Defendants from enforcing their mandates that Public and private sector employees, including members of F2C, and new hires must receive a Covid Vaccination as a condition of continued employment;
- b. Prohibiting Defendants from enforcing their mandates that school children must receive a Covid Vaccination as a condition of in person learning and participation in extracurricular activities:
- c. Requiring Defendants to offer reasonable accommodations to Public and private sector employees, including members of F2C, to allow continued employment without a Covid Vaccination and without testing controlled by *Fulgent Genetics* or *BlueStone*;
- d. Prohibiting Defendants from using the *Passport* and *Microsoft Daily Pass* programs to engage in surveillance of Plaintiffs and others residing in or visiting California;
- e. Removing restrictions which prohibit the unvaccinated from gaining entrance into events, businesses and cultural activities which the vaccinated are invited to or regularly access;
- f. Affirmatively finding that the Covid Mandates at issue, including mandating Vaccinations, Masking, PCR testing, Microsoft Daily Pass and Passports, is unconstitutional;
- g. Prohibiting Defendants from engaging in discrimination, harassment and retaliation against Plaintiffs who have protested these matters, including when bringing this action, and making these Plaintiffs and all others similarly situated whole because of the damages which have been deliberated and callously inflicted upon them; and
- h. Prohibiting Defendants from encouraging private sector employers as well as colleges and universities to implement their own mandates.
- 768. Until the CDC is able to fully and truthfully disclose all ingredients contained in the COVID vaccines in the current or future marketable forms which one is expected to submit to,

and until all adverse events are truthfully reported and maintained hereinafter, then Public and private sector employees, including members of F2C, and school-aged children should receive injunctive relief which a) prohibits the Defendants from continuing to impose their vaccination mandates; b) from mandating PCR testing from staff not currently experiencing COVID symptoms; c) prohibiting *BlueStone* and *Fulgent Genetics* from monopolizing PCR tests for public and private sector employees, including by allowing Plaintiffs and others to offer, if necessary, medical statements or testing results from other currently in use methods of Covid testing, including saliva collection without use of toxic-laden swabs; d) prohibiting continued storage of the results of one's testing on Passport and Daily pass program, let alone the offering of same to personnel to engage in surveillance activities of students, parents and employees alike; and prohibiting threatened disciplinary action and license revocations upon medical personnel who seek to have the truth told about Covid and the vaccines, testing and masking policies which have evolved since January 2020.

769. Plaintiffs further seek a declaration declaring the Mandates void and unenforceable because of the failure of Defendant government officials to comply with the *Ralph M. Brown Act*, *Government Code §§ 54950 et seq.*, as well as the *California Emergency Services Act*, California *Government Code §§ 8550, et seq.* and *§§ 8630, et seq.* which precludes the Defendants from claiming that a state of emergency existed and continues to exist, notwithstanding the failure of the County to find a State of Emergency in the first place, and given the facts presented to this Court which bring into disrepute the necessity for the Mandates to begin with.

770. In light hereof, an award of attorneys' fees under § 1021.5 of the California Code of Civil Procedure in favor of Plaintiffs is warranted.

FIFTY-FIRST CAUSE OF ACTION

(All Plaintiffs identified in Appendix "A" as well as the Caption to the First Cause of Action against all Defendants for Issuance of a WRIT OF MANDATE)

⁸⁶ Identical to detailed Listing of Plaintiffs in the First Cause of Action, above.

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1	771. Plaintiffs re-allege Paragraphs 1-36, 100, 104, 117-119, of the First Cause of Action,
2	Paragraphs 154-157 of the Fifth Cause of Action, Paragraphs 165-168 of the Sixth Cause of
3	Action, Paragraphs 176-179 of the Seventh Cause of Action, Paragraphs 187-190 of the Eighth
4	Cause of Action, Paragraphs 197-199 of the Ninth Cause of Action, Paragraphs 208-210 of the
5	Tenth Cause of Action, Paragraphs 221-223 of the Eleventh Cause of Action, Paragraph 234-236
6	of the Twelfth Cause of Action, Paragraph 247-249 of the Thirteenth Cause of Action, Paragraphs
7	260-262 of the Fourteenth Cause of Action, Paragraphs 273-275 of the Fifteenth Cause of Action,
8	Paragraphs 286-288 of the Sixteenth Cause of Action, Paragraphs 299-301 of the Seventeenth
9	Cause of Action, Paragraphs 312-314 of the Eighteenth Cause of Action, Paragraphs 325-27 of the
10	Nineteenth Cause of Action, Paragraphs 338-340 of the Twentieth Cause of Action, Paragraphs
11	351-353 of the Twenty-First Cause of Action, Paragraphs 364-366 of the Twenty-Second Cause of
12	Action, Paragraphs 377-379 of the Twenty-Third Cause of Action, Paragraphs 390-392 of the
13	Twenty-Fourth Cause of Action, Paragraphs 403-406 of the Twenty-Fifth Cause of Action,
14	Paragraphs 416-419 of the Twenty-Sixth Cause of Action, Paragraphs 429-432 of the Twenty-
15	Seventh Cause of Action, Paragraphs 442-445 of the Twenty-Eighth Cause of Action, Paragraphs
16	455-458 of the Twenty-Ninth Cause of Action, Paragraphs 468-473 of the Thirtieth Cause of
17	Action, Paragraphs 484-489 of the Thirty-First Cause of Action, Paragraphs 498-503 of the
18	Thirty-Second Cause of Action, Paragraphs 513-518 of the Thirty-Third Cause of Action,
19	Paragraphs 527-531 of the Thirty-Fourth Cause of Action, Paragraphs 541-544 of the Thirty-Fifth
20	Cause of Action, Paragraphs 553-556 of the Thirty-Sixth Cause of Action, Paragraphs 569-573 of
21	the Thirty-Seventh Cause of Action, Paragraphs 581-584 of the Thirty-Eighth Cause of Action,
22	Paragraphs 597-600 of the Thirty-Ninth Cause of Action, Paragraphs 609-611 of the Fortieth
23	Cause of Action, Paragraphs 620-622 of the Forty-First Cause of Action, Paragraphs 630-631 of
24	the Forty-Second Cause of Action, Paragraphs 639-641 of the Forty-Third Cause of Action,
25	Paragraphs 698-699 of the Forty-Forth Cause of Action, Paragraphs 708-710 of the Forty-Fifth
26	Cause of Action, Paragraphs 717-720 of the Forty-Sixth Cause of Action, Paragraphs 726-728 of
27	the Forty-Seventh Cause of Action, Paragraphs 735-738 of the Forty-Eighth Cause of Action,
28	Paragraphs 744-747 of the Forty-Ninth Cause of Action, and Paragraphs 753-768 of the Fiftieth

Cause of Action, as though fully set forth herein.

- 772. Plaintiffs submit that Defendant government officials were and are obligated to comply with the *Ralph M. Brown Act, Government Code §§ 54950 et seq.*, as well as the *California Emergency Services Act*, California *Government Code §§ 8550, et seq.* and *§§ 8630, et seq.* By failing to give notice before entering her Orders in August 2021, Supervisor Hilda Solis precluded the public from being able to prevent adoption of the Covid Mandates in the first place. F2C believes that for pecuniary reasons, former City Council President, NURY MARTINEZ, likewise stifled debate and refused to permit the City's Vaccine Ordinance to be repealed, despite efforts seeking same throughout calendar years 2021 and 2022. By refusing to look at the evidence and determine whether a true emergency existed and continues to exist, the County and the City have failed to satisfy its original and continuing obligations under the Emergency Services Act.
- 773. Ever since the City started adopting its mandates, Plaintiffs placed the Board of Supervisors, the Board of Education and the City Council, including the Mayor on notice that their actions contravened California's Constitution, including the right to privacy, the right to equal protection, the right to an equal education and the right to refuse medical treatment. Additionally, Defendants/Respondents were forewarned about violating the Fair Employment and Housing Act, relative to associations, religious beliefs, and disabilities, as well as the obligation to engage in a good faith interactive process which would permit Plaintiffs to be accommodated, rather than retaliated against even further for having raised these issues, including their claim of unlawful harassment and retaliation.
- 774. Plaintiffs as Petitioners allege that Defendants/Respondents have further ignored civil service protections and the entitlement of most Plaintiffs to continuing public employment, by severing affected Plaintiffs and threatening to terminate more, without regards to complying with due process requirements and principles of fundamental fairness.
- 775. Plaintiffs as Petitioners allege that they have no plain, speedy, and adequate remedy in the ordinary course of law, and thus seek to enjoin further firings and leaves without pay, while ordering the immediate reinstatement with pay of all Plaintiffs who have in fact been removed, discharged, disciplined and/or remain on leave without pay.

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SEVENTH CAUSE OF ACTION (AGAINST LAUSD):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

EIGHTH CAUSE OF ACTION (AGAINST LACOE):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

NINTH CAUSE OF ACTION (AGAINST STATE):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and

5. For attorneys' fees.

TENTH CAUSE OF ACTION (AGAINST CITY)

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

ELEVENTH CAUSE OF ACTION (AGAINST COUNTY):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

TWELVTH CAUSE OF ACTION (AGAINST LAUSD):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
 - 2. For general damages, including for emotional distress, including damage to one's

career and reputation, in a sum to be proven at trial;

- 3. For special damages, according to proof;
- 4. For injunctive relief; and
- 5. For attorneys' fees.

THIRTEENTH CAUSE OF ACTION (AGAINST LACOE):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

FOURTEENTH CAUSE OF ACTION (AGAINST STATE):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

FIFTEENTH CAUSE OF ACTION (AGAINST CITY)

For the value of lost wages and benefits, and lost promotional opportunities, together
with interest thereon, in an amount to be proven at time of trial, together with prejudgment

EIGHTEENTH CAUSE OF ACTION (AGAINST LACOE):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

NINETEENTH CAUSE OF ACTION (AGAINST STATE):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

TWENTIETH CAUSE OF ACTION (AGAINST CITY and CITY-NAMED INDIVIDUAL DEFENDANTS):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;

TWENTY-THIRD CAUSE OF ACTION (AGAINST LACOE and LACOE-NAMED INDIVIDUAL DEFENDANTS):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For punitive damages (against individuals only);
 - 5. For injunctive relief; and
 - 6. For attorneys' fees.

TWENTY-FOURTH CAUSE OF ACTION (AGAINST STATE and STATE-NAMED INDIVIDUAL DEFENDANTS)):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For punitive damages (against individuals only);
 - 5. For injunctive relief; and
 - 6. For attorneys' fees.

TWENTY-FIFTH CAUSE OF ACTION (AGAINST CITY)

For the value of lost wages and benefits, and lost promotional opportunities, together
with interest thereon, in an amount to be proven at time of trial, together with prejudgment

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

TWENTY-NINTH CAUSE OF ACTION (AGAINST STATE):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

THIRTIETH CAUSE OF ACTION (AGAINST CITY)

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

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THIRTY-FIRST CAUSE OF ACTION (AGAINST COUNTY):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

THIRTY-SECOND CAUSE OF ACTION (AGAINST LAUSD):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

THIRTY-THIRD CAUSE OF ACTION (AGAINST LACOE):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and

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5. For attorneys' fees.

THIRTY-FOURTH CAUSE OF ACTION (AGAINST STATE):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
 - 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

THIRTY-FIFTH CAUSE OF ACTION (AGAINST CITY)

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

THIRTY-SIXTH CAUSE OF ACTION (AGAINST COUNTY):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;

- 3. For special damages, according to proof;
- 4. For injunctive relief; and
- 5. For attorneys' fees.

THIRTY-SEVENTH CAUSE OF ACTION (AGAINST LAUSD):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

THIRTY-EIGHTH CAUSE OF ACTION (AGAINST LACOE):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

THIRTY-NINTH CAUSE OF ACTION (AGAINST STATE):

1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with prejudgment interest at the legal rate;

- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

FORTIETH CAUSE OF ACTION (AGAINST CITY)

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

FORTY-FIRST CAUSE OF ACTION (AGAINST COUNTY):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

FORTY-SECOND CAUSE OF ACTION (AGAINST LAUSD):

1. For the value of lost wages and benefits, and lost promotional opportunities, together

with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;

- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

FORTY-THIRD CAUSE OF ACTION (AGAINST LACOE):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

FORTY-FOURTH CAUSE OF ACTION (AGAINST STATE):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

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FORTY-FIFTH CAUSE OF ACTION (AGAINST CITY)

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

FORTY-SIXTH CAUSE OF ACTION (AGAINST COUNTY):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

FORTY-SEVENTH CAUSE OF ACTION (AGAINST LAUSD):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and

5. For attorneys' fees.

FORTY-EIGHTH CAUSE OF ACTION (AGAINST LACOE):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

FORTY-NINTH CAUSE OF ACTION (AGAINST STATE):

- 1. For the value of lost wages and benefits, and lost promotional opportunities, together with interest thereon, in an amount to be proven at time of trial, together with pre-judgment interest at the legal rate;
- 2. For general damages, including for emotional distress, including damage to one's career and reputation, in a sum to be proven at trial;
 - 3. For special damages, according to proof;
 - 4. For injunctive relief; and
 - 5. For attorneys' fees.

FIFTIETH CAUSE OF ACTION (AGAINST ALL DEFENDANTS):

- 1. Injunctive Relief declaring that the mandates violate constitutional guarantees as alleged in the First through Fourth Causes of Action to warrant the declaratory relief sought in paragraphs 286-289, supra, of the Fourteenth Cause of Action; and,
 - 2. For attorneys' fees pursuant to Code of Civil Procedure §1021.5.

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FIFTY-FIRST CAUSE OF ACTION (AGAINST ALL DEFENDANTS):

APPENDIX "A"

1 Appendix "A" Cover Sheet to Spreadsheets

APPENDIX "A" ALPHABETIZED LISTING OF DATA SHEETS

(All Plaintiffs listed in Appendix "A", including FREEDOMTOCHOOSEL.A. (F2LA) and its Members, including NEIL and KIMBERLY STILLER; ISABEL MARQUEZ, WILSON TURNER, DAVID GUNTHER, TODD TYLOCH, RAY MOILANEN, GABRIEL DOYLE, ISAAC HERNANDEZ, ED MITCHELL, BRYAN EPSTEIN, TRACY BARON, MAYRA B. RAYA CRUZ, AMBER LESLIE, ADRIAN GAUTHIER, HAROLD RAPHAEL, SUSANA HERNANDEZ, CHRIS KEY, GARY ROGERS, SANTIAGO ENRIQUEZ, NICHELE WEATHERFORD, JOSEPH "JZ" ZEICHICK, BERNICE MOLANO, TAMI OLENIK, MANNY BARRIOS, RAMONA BILANCSUK, GLORIA CHAVEZ, JOANNA CENTENO, LISETTE MEJIA CRUZ, ANGEL VASQUEZ, CRISTIAN GRANUCCI, RICHARD McDONALD, and their spouses, significant others and dependents of TRACY BARON, identified as JB, AB, JB; dependents of MANNY BARRIOS, identified as AM, NB; MINNA BARRIOS and JULIANNA BARRIOS; Dependents of GABRIEL DOYLE, identified as AN, CN, JNW, GRW, RAW, NDW, NVW, DJW, SJW, CCW, LDW, DN, MDN, RDW, CVW, KLC; dependent of JOANNE CENTENO, KENZO PORTIS; dependents of SANTIAGO ENRIQUEZ, identified as LLT, VE, LSE, SDE, JT, JT, JT; dependents of BRYAN EPSTEIN including TRISTIN EPSTEIN, DOMINIC EPSTEIN: dependents of ADRIAN GAUTHIER, including RENEE GAUTHIER, CLAIRE GAUTHIER, LORETTA GAUTHIER; dependents of CRISTIAN GRANUCCI, including MARALEE GRANUCCI, CADE GRANUCCI, DANE GRANUCCI, REID GRANUCCI; dependents of DAVID GUNTHER, including MICHELLE GUNTHER, MORGAN GUNTHER, REBECCA GUNTHER, JONATHAN GUNTHER; Dependents of ISAAC HERNANDEZ, RH, SH, AH; Dependents of SUSANA HERNANDEZ, including JULIO RODRIGUEZ, JR; Dependents of CHRIS KEY, including CHRISTOPHER KEY; Dependents of AMBER LESLIE, including MOSES KURT LESLIE, MOSES ANDREW LESLIE, LILLIAN LESLIE, LAYLANI LESLIE, MOSES LISTON LESLIE and ANGELA MILIARESIS; Dependents of ISABEL MARQUEZ, including, VIBIANA PAZ MARQUEZ, ABEL XAVIER MARQUEZ, GEMMA ELISE MARQUEZ; Dependent of RICHARD MCDONALD, including RYAN MCDONALD; Dependent and Spouse of LISETTE MEJIA-CRUZ, including EDWARD MORAN and JAYLEEN TORRES; Dependent of RAY MOILANEN, including KIEU MOILANEN; Dependent and Spouse of BERNICE MOLANO, including GREG FERRER, ADRIELLE MOLANO, JM, LUKE MOLANO, FM, and GM; Dependent of MAYRA B. RAYA CRUZ, including ATHENA RAYA, ELI ALFARO; Dependents of NEIL and KIMBERLY STILLER, including DAVID STILLER, JONATHAN STILLER; and other F2C Members and their Dependents listed in Appendix "A", as follows: DAVID AASE; GARY AASE; MARIA ABARCA, SEBASTIAN ROJAS; JOSEPH ABDELKERIM, DEBORAH ABDELKERIM; PETER ABDELKERIM; NATASHA ABDI; DELIA ABELLERA; ARTHUR ABRAMYAN, SONA MIDOURIAN, AMELIE ABRAMYAN, ALEC ABRAMYAN, ADAM ABRAMYAN; DANA ABUNDIS; ERIK ACEVEDO, JAMIE ACEVEDO; FRANCISCO ACEVEDO; YING ACKERMAN; APRIL ACOSTA; DAVID ACOSTA; DAMIEN ACUNA; GUILLERMINA ADAMEE, RON ADAMEE; MICHAEL ADAMS, ROSIE ADAM; MICHAEL ADAMS; MICHAEL ADAMS;

ROBERT ADAMS-SUMMERS; ALLA AGAMALIAN; YVETTE AGRUSA, O.A.; LISA AGUAYO; FRANK AGUIAR; CECILIA AGUILAR, JOSEPH AGUILAR, SIERRA AGUILAR, AUSTIN AGUILAR; KEVIN AGUILAR; MARCO AGUILAR, AURÉ AGUILAR; ROBERTO AGUILAR; A. AGUSTIN; EDUARDO AGUSTIN, SABRINA, SEAN, SAMANTHA, SIMON: CHAMILA AHANGAMA LIYANGE: KURT AIKEN. SARAH AIKEN, AVERY AIKEN, PARKER AIKEN; BRUCE AKERS; GARY AKOPYAN; ARMAN AKSERELIAN, AA; EVLIN AKSERELIAN, AA; MALCOLM ALARCA; DAVID ALARCON, ARACELY ALARCON, ARES ALARCON, NOAH ALARCON; ELIZABETH ALBA; CARLOTTA ALBANESE; STEVEN ALCANTAR; JAVIER ALDACO JR; JERONIMO ALEMAN, SARA ALEMAN, SOPHIA ALEMAN, GERONIMO ALEMAN; STEPHANIE ALENZUELA; JULIO ALFARO PUEBLA, KMA, JMA, JIA; BRANDON ALGORRI; MARGIE ALGORRI; RAY ALGORRI; KRISTEN ALLEGRANZA, SOPHIA GALLARDO; AMY ALLEN; CHRISTINE ALLEN; DWAYNE ALLEN; MATTHEW ALLEN; KARLA ALLTIZER; CYNTHIA ALLTON, BRANDON ALLTON, LIAM ALLTON; CYNTHIA ALMANZA; DELILY ALTRE; MARIA ALVA; MATTHEW ALVA, CARLA ALVA; NEAL ALVA; BRIAN ALVARADO; CRISTAL ALVARADO; ROCIO ALVARADO; ERIK ALVARENGA; DAVID ALVAREZ; JOSE ALVAREZ, THERESA GOMEZ-ALVAREZ, ALEXIA ALVAREZ, ANGELINA ALVAREZ, ALEJANDRO ALVAREZ, JOSE ALVAREZ, ROSIDALIA ALVAREZ; TIFFANY ALVARO; JOSE AMADOR; SERGIO AMARO, CINDY AMARO, AA; LALENA AMAYA; AIMEE ANAYA, CURTIS ANAYA, JAX LUNA; MATTHEW ANAYA; JUAN ANDALON; ERICA ANDERSON; HILARY ANDERSON; KRISTA ANDERSON, DAVID MOLLER, ARIA MOLLER; KYLE ANDERSON, CAROLINE ANDERSON, DANIEL ANDERSON, EMILY ANDERSON; MATTHEW ANDERSON; MICHELE ANDERSON; ROBERT ANDERSON; TORREY ANDERSON; ZEYNA ANDERSON; KYLE ANDREW; JOHN ANDREWS, DENISE ANDREWS, CEA; REBECCA ANDREWS; GERARD ANGE'; DIANE ANGOTTI; FELIPE ANGUIANO; MARY ANN RUIZ; JOSEPH ANTHONY KAHOKUOKALANI GRASA; MICHAEL APPEL, CHARLOTTE APPEL; KENNY AQUINO; JORGE ARANDA, FANNY HERNANDEZ: ALFRED ARBALLO: CLIFTON ARBUCKLE: YCHELLE ARBUCKLE; DEMETRIUS ARDUINI, NICOLE ARDUINI, MY DAUGHTER, TONI MARTIN, HELEN JANSEN; RICHARD AREBALO; LILA ARELLANO, SABRINA ARELLANO, ISAAC MARTINEZ, BELLA MARTINEZ, ELIJAH ARELLANO, LEA ARELLANO; JOSEPHINE ARENAS; PABLO ARGUELLO; CARLOS ARGUMEDO, LUZ ARGUMEDO, ELIJAH ARGUMEDO, IVAN ARGUMEDO, ERIC ARGUMEDO: JOSE ARMANDO: DOLORES ARMAS. CORY VILLEGAS ARMAS; LORENA ARMENDARIZ, KEVIN NARANJO, A.N., A.N., A.N.,; CARI ARNAL; MICHAEL ARNAL, FAITH ARNAL, HOPE ARNAL, CHARITY ARNAL; NICHOLAS ARNDT; BENJAMIN ARNOLD, KATHLEEN ARNOLD, ZACHARY ARNOLD, JOSHUA ARNOLD, LUCAS ARNOLD: JILL ARNOLD: TREVOR ARNOLD; CELINA ARREDONDO; JESUS ARREDONDO, NAOMI ARREDONDO, REYNA ARREDONDO; LIZZA ARREDONDO; MARISA ARREDONDO; ZACHARY ARREDONDO; WILLIAM ARRIOLA; ALICIA ARRONA; KATHLEEN ARROYO; VERONICA ARTEAGA; DENNIS ARTZER; TIM ASHJIAN; SONA ASLANYAN, SOFIA ROMAN; SEBOH ATAMIAN; JOSHUA AUSLEY, SURIA AUSLEY, CASPIAN AUSLEY, REIGN AUSLEY, VALOR AUSLEY; JACOB AVALOS,

ALMA AVALOS, AVA AVALOS, ALESSANDRA AVALOS, JACOB AVALOS, GARY AVALOS, STELLA AVALOS; NICOLAS AVILA; JULIAN AVILES; SCOTT AXLINE; FRANCISCO AYALA; NICHOLAS AYALA; RAMZY AYOUB; PHYLLIS AZEVEDO, TIM AZEVEDO, DA; SARAH AZIZ; BARBARA B; KARMEN BABAJANIANS; GORDON BACHMANN: JOSEPH BACHMANN: MICHELLE BACK, MARTIN BACK, JEREMIAH AKSEL BACK, MARIA BOWSER, ANNA ROSE BACK, ABRAM MATHIS; ANNA BACOCK; MARY BADALYAN; FADI BADER; HAGOP BADOSSIAN; JANA BAESEN, ALYSSA LOPEZ; MATTHEW BAILEY; BRYAN BAKER, HEATHER BAKER; KARL BAKER; MICHELLE BAKER; SEAN BAKER; TREMAIN BAKER; ANDRII BALANCHUK; ALFREDO BALANDRA; JESIE BALBUENA; JUSTICE BALDWIN, BOBBI BALDWIN, KILLIAN BALDWIN, CHARLI BALDWIN, JUSTICE BALDWIN, JAMES REYNA, MAYA VARGAS, ARIA GENTILE, VICTORIA REYNA, MATHEW REYNA, JESSEE REYNA, JOSHUA REYNA, DAVID REYNA, JACOB REYNA, NBA, AA, STEPHEN BALDWIN, JANICE MOTTA, KAITLYNN MUELLER, BRANDY ANDERSON; BERTRAND BALL; FRANCIS BALLEZA; HESHAWA BAMUNUARACHCHI; MELISSA BANKS; NICOLE BANKS, PRIVATE-UNIVERSITY STUDENTS, GRADUATES, GRANDCHILDREN; DAVID BANUELOS; RODOLFO BARAJAS; ANI BARAKHYAN; DOUG BARDOFF; EDWARD BARKLEY, GINNI BARKLEY; DESMOND BARLOW; CHEYENNE BARNES; JUSTIN BARNES; ZACHARY BARNES; KAREN BARNETT, MMB; SHAWNA BARNUM; ARTURO G BARRAZA; FERNANDO BARRAZA; KEITH BARRETT; STANTON BARRETT; STEVEN BARRETT, KIMBERLY BARRETT; JESSE BARRIENTOS; JUDY BARSH, BRADLEY BARSH, LILY BARSH; THOMAS BARTELL; CRAIG BARTON; LOREN BARTON; MIKIESHA BARTON; PAUL BARTON, SARAH BARTON; PAUL BARTON; DAVID BASCO; DANIEL BASHIAN; BRANDON BASKETTE, BRITTANY DEGERO, NATALIE BASKETTE; CARIN BATISTA, JESSE BATISTA, A.B., C.B., JEREMY CESENA; LORENA BATRES; KEITH BAUER; TODD BAUER; DEBBY BAUM; AUTUMN BAUMAN; JAIRO BAUTISTA; MARIA BAUTISTA, GERSON RODRIGUEZ; TAJANAE BAYLISS; JOAN BECK; LATASHA BECTON; LENA BEDIK, DANIEL BEDIK, DIKRAN TASCIOGLU: TESSA BEDIK: CURT BEDLION: ERIC BEEBE; PENIEL BELETSE; CARRIE BELL; FORREST BELL; LACRESIA BELL; MARISOL BELL; MARIANNE BEMA, MORGAN DONNELLY; UVALDO BENAVIDES; AMANDA BENEFIELD; DAVID BENITEZ; ASHLEY BENNETT; AMANDA BENSON; GEORGE BENSON; MIKE BENZ; THOMAS BENZ; WENDY BEREDA; NICOLE BERKOVATZ; EDUARDO BERMUDEZ, DOREEN BERMUDEZ, NATALIE BERMUDEZ. NICOLE BERMUDEZ: RYAN BERNALDO: ROD BETANCOURT: NATHAN BETTISWORTH, EB; DAVID BEVINGTON; DANNY BICKEL, GABRIELA BICKEL; DANNY BICKEL; RICHARD BIERMAN; STEPHEN BIGGERSTAFF; JOHN BILELLO; STEPHEN BINGHAM; JEREMY BINION; NICHOLAS BIRNBAUM: J. BIROS: AARON BISHOP: JOSEPH BITTNER: ELVA BIZZELL; NICHOLAS BJAZEVICH, SARA BJAZEVICH, BEB, BNB; HAKIM BLACK, TAMIA BLACK, HARLEY BLACK, JOHMEL JOHNSON; TERRANCE BLACK; JEFFREY BLAKE, JACLYN BLAKE, MASON BLAKE, TUCKER BLAKE; RUSSELL BLAKE; CARL BLANK; LATANYA BLANK; THOMAS BLEDSOE; KELLY BLEYL, TAYELOR BERMUDEZ; ASHLEY BLOCKER; JASON BLOCKER; JAMES BLUMENTHAL; DESARI BOARDMAN; DESI BOARDMAN; ZACHARY

BOARDMAN, DESARI BOARDMAN, GREGORY BOARDMAN, CATHERINE BOARDMAN, DODGE MANNING, JUSTIN MANNING, RIVER MANNING; GARY BOATNER; MICHAEL BOCHEY, ELLEN HAYAMI; DAWN BODEN; ROBERT BODEN; ROBERT BOEN; MARINA BOIADJIAN; VICTOR BOLANOS; PATRICIA BOLANOS-GONZALEZ, ISMAEL GONZALEZ, LAUREN GONZALEZ, ISAAC GONZALEZ; DAVID BOLOG; VIORELL BOLOG; KRISTEN BONDARCZUK; DAMARIS BONFFIL; YUMIKO BONILLA; MELISSA BONSANGUE, J.B., M.B., N.B.; SHELBY BOOKER; CARA BORIN; RON BORIN; JOAN BORTHWICK; JOE BOSCO; KAYLA BOSWELL; DANIEL BOTTON, BRYCE BOTTON, AVERY BOTTON; JAMES BOTTONI; HAROLD BOUDREAUX, TB; JACOB BOUDREAUX; BARRY BOUGHAMER; PHILIP BOULWARE, AMILIA BOULWARE; ROBERT BOULWARE ; DAMON BOWDEN; DAWN BOWERS; JOSEPH BOWLING, JESSICA BOWLING, SADIE BOWLING; RAY BOWMAN; JULIE BOYKINS; TRACEY BOYKINS; MARTIN BRADLEY; MICHAEL BRADLEY, BRINLEY BRADLEY; MORGAN BRADLEY; BRIAN BRADY; NORMA BRADY; PATRICK BRADY; JOSEF BRAY-ALI; ANNELIESE BREDESON; JESSICA BRENNAN; JAMES BREWSTER; JAMES BREWSTER; MELISSA BRHEL, MICHAEL BRHEL, MAKAYLA BRHEL; MELISSA BRHEL; GREGORY BRICE, ELIZABETH BRICE; TERRILL BRICE; KYLE BRIGGS, DEANNA BRIGGS, OWEN BRIGGS, RYKER BRIGGS, REAGAN BRIGGS; PAULA BRIGGS; SCOTT BRIGGS, KATHERINE BRIGGS, CAROLINE BRIGGS; HERIBERTO BRITO, NOEMI BRITO; JANE BRITTEN; JAMES BROCKMAN; EDWARD BROCKSCHMIDT; CHARLES BRODOCK; ERIC BRONCY; BRYAN BROOKS, HEATHER BROOKS, CARLY BROOKS, MAKENA BROOKS, JACK BROOKS; MATTHEW BROOKS; MISHA BROOKS; MISTY BROOKS; ARNITA BROWN; CHARLES BROWN, JACOB BROWN; CHASE BROWN; CHRISTINA BROWN; JACOB BROWN; JOSHUA BROWN; KATIE BROWN; KELLI BROWN; LUCAS BROWN; MARC BROWN; NANETTE BROWN, RB, SB, KB; NATHAN BROWN: DION BRUMFIELD: MATTHEW BRUNSMANN: CHRISTOPHE BRYANT. TB; CRANSTON BRYANT; ERIC BUCKLEY; MELANIE BUDDE; MARY BUI, JOSIAH MALDONADO, VICTORIA MALDONADO: FROILAN BUOT: JOSE BURGOS; JIMMY BURKE, LAURA BURKE, D.B.; LOUIS BURKE, KRISTINA BURKE, LILIANA BURKE, BRADEN BURKE; OUINCEE BURKS; ANOUSH BURMAYAN; DEANNE BURMEISTER; TINA BURNS, WB; TREVOR BURNS, CRISTINA BURNS, ASHTON BURNS, COHEN BURNS, BRYNLEE BURNS; MARY BURSALYAN; VARTAN BURSALYAN, ELLA BURSALYAN, EMILIA BURSALYAN, MIKA BURSALYAN. ROBERT VARJABEDIAN. RIPSIME TONOYAN. HRACH BURSALYAN, VICK BURSALYAN, ANGELINE AGHOPOO, MARY BURSALYAN; JOSH BURTON; DEBRA BUSH; PATRICIA BUSTOS; PATRICK BUSTOS; DEANA BUTLER; LINDA BUTLER; MARCUS BUTLER; RICK BUTLER; TAMMY BUTLER; TINA BUTLER: WILLIAM BUTTERFIELD: KENNETH BUYARD: ANTHONY BUZZERIO; DALE BYBEE; LEO BYRNE, NANCY BYRNE, A.B., D.B., C.B., L.B.; CHRISTINE CABABARO; ANGEL CABRERA; CYNTHIA CABRERA; SONIA CABRERA; PHIL CACHON, ROSA CACHON; BAYARDO CADENA, GC, CC, JC, DC; MARIBEL CADENA; DEBBIE CADICAMO, DC, AC; TRAVIS CADORET; DAVID CALDERON; DAVID CALDERON; JOSEPH CALDERON, SC, GC; VINCENT CALDERON; TRACY CALDWELL; LISA CALHOUN; JOHN CALLAHAN, AMBER

CALLAHAN, SC, KC; BRITTANY CALVILLO; XIOMARA CALZADIAS, KC, AC; CHRISTOPHER CAMACHO; JOHANNA CAMACHO; LISHA CAMARENA; DAWN CAMERON; VALERIE CAMERON; PHILIP CAMPANELLA, LINDA CAMPANELLA; ANTHONY CAMPBELL; EDWARD CAMPBELL, KRISTI CAMPBELL; KRISTI CAMPBELL: JOSE CAMPOS: MARIA CAMPOS: GRENADA CANADA. ARTHER WILEY, EBONY CANADA, DEONNA CANADA, BRANDON CANADA; SCOTT CANDISH; OMAR CAPACETE, I.C., A.C., E.C.; MICHELLE CAPPELL; COURTNIE CAPPELLO, KORI CAPPELLO, KENSLEY CAPPELLO; JOE CAPPELLO; MICHAEL CAPPELLO, COURTNIE CAPPELLO, KORI CAPPELLO, KENSLEY CAPPELLO; JESUS CARBAJAL; LUIS CARBAJAL; BERENICE CARCANO; GRISELDA CARDENAS; JOHN CARDENAS; ELIJAH CARDIEL, ELIJAH CARDIEL, KYARA CARDIEL; VINCENT CARLANDER; CHRISTINA CARLON; JUAN CARLOS RAYO; DAVID CARLSON; SHAWNA CARNES, CASEY OGDEN, KAYLA OGDEN; CAROLINE CARPENTER, CHARLES CARPENTER-CASTILLO; DAVID CARR; ARMANDO CARRANZA; MEDARDO CARRANZA; MARIA CARRASCO, SARAI CARRASCO; JOHN CARTER; LYNDIA CARTER; RONALD CARVAJAL; CAMILO CASAS JR., CHRISTOPHER CASAS, LILY CASAS, EMMA CASAS; MICHELLE CASE; AARON CASTANEDA; KELLY CASTANON; JASON CASTELL; OSVALDO CASTILLO; RAYMOND CASTILLO; ROSIE CASTILLO; VINCE CASTILLO; ANDREW CASTORENA; ANDREW CASTRO; CORINA CASTRO; FRANCISCO CASTRO; FRANK CASTRO, MARIA ZARATE; FRANK CASTRO; GEOVANNY CASTRO; RICHARD CASTRO; MARTHA CASTRUITA; MIKE CASTRUITA, EC, IC, GC; MIKE CASTRUITA; TASHENA CAZARES; JONATHAN CEBALLOS; OSCAR CENTES; JUDY CERDA; RYAN CERDA, M.C., N.C.; PRISCILLA CERVANTES; RAYMOND CERVANTES, MIRIRAM CERVANTES; JEREMY CESENA; TYLER CESSNA; ALFRED CHACON; JAIME CHACON; MANAV CHADHA; BONIFACIO CHAGOLLA, STEVEN CHAGOLLA, GREGORY CHAGOLLA; FRANCISCO CHAGOLLA, FDC, AC, RC, BC; VICTOR CHAIDEZ; JOSHUA CHAIREZ; LOUIE CHAISSON; JONATHAN CHAMBERLAIN; VANESSA CHAMBERS; DAVID CHAMNESS: FABIO CHAMNESS: SAUL CHAMNESS: TERENCE CHANG, JANE TAGUCHI; LAURIE CHAPPAROSA; JAVONNA CHARBONNET; BRENDA CHASTAIN, CAYLA CHASTAIN, CARISSA CHASTAIN; DANIEL CHAVEZ; ISAAC CHAVEZ; LISA CHAVEZ; LUIS CHAVEZ; MARGARITA CHAVEZ; MAYRA CHAVEZ; PAUL CHAVEZ; ROBERT CHAVEZ; JEFF CHAVIS; ELIOT CHEN; JAMES CHENG; JOSEPH CHESHIER; MARK CHEVALIER, JILL STULTZ; STUART CHIAVASSA: CAIUS CHICKANIS: JOSEPH CHILDRESS: RYAN CHILDS: ELLEN CHINZI; MARK CHRISTENSEN; DWAYNE CHRISTOPHE; ALEXIS CHRISTOPHER; ANDREW CHRISTOPHER; RACHEL CHUA; SABRINA CID; LOUIS CIMINIERI; NAOMI CIRCLE; JASON CISNEROS, JONATHAN CISNEROS; AMY CLARK, MYA WOODEN: EBONY CLARK: EDWARD CLARK: KATY CLARK. JUDAH BOYCE, OLIVIA BOYCE, CLARK BOYCE; SCOTT CLARK; TED CLARK; TARA CLARKE; MURIEL CLAROS, DARREN MORROW JONES; JASON CLASSIC, MARISSA CLASSIC, VINCENT CLASSIC; BETTYE CLAY; BLAKE CLEMENTS, JANNESSA CLEMENTS, AUBREE CLEMENTS, SKYLA CLEMENTS, BRAYDEN CLEMENTS, BELLA CLEMENTS; GARY CLIFT; DARREN COE; ALESHA COFFMAN, CODY COFFMAN, DC, GC; JAMEE COHEN; KERRY COLE; ROBERT

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COLE: DENNIS COLECK, DENNIS COLECK: MAGALY COLELLI, FAITH ORTEGA, SAMUEL ORTEGA; CHASE COLEMAN; TAJI COLEMAN; DOUGLAS COLFAX; CHRISTINA COLLAZO; NICHOLAS COLLINS, MYLIEN COLLINS, CAMERON COLLINS, EVELYN COLLINS; DEBORAH COLLUPY, DAVID COLLUPY, DAISY COLLUPY, DALE COLLUPY: ROSE COLOMBO: JENNIFER COLÓN; DAVID COMER; KENNEY COMER, HUDSON COMER, BROGAN COMER, KEAGAN COMER; MICHELLE COMER; ELIZABETH COMLEY; SKYE S CONANT; MARK CONBOY; LALAH CONNELL; AMBER CONTRERAS, ALFREDO GARCIA, IG, GG, DG, EG; JASON CONTRERAS, LISA CONTRERAS, JEREMY CONTRERAS, KAYLENE CONTRERAS, NATHAN CONTRERAS, STEVEN CONTRERAS, MC, SPENCER CONTRERAS, JM; MERANDA CONTRERAS; KAREN COOGLE; BRIAN COOK; DARIN COOK; NATHAN COOK, DC, GC; RICHARD COOK, JULIE COOK; LINDA COONEN; SHANE COONEY; BARBARA COONS; WADE COONS; KATHY COOPER; MIKE COPE, ASHLEY COPE, CHLOE COPE, ROONEY COPE; MILO COPE: RIGGS CORBIN: LISSETTE CORCIO: ANDREY CORDOVA: JOHNNY CORDOVA; ISAIAH CORDOWIN; JERRY CORE; FABIAN CORONA; LILLIAN CORONADO DE KNIGHT; SILVESTRE CORONEL; MANUEL CORRAL; ED CORRALES; JODY CORRALES; ENRIQUE CORTEZ; AUSTIN CORTINA; ROBERTA COSTELLO; VONDRADEE COURTENAY; ARACELY COVARRUBIAS; ROBERT COVER; JERRY COWGILL; ENA COX; ANGELICA CRANE; LUANNE CRAWFORD; TOM CREVIER; CHRISTOPHER CRISPINO; KRISTOFER CRISTALINAS; LISA CRISTEA; WAYNE CROASDALE; JASON CROCKETT, TANYA ZALESCHUK, JOCELYN CROCKETT, ZEVIN CROCKETT, ZAYN CROCKETT, ZINA CROCKETT; RYAN CROFT; CHAD CROUCHMAN; ALEX CROW, DAWN CROW; AURORA CRUZ; DALE CRUZ; GABRIELA CRUZ, GABRIEL CRUZ; GEORGINA CRUZ, MANUAL CARRASCO, MANUEL CARRASCO II; IGNACIO CRUZ; MARISOL CRUZ, CESAR JAMES, ALEXANDER JAMES-CRUZ, ISMAEL LYMAN-CRUZ, SAMUEL LYMAN-CRUZ, DORA ELIA ROBLES JAMES, AURORA CRUZ; MICHAEL R CRUZ; PATRICK CRUZ; NESS CUA; MATT CULBERT: WENDELL CULP: LARRY CULVER: WALTER CULVER: RALUCA CUMMINGS, CHRISTIAN V. MENENDEZ, DANIELA POPA, CHRISTIAN J. MENENDEZ: JOHN CUNHA, JESSICA CUNHA, SCARLETT CUNHA, REAGAN CUNHA, AUGUST CUNHA, CHRIS JANKOWSKI, JESSICA JANKOWSKI, KJ JANKOWSKI; FERNANDA CUNNINGHAM; HAYLEY CUNNINGHAM; MICHAEL CUNNINGHAM, KATHERINE CUNNINGHAM, ELLIE CUNNINGHAM, FINN CUNNINGHAM: SCOTT CUPP. JENNIFER CUPPL. L.R.S.C.: CHRISTOPHER CURTIS, CODY CURTIS, JORDYN CURTIS; ANDREW CWIAKALA, LINDA GUZMAN, LYLA CWIAKALA; PETER DACANAY; DEREK DAHL, KATHRYN DAHL, DUSTIN DAHL; JOHN DAHLENBURG; TRACY DAILEY; JUSTIN D'ALESSANDRO: KYM DAMEWORTH, BRYAN DAMEWORTH, BRYCE DAMEWORTH, KYLIE DAMEWORTH; ALYSSA D'ANGELO; CHRISTINA D'ANGELO; MICHAEL D'ANGELO; ANDREA DANIELS; KAREN DANSEREAU; MATTHEW DARWIN, BRIANNA DARWIN, JAYMIE DARWIN, JULIANNA DARWIN, JAYCIE DARWIN, JACKSON DARWIN, BRAXTON DARWIN, NOAH DARWIN; NICHOLAS DASARO; OMAR DATARDINA, ESTRELLA GONZALEZ, MIA ARREGUIN, ALYSSA ARREGUIN; KEVIN DAUGHERTY; JOSEPH DAVID;

DEBRA DAVIDIAN, PARKER ROUSER, JENA ROUSER, HUNTER ROUSER; CHAD DAVIES; CODY DAVIS; DESHAILA DAVIS; DUSTIN DAVIS; HEATHER DAVIS; JARED DAVIS; JUDE DAVIS; KATHLEEN DAVIS; ABUL KASSEM DAVOODI; LONDONE DAWKINS; MAJID DAWOOD; CURTIS DAWSON; BOBBY DEAN; HILARY DEAN: MIKE DEAN: NEINA DEAN: TATIANA DEANGELIS: STEVE DEBLASIO, VICTORIA DEBLASIO; LAWRENCE DECKER; JANA DEEBLE; JENNIFER DEES; JON DEFOREST; NINA DEGRACIA; DEREK DEGREGORI; FRANKIE DEGUZMAN; DYLAN DEHEMMER; RICHARD DEHEMMER, KAREN DEHEMMER, ALLYSON DEHEMMER, TIFFANY DEHEMMER; CARL DEJAN; FRANCISCO DEJESÚS, SINDEE DE JESUS, SEBASTIAN DEJESUS, DORIAN DEJESUS; GERALD DELACERDA; ARTURO DELACRUZ; DESIREE DELACRUZ; HENRY DELACRUZ; ROBIN DELACRUZ, SHAUN BRINGAS; VANESSA DELACRUZ; ERIC DELAHOUSSAYE; DENISE DELALUZ; HEIDI DELALUZ; MABEL DELALUZ; CHRISTOPHER DELAROSA; OSCAR DELATORRE; RAFAEL DELATORRE; TINO DELAVEGA; EFREM DELGADO; JOSE V DELGADO; DANIEL DELIMA; CHRIS DELLEFIELD; JOSEPH DELUNA; PAUL DEMENT, ALISON DEMENT; JOHN DEMONTE, BENJAMIN DEMONTE; MARK DEMOTT, GRISELDA DEMOTT; MARK DEMOTT; DEBORAH LANTZ DEMPSEY; MICHELLE DENE REYNOLDS, ALIYAH RENNARD, MARKUS RENNARD; SARA DENTON; JOANN DEPOYSTER; DAVE DESHONG; JACOB DEVENNEY; BRADLEY DEVEY; ETHAN DEWS; GARRITT DEYOUNG; SCOTT DEYOUNG; ANTHONY DIAZ; GABRIEL DIAZ, BERTHA A DIAZ, NATALIE N. DIAZ, GABRIEL DIAZ III, SOM-MAXIMIANO DIAZ; GRICELDA DIAZ, GIL DIAZ, SARAH DIAZ, MARLINA DIAZ, KAT DIAZ; JERRY DIAZ; JOSH DIAZ, ALEX MORISSEN; MARIO DIAZ, E.R., A.R.; OMAR DIAZ, EUGENIA DIAZ; PEDRO DIAZ; VIVIAN MAE DIAZ; XOCHITL DIAZ; CYNTHIA DIB; LUKE DIDONATO; MICHAEL DIEGO, KYRSTIN DIEGO, TYLER DIEGO; RYAN DIEM; ENRICO DINAPOLI, GERALDINE DINAPOLI; LYNAY DIRDEN; BRADLEY DITZEL; RICHARD DOCKUS; KENJI DODSON, AJA HUNKIN, JAMES DODSON; KENJI DODSON, LEILANI DODSON; SHARON DODSON; BRENT DOLAN, LORI DOLAN, AMY DOLAN; EMESE DOMBOVARI; ERIKA DOMBOVARI; DMETRI DOMERICK; DANIEL DOMINGUEZ; FREDERICK DOMINGUEZ; MARCY DOMINGUEZ; MIKE DOMINGUEZ; MARISOL DOMINGUEZ-CLAROS; ALEX DONABEDIAN, KRISTIN DONABEDIAN; JILL DONALDSON; TYREE DONALDSON; DEVON DONATO, MD, LD, CD, KJ; PAUL DORAME, AC, AC, MC, JC; WHITNEY DORAME; MITCHELL DORFMAN; JOSEPH DORNOFF; DENNIS DORSEY, MATTHEW DORSEY, JENETTE OUINTERO, DOREEN DORSEY: JOSEPH DOSS, LUZ DOSS; JAIME DOTSON; BRADLEY DOTTS; MELISA DOVYAK; DANIEL DOYLE; FRANCIS DOYLE; FRANCIS DOYLE; MATTHEW DOYLE; PAUL DOYLE; DEAN DRAKE; TREVOR DRAKE, IAN DRAKE, CHRISTINE EDEMANN MEADE: AMY DRANEY: EBEN DREWS: GABE DSOUZA: DAVID D'SOUZA: CLAUDIA DUARTE, KADEN ZARDENETA, DEVON ZARDENETA; GEORGE DUCHANIN; FRANKIE DUCKETT, N D; KRYSTLE DUENAS; KRYSTLE DUENAS; PETER DUFF; LARRY DUKE; DOUGLAS DUNCAN, ALLIMONY, MIKE DUNCAN, ROBERT DUNCAN, GARY DUNCAN; MICHAEL DUNCAN; RUSSELL DUNCAN, KATHLEEN DUNCAN; SHALEE DUNCAN; CARL DUNHAM, AUTUM PASS, KAMRI DUNHAM, DEMOND DUNHAM, CARL DUNHAMLLL, ISAIAH DUNHAM, MIKYEIL

DUNHAM, KD; DEVON DUNHAM; JEFF DUNLAP; JOHN DUNMIRE; MICHAEL DUNN; ANELLE DURAN; BRIAN DURAN; JEFFERY DURAN, ISABEL G. DURAN, GENEVIEVE DURAN; MARK DURAN; RAYMOND DURAN, CLAUDIA SALAZAR; RENEE DURFIELD; ROSANNE DWYER, MICHAEL DWYER; ARTHUR DYER; CHELSIE EASTER: CHRISTA EASTHAM: JEFFREY EASTON: KEVIN EASTON: KRISTEN EASTON; FRANK EATON; RYAN EBBAT; EDGAR ECHEVERRIA; JODY EDDINGS; CHRISTINE EDEMANN MEADE, TREVOR MILES DRAKE, IAN DRAKE; DANIEL EDER; HEATHER EDWALL; SUSAN EDWARDS; KEVIN EGIZI; MARK EGIZI; ROBERT EICHHORN; DANIEL ELAM; LORI ELAM; EDWARD ELBERS; JOSHUA ELDER; MARIA ELENA; ALEXANDER ELIAS; MARY ELLEN WALTERS, ZW, TW, LW; JOHN ELLICO; ANTHONY ELLIOTT; CLIFFORD ELLIS; TYLER ELMORE, JESSICA ELMORE, LOGAN ELMORE; WILLIAM ELWELL; LINDA ENDERSON; DECIREE ENDERTON; SHEA ENGLISH, SF; YOLANDA ENGLISH; LISA ENRIQUEZ; GAREN ERDOGLYAN; RHONDA ERICKSON; ALBERT ESCARCEGA; JOSE ESCARENO, ARMIDA ESCARENO, JOSE MORELOS, ARMIDA ESCARENO, MICHAEL ESCARENO, WOLFGANG ESCARENO, SANTIAGO ESCARENO, SAMUEL ESCARENO, ARIEL ESCARENO; LINDA ESCHEN; CARLOS ESCOBAR, VANESSA ESCOBAR; MARCIA ESCOBOSA; MARCUS ESCOBOSA; TABOTIE ESHETU; ROBERTO ESPARZA; JOANNA ESPERIAS, ANDRE ESPERIAS, LANDON ESPERIAS, LOGAN ESPERIAS, NATHAN MARTINEZ; ARLENE ESPINOSA; ARMANDO ESPINOZA; VERONICA ESPINOZA, IP, DP, XP; YESENIA ESPINOZA, ELIAS TAPIA, AARON TAPIA, AAE, CARLOS E BURGOIN, JR., ESTHER BURGOIN, LLB, EEB, CARLOS E.BURGOIN SR., MARIA G.BURGOIN; NORMA ESPROLES; CYNTHIA ESTRADA; JACQUELYN ESTRADA, SEAN A. MCDERMOTT; RAMON ESTRADA, MARGARET ESTRADA, JOSHUA ESTRADA; GUADALUPE ESTRADA JR; FABIO ESTUPINAN, EVIE ESTUPINAN, N.E.; SUZANNE ETTER; CHRISTINA EVANS; MORGAN EVANS, DANIELLE EVANS, GAVIN EVANS, LOGAN EVANS, HALLIE EVANS, BRODY EVANS; DAVID EVERHART; CAJETAN EZIRIM, MANUELA WIMMER EZIRIM, IFE AKANO, JOANNA EZIRIM, SKYLAR EZIRIM, PRISCILLA EZIRIM, HYACINTH EZIRIM: DAVID FABELA; JOEY FABELA; TEARRA FAIN, GARY FAIN, ISAIAH BARRON, TYLER FAIN; NANCY FAIRBANKS; ROBERT FAIRBANKS; MELISSA FAIRCHILD; CECIL FAIRCLOTH; ISABEL FALCON; ROBERTA FALVAY; MOMTY FANNING; ARTURO FARIAZ; CHRISTOPHER FARINE; JAMES FARINET; BRIAN FARRIS; THEODORE FAULDERS; ALEXANDER FAVELA; DOMINICK FECHSER; DUSTIN FEDANCE, BRIANNA SOLIS, WYATT FEDANCE: NICOLE FELIS: GENEAN FERGUSON; FRANCISCO FERNANDEZ; LAURA FERNANDEZ; DANIEL FERRARI; RAPHAEL FERRER; ANTHONY FERRO; LORRAINE FIERRO; ARMANDO FIMBREZ; ROBERT FINCHUM; DENISE FISCHER; JASON FISCHER; ANTHONY FISH: ADAM FISHER, RACHEL FISHER: ADAM FISHER: ERIC FISHER, TRACY FISHER, THOMAS FISHER, EMMA FISHER; TONYA FLECK; MICHAEL FLEMING; NICOLE FLOOD; CHERISE FLORES, CARLOS FLORES, ISAIAH FLORES, VIOLET FLORES; HECTOR FLORES, AMBER FLORES, MASON FLORES, MILA FLORES, INA ARBUCKLE; JESS FLORES; JOSE FLORES; JUAN FLORES; LUCY FLORES; MAIRA FLORES; MONICA FLORES; NOEL FLORES, LEVI FLORES, ABBY FLORES; RONALD FLORES, DORENE FLORES; SHERETTE

FLOWERS, STACEY FLOWERS; JAMES FOGLE-GIANGREGORIO; JONATHAN FONTI; JAMES FORBES; JOSHUA FORBEY; NICK FORD; CHANNON FOSTER, CLAUDIA FOSTER, BRAYDON FOSTER, TATUM FOSTER; JASON FOSTER; JUSTIN FOSTER, HEATHER FOSTER, CHEYENNE SANDERS, KADINCE FOSTER, EMA FOSTER: YVETTE FOSTER: SCOTT FOWLER: BECKY FOX: HEALANI FOX: RANDY FOX; LUCIA FRANCISCO MIGUEL; ANCEO FRANCISCO, JR; EDDY FRANCO; TOMMY FRANCO; VALERIE FRANCO; JASON FRANK; BRETT FRANKLIN; BENJAMIN FREEMAN; LELAND FRENCH; THOMAS FRENCH; BRANDON FRERE; JUSTIN FREY; GAVIN FRIDLUND; SYLVIA FRIERSON; WAYNE FROST; CONSUELO FUENTES; DAVID FUENTES, CHERIE FUENTES; EMILY FUENTES, NAOMI CRAWFORD; RYAN FUETTE, FELICITY FUETTE, DEACON FUETTE; TAMRA FULLERTON; TYSON FURUBOTTEN; JERRY G, DIANA G, BG, AG, JG, GG; ARMANDO GABALDON; REBECCA GABOR; ADELAIDA GABRIELYAN; KENNY GAETA; ANNIE GAFFNEY; ANNETTE GAITAN: GIA GAITAN: JORGE GALDAMEZ: ARMANDO GALLARDO. MARGARITA DELGADO, SCARLETT GALLARDO; EDMUNDO GALLEGOS; JUDITH GALLEGOS; LEONARD GALLEGOS; VADIM GALPERIN; KRISTINE GALSTYAN; MARY GALVAN; CESAR GALVEZ; DAMARIS GALVEZ; CHAD GALVIN, KATIE GALVIN; CHAD GAMBOA, STEVE GAMBOA; JESSE GAMBOA, MELANIE GAMBOA; GABRIEL GAMEZ; HECTOR GAMEZ; ADAM GANSHIRT; KAREN M GANT, JAMES GANT; ADAM GARCIA, BODIE GARCIA, DANICA GARCIA; ALEJANDRO GARCIA; ALEX GARCIA; ALFREDO GARCIA, AMBER CONTRERAS, ISABELLA GARCIA, GABRIELLA GARCIA, DANIELLA GARCIA, ELLA GARCIA; ALFREDO GARCIA; BERTHA GARCIA; DAVID GARCIA, DAVID ANTHONY GARCIA, STEPHANIE LETICIA GARCÍA, JULIA GARCÍA; DEBRA GARCIA; EDUARDO GARCIA; EILEEN GARCIA; FERNANDO GARCIA; FRANCISCO GARCIA, MARRIA CRISTINA GUTIERREZ DE GARCIA, EDUARDO J GARCIA, YULIANA GARCIA; GEORGE GARCIA, CHRISTINA GARCIA GUTIERREZ DE GARCIA; KELLY GARCIA; LISA GARCIA; ROBERT GARCIA; RUBY GARCIA: VINCENT GARCIA: GILBERT GARCIA JR: BALAM GARCIA RAMIREZ; KAREN GARD; TIM GARDNER; LORENA GARIBAY; ROBERTO GARIBAY; ROBERT GARRETT; MICHELLE GARRIDO CAMPBELL; ANTHONY GARRY; IRMA GARZA, VALDEMAR GARZA, VERNON V. GARZA, ANDRES A. GARZA, JOSHUA I. GARZA; VALDEMAR GARZA; VALDEMAR GARZA, IRMA C. GARZA, VERNON V. GARZA, ANDRES A. GARZA, JOSHUA I. GARZA; JAMIE GATES, PEYTON BERRYHILL, CARTER BERRYHILL: FRANCISCO GAXIOLA: JACOB GAYTAN; SIERRA GEARHART; VICTORIA GEDDED; VERONICA GEI, JASON GEI, ALANNA GEL, AESON GEL, ALEXANDER GEL; KEVIN GELINAS; CHRISTOPHER GENTRY; FRANK GERATY; WILLIAM GERDON, LEICHA WOJCIECHOWSKI: JAMES GESULGA: ANTHONY GHILARDI: KRISTOPHER GIACOMA; FRANK GIANNINI; GAGE GIBSON; MARGARET GIESZINGER; MARIO GILBERT; LORI GILLEM, ANDY C GILLEM, BRAEDEN R GILLEM, CALEB B GILLEM; RANDY GILLESPIE; KENT GILMORE; SUMMER GILSTRAP, TIM GILSTRAP, MALACHI GILSTRAP, RHYSLAND GILSTRAP, ANNABELLE GILSTRAP; TIM GILSTRAP; IILIT GINOSYAN; LAREISHA GIPSON, CHAD GIPSON, LALAH GIPSON; CORY GIRARD; ABEL GIRON JR; FRANCIS GIROUX;

ERIN GLADDING; RON GLADDING, ERIN GLADDING, MADDEN GLADDING; SHERI GLAROS; GINA GLASGOW; GLENN GLASGOW; JOSEPH GLEASON; PATRICK GLEASON; LEO GLEYO; SHANNON GLOVER; YESICA GOBLIRSCH, MIKE GOBLIRSCH, TERE GOBLIRSCH; JAMES GOETZE; DIANE GOHL; ALISSA GOINS: AUTUMN GOLD: CYNTHIA GOLDBECK: LAWRENCE GOLDBECK: NICK GOLDBERG; BRIAN GOMEZ; FRANCISCO GOMEZ; JULIE GOMEZ; MARIA GOMEZ; NICHOLAS GOMEZ; PABLO GOMEZ, OLIVIA GOMEZ, AMBERLIN GOMEZ, ROMEO GOMEZ, SANTIAGO GOMEZ, ESTELA GOMEZ; LIBBY GONG; JONATHAN GONSALVES; JUAN GONZAGA; ARLENE GONZALES, RAYMOND A GONZALES, NATALIA GONZALES, HAYDEN GONZALES, FRANK GONZALES, DELILAH ROSE GONZALES; CYNTHIA GONZALES; DAVID GONZALES; ELENA GONZALES, TYLER SCHOEN; MARIO GONZALES, ROSA BARRIENTOS, LUNA ORNALES, LILLY GONZALES, KAMERON MCNAIR; MICHAEL GONZALES; MONICA GONZALES; THOMAS GONZALES, ELSA GONZALES; TIMOTHY GONZALES; ARMANDO GONZALEZ; BAILEY GONZALEZ; CONNIE GONZALEZ; ELIZABETH GONZALEZ; ERNESTO GONZALEZ; ESTRELLA GONZALEZ, OMAR DATARDINA, MIA ARREGUIN, ALYSSA ARREGUIN; GLORIA GONZALEZ; JAIME GONZALEZ; MARISOL GONZALEZ; MARITZA GONZALEZ; MICAELA GONZALEZ, GEORGE GUZMAN, VICTORIA GUZMAN; RAMON GONZALEZ; RICARDO GONZALEZ; YOLANDA A. GONZALEZ; DANIELLE GONZALEZ; JACQUELINE GONZALEZ PENA; JONATHAN GOODMAN; EMMA GOODWIN, RORY FOSTER, MF, ST; JOHN GOODWIN, SUSAN GOODWIN; POLLY GOODWIN; SUSAN GOODWIN; CARLY GORDON; MICHAEL GORDON; LAURA GORHAM; MICHAEL GOSE, DALE GOSE, BG, AG, LG; SHEILA GRADY; SAMUEL GRAHAM; ROGELIO GRAJEDA, R.G., C.G., S.G.; CHRISTIAN GRANADO; CECELIA GRANBY; CANDACE GRAY; TRISHA GREENFIELD; AIMEE GREGORY; JONNIE GRESLIE, BAYLIE STROUD, THERESA STROUD; MIKHAIL GRICHANYUK; A'FRICA GRIFFIN; JAMES GRIJALVA; EDWARD GRIME; BARBARA GRISHAM, ERIC GRISHAM; ANN GROOTEGOED, JOSE GUERRA, KRISTIANA GUERRA, MICHAEL GUERRA, ISABELLA GUERRA; STEPHANIE GROSS, TYSON GROSS, HARLEM GROSS, MIA REN GROSS; DANIEL GROUT; JENNIFER GRUENEWALD, SADIE GRUENEWALD, BOONE GRUENEWALD, SCOUT GRUENEWALD; KRISTINA GRUMBINE, BROOKE GRUMBINE, LUKE GRUMBINE; JON GUENTHER; JESSICA GUERRA; JOSE GUERRA, ANN GUERRA, IG, MG, KG; ANTHONY GUERRERO; LYDIA GUERRERO; CHEISTOPHER GUEVARA; ERICH GUIDRY; MICHAEL GUILHERME: GAIL GULINO: ROLAND GULKE, SG, MG, CA, CA, MA, PA, NG, MRG, JG, JG, EG; GAIL GULNIO; AMANDA GUNDERSEN; ANGELICA GUTIERREZ, JOSUE GUTIERREZ; CLAIRE GUTIERREZ; DANIEL GUTIERREZ; FERNANDO GUTIERREZ; JOSE GUTIERREZ; JOSEPH GUTIERREZ; JOSUE GUTIERREZ: JULIO GUTIERREZ: MARIA GUTIERREZ: ROCIO GUTIERREZ. RAQUEL VELAZQUEZ; HILARY GUY; KYLE GUYOT; TASHEBIA GUYTON, TYTUS GUYTON, TYLER GUYTON; BRIAN GUZEL; VICTORIA GUZMAM; AMBER GUZMAN; FELIZ GUZMAN; MARIA GUZMAN; ROBERT GUZMAN; BERT GUZZETTI, ANNA GUZZETTI; ALEXANDER H.; DAVID HAERLE; CASEY HAHAJ; MIRAF HAILE; NICK HALE; TIMOTHY HALL; KRISTEN HALPIN, KOERT HALPIN, RH, AH, KH, TH, HH, OH; JEFFREY HALSTEAD; MARY HALSTEAD,

FOREST HALSTEAD, EVALYNN HALSTEAD, LILLIAN HALSTEAD; JEFFREY HAMILTON, BODIE; JEREMY HAMMOCK; CHASE HANCHETT; JAMES HAND; JOHN HANLON; AARON HANSEN, SARAH HANSEN, HH, CH; SARAH HANSEN, COOPER AND HANNAH HANSEN; ROBERT HANSMANN; JEREMY HANSON; ANTHONY HARANG: MAYRA HARB: ALEXES HARDY: CHERISH HARDY: GARY HARDY; ULONZO HARDY; GARY HARDY III; ERIC HARMS, AIDE HARMS, MADISON HARMS; JASON HARO; STEVEN HARO; JAMES HARPER; DION HARRAH; CHARLES HARRELL; KENNY HARRELL; AARON HARRINGTON; MARY HARRINGTON; JEFFERY HARRIS, JOSIAH HARRIS, JOSHU'AH HARRIS; DANIELLE HARRISON; JEREMIAH HARRISON; RYAN HARRISON, MP, JH, RH; GREGORY HART; WARREN HARTWELL; DOUGLAS HARVEY; JARVIS HARVEY; ROBERT HARVEY, SONIA HARVEY; CODY HASS; CARLEEN HASTINGS; TRACY HAUSER; ANITA HAYDEN, BARRY SMITH, JADA SMITH; MICHAEL HAYES, CYNTHIA HAYES; RENEE HAYES, RAHJAE THOMPSON; SEAN HAYES; TEMEKA HAYES; CHRISTY HAYS, RENE VIRAMONTES; DEREK HEAGY, CRYSTAL HEAGY, OLIVIA HEAGY, MARK AUGUST HEAGY, CALEB HEAGY; BROGAN HEALY; GREGORY HECKERMAN; KATHIE HEDRICK; JAMES HEIBERG, ROBERT HEIBERG, LUKE HEIBERG; MARGARET HEISE; FREIDA HELLER; MICHAEL HELLER; WENDY HELLMANN; NATHANIEL HELTON, STACEY HELTON, MADISON HELTON, JOHN HELTON, ZANE HELTON, NATHANIEL HELTON; CAMILLE HENDERSON; LARRY HENDERSON, TATUM HENDERSON; ROSS HENDRICKS; ROSS HENDRICKS; JACK HENGST; LISA HENNESSY; ROBERT HENRY; JAMES HEREDIA; TCHUISSE HERMIONE; PRISCILLA HERMOSILLO; ABIGAIL HERNANDEZ, VIOLETA GARCIA, EDWIN; ANTHONY HERNANDEZ; CHRIS HERNANDEZ; ELIJIO HERNANDEZ; ELSA HERNANDEZ; ISABEL HERNANDEZ, JOSE AND ELIDIA HERNANDEZ ROMERO, REYES CORTES; IVAN HERNANDEZ; JAIRO HERNANDEZ, MELISSA HERNANDEZ, JRH, JJH; JAMES HERNANDEZ, SUSANA HERNANDEZ; JESSE HERNANDEZ, SERENITY HERNANDEZ, DYLAN HERNANDEZ; JOVANNA HERNANDEZ, RODNEY HERNANDEZ: MANUEL HERNANDEZ: MICHAEL HERNANDEZ: MIGUEL HERNANDEZ; OSCAR HERNANDEZ, ALYSSA HERNANDEZ; OSCAR HERNANDEZ; PAUL HERNANDEZ, CANDICE HERNANDEZ; RAY HERNANDEZ; RICHARD HERNANDEZ; RIOBEC HERNANDEZ, JENNA HERNANDEZ, ALEX HERNANDEZ, LUCAS HERNANDEZ; ROSEMARY HERNANDEZ; VICKY HERNANDEZ; YOUNG HERNANDEZ, DON, JACLYN HERNANDEZ, DJ HERNANDEZ: CATALINA HERRERA: CATALINA HERRERA, NAVAXY PULIDO: GABRIEL R HERRERA; ISABEL HERRERA; JOSEPHINE HERRERA, ADRIAN HERRERA, ADRIAN HERRERA; JOSEPHINE HERRERA; KAREN HERRERA; ROBERT HERRERA, SILVIA HERRERA, ROBERT HERRERA, NATHALIA HERRERA: HAILEY HERRINGTON, SHELDON HERRINGTON: JAMES HERRINGTON; TOM HERRINGTON; JEFFREY HERRMANN; JACOREY HERRON, CHRISTINA HERRON; JORDAN HERSHEY; STEFANIE HESTER; JONATHAN HEWITT; MAXWELL HEWITT; WHITNEY HICKMAN; DANIEL HIDALGO; ARTHUR HILL; REBECCA HILL; KELLI HIRAYAMA; STEPHEN HISERMAN; CHRIS HITT; CHI-WEI HO; THACH HOANG; GRACE HOBBS, CHLOE HOBBS, STELLA HOBBS, BARON HOBBS; JACK HOBMEIER; BRYAN HOCKING; ALLEN

HODGE: CLARENCE ALLEN HODGES: LYNLEY HOGAN: ANNIE HOHMANN: TOI HOLDEN; TOI HOLDEN; MONIQUE HOLGUIN, BROOKLYN GARCIA; DAVID HOLLAND; JASON HOLLISTER; KENNETH HOLLOWAY; MAURICE HOLTON; MAURICE HOLTON; JONATHAN HOLZBOOG, LAMONA HOLZBOOG, HECTOR RAMOS, HARPER HOOLZBOOG, JAX HOLZBOOG: TROY HONEYCUTT: GENEVIEVE HONORAT; SUZANNE HONRATH; RACHEL HOOKER; JESSE HOPKIN; CATHYE HORNER; CONRAD HOTCHKISS; DESI HOTCHKISS; JHIMAL HOUSE; TINA HOUSTON; PERTSH HOVAKIMYAN; DIANA HOVHANNISYAN; DUAYNE HOWARD; JOSH HOWARD; LORI HOWARD; JOSHUA HOWARD-CROUSO; DAVID HOYT; CARMEN A HRBOKA; JODIE HUGHES; LEE **HUMPHREY**; GEORGETTA HUNTEN; APRIL HUNTER; JOHN HUNTER; MARC HUNTER; COREY HUPP; JEFF HURLEY; MICHAEL HUSSEIN; BILL HUSTON; JOHN HUSTON; SERAFINO IANNOLO; BRAD IBANEZ; ELISA IBARRA, EVIE HERNANDEZ, EMBER HERNANDEZ; TOBY ILAND, NATASHA ILAND; CATHY INEZ: DAVE INGLE: ALEX IPPOLITI: HEATHER IPPOLITI: MIURELL IRAHETA: ENRIQUE IRIBE; RICHARD ISABELLA; ERIC ISAIAS; AARON ISIDRO, AUDREY ISIDRO, AB ISIDRO, AB ISIDRO; MARK ISTRATOFF; EDWARD JACEK; JEREMY JACK; ANTHONY JACKSON; BRITTNAE JACKSON; DAVINA JACKSON; DIANE JACKSON; GLORIA JACKSON; KRISTIN JACKSON; ROBERT JACKSON; STEFANIE JACKSON; GEORGE JACKSON JR; JOE JACOBS; MARY JACOBS, ERIN BLOWER, MARTIN JACOBS, NOAH JACOBS, NEPHEW, NIECE; PAUL JACOBS; ERIK JACOBSEN; RAUL JAIME; FIALA JAMES, WENDY FIALA, STEVEN FIALA, CALEB FIALA; HEATHER JAMES; SCOTT JAMES; DANNY JAMIL; DAVID JAMIL, AMAD JAMIL, HANA JAMIL, LENA JAMIL, JUSTIN GARCIA, AJ, HJ, LJ, JG; BRIAN JANES; ARLENE JANKOWSKI; JESSICA JANKOWSKI; MAGDA JANUSZKIEWICZ, KRZYSZTOF, ROBERT, GRACIE, MAREK, JESSICA, DOMINIK; GILBERT JARA; GINA JASTRAB; ELI JAUREGUI; NATALIE JAUREGUI; JAMES JEFFERSON; KANDYCE JELKS, HARMONY HERRERA; DEON JENKINS; JASON JENKINS, BROOKLYN JENKINS, MONTANA JENKINS, LANDON JENKINS: ROBERT JENKINS: SHELLEY JENKINS: PAIGE JENNINGS, KYLE JENNINGS; JARETT JENSEN; KIM JENSEN; MICHAEL JENSEN, MARIA JENSEN, R. G., J.G.; EMILY JEREMIAS; GREG JIGAMIAN; ANGELICA JIMENEZ, A.J.; DANIEL JIMENEZ; JESSICA JIMENEZ; LILLIAN JIMENEZ; SUSAN JIMENEZ, DANIEL JIMENEZ; JORGE JIMÉNEZ; BILL JOHNS; ANTHONY JOHNSON, BRIGETTE JOHNSON; ANTHONY JOHNSON; BAILEY JOHNSON, MYLA JOHNSON, LILIAN JOHNSON: KENNETH JOHNSON: LISA JOHNSON: RANDY JOHNSON, SANDRA JOHNSON, EMANUEL, OLIVER MORENO COOPER; LISA JOHNSTON, LEVI WILLIAMS; CHRISTOPHER JONES; CYNTHIA JONES; J JONES; JOHNNY JONES; LEON JONES; LINDSIE JONES, BJ, BJ; ANTOINETTE JORDAN: MICHAEL JORDAN: DEON JOSEPH: SANTOSHA JOSEPH, JJ. DJ. XJ: XAVIER JOSEPH; MCNAIR JOSHUA; ARTHUR JUAREZ; ARTHUR JUAREZ; DAVID JUAREZ; ELIZABETH JUAREZ; RICHARD JUAREZ; TINO JULIAN; ULISES JULIO; RICHARD JUNOR; MARIA JUPP; DEBORAH JUSTICE; APRIL KAGAWA; LILLIAN KAJIYAMA; GARAN KAMA; SHANNON KANE; EUGENE KANG; DAVID KARLSSON; MARGARITE KARRIS; MICHAEL KARSTEN, BRIDGET KARSTEN; KATHERINE KATZ, SHANE KATZ, SYDNEY KATZ; TERESA

KAUL: ALEXIS KEARNS: TANNER KEELER: SCOTT KEEN: CHRISTIAN KEESLER; CHRIS KELLER; MICHAEL KELLER, KAREN KELLER; AMELIA KELLETT; TERRI KELLEY; YVONNE KELLEY; ANGELA KELLY, NK; MELINDA KELLY; RICHARD KEMENY; JUSTIN KENT; JUDY KERPA; CORINNE KERSHAW; ROBERT KERSHNER JR: HARUTYUN KETIKYAN: HANNAH KEY: SARAH KEY: TIMOTHY KEY, MONNA JEAN KEY, JOYCE STAY; SARA KHANSARI; STELLA KHASHAKYAN; SAYYORA KHUSENOVA, DAVID VASQUEZ; DANIEL KIELMAN; JEREMY KIENTZ; ROBERT KILPATRICK, SUSAN KILPATRICK; ARIEL KIM; JANET KIM; JONG-UN KIM; YANG KIM; STEVE KIMBALL; RICHARD KIMBERLING; DANNEN KING, CANDI VALLERA, SKYLAR KING; JODI KING; RICHARD KING; LUSINE KIRAKOSYAN; DAVID KIRBY; VALERIE KIRKGAARD; KATIE KIRKMAN, GRACIE MCBRIDE, JAKE MCBRIDE; JOSHUA KISS, NICOLE KISS; PATRICK KITRATNEE; CURT KLAFTA, KATHY KLAFTA, ANGELA PHILLIPS, GP; MARIANNA KLARIN, MIGUEL ALCAZAR, NATHAN KLARIN, NEVIN KLARIN, NIKO KLARIN, KIERSTEN ALCAZAR, JULIET ALCAZA; SONJA KLEIN; DONNA KLESZCZ; JOHN KLINGENSMITH; BRIAN KNAPP; SHAYNE KNIGHT; EMILY KNOBLAUCH, JASMIN KNOBLAUCH, KAI KNOBLAUCH; JOHN KNOX, ROWAN KNOX; MIKE KNUDSON; SCOTT KOBAYASHI; BRANDI KOEHM; ORLIN KOEHMSTEDT; SHELLY KOHNLE, GINO INDENDI, VINCENZO INDENDI, CK, SD,; ATHENA KOLINSKI; JARED KRAFT, KRISTIE KRAFT, REGAN KRAFT, EMMA KRAFT; GLEN KRATKIN; THOMAS KRAUS; KATI KRESS; GREGORY KRING; BRANDON KRONER, CHRISTY KRONER, WALT KRONER, GRANT KRONER; CHRISTY KRONER; LYNN KRUSE; MICHAEL KUBIAK; MICHELLE KUBIAK; GREG KUHLMAN, CINDY KUHLMAN; CRAIG KUNESH; SEBASTIEN KUPIEC; SEBASTIEN KUPIEC; ARTHUR KURKOWSKI; KENNETH KUROWSKI; CHRISTOPHER KUZMICZ, YADIRA KUZMICZ, AUDREY KUZMICZ, HEZEKIAH KUZMICZ, CALEB KUZMICZ, PHILIP KUZMICZ; PAUL KYONG; ALDONIA L; JOSE L, XIOMARA CALZADIAS - PEREZ, KEANNIE CALZADIAS, ASHTON CALZADIAS; CRYSTAL LA; LEE LA; CRYSTAL LA COUR; MELANIE LABRUM; KAREEM LACEY; MICHAEL LADUE; AMBER LAGWAY; DAVID LAKE, DARBY HARDEN, JETHRO LAKE, JOCELYN LAKE, JOSHUA LAKE, JUDE LAKE; CHAD LAMACCHIA; PAULINA LAMB; RYAN LAMBERT; CHERIE LAMB-GUTIERREZ, ARMANDO GUTIERREZ, JOSEPH GUTIERREZ, ALICE LAMB, ARMANDO GUTIERREZ, SR; LISA LANDINO; MICHAEL LANDIS; ROBERT LANE; SOPHIA LANE; ERIC LANG; PAUL LANGBEHN, SHANNON, LANCE, HAYDEN; ROGER LANGDALE: EMILY LANPHEAR: ALLEN LANUZA: DANIEL LARA: DANIELA LARA; FRANK LAREZ; ALEJANDRA LARIOS, CLARISSA LARIOS; SARA LARQUIER, CHARNA LARQUIER-DUENAS, GAGE LARQUIER-DUENAS; BELINDA LARSEN; ANDREA LARSON; SUZANNE LARSON; EDUARDO LAU; RYAN LAUFER: CODY LAUT: REBECCA LAUT: RICK RICARDO LAVATO: JOSEPH LAWRENCE; MARIO LAWRENCE GONZALES, ROSE BARRIENTOS; VE LE; JAZMINE LEAL; NAZAIRE LEBLANC; ADAM LEDESMA; BRAD LEE, PEGGY LEE; JAMES LEE; MATTHEW LEE, AUDREY LEE, CHARLIE LEE, LANDON LEE, RAYDEE LEE; RAYMOND LEE; GREGORY LEEDOM; LINH LEE-NGO; LAURA LEE-SABBE; TROY LEHMAN; CYNTHIA LEHWALD; DAVID LEITCH; DAVID LEMMOND; JOSEPH LENOW; CAMILO LEON; KELLY LEON; RACHEL LEONG,

EDWARD LEONG, BRANDEN LEONG, RYAN LEONG; JETAIME LERMA; JUAN LERMA, JENA BUENO, DAUGHTERS; JOAN LEWIS; SPENCER LEWIS; WENDY LEWIS; JOAN LEWIS-ARCIGA, JAX ARCIGA, JADEN ARCIGA; JOHN LIBBY; JOHN LIBBY; BRUCE LICHER; RANDI LIFSEY; JOSEPHINE LIJEK; JACQUELYN LIKO: MATT LIM, JACK LIM: MALAOUIAS LIMON: KEVIN LIN: RIC LINVILLE: DARREN LIPP, JACOB LIPP; FREDERICK LIRA; BETTY LIVELY; JOANN LIZARRAGA; TROY LJUBICH; RAUL LLAMAS; PLO; GIOVANNA LOGAN; MICHAEL LOGAN; TAJANAE LOGAN; BRIAN LOMELI; RONNIE LOMELI; THOMAS LOMMORI; ERIKA YVETTE LOPEZ; ALEJANDRO LOPEZ, ANA LOPEZ, JOSHUA LOPEZ, ANDREW LOPEZ, STEVEN LOPEZ, ANEKIN LOPEZ; CAMMIE LOPEZ; CARLOS LOPEZ; CASSANDRA LOPEZ, SPIRO KAMAR; CELINA LOPEZ; DANIEL LOPEZ; FRANK LOPEZ, LEONOR LOPEZ, JESSICA LOPEZ, EMILY LOPEZ, NICOLE AGUERO, ERIN AGUERO; JESUS LOPEZ; LUIS LOPEZ; RUBEN LOPEZ; SEAN LOPEZ; TIMOTHY LOPEZ, SUSAN MOLYNEUX; HUGO LOPEZ; KEITH LORD, YVONNE D. ROBLES, JILLIAN LORD, JOSEPH LORD; RONALD LORD; MISSY LOSEY; DOUGLAS LOUTHAN; ROBERT LOVE, DOROTHY TUNBERG, JONATHAN LOVE, RYAN LOVE, SARA LOVE, NATHAN LOVE, ADAM LOVE; LONNIE LOVINGIER; DAVON LOWERY, BELINDA LOWERY, VAUGHN LOWERY, LOYAL LOWERY; RICHARD LOWRY JR; ANN LOY; CHAENNETTE LOZANO, SIDNY LOZANO; RICARDO LOZANO, EVELIA LOZANO; GINGER LU; AILEPATA LUAFAU; RUTH LUAFAU, LUIS MEGGS, LUIS MEGGS JR, LANIYA MEGGS, AUSAGE LUAFAU MEGGS; KAREN LUCERO; SHAWN LUDLOW, LAUREN BIETSCH, BRYLEIGH LUDLOW; RICARDO LUEVANO, STACEY LUEVANO; ROBERT LUJAN, LANDEN LUJAN; MONIQUE LUKENS; DAVID LUNA; KENNY LUNA, ANGIE LUNA, S.L., D.L.; LINDA LUNA; JEFFREY LUNDY; RAYMOND LUSSIER; JOSEPH MABERTO, NICOLE LIM, KYRA MABERTO, KAIN MABERTO, HUNTER MABERTO, CELESTE MABERTO, MAUREEN DUFFY; VICTOR MACCHIO; VINCENT MACCHIO; CHRIS MACFARLAND, JAKE BRADSHAW, CAMERON MACFARLAND, GRIFFIN MACFARLAND, AVERY MACFARLAND; VICTOR MACHO; RODRIGO MACIAS; VITO MACIEL; ERVIN MACKLIN; STEPHANIE MACURDA; XANDRA MADDOCK, PATRICK MADDOCK; VIVIAN MAE DIAZ; ANTHONY MAES; VERONICA MAES; TRACY MAGAN; DIANA MAGANA; MARLON MAGANA; DAVID MAGDALENO; JOHN MAHONEY; RONALD MAKEE, VANNESSA MAKEE, JACOB MAKEE; EMMA MALAHAY; KATHRYN MALDONADO; RUBEN MALDONADO, LORRAINE MALDONADO, REBECCA MALDONADO, MARCUS MALDONADO: MATTHEW MALMBERG; CHRISTOPHER MALRAY; CAROLINA MANALAC, KARRINA MAÑALAC, ALYSSA MAÑALAC, ADRYIEL MAÑALAC; ANGELICA MANCILLAS; CHRISTOPHER MANCILLAS; EDUARDO MANCILLAS; MATTHEW MANDLE; LARRY MANFRE: ELLEN MANNATT: MICHAEL MANNING: NICOLE MANNING: BROOKE MANQUEN, BRENDEN MANQUEN; SHAWN MANTZ; CANDY MARBACH; ERICH MARBACH; LINDSAY MARCOS; RYAN MARCOS; STEVEN MARIN, ZULEMA MARIN, GAVIN MARIN, KAYLIE MARIN; ANTHONY MARKS, BETHANY MARKS; NATHANIEL MAROVIC; DANIEL MAROUEZ, CRYSTAL LYNN MARQUEZ, DANIEL LEE MARQUEZ, GABRIEL ALEXANDER MARQUEZ, MACKENZIE DELOIS MARQUEZ, LEILANI LYNN MARQUEZ; JASON MARQUEZ;

MARTHA MAROUEZ: LUKE MAROUIS: TANNER MARSEY: EDER MARTEL: BRIAN MARTIN; DESIREE MARTIN; MICHAEL MARTIN; MICHAEL MARTIN, LEAH MARTIN, BRODIE MARTIN, BLAKE MARTIN; NICHOLAS MARTIN; RUSSELL MARTIN; SCOTT MARTIN, VICTORIA MARTIN, LM; ALICIA MARTINEZ: ARCELIA MARTINEZ: CLAUDIA MARTINEZ: DAVID MARTINEZ: DAVID MARTINEZ, ELIZABETH MARTINEZ, NOAH MARTINEZ, ISAIAH MARTINEZ; JUNIOR MARTINEZ, J.M., S.M.; KATHY MARTINEZ, JAIME MARTINEZ; ROBERT MARTINEZ; ROLANDO MARTINEZ; CARLOS MARTÍNEZ; ROBERT MARTINEZ III, GILLIAM MARTINEZ III, NM; ARMAN MARTIROSSIAN; REYNALDO MASANGKAY, GABBY MASANGKAY, DANIELLA MASANGKA; CHAD MASON; PAUL MASON; JOHN MASSARO; LISA MASSIMINO; DAVID MATA; MAURICIO MATA, LUPE MATA, JASMIN LORRAINE MATA, MARISSA AMANDA MATA, GISELLE ADRIANA MATA, MAURICIO ANDREW MATA, ARYA LUCINDA MATA; ULISES MATAMOROS, MARIA MATAMOROS, LUCIA-MARIE MATAMOROS, SOPHIA MATAMOROS, EMMA MATAMOROS, ULISES MATAMOROS JR., ROSA-MARIA MATAMOROS, ESTEBAN MATAMOROS; GREGORY MATCHIE; VIRGINIA MATHEWS; MATT MATHIAS; TATIANA MATHIS; FRANK MATIAS, ALLEGRA MATIAS, TOMMY MATIAS, TARA MATIAS; DENA MATTERN; CLARENCE MATTHEWS, RYAN MATTHEWS; SEAN MATTHEWS; MIKEL MATTISON, MICHELLE MATTISON, GREGORY MATTISON, MATTEA MATTISON, MAXTEN MATTISON; KENNEY MATZ; CHELSEA MAULL; CAROL MAUND, ELOISE MAUND; MELUSINE MAURY; MATTHEW MAXFIELD, MIYUKI MAXFIELD; JOSEPH MAYER, JAELYNN MAYER, JM, JM, JM, JM; MICHAEL MAYNES; EDUARDO MAZARIEGO; JENNIFER MAZZONE; JAMES MCCAFFERTY; CHRISTOPHER MCCARTHY; SEAN MCCARTHY; CHRIS MCCASLIN; WILLIAM MCCASLIN, KIMBERLY ROSE-MCCASLIN, MELANIE ROSE MCCASLIN, PEGGY JANE ROSE, MOTHER-IN-LAW; BRENT MCCAULEY; BONNIE MCCLAIN; BRYAN MCCLURE; KAREN MCCOY; PENNY MCCOY; TINA MCCOY; RASHAWN MCDADE; CAROLYN MCDERMOTT; JOSEPH MCDONALD; KENNETH MCDONALD, CHRISTINA MAN, KENNETH MCDONALD JR, WILLODEAN MCDONALD; MICHAEL MCDONALD; HOLLY MCELRATH, JUSTIN CLARK, ROSALIE MOSSINGER; STEPHEN MCGANTY; KELLY MCGETTIGAN; MICHAEL MCGRADY; LORI MCGRAW; WILLIAM MCGROARTY; JOSEPH MCGUIRE, JESSICA MCGUIRE, JENNA MCGUIRE, JOSEPH MCGUIRE; LYNETTE MCINTOSH; ROBERT MCINTOSH; JASON MCKAY: PATRICK MCKAY: SHELLEY MCKEEHAN: ROBERT MCKNIGHT: SKYLER MCKNIGHT; CATHRYN MCLELAN; BRIAN MCMAHON; CURT MCMILLON; JAMES MCMURRY; ERIN MCMURTRIE, JESS MCMURTRIE; JOHN MCMURTRIE; KELLY MCMURTRIE; JAMES MCNAMARA; STEPHANIE MCPHERSON: DAVID MCRAE: JAKE MCVEY: CHRISTINE EDEMANN MEADE: DANIEL MEADOWS; KAYLIE MEANS; ESTEBAN MEDINA; RYAN MEDINA; MICHAEL MEISENBACH, MARGARET MEISENBACH, SKYLER MEISENBACH; ROBERT MEISTER; GUADALUPE MELENDEZ; JULI MELENDEZ; NICK MELENDEZ; RUDY MELENDEZ; LIANA MELIK-ADAMYAN, GRIGOR ZHAMKOCHYAN, LILIT ZHAMKOCHYAN, GABRIEL ZHAMKOCHYAN, SOFIA ZHAMKOCHYAN; ROBERT MELL, MCCLAIN MELL, RYKER MELL, EMERSON

MELL; ARTHUR MELLINGER; SHANNON MENCHACA, JG, NS, VS; ERICK MENDEZ; GUILLERMO MENDEZ; LETICIA MENDEZ; MARCOS MENDEZ; ODILIA MENDEZ; RODRIGO MENDEZ, RODRIGO MENDEZ JR., MYAH MENDEZ; RODRIGO MENDEZ; TERESA MENDEZ; VANESSA MENDEZ, MELANIE MENDEZ, LEONARDO MENDEZ; MARISSA MENDIETA ABRIL; GABRIELA MENDO; GABRIEL MENDOZ; DANIEL MENDOZA; ROSALINDA MENDOZA; SIGFREDO MENENDEZ; DIANE MERCADO; DOMINICK MERCADO; ELIAS MERCADO; KEKOA MERGEL; SEAN MERGEL, MAPUANA MERGEL, KEKOA MERGEL, KALINO MERGEL, GLORIA ABBEY; NGOZI MESSAM; CHARLES MESSER; TRAVIS MESSNER; TRAVIS MESSNER; BUFFY METLER; GLORIA METZ; LARRY METZ; MICHAEL METZ, KASEY METZ; DAVID MEYER, BETH MEYER, JESICA MEYER; ELIZABETH MEYER; LUIS MEZA, NORMA BRAVO, DALILAH MEZA, DAVID MEZA, DYANNA MEZA; EMMANUEL MICHEL; PATTY MICHEL; ASHLEY MICHELETTI; ARTHUR MICHELLE RIOS; SONA MIDOURIAN; CRISTIE MIELE; DAVID MIERS JR.; JOSEPH MIKUCONIS; CLINT MILBY; ADAM MILLER; BRET MILLER; CHRIS MILLER; HARMONY MILLER, .; MICHELE MILLER; RYAN MILLER, TAMMY, MILLER, CLAIRE MILLER, RUSSELL MILLER, DEAN MILLER; STEWART MILLER, NICOLE MILLER, VM, SCOTT MILLER, ALETHA MILLER; MICHAEL MILLER WONG; JARROD MILLS; JEFFREY MILLS, DEBORAH MILLS; PETER MILLS, JR, LM; VICTORIA MINETTA; LEILANI MIRANDA; RUFINA MIRANDA; SANDRA MIRANDA; VARDUHI MIRZOYAN; LESLEY MITCHELL; RICHARD MOBERLY; FRANK MOERKE; SUSAN MOGHADAM; KIEU MOILANEN; MEGAN MOILANEN; ART MOLINA, JO MOLINA, GIANNA MOLINA; ARTURO MOLINA; CHRISTIAN MOLINA, JAMES MOLINA; CRYSTAL MOLINA; STEPHANIE MOLINA; ANDREW MOLINAR; SUSAN MOLTHEN; CECILIA MONCADO; MICHAEL MONDRAGON, A.M., R.X.M.; NICHELLE MONROE; SEAN MONROY; FRANK MONTERO; JOSE MONTERO; RAYMOND MONTES; ROBERTO MONTES; TAWNY MONTES; JAMES MONTOYA; RUBEN MONTOYA, CHRISTINE MEZA MONTOYA, JOSHUA KAYLYNE MORGAN; VEREL MOON; CHARLES MOORE; DAYNA MOORE; RUSSELL MOORE; AILEEN MORA; CHRISTIAN MORA; CRYSTAL MORALES; LOUIE MORALES; MONICA MORALES; PRESTON MORALES; RICHARD MORALES; RICHARD MORALES; KAREN MORAN; ELIZABETH MORELOS-HOWARD; ALEX MORENO; JOSE MORENO; GERALD MOREY; COREY MORGAN; JASON MORGAN, MARLO MORGAN, BM, EM; KEN MORGAN; ALISA MORLEY, BRAYDEN MORLEY: DANIEL MORLEY: JAMIE MORLEY, NICOLE MORLEY, SM, RM; DAVID MORQUECHO, MONICA MORQUECHO, DAVID MORQUECHO, LEVI MORQUECHO, CALEB MORQUECHO; BRENDA MORRIS; ERIKA MORRIS, JACQUI MORRIS, DORIYON MORRIS; ROGER MORRIS; COURTNEY MORSE: MARIO MOSESMAN, PATRICIA MOSESMAN, SEBASTIAN MOSESMAN, NICOLAS MOSESMAN; DAINA MOSICH, QUINN GUST; JOSE MOTA; SHAHRAM MOTAMEDIAN; RICHARD MOUNT; ROUBINA MOVSESSIAN; CHRISTINA MOYA; JORGE MOYA; SAMANTHA MUHAMMAD; RYAN MULLANY; ANN MUNDELL-NOEL; MICHAEL MUNIZ; ERIK MUNOZ; PATRICK MURANO; JAMES MURAOKA; ATANACIO MURILLO, ROXANNE GUTIERREZ, JOSHUA MURILLO, IZABELLA MURILLI, JAZMINE MURILLO, FATHER/AM,

MOTHER/MM, BROTHERS/OM, RM: CAROLINA MURILLO, ANTONIO MURILLO, CLARISSA MURILLO; OCTAVIO MURILLO; SONIA MURILLO, JUAN SALAZAR; YADIRA MURILLO, DANIEL ARIAS, ANAHI ARIAS; PAIGE MURPHY; ALAN MURRAY; ERIK MURRAY; TREVOR MURRAY; RANDY MUSHINSKI; MEGAN MYER: COURTNEY NAFUS: SARAH NAGEL: LYNDSAY NAISH, DAVID NAISH, OLIVER NAISH, EVA NAISH; KYLE NAKAMURA, S.N., L.N.; ANDREA NANINI; NATHAN NANNIE; DANIEL NAVA; KRSNA NAVA; FRANCIS NAVARRO; KRISTI NAVARRO; MICHAEL NAVARRO; MIKE NAVARRO; RANITA NEAL; JOSEPH NEDELISKY; PHILLIP NEFAS; DAVID NEVAREZ; BRYAN NEWON; TIM NEWSOM, BELINDA NEWSOM, ESPERANZA NEWSOM, JANET NUNEZ, STEPHANIE NEWSOM, JOSHUA NEWSOM; CHAD NGUYEN, EN, JN; SN; JN; TONY NGUYEN, EMILY NGUYEN, AVA NGUYEN, AIDAN NGUYEN; JOSHUA NICHOLSON, AMY NICHOLSON; SEAN NICKLAW, KN, CN, KN, EM, SN; FRANCES NICOLAIS; ERIK NIELSEN; JOHNNY NIEMAND; ADRIAN NIEVES; VALERIJS NIKOLAJEVS; GINETTA NISTORAN; BRIAN NOBLE; TERESA NOLAN; JAMES NORDQUIST; AARON NORIEGA; WILLIAM NORIEGA; CHERI NORRIS; JONATHAN NORRIS; WILLIAM NORRIS, MADALITA MCGIRVIN; FRANK NUA, KELLEY NUA, JORDA MUNZING, KIANA NUA, VICTORIA MUNZING, MALIA NUA; LAWRENCE NUNEZ; MIREYA NUNEZ; SUNNY NUNEZ; TIMOTHY OAKES; REBECCA OAKLEY; KEVIN OBANION, KANDICE OBANION, KALEB OBANION, KEIKO OBANION; JAMES OBERMEYER; GABRIEL OBESO, MARY LUNA, LEONARDO MIRELES, TYLER OBESO, LONDON OBESO; LAURA OBREGON; NICHOLAS OBREGON; MAGGIE OCEGUEDA; JEFFERY OCHOA, ELIJAH OCHOA, TITUS OCHOA, OUINN OCHOA; JOSE OCHOA; RENE OCHOA, IMELDA OCHOA, DANIEL, SARA; EDUARDO OCHOA JR; MARK ODNEY; FRANK ODOM; CASEY OGDEN; DAN OH; JANE OH; ANGELINA OHANYAN; DAVID OJEDA; EMY OKOHIRA, STEFAN HIGA, MAIYA HIGA-OKOHIRA, LAILA HIGA-OKOHIRA; JAMES OKRAY; CRISTINA OLIVARES; JEAN-CLAUDE OLIVIER; VICTORIA OLVERA; ERNESTO ONATE; ANTONIO ONG; ROBERT ONYON; MICHAEL ORANTES: JARED ORDINOLA: NADIA OREGON: THOMAS ORMES: JOSE ORNELAS; EUGENE OROZCO; JESUS OROZCO; SALVADOR OROZCO; VENTURA OROZCO; VERONICA OROZCO; DANIEL ORTEGA; HEATHER ORTEGA; JAVIER ORTEGA; LUIS ORTEGA, ARACELI ALBA; PAUL ORTEGA, PAUL J ORTEGA JR.; RENEIR VINCENT ORTEGA, DION ORTEGA, SYDNEY ORTEGA, VIKTORIA ORTEGA, ESTELA ORTEGA, RENE ORTEGA, ABIGAIL BUAN, EPIFANIA SB, GEO SB: WILLIAM ORTEGA: JEREMY ORTH: ALBERT ORTIZ; ANTHONY ORTIZ; VICTOR L ORTIZ; TERRY OSIER, KRISTINA OSIER; DULCINEA OSTLY; KRISTIN OSTLY; CALEB OSTROM; LINDA OSUNA, GEORGE GUERRA, VIVIANNA GUERRA; ANTONIO OUSHANA, ELCIRA OUSHANA, THOMAS: AMY OVERS, JON OVERS, DO, RAYANNE BROWN, WAYLON BROWN, LOGAN BROWN; AARON OWEN; STEVEN OWEN; JENNIFER OZEN; EDWARD P.; NICOLE PACHECO; RAYMOND PACHECO; SHAHJAHAN PACHECO; WAYNE PADELFORD; GEORGE PADILLA; GILBERT PADILLA; MATTHEW PAGAN, STEPHANIE PAGAN, NATHAN PAGAN; TIMOTHY PAGE; VICTOR PAGES; MICHAEL PAGLIUSO; DAWN PAGNONI; KAREN PAGNONI; JOSEPH PALACIO, VANESSA PALACIO RICHARD GONZALES, LILLIANA PALACIO, GIANNI

PALACIO; LUZ PALACIO, VICENTE GONZALEZ; MATTHEW PALACIOS: STORM PALMER; CONSTANTINO PALMOUTSOS; SHANO PALOVICH; ROSIE PANIAGUA; RACHELLE PANICCIA; CHARLES PANICHI, JOY PANICHI, ERIKA PANICHI, EVAN PANICHI, GRACE CRAIG; PEARL PANTOJA; KATHERINE PAPA, STELLA PAPA: DESTANY PAPCKE: TOM PARADISO: MARION PARAISO: ELMAR PARK; RYAN PARKER; TERRI PARKER; VENETIA PARKER; KYLE PARLEE; "ARMINE PARONYAN, ANTONINA PARONIANANDRANIK DJOUKHIANARYNA DJOUKHIAN ANRY M DJOUKHIAN; "MARIN PARRA; JANISA PARTIDA; ARCHANA PATEL; JAMES PATERSON; MARY PATERSON; LATOYA PATTERSON; JACKIE PAVIA; JERRY PAVIA; ALICIA PAZ; JOHN PEDEN; ISAAC PEDROZA; CALLIE PEEK; YURIDIA PELAYO; BRIAN PELOQUIN; ERIC PELTON; JOSEPH PEMBERTON, MICHAEL PEMBERTON, AMILLIA PEMBERTON, JAMES PEMBERTON; KRISTEN PEMBERTON; MICHAEL PEMBERTON; GLENDA PENATE, HERMEN ZUNIGA, NATALIA ZUNIGA, MATTHEW ZUNIGA; ANDREW PENKSAW; OMAR PENNEY; FREDY PERALTA, CYNTHIA PERALTA; RENE PERALTA; "JOSHUA PERELLI-MINETTI, AMANDA PERELLI-MINETTI, BRAYDEN PERELLI-MINETTI, HUNTER PERELLI-MINETTI, NATHAN BARR, CALEB BARR, ISAIAH BARR; "ALBERTO PEREZ, FL, CJ, AL, AL; ANDREW PEREZ, ANN PEREZ, AP; ANTHONY PEREZ, SUSANNA PEREZ; CARLOS PEREZ; DAMIEN PEREZ; EVERARDO PEREZ; GEORGE PEREZ, YOLANDA PEREZ; GEORGE PEREZ; GEORGE PEREZ; IGNACIO PEREZ; JESUS PEREZ; JORGE PEREZ; JOSE L PEREZ; JOSEPH PEREZ, MICHELE PEREZ; JULIALEA PEREZ; KENDRICK PEREZ; LESLIE PEREZ; MARIELA PEREZ; OMAR PEREZ; SUSANNA PEREZ; TONY PEREZ; VENESSA PEREZ; VINCENT PEREZ; WALESKA PEREZ, SARAI PEREZ; ALISON PERKS; KEVIN PERLIN; GANNON PETERS; STEVEN PETERS; CHRISTINE PETERSON; CLINTON PETERSON; SHAUN PETRILLO: COSMIN PETRUESCU, CHERYL PETRUESCU, CHRISTOPHER PETRUESCU, COSMIN PETRUESCU, CASSIEROSE PETRUESCU; MARIE PETTWAY; SHAHRZAD PEYKAR; MICAH PHILLIPS; RICHARD PHILLIPS; SELENA PHILLIPS: JULIE PHINEAS: GARRY PIATT: MICHAEL PIATT: FRANCIS PIAZZA: RENE PIEDRA; JEREMIAH PIERCE; SYLVIA PIERCE; LATRICE PIGRAM; JASON PIMENTEL; OSCAR PINA, MARISSA PINA, NADIA SIORDIA-GARCIA, LORELEI PINA; TOM PINA; GILBERT PINEDA; RICHARD PINGARRON; FERNANDO PINO; PAUL PIOTRASCHKE; STACIE PIPSLEY; ROBERT PISCHEL, CHRISTIN PISCHEL, SONS; RASHUNDA PITTS; MARTHA PLATA; ELOISA PLESS, JACE PLESS, JAKE RYAN: RALUCA PLOOG: ELMA POLSON: PHILIP PONS: DAVID PORTER: GABRIEL PORTUGAL; STEVEN POST; DAMON POWELL, DAWN CAMERON; DIANA POWELL, SERENITY POWELL, MATTHEW POWELL, MIA POWELL; JASON POWELL; JASON POWELL; SHEREE POWERS; THOMAS PRECIADO; CICILY PREER: E.E. PRESSLEY: JADA PRESSLEY, IMPREZZ PRESSLEY, PREZZ PRESSLEY; JACQUILYN PRESTON; SEAN PRIAN, LAUREN PRIAN, LUKE PRIAN, BROOKLYN PRIAN; LEISHA PRICE; MICHELLE PRICE; YVETTE PRICE; ANDREW PRINCE; NEAL PROCHOREN; CLAIRE PROFT; RICHARD PROVENCIO, MARY JANE PROVENCIO, RICHARD PROVENCIO, ADELINE PROVENCIO; EDDI PROVOST; ANDREW PRYOR; "IRINA PRYSTUPA, DANIEL PRYSTUPA, ISAAC PRYSTUPA, SARAH PRYSTUPA, LEAH PRYSTUPA; "RICHARD PUELS,

ELIZABETH PUELS, TRAVIS MILTON, VIOLET PUELS; "RAMIRO PUHAWAN, MERCEDES S. PUHAWAN, RAMIR S. PUHAWAN, CHARLIE ROSE B. PUHAWAN; "ALEJANDRO PULIDO, BEATRICE PULIDO, JAYLENE PULIDO, JANELLE PULIDO, ADALYNN PULIDO, EMERLY PULIDO; LUPE PULIDO; MARY PURDUM; JORDAN PURRINGTON: DANIEL OUATERNIK, GINA CHAVERS, CAROLE STAVERT; JESSICA QUEZADA-CUNHA; BRYAN QUICK, LAURA QUICK; CLAUDIA QUILES, SAMANTHA QUILES; ROGELIO QUILES; FERNANDO QUINTANILLA; KARIM QUINTERO; ALYSSA QUIROS, DANIEL QUIROS, DOMINICK OUIROS, AALIYAH OUIROS; DANIEL OUIROS; ROOUE OUIROZ; MIKE RAGAN; MICHAL RAGSDALE; SAIF RAHIMUDDIN; JOHN RAILING; ROBERT RAKER JR.; SAMUEL RALSTON; KRESHELL RAMEY; ALBERT RAMIREZ, ROSANNE RAMIREZ; ANDREA RAMIREZ; ANTHONY RAMIREZ, MR, DR; ART RAMIREZ, ELIZABETH RAMIREZ, ANGELINA RAMIREZ, ART RAMIREZ; CLAUDIA RAMIREZ; ERIC RAMIREZ; GEORGE RAMIREZ; GONZALO RAMIREZ; HECTOR RAMIREZ; JUAN RAMIREZ; KEVIN RAMIREZ; LINDA RAMIREZ; MARTHA RAMIREZ, LEVI FLORES; ROSANNE RAMIREZ; JAVIER RAMON; ANNABELLE RAMOS; CARLOS RAMOS, BLANCA RAMOS, JACOB RAMOS, ISSAC RAMOS, CONSUELO CASTANEDA; OFELIA RAMOS; JOSEPH RANDALL; VERA RAPOZO; TRAVIS RAPPLEYE; JEFFREY RATCLIFF; MELINDA RATZ; JENNIFER RAY; RITA RAYGOZA; RICHARD REA, NATASHA REA; ANTHONY REALE, AVALON ALTAMIRANO, OAKLYNN REALE; JOSHUA REASONER; ELVIA REBOLLEDO; KYLE REDMOND; SHAUN REDMOND; JOHN REDWINE; BRIAN REED; CHAD REESE; EVERETT REESE; ZIA REHMAN; MICHELLE REICHL, ISABELLA REICHL, JAIDYN REICHL; DANIEL H REILLY; KATELYN REINA; DEREK REISBECK; "GARY REISER, TINA REISER, MADISON REISER, TREVOR REISER; "RICHARD REISNER, SHEILA REISNER, REBECCA KOLBERG, RICHARD REISNER III, RYAN REISNER; JESS REMP; RYAN REMP; JESSICA RENFRO; MONIQUE RENICK, RON WALTERS; VICTOR RENZELMAN; ALONSO REYES; AMAN REYES; JAMES REYES; JEANETTE REYES; LIZ REYES; MARY REYES: JACOB REYNA: MICHELLE REYNOLDS, MICHELLE REYNOLDS. ALIYAH RENNARD, MARKUS RENNARD, MICHAEL REYNOLDS, NICHOLAS GOMEZ; JACOUELYN REYNOSO; RYAN RICE; JARRED RICH; SUSAN RICH; STEPHANIE RICHARDS, ASHTON ARDENTI, AUGUST ARDENTI, ATTICUS ARDENTI; TRACY RICHARDS; CHANTAL RICHARDSON; ROCHELLE RICHARDSON; RYAN RICKFORD; MARTIN RICO, LORENZO RICO, PRISCILLA GUTIERREZ: ANGELA RIESEN: DAVID RIFKIN: SCOTT RIGDON: ARTHUR RIOS. MR; DAVID RIOS; EDGAR RIOS; EMILIO RIOS; JENNIFER RIOS; SEAN RIOS; JOHN RITTER; MICHELLE RITTER; JESSE RIVAS; EDWARD P RIVERA; ENEDINA RIVERA; OSCAR RIVERA, LAURA RIVERA; SALVADOR RIVERA; SINAA RIVERA: SHARON RIZZI: RYAN ROACH: GERI ROBERTS: KYLE ROBERTS; LINDSEY ROBERTS; JULIE ROBINSON; LELA ROBINSON; GABRIEL ROBLES; GREGORY ROBLES; JAMES ROBLES; JAMES ROBLES; RICHARD ROBLES; WILLIAM ROBLES; ANGELICA ROCHA; GENE ROCHA, DOMINIQUE ROCHA AND ISABELLA ROCHA; RICKY ROCHA; RUDY ROCHA; LAURA ROCKOW; NOELLE RODALLEGAS; DANELLE RODARTE; FRANCIS RODEZNO-MARMOL; SHAADHY RODGERS; SHANO RODGERS; ARMANDO RODRIGUEZ,

LOGAN J.J. RODRIGUEZ; CHRIS RODRIGUEZ; CONRAD RODRIGUEZ; ERIN RODRIGUEZ; JOSE RODRIGUEZ, JENNY VALDEZ, YAZMIN RODRIGUEZ, KEVIN VALDEZ; JOSEPH RODRIGUEZ, TIFFANY ACOSTA; LUIS RODRIGUEZ; MARGARITA RODRIGUEZ; MARIA RODRIGUEZ; MICHAEL RODRIGUEZ; MIRIAM RODRIGUEZ: PATRICIA RODRIGUEZ: ROY RODRIGUEZ. EVELYN GONZALEZ, AMADA V. RODRIGUEZ, EMILIANO S. RODRIGUEZ; TYGER RODRIGUEZ; FILIBERTO RODRÍGUEZ, GRÁCIELA DE RODRÍGUEZ; MARTIN RODRIGUEZ; BECKY ROGERS; BERNARD ROGERS; KARRIE ROGERS; DAMARY ROMAN, JOSHUA ROMAN, JOVANNI ROMAN, JONATHAN ROMAN, NAYELY ROMAN, JANELIS ROMAN; DEE ROMAN; ALAN ROMERO; BROCK ROMERO; CARLOS ROMERO, CHRISTIE LOCKE/ROMERO, DENISE ROMERO; GEORGE ROMERO; RICARDO ROMO, TERRESA SERRATO; MICHELLE ROMPAL; ELLOITT RONALD; RALPH RONDA; JOSEPH RONGE; MANUEL ROSARIO; RICO ROSAS, DYLAN ROSAS, AD, RG, NILROSE GUINAR; DANNIELLE ROSE; DUSTIN ROSE, LYNN ROSE, SHAYLA ROSE, CHARLOTTE.; SUSAN ROSE; KIMBERLY ROSE-MCCASLIN; MANDIE ROSS; JULIE ROTH, SYLVIA DICKMAN, SALLY DICKMAN, SYDNEY DICKMAN; ANNE ROUSEK; TREVOR ROUSER; ANDREW ROUTT; RONIE ROWSEY; HEATHER ROZIER; BILL ROZINKA; KRISZTINA ROZSOS; IRMA RUBIO; YVETTE RUELAS; KIRK RUGRODEN; JESSE RUIZ; JUAN RUIZ, JENNIFER RUIZ, NICOLAI RUIZ, ASHER RUIZ; MARY ANN RUIZ; REBECCA RUIZ; RODNEY RUIZ; YVONNE RUIZ, ELIJAH CARDIEL, KYARA CARDIEL; GUADALUPE RUIZ; COLENE RUNG; TIMOTHY RUPP; JONAS RUSSELL; KIMBERLY RUSSELL; PAUL RUSSELL; STEVEN RUSSELL, EW, CW; JACINTA RYDER, DREW RYDER, MICHAEL DURFEE, TYLER RYDER, JACKSON RYDER; SKYE S CONANT, MARIA C. MASCORRO; VERONICA S.; AQUIL SAAFIR; AMANDA SAAVEDRA, NATHANIEL SAAVEDRA, DERRECK SAAVEDRA, MILLAH SAAVEDRA; LINDA SABATINO; MARIO SABORIO, ALICIA DOMINGUEZ, GIMEL DOMINGUEZ; ANDRES SAENZ; MARIO SAGGIANI; KARANAVY SAING, MADISYN TAN, ELYSSA TAN; DIEGO SAIZA; SCOTTY SAKS; EDDIE SALAIS; JOSE SALAS; GRACIELA SALAZAR; MARTIN SALAZAR; MERCEDES SALAZAR; MANUEL SALCIDO; ANDREA SALFITI; ARMANDO SALGADO; EFRAIN SALGADO; KATHY SALINAS; JEFFREY SALLEE; CHRIS SANCHEZ; DENNIS SANCHEZ; ERIC SANCHEZ; FERNANDO SANCHEZ; JESSE SANCHEZ; JOHANA SANCHEZ; PATRICK SANCHEZ; STEPHANIE SANCHEZ, JOSEPH SANCHEZ, JEREMY SANCHEZ, JOSEPH SANCHEZ, JACOB SANCHEZ; TRACY SANCHEZ: URIEL SANCHEZ: JAMES SANDERS. LORRAINE SANDERS: SUSAN SANDERS; GINA SANDOVAL, MARK SANDOVAL, BENJAMIN SANDOVAL; NICHOLAS SANDOVAL; TIKI SANFORD, RIO PENNY; JOE SANTA MARIA, JENNIFER DURAN; PRISCILLA SANTOS; JENNIFER SAPONE; MICHAEL SARABIA. SUSZAN SARABIA. MICHAEL JACOB SARABIA: TATEVIK SARDARYAN; FRED SARDISCO; MARGARITA SARKISIAN; EMILY SARMIENTO; LESLIE SASUGA; JOSH SATTLEY, BRITTANY SATTLEY, OLIVER SATTLEY, ELLE SATTLEY, KNOX SATTLEY, HUTCH SATTLEY; JAZMINE SAUCEDO; PATRICK SAUMUR; "DANE SAUNDERS, JOYCE SAUNDERS, TAYLOR SAUNDERS, GRANDSON; "JASON SAUNDERS, JOLYN SAUNDERS, HS, DS; JOLYN SAUNDERS; MATTHEW SAUNDERS, BELLA MARTINEZ SAUNDERS; TAYLOR

SAUNDERS; DELANEY SCHAEFER; DARREN SCHAMBER; MICHAEL SCHAUER; CHRISTINA SCHEPPELE; ALBERT SCHEY; JOSEPH SCHIAVELLO; GERRIT SCHILDER; LEAH SCHMALTZ; TREVOR SCHMIDT, CHERYL SCHMIDT, CORAL SCHMIDT, CARSON SCHMIDT, MARION SCHMIDT; JOHN SCHOEN, ELENA GONZALES-SCHOEN: BRIAN SCHRIEBER: LUKE SCHRODER: DAVID SCHROEDER, MARY SCHROEDER; LINDA SCHWEERS; JAMES SCHWEITZER; DAVID SCOBIE, ALANA SCOBIE, RILEY SCOBIE, AIDEN SCOBLE, EMMA SCOBIE; DAVID SCOTT; DEVON SCOTT; JAMES SCOTT; ROB SCOTT; SHANE SCOTT; CALEB SCRIVENS; MICHAEL SEERS; JERRY SEFIANE; MICHAEL SEIFERT; STEVEN SEITZ; KRIKOR SEMERDJIAN; DJEFFRY SEMPELSZ; RENE SERAFIN; GEORGE SERHAL; AUGUSTINE SERNA; AARON SERRATO; TERESA SERRATO, VIVIAN SERRATO, SARAH SERRATO, VERONICA SERRATO; FAUSTO SERRATOS; RYAN SEVERING, ARIANA LOWE; JILL SEVIER, NATALYN SEVIER, NATHAN SEVIER, NOELLE SEVIER, NOLAN SEVIER, JILL SEVIER, NATE SEVIER; CHRIS SEXTON, AIDEN SEXTON, DALILA SEXTON; RALPHINA SEYMON; EDDIE SEZATE; DAVID SHAEFFER; MIKE SHAHIN; SARA SHAHRY; DOUG SHANAHAN; JEFFREY SHANAPHY; JACQUELINE SHAPIRO; MIKE SHAPIRO, JACQUELINE SHAPIRO; DEMETRIUS SHAW; RENELL SHAW; ROBERT SHAW; OLIVIA SHAYESTEH; DANIELLE SHEARER; KRISTEN SHEERIN; CASEY SHEETS; JASON SHELEY, MAVIS SHELEY, HEINZ PULST; KEDRON SHEPHERD; PATRICK SHEPHERD; SHAWN SHEPHERD; BECKY SHERBUNDY; SCOT SHIERS; SCOT SHIERS; ERICA SHIM; ANDREW SHIN; JENNIFER SHONAFELT; JOHN SHREVE, COURTNEY SHREVE; JENNIFER SHREVES; DAVID SHUBIN, NATALIE SHUBIN, GRACE SHUBIN, ELI SHUBIN; ROBERT SHUTTY; CECILIA SICAL; JOHN SICHMELLER, BARBRA SICHMELLER; JOHN SICHMELLER; LORI SIEBERN; RIO SIELEMAN; ARTURO SIERRA, ISAIAH SIERRA, ELIJAH SIERRA; DOLORES SIERRA; SIERRA SIERRA; STEVE SIERRA; PATRICIA SIGALA; CYNTHIA SILVA, EDGAR SILVA; ASAPONG SIMASINGH; MARK SIMON; NICOLE SIMONS; BRANDY SIMPSON; KRISTINA SIMPSON: EMILY SIMS, RIO SIELEMAN, NATHANIEL MAROVIC: NICK SINCLAIR; JESUS SISON; KELLY SKELLEY; JESSE SKELTON, KS, ZS; BRANDON SLATTERY; CHARLES SLAVIN; REAGAN SLEE; SCOTT SLEE, KARLA SMALLWOOD, JIM OQUINN, DANIELLE OQUINN, SCOTT SMALLWOOD; PAUL SLIVCHAK; KARLA SMALLWOOD; SCOTT SMALLWOOD, KARLA SMALLWOOD; STEVE SMAY; BRIAN SMITH; DERRICK SMITH; DORIS SMITH; GLENN SMITH: HARRY SMITH: HILLARY SMITH: JEFFREY SMITH, DESMARIE K. SMITH; JOEL SMITH; JOHN SMITH; JOSHUA SMITH; MICHAEL SMITH, KATIE SMITH, WILLIAM SMITH, LEOLA SMITH, SEBASTIAN SMITH, AURORA SMITH; MICHELLE SMITH; XENIA SMITH; YVETTE SMITH; ZOE SMITH; MARTON SNOW: SHARYNE SNYDER: ANGEL SOLANO: MATTHEW SOLANO: JEREMY SOLAR, LILIANA SOLAR, ISABELLA SOLAR; JONATHAN SOLIS, RT, JS, ES, AS; MIKE SOLIS; MARIO SOLIZ; JANIRA SOLLIS, SOLLIS, RAFAEL SOLLIS, JONATHAN SOLLIS, EMILY SOLLIS, ALINA SOLLIS; KEVIN SOLON; JOSEPH SOLORZANO; RENE SOMILLEDA; CHRISTINE SONG; DANIEL SORTO; HECTOR SOSA; SAMUEL SOSA; MARK SOTO; RAQUEL SOTO; NANCY SOTO-HERRERA; GARRY SOUVERAIN; CARRIN SPALDING; AMBER SPEARS; EARL SPEIGHT;

DANIEL SPENCER: DULCE SPENCER: JESSICA SPEZZIA: CHRISTINE SPOSATO: ANNE SPURGEON, MARLON SPURGEON, JUSTICE SPURGEON, GRACE SPURGEON, ROSEMARIE MICHEL; TODD ST JOHN; ANDREW ST., ADRIANNA ST. PIERRE, BRANDON ST. PIERRE, CONOR ST. PIERRE, KATHRYN BUCKLEY; JEFF STADDEN: ANTIONETTE STANIEWICZ: KAWANA STANLEY: MAYRA STAPLETON; JOSH STAUDINGER; CORI STEARNS; ZACKERY STECKER; ERIC STEIGER; GINA STEINHOFF; RICHARDS STEPHANIE; JAMES STEPHENS; DOYLE STEPP, JAYNE STEPP, RS, JS; FRANK STEWART, WENDI STEWART, MALAYA STEWART; ROBERT STEWART, CLARISSA STEWART, BRAYDEN STEWART; CASSANDRA STEWART; KATHERINE STIDWELL; MARK STILL; MICHAEL STILLMAN; CHRISTOPHER STINE, LAUREN STINE, CS, CS; LAVON STONUM JR, AS, SS; BARBARA STOYANOFF- ALDER, SON, BOIKA STOYANOFF; JOSHUA STRAHAN, BRITTANY LONG; JOSEPH STRAUCH; BRANDEN STRAUSS, SHANNON TRRAUSS; ERIC STRAWN; RYAN STRAWN, EMILY STRAWN, OWEN STRAWN, RYDER STRAWN, MOLLY STRAWN, FINN STRAWN; JENNY STRIPLIN; JUAN STRUTTON; CRAIG STUDENKA; ALEX SUAREZ; MANUEL SUAREZ; STEVE SUAREZ; CINDY SUESS; JONATHAN SULLIVAN; SEAN SULLIVAN; JACKIE SUMMERS, DEREK SUMMERS, DYLAN SUMMERS, CODY SUMMERS; MATTHEW SUMMERS, TERI SUMMERS; DANIEL SUSCA, ROBIN SUSCA; GENEROSO SUSON; SCOTT SUSSMAN; "STEFAN SUTVAJ, RADOMIRA SUTVAJ, ANDREW SUTVAJ, KRISTINA SUTVAJ, NICOLE SUTVAJTHE EFFECTS OF LOOSING MY JOB WOULD BE DISASTROUS. I AM THE ONLY ONE SUPPORTING MY FAMILY OF 4. WE WOULD LOOSE OUR HOUSE, HEALTH INSURANCE AND RETIREMENT. WE WOULD BE FORCED TO RELOCATE TO ANOTHER PLACE.; "ERIK SWEET, THAILI SWEET, SHAMIYAH SWEET, NAHLAH SWEET; ROBERT SYMONS; NISHAN TADIAN; "PETER TAGLIERE, EMILY TAGLIERESCOUT TAGLIERESAILOR TAGLIERE; "SARVEY TAHMASEBI; DAVID TAIT, JENNIFER TAIT, NATALIE TAIT, JAMES TAIT, SETH TAIT, ABIGAIL TAIT, CALEB TAIT; CHRISTINE TAKESSIAN, MARIE.TAKESSIAN; SILVANA TAKESSIAN; CAMERON TAKOS: ISABEL FALCON TALAB: CASSANDRA TALVITIE: MICHAEL TALVOLA: ATOR TAMRAS; RICHARD TANGUAY, SLOANE BOSTROM; JASON TAPERT, DOMINIQUE TAPERT, GT, AT; LUIS TAPIA, SONIA TAPIA, ANDREW TAPIA, JOSEPH TAPIA, AMARIS MEJIA, ILANI MEJIA ; SARAH TAPIA; DAVID TAQUE JR.; IAN TARANGO; IRENE TARASI; WILLIAM TARASI; LENA TASHJIAN-BEDIK, DANIEL BEDIK, TESSA BEDIK, DIKRAN TASCIOGLU; JEN TAVAGLIONE; TOM TAVELLI: MARC TAVERA, JOSELYN TAVERA, MARC TAVERA III, MAHLIA TAVERA; CARRIE TAYLOR, KEVIN TAYLOR, MARISSA BIBLE, MARCUS BIBLE; HEIDI TAYLOR; ALICIA TAYLOR-COOK, LAILAH TAYLOR; TRAVIS TEAL; DENNIS TEBALDI; SHANNON TEBALDI, ELIZABETH ORELL, JACOB ORELL; HECTOR TEJADA: ANNAKA TELLES. JUSTINE TELLES: JUSTINE TELLES: RAUL TELLES, CHRISTINA TELLES; RICHARD TELLES; RAUL TERUEL; FLETCHER TESTA; JASON TETER, NICOLE TETER; KENNETH TETER; JOHNNY TEXEIRA, TERESA ILAGAN; SAW THAW, LT, ACS, TT, AS, CK, AK, DM, MP, RH; JOHNATHAN THEODORE; COREY THIBAULT, JESSICA EPPERSON; DARLEEN THOMAS; JEREMY THOMAS; JOHN THOMAS; MELVIN THOMAS; NICHOLAS THOMAS, BRITTANY THOMAS, REMEDY MACHUS, NOELLE THOMAS; PAUL

THOMAS; ROSALINDA THOMAS; AARON THOMPSON; GRETA THOMPSON, ARISSA THOMPSON, PATRICK THOMPSON, GRETA THOMPSON; PATRICIA THOMPSON; RICHARD THOMPSON, SHANDI THOMPSON, RYLAN THOMPSON; SHERI THOMPSON; DANICA THORNBURG; NANCY THORNBURG, TT, ET; ROBERT THORNBURG: RODGER THORNBURG, TAYLOR THORNBURG, EMMA THORNBURG; JOHN THORNTON; DEBORAH THUESEN, MACI THUESEN, RILEY THUESEN, MAKENZIE THUESEN; KAY THUESEN; ROBERT THUESEN, DEBORAH THUESEN, RILEY, MACI, MAKENZIE; BRITNEY THUESEN; BARBARA THURMAN; JAMES TILCH, AMANDA BENSON-TILCH; TONY TILLEMANS; GILBERTO TINAJERO; KAREN TISDALE, SALVADOR M. RIVERA, ANDRES TISDALE RIVERA, PATRICIA M. CARSON; EUGENE TKACHENKO; ASHA TOBING; GEORGE TOLAR, JULIE-ANN KIMBERLY TOLAR; NICHOLAS TOLIVER, SHERI TOLIVER, KAMAU TOLIVER; PATRICK TOOLIS, MICA TOOLIS; ANDRES TOPETE; JESSICA TOROK; AMBER TORRES, ALEX HERRERA, B. WILLIAMS, G. HERRERA, T. HERRERA; GUSTAVO TORRES; MARK TORRES; MIKE TORRES; REYNALDO TORRES; VANESSA TORRES, VICTOR TORRES, AIDEN MORENO, AMAYA MORENO, BRIDGET TORRES; ASHLEY TORUNO, ER; GERARDO TOSCANINI; GERARDO TOSCANO; JACK TOUFENKCHIAN, RUZANNA AZATYAN, LEANNE TOUFENKCHIAN : JOE TRETTER; PAUL TRONCOZO; JEREMY TRUAX, JULIA TRUAX, B. T., A. T., B. T.; LISA TRUNNELL; JENNIFER TUCKER, LAUREN TUCKER, ZACHARY TUCKER; MARK TUCKER; RON TUCKER, SHELBY BUSHEY, HAILEY BUSHEY, TRISHA BAKER; SHANNON TULLY; BRITTANY TURNER; DAVID TURNER; SUSAN TURNER; TIMOTHY TURNER, SARA TURNER, JED TURNER; NICOLE TURPIN, ERIC TURPIN; CARLOS U; JULIE ULRICH, EMELIE NELSON; MARK UNDERHILL, KRISTINA UNDERHILL, A.U., A. U., C. U., D. U.; JESSE URANE; VALERIE URDIALES; CARLOS URENA; GABRIEL URIBE; JOSE V DELGADO; STEVEN VACHON; "GEOFREY VALDEZ, LEONILA VALDEZ - WIFEGEOFFREY VALDEZ -SONAURELIO VALDEZ-FATHERCARIDAD VALDEZ-MOTHER; "AARON VALDIVIA: HUGO VALDIVIA: JORGE VALENCIA: ESTELA VALENZUELA: EVELIA VALENZUELA; RAMIRO VALENZUELA; DANIELLE VALERIANO; FRANK VALERIO; CARLA VALLEJO; MARK VALLEJO; MARIA VALLE-LOPEZ; MIDGE VALLIN; TYLER VAN DER GUGTEN; ZUMI VANCE; ERIC VANDER BROEK; CHRISTOPHER VANDIVER; STEVEN VARELA, SANDRA LA FRAMBOISE, HAYLIE VARELA, AV; CAROLYN VARGAS; GREG VARRA; ADRIANA VASOUEZ, ADRIAN HERNANDEZ, ANDRES HERNANDEZ: "BERNARDO VASQUEZ, NASARIO VASQUEZ, ZENAIDA VASQUEZ, NATALIA CARRILLO, GIANNA VASQUEZ; "FERNANDO VASQUEZ, ANGELICA CONTRERAS, ALEJANDRO VASQUEZ, MIGUEL VASQUEZ, MARIANNA VASOUEZ: GLORIA VASOUEZ. ANGEL VASOUEZ. CHRISTOPHER CHAVEZ: JENY VASQUEZ; RAUL VASQUEZ; ROBERT VASQUEZ; SALVADOR VASQUEZ; SARA VASQUEZ; ABBY VEENKER, GABRIELLE VEENKER, JILIAN VEENKER, AUGUST VEENKER; ALBERT VEGA, ; GERARDO VEGA; GISSELLE VEGA; VICTOR VELASCO; AARON VELAZOUEZ; SAMANTHA VELAZOUEZ BARAJAS; JORGE VELIZ RAMÍREZ; "JEFFREY VELKER, CHAELIE MCMILLAN VELKER P. VELKER, L. VELKER; "ADAM VENA, CHILD; VICTORIA VENANCIO; SUZANNE

VENDITTI: JONATHAN VERGONA: SONIA VERRELL: ERIC VERWEY, APRIL. A.V. E.V; JAMES VICKERS; MIGUEL VIDAL; TONY VIDAL; GEORGE VIEIRA, IRENE VIEIRA; IRENE VIEIRA, GEORGE VIEIRA; JONATHAN VIELMA; LINA VIELMA, JONATHAN VIELMA; DIOR VIERNOW; DAVID VIERRA, CLIFTON; PETE VIGLIOTTA: RICHARD VIGLIOTTA, KV, LV, JV; DMITRI VILENSKI. ROSEANN DONOVAN, LEONNA VILENSKI, MOTHER; DANIEL VILLALPANDO; GRISELDA VILLALPANDO; CRYSTAL VILLANUEVA, ERIC VILLANUEVA, AV, EV; ERIC VILLANUEVA; LEO VILLANUEVA; GAMALIEL VILLARREAL, MIRIAM VILLARREAL, NATALIE BILL, MATTHEW VILLARREAL, EMETERIO VILLARREAL; LUIS VILLASENOR, KATHRYN VILLASENOR, GIANNA VILLASENOR; NORMA VILLASENOR; PAUL VILLASENOR; TOMAS VILLATORO; JONATHAN VINCE; RENE VIRAMONTES; PAMELA VIRAY; JAIME VIZCARRA, MAITE VIZCARRA, BREANA VIZCARRA, JAIME VIZCARRA, DIEGO VIZCARRA, CALI VIZCARRA, RILEY VIZCARRA; SALVADOR VIZCARRA; VICTOR VIZCARRA: BOB VOG: NANCY VOGE: AMBER VOGT: GRACIE VON KRIEGENBERGH; CLAIRE VORHIS; KATHRINE VOSBURG; MAURICE VOSBURG; STEVEN VOSBURG; TIMOTHY VOWELS; BRADLEY WALKER; CARLA WALKER; NORMA WALKER; GARETT WALTER; JENNIFER WALTER; BRANDY WALTERS; CHESTER WALTERS; MARY ELLEN WALTERS; RON WALTERS, MONIQUE RENICK, CHESTER WALTERS; MICHELLE WARMOTH, DAMIEN WARMOTH; DONALD WARNER, ARBELLA BAITOO; JOE WARTA; LAURIE WARTA; NICHOLAS WATKINS; NICK WATKINS, ERIN WATKINS, TURNER WATKINS, COOPER WATKINS; DANIEL WATSON; GERARD WATSON II; MICHAEL WEAKLEY; GWENDOLYN WEAVER; ALYSON WEBB, JAXSON IVIE; TYLER WEBB; SETH WEINBERG; KENT WELCH; THOMAS WENG, RYAN WENG, RYAN WENG; FRED WENZEL; TIMOTHY WERLE, ANNIE WERLE, ALEXANDRA WERLE, SAMANTHA WERLE, ETHANA WERLE; JEREMIAH WERNER; DEREK WERT, EMILY, HENRY, WESLEY; MARIA WERTH; LOIS WESTPHAL; CALEB WHEELER; CHRISTON WHITESIDE; GREG WHITMORE; JOEL WHITTINGTON: TESA WI: MARK WILDER: WESLEY WILDERMUTH: DAVID WILKERSON; DENNIS WILKINSON; NOLYNE WILKINSON; SHERRY WILKINSON; LAURA WILLERT; DEBORAH WILLETT; AMAYAH WILLIAMS; ANGELICA WILLIAMS; CHRISTOPHER WILLIAMS; DANIEL WILLIAMS; EVAN WILLIAMS; JACALYN WILLIAMS; JUSTIN WILLIAMS; MARK WILLIAMS; PHILLIP WILLIAMS; ROBERT WILLIAMS; TIMOTHY WILLIAMS; TREVOR WILLIAMS: STEPHEN WILMS, ARIANNA WILMS CASTELAR: EMILY WILMS CASTELAR; RANDY WILSON; TIFFANY WILSON; AUSTIN WING; BRYAN WINZENREAD; SANDRA WINZENREAD; SHANNON WINZENREAD, STEPHEN WINZENREAD, LUKE WINZENREAD, BRYCE WINZENREAD, BENJAMIN WINZENREAD: STEPHEN WINZENREAD, SHANNON WINZENREAD, LUKE WINZENREAD, BRYCE WINZENREAD, BENJAMIN WINZENREAD; ROBERT WINZENREAD; CATHERINE WISSENBACK; CHRISSY WISSLER; JOHN WOLKENSDORFER; PIKLING WONG; SUSAN WONG; SUZANNE WONG; CAPRICIA WOODS; GLENN WOODS; JOEL WOODS; CODY WRAY; AUSTIN WRIGHT; ERIC WRIGHT; KATHLEEN WRIGHT; KYLE WRIGHT; BYRON WUSSTIG; ALDONIA-ANTOINETTE WYLIE; JEFF WYMASTER; NANCY

WYMASTER; NOEL WYMASTER; RUDDY WYNDON; ESTELLE YANCEY, EUGENE JONES; CESAR YANEZ; KEONI YAP; STACY YARCHO, RAYMOND GARCIA; JAMES YEAGER, CHRIS YEAGER, JESSE YEAGER, RUSSELL YEAGER, SUSIE YEAGER, SARAH YEAGER, ALICE YEAGER; RYAN YEAGER; RYAN YEAGER: DEBORAH YERKES: ELIZABETH YOO: CHRIS YOON: WESTLEY YOSHIMURA; TRACY YOU NG; ANTHONY YOUNG, CHRISTENA YOUNG, MICAH YOUNG, MAE YOUNG; BERNICE YOUNG; CRAIG YOUNG; DANIELLE YOUNG, TRAVIS YOUNG, ELIZABETH YOUNG, NATHANIEL YOUNG; DEREK YOUNG, ANDREA YOUNG; PHILLIP YOUNG, PAMELA YOUNG, EMILLEE YOUNG, SAMANTHA YOUNG, PHILLIP YOUNG, MARY YOUNG; SUE YOUNGER; PHILLIP YRIGOYEN, PHILIP YRIGOYEN, RONNIE YRIGOYEN; JAMES YUILE, PRISCILLA YUILE, SARAH YUILE, MONIQUE RAMIREZ, MONIQUE RAMIREZ; ERIKA YVETTE, CESAR LOPEZ, CESAR LOPEZ; STEVEN ZAAN; MICHAEL ZACHERY; ALEXIA ZAGHA; ORBEL ZAKARIAN; CARLOS ZAMBRANO; ARMEN ZARUKIAN; WILLIAM ZELEDON; DAVID ZEMAN; JAIME ZEPEDA; DARLENE ZESATI, SAUL ZESATI, NOAH ZESATI, MIA ZESATI; EMMA ZESATI; STEPHEN ZIEMER; EZEQUIEL ZIMERMAN; MATTHEW ZORNES and SANDI ZORNES

#	Last Name	First Name	Employer	Job Title	Dependen	ts Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	
					APPE	NDIX "A"					
				Freedom To Ch	oose L.	A. Lawsuit Auth	orize	d by:			
	Lead Plaintiffs										
2		Neil Kimberly		Electrical Repairer Mom	0		0	David Stiller, Jonathan Stiller	0		
_	Sunci	Killiberry		DWP/Underground Distribution	U		U	University: AB/21yrs; K-12:	U		
3	Baron	Tracy		Construction Supervisor	3	Wife: JB/34yrs	1	JB/1yr	2		
	n .			Supervising Lake		WEC 124140		NB, Minna Barrios, Julianna	2		
1	Barrios	Manuel	COLA-LACDP&R COLA-FIRED-OTHER-None/Los	Lifeguard/LACDP&R	4	Wife: AM/48yrs	1	Barrios	3		
5	Bilancsuk	Ramona		none	0		0		0		
			COLA-FRIED/LAC+USC-OTHE								
6	Centeno	Joanna		RN/Coordinator	1		0	Kenzo Portis	1		
,	Chavez	Gloria		Deputy Sheriff/Sergeant First Class in the US Army Reserve	1		0	K-12: CC/14yrs	1		
								K-12: AN/5yrs; CN/3yrs; kids JNW/15yrs; GRW/14yrs; RAW/12yrs; NDW/9yrs;			
								NVW/8yrs; DJW/6yrs;		DN/41yrs & MDN/43yrs;	
3	Davila	Gabriel	CITY I ADWD	Electrical Machania Companican	16		0	Twins: SJW/2yrs; CCW/2yrs;	11	RDW/41yrs & CVW/38yrs;	
,	Doyle	Gabrier	CITY-LADWP	Electrical Mechanic Supervisor	16		U	LDW/4mo; K-12: VE/6yrs; LSE/4yrs;	11	KLC/54yrs	
								SDE/2yrs; JT/15yrs;			
9	Enriquez	Santiago	CITY-LA	Refuse Collection Truck Operator	7	Wife: LLT/41	1	JT/11yrs; JT/10yrs	6		
			CITY-LA-Building and Safety-FIRED-OTHER-City of								
0	-	Bryan	Fort Worth	Sr. Combination Inspector	3	Tracy Epstein	1	Tristin Epstein	2		
1		Adrian		Housing Inspector	3	Renee Gauthier	1	Claire Gauthier	1	Loretta Gauthier	
2	Granucci	Cristian	CITY-LAFD-OTHER-RETIRED-	none	4	Maralee Granucci	1	Cade Granucci	3		
3	Gunther	David	CITY-LADWP	Heavy Duty Equipment Mechanic	4	Michelle Gunther	1	Morgan Gunther, Rebecca Gunther, Jonathan Gunther	3	Linda Salkin	
				5 5 4-1				K-12: SH/17yrs; University:			
4	Hernandez	Isaac	CITY-LADWP	Welding Supervisor	3	Wife: RH/52	1	AH/19yrs	2		
5	Hernandez	Susana	LAUSD-FIRED-OTHER-Moorpar k District	ESL Adult Instructor/Substitute	2		0			Julio Rodriguez, JR	
6		Christopher		Building Mechanical Inspector	0		0		0	Julio Rouliguez, JR	
	,		CITY-Los Angeles Harbor					Moses Andrew Leslie, Lillian		Moses Liston Leslie, Angela	
7	Leslie	Amber	Department Port Police	Management Analyst	6	Moses Kurt Leslie	1	Leslie, Laylani Leslie Vibiana Paz Marquez, Abel	3	Miliaresis	
8	Marquez	Isabel	CITY-LADWP	Senior Administrative Clerk	3		0	Xavier Marquez, Gemma Elise Marquez	3		
_	muque.	15aoci	OTHER-ACCO Engineered	Como rammonario Ciera				Enoc Marquez			
9	McDonald	Richard		Project Engineer	1		0	Ryan McDonald	1		
0	-	Lisette		LVN	2	Edward Moran	1	Jayleen Torres	1		
1		Edward		Systems Programmer I	0	*** ** **	0			Mary Mitchell	
2	Moilanen	Ray	CITY-LADWP STATE-CA Dept of Corrections	Asst Maintenance Mechanic	1	Kieu Moilanen	1	Greg Ferrer, Adrielle Molano,	0		
3	Molano	Bernice		Office Technician	6		0	JM, Luke Molano, FM, GM	6		
4	Olenik	Tami	COLA-USC MC	Registered Nurse II	1		0		0	Lenora Denease Olenik	
5	Raphael	Harold	CITY-LAFD	Fire Engineer	0		0		0		
,	D C	Mayra B.		Airport Superintendent of	2		0	Adhama Dama Eli Alfama	2		
6	Raya Cruz	Mayia D.	CITY-LA AIRPORTS CITY-FIRED-LAGSD-OTHER-U	Operations	2		U	Athena Raya, Eli Alfaro	- 4		
7	Rogers	Gary		Air Conditioning Mechanic, None	0		0		0		
8	Turner	Wilson	CITY-LADWP	Instrument Mechanic	0		0		0		
9	-	Todd		EDM	0		0		0		
0		Angel		Deputy Sheriff			_	Christopher Chavez	1	M-d/70	
2		Nichele	CITY-LADWP CITY-LA	Security Officer	1		0		0	Mother/78yrs	
۵	ZEICHICK	Joseph	CII I-LA	Carpenter	1		U		U	Elderly: 84yrs	
	Supporting M										
3		David		LADWP	0		0		0		
4		Maria	CITY-LAPD	Principal Security Officer	1	Y	0	Sebastian Rojas	1		
5	Acevedo	Erik	CITY-LAFD	Apparatus Operator	1	Jamie Acevedo	1	V 12: Doughts-/0	0		
6	Acevedo	Francisco	CITY-LAFD	Fire Inspector I	3	Spouse	1	K-12: Daughter/8yrs; Son/5yrs	2		
7		David		LADWP	0	1	0	1	0		
8		Damien	CITY-LADWP	LADWP	0		0		0		
9	Adams	Michael	CITY-DMH	Intermediate Typist Clerk	0		0		0		
0	Adams	Michael	CITY-LA	WWII	2	Rosie Adams, Dominick Adams	1	Dominick Adams	1		
1		Michael		Acting Supervisor	0	Dominick Adams	0	Dominick Aualiis	0		
2	Adams-Summe			LADWP	0		0		0		
3		Yvette	CITY-LAX	Terminal Maintenance Clerk	1		0	O.A. /14yrs	1		
1	Aguiar	Frank		Meter Reader	0		0		0		
5	-	Cecilia		Payment Clerk	3	Joseph Aquilar	1	Sierra Aguilar, Austin Aguilar	2		
6	-	Kevin		Equipment Mechanic	0		0		0		
7	-	Roberto		LADWP	0		0	V 12. C 77	0		
8	Agustin	Α.		LADWP Civil Engineering Drafting	1		0	K-12: Son/17yrs Sabrina 24, Sean 21,	1		
9	Agustin	Eduardo		Technician Drafting	4		0	Sabrina 24, Sean 21, Samantha 19, Simon 16	4		
0	Ahangama Liya			LADWP	0		0	.,.	0		
1		Kurt		Automotive Supervisor	3	Sarah Aiken	1	Avery Aiken	2		
2		Arman		LA Port/Police Officer	2		1	A A: Daughter/10yrs	1		
3		Evlin		Police Officer	1	Arman Akserelian	1		0		
	Alarca	Malcolm	CITY-LA	Traffic Officer II	0		0		0		
4 5		David	CITY-LADWP	EDMS	3	Aracely Alarcon	1	Ares Alarcon	2		

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	
57	Aldaco Jr	Javier	CITY-LA	L.A. City	0		0		0		
-0	Alcon Double	T. U.	CITY I ADWID	Cit- 00°			0	JMA/16yrs; JIA/14yrs;	2		
58	Alfaro Puebla		CITY-LADWP	Security Officer	0		0	KAA/22yrs	0		
59	Algorri	Brandon	CITY-LADWP	LADWP LADWP							
0	Algorri	Margie	CITY-LADWP		0		0		0		
1	Algorri	Ray	CITY-LADWP	LADWP	0		0		0		
2	Allegranza	Kristen	CITY-LADWP	Warehouse and Toolroom Worker	1		0	Sophia Gallardo	1		
3	Allen	Dwayne	CITY-LADWP	Wastewater Collection Worker 2	0		0		0		
1	Allen	Matthew	CITY-LADWP	Mechanic	0		0		0		
5	Alva	Maria	CITY-LA	Secretary	0		0		0		
5	Alva	Neal	CITY-LADWP	LADWP	0		0		0		
7	Alva	Matthew	CITY-LAFD	Firefighter	3	Carla Alva	1	Sofia Alva, Kaleb Alva	2		
	Alvarenga	Erik	CITY-LADWP	Custodial	0		0		0		
						Theresa		Alexia Alvarez, Angelina			
)		Jose	CITY-LA	Lieutenant	6	Gomez-Alvarez	1	Alvarez, Alejandro Alvarez	3	Jose Alvarez, Rosidalia Alvarez	
)	Alvarez	David	CITY-LADWP	LADWP	0		0		0		
		Jose	CITY-LADWP	Electrical Craft Helper	0		0		0		
	Amaro	Sergio	CITY-LADWP	Power Shower Operator	2	Cindy Amaro	1		0	AA	
	Anaya	Aimee	CITY-LADWP	Senior admin clerk	1		0	Curtis Anaya	2		
	Anderson	Kyle	CITY-LADWP	Instrument mechanic	3	Caroline Anderson	1	Daniel Anderson	1		
	Anderson	Matthew	CITY-LAFD	Firefighter/ Paramedic	0		0		0		
	Anderson	Krista	CITY-ZOO	Animal Keeper	2	David Moller	1	Aria Moller	1		
	Andrew	Kyle	CITY-LADWP	Public Officer	0				0		
	Ange'	Gerard	CITY-IATSE LOCAL-16	Broadcast Camera Operators	0		0		0		
	Angotti	Diane	CITY-LADWP	Accounts Payable Supervisor	0		0		0		
						Drivota		Drivota	1		
		Felipe	CITY-LADWP	Electrical craft helper	2	Private	1	Private	-		
	Anthony Kaho		CITY-LADWP	LADWP	0		0		0	Cl. 1 1	
	Appel	Michael	CITY-LA	Management Analyst	1		0		0	Charlotte Appel	
		Jorge	CITY-LAPD	Police Officer	1	Fanny Hernandez	1		0		
	Arbuckle	Clifton	CITY-LADWP	Equipment Operator A	0				0		
	Arbuckle	Ychelle	CITY-LADWP	Senior Administrative Clerk	0				0		
	Arduini	Demetrius	CITY-LADWP	Supervisor (UDCS)	4	Wife: NA	1	K-12: Daughter/13yrs	1	Mom: TM/79yrs; Mother-in-law:	
	Arebalo	Richard	CITY-LADWP	Electrical Repair Supervisor	0		0		0		
								Elijah Argumedo, Ivan			
	Argumedo	Carlos	CITY-LA	Refuse Collection Truck Operator	4	Luz Argumedo	1	Argumedo, Eric Argumedo	3		
	Armando	Jose	CITY-Zoo	Senior Carpenter	0		0		0		
				Superintendent/Mechanical				Faith Arnal, Hope Arnal,			
	Arnal	Michael	CITY-LA	Branch	3		0	Charity Arnal	3		
	Arndt	Nicholas	CITY-LADWP	LADWP	0		0		0		
	- Linear	THEHOLES	CITT LIND WI	E.E. WI				Zachary Arnold, Joshua			
	Arnold	Benjamin	CITY-LAFD	Apparatus Operator	4	Kathleen Arnold	1	Arnold, Lucas Arnold	3		
	Arredondo	Lizza	CITY-LA	Animal Care Technician	0		0		0		
								Naomi Arredondo, Reyna			
	Arredondo	Jesus	CITY-LADWP	Heavy Equipment Operator	2		0	Arredondo	2		
	Arredondo	Zachary	CITY-LADWP	LADWP	0		0		0		
				Transmission Distribution District							
	Arriola	William	CITY-LADWP	Supervisor	0		0		0		
	Artzer	Dennis	CITY-LADWP	Building Repairmen	0		0		0		
	Ashjian	Tim	CITY-LA GSD Sanitation	Welder	0		0		0		
	. tonjun		CTT LET GGD Sumution	Weider				K-12: Ava Avalos/10,			
								Alessandra Avalos/8, Jacob			
	Avalos	Jacob	CITY-LAPD	Police Sergeant	6	Alma Avalos	1	Avalos/4	3	Father: Gary Avalos/82, Mother:	
,	Avila	Nicolas	CITY-LAPD	Captain	0		0		0	,,	
		Julian	CITY-LADWP	EDM	0		0		0		
					0		0		0		
	Axline	Scott	CITY-LADWP	Line Patrol Mechanic							
	Ayala	Francisco	CITY-LADWP	Water Distribution	0		0		0		
	Ayoub	Ramzy	CITY-LADWP	LADWP	0		0		0		
	Aziz	Sarah	CITY-LA	Civil Engineer	1	Husband	1		0		
	Bachmann	Gordon	CITY-LADWP	Electrical Distribution Mechanic	0		0		0		
	Bachmann	Joseph	CITY-LADWP	LADWP	0		0		0		
	Bader	Fadi	CITY- LA Dept. of Public Works	Civil Engineering Associate III	0		0		0		
	Badossian	Hagop	CITY-City of LA LADBS	City of LA LADBS	0		0		0		
	Bailey	Matthew	CITY-LA	City of Los Angeles	0		0		0		
	Baker	Sean	CITY-LA	City of Los Angeles	0		0		0		
	Baker	Tremain	CITY-LA	RCTO II	0		0		0		
					3	Hanthar Dales-	1	Son	1	Disablad: Ev. Casus	
	Baker	Bryan	CITY-LADWP	Senior Load Dispatcher	,	Heather Baker	1	Son	1	Disabled: Ex-Spouse	
	Baker	Karl	CITY-LADWP	Machinist Supervisor	5		0	Daughter, Sons, Grandchildren	5	2 Grandchildren	
	Balandra	Alfredo	CITY-LA	Building Mechanical Inspector	0			- Indomination	0	- Januarina ed	
								Killian Baldwin, Charli Baldwin, Justice Baldwin, James Reyna, Maya Vargas, Aria Gentile, Victoria Reyna, Mathew Reyna, Jessee Reyna, Joshua Reyna, David Reyna, Jacob Reyna, NBA,		Stephen Baldwin, Janice Motta, Kaitlynn Mueller, Brandy	
5	Baldwin	Justice	CITY-LADWP	Senior water utilty worker	19	Bobbi Baldwin	1	AA	14	Anderson,	
	Ball	Bertrand	CITY-LADPW	Electrical Craft Helper	0		0		0		
				Senior Heavy Duty Equipment							
	Balleza	Francis	CITY-LADWP	Mechanic	0		0		0		
	Bamunuarache	Heshawa	CITY-LADWP	Electrical Meter Setter	0		0		0		
								University: 2; Graduates: 2;			
	Banks	Nicole	CITY-LADWP	Senior Administrative Clerk	5		0	Grandchild: 1	5		
	Banuelos	David	CITY-LA	Construction Inspector	0		0		0		
	Barajas	Rodolfo	CITY-LA	Finance Development Officer	0		0		0		
	Barkley	Edward	CITY-LAFD	LAFD Captain I	1	Ginni Barkley	1		0		
1	Barlow	Desmond	CITY-LAFD	LAFD	0	,	0		0		
		Justin	CITY-LADWP	LPM	0		0		0		
5			CITY-LADWP	LPM	0		0		0		

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old MMB, 15yo	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
127 128	Barnett Barraza	Karen Fernando	CITY-LAFD	Secretary Firefighter	0		0	MMB, 15yo	0		(
129	Barrett	Keith		LAFD	0		0		0		(
130	Barrett	Steven		Firefighter	1	Kimberly Barrett	1		0		(
	n		CITTLY	X + 6': 10 · 0 · 0 · 1				K-12: Son/14yrs;	2		
131 132	Barrientos Barton	Jesse Mikiesha		LA City/Customer Care Service Commercial Field Rep	3		0	Daughter/11yrs	0		(
133	Basco	David	CITY-LADWP	LADWP	0		0		0		
155	Dasco	David	CITY-Los Angeles Fire and Police	ENDWI			0		-		
134	Batista	Carin	Pensions	Benefits Specialist	4	Jesse Batista	0	A.B., C.B.	2	Jeremy Cesena	1
135	Batres	Lorena		Principal Clerk Utility B	0		0		0		(
136	Bautista	Jairo		LADWP	0		0	Devial De Elle	0	Dilana Tanainala	(
137 138	Bedik Bedlion	Lena Curt		DWP/Security Officer Carpenter Supervisor	1	Wife	0	Daniel Bedik	0	Dikran Tascioglu	1
139	Beebe	Eric		Electrical Mechanic	0	Wife	0		0		(
140	Bell	Forrest		Electric Station Operator	3	Private	1	Private	2		(
141	Benavides	Uvaldo		Port Police of Los Angeles	0		0		0		(
142	Benitez	David	CITY-LADWP	Electrical Engineer Associate 1	0		0		0		(
143	Benz	Mike		Electrical Distribution Mechanic	0		0		0		(
144	Benz	Thomas	CITY-LADWP	LADWP	0		0	N. P. B. J. N. J.	0		(
145	Bermudez	Eduardo	CITY-LAPD	LAPD	3	Doreen Bermudez	1	Natalie Bermudez, Nicole Bermudez	2		(
			CITY-FIRED-City of LA Rec &								
146	Bernaldo	Ryan	Park	None	0		0		0		(
47	Betancourt	Rod		Sr. Management Analyst I	0		0		0		(
48	Bevington	David		Line Patrol Mechanic	0	Gabriala Diala-1	0		0		(
49 50	Bickel Bickel	Danny		Electric Station Operator Electrical Station Operator	0	Gabriela Bickel	0		0		(
51	Biggerstaff	Stephen		Electrical Station Operator Electrical Mechanic	0		0		0		(
52	Bingham	Stephen		Customer Service Representative	0		0		0		
				Electrical Distribution Mechanic					-		
53	Binion	Jeremy		Trainee	3	Wife	1	Private	2		
54	Birnbaum	Nicholas		Firefighter Paramedic	0		0		0		-
55	Biros	J.		SUPERIOR	1	Wife	1		0		-
56	Bishop	Aaron		Senior Heavy Duty Equipment Mechanic	0		0		0		
57	Bittner	Joseph	CITY-LADWP	Water Utility Supervisor	0		0		0		
58	Bizzell	Elva		LADWP	0		0		0		
59	Black	Terrance		LADWP	0		0		0		
60	Blake	Russell		LADWP	0		0		0		
61	Bledsoe	Thomas	CITY-LADWP	LADWP	0		0		0		
62	Blumenthal	James	CITY-LADWP	LADWP	0		0		0		
								Catherine Boardman,			
163	Boardman	Zachary		Aqueduct	6	Desari Boardman	1	Gregory Boardman	2	Grandsons: DM/3yrs; JM/3yrs; R	
64	Bochey	Michael		Firefighter/Paramedic	0	Ellen Hayami	0		0		- '
65 66	Boen Bolanos	Robert Victor		Electrical Mechanic Civil Engineering Drafting tech B	3		0	Son	1	Parents	
00	Dolanos	VICTO		Scattergood Generating	3			Son	•	Tarchis	
67	Bolog	David		Station/Steam Plant Assistant	0		0		0		
68	Bolog	Viorell	CITY-LADWP	Storekeeper	0		0		0		-
69	Bonffil	Damaris		Police Officer	0		0		0		-
70	Bonilla	Yumiko		Forensic Print Specialist	0		0		0		-
71	Bosco	Joe		ER	2	Wife	1	Daughter	1		-
72	Botton	Daniel	CITY-LA	Field Engineering Aide - Survey Division for The BOE	2		0	Bryce Botton, Avery Botton	2		
			CITY-Department Public Works /								
73	Boudreaux	Harold	Sanitation	RCTO	1		0	K-12: TB/17yrs	1		
74	Boudreaux	Jacob		LAFD	0		0		0		
75	Boughamer	Barry		Building Repairer	1		0	K-12: Son/15yrs	1		-
76	Boulware	Philip		Electrical Distribution Mechanic trainee	2	Amilia Boulware, Isaac Boulware	1	Isaac Boulware	1		
77	Boulware	Robert		LADWP	0	Dourwald	0		0		
78	Bowden	Damon		Back Up Diver Firefighter	0		0		0		
				Construction & Maintenance							
79	Bowling	Joseph	CITY-LADWP	Supervisor	2	Jessica Bowling	1	Sadie Bowling	1		
80	Boykins	Julie		Accounting clerk	0		0		0		
81	Bradley	Michael	0 0	Street Lighting Electrician	1		0	Brinley Bradley	1		
82 83	Bradley Bradley	Morgan Martin		Firefighter/Paramedic LADWP	0		0		0		
83 84	Bradley	Martin Brian		LADWP	0		0		0		
85	Bray-Ali	Josef		Electrical Test Technician	0		0		0		
86	Brewster	James		Control Operator	0		0		0		
87	Brewster	James		LADWP	0		0		0		
				Steam Plant Maintenance							
88	Brice	Gregory		Mechanic	3	Elizabeth Brice	1	K-12: BB/8yrs; BB/4 yrs	2		
89	Briggs	Scott	CITY-Dept of Public Works Bureau of Contract Administration	Principle Construction Inspector	2		0	Katherine Briggs	2		
90	Briggs	Kyle		Electrical Craft Helper	4	Deanna Briggs	1	Owen Briggs	3		
91	Brito	Heriberto		Police Officer	1		1	00**	0		
92	Britten	Jane		City of Los Ángeles	0		0		0		
93	Brockman	James		DWP	0		0		0		
94	Brockschmidt	Edward	CITY-LAFD	Firefighter	0		0		0		
95	Brodock	Charles	CITY-LADWP	Heavy Duty Equipment Mechanic	0		0		0		
06	Describ	D	CITY LAFD	LAFD/Ei C · · ·		Harden B		Carly Brooks Makena Brooks			
96	Brooks Brown	Bryan Chase		LAFD/Fire Captain Plumber	0	Heather Brooks	0	Jack Brooks	0		
97	DIOWII			City of Los Angeles	0		0		0		
97 98	Brown	Nathan									

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
200	Brown	Joshua	CITY-LADWP	LADWP	0	_	0		0	.,	0
201	Brown	Arnita	CITY-LAPD	Police Performance Auditor II	0		0		0		0
202	Brumfield	Dion	CITY-LADWP	LADWP	0		0		0		0
203	Bryant	Cranston	CITY-LADWP	Underground Construction	0		0		0		0
				Structural Steel Fabricator							
204	Burgos	Jose	CITY-LADWP	Supervisor	0		0		0		0
205	Burke	Louis	CITY-LADWP	Survey Party Chief	3	Kristina Burke	1	Liliana Burke, Braden Burke	2		0
206	Bursalyan	Vartan	CITY-LADWP	Senior Civil Engineering Drafting Technician	9		0	Ella Bursalyan, Emilia Bursalyan, Mika Bursalyan, Robert Varjabedian	4	Ripsime Tonoyan, Hrach Bursalyan, Vick Bursalyan, Angeline Aghopoo, Mary Bursalyan	5
207	Burton	Josh	CITY-LAFD-OTHER-RETIRED	None	0		0		0		0
208	Butler	Rick	CITY-LADWP	Superintendent	0		0		0		0
209	Butterfield	William	CITY-LADWP	LADWP	0		0		0		0
210	Buyard	Kenneth	CITY-LA	Truck Driver/LA City	3		0		0		0
211	Buzzerio	Anthony	CITY	City of Los Angeles	0		0		0		0
212	Bybee	Dale	CITY-LADWP	LADWP	0		0		0		0
212	D	T	CITY-LAFD	Fine Contain	_	N D	1	K-12: AB/17yrs; DB/15yrs;	4		0
213	Byrne	Leo Christine	CITY-LAFD	Fire Captain	5	Nancy Byrne	0	CB/13yrs; LB/11yrs	0		0
214	Cababaro	Christine	CITY-LA	Registered Nurse	U		0		0		- 0
215	Cabrera	Angel	CITY-LADWP	Maintenance and Construction Helper	0		0		0		0
216	Cachon	Phil	CITY-City of LA-RETIRED-VAX		1		0		0	Rosa Cachon	1
217	Cadoret	Travis	CITY-LADWP	Equipment Operator	2	Wife	1	Private	1		0
218	Calderon	Joseph	CITY-LA	Storekeeper 11	2		0	SC, GC	2		0
219	Calderon	David	CITY-LADWP	Supervisor	0		0	50,00	0		0
220		David	CITY-LADWP	•	0		0		0		0
	Calderon			Commercial Field Supervisor			0		0		0
221	Callebon	Vincent	CITY-LADWP	Electrical mechanic	0	Wife, AC		SC VC			
222	Callahan	John	CITY-LA	Heavy Duty Equipment Mechanic	3	Wife: AC	1	SC, KC	2		0
223	Camacho	Christopher	CITY-LA	Plumber	0		0		0		0
224	Camarena	Lisha	CITY-LADWP	CSR	0		0		0		0
225	Cameron	Valerie	CITY-LA	Administrative Clerk	0		0		0		0
226	Cameron	Dawn	CITY-LADWP	Management Analyst	0		0		0		0
227	Campanella	Philip	CITY-LAFD	Captain I	3	Linda Campanella	1	Private	2		0
228	Campbell	Edward	CITY-City of Los Angeles	SUPERINTENDENT	1	Kristi Campbell	1		0		0
229	Campbell	Anthony	CITY-Department of Sanitation	RCTO	4		1	Private	3		0
230	Campbell,	Kristi	CITY-LADWP	CUSTOMER SERVICE REP	0		0		0		0
231	Campos	Jose	CITY-LADWP	SR Water Utility Worker	0		0		0		0
										Deonna Canada, Brandon	
232	Canada	Grenada	CITY-LADWP	Custodian	4	Arthur Wiley	1	Ebony Canada	1	Canada	2
233	Candish	Scott	CITY-LADWP	Machinist	0		0		0		0
234	Cappello	Courtnie	CITY-LADWP	Aqueduct and Reservoir Keeper	2		0	Kori Cappello, Kensley Cappello	2		0
235	Cappello	Michael	CITY-LADWP	Maintenance and Construction Helper	3	Courtnie Cappello	1	Kori Cappello, Kensley Cappello	2		0
236	Carbajal	Luis	CITY-LA	Wastewater Collection Worker 2	4	Private	1	Private	1	Private	2
237	Carbajal	Jesus	CITY-LAFD	Fireman	0	Tivac	0	Titvate	0	Tilvate	0
238	Cardenas	John	CITY-LAFD	LAFD	0		0		0		0
239	Carlander	Vincent	CITY-LADWP	LADWP	0		0		0		0
240	Carlon	Christina	CITY-LA	Principal Planner	0		0		0		0
241	Carlson	David	CITY-LADWP	Water utility worker	0		0		0		0
242	Carnes	Shawna	CITY-LA	Light Truck Operator	3		0	Casey Ogden, Kayla Ogden	2	Private	1
243	Carpenter	Caroline	CITY-LAFD-OTHER-Kingsbarn	Deckhand Deckhand	1		0	Charles Carpenter-Castillo	1	Tilvate	0
244	Carr		CITY-LADWP	LADWP	0		0	Charles Carpenter-Castino	0		0
244	Carranza	David Armando	CITY-LAFD	FF/Paramedic	0		0		0		0
246	Carter	John	CITY-LADWP	Electrical Distribution Mechanic Supervisor	0		0		0		0
246	Carter	Ronald	CITY-LADWP	Programmer Analyst	0		0		0		0
∠ +/	Cui vajai	Ronalu	C-1 1-L/1	. Ogrammer Anaryst	v		U	Christopher Casas Tile	v		- 0
248	Casas Jr.	Camilo	CITY-LADWP	UDCS	3		0	Christopher Casas, Lily Casas, Emma Casas	3		0
249	Castell	Jason	CITY-LADWP	Electrical craft helper	0		0	,	0		0
250	Castillo	Vince	CITY-LA	Administrative Clerk	0		0		0		0
251	Castillo	Raymond	CITY-LADWP	Power Shovel Operator	0		0		0		0
251	Castillo	Osvaldo	CITY-LAPD	Police Officer	4	Private	1	Private	3		0
252	Castro	Francisco	CITY-LAPD	Truck operator	3	. man	0		0		0
253 254	Castro	Francisco	CITY-LA	RCTO II	0		0		0	Mother	1
							0		0	IVIOUICI	
255	Castro	Richard	CITY-LA	Storekeeper II	0						0
256	Castro	Andrew	CITY-LADWP	Electrical Craft Helper			0		0		0
257	Castro	Corina	CITY-LADWP	Health Facilities Evaluator Nurse	0		0		0		0
258	Castro	Geovanny	CITY-LADWP	Electrical Mechanic Trainee	0		0		0		0
259	Castro	Frank	CITY-Sanitation Bureau-Solid Resources Collection Division	Refuse Collection Truck Operator	1		0		2	Maria Zarate	1
260	Castruita	Mike	CITY-LA	MCH	3	Wife: EC	1	K-12: IC/11yrs; GC/11yrs	2		0
261	Ceballos	Jonathan	CITY-LADWP	Electrical Craft Helper	0		0		0		0
262	Centes	Oscar	CITY-LADWP	Security	0		0		0		0
263	Cerda	Ryan	CITY-LADWP	Maintenance Mechanic	2		0	K-12: MC/6 yrs; NC/4 yrs	2		0
264	Cervantes	Raymond	CITY-LADWP	Senior Supervisor	1	Miriram Cervantes	1		0		0
265	Cessna	Tyler	CITY-LADWP	Senior Cable Splicer	0		0		0		0
266	Chacon	Jaime	CITY-LAPD CITY-LA-FIRED-GSD-OTHER-	LAPD	1	Wife	1	Steven Chagolla, Gregory	0		0
267	Chagolla	Bonifacio	Unemployed	None	3	Wife	1	Chagolla Chagolla	2		0
268	Chaidez	Victor	CITY-Local City Government	Local City Government	0		0	-	0		0
269	Chaisson	Louie	CITY-LADWP	LADWP	0		0		0		0
270	Chamberlain	Jonathan	CITY-LADWP	LADWP	0		0		0		0
271	Chamness	Fabio	CITY-LADWP	Mechanic A	0		0		0		0
272	Chang	Terence	CITY-LA-World Airports	Plumber	1	Jane Taguchi	1		0		0
		Javonna	CITY-LADWP	Customer Service Rrp	0	.anc auguem	0		0		0

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274	Chastain	Brenda	CITY-LADWP	Security Officer	2		0	Cayla Chastain, Carissa Chastain	2		١,
275	Chavez	Mayra	CITY-LA	City of Los Angeles	0		0	Cilastani	0		
276	Chavez	Robert	CITY-LA			Wife	1		0		
				Storekeeper II-M	1	Wife					
277	Chavez	Isaac	CITY-LADWP	EDMS-B	0		0		0		-
278	Chavez	Luis	CITY-LADWP	LADWP	0		0		0		
279	Chavez	Daniel	CITY-LAFD	Firefighter III Paramedic	0		0		0		
280	Chen	Eliot	CITY-LADWP	LADWP	0		0		0		
281	Cheng	James	CITY-LADWP	LADWP	0		0		0		
82	Chiavassa	Stuart	CITY-LADWP	Carpenter	2	Wife	1	Daughter	1		
283	Childress			•	0	WIIC	0	Daughter	0		
		Joseph	CITY-LADWP	EDMS							
284	Childs	Ryan	CITY-LADWP	LADWP	0		0		0		,
				Information Systems Operations							
285	Christophe	Dwayne	CITY-LA	Manager	0		0		0		
286	Christopher	Andrew	CITY-LADWP	LADWP	0		0		0		-
287	Cisneros	Jason	CITY-LADWP	Plant Equipment Operator (Steam Plant Assistant II)	1		0	Jonathan Cisneros	1		
				Commercial Service							
288	Clark	Amy	CITY-LA	Representative	1		0	Mya Wooden	1		
289	Clark	Edward	CITY-LA	City of Los Angeles	0		0		0		
290	Clark	Scott	CITY-LADWP	LADWP	0		0		0		
291	Clark	Ted	CITY-LADWP	LADWP	0		0		0		
292	Claros	Muriel	CITY-LA	Detention Officer	1		0	Darren Morrow Jones	1		
						Marian Cl.					
93	Classic	Jason	CITY-LADWP	Machinist	2	Marissa Classic	1	Vincent Classic	1		
94	Clay	Bettye	CITY-LADWP	DWP custodian	0		0		0		
95	Clift	Gary	CITY-LADWP	H.D. Equip. Mech.	0		0		0		
96	Coe	Darren	CITY-LADWP	LADWP	0		0		0		
97	Cole	Robert	CITY-LADWP	Water Utility Worker	0		0		0		
- / /		200011		Cumy Worker			,	V 12: Daughta-//	U		
000	Coleman	Chasa	CITY LAED	LAED	,			K-12: Daughter/6yrs;	2		
298	Coleman	Chase	CITY-LAFD	LAFD	2		0	Daughter/9yrs			
299	Colfax	Douglas	CITY-LAFD	Firefighter	0		0		0		
00	Collins	Nicholas	CITY-LAFD	Firefighter/Paramedic	3	Mylien Collins	1	Cameron Collins	2		
01	Collupy	Deborah	CITY-LA OTHER-Unemployed	None		David Collupy	1	Daisy Collupy, Dale Collupy	2		
02	Colón	Jennifer	CITY-LADWP	Admin clerk	2	Husband	1	K-12: Daughter/6yrs	1		
02	Colon	Jennifer	CIT I-LADWI	Adminicient	-	Husband	1		1		
03	Comer	Kenney	CITY-PORT LA	Senior Automotive Supervisor	3	Michelle Comer	0	Hudson Comer, Brogan Comer, Keagan Comer	3		
04	Comer	David	CITY-Port of Los Angeles /Harbor Department	Senior Automotive Supervisor	0		0	***	0		
205	Com	A1	CITY I ADVID	Sit O.6"	_	Alenda C		University: IG/19yrs; K-12:			
305	Contreras	Amber	CITY-LADWP	Security Officer	5	Alfredo Garcia	1	GG/12yrs; DG/5yrs; EG/3yrs	4		
306	Contreras	Jason	CITY-LADWP	Electrical Repair Supervisor	8	Lisa Contreras	1	Jeremy Contreras	6		
07	Coogle	Karen	CITY-LA	Forensic Photographer	0		0		0		
08	Cook	Richard	CITY-LADWP	Aquaduct and Reservoir Keeper	1	Julie Cook	1		0		
09	Cook	Darin	CITY-LAFD	Captain Electric Distribution Mechanic	0		0		0		
310	Cooney	Shane	CITY-LADWP	Trainee Administrative Senior Clerk	0		0		0		
311	Coons	Barbara	CITY-LADWP	Typist (Timekeeper)	0		0		0		
312	Coons	Wade	CITY-LADWP	LADWP	0		0		0		
13	Cope	Mike	CITY-LADWP	Lineman	3	Ashley Cope	1	K-12: CC/11yrs; RC/7yrs	2		
14	Cope	MILO	CITY-LAFD	LAFD	0		0		0		
15	Cordova	Andrey	CITY-LADWP	Water Service Worker	0		0		0		
16	Cordova	Johnny	CITY-LADWP	UDCM	0		0		0		
-	22.30.4						,		~		
17	Corona	Fabian	CITY-City of LA	Maintenance and Construction Helper	0		0		0		
				•							
18	Coronel	Silvestre	CITY-LADWP	Tire Repairer	0		0		0		
9	Corral	Manuel	CITY-LA	Refuse collection truck operator	0		0		0		
20	Corrales	Ed	CITY-LA	City Of Los Angels	0		0		0		
21	Cortez	Enrique	CITY-LADWP	LADWP	0		0		0		
22	Costello	Roberta	CITY-LADWP	Senior Construction Inspector	0		0		0		
							0		0		
23	Cover	Robert	CITY-LADWP	LADWP	0						
24	Crevier	Tom	CITY-LADWP	LADWP	0		0		0		
25	Crispino	Christopher	CITY-LAPD-Harbor Department	Police Officer II	3	Wife	1	Daughter; StepSon	2		
26	Cristalinas	Kristofer	CITY-LADWP	LADWP	0		0		0		
								JC/25yrs; ZC/19yrs:			
7	Crockett	Jason	CITY-LADWP	Waterworks Mechanic A	5	Tanya Zaleschuk	1	ZC/16yrs; ZC/14yrs	4		
8	Croft	Ryan	CITY-LADWP	Meter Reader	0	. ,	0		0		
00	Crouchman	Chad	CITY I A	Principal Civil Engineering					0		
29		Chad	CITY-LA	Drafting Technician	0	D C	0				
30	Crow	Alex	CITY-LADWP	Electric meter setter	1	Dawn Crow	1		0		
1	Cruz	Dale	CITY-LA	Sign Painter	1	Wife	1		0		
2	Cruz	Ignacio	CITY-LA	Refuse collection truck operator	0		0		0		
3	Cruz	Patrick	CITY-LADWP	LADWP	0		0		0		
4	Cua	Ness	CITY-LADWP	LADWP	0		0		0		
5	Culbert	Matt	CITY-LADWP	Edmt	0		0		0		
6	Culver	Larry	CITY-LADWP	Electric Distribution Mechanic	1	Wife	1		0		
7	Culver	Walter	CITY-LADWP	Dwp Carpenters Union 661	0		0		0		
8	Cunha	John	CITY-LADWP	Lineman	7	Jessica Cunha Katherine	1	Scarlett Cunha	3	Friends: CJ/41yrs: JJ/35yrs; KJ/1	
۵	Cunningham	Michael	CITY-LAFD	Inchestor	3	Cunningham	1	Daughter: EC; Son: FC	2		
9				Inspector		-				V: 0	
0	Cupp	Scott	CITY-LA	Senior Automotive Supervisor	2	Jennifer Cupp	1	L.R.S.C.	1	Liam Cupp	
1	Curtis	Christopher	CITY-LAFD	Firefighter	2		0	Cody Curtis, Jordyn Curtis	2		
	Cwiakala	Andrew	CITY-LADWP	Electric Distribution Mechanic	2	Linda Guzman	1	Lyla Cwiakala	1		
12	D'Alessandro	Justin	CITY-LADWP	Electrical Craft Helper	1	Wife	1	,	0		
42 13		Justin				** 110	0				
43		Dovi J	CITVIA 7c-								
	D'Souza Dahlenburg	David John	CITY-LA Zoo CITY-LADWP	Veterinary Technician LADWP	0		0		0		

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	
347	Darwin	Matthew	CITY-LADWP	Electric Trouble Dispatcher	7	Brianna Darwin	1	K-12: JD/17yrs; JD/15yrs: JD/11yrs; JD/11yrs; BD/1yr	6	Grandson: 6yrs	
348	Dasaro	Nicholas	CITY-LADWP	Equipment Mechanic	0	Diama Daiwiii	0	3D/11/10, 3D/11/10, DD/11/1	0	Grandson: Gyrs	
	Dublic	THEHOLES	CITT ELIB WI	Equipment Meenane				Mia Arreguin, Alyssa			
49	Datardina	Omar	CITY-LADWP	Welder	3	Estrella Gonzalez	1	Arreguin, Aiyssa Arreguin	2		
50	Daugherty	Kevin	CITY-LADWP	LADWP	0		0	Į.	0		
51	David	Joseph	CITY-LA	Electrical Services Manager	0		0		0		
								Parker Rouser, Jena Rouser,			
52	Davidian	Debra	CITY-LAPD	Photographer 3	3		0	Hunter Rouser	3		
53	Davies	Chad	CITY-LADWP	Electrical Test Technician	0		0	Transcr Trouser	0		
55	Davies	Ciidu		Electrical Test Technician			U		U		
54	Davis	Deshaila	CITY-HARBOR UCLA MEDICAL CENTER	Intermediate Clerk	0		0		0		
55	Davis	Heather	CITY-LA		0		0		0		
				City Of Los Angeles							
56	Davis	Cody	CITY-LADWP	MCH	0		0		0		
57	Davis	Dustin	CITY-LADWP	Controls Mechanic	0		0		0		
58	Davis	Jared	CITY-LADWP	LADWP	0		0		0		
59	Davis	Jude	CITY-LADWP	LADWP	0		0		0		
50	Davoodi	Abul Kassem	CITY-LADWP	Heavy equipment operator	0		0		0		
61	Dawson	Curtis	CITY-LA	City of Los Angeles	0		0		0		
				CHIEF ELECTRIC PLANT							
62	DeBlasio	Steve	CITY-LADWP	OPERATOR	1	Victoria DeBlasio	1		0		
63	DeHemmer	Dylan	CITY-LADWP	LADWP	0		0		0		
							U		U		
								Allyson DeHemmer, Tiffany			
64	DeHemmer	Richard	CITY-LADWP	Line Patrol Mech	3	Karen DeHemmer	1	DeHemmer	2		
65	DeJan	Carl	CITY-LAPD	Civilian - LAPD	0		0		0		
55	- Jesun	Cuii	CITI-DIII D	C. FIRM - LAI D	v		U	Cohootion Do I Di-	v		
66	DeJesús	Francisco	CITY-LA	Police Officer	3	Sindee De Jesus	1	Sebastian De Jesus, Dorian De Jesus	2		
66						SHIUCE DE JESUS		De Jesus			
67	Delacerda	Gerald	CITY-LADWP	Electrical Craft Helper	0		0		0		
68	DeLaCruz	Arturo	CITY-LADWP	LADWP	0		0		0		
59	DeLaCruz	Henry	CITY-LADWP	Welder	0		0		0		
70	DeLaLuz	Heidi	CITY-LADWP	Customer Service Representative	2		0		0	Grandfather; Grandmother	
71	Delgado	Jose V	CITY-LA	Garage Attendant	0		0		0		
72	Delgado	Efrem	CITY-LAPD	Garage attendant	0		0		0		
73	Dellefield	Chris	CITY-LA	Assistant Building inspector	0		0		0		
						0:11.0.16.					
74	DeMott	Mark	CITY-LAFD	Firefighter	1	Griselda DeMott	1		0		
75	DeMott	Mark	CITY-LAFD	Firefighter III	0		0		0		
76	DeShong	Dave	CITY-LADWP	Machinist	3	Wife	1	K-12: 2 Children	2		
77	Devenney	Jacob	CITY-LADWP	LADWP	0		0		0		
78	Dews	Ethan	CITY-LADWP	Aqueduct and reservoir keeper	0		0		0		
79	DeYoung	Garritt	CITY-LADWP	Meter reader	0		0		0		
80	DeYoung	Scott	CITY-LADWP	LADWP	0		0		0		
	_							I I			
81	Diaz	Anthony	CITY-Department of Sanitation	Refuse truck operater	1		0	University: Son	1		
82	Diaz	Mario	CITY-LADWP	Senior Storekeeper	2		0	ER/ AR	2		
83	Diaz	Gabriel	CITY-LADWP	Equipment Mechanic	4	Bertha A Diaz	1		3		
84	Diaz	Omar	CITY-LADWP	Electrical Distribution Mechanic	1	Eugenia Diaz	1		0		
85	Diaz	Pedro	CITY-LADWP	LADWP	0		0		0		
86	Dib	Cynthia	CITY-LA	Facility Recreation Director	2		0	K-12: 14yr; 16yr	2		
87	diDonato	Luke	CITY-LA	Equipment Mechanic	0		0		0		
								Vti- Di T-l Di	2		
38	Diego	Michael	CITY-LADWP	Heavy-Duty Equipment Mechanic			0	Kyrstin Diego, Tyler Diego			
39	Diem	Ryan	CITY-LAFD	fFrefighter Paramedic	0		0		0		
0	DiNapoli	Enrico	CITY-LAPD	Police Officer	4	Geraldine DiNapoli	1	Son/26yrs	1	Mother: 72yrs; Son: 30/yrs	
1	Dirden	Lynay	CITY-LADWP	LADWP	0		0		0		
)2	Ditzel	Bradley	CITY-LADWP	Electrical Craft Helper	3	Wife	1		0		
)3	Dockus	Richard	CITY-FIRED-LA	Building Mechanical Inspector	0		0		0		
14			CITY-LADWP		2	Aja Hunkin	1	James Dodson	1		
	Dodson	Kenji		Electrical Mechanic		-	1		1		
)5	Dolan	Brent	CITY-LADWP	Civil Engineering Associate II	0	Lori Dolan	0	Amy Dolan	1		
96	Domerick	Dmetri	CITY-City of LA	Animal Keeper	0		0		0		
97	Donabedian	Alex	CITY-LADWP	Storekeeper	1	Kristin Donabedian	1		0		
8	Donaldson	Tyree	CITY-LADWP	Electrical Mechanic	0		0		0		
9	Dornoff	Joseph	CITY-LADWP	Instrument Mechanic Supervisor	0		0		0		
								Matthew Dorsey, Jenette			
00	Dorsey	Dennis	CITY-LADWP	Welder	7	Wife	1	Quintero	2	Doreen Dorsey	
)1	Doss	Joseph	CITY-LADWP	Warehouse and Toolroom Worker	1	Luz Doss	1		0		
	<u> </u>	-	CITY-City of LA, Department of						-		
			Public works Bureau of Contract								
)2	Doyle	Francis	Administration	Construction Inspector	0		0				
	T-		CITY-LA-Department of Public	•							
			Works Bureau of Contract								
)3	Doyle	Francis	Administration	Construction Inspector	0		0		0		
)4	Doyle	Daniel	CITY-LADWP	Steam Plant Operator	2	Melanie Doyle	1	newborn	1		
5	Doyle	Matthew	CITY-LADWP	Waste Water Collection Worker 2	3	., .	0	2 Daughters; Son	3		
6	Doyle	Paul	CITY-LADWP	LADWP	0		0		0		
,	Doyle		C.1 I-LIIDWI	2	U	Chainting Education	U		U		
	Drake	Trevor	CITY-LADWP	Electrical Craft Helper A	2	Christine Edemann	1		0	Ian Drake	
7	Drake	Trevor				Meade				Iuli Diake	
	Drews	Eben	CITY-LADWP	Exempt Carpenter	0		0		0		
8	Duke	Larry	CITY-LADWP	Power Shovel Operatoe	1	Wife	1		0		
8								Mike Duncan, Robert			
8 9	Duncan	Douglas	CITY-LADWP	EDMS	4	Allimony	1	Duncan, Gary Duncan	3		
8 9		Michael	CITY-LADWP	Electrical Distrobution Mechanic	0		0		0		
8 9 0	Duncan	Russell	CITY-LADWP	Maintenance Construction Helper	1	Kathleen Duncan	1		0		
8 9 0 1			CITY-LADWP	UDCS	7	Autum Pass	1	KD; DD; CD; ID; MD; JD	6		
8 9 0 1 2	Duncan	Carl			0		0	, DD, CD, ID, MD, JD	0		
0 1 2 3	Duncan Dunham	Carl	CITY-I ADWD		·		U		U		
0 1 2 3 4	Duncan Dunham Dunham	Devon	CITY-LADWP	Electric Trouble Dispatcher							
07 08 09 0 0 11 2 3 4 5	Duncan Dunham		CITY-LADWP CITY-LADWP	Line Maintenance Assistant	0		0		0		
08 09 0 1 2 3 4	Duncan Dunham Dunham Dunmire	Devon John	CITY-LADWP	Line Maintenance Assistant Senior Inspector/Office	0	Inhal C D		Considera D			
0 1 2 3 4	Duncan Dunham Dunham	Devon		Line Maintenance Assistant		Isabel G. Duran	1 0	Genevieve Duran Sons: 23/yrs; 21/yrs	0 1 2		

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	,
419	Duran	Brian	CITY-LADWP	LADWP	0		0	,	0	.,,	(
420	Easton	Kevin	CITY-LAFD	LAFD	0		0		0		(
421	Easton	Jeffrey	CITY-LAFD RETIRED	LAFD RETIRED	0		0		0		(
422	Eaton	Frank	CITY-LADWP	MCH	0		0		0		(
423	Ebbat	Ryan	CITY-LAPD	Police Officer	2		0	K-12: 2 Childrens	2		(
				Heating and Air Conditioning							
424	Echeverria	Edgar	CITY-LA	Mechanic	0		0		0		-
125	Eder	Daniel	CITY-LADWP	LADWP	0		0		0		(
126	Edwards	Susan	CITY-LA	Animal Keeper	0		0		0		
127	Egizi	Kevin	CITY-LAFD	LAFD	0		0		0		
428	Egizi	Mark	CITY-LAFD	Captain II	0		0		0		(
429	Elder	Joshua	CITY-LA	Custodian	0		0		0		
430	Elias	Alexander	CITY-LADWP	LADWP	0		0		0		
				Wastewater Treatment Mechanic							
431		John	CITY-LA	Supervisor	3	Wife	1	2 Daughters	2		
432	Ellis	Clifford	CITY-LA	Crane Operator	1	Wife	1		0		
433	Elmore	Tyler	CITY-LAFD	Firefighter	2	Jessica Elmore	1	Logan Elmore	1		
434	English	Yolanda	CITY-LADWP	SAC	2	Spouse	1	Daughter	1		
435	Erdoglyan	Garen	CITY-LADWP	Senior Cable Splicer	0		0		0		
436	Escobar	Carlos	CITY-LA	Heavy Duty Truck Operator	1	Vanessa Escobar	1		0		
437	Esparza	Roberto	CITY-LADWP	LADWP	0		0		0		
								Landon Esperias, Logan			
438	Esperias	Joanna	CITY-LADWP	Senior Administrative Clerk	4	Andre Esperias	1	Esperias, Nathan Martinez	3		(
420	Eoninoso	Vacania	CITY-LA	Desistand Votaningsy Technician	9	Elias Tania	1	A aron Tonio	1	AAE, Carlos E Burgoin, Jr., Esther Burgoin, LLB, EEB, Carlos E.Burgoin Sr., Maria	
139	Espinoza	Yesenia		Registered Veterinary Technician		Elias Tapia	1	Aaron Tapia	0	G.Burgoin	
440	Espinoza	Armando	CITY-LADWP	LADWP	0		0			Com A M D	
441	Estrada	Jacquelyn	CITY-LA	Management Analyst	1	Manager E. C.	0	Labor Patro de	0	Sean A. McDermott	
142	Estrada	Ramon	CITY-LA	Tree Surgeon Supervisor	2	Margaret Estrada	1	Joshua Estrada	1		
143	Estrada Jr	Guadalupe	CITY-LADWP	LADWP	0		0		0		
144	Evans	Morgan	CITY-LAPD	Police Officer	5	Danielle Evans	1	Gavin Evans	4		
445	Everhart	David	CITY-LADWP	Lineman	0		0		0		
			CITY-LADWP-Hyperion Water					Ife Akano, Joanna Ezirim,			
446	Ezirim	Cajetan	Treatment Plant	Wastewater Electrician	6	Manuela Wimmer Ezir	1	Skylar Ezirim	3	PE, HE	
147	Fabela	David	CITY-LAFD	Fire Captain II	0		0		0		
148	Fairbanks	Robert	CITY-LADWP	Senior Storekeeper	2		0	14yrs; 16yrs	2		
49	Faircloth	Cecil	CITY-LADWP	Machinist	0		0		0		
150	Fanning	Momty	CITY-LAPD	A-supervisor	0		0		0		
451	Fariaz	Arturo	CITY-LADWP	Carpenter	0		0		0		
452	Farris	Brian	CITY-Los Angeles	Los Angeles City	0		0		0		
453	Favela	Alexander	CITY-LA	Gardener Caretaker	0		0		0		
454	Fechser	Dominick	CITY-LADWP	LADWP	0		0		0		
455	Fedance	Dustin	CITY-LADWP	Assistant Maintenance Mechanic	2		0	Wyatt Fedance	1	Brianna Solis	
456	Fernandez	Francisco	CITY-LADWP	Electrical engineer	0		0		0		
457	Ferrari	Daniel	CITY-LAFD	LAFD	0		0		0		
458	Ferrer	Raphael	CITY-LA	Police officer	5	Private	1	Private	4		
459	Ferro	Anthony	CITY-LAFD	Firefighter Paramedic	0		0		0		
460	Fimbrez	Armando	CITY-LA	Masonry Worker	0		0		0		
461	Fischer	Jason	CITY-LA	Equipment mechanic	0		0		0		
462	Fish	Anthony	CITY-LADWP	Building Repairer	0		0		0		
463	Fisher	Adam	CITY-LA	Engineer	1	Rachel Fisher	1		0		
464	Fisher	Adam	CITY-LAFD	Firefighter	2	Wife	1	Son: newborn	1		
				Engineer of the Fire Department	3	Tracy Fisher	1	Thomas Fisher	2		
465	Fisher	Eric	CITY-LAFD		0	Hacy Fisher	0	Thomas risher	0		
466	Fleming	Michael	CITY-LADWP	Equipment Operator		Ah a Planes		Maran Flanca			
167	Flores	Hector	CITY-LA	Heavy Equipment Mechanic	4	Amber Flores	1	Mason Flores	3	0 10 1 1 0 10	
168	Flores	Cherise	CITY-LAPD	Senior Administrative Clerk	4	Carlos Flores	1	Isaiah Flores, Violet Flores	2	Grandfather: AG/82yrs	
469	Fogle-Giangre		CITY-LADWP	Line Maintenance Assistant	0		0		0		
170	Fonti	Jonathan	CITY-LADWP	LADWP	0		0		0		
171		James	CITY-LA	Waste Water Treatment Mechanic	0		0		0		
172	Forbey	Joshua	CITY-LADWP	Survey Party Chief	0		0		0		
173	Ford	Nick	CITY-LADWP	Electrical Mechanic Trainee	0		0		0		
474	Foster	Jason	CITY-LAFD	Engineer	1	Wife	1		0		
175	Francisco, Jr	Anceo	CITY-LADWP	Heavy Equipment Operator	0		0		0		
476	Franco	Tommy	CITY-LADWP	LADWP	0		0		0		
477	Frank	Jason	CITY-LADWP	LADWP	0		0		0		
478	Franklin	Brett	CITY-LADWP	LADWP	0		0		0		
179	Frere	Brandon	CITY-LAFD	Firefighter III	0		0		0		
480	Frey	Justin	CITY-LADWP	Wastewater Treatment Mechanic	0		0		0		
481	Frost	Wayne	CITY-LADWP	Control operator	0		0		0		
182	Fuentes	Consuelo	CITY-LA	Management Analyst	0		0		0		
183	Fuette	Ryan	CITY-LAFD	Firefighter/Paramedic	3	Wife	1	Felicity Fuette	2		
184	Furubotten	Tyson	CITY-LA	City of Los Angeles	0		0		0		
185	G	Jerry	CITY-LA	ML	5	Diana G.	1	BG, AG, JG, GG	4		
186	Gabaldon	Armando	CITY-LAFD	LAFD	0		0		0		
187	Gaitan	Gia	CITY-LADWP	LADWP	0		0		0		
488		Jorge	CITY-LADWP	LADWP	0		0		0		
								Margarita Delgado	-		
89	Gallardo	Armando	CITY-LADWP	LPM	2		0	Scarlett Gallardo	2		
90	Gallegos	Leonard	CITY-LA	Construction Inspector	1		0	Daughter	1		
91	Gallegos	Edmundo	CITY-LADWP	LADWP	0		0	_	0		
192	Galvez	Cesar	CITY-LADWP	LADWP	0		0		0		
193	Galvez	Damaris	CITY-Los Angeles	Maintenance laborer	0		0		0		
494	Galvin	Chad	CITY-LADWP	Hydrographer	1	Katie Galvin	-		0		
195		Jesse	CITY-LADWP	Steam Plant Operator	1	Melanie Gamboa	1		0		
	Jannova	Karen M	CITY-LADWP	Admin. Clerk	1	Husband: JG	1		0		

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	
497	Garcia	Kelly	CITYLA Zoo	Animal Keeper	. 0		0		0		
								David Anthony Garcia,			
498	Garcia	David	CITY-LA	Street Services Investigator	3	Julia García	1	Stephanie Leticia García	2		
199	Garcia	Adam	CITY-LADWP	Equipment Operator	2		0	Bodie Garcia	2		
00	Garcia	Alejandro	CITY-LADWP	LADWP	0		0		0		
01	Garcia	Alex	CITY-LADWP	Communications Electrician	0		0		0		
502	Garcia	Fernando	CITY-LADWP	LADWP	0	Wife: Christina	0		0		
503	Garcia	George	CITY-LADWP	Meter Reader	1	Garcia Gutierrez de Garcia	1		0		
504	Garcia	Vincent	CITY-LADWP	Water Treatment Operator "E"	0	Garcia	0		0		
05		Alfredo		Police Officer	5	Amber Contreras	0	Isabella Garcia	4		
	Garcia		CITY-LAPD	Police officer	0	Amber Contreras	0	Isabena Garcia	0		
06 07	Garcia Gardner	Alfredo Tim	CITY-LAPD CITY-LA	Painter Painter	0		0		0		
08	Garrett	Robert	CITY-LAPD	Police Officer	4		1	Son age 10, Son age 8, Daughter age 7	3		
09				LADWP	0		0	Daughter age /	0		
	Garry	Anthony	CITY-LADWP						0		
10	Garza	Valdemar	CITY-LADWP	Security Officer	0	****	0				
11	Gaxiola	Francisco	CITY-LA	Civil Engineer Associate	4	Wife	1	22yrs; 13yrs; 7yrs	3		
12	Covitor	Inaah	CITY I ADWD	Los Angeles Department of Water	0		0		0		
	Gaytan	Jacob	CITY-LADWP	and Power							
13	Gearhart	Sierra	CITY-LAPD	LAPD	0		0		0		
14	Gelinas	Kevin	CITY-LAFD	Firefighter Paramedic	0		0		0		
15	Gentry	Christopher	CITY-LAFD	Firefighter	0		0		0		
16	Geraty	Frank	CITY-LA	Officer	0	Leicha	0		0		
7	Gerdon	William	CITY-LADWP	Electrical Craft Helper	1	Wojciechowski	1		0		
8	Giacoma	Kristopher	CITY-LA	Sanitation WW Manager	0		0		0		
9	Gilbert	Mario	CITY-LADWP	Journeyman Lineman	3	Wife	1	Son: 6yrs	1	Son: 39yrs	
0	Gillem	Lori	CITY-LADWP	Watershed Resources Specialist	3	Andy C Gillem	1	Braeden R Gillem, Caleb B Gillem	2		
1	Gilmore	Kent	CITY-LADWP	Equipment operator	0		0		0		
22	Gipson	LaReisha	CITY-LA	Traffic Officer	2	Chad Gipson	1	Lalah Gipson	1		
23	Giron Jr	Abel	CITY-LADWP	Watershed Resources Specialist	0	one orpore	0		0		
24	Gleason	Joseph	CITY-LADWP	LADWP	0		0		0		
-	Gicason	эозерп	CIT I-EAD WI	Sr Underground Distribution			0		0		
5	Gleason	Patrick	CITY-LADWP	Const Sup	0		0		0		
26	Gleyo	Leo	CITY-LADWP	Journeyman/Cable Splicer	0		0		0		
7	Glover	Shannon	CITY-LADWP	LADWP	0		0		0		
28	Goetze	James	CITY-LAFD	Engineer or Fire Department	0		0		0		
29	Gohl	Diane	CITY-LADWP	Utility Services Specialist	0		0		0		
30	Goldbeck	Lawrence	CITY-LADWP	Water Utility Specialist	0		0		0		
31	Gomez	Brian	CITY-LADWP	LADWP	0		0		0		
32	Gomez	Nicholas	CITY-LADWP	Heavy Duty Truck Operator	0		0		0		
						Olivia Caman		Amberlin Gomez, Romeo		Estala Camara	
33	Gomez	Pablo	CITY-LAFD	Firefighter III / Paramedic	5	Olivia Gomez	1	Gomez	2	Estela Gomez	
34	Gonzales	Timothy	CITY-LADWP	LADWP	0		0		0		
35	Gonzales	Mario	CITY-LADWP	Electrical Craft Helper A	4	Rosa Barrientos	1	Luna Ornales	1		
36	Gonzalez	Ernesto	CITY-LA	RCTO	0		0		0		
37	Gonzalez	Estrella	CITY-LADWP	Senior Administrative Clerk	3	Omar Datardina	1	Mia Arreguin	2		
8	Gonzalez	Jaime	CITY-LADWP	Maintenance and Construction Helper	0		0		0		
39	Gonzalez	Ramon	CITY-LADWP	AUTO BODY BUILDER AND REPAIR	1	Wife	1		0		
10	Gonzalez	Ricardo	CITY-LADWP	Electrical Mechanic	4	Wife	1	Son; 2 Daughters	3		
11				LADWP	0	WIIC	0	30ii, 2 Dauginers	0		
	Gonzalez Pena	-	CITY-LADWP						-		
2	Goodwin	Susan	CITY-Library Systems & Services		0	0 0 1	0		0		
3	Goodwin	John	CITY-Zoo	Electrical Supervisor	1	Susan Goodwin	1	w 1	0		
4	Gordon	Carly	CITY-LADWP	Maintenance Worker	5	Private	0	Private	0		
5	Graham	Samuel	CITY-LADWP	Carpenter	1	Wife	1		0		
6	Grajeda	Rogelio	CITY-City of L.A.	Systems Analyst II	3		0	RG, CG, SG	3		
7	Greslie	Jonnie	CITY-Zoo	Senior Animal Keeper	2		0	Baylie Stroud	1		
8	Grichanyuk	Mikhail	CITY-LADWP	LADWP	0		0		0		
9	Grijalva	James	CITY-LADWP	Equipment Operator	5	Private	1	Private	3	Private	
0	Grisham	Barbara	CITY-LA Zoo	Animal Care	1		0	Eric Grisham	1		
1	Grout	Daniel	CITY-LADWP	EDMS	0		0		0		
52	Gruenewald	Jennifer	CITY-LA	Animal Keeper	3		0	Sadie Gruenewald	3		
53	Guenther	Jon	CITY-LA Zoo	Animal keeper	0		0		0		
54	Guerrero	Anthony	CITY-LADWP	Water Utility Worker	3	Private	1	Private	2		
55	Guevara	Cheistopher	CITY-LADWP	LADWP	0		0		0		
6	Guilherme	Michael	CITY-LA	Construction Inspector	0		0		0		
7	Gulke	Roland	CITY-LADWP	Electrical Repairer	12	SG	1		0	MG/30yrs; CA/33yrs; Grandchile	
8	Gutierrez	Claire	CITY-LA	Paralegal	0	-	0		0	, .,, ., ., ., ., ., ., ., ., .	
9	Gutierrez	Angelica	CITY-LADWP	SR Admin Clerk	1	Josue Gutierrez	1		0		
				REINFORCING STEEL IRON		Josuc Gutterrez				Mothon/76 rmay Develop-/40	
0	Gutierrez	Fernando	CITY-LADWP	WORKER	2		0		0	Mother/76yrs; Brother/48yrs	
61	Gutierrez	Jose	CITY-LADWP	MCH	3		1		0	2 young adult kids	
52	Gutierrez	Josue	CITY-LADWP	Electric Mechanic	0		0		0		
3	Gutierrez	Julio	CITY-LADWP	LADWP	0		0		0		
64	Gutierrez	Daniel	CITY-LAFD	LAFD	0		0		0		
5	Gutierrez	Joseph	CITY-LAPD	Police Officer	0		0		0		
56	Gutierrez	Rocio	CITY-LAPD	Secretary	1		0		0	Raquel Velazquez	
57	Guyot	Kyle	CITY-LADWP	Security Officer	3		0	Private	0		
58	Guzel	Brian	CITY-LADWP	LADWP	0		0		0		
	Guzman	Feliz	CITY-LADWP	Water Utility Worker	5		0	Private	2	Private	
9							1				
59 70	Guzzetti	Bert	CITY-LADWP	Electric Trouble Dispatcher	1	Anna Guzzetti			0		

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
572	Hahaj	Casey	CITY-LADWP	Electrical Mechanic	0		0		0		0
573	Hale	Nick	CITY-LA	Storekeeper IIM	1		1		0		0
574	Hall	Timothy	CITY-LADWP	"D" Welder	0	n:	0	D: 16 011	0		0
575	Halstead	Jeffrey	CITY-LADWP	Lineman	3	Private	1	Private, 16yo & 11yo	2		0
576	Hamilton	Jeffrey	CITY-LA ED	Engineer	0		0	Bodie	0		0
577 578	Hammock	Jeremy Chase	CITY-LAFD CITY-LADWP	LAFD LADWP	0		0		0		0
579	Hanchett				0		0		0		0
	Hanlon	John	CITY-LADWP	LADWP	3	Caroli Hansan	1	IIII CII	2		0
580	Hansen	Aaron	CITY-LADWP CITY-LA	Lpm	2	Sarah Hansen	0	HH, CH Children one 13 and one 8	2		0
581 582	Harang	Anthony		Refuse Truck Operator	0			Children one 13 and one 8	0		0
	Harb	Mayra	CITY- LA Mayor's Public Safety	Grant Specialist LADWP	0		0		0		0
583	Hardy	Gary	CITY-LADWP			Add IV.	1	Madian II.	1		(
584	Harms	Eric	CITY-LADWP	Electrical Mechanic	2	Aide Harms		Madison Harms	-		
585	Haro	Steven	CITY-LA	City of Los Angeles	0		0		0		(
586	Haro	Jason	CITY-LADWP	LADWP	0		0		0		(
587	Harper	James	CITY-LADWP	LADWP							
588	Harrell	Charles	CITY-City Of LA LADOT	City Of Los Angeles LADOT	0		0		0		(
589	Harrington	Mary	CITY-LADWP	Lead Security Officer			0				
590	Harrington	Aaron	CITY-LAPD	LAPD	0		0		0		(
591	Harris	Jeffery	CITY-City of LA	Street Service Supervisor	2		0	Josiah Harris, Joshu'ah Harris	2		(
รดว	Unrrigar	Dyon	CITY I ADM/D	Lina Datral Machanic	3			K-12: MP/10yrs; JH/6yrs:	3		(
592 593	Harrison	Ryan	CITY-LADWP	Line Patrol Mechanic		Conia Harvey	0	RH/3yrs	0		(
	Harvey	Robert	CITY-LADWP	Heavy Equipment Operator	1	Sonia Harvey			0		
594	Hass	Cody	CITY-LAFD	LAFD	0	D C 14	0	Ye de Consid			(
595	Hayden	Anita	CITY-LA ED	Captain	2	Barry Smith	1	Jada Smith	1		
596	Hayes	Michael	CITY-LAFD	Firefighter Paramedic	1	Cynthia Hayes	1		0		
597	Hays	Christy	CITY-LADWP	Management Analyst	1	Rene Viramontes	1	OU. L. VV	0		
500	Цааст	Darels	CITY LAED	Eirafightar Daramadic	4	Crustal Hanny	1	Olivia Heagy, Mark August	2		
598	Heagy	Derek	CITY-LAFD	Firefighter Paramedic	4	Crystal Heagy	1	Heagy, Caleb Heagy	3		-
599	Heiberg	James	CITY-City of LA Housing Department	Principal Inspector	2		0	Robert Heiberg, Luke Heiberg	2		
399	neibeig	James		Filicipal hispector			U	neibeig			-
600	Heller	Freida	CITY-City of LA Housing Department	Housing Investigator I	0		0		0		
000	7101101	Treata	Department	Trousing investigator I			-	Madison Helton, John Helton,			-
			CITY-FIRED-LAFD-OTHER-Self					Zane Helton, Nathaniel			
501	Helton	Nathaniel	employed	Builder	5	Stacey Helton	1	Helton	4		(
502	Henderson	Larry	CITY-LADWP	Water Utility worker	1		0	Tatum Henderson	1		(
503	Hendricks	Ross	CITY-LA	Gardener/Caretaker	0		0		0		
604	Hendricks	Ross	CITY-LA	Gardener/Caretaker	0		0		0		
505	Henry	Robert	CITY-LADWP	LADWP	0		0		0		(
606	Heredia	James	CITY-LADWP	Electrical Repairer	0		0		0		
507	Hernandez	James	CITY-LA	Garage Attendant	1	Susana Hernandez	1		0		
508	Hernandez	Jovanna	CITY-LA	Police Officer	1	Rodney Hernandez	1		0		(
				City of Los Angeles - Dept of		1					
609	Hernandez	Manuel	CITY-LA	Building and Safety	0		0		0		
510	Hernandez	Michael	CITY-LA	Waste water treatment mechanic	0		0		0		(
611	Hernandez	Chris	CITY-LADWP	LADWP	0		0		0		(
612	Hernandez	Jairo	CITY-LADWP	Electric Service Representative	3	Melissa Hernandez	1	JRH, JJH	2		(
513	Hernandez	Oscar	CITY-LADWP	Water Utility Specialist	1		0	Alyssa Hernandez	1		(
514	Hernandez	Oscar	CITY-LADWP	Water Utility Specialist	1		0	Son	1		(
515	Hernandez	Paul	CITY-LADWP	Ech	1	Candice Hernandez	1		0		
616	Hernandez	Richard	CITY-LADWP	LADWP	0		0		0		
								K-12: Daughter/10yrs;			
517	Hernandez	Anthony	CITY-LAFD	Firefighter/Paramedic	4	Private	1	Son/7yrs; Daughter/2yrs	3		
								Alex Hernandez, Lucas			
518	Hernandez	Riobec	CITY-LAFD	firefighter Pramedic	3	Jenna Hernandez	1	Hernandez	2		
519	Hernandez	Miguel	CITY-LAX	Welder Supervisor	0		0		0		
20	Hernandez	Elijio	CITY-LADWP	University Preparation	0		0		0		
521	Herrera	Catalina	CITY	Traffic Officer	1		0	Navaxy Pulido	1		(
522	Herrera	Isabel	CITY-LADWP	Technician	0		0		0		
523	Herrera	Josephine	CITY-LADWP	Senior Administrative Clerk	2	Adrian Herrera	1	Adrian Herrera	1		
524	Herrera	Josephine	CITY-LADWP	University Preparation	0		0		0		
				Electric Distribution Mechanic							
525	Herrera	Robert	CITY-LADWP	Supervisor	3	Silvia Herrera	1	Nathalia Herrera	1	Robert Herrara	
26	Herrington	James	CITY-LADWP	Electric Station Operator	0		0		0		
527	Herron	Jacorey	CITY-City of LA	Maintenance Laborer	1	Christina Herron	1		0		
528	Hiserman	Stephen	CITY-LAFD	Captain	0		0		0		
529	Hitt	Chris	CITY-LADWP	Lineman	2		0	Daughters: 1yrs; 3yrs	2		
530	Hocking	Bryan	CITY-LADWP	Electrical Mechanic	0		0		0		
531	Holland	David	CITY-LADWP	LADWP	0		0		0		
32	Holloway	Kenneth	CITY-LADWP	LADWP	0		0		0		
33	Holton	Maurice	CITY-LADWP	Aqueduct/ Reservoir Keeper	0		0		0		
34	Holton	Maurice	CITY-LADWP	Aqueduct/Reservoir keeper	0		0		0		
35	Honeycutt	Troy	CITY-LADWP	Electrical Test Technician	0		0		0		
36	House	Jhimal	CITY-LADWP	Electrical Technician	0		0		0		
37	Hovakimyan	Pertsh	CITY-LA	City of Los Angeles	0		0		0		
	uniniyan			Construction & Maintenance			,		-		
38	Hoyt	David	CITY-LADWP	Supervisor	1		0		0		
39	Humphrey	Lee	CITY-LADWP	Assistant Maintenance Mechanic	0		0		0		
40	Hunten	Georgetta	CITY-LADWP	LADWP	0		0		0		
41	Hunter	John	CITY-LADWP	Waterworks Mechanic Supervisor			1		0		
42	Hunter	Marc	CITY-LADWP	LADWP	0		0		0		
42 43		Corey	CITY-LADWP	Building Mechanical Inspector	0		0		0		
	Hupp	Jeff		Electrical distribution mechanic	0		0		0		
544	Hurley		CITY-LADWP				0		0		
545	Hussein	Michael	CITY-LAPD	Police Officer	0						
46	Huston	Bill	CITY-LADWP	M.C.H.	0		0		0		

#	Last Name	First Name	Employer CITY LAFD	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	# 2	Additional Dependents i.e., Elderly, Disabled, etc.
648 649	Ibanez Ibarra	Brad Elisa	CITY-LAFD CITY-FIRED-LA	Fire Captain Custodian	3 2		0	Children: 7yrs; 4yrs Evie Hernandez	2	
650	Isaias	Eric	CITY-LA	Senior Construction Inspector	0		0	Lvic Hemandez	0	
51		Edward	CITY-LADWP	Warehouse Worker	0		0		0	
	Jacek									
2	Jack	Jeremy	CITY-City of LA	Traffic Officer II	0		0	0	0	
3	Jackson	Davina	CITY-DHS	Supervisor	1		0	Son	1	
4	Jackson	Anthony	CITY-LA	Waste water collection worker II	0		0		0	
5	Jackson	Brittnae	CITY-LADWP	Senior Admin Clerk	0		0		0	
6	Jackson jr	George	CITY-LADWP	LADWP	0		0		0	
7	Jacobs	Paul	CITY-LA	Equipment Mechanic	0		0		0	
8	Jacobs	Joe	CITY-LADWP	LADWP	0		0		0	
9	Jacobsen	Erik	CITY-LADWP	LADWP	0		0		0	
0	Jaime	Raul	CITY-LADWP	LADWP	0		0		0	
1	James	Scott	CITY-LADWP	LMA	0		0		0	
2	Jamil	Danny	CITY-LADWP	Electric Station Operator	0		0	Amad Jamil, Hana Jamil,	0	
3	Jamil	David	CITY-LADWP	Plant Equipment Operator	8		0	Lena Jamil, Justin Garcia	4	AJ, HJ, LJ, JG
4	Jelks	Kandyce	CITY-Building and Safety	Administrative Clerk	1		0	K-12:HH/10 yrs	1	
					9		1	2 Daughters	2	6 Grandkids
5	Jenkins	Deon	CITY-LA DWD	Exempt Hire Hall Carpenter		December Leabing		Montana Jenkins, Landon		o Grandkids
6	Jenkins	Jason	CITY-LADWP	МСН	3	Brooklyn Jenkins	1	Jenkins Daughter/22/1991 V 12	2	
7	Jenkins	Robert	CITY-LAPD	Police Officer	3	Wife	1	Daughter/23yrs; K-12: Daughter/15yrs	2	
8	Jimenez	Jessica	CITY-FIRED-LA-OTHER-Unemp		0		0		0	
2	Jimenez	Susan	CITY-FIRED-OTHER-Unemploy ed	None	1	Daniel Jimenez	1		0	
9						Daniel Jillenez				
0	Jimenez	Daniel	CITY-LAFD	Firefighter	0		0		0	
1	Jiménez	Jorge	CITY-LADWP	LADWP	0		0		0	
2	Johns	Bill	CITY-LADWP	Line Maintenance Assistant	0		0		0	
3	Johnson	Anthony	CITY-LA	City of Los Angeles	0		0		0	
4	Johnson	Lisa	CITY-LA	Utility Services Specialist	0		0		0	
						Brigette Johnson, Angelo Johnson,		Angelo Johnson, Andrea		
15	Johnson	Anthony	CITY-LADWP	Plumber	3	Andrea Johnson	1	Johnson	2	
6	Johnson	Kenneth	CITY-LADWP	LADWP	0		0		0	
										Emanuel, Oliver Moreno
7	Johnson	Randy	CITY-LADWP	Aqueduct and Reservoir Keeper	3	Sandra Johnson	1		0	Cooper
8	Jones	Johnny	CITY-City of LA	Wastewater Collection Worker II	0		0		0	
9	Jones	Christopher	CITY-LADWP	Meter Reader	0		0		0	
80	Jones	Leon	CITY-LAFD	Fire Inspector	0		0		0	
31	Jordan	Michael	CITY-LADWP	Electrical Mechanic	0		0		0	
, 1	Joidan			Electrical Prochaffic	U		U		U	
82	Joseph	Santosha	CITY-City of LA, Office of Finance	Principal Clerk	3	Husband /JJ	1	DJ, XJ	2	
83		Arthur	CITY-LA		0		0	,	0	
	Juarez			Instrument Mechanic	0		0		0	
84	Juarez	David	CITY-LADWP	Instrument Mechanic						
85	Juarez	Elizabeth	CITY-LADWP	Instrument Mechanic	0		0		0	
86	Juarez	Richard	CITY-LADWP	LADWP	0		0		0	
37	Julio	Ulises	CITY-LADWP	Water Treatment Operator	0		0		0	
88	Junor	Richard	CITY-LA	RCTO	0		0		0	
9	Kagawa	April	CITY-LADWP	Chief Electric Plant Operator	3		0	1 Daughter	1	
00	Kama	Garan	CITY-LAFD	Engineer	0		0		0	
1	Kang	Eugene	CITY-LAFD	Fire Captain	3		1	Daughter/2yrs; Son/2yrs	2	
	-	_						Daughter/2y1s, 30h/2y1s		
2	Karlsson	David	CITY-LADWP	LADWP	0	D.IW.	0		0	
13	Karsten	Michael	CITY-LADWP	Electrical Mechanic	1	Bridget Karsten	1		0	
	Kaul	Teresa	CITY-LADWP	Instrument Mechanic	0		0		0	
	Keeler	Tanner	CYTYLLATID	Firefighter	0		0		0	
94	receici		CITY-LAFD							
94 95	Keesler	Christian	CITY-LAPD CITY-LADWP	LADWP	0		0		0	
)4)5)6	Keesler	Christian	CITY-LADWP	LADWP		Karen Keller	0		0	
94 95 96 97	Keesler Keller	Christian Michael	CITY-LADWP CITY-LADWP	LADWP Labor Supervisor	0	Karen Keller	1		0	
94 95 96 97	Keesler Keller Kemeny	Christian Michael Richard	CITY-LADWP CITY-LADWP CITY-LADWP	LADWP Labor Supervisor Electrical Mechanic	0 1 0	Karen Keller	1 0		0	
14 15 16 17 18	Keesler Keller Kemeny Kent	Christian Michael Richard Justin	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LA	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide	0 1 0	Karen Keller	1 0 0	Daughter/20yrs; Son/18yrs;	0 0	Mathar/79:
04 05 06 07 08 09	Keesler Keller Kemeny Kent	Christian Michael Richard Justin	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LA CITY-LADWP CITY-LADWP CITY-FIRED-Building &	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator	0 1 0 0	Karen Keller	0 0	Daughter/20yrs; Son/18yrs; Son/14yrs	0 0 0 3	Mother/78yrs
94 95 96 97 98 99	Keesler Keller Kemeny Kent Kershner Jr Key	Christian Michael Richard Justin Robert Timothy	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LA CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector	0 1 0 0 4	Karen Keller	0 0		0 0 0 3	Mom:JK/92yrs;Sister:JS/66yrs
94 95 96 97 98 99 00 01	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan	Christian Michael Richard Justin Robert Timothy Stella	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LA CITY-LADWP CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LA	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst	0 1 0 0 4 2 1		0 0 0		0 0 0 3 0 0	The state of the s
94 95 96 97 98 99 00 01 02 03	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick	Christian Michael Richard Justin Robert Timothy Stella Robert	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LA CITY-LADWP CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LA CITY-LAFD	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief	0 1 0 0 4 2 1	Karen Keller	1 0 0 0		0 0 0 3 0 0	Mom:JK/92yrs;Sister:JS/66yrs
94 95 96 97 98 99 90 90 91 92	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan	Christian Michael Richard Justin Robert Timothy Stella	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LA CITY-LADWP CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LA	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP	0 1 0 0 4 2 1		0 0 0 0 0 0 1		0 0 0 3 0 0	Mom:JK/92yrs;Sister:JS/66yrs
94 95 96 97 98 99 90 90 91 92 93	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick	Christian Michael Richard Justin Robert Timothy Stella Robert	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LA CITY-LADWP CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LA CITY-LAFD	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief	0 1 0 0 4 2 1		1 0 0 0		0 0 0 3 0 0	Mom:JK/92yrs;Sister:JS/66yrs
94 95 96 97 98 99 99 00 01 02 03 04	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim	Christian Michael Richard Justin Robert Timothy Stella Robert Yang	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LA CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LA CITY-LADWP CITY-LADWP	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP	0 1 0 0 4 2 1 1		0 0 0 0 0 0 1		0 0 0 3 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs
14 15 16 17 18 18 19 10 10 11 11 12 13 14 15 16	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim	Christian Michael Richard Justin Robert Timothy Stella Robert Yang Janet	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LA CITY-LADWP CITY-LAFD CITY-LADWP CITY-LADWP	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP OIC Special Flights Section	0 1 0 0 4 2 1 1 0 0		0 0 0 0 0 0 1		0 0 0 3 0 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs
4 5 6 7 8 9 0 1 2 3 4 5 6 7	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim Kim Kirby	Christian Michael Richard Justin Robert Timothy Stella Robert Yang Janet David Joshua	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LAFD CITY-LAFD CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP OIC Special Flights Section Electrical Mechanic	0 1 0 0 4 2 1 1 0 0 0	Wife	0 0 0 0 0 0 1 0 0		0 0 0 3 0 0 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs
4 5 6 7 8 9 0 1 1 2 3 4 5 6 6 7 7 8 8 9 7 8 8 9 9 7 8 7 8 7 8 7 8 7 8	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim Kim Kirby Kiss Kitratnee	Christian Michael Richard Justin Robert Timothy Stella Robert Yang Janet David Joshua Patrick	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LA CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LA CITY-LAFD CITY-LAFD CITY-LADWP CITY-LADWP CITY-LADWP CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP OIC Special Flights Section Electrical Mechanic FF3 Apparatus Operator	0 1 0 0 4 2 1 1 0 0 0	Wife Nicole Kiss	1 0 0 0 0 0 1 0 0 0 0	Son/14yrs	0 0 0 3 0 0 0 0 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs
4 5 6 7 8 9 0 1 1 2 3 3 4 5 6 6 7 7 8 8 9 9	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim Kim Kirby Kiss Kitratnee	Christian Michael Richard Justin Robert Timothy Stella Robert Yang Janet David Joshua Patrick Curt	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LA CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LA CITY-LAFD CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP OIC Special Flights Section Electrical Mechanic FF3 Apparatus Operator Battalion Chief Battalion Chief	0 1 0 0 4 2 1 1 0 0 0 0	Wife	1 0 0 0 0 0 1 0 0 0 0 1 0		0 0 0 3 0 0 0 0 0 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs
4 5 6 6 7 7 8 8 9 9 0 1 1 2 2 3 3 4 5 6 6 7 7 7 8 8 8 9 9 9 9 0 0 0 7 7 7 7 8 8 8 8 9 9 9 9 9 0 0 0 0 0 0 0 0 0 0 0	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim Kim Kirby Kiss Kitratnee Klafta Kleszcz	Christian Michael Richard Justin Robert Timothy Stella Robert Janet Janet David Joshua Patrick Curt Donna	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LAF CITY-LAFD CITY-LAFD CITY-LAPD CITY-LAPD CITY-LAPD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP OIC Special Flights Section Electrical Mechanic FF3 Apparatus Operator Battalion Chief Senior Admin Clerk	0 1 0 0 4 2 1 1 1 0 0 0 0	Wife Nicole Kiss	1 0 0 0 0 0 1 0 0 0 1 0 0	Son/14yrs	0 0 0 3 0 0 0 0 0 0 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs
14 15 16 17 18 19 10 11 12 13 14 15 16 17 18 19 10 11 11 11 11 11 11 11 11 11 11 11 11	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim Kim Kirby Kiss Kitratnee Klafta Kleszez Klingensmith	Christian Michael Richard Justin Robert Timothy Stella Robert Yang Janet David Joshua Patrick Curt Donna John	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LA CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LA CITY-LAFD CITY-LADWP CITY-LADWP CITY-LADWP CITY-LAFD	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP OIC Special Flights Section Electrical Mechanic FF3 Apparatus Operator Battalion Chief Senior Admin Clerk Warehouse/Toolroom Worker A Firefighter/Paramedic/Emergency	0 1 0 0 4 2 1 1 0 0 0 0 1 1 0 0	Wife Nicole Kiss	1 0 0 0 0 0 1 0 0 0 0 1 0 0 0 0	Son/14yrs Angela Phillips, GP	0 0 0 3 0 0 0 0 0 0 0 0 0 0 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs
94 95 96 97 98 99 99 00 01 02 03 04 05 06 07 08 99 10 11	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim Kim Kirby Kiss Kistratnee Klafta Kleszcz Klingensmith Knox*	Christian Michael Richard Justin Robert Timothy Stella Robert Yang Janet David Joshua Patrick Curt Donna John	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LA CITY-LAFD CITY-LAFD CITY-LADWP CITY-LADWP CITY-LAFD	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP OIC Special Flights Section Electrical Mechanic FF3 Apparatus Operator Battalion Chief Senior Admin Clerk Warehouse/Toolroom Worker A Firefighter/Paramedic/Emergency Medical Dispatcher	0 1 0 0 4 2 1 1 0 0 0 0 1 1 0 0 0	Wife Nicole Kiss	1 0 0 0 0 0 1 0 0 0 0 1 0 0 0 1 0 0 0 0	Son/14yrs	0 0 0 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs
04 05 06 07 08 09 00 01 02 03 04 05 06 07 08 09 00 01 02 03 04 05 06 07 07 08 08 09 06 06 07 07 08 08 08 08 08 08 08 08 08 08 08 08 08	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim Kim Kirby Kiss Kitratnee Klafta Kleszez Klingensmith	Christian Michael Richard Justin Robert Timothy Stella Robert Yang Janet David Joshua Patrick Curt Donna John	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LA CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LA CITY-LAFD CITY-LADWP CITY-LADWP CITY-LADWP CITY-LAFD	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP OIC Special Flights Section Electrical Mechanic FF3 Apparatus Operator Battalion Chief Senior Admin Clerk Warehouse/Toolroom Worker A Firefighter/Paramedic/Emergency Medical Dispatcher LADWP	0 1 0 0 4 2 1 1 1 0 0 0 0 1 1 0 0 0	Wife Nicole Kiss	1 0 0 0 0 1 0 0 0 0 1 0 0 0 1 0 0 0 0 0	Son/14yrs Angela Phillips, GP	0 0 0 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs
94 95 96 97 98 99 99 00 01 02 03 04 05 06 07 08 99 10	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim Kim Kirby Kiss Kistratnee Klafta Kleszcz Klingensmith Knox*	Christian Michael Richard Justin Robert Timothy Stella Robert Yang Janet David Joshua Patrick Curt Donna John	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LA CITY-LAFD CITY-LAFD CITY-LADWP CITY-LADWP CITY-LAFD	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP OIC Special Flights Section Electrical Mechanic FF3 Apparatus Operator Battalion Chief Senior Admin Clerk Warehouse/Toolroom Worker A Firefighter/Paramedic/Emergency Medical Dispatcher	0 1 0 0 4 2 1 1 0 0 0 0 1 1 0 0 0	Wife Nicole Kiss	1 0 0 0 0 0 1 0 0 0 0 1 0 0 0 1 0 0 0 0	Son/14yrs Angela Phillips, GP	0 0 0 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs
4 5 6 7 8 9 0 1 2 3 4 5 6 6 7 8 9 9 0 1 1 2 1 3 1 4 1 1 2 1 1 1 2 1 1 1 1 1 2 1 1 1 1 1	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim Kirby Kiss Kitratnee Klafta Kleszez Klingensmith Knox* Knudson	Christian Michael Richard Justin Robert Timothy Stella Robert Yang Janet David Joshua Patrick Curt Donna John John Mike	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LAF CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAPD CITY-LAPD CITY-LAFD	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP OIC Special Flights Section Electrical Mechanic FF3 Apparatus Operator Battalion Chief Senior Admin Clerk Warehouse/Toolroom Worker A Firefighter/Paramedic/Emergency Medical Dispatcher LADWP	0 1 0 0 4 2 1 1 1 0 0 0 0 1 1 0 0 0	Wife Nicole Kiss	1 0 0 0 0 1 0 0 0 0 1 0 0 0 1 0 0 0 0 0	Son/14yrs Angela Phillips, GP	0 0 0 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs
04 05 06 07 08 09 00 00 01 02 03 04 05 06 07 08 09 00 00 01 01 01 01 01 01 01 01 01 01 01	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim Kim Kirby Kiss Kitratnee Klafta Kleszez Klingensmith Knox* Knudson Kobayashi Koehmstedt	Christian Michael Richard Justin Robert Timothy Stella Robert Yang Janet David Joshua Patrick Curt Donna John Mike Scott Orlin	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP OIC Special Flights Section Electrical Mechanic FF3 Apparatus Operator Battalion Chief Senior Admin Clerk Warehouse/Toolroom Worker A Firefighter/Paramedic/Emergency Medical Dispatcher LADWP LADWP	0 1 0 0 4 2 1 1 1 0 0 0 0 1 1 0 0 0	Wife Nicole Kiss	1 0 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 0 0 1 0	Son/14yrs Angela Phillips, GP	0 0 0 0 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs
94 95 96 97 98 99 99 90 90 90 90 90 10 11 12 13 14 15 16	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim Kim Kirby Kiss Kitratnee Klafta Kleszcz Klingensmith Knox* Knudson Kobayashi Koehmstedt Kratkin	Christian Michael Richard Justin Robert Timothy Stella Robert Yang Janet David Joshua Patrick Curt Donna John Mike Scott Orlin Glen	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-FIRED-Building & Safety-O'IHER-Retired CITY-LA CITY-LAFD CITY-LAFD CITY-LADWP CITY-LAPD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LADWP	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP OIC Special Flights Section Electrical Mechanic FF3 Apparatus Operator Battalion Chief Senior Admin Clerk Warehouse/Toolroom Worker A Firefighter/Paramedic/Emergency Medical Dispatcher LADWP LADWP LADWP Firefighter Paramedic	0 1 0 0 4 2 1 1 0 0 0 0 1 1 0 0 0 1 1 0 0 0 1 0	Wife Nicole Kiss	1 0 0 0 0 0 1 1 0 0 0 1 1 0 0 0 0 0 0 0	Son/14yrs Angela Phillips, GP	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs
94 95 96 97 98 99 99 90 90 90 90 90 90 90 90 90 90 90	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim Kim Kirby Kiss Kistratnee Klafta Kleszcz Klingensmith Knox* Knudson Kobayashi Koehmstedt Kratkin Kraus	Christian Michael Richard Justin Robert Timothy Stella Robert Janet David Joshua Patrick Curt Donna John Mike Scott Orlin Glen Thomas	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-FIRED-Building & Safety-OTHER-Retired CITY-LAF CITY-LAFD CITY-LAFD CITY-LAPD CITY-LAPD CITY-LAPD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD CITY-LAFD/Retired CITY-LADWP CITY-LAFD CITY-LADWP	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP OIC Special Flights Section Electrical Mechanic FF3 Apparatus Operator Battalion Chief Senior Admin Clerk Warehouse/Toolroom Worker A Firefighter/Paramedic/Emergency Medical Dispatcher LADWP LADWP LADWP LADWP LADWP LADWP LADWP Firefighter Paramedic Water Utility Worker	0 1 0 0 4 2 1 1 1 0 0 0 0 1 1 0 0 0 0 1 1 0 0 0 0	Wife Nicole Kiss	1 0 0 0 0 1 1 0 0 0 1 1 0 0 0 0 0 0 0 0	Son/14yrs Angela Phillips, GP Rowan Knox	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs
14 15 16 17 18 18 19 10 10 11 12 13 14 14 15 16 16 17 18 18 19 19 10 10 10 10 10 10 10 10 10 10 10 10 10	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim Kim Kirby Kiss Kitratnee Klafta Kleszcz Klingensmith Knox* Knudson Kobayashi Kochmstedt Kratkin Kraus Kring	Christian Michael Richard Justin Robert Timothy Stella Robert Yang Janet David Joshua Patrick Curt Donna John Mike Scott Orlin Glen Thomas Gregory	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LA CITY-LADWP CITY-LAFD CITY-LADWP	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP OIC Special Flights Section Electrical Mechanic FF3 Apparatus Operator Battalion Chief Senior Admin Clerk Warehouse/Toolroom Worker A Firefighter/Paramedic/Emergency Medical Dispatcher LADWP LADWP LADWP LADWP Firefighter Paramedic Water Utility Worker Water Utility Worker	0 1 0 0 4 2 1 1 0 0 0 0 1 1 0 0 0 0 1 1 0 0 0 0 0	Wife Nicole Kiss Kathy Klafta	1 0 0 0 0 0 0 0 0 0 1 1 0 0 0 0 0 0 0 0	Angela Phillips, GP Rowan Knox K-12: 4-Sons/6,9,9,12	0 0 0 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs
04 05 06 07 08 09 00 00 01 02 03 04 05 06 07 08 09 00 01 01 01 01 01 01 01 01 01 01 01 01	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim Kim Kirby Kiss Kitratnee Klafta Kleszez Klingensmith Knudson Kobayashi Koehmstedt Kratkin Kraus Kring Kroner	Christian Michael Richard Justin Robert Timothy Stella Robert Yang Janet David Joshua Patrick Curt Donna John Mike Scott Orlin Glen Thomas Gregory Brandon	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LAFD CITY-LAFD CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LAFD CITY-LADWP	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP OIC Special Flights Section Electrical Mechanic FF3 Apparatus Operator Battalion Chief Senior Admin Clerk Warehouse/Toolroom Worker A Firefighter/Paramedic/Emergency Medical Dispatcher LADWP LADWP LADWP LADWP Firefighter Paramedic Water Utility Worker Engineer	0 1 0 0 4 2 1 1 0 0 0 0 1 1 0 0 0 0 0 0 0 0 0 0 0	Wife Nicole Kiss Kathy Klafta Christy Kroner	1 0 0 0 0 0 1 1 0 0 0 0 0 0 0 0 0 0 0 0	Son/14yrs Angela Phillips, GP Rowan Knox	0 0 0 0 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs
94 95 96 97 98 99 99 90 90 90 90 90 10 11 12 13 14 15 16	Keesler Keller Kemeny Kent Kershner Jr Key Khashakyan Kilpatrick Kim Kim Kirby Kiss Kitratnee Klafta Kleszcz Klingensmith Knox* Knudson Kobayashi Kochmstedt Kratkin Kraus Kring	Christian Michael Richard Justin Robert Timothy Stella Robert Yang Janet David Joshua Patrick Curt Donna John Mike Scott Orlin Glen Thomas Gregory	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LA CITY-LADWP CITY-LAFD CITY-LADWP	LADWP Labor Supervisor Electrical Mechanic Field Engineering Aide Electric Station Operator Building Mechanical Inspector Management Analyst Fire Battalion Chief LADWP OIC Special Flights Section Electrical Mechanic FF3 Apparatus Operator Battalion Chief Senior Admin Clerk Warehouse/Toolroom Worker A Firefighter/Paramedic/Emergency Medical Dispatcher LADWP LADWP LADWP LADWP Firefighter Paramedic Water Utility Worker Water Utility Worker	0 1 0 0 4 2 1 1 0 0 0 0 1 1 0 0 0 0 1 1 0 0 0 0 0	Wife Nicole Kiss Kathy Klafta	1 0 0 0 0 0 0 0 0 0 1 1 0 0 0 0 0 0 0 0	Angela Phillips, GP Rowan Knox K-12: 4-Sons/6,9,9,12	0 0 0 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Mom:JK/92yrs;Sister:JS/66yrs

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	
723	Kupiec	Sebastien	CITY-LADWP	LADWP	0		0		0	.,	
724	Kurkowski	Arthur	CITY-LAPD	Police Officer	0		0		0		
25	Kurowski	Kenneth	CITY-LADWP	LADWP	0		0		0		
							-	Audrey Kuzmicz, Hezekiah			
								Kuzmicz, Caleb Kuzmicz,			
6	Kuzmicz	Christopher	CITY-LAFD	Firefighter/Paramedic	5	Yadira Kuzmicz	1	Philip Kuzmicz	4		
						Xiomara Calzadias -		Keannie Calzadias, Ashton			
7	L	Jose	CITY-LAFD	FF/PM	3	Perez	1	Calzadias	2		
8	La	Crystal	CITY-Zoo	Animal Keeper	0		0		0		
9	La Cour	Crystal	CITY-Zoo	Los Angeles Zoo	0		0		0		
0	Lacey	Kareem	CITY-LADWP	Controls Mechanic	0		0		0		
31	LaDue	Michael	CITY-LAFD	Captain I	0		0		0		
								Jethro Lake, Jocelyn Lake,			
32	Lake	David	CITY-LAFD	Firefighter/Paramedic	5	Darby Harden	1	Joshua Lake, Jude Lake	4		
33	Lamacchia	Chad	CITY-LADWP	LADWP	0		0		0		
	Lamb-Gutierr										
34	ez	Cherie	CITY-LADWP	Principal Clerk Utility	4	Armando Gutierrez	1	Joseph Gutierrez	1	Alice Lamb, Armando Gutierrez,	
35	Lambert	Ryan	CITY-LADWP	LADWP	0		0		0		
36	Landis	Michael	CITY-LADWP	LADWP	0		0		0		
37	Lane	Robert	CITY-LADWP	Sr. Water Works Mechanic	0		0		0		
38	Lang	Eric	CITY-LADWP	LADWP	0		0		0		
	T .			Sr. Underground Distribution							
39	Langbehn	Paul	CITY-LADWP	Construction Mechanic	3	Shannon	1	Lance, Hayden	2		
40	Langdale	Roger	CITY-LADWP	Electric Station Operator	0		0		0		
	T .			Traffic Officer (Currently							
				Suspended w/o pay due to							
41	Lanuza	Allen	CITY-LADOT	COVID-19 Mandate)	0		0		0		
				Steam Plant Assistant							
742	Lara	Daniel	CITY-LADWP	Maintenance Mechanic	2		0		0	Mother/Father	
43	Lara	Daniela	CITY-LADWP	Custodial	3		0	Son	1	Mother, Father	
44	Larez	Frank	CITY-LAFD	Captain 2	0		0		0		
45	Larios	Alejandra	CITY-LA	Secretary	1		0	Clarissa Larios	1		
46	Laufer	Ryan	CITY-LADWP	Senior Security Officer	1		0	Niece	1		
47	Lawrence	Joseph	CITY-LADWP	UDCM	0		0		0		
748	Lawrence Gon	-	CITY-LADWP	Electrical Repairer Trainee	1	Rose Barrientos	1		0		
					0	1000 DaniemOS	0		0		
49	Le	Ve	CITY-LA DWD	Electric station operator							
750	Ledesma	Adam	CITY-LADWP	Mechanical helper	0		0		0		
751	Lee	James	CITY-LADWP	Instrument Mechanic	0		0		0		
	,	Moule	CITY LAFD	Feedings		A d Y .		Charlie Lee, Landon Lee,	2		
152	Lee	Matthew	CITY-LAFD	Engineer	4	Audrey Lee	1	Raydee Lee	3		
753	Lee-Ngo	Linh	CITY-LADWP	LADWP	0		0		0		
754	Leedom	Gregory	CITY-LADWP	Water Utility Supervisor	0		0		0		
,	Y. ob.	т	CITY I ADVID	Construction & Maintenance		wee.			^		
755	Lehman	Troy	CITY-LADWP	Supervisor	1	Wife	1		0		
756	Lemmond	David	CITY-LAFD	Firefighter	0		0		0		
157	Leon	Camilo	CITY-LADWP	LADWP	0		0		0		
758	Lerma	Juan	CITY-LA	Equipment Mechanic	4	Jena Bueno	1	Daughters	3		
759	Lewis	Spencer	CITY-LADWP	LADWP	0		0		0		
760	Libby	John	CITY-LAFD	Engineer	0		0		0		
	Libby	John	CITY-Los Angeles City	Engineer	0		0		0		
		Malaguias	CITY-City of LA	Equipment Mechanic	0		0		0		
61	Limon				0						
61 762	Limon										
61 62 63	Lin	Kevin	CITY-LA	City Craft Assistant			0	Josep I inn	0		
761 762 763 764	Lin Lipp	Kevin Darren	CITY-LA CITY-City of Los Angeles	Electrician	1		0	Jacob Lipp	0		
761 762 763 764 765	Lin Lipp Lira	Kevin Darren Frederick	CITY-LA CITY-City of Los Angeles CITY-LADWP	Electrician LADWP	1 0		0	Jacob Lipp	0 1 0		
761 762 763 764 765	Lin Lipp Lira Ljubich	Kevin Darren Frederick Troy	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP	Electrician LADWP Machinist	0 0		0 0 0	Jacob Lipp	0 1 0 0		
61 62 63 64 65 66	Lin Lipp Lira Ljubich Llamas	Kevin Darren Frederick Troy Raul	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LADWP	Electrician LADWP Machinist City of Los Angeles	0 0		0 0 0	Jacob Lipp	0 1 0 0		
761 762 763 764 765 766	Lin Lipp Lira Ljubich	Kevin Darren Frederick Troy	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP	Electrician LADWP Machinist	0 0		0 0 0	Jacob Lipp	0 1 0 0		
761 762 763 764 765 766 767	Lin Lipp Lira Ljubich Llamas	Kevin Darren Frederick Troy Raul	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LADWP	Electrician LADWP Machinist City of Los Angeles	0 0		0 0 0	Jacob Lipp	0 1 0 0		
61 62 63 64 65 66 67 68	Lin Lipp Lira Ljubich Llamas Lo	Kevin Darren Frederick Troy Raul P	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LA	Electrician LADWP Machinist City of Los Angeles LA City	1 0 0 0		0 0 0 0	Jacob Lipp	0 1 0 0 0		
61 62 63 64 65 66 67 68 69	Lin Lipp Lira Ljubich Llamas Lo Logan Lomeli	Kevin Darren Frederick Troy Raul P Michael Brian	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LA CITY-LA CITY-LA CITY-LADWP CITY-LADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT	1 0 0 0 0		0 0 0 0 0 0		0 1 0 0 0 0		
761 762 763 764 765 766 767 768 769 7770	Lin Lipp Lira Ljubich Llamas Lo Logan Lomeli Lomeli	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LA CITY-LA CITY-LA CITY-LA CITY-LA CITY-LADWP CITY-LADWP CITY-LADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter	1 0 0 0 0 0 0		0 0 0 0 0 0	Jacob Lipp Daughter	0 1 0 0 0 0 0		
761 762 763 764 765 766 767 768 770 771	Lin Lipp Lira Ljubich Llamas Lo Logan Lomeli Lomeli Lopez	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LA CITY-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst	1 0 0 0 0 0 0		0 0 0 0 0 0		0 1 0 0 0 0 0 0		
261 262 263 264 265 266 267 268 269 270 271	Lin Lipp Lira Ljubich Llamas Lo Logan Lomeli Lomeli Lopez Lopez	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LA CITY-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-CADWP CITY-CITY-CITY-CITY-CITY-CITY-CITY-CITY-	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator	1 0 0 0 0 0 0 0		0 0 0 0 0 0 0		0 1 0 0 0 0 0 0 0		
61 62 63 64 65 66 67 68 69 70 71 72 73	Lin Lipp Lira Ljubich Llamas Lo Logan Lomeli Lomeli Lopez Lopez Lopez	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LA CITY-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-CADWP CITY-CADWP CITY-CADWP CITY-CADWP CITY-CADWP CITY-CADWP CITY-CADWP CITY-CADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles	1 0 0 0 0 0 0 0 1 0		0 0 0 0 0 0 0 0		0 1 0 0 0 0 0 0 0 0		
761 762 763 764 765 766 767 768 769 7770 7771 7772	Lin Lipp Lira Ljubich Llamas Lo Logan Lomeli Lomeli Lopez Lopez	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LA CITY-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-CADWP CITY-CITY-CITY-CITY-CITY-CITY-CITY-CITY-	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator	1 0 0 0 0 0 0 0		0 0 0 0 0 0 0	Daughter	0 1 0 0 0 0 0 0 0		
761 762 763 764 765 766 767 768 770 771	Lin Lipp Lira Ljubich Llamas Lo Logan Lomeli Lomeli Lopez Lopez Lopez	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LA CITY-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-CADWP CITY-CADWP CITY-CADWP CITY-CADWP CITY-CADWP CITY-CADWP CITY-CADWP CITY-CADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles	1 0 0 0 0 0 0 0 1 0		0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew	0 1 0 0 0 0 0 0 0 0		
761 762 763 764 765 766 770 771 772 773 774	Lin Lipp Lira Ljubich Llamas Lo Logan Lomeli Lomeli Lopez Lopez Lopez Lopez	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean Daniel	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LA CITY-LA CITY-LA CITY-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-CITY-CITY CITY-CITY CITY-CITY-CITY-CITY-CITY-CITY-CITY-CITY-	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles Cement Finisher	1 0 0 0 0 0 0 0 1 0 0 0	Ana Lonez	0 0 0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew Lopez, Steven Lopez, Anekin	0 1 0 0 0 0 0 0 0 1 0 0 0		
761 762 763 764 765 766 770 771 772 773 774	Lin Lipp Lira Ljubich Llamas Lo Logan Lomeli Lomeli Lopez Lopez Lopez	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LA CITY-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-CADWP CITY-CADWP CITY-CADWP CITY-CADWP CITY-CADWP CITY-CADWP CITY-CADWP CITY-CADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles Cement Finisher HD Equipment Mechanic	1 0 0 0 0 0 0 0 1 0	Ana Lopez	0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew	0 1 0 0 0 0 0 0 0 0		
761 762 763 764 765 766 770 771 772 773 774 775	Lin Lipp Lira Lipu Lijubich Llamas Lo Logan Lomeli Lomeli Lopez Lopez Lopez Lopez Lopez	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean Daniel Alejandro	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LA CITY-LA CITY-LA CITY-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-CITY-CITY CITY-CITY CITY-CITY-CITY-CITY-CITY-CITY-CITY-CITY-	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles Cement Finisher HD Equipment Mechanic EDMS- Elect. Distr. Mech.	1 0 0 0 0 0 0 0 1 0 0 0 0 0		0 0 0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew Lopez, Steven Lopez, Anckin Lopez	0 1 0 0 0 0 0 0 0 1 0 0 0	Nicole Aguero. Erin Apnero	
761 762 763 764 765 766 770 771 772 773 774 775	Lin Lipp Lira Ljubich Llamas Lo Logan Lomeli Lomeli Lopez Lopez Lopez Lopez Lopez	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean Daniel Alejandro	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-City of LA CITY-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LA CITY-LADWP CITY-LADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles Cement Finisher HD Equipment Mechanic EDMS- Elect. Distr. Mech. Supervisor	1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Ana Lopez Leonor Lopez	0 0 0 0 0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew Lopez, Steven Lopez, Anekin	0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Nicole Aguero, Erin Aguero	
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61 62 63 64 65 66 67 68 69 70 71 72 73 74 75	Lin Lipp Lira Liubich Llamas Lo Logan Lomeli Lomeli Lopez Lopez Lopez Lopez Lopez Lopez Lopez Lopez Lopez	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean Daniel Alejandro Frank Jesus Ruben	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-City of LA CITY-LADOT CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles Cement Finisher HD Equipment Mechanic EDMS- Elect. Distr. Mech. Supervisor Meter Reader Water Utility Worker	1 0 0 0 0 0 0 0 1 1 0 0 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew Lopez, Steven Lopez, Anckin Lopez	0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Nicole Aguero, Erin Aguero	
761 762 763 764 765 766 770 771 772 773 774 775	Lin Lipp Lira Ljubich Llamas Lo Logan Lomeli Lomeli Lopez	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean Daniel Alejandro Frank Jesus Ruben Timothy	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LA CITY-LADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles Cement Finisher HD Equipment Mechanic EDMS- Elect. Distr. Mech. Supervisor Meter Reader Water Utility Worker P.S.O.	1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Leonor Lopez	0 0 0 0 0 0 0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew Lopez, Steven Lopez, Anekin Lopez Jessica Lopez, Emily Lopez	0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Nicole Aguero, Erin Aguero	
61 62 63 64 65 66 67 68 69 70 71 72 73 74 75	Lin Lipp Lira Lipu Lijubich Llamas Lo Logan Lomeli Lomeli Lopez	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean Daniel Alejandro Frank Jesus Ruben Timothy Hugo	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-City of LA CITY-LADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles Cement Finisher HD Equipment Mechanic EDMS- Elect. Distr. Mech. Supervisor Meter Reader Water Utility Worker P.S.O. LADWP	1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Leonor Lopez Wife	0 0 0 0 0 0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew Lopez, Steven Lopez, Anekin Lopez Jessica Lopez, Emily Lopez Chids	0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Nicole Aguero, Erin Aguero	
61 62 63 64 65 66 67 70 71 72 73 74 75 76 77 78 79 80 81 82	Lin Lipp Lira Ljubich Llamas Lo Logan Lomeli Lomeli Lopez	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean Daniel Alejandro Frank Jesus Ruben Timothy Hugo Keith	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LA CITY-LA CITY-LADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles Cement Finisher HD Equipment Mechanic EDMS- Elect. Distr. Mech. Supervisor Meter Reader Water Utility Worker P.S.O. LADWP Sr Electric Trouble Dispatcher	1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Leonor Lopez	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew Lopez, Steven Lopez, Anekin Lopez Jessica Lopez, Emily Lopez	0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Nicole Aguero, Erin Aguero	
61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83	Lin Lipp Lira Lipp Lira Ljubich Llamas Lo Logan Lomeli Lomeli Lopez Lord Lord	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean Daniel Alejandro Frank Jesus Ruben Timothy Hugo Keith Ronald	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LA CITY-LADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles Cement Finisher HD Equipment Mechanic EDMS- Elect. Distr. Mech. Supervisor Meter Reader Water Utility Worker P.S.O. LADWP Sr Electric Trouble Dispatcher Utility Pre-Craft Tainee	1 0 0 0 0 0 0 0 1 1 0 0 0 0 0 0 0 0 0 0	Leonor Lopez Wife	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew Lopez, Steven Lopez, Anekin Lopez Jessica Lopez, Emily Lopez Chids	0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Nicole Aguero, Erin Aguero	
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661 662 663 664 665 666 67 68 669 771 772 773 774 775 776 777 778 779 780 781 782 783 784	Lin Lipp Lira Lipp Lira Liquich Llamas Lo Logan Lomeli Lomeli Lopez Lord Lord Louthan	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean Daniel Alejandro Frank Jesus Ruben Timothy Hugo Keith Ronald Douglas	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles Cement Finisher HD Equipment Mechanic EDMS- Elect. Distr. Mech. Supervisor Meter Reader Water Utility Worker P.S.O. LADWP ST Electric Trouble Dispatcher Utility Pre-Craft Tainee Senior Electrical Mechanic	1 0 0 0 0 0 0 0 1 1 0 0 0 0 0 0 0 0 0 0	Leonor Lopez Wife Yvonne Robles	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew Lopez, Steven Lopez, Anekin Lopez Jessica Lopez, Emily Lopez Chids Joseph Lord Jonathan Love, Ryan Love, Sara Love, Nathan Love,	0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Nicole Aguero, Erin Aguero	
61 62 63 64 65 66 66 67 70 71 72 73 74 75 77 78 80 81 82 83 84	Lin Lipp Lira Lipu Liubich Llamas Lo Logan Lomeli Lomeli Lopez	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean Daniel Alejandro Frank Jesus Ruben Timothy Hugo Keith Ronald Douglas	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LA CITY-LA CITY-LA CITY-LA CITY-LA CITY-LADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles Cement Finisher HD Equipment Mechanic EDMS- Elect. Distr. Mech. Supervisor Meter Reader Water Utility Worker P.S.O. LADWP Sr Electric Trouble Dispatcher Utility Pre-Craft Tainee Senior Electrical Mechanic Maintenance Laborer/Equipment Operators	1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Leonor Lopez Wife Vvonne Robles Dorothy Tunberg	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew Lopez, Steven Lopez, Anckin Lopez Jessica Lopez, Emily Lopez Chids Joseph Lord Jonathan Love, Ryan Love, Sara Love, Nathan Love, Adam Love, Adam Love	0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Nicole Aguero, Erin Aguero	
61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 77 78 79 80 81 82 83 84	Lin Lipp Lira Lipp Lira Liquich Llamas Lo Logan Lomeli Lomeli Lopez Lord Lord Louthan	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean Daniel Alejandro Frank Jesus Ruben Timothy Hugo Keith Ronald Douglas	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles Cement Finisher HD Equipment Mechanic EDMS- Elect. Distr. Mech. Supervisor Meter Reader Water Utility Worker P.S.O. LADWP ST Electric Trouble Dispatcher Utility Pre-Craft Tainee Senior Electrical Mechanic	1 0 0 0 0 0 0 0 1 1 0 0 0 0 0 0 0 0 0 0	Leonor Lopez Wife Yvonne Robles	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew Lopez, Steven Lopez, Anekin Lopez Jessica Lopez, Emily Lopez Chids Joseph Lord Jonathan Love, Ryan Love, Sara Love, Nathan Love,	0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Nicole Aguero, Erin Aguero	
61 62 63 64 65 66 66 67 70 71 72 73 74 75 76 77 78 80 81 82 83 84	Lin Lipp Lira Lipu Liubich Llamas Lo Logan Lomeli Lomeli Lopez	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean Daniel Alejandro Frank Jesus Ruben Timothy Hugo Keith Ronald Douglas	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LA CITY-LA CITY-LA CITY-LA CITY-LA CITY-LADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles Cement Finisher HD Equipment Mechanic EDMS- Elect. Distr. Mech. Supervisor Meter Reader Water Utility Worker P.S.O. LADWP Sr Electric Trouble Dispatcher Utility Pre-Craft Tainee Senior Electrical Mechanic Maintenance Laborer/Equipment Operators	1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Leonor Lopez Wife Vvonne Robles Dorothy Tunberg	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew Lopez, Steven Lopez, Anckin Lopez Jessica Lopez, Emily Lopez Chids Joseph Lord Jonathan Love, Ryan Love, Sara Love, Nathan Love, Adam Love, Adam Love	0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Nicole Aguero, Erin Aguero	
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61 62 63 64 65 66 67 70 77 77 77 78 79 80 81 82 83 84	Lin Lipp Lira Lipp Lira Lipubich Llamas Lo Logan Lomeli Lopez	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean Daniel Alejandro Frank Jesus Ruben Timothy Hugo Keith Ronald Douglas Robert Davon Richard Ricardo	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LADWP CITY-LA CITY-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-City of LA CITY-LADOT CITY-LADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles Cement Finisher HD Equipment Mechanic EDMS- Elect. Distr. Mech. Supervisor Meter Reader Water Utility Worker P.S.O. LADWP ST Electric Trouble Dispatcher Utility Pre-Craft Tainee Senior Electrical Mechanic Maintenance Laborer/Equipment Operators Electrical Craft Helper LADWP Equipment Operator	1 0 0 0 0 0 0 0 1 1 0 0 0 0 0 0 0 0 0 0	Leonor Lopez Wife Yvonne Robles Dorothy Tunberg Belinda Lowery Evelia Lozano	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew Lopez, Steven Lopez, Anekin Lopez Jessica Lopez, Emily Lopez Chids Joseph Lord Jonathan Love, Ryan Love, Sara Love, Nathan Love, Adam Love Vaughn Lowery	0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		
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761 762 763 764 765 766 767 768 769 770 771 777 777 777 777 778 777 778 777 778 777 778 777 778 778 779 780 781 782 783 784	Lin Lipp Lira Lipp Lira Ljubich Llamas Lo Logan Lomeli Lomeli Lopez Lope	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean Daniel Alejandro Frank Jesus Ruben Timothy Hugo Keith Ronald Douglas Robert Davon Richard Ricardo Ruth Karen	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LA CITY-LA CITY-LA CITY-LA CITY-LADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles Cement Finisher HD Equipment Mechanic EDMS- Elect. Distr. Mech. Supervisor Meter Reader Water Utility Worker P.S.O. LADWP Sr Electric Trouble Dispatcher Utility Pre-Craft Tainee Senior Electrical Mechanic Maintenance Laborer/Equipment Operators Electrical Craft Helper LADWP Equipment Operator 3181 Security Officer City of Los Angeles	1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Leonor Lopez Wife Yvonne Robles Dorothy Tunberg Belinda Lowery Evelia Lozano Luis Meggs	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew Lopez, Steven Lopez, Anekin Lopez Jessica Lopez, Emily Lopez Chids Joseph Lord Jonathan Love, Ryan Love, Sara Love, Nathan Love, Adam Love Vaughn Lowery	0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		
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761 762 763 764 765 766 766 766 767 776 777 777 777 777	Lin Lipp Lira Lipp Lira Ljubich Llamas Lo Logan Lomeli Lomeli Lopez Lope	Kevin Darren Frederick Troy Raul P Michael Brian Ronnie Luis Carlos Sean Daniel Alejandro Frank Jesus Ruben Timothy Hugo Keith Ronald Douglas Robert Davon Richard Ricardo Ruth Karen	CITY-LA CITY-City of Los Angeles CITY-LADWP CITY-LA CITY-LA CITY-LA CITY-LA CITY-LADWP	Electrician LADWP Machinist City of Los Angeles LA City LADWP EDMT Carpenter Management Analyst Investigator City of Los Angeles Cement Finisher HD Equipment Mechanic EDMS- Elect. Distr. Mech. Supervisor Meter Reader Water Utility Worker P.S.O. LADWP Sr Electric Trouble Dispatcher Utility Pre-Craft Tainee Senior Electrical Mechanic Maintenance Laborer/Equipment Operators Electrical Craft Helper LADWP Equipment Operator 3181 Security Officer City of Los Angeles	1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Leonor Lopez Wife Yvonne Robles Dorothy Tunberg Belinda Lowery Evelia Lozano Luis Meggs	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Daughter Joshua Lopez, Andrew Lopez, Steven Lopez, Anekin Lopez Jessica Lopez, Emily Lopez Chids Joseph Lord Jonathan Love, Ryan Love, Sara Love, Nathan Love, Adam Love Vaughn Lowery	0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	
95	Luna	Kenny	CITY-LADWP	Heavy Duty Equipment Mechanic	1	Angie Luna	1	K-12:SL/15yrs; DL/6yrs	0		
96	Lussier	Raymond	CITY-LADWP	LADWP	0		0		0		
								Kyra Maberto, Kain Maberto,			
7	Maberto	Joseph	CITY-LADWP	Chief Electric Plant Operator - A	6	Nicole Lim	1	Hunter Maberto, Celeste Maberto	4	Maureen Duffy	
8		-	CITY-LA	(2nd Level)	1		1	Maderio	0	Madreen Dully	
	Macias	Rodrigo		RCTO		Wife	-				
	Maciel	Vito	CITY-LA	Traffic Officer	0		0		0		
)	Macklin	Ervin	CITY-LADWP IBEW LOCAL 18		0		0		0		
	Magana	Marlon	CITY-LAPD	Police Sergeant	1	Wife	1		0		
2	Mahoney	John	CITY-LADWP	Structural Steel Fabricator	0		0		0		
3	Makee	Ronald	CITY-LADWP	Water Service Worker	2	Vannessa Makee	1	Jacob Makee	1		
				Wastewater Collections						Lorraine Maldonado, Rebecca	
4	Maldonado	Ruben	CITY-Sanitation	Supervisor	3		0		0	Maldonado, Marcus Maldonado	
5	Malray	Christopher	CITY-LA	City of Los Angeles	0		0		0		
5	Mancillas	Eduardo	CITY-FIRED-LAFD	Firefighter	1	Spouse	1		0		
7	Mandle	Matthew	CITY-LADWP	LADWP	0		0		0		
3	Manfre	Larry	CITY-LA	Maintenance helper	0		0		0		
)	Mannatt	Ellen	CITY-LADWP	LADWP	0		0		0		
)	Manquen	Brooke	CITY-LAFD	Firefighter	1	Brenden Manquen	1		0		
	Marin	Steven	CITY-LAPD	Police Sergeant	3	Zulema Marin	1	Gavin Marin, Kaylie Marin	2		
2	Marks	Anthony	CITY-LADWP		1	Z-Greina iviatili	0	Bethany Marks	1		
		-		Mechanical Helper				Demany widtks	-		
,	Marquez	Jason	CITY-LA	Police Officer	0		0	D 117 27	0		
								Daniel Lee Marquez, Gabriel Alexander Marquez,			
								Mackenzie Delois Marquez,			
4	Marquez	Daniel	CITY-LADWP	Filtration Plant Operator	5	Crystal Lynn Marquez	1	Leilani Lynn Marquez	4		
5	Marquis	Luke	CITY-LADWP	Meter Reader	0	Anna Marquis	0		0		
	Marsey	Tanner	CITY-LAFD	LAFD	0		0		0		
,	Martel	Eder	CITY-LAPD	Detention Officer	0		0		0		
3	Martin	Brian	CITY-LADWP	Equipment Mechanic	0		0		0		
					0		0		0		
)	Martin	Michael	CITY-LADWP	Aqueduct and Reservoir Keeper							
)	Martin	Nicholas	CITY-LADWP	LADPW	0	YE	0	***	0		
1	Martin	Scott	CITY-LADWP	Electrical Craft Helper	2	Victoria Martin	1	LM	1		
		B	CITTLE I	nono		THE LANGE		Noah Martinez, Isaiah			
2	Martinez	David	CITY-LA	RCTO	3	Elizabeth Martinez	1	Martinez	2		
3	Martinez	Junior	CITY-LA	RCTO	3	Fiance	1	K-12:JM/15yrs; SM/6yrs	2		
1	Martinez	Robert	CITY-LADWP	Steam Plant Control Operator	1		1		0		
5	Martínez	Carlos	CITY-LADWP	LADWP	0		0		0		
5	Martinez III	Robert	CITY-LADWP	Steam Plant Operator	2	Gilliam Martinez III	1	K-12:NM.11yrs	1		
7	Martirossian	Arman	CITY-LA	Solid Resource Superintendent	1		0		1		
								Gabby Masangkay, Daniella			
8	Masangkay	Reynaldo	CITY-LAPD	Police Officer	2	Gabby Masangkay	1	Masangka	2	Mother	
9	Mata	David	CITY-LADWP	Equipment Operator	1	Wife	1		0		
0	Mata	Mauricio	CITY-LADWP	Electrical Repair	6	Lupe Mata	1	Jasmin Lorraine Mata, Marissa Amanda Mata, Giselle Adriana Mata, Mauricio Andrew Mata, Arya Lucinda Mata Lucia-marie Matamoros,	5		
1	Matamoros	Ulises	CITY-LADWP	WELDER-B	7	Maria Matamoros	1	Sophia Matamoros, Emma Matamoros, Ulises Matamoros jr., Rosa-Maria Matamoros, Esteban Matamoros	6		
2	Matchie	Gregory	CITY-LADWP	Water Utility Supervisor	1		0	Son/2yrs	1		
,	Matthews	Clarence	CITY-LA	Refuse Collection Truck Operator	1		0	Ryan Matthews	1		
ı	Matthews	Sean	CITY-LADWP	Senior Electrical Mechanic	0		0	Gregory Mattison - 15 years old Mattea Mattison - 14 years old	0		
	Mattison	Mikel	CITY-LAFD	Firefighter Paramedic	4	Michelle Mattison	1	Maxten Mattison - 6 years old	3		
								K-12:JM/10yrs;JM/9yrs;JM/5			
	Mayer	Joseph	CITY-Port of Los Angeles	Port Pilot	5	Jaelynn Mayer	1	yrsJM/pre-K	4		
	Mazariego	Eduardo	CITY-LADWP	Storekeeper	3		0		2		
		James	CITY-LA	Field Supervisor	0		0		0		
	McCafferty		CTTTY A 1 LO 1 LOST	Animal Control Officer	0		0		0		
		Sean	CITY-Animal Control Officer		4	Kimberly Rose-McCas	1	Melanie Rose McCaslin	1	Mother, Mother in law	
3	McCafferty	Sean William	CITY-LADWP	Power Shovel Operator							
; ; ;	McCafferty McCarthy			Power Shovel Operator LADWP	0		0		0		
3	McCafferty McCarthy McCaslin	William	CITY-LADWP			Husband	0		0		
3	McCarthy McCaslin McCauley	William Brent	CITY-LADWP CITY-LADWP	LADWP	0	Husband					
5 7 3 3 0 1	McCafferty McCarthy McCaslin McCauley McCoy	William Brent Karen	CITY-LADWP CITY-LADWP	LADWP Real Estate Officer	0	Husband	1	Kenneth McDonald Jr, Joi	0		
5 7 3 9 1 2 3	McCafferty McCarthy McCaslin McCauley McCoy	William Brent Karen	CITY-LADWP CITY-LADWP	LADWP Real Estate Officer	0	Husband Christina Man	1	Kenneth McDonald Jr, Joi McDonald	0	Willodean McDonald	
	McCafferty McCarthy McCaslin McCauley McCoy McDade	William Brent Karen Rashawn	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP	LADWP Real Estate Officer Utility Buyer	0 1 0		1		0	Willodean McDonald	
	McCafferty McCarthy McCaslin McCauley McCoy McDade McDonald	William Brent Karen Rashawn	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-FIRED-LA	LADWP Real Estate Officer Utility Buyer Storekeeper II	0 1 0 3		1 0		0 0 2	Willodean McDonald	
	McCafferty McCarthy McCaslin McCauley McCoy McDade McDonald McDonald	William Brent Karen Rashawn Kenneth Joseph	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-FIRED-LA CITY-LADWP	LADWP Real Estate Officer Utility Buyer Storekeeper II LADWP	0 1 0 3		1 0 1 0		0 0 2 0	Willodean McDonald	
	McCafferty McCarthy McCaslin McCauley McCoy McDade McDonald McDonald Mcdonald Mcdonald McGrady	William Brent Karen Rashawn Kenneth Joseph Michael	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-FIRED-LA CITY-LADWP CITY-LADWP CITY-LADWP	LADWP Real Estate Officer Utility Buyer Storekeeper II LADWP Building repairer Firefighter paramedic	0 1 0 3 0 0		1 0 1 0 0		0 0 2 0 0	Willodean McDonald	
	McCafferty McCarthy McCaslin McCauley McCoy McDade McDonald McDonald McDonald	William Brent Karen Rashawn Kenneth Joseph Michael	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-FIRED-LA CITY-LADWP CITY-LADWP	LADWP Real Estate Officer Utility Buyer Storekeeper II LADWP Building repairer	0 1 0 3 0		1 0 1 0	McDonald	0 0 2 0	Willodean McDonald	
	McCafferty McCarthy McCaslin McCauley McCoy McDade McDonald McDonald Mcdonald Mcdonald McGrady	William Brent Karen Rashawn Kenneth Joseph Michael	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-FIRED-LA CITY-LADWP CITY-LADWP CITY-LADWP	LADWP Real Estate Officer Utility Buyer Storekeeper II LADWP Building repairer Firefighter paramedic	0 1 0 3 0 0		1 0 1 0 0		0 0 2 0 0	Willodean McDonald	
	McCafferty McCarthy McCaslin McCauley McCoy McDade McDonald McDonald Mcdonald McGrady McGroarty McGuire	William Brent Karen Rashawn Kenneth Joseph Michael William Joseph	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-FIRED-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LAFD CITY-LAFD CITY-LA	LADWP Real Estate Officer Utility Buyer Storekeeper II LADWP Building repairer Firefighter paramedic City of Los Angeles Aqueduct and Reservoir Keeper	0 1 0 3 0 0 0 0		1 0 1 0 0 0	McDonald Jessica McGuire, Jenna	0 0 2 0 0 0 0	Willodean McDonald	
	McCafferty McCarthy McCaslin McCauley McCoy McDade McDonald McDonald Mcdonald McGrady McGrady McGroarty McGuire McKay	William Brent Karen Rashawn Kenneth Joseph Michael Michael William Joseph Patrick	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-FIRED-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LAFD CITY-LA	LADWP Real Estate Officer Utility Buyer Storekeeper II LADWP Building repairer Firefighter paramedic City of Los Angeles Aqueduct and Reservoir Keeper City of Los Angeles	0 1 0 3 0 0 0 0		1 0 1 0 0 0 0	McDonald Jessica McGuire, Jenna	0 0 2 0 0 0 0	Willodean McDonald	
	McCafferty McCarthy McCastin McCauley McCoy McDade McDonald McDonald McDonald McGonald McGroarty McGroarty McGuire McKay McKay	William Brent Karen Rashawn Kenneth Joseph Michael Michael William Joseph Patrick Jason	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LAFD CITY-LA CITY-LADWP CITY-LADWP	LADWP Real Estate Officer Utility Buyer Storekeeper II LADWP Building repairer Firefighter paramedic City of Los Angeles Aqueduct and Reservoir Keeper City of Los Angeles LADWP	0 1 0 3 0 0 0 0 0		1 0 0 0 0 0 0	McDonald Jessica McGuire, Jenna	0 0 2 0 0 0 0 0	Willodean McDonald	
5 7 3 9 9 1 1 1 1 1 2 2 1	McCafferty McCarthy McCaslin McCauley McCoy McDade McDonald McDonald McDonald McGroarty McGroarty McGuire McKay McKay McKay McKnight	William Brent Karen Rashawn Kenneth Joseph Michael William Joseph Patrick Jason Robert	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LAFD CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP	LADWP Real Estate Officer Utility Buyer Storekeeper II LADWP Building repairer Firefighter paramedic City of Los Angeles Aqueduct and Reservoir Keeper City of Los Angeles LADWP Senior Cable Splicer	0 1 0 3 0 0 0 0 0 0		1 0 0 0 0 0 0	McDonald Jessica McGuire, Jenna	0 0 2 0 0 0 0 0	Willodean McDonald	
5 7 3 9 9 1 1 5 7 7	McCafferty McCarthy McCaslin McCauley McCoy McDade McDonald McDonald McGonald McGrady McGrarty McGuire McKay McKay McKay McKay McMillon	William Brent Karen Rashawn Kenneth Joseph Michael Michael William Joseph Patrick Jason Robert Curt	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LAFD CITY-LA CITY-LADWP CITY-LA CITY-LADWP CITY-LA CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP	LADWP Real Estate Officer Utility Buyer Storekeeper II LADWP Building repairer Firefighter paramedic City of Los Angeles Aqueduct and Reservoir Keeper City of Los Angeles LADWP Senior Cable Splicer EDMS	0 1 0 3 0 0 0 0 0 0		1 0 0 0 0 0 0 0 0	McDonald Jessica McGuire, Jenna	0 0 0 0 0 0 0 0 0	Willodean McDonald	
5 7 7 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	McCafferty McCarthy McCaslin McCauley McCoy McDade McDonald McDonald McGonald McGonald McGonald McGonaty McGuire McKay McKay McKay McKnight McMillon McMurry	William Brent Karen Rashawn Kenneth Joseph Michael Michael William Joseph Patrick Jason Robert Curt James	CITY-LADWP	LADWP Real Estate Officer Utility Buyer Storekeeper II LADWP Building repairer Firefighter paramedic City of Los Angeles Aqueduct and Reservoir Keeper City of Los Angeles LADWP Senior Cable Splicer EDMS LADWP	0 1 0 3 0 0 0 0 0 3 0 0 0 0 0	Christina Man	1 0 0 0 0 0 0 0 0 0	McDonald Jessica McGuire, Jenna	0 0 0 0 0 0 0 0 0 0 0	Willodean McDonald	
5 7 8 9 9 1 1 1 1 1 1 1 1	McCafferty McCarthy McCarthy McCaslin McCauley McCoy McDade McDonald McDonald McGonald McGonald McGroarty McGire McKay McKay McKay McKay McKnight McMillon McMurry McMurtrie	William Brent Karen Rashawn Kenneth Joseph Michael William Joseph Patrick Jason Robert Curt James Erin	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LAFD CITY-LADWP	LADWP Real Estate Officer Utility Buyer Storekeeper II LADWP Building repairer Firefighter paramedic City of Los Angeles Aqueduct and Reservoir Keeper City of Los Angeles LADWP Senior Cable Splicer EDMS LADWP Senior Clerk Typist	0 1 0 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		1 0 0 0 0 0 0 0 0 0 0	McDonald Jessica McGuire, Jenna	0 0 0 0 0 0 0 0 0 0 0 0 0	Willodean McDonald	
5 7 8 9 9 1 1 1 1 1 1 1 1	McCafferty McCarthy McCaslin McCauley McCoy McDade McDonald McDonald McGonald McGonald McGonald McGonaty McGuire McKay McKay McKay McKnight McMillon McMurry	William Brent Karen Rashawn Kenneth Joseph Michael Michael William Joseph Patrick Jason Robert Curt James	CITY-LADWP	LADWP Real Estate Officer Utility Buyer Storekeeper II LADWP Building repairer Firefighter paramedic City of Los Angeles Aqueduct and Reservoir Keeper City of Los Angeles LADWP Senior Cable Splicer EDMS LADWP	0 1 0 3 0 0 0 0 0 3 0 0 0 0 0	Christina Man	1 0 0 0 0 0 0 0 0 0	McDonald Jessica McGuire, Jenna	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Willodean McDonald	
5 7 8 9 1 2 3 1 1 2 3 1 1 2 3 1 1 2 3 3 4 5 7 7 7 8 9 9 1 1 1 1 1 1 1 1 1 1 1 1 1	McCafferty McCarthy McCarthy McCaslin McCauley McCoy McDade McDonald McDonald McGonald McGonald McGroarty McGire McKay McKay McKay McKay McKnight McMillon McMurry McMurtrie	William Brent Karen Rashawn Kenneth Joseph Michael William Joseph Patrick Jason Robert Curt James Erin	CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LAFD CITY-LADWP	LADWP Real Estate Officer Utility Buyer Storekeeper II LADWP Building repairer Firefighter paramedic City of Los Angeles Aqueduct and Reservoir Keeper City of Los Angeles LADWP Senior Cable Splicer EDMS LADWP Senior Clerk Typist	0 1 0 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Christina Man	1 0 0 0 0 0 0 0 0 0 0	McDonald Jessica McGuire, Jenna	0 0 0 0 0 0 0 0 0 0 0 0 0	Willodean McDonald	
5 7 3 3 1 2 3 3 4 5 5 7 3 3 1 1 2 2 3 3 4 5 5 1 1 1 2 2 1 3 3 4 3 4 3 4 5 5 5 1 4 3 5 5 3 3 3 4 3 4 3 5 3 3 4 3 5 3 3 3 3	McCafferty McCarthy McCastin McCauley McCoy McDade McDonald McDonald McDonald McGrady McGrady McGrady McGraty McKay McKay McKay McMillon McMurry McMurry McMurtrie	William Brent Karen Rashawn Kenneth Joseph Michael William Joseph Patrick Jason Robert Curt James Erin John	CITY-LADWP	LADWP Real Estate Officer Utility Buyer Storekeeper II LADWP Building repairer Firefighter paramedic City of Los Angeles Aqueduct and Reservoir Keeper City of Los Angeles LADWP Senior Cable Splicer EDMS LADWP Senior Clerk Typist LADWP	0 1 0 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Christina Man Jess MeMurtrie	1 0 0 0 0 0 0 0 0 0 0 0	McDonald Jessica McGuire, Jenna McGuire, Joseph McGuire	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Willodean McDonald	

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
861	Meister	Robert	CITY-LADWP CITY-LADWP, OTHER-Green	Electrical Mechanic	0		0		0		0
862	Mell	Robert	Acres Landscaping	Plant Equipment Operator, Owner	3	McClain Mell	1	Ryker Mell, Emerson Mell	2		0
863	Mellinger	Arthur	CITY-LADWP	Carpenter	1	Wife	1		0		0
864	Mendez	Erick	CITY-LA	City of Los Angeles	0		0		0		0
065		0.31	CHENTAL PRINTS	Underground Distribution							
865	Mendez	Guillermo	CITY-LADWP	Construction Mechanic	0		0	Rodrigo Mendez Jr., Myah	0		0
866	Mendez	Rodrigo	CITY-LADWP	Senior Water Utility Worker	2		0	Mendez	2		0
867	Mendez	Rodrigo	CITY-LADWP	LADWP	0		0		0		0
868	Mendo	Gabriela	CITY-LAFD	Firefighter	0		0		0		0
869	Mendoza	Daniel	CITY-LA	Equipment Mechanic	0		0		0		0
870	Menendez	Sigfredo	CITY-LA	Electrical Engineer	0		0		0		0
871	Mergel	Sean	CITY-LADWP	Welder	4	Mapuana Mergel	1	Kekoa Mergel, Kalino Mergel	2	Gloria Abbey	1
872	Messer	Charles	CITY-LA	Plumber	0		0		0		0
873	Messner	Travis	CITY-LADWP	Heavy Duty Equipment Mechanic	0		0		0		0
874	Metz	Michael	CITY-LADWP	Machinist	1	Kasey Metz	1	v :	0		0
875	Meyer	David	CITY-LADWP	Structural Steel Fabricator	2	Beth Meyer	1	Jesica Meyer	1		0
876	Meza	Luis	CITY-LADWP	Security Officer	4	Norma Bravo	1	Dalilah Meza, David Meza, Dyanna Meza	3		0
877	Miller	Chris	CITY-LA	Air Conditioning Mechanic	2	Wife	1	Daughter	1		0
878	Miller	Michele	CITY-LADWP	Electric Station Operator	0	***************************************	0	Duugmei	0		0
								Claire Miller, Russell Miller,			
879	Miller	Ryan	CITY-LADWP	Electrical Mechanic	4	Tmmy Miller	1	Dean Miller	3		0
880	Miller	Stewart	CITY-LADWP	Steam Plant Operating Supervisor	4	Nicole Miller	1	VM	1	Scott Miller, Aletha Miller	2
881	Mills	Jarrod	CITY-LADWP	Heavy Duty Truck Operator	0		0		0		0
882	Mills	Jeffrey	CITY-LADWP	Senior Waterworks Mechanic	1	Deborah Mills	1		0		0
883	Mills	Peter	CITY-LAFD	Fireman	2		0	JR, LM	2		0
883 884	Mills	Victoria	CITY-LAFD CITY-LA, OTHER-Retired	Fireman Human Relations Advocate, None	0		0		0		0
884 885	Minetta	Sandra	CITY-LA, OTHER-Retired	Supervisor	0		0		0		0
886 886	Molina	Crystal	CITY-LA	City of Los Angeles	0		0		0		0
887	Molina	Christian	CITY-LAPD	Police Officer II	1		0	James Molina	1		0
888	Molinar	Andrew	CITY-LAFD	LAFD	0		0	Juneo Moniu	0		0
889	Mondragon	Michael	CITY-LADWP	Electrical Mechanic	2	AM	1	R.X.M	1		0
890	Monroy	Sean	CITY-LAFD	Engineer	3	Wife	1	Daughters	2		0
891	Montero	Jose	CITY-LA ZOO	Emergency building repair	6	Wife	1	Children	3		0
892	Montero	Frank	CITY-LADWP	LADWP	0		0		0		0
893	Montes	Raymond	CITY-LADWP	EDMS	0		0		0		0
				Maintenance & Construction							
894	Montes	Roberto	CITY-LADWP	Helper	0		0		0		0
895	Montes	Tawny	CITY-LADWP	LADWP	0		0		0		0
896	Montoya	James	CITY-LADWP	LADWP	0		0	Y 1 E W W 1	0		0
897	Montoya	Ruben	CITY-LADWP	Truck and Equipment Dispatcher	3	Christine Meza Monto	1	Joshua E. Morgan, Kaylyne Morgan	2		0
898	Moon	Verel	CITY-LADWP	LADWP	0		0		0		0
899	Moore	Russell	CITY-LADWP	Lineman	0		0		0		0
900	Mora	Christian	CITY-LADWP	Senior Administrative Clerk	0		0		0		0
901	Morales	Louie	CITY-LADWP	LADWP	0		0		0		0
902	Morales	Preston	CITY-LADWP	Electrical Distribution Mechanic	0		0		0		0
903	Morales	Richard	CITY-LADWP	Electrical Craft Helper	0		0		0		0
904	Moreno	Jose	CITY-LADWP	Electrical Craft Helper B	0		0		0		0
905	Moreno	Alex	CITY-LADWP	LADWP	0		0		0		0
906	Morey	Gerald	CITY-LADWP	LADWP	0		0		0		0
907	Morgan	Corey	CITY-LADWP	LADWP	0		0		0		0
908	Morgan	Jason	CITY-LADWP	Watershed Resources Specialist	3	Marlo Morgan	1	BM, EM	2		0
909	Morgan	Ken	CITY-LADWP	Electric Service Representative	0		0		0		0
910	Morley	Daniel	CITY-LADWP	LADWP	0		0		0		0
								David Morquecho, Levi Morquecho, Caleb			
911	Morquecho	David	CITY-LADWP	Electrical Craft Helper	4	Monica Morquecho	1	Morquecho Morquecho	3		0
912	Morris	Erika	CITY-LA	CSS II	2		0	Doriyon Morris	1	Jacqui Morris	1
913	Morris	Roger	CITY-LADWP	Senior Cable Splicer	0		0		0		0
								Sebastian Mosesman, Nicolas			
914	Mosesman	Mario	CITY-LADWP	Electric Service Representative	3	Patricia Mosesman	1	Mosesman	2		0
			CITY-LA-FIRED-OTHER-Los	Registered Veterinary Technician, Certified Pharmacy Technician							
915	Mosich	Daina	Colinas Pharmacy	Trainee Trainee	1		0	Quinn Gust	1		0
916	Mota	Jose	CITY-LA	Plumber/LA City	4		0		0		0
917	Mount	Richard	CITY-LA	City of Los Angeles	0		0		0		0
918	Muhammad	Samantha	CITY-LADWP	Commercial Field Rep	0		0		0		0
919	Mullany	Ryan	CITY-LA	Port Police Sergeant	0		0		0		0
920	Muniz	Michael	CITY-LA	Refuse Truck Operator	0		0		0		0
21	Munoz	Erik	CITY-LA	Civil Engineering Associate III	0		0		0		(
922	Muraoka	James	CITY-LADWP	Warehouse and Toolroom Worker	2		0		0	Daughter, Grandson	2
122	Mounith	C1:	CITY-City of Los Angeles Public	n		A		Clasiana Marrill			١.
923	Murillo	Carolina	Library	Payroll Supervisor	2	Antonio Murillo	1	Clarissa Murillo	1		(
	Murillo	Octavio	CITY-LA	Environmental Engineering Associate II	0		0		0		(
24		Compio			v		0	Joshua Murillo, Izabella	Ü	Father/AM, Mother/MM,	<u> </u>
924	Murillo	Atanacio	CITY-LADWP	Meter Reader	8	Roxanne Gutierrez	1	Murilli, Jazmine Murillo	3	Brothers/OM, RM	
		Sonia	CITY-LADWP	Principal Clerk Utility	1	Juan Salazar,	1		0		(
25	Murillo		CYTEXA	Maintenance Laborer	0		0		0		
)25)26		Alan	CITY-LA	Maintenance Laborer	U						
925 926 927	Murillo	Alan Randy	CITY-LADWP	LADWP	0		0		0		(
924 925 926 927 928 929	Murillo Murray		CITY-LADWP CITY-LA			Husband	0		0		0
925 926 927 928	Murillo Murray Mushinski	Randy	CITY-LADWP	LADWP	0	Husband David Naish		Oliver Naish, Eva Naish			

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	
933	Navarro	Michael	CITY-LADWP	Sr Plumber	0		0		0		
934	Navarro	Francis	CITY-LAPD	LAPD	0		0		0		
35	Nefas	Phillip	CITY-LADWP	Electrical Engineer Associate III	0		0		0		
36	Nevarez	David	CITY-LADWP	Commercial Field Supervisor	0		0		0		
37	Newon	Bryan	CITY-LAFD	LAFD	0		0		0		
38	Newsom	Tim	CITY-LA	Painter	5	Belinda Newsom	1		0	Esperanza Newsom, Janet Nune:	
39	Nguyen	Tony	CITY-LAFD	Firefighter	3	Emily Nguyen	1	Ava Nguyen, Aidan Nguyen	2		
10	Nguyen	Chad	CITY-LAPD	LAPD	4		0		0	EN, JN; SN; JN	
1	Nicklaw	Sean	CITY-LA	TDDS-B	5	Wife: KN	1	CN, KN, EM, SN	4		
12	Nielsen	Erik	CITY-LADWP	Sr. Machinist Supervisor	1	Wife	1	011, 1011, 2111, 511	0		
13					0	WIIC	0		0		
	Niemand	Johnny	CITY-LADWP	LADWP							
4	Nieves	Adrian	CITY-LAFD	Firefighter	0		0		0		
15	Nikolajevs	Valerijs	CITY-LA	City of Los Angeles	0		0		0		
16	Noble	Brian	CITY-LADWP	EDMS -A	1	Wife	1		0		
17	Nolan	Teresa	CITY-Lancaster State Prison	Registered Nurse	0		0		0		
								Son: 26yrs; 23yrs; Daughter:			
18	Nordquist	James	CITY-LAFD	Firefighter/Paramedic	5	Wife	1	18yrs; 16yrs	4		
19	Norris	William	CITY-LADWP	Senior Electrical Repairer	1		1		0	Madalita McGirvin	
										Jorda Munzing, Victoria	
50	Nua	Frank	CITY-LADWP	Electric Distribution Mechanic	5	Kelley Nua	1	Kiana Nua, Malia Nua	2	Munzing	
51	Nunez	Sunny	CITY-LA	Meter Reader	0		0		0		
		,			· ·		· 1	Leonardo Mireles, Tyler	-		
2	Obeso	Gabriel	CITY-LADWP	Electrical Mechanic	4	Mary Luna	1	Obeso, London Obeso	3		
53	Obregon	Laura	CITY-LADWP	Sr. Admin Clerk	0	,	0	,	0		
_	Coregon			Warehouse and Toolroom Worker			,		Ü		
54	Obregon	Nicholas	CITY-LADWP	A renouse and 100iroom worker	1		0	Daughter	1		
55					0		0	- aabc.	0		
		Jose	CITY-LA	City of Los angeles		Involde Oct		Devial Oaker			
56	Ochoa	Rene	CITY-LA	Traffic Officer 2	3	Imelda Ochoa	1	Daniel Ochoa	2		
	0.1	Y 00	CUTTALLA ETC	F. C. L. B		6	.	Elijah Ochoa, Titus Ochoa,			
57		Jeffery	CITY-LAFD	Firefighter Paramedic	4	Spouse	1	Quinn Ochoa	3		
58	Ochoa Jr	Eduardo	CITY-LADWP	LADWP	0		0		0		
59	Odom	Frank	CITY-LADWP	Aqueduct and Reservoir Keeper	0		0		0		
60	Ojeda	David	CITY-LADWP	HDTO	1		0	Son/15yrs	1		
51	Okray	James	CITY-LADWP	Senior Water Utility Worker	0		0		0		
62	Olivier	Jean-Claude	CITY-LA	Housing Inspector	2	Wife	1	Son	1		
63	Onate	Ernesto	CITY-LADWP	Warehouse Worker	0	11110	0	Son	0		
54	Ormes	Thomas	CITY-LADWP	Electrical Craft Helper	0		0		0		
5		Jose	CITY-LADWP	LADWP	0		0		0		
56	Orozco	Ventura	CITY-LADWP	Plumber	0		0		0		
67	Orozco	Jesus	CITY-LAFD	FIrefighter Paramedic	4	Wife	1	3 Kids	3		
68	Ortega	Luis	CITY-LA	Police Officer II	1	Araceli Alba	1		0		
69	Ortega	William	CITY-LADWP	Electric Distribution Mechanic	0		0		0		
70	Orth	Jeremy	CITY-LAFD	EDMS	2		0	2 children	2		
71	Ortiz	Albert	CITY-LADWP	LADWP	0		0	2 cintaren	0		
72				LAPD	0		0		0		
	Ortiz	Anthony	CITY-LAPD								
73	Osier	Terry	CITY-LADWP	Maintenance	1	Kristina Osier	1		0		
74	Ostrom	Caleb	CITY-LADWP	EDMT	0		0		0		
75	Oushana	Antonio	CITY-LADWP	MCH	2	Elcira Oushana	1	Thomas	1		
								DO, Rayanne Brown, Waylon			
76	Overs	Amy	CITY-LADWP	Electric Station Operator	5	Jon Overs	1	Brown, Logan Brown	4		
77	Owen	Aaron	CITY-LA	Sr animal control officer	0		0		0		
			CITY-LA, OTHER-Applied Air								
78	Pacheco	Raymond	Conditioning	Air Conditioning Mechanic	1		0		0		
79	Pacheco	Shahjahan	CITY-LADWP	LADWP	0		0		0		
		-			0		0		0		
80	Padelford	Wayne	CITY-LADWP	Water Treatment Operator							
81	Padilla	Gilbert	CITY-LADWP	Equipment Mechanic	0		0		0		
0.0	B	m: ·	CHERT I A DIVE	Construction & Maintenance							
82	Page	Timothy	CITY-LADWP	Supervisor	8		0		0		
983	Pagliuso	Michael	CITY-LAFD	Apparatus Operator	3	Spouse	1		0		
								Richard Gonzales, Lilliana			
84	Palacio	Joseph	CITY-LAFD	Firefighter	4	Vanessa Palacio	1	Palacio, Gianni Palacio	3		
85	Palacios	Matthew	CITY-LADWP	LADWP	0		0		0		
86	Palmoutsos	Constantino	CITY-LADWP	Cable Splicer	3	Wife	1	Daughter, Son	2		
87	Pantoja	Pearl	CITY-LA	Traffic Officer II	0		0		0		
38	Paraiso	Marion	CITY-LADWP	Electrical Mechanic	1	Wife	1		0		
89	Parker	Terri	CITY-LADWP	Water Utility Worker	0		0		0		
90	Parlee	Kyle	CITY-LADWP	Edmt	0		0		0		
91	Parra	Marin	CITY-LADWP	LADWP	0		0		0		
92	Pavia	Jackie	CITY-LA	City Craftsmen Assistant	1		0		0	Father	
93	Pavia	Jerry	CITY-LADWP	Electrician	0		0		0		
94		John	CITY-LA	Steam Plant Operator	3	Wife	1	Daughter, Son	2		
95	Peloquin	Brian	CITY-HWTP	Waste Water Treatment Mechanic	0		0		0		
	4				· ·			Michael Pemberton, Amillia			
06	Pemberton	Joseph	CITY-LADWP	Electrical Repairman	3	Kristen Pemberton	0	Pemberton, James Pemberton	3		
					_			Natalia Zuniga, Matthew			
97	Penate	Glenda	CITY-LA	Sr. Systems Analyst	3	Hermen Zuniga	2	Zuniga	2		
8	Peralta	Fredy	CITY-LA Zoo	Cement Finisher	1	Cynthia Peralta	1	0	0		
9		-	CITY-LAFD	FIREFIGHTER	0	Cynuna i ciaita	0		0		
. 7	Peralta	Rene	CH PLAND	LIKELIGHTEK	U		U	Brayden Perelli-Minetti, Hunter Perelli-Minetti,	U		
000	Perelli-Minetti	Joshua	CITY-LAFD	Firefighter/Paramedic	6	Amanda Perelli-Minetti	1	Nathan Barr-step, Caleb Barr-step, Isaiah Barr-	5		
			CITY-City of LA Department of						_		
001	Perez	Carlos	Public Works	Civil Engineer Associate	0		0		0		
002	Perez	Alberto	CITY-LA	Building Operating Engineer	4		0		0	FL, CJ, AL, AL	
	Perez	Anthony	CITY-LA	Electrician	1	Wife: SP	1		0		
003			CITY-LA,								

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	
1005	Perez	Andrew	CITY-LADWP	Equipment Operator	2	Ann Perez	1	AP	1		
006	Perez	Everardo	CITY-LADWP	LADWP	0	***	0		0		
007	Perez	George	CITY-LADWP	Survey Party Chief	1	Yolanda Perez	1		0		
800	Perez	George	CITY-LADWP	Field Engineering Aid	0		0		0		
09	Perez	George	CITY-LADWP	Survey Party Chief, MCH	1	Wife	1		0		
10	Perez	Ignacio	CITY-LADWP	LADWP	0		0		0		
11	Perez	Jesus	CITY-LADWP	LADWP	0		0		0		
12	Perez	Joseph	CITY-LADWP	Meter reader	1	Michele Perez	1		0		
13	Perez	Kendrick	CITY-LADWP	Warehouse and Toolroom Worker	3	DP	1	OP, CP	2		
14	Perez	Omar	CITY-LADWP	Electrical Engineer	5		0	Private	4		
15	Perez	Vincent	CITY-LADWP	LADWP	0		0		0		
16	Perez	Jose L	CITY-LAFD	Firefighter/Paramedic	0		0		0		
17	Perez	Tony	CITY-LAPD	Police Officer	0		0		0		
1/	1 CICZ	Tony		Tonce Officer			U		U		
18	Perez	Damien	CITY-Public Works Bureau Of Engineering Survey Division	Land Surveying Assistant	0		0		0		
019	Peters	Gannon	CITY-LADWP	LADWP	0		0		0		
020	Peters	Steven	CITY-LADWP	Load Dispatcher	0		0		0		
				•		Wr.e		P 1:	3		
)21	Peterson	Clinton	CITY-LA	Warehouse worker	4	Wife	1	Daughter			
)22	Peterson	Christine	CITY-LADWP	Warehouse & Toolroom Worker	0		0		0		
)23	Petrillo	Shaun	CITY-LADWP	LMA	0		0		0		
124	Dotmoon	Coomin	CITY I A DWD	Coning Floatsiaal Manhania	,	Charrid Patringgon	1	Christopher Petruescu, Cosmin Petruescu, Cassierose	2		
)24	Petruescu	Cosmin	CITY-LADWP	Senior Electrical Mechanic	3	Cheryl Petruescu		Petruescu	3		
125	Phillips	Micah	CITY-LADWP	LADWP	0		0		0		
26	Diett	Commi	CITY I ADWD	Maintenance and Construction			0		0		
26	Piatt	Garry	CITY-LADWP	Helper	0		0		0		
27	Piatt	Michael	CITY-LADWP	Sr Construction Inspector	0		0		0		
)28	Piazza	Francis	CITY-LA	Traffic Officer II	1	Wife	1		0		
129	Piedra	Rene	CITY-LA	City of Los Angeles	0		0		0		
30	Pierce	Jeremiah	CITY-LADWP	LADWP	0		0		0		
								Nadia Siordia-Garcia, Lorelei			
)31	Pina	Oscar	CITY-LADWP	Waste Water Worker 2	3	Marissa Pina,	1	Pina	2		
)32	Pino	Fernando	CITY-LADWP	Security Officer	0		0		0		
)33	Piotraschke	Paul	CITY-LADWP	Electrical Repairer	0		0		0		
)34	Pischel	Robert	CITY-LADWP	Water Works Mechanic	4	Christin Pischel	1	Sons	3		
)35	Polson	Elma	CITY-LADWP	LADWP	0	**	0		0		
136	Pons	Philip	CITY-LADWP	EDMT	0		0		0		
130	Porter	David	CITY-LADWP	Painter	3	Wife	1	Children	2		
						**110		Ciliuren			
)38	Portugal	Gabriel	CITY-LADWP	Water Treatment Operator	0		0		0		
039	Post	Steven	CITY-G.S/F.S	Equipment Mechanic	0		0		0		
0.40	D	Diama	CITY I A	Environment Compliance	3		0	Carraita Barrail	3		
040	Powell	Diana	CITY-LA	Inspector				Serenity Powell			
041	Powell	Jason	CITY-LADWP	LADWP	0		0		0		
042	Powell	Jason	CITY-LAFD	Captain	0		0		0		
043	Preciado	Thomas	CITY-LADWP	LADWP	0		0		0		
044	Preer	Cicily	CITY-LADWP	Commercial Service Supervisor	0		0		0		
045	Pressley	Jada	CITY-LADWP	Assistant Paymaster	3	Husband	1	Imprezz Pressley	2		
046	Preston	Jacquilyn	CITY-LADWP	Custodial Service Attendent	0		0		0		
047	Prian	Sean	CITY-LAFD	Firefighter/Paramedic	3	Lauren Prian	1	Luke Prian	2		
)48	Prince	Andrew	CITY-LADWP	LADWP	0		0		0		
)49	Prochoren	Neal	CITY-LA	Housing Inspector	0		0		0		
, . ,	11001101011	11001	0.11 2.1	Troubing Inspector				Richard Provencio, Adeline			
)50	Provencio	Richard	CITY-LADWP	Senior Administrative Clerk	3	Mary Jane Provencio	1	Provencio	2		
051	Puels	Richard	CITY-LA	Fire Inspector I	3	Elizabeth Puels	1	Travis Milton	2		
					3		1	Havis Wilton	0	Danie C. Dahaman Chadia Dani	
052	Puhawan Pulido	Ramiro	CITY-LADWP CITY-LADWP	Senior Biyer Senior Electric Distribution Mechanic		Mercedes S. Puhawan Beatrice Pulido	1	Jaylene Pulido	4	Ramir S. Puhawan, Charlie Rose	
054		-			5	Deatifice Fulldo	0	Jayrene i unuo	0		
	Pulido	Lupe	CITY-LADWP	LADWP	0						
)55	Purrington	Jordan	CITY-LAFD	Engineer	0	a: a ::	0		0	0.10	
)56	Quaternik	Daniel	CITY-LADWP	Meter Reader	2	Gina Quaternik	1		0	Carole Stavert	
)57	Quick	Bryan	CITY-LAFD	Firefighter Paramedic	1	Laura Quick	1		0		
)58	Quiles	Rogelio	CITY-LAPD	Police Officer	0		0	0	0		
)59	Quintanilla	Fernando	CITY-LADWP	Electrical Craft Helper	0		0		0		
060	Quiros	Alyssa	CITY-LAPD	Security officer	3	Daniel Quiros	1	Dominick Quiros	2		
061	Quiros	Daniel	CITY-LAPD	Police Officer	0		0		0		
062	Quiroz	Roque	CITY-LADWP	Civil Engineering Associate	0		0		0		
)63	Ragan	Mike	CITY-LA	Equipment mechanic Transportation Engineering	0		0		0		
064	Rahimuddin	Saif	CITY-LA	Associate 3	0		0		0		
065	Railing	John	CITY-LA	City of Los Angeles	0		0		0		
066	Raker Jr.	Robert	CITY-LADWP	Construction Service Worker	0		0		0		
			CITY-LADWP	LADWP	0		0		0		
)67	Ramey	Kreshell					0		0		
168	Ramirez	Claudia	CITY-LA	Clerk	0			Y and Plane			
169	Ramirez	Martha	CITY-LA	Messenger Clerk	1		0	Levi Flores	1		
70	Ramirez	Albert	CITY-LADWP	Welder	1	Rosanne Ramirez	1		0		
71	Ramirez	Anthony	CITY-LADWP	Meter Reader	5	Michelle Ramirez	1	RR, GR, LL, Baby Ramirez	4		
								Angelina Ramirez, Art			
72	Ramirez	Art	CITY-LADWP	Waste Water Collection Worker	3	Elizabeth Ramirez	1	Ramirez	2		
73	Ramirez	Juan	CITY-LADWP	Senior Administrative Clerk	1		0	Daughter	1		
74	Ramirez	Kevin	CITY-LAFD	LAFD	0		0		0		
75	Ramirez	George	CITY-LAPD	LAPD- CITY OF LA	0		0		0		
076	Ramon	Javier	CITY-LADWP	Journeyman Carpenter	0		0		0		
)77	Ramos	Carlos	CITY-LADWP	Carpenter	4	Blanca Ramos	1	Jacob Ramos, Issac Ramos	2	Consuelo Castaneda	
11	ranios	Carros	CIT I-LAD WI	Electrical Distribution Mechanic	4	Diana Kantos	1	Jacob Ramos, ISSAC Ramos		Consucio Castalleua	
	Rappleye	Travis	CITY-LADWP	Supervisor	0		0		0		
78											
)78)79	Ratcliff	Jeffrey	CITY-LADWP	LADWP	0		0		0		

	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	
1081	Reale	Anthony	CITY-LADWP	EDMT 5	2	Avalon Altamirano	1	Oaklynn Reale	1		
1082		Kyle	CITY-LADWP	EDMT	0		0		0		
083		Shaun	CITY-LADWP	EDMT	0		0		0		
084		Brian	CITY-LADWP	LADWP	0		0		0		
085	Reese	Chad	CITY-LADWP	Electrical Mechanic	0		0		0		
086	Reese	Everett	CITY-LADWP	Line Patrol Mechanic	1		0	Son	1		
087	Rehman	Zia	CITY-LADWP	LADWP	0		0		0		
088	Reiser	Gary	CITY-LADWP	Sr. Hydrographer B	3	Tina Reiser	1	Madison Reiser, Trevor Reiser	2		
000	n .	D: 1 1	CVTTV I	B 4		or it b		Rebecca Kolberg, Richard	2		
089		Richard	CITY-LA	Pr. Inspector	4	Sheila Reisner	1	Reisner III, Ryan Reisner	3		
090		Jess	CITY-LAFD	Fire	0		0		0		
091		Victor	CITY-LAPD	Police Officer-PIII	0		0		0		
)92	Reyes	Alonso	CITY-LADWP	LADWP	0		0		0		
)93	Reyes	James	CITY-LADWP	LADWP	0		0		0		
				Maintenance and Construction							
094	Rice	Ryan	CITY-LADWP	Helper	0		0		0		
095	Rich	Jarred	CITY-LADWP	LADWP	0		0		0		
096	Rich	Susan	CITY-LADWP	LADWP	0		0		0		
097	Richardson	Rochelle	CITY-LADWP	Custodian	0		0		0		
098	Rickford	Ryan	CITY-LADWP	Heavy Duty Truck Operator	0		0		0		
099		Martin	CITY-LADWP	Building Repairer	2		0	Lorenzo Rico	1	Priscilla Gutierrez	
					0		0	LOTORIZO RICO	0		
100	Rifkin	David	CITY-LADWP	Heavy Equipment Mechanic							
101	-	Scott	CITY-LADWP	LADWP	0		0		0		
102		Emilio	CITY-LA	Plumber	0		0		0		
103		David	CITY-LADWP	LADWP	0		0		0		
104	Rios	Edgar	CITY-LADWP	Commercial Service Supervisor	0		0		0		
105		Sean	CITY-LADWP	LADWP	0		0		0		
106		Jesse	CITY-LADWP	Carpenter	1		0	Daughter	1		
107		Oscar	CITY-LADWP	Electrical Mechanic	1	Laura Rivera	1		0		
.01	.civcia	Jocut	C.1 1-L/1D W1			Laura INIVEIA	1		U		
108	Rivera	Salvador	CITY-LADWP	MAINTENANCE AND CONSTRUCTION HELPER	0		0		0		
109					2		0		0		
		Gabriel	CITY-LA	Civil Engineering Associate							
110		Richard	CITY-LA	Building Mechanical Inspector	0		0		0		
111	Robles	James	CITY-LADWP	Electrical Engineering Associate	0		0		0		
								Dominique Rocha and			
112		Gene	CITY-LADWP	Building Repairer	2		0	Isabella Rocha	2		
113	Rocha	Rudy	CITY-LAFD	LAFD/Firefighter III/ Paramedic	0		0		0		
114	Rodarte	Danelle	CITY-LA	Procurement Assistant	0		0		0		
								Amada V. Rodriguez			
115	Rodriguez	Roy	CITY-LA	Land Surveyor	3	Evelyn Gonzalez	1	Emiliano S. Rodriguez	2		
116	Rodriguez	Tyger	CITY-LA	Animal Control Officer	0		0		0		
117	Rodriguez	Conrad	CITY-LADWP	Utility Administrator III	1	Lisa Johnson	1		0		
				, , , , , , , , , , , , , , , , , , , ,				Yazmin Rodriguez, Kevin			
118	Rodriguez	Jose	CITY-LADWP	Electrical Mechanic	3	Jenny Valdez	1	Valdez	2		
119		Luis	CITY-LADWP	PCEDT B	0	,	0		0		
120		Joseph	CITY-Los Angeles City	R.C.T.O	1	Tiffany Acosta	1		0		
121		Chris	CITY-Zoo	Senior Animal Keeper	0	Timany Treosa	0		0		
	_		CITY-LA			Gráciela de	1		0		
122	_	Filiberto	CITY-LADWP	Motor Sweeper Operator	0	Rodríguez	0		0		
		Alan		Senior Cable Splicer							
124	Romero	Carlos	CITY-LADWP	EDM	2	Christie Locke/Romero	1		0	Denise Romero	
125	Romero	George	CITY-LAFD	LAFD	4	MR	1	Sons	2	Daughter	
126	Romo	Ricardo	CITY-LADWP	Customer Service Representative	1		0		0	Terresa Serrato	
127	Rompal	Michelle	CITY-LAPD	Security Officer	0		0		0		
128	· I ·	Ralph	CITY-LADWP	LADWP	0		0		0		
129		Joseph	CITY-LADWP	Electrical Craft Helper	1		0	Daughter	1		
				Security Officer			0	_	1	AD PG Nilroca Coinan	
130		Rico	CITY-LADWP		4	v . D		Dylan Rosas		AD, RG, Nilrose Guinar	
131		Dustin	CITY-LADWP	Edmt	3	Lynn Rose	1	Shayla Rose, Charlotte Rose	2		
132	Rose-McCaslin		CITY-LADWP	LADWP	0		0		0		
133		Andrew	CITY-LADWP	Equipment Operator	0		0		0		
134	Rugroden	Kirk	CITY-LADWP	Electrical mechanic	0		0		0		
	Ruiz	Juan	CITY-LA	Electrical Repairer	3	Jennifer Ruiz	1	Nicolai Ruiz, Asher Ruiz	2		
		Mary Ann	CITY-LA	Custodian	0		0		0		
135	Ruiz			LADWP	0		0		0		
135 136		Guadalupe	CITY-LADWP			****			0		
135 136 137	Ruiz			Heavy Duty Truck Operator	1	Wife	- 1			C I I FW C I	
135 136	Ruiz	Guadalupe Timothy	CITY-LADWP CITY-LADWP	Heavy Duty Truck Operator Construction & Maintenance	1	Wife	1			(Itandalighter F.W. (Itandeon:	
135 136 137 138	Ruiz Rupp	Timothy	CITY-LADWP	Construction & Maintenance			1		0	Grandaughter EW, Grandson: CW	
135 136 137 138	Ruiz Rupp Russell	Timothy	CITY-LADWP CITY-LADWP	Construction & Maintenance Supervisor	3	Wife	1	Gimel Dominouez	0		
135 136 137 138 139	Ruiz Rupp Russell Saborio	Timothy Steven Mario	CITY-LADWP CITY-LADWP CITY-LA, OTHER-Retired	Construction & Maintenance Supervisor Management Assistant, none	3 2	Wife Alicia Dominguez	1	Gimel Dominguez	0		
135 136 137 138 139 140	Ruiz Rupp Russell Saborio Saenz	Steven Mario Andres	CITY-LADWP CITY-LA, OTHER-Retired CITY-LAFD	Construction & Maintenance Supervisor Management Assistant, none Captain Electric Distribution Mechanic	3 2 5	Wife	1 1 1	Gimel Dominguez Children	0 1 4		
135 136 137 138 139 140 141	Ruiz Rupp Russell Saborio Saenz Saggiani	Timothy Steven Mario Andres Mario	CITY-LADWP CITY-LA, OTHER-Retired CITY-LAFD CITY-LADWP	Construction & Maintenance Supervisor Management Assistant, none Captain Electric Distribution Mechanic Traince	3 2 5	Wife Alicia Dominguez	1 1 1		0 1 4	CW	
135 136 137 138 139 140 141	Ruiz Rupp Russell Saborio Saenz Saggiani Saiza	Timothy Steven Mario Andres Mario Diego	CITY-LADWP CITY-LA, OTHER-Retired CITY-LAFD CITY-LADWP CITY-LADWP CITY-Department of Sanitation	Construction & Maintenance Supervisor Management Assistant, none Captain Electric Distribution Mechanic Traince Refuge Collection Truck Operator	3 2 5 0 2	Wife Alicia Dominguez	1 1 1 0 0		0 1 4 0 0		
35 36 37 38 39 40 41 42 43 44	Ruiz Rupp Russell Saborio Saenz Saggiani Saiza Salas	Timothy Steven Mario Andres Mario Diego Jose	CITY-LADWP CITY-LA, OTHER-Retired CITY-LAFD CITY-LADWP CITY-LADWP CITY-Department of Sanitation CITY-LAFD	Construction & Maintenance Supervisor Management Assistant, none Captain Electric Distribution Mechanic Traince Refuge Collection Truck Operator LAFD	3 2 5 0 2 0	Wife Alicia Dominguez	1 1 1 0 0		0 1 4 0 0	CW	
135 136 137 138 139 140 141 142 143	Ruiz Rupp Russell Saborio Saenz Saggiani Saiza Salas	Timothy Steven Mario Andres Mario Diego	CITY-LADWP CITY-LA, OTHER-Retired CITY-LAFD CITY-LADWP CITY-LADWP CITY-Department of Sanitation	Construction & Maintenance Supervisor Management Assistant, none Captain Electric Distribution Mechanic Trainee Refuge Collection Truck Operator LAFD LADWP	3 2 5 0 2	Wife Alicia Dominguez	1 1 1 0 0		0 1 4 0 0	CW	
135 136 137 138 139 140 141 142 143 144	Ruiz Rupp Russell Saborio Saenz Saggiani Saiza Salas Salazar	Timothy Steven Mario Andres Mario Diego Jose	CITY-LADWP CITY-LA, OTHER-Retired CITY-LAFD CITY-LADWP CITY-LADWP CITY-Department of Sanitation CITY-LAFD	Construction & Maintenance Supervisor Management Assistant, none Captain Electric Distribution Mechanic Traince Refuge Collection Truck Operator LAFD	3 2 5 0 2 0	Wife Alicia Dominguez	1 1 1 0 0		0 1 4 0 0	CW	
135 136 137 138 139 140 141 142 143 144 145	Ruiz Rupp Russell Saborio Saenz Saggiani Saiza Salas Salazar	Timothy Steven Mario Andres Mario Diego Jose Martin Manuel	CITY-LADWP CITY-LA, OTHER-Retired CITY-LAFD CITY-LADWP CITY-LADWP CITY-LAFD CITY-LADWP CITY-LADWP	Construction & Maintenance Supervisor Management Assistant, none Captain Electric Distribution Mechanic Trainee Refuge Collection Truck Operator LAFD LADWP Steam Plant Maintenance Mechanic	3 2 5 0 2 0 0	Wife Alicia Dominguez Wife	1 1 1 0 0 0 0	Children	0 1 4 0 0 0 0	CW	
35 36 37 38 39 40 41 42 43 44 45	Ruiz Rupp Russell Saborio Saenz Saggiani Saiza Salas Salazar Salcido Salgado	Timothy Steven Mario Andres Mario Diego Jose Martin Manuel Armando	CITY-LADWP CITY-LA, OTHER-Retired CITY-LAFD CITY-LADWP CITY-LADWP CITY-LAFD CITY-LAFD CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP	Construction & Maintenance Supervisor Management Assistant, none Captain Electric Distribution Mechanic Traince Refuge Collection Truck Operator LAFD LADWP Steam Plant Maintenance Mechanic City of Los angeles	3 2 5 0 2 0 0	Wife Alicia Dominguez Wife	1 1 1 0 0 0 0	Children	0 1 4 0 0 0 0	CW	
35 36 37 38 39 40 41 42 43 44 45 46 47 48	Ruiz Rupp Russell Saborio Saenz Saggiani Saiza Salazar Saleido Salgado Salgado	Timothy Steven Mario Andres Mario Diego Jose Martin Manuel Armando Efrain	CITY-LADWP CITY-LA, OTHER-Retired CITY-LAFD CITY-LADWP CITY-LAPD CITY-LAFD CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP	Construction & Maintenance Supervisor Management Assistant, none Captain Electric Distribution Mechanic Trainee Refuge Collection Truck Operator LAFD LADWP Steam Plant Maintenance Mechanic City of Los angeles LADWP	3 2 5 0 2 0 0 2 0	Wife Alicia Dominguez Wife	1 1 1 0 0 0 0 0	Children	0 1 4 0 0 0 0 0	CW	
135 136 137 138 139 140 141 142 143 144 145 146 147 148 149	Ruiz Rupp Russell Saborio Saenz Saggiani Saiza Salaza Salazar Salcido Salgado Salgado Sallee	Timothy Steven Mario Andres Mario Diego Jose Martin Manuel Armando Efrain Jeffrey	CITY-LADWP CITY-LA, OTHER-Retired CITY-LAFD CITY-LADWP CITY-LAFD CITY-LAFD CITY-LAFD CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP CITY-LADWP	Construction & Maintenance Supervisor Management Assistant, none Captain Electric Distribution Mechanic Trainee Refuge Collection Truck Operator LAFD LADWP Steam Plant Maintenance Mechanic City of Los angeles LADWP LADWP	3 2 5 0 2 0 0 0 2 0 0	Wife Alicia Dominguez Wife Wife	1 1 1 0 0 0 0 0	Children	0 1 4 0 0 0 0 0	CW	
135 136 137 138 139 140 141 142 143 144 145 146 147 148 149 150	Ruiz Rupp Russell Saborio Saenz Saggiani Saiza Salas Salas Salcido Salgado Salgado Salgado Sallee Sanchez	Timothy Steven Mario Andres Mario Diego Jose Martin Manuel Armando Efrain Jeffrey Erie	CITY-LADWP CITY-LADWP CITY-LA, OTHER-Retired CITY-LAFD CITY-LADWP CITY-LAFD CITY-LAFD CITY-LADWP CITY-LADWP	Construction & Maintenance Supervisor Management Assistant, none Captain Electric Distribution Mechanic Trainee Refuge Collection Truck Operator LAFD LADWP Steam Plant Maintenance Mechanic City of Los angeles LADWP LADWP RCTO	3 2 5 0 2 0 0 0 2 0 0 0	Wife Alicia Dominguez Wife	1 1 1 0 0 0 0 0	Children	0 1 4 0 0 0 0 0 0	CW	
135 136 137 138 139 140 141 142 143 144 145 146 147 148 149 150	Ruiz Rupp Russell Saborio Saenz Saggiani Saiza Salas Salazar Salcido Salgado Salgado Salgado Sallee Sanchez Sanchez	Timothy Steven Mario Andres Mario Diego Jose Martin Manuel Armando Efrain Jeffrey Eric Chris	CITY-LADWP CITY-LA, OTHER-Retired CITY-LAFD CITY-LADWP	Construction & Maintenance Supervisor Management Assistant, none Captain Electric Distribution Mechanic Trainee Refuge Collection Truck Operator LAFD LADWP Steam Plant Maintenance Mechanic City of Los angeles LADWP LADWP LADWP Mechanic City of Los angeles LADWP Meter Treatment Operator	3 2 5 0 0 0 0 0 0 0 1	Wife Alicia Dominguez Wife Wife	1 1 1 0 0 0 0 0 0	Children	0 1 4 0 0 0 0 0 0 0	CW	
135 136 137 138 139 140 141 142 143 144 145 146 147 148 149 150	Ruiz Rupp Russell Saborio Saenz Saggiani Saiza Salas Salazar Salcido Salgado Salgado Salgado Sallee Sanchez Sanchez	Timothy Steven Mario Andres Mario Diego Jose Martin Manuel Armando Efrain Jeffrey Erie	CITY-LADWP CITY-LADWP CITY-LA, OTHER-Retired CITY-LAFD CITY-LADWP CITY-LAFD CITY-LAFD CITY-LADWP CITY-LADWP	Construction & Maintenance Supervisor Management Assistant, none Captain Electric Distribution Mechanic Trainee Refuge Collection Truck Operator LAFD LADWP Steam Plant Maintenance Mechanic City of Los angeles LADWP LADWP RCTO	3 2 5 0 2 0 0 0 2 0 0 0	Wife Alicia Dominguez Wife Wife	1 1 1 0 0 0 0 0	Children	0 1 4 0 0 0 0 0 0	CW	
135 136 137 138 139 140 141 142 143 144 145 146 147 148 149 150 151	Ruiz Rupp Russell Saborio Saenz Saggiani Saiza Salas Salazar Salcido Salgado Salgado Salgado Salgado Salee Sanchez Sanchez Sanchez	Timothy Steven Mario Andres Mario Diego Jose Martin Manuel Armando Efrain Jeffrey Eric Chris	CITY-LADWP CITY-LA, OTHER-Retired CITY-LAFD CITY-LADWP	Construction & Maintenance Supervisor Management Assistant, none Captain Electric Distribution Mechanic Trainee Refuge Collection Truck Operator LAFD LADWP Steam Plant Maintenance Mechanic City of Los angeles LADWP LADWP LADWP Mechanic City of Los angeles LADWP Meter Treatment Operator	3 2 5 0 0 0 0 0 0 0 1	Wife Alicia Dominguez Wife Wife	1 1 1 0 0 0 0 0 0	Children	0 1 4 0 0 0 0 0 0 0	CW	
135 136 137	Ruiz Rupp Russell Saborio Saenz Saggiani Saiza Salazar Salcido Salgado Salgado Sallee Sanchez Sanchez Sanchez Sanchez Sanchez	Timothy Steven Mario Andres Mario Diego Jose Martin Manuel Armando Efrain Jeffrey Eric Chris Dennis	CITY-LADWP CITY-LADWP CITY-LA, OTHER-Retired CITY-LADWP	Construction & Maintenance Supervisor Management Assistant, none Captain Electric Distribution Mechanic Trainee Refuge Collection Truck Operator LAFD LADWP Steam Plant Maintenance Mechanic City of Los angeles LADWP LADWP LADWP ADWP LADWP LADWP LADWP STEAM OF THE METHON OF THE MET	3 2 5 0 0 0 2 0 0 0 0 0 0	Wife Alicia Dominguez Wife Wife	1 1 1 0 0 0 0 0 0 0 0 0 0 0 0 0	Children	0 1 4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	CW	

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
1157	Sanders	James	CITY-LADWP	Electrical Mechanic Supervisor	0	Lorraine Sanders	0		0		(
1158	Sandoval Santa Maria	Nicholas Joe	CITY-LADWP CITY-LAFD	EDMT Firefighter	1		0		0	Jennifer Duran	(
160	Sapone	Jennifer	CITY-Recreation and Parks	Senior Management Analyst I	1	Husband	1		0	Jennier Duran	(
161	Sarabia	Michael	CITY-LADWP	Electrical Mechanic	2	Suszan Sarabia	1	Michael Jacob Sarabia	1		(
162	Sardisco	Fred	CITY-LA	Open Water Lifeguard	0	Sustain Surusiu	0	menuer succe burusiu	0		(
				Assistant Environmental Health							
163	Saucedo	Jazmine		Specialist	0		0		0		(
164	Saumur	Patrick	CITY-LAPD	LAPD	0		0		0		(
165	Saunders	Matthew	CITY-LADOT	Traffic Officer II	1		0	Bella Martinez Saunders	1		(
166	Saunders	Dane	CITY-LADWP	Retired Superintendent	3	Joyce Saunders	1	Taylor Saunders	1	Grandson	1
167	Saunders	Jason	CITY-LADWP	Supervisor	3	Jolyn Saunders	1	HS, DS	2		(
168	Schamber	Darren	CITY-LADWP	Water Utility Superviser	0		0		0		(
169	Schauer	Michael	CITY-LA	Pipe fitter	0		0		0		(
170	Schey	Albert	CITY-LADWP	Equipment Mechanic	1	Wife	1		0		(
171	Schrieber	Brian	CITY-LA	Civil Engineering Associate III	0		0		0		(
172	Schroeder	David	CITY-LADWP	Pipefitter	3	Mary Schroeder	1	Children	2		(
								Riley Scobie, Aiden Scoble,			
173	Scobie	David	CITY-LADWP	Equipment Mechanic	4	Alana Scobie	1	Emma Scobie	3		(
174	Scott	James	CITY-LADWP	ECH	2		0	Daughters	2		(
175	Scott	Rob	CITY-LAFD	LAFD	0		0		0		(
176	Scrivens	Caleb	CITY-LADWP	Field Engineering Aide	0		0		0		(
177	Seers	Michael	CITY-LAFD	Firefighter Paramedic	0	****	0		0		(
178	Seitz	Steven	CITY-LADWP	OPERATOR B	1	Wife	1		0		(
179	Semerdjian	Krikor	CITY-LADWP	LADWP	0		0		0		
180	Sempelsz	Djeffry	CITY-LADWP	Department of Water & Power Los Angeles	0		0		0		
181	Sempeisz	George	CITY-LADWP	Los Angeles LADWP	0		0		0		
182	Serna	Augustine	CITY-LADWP	LADWP	0		0		0		
183	Serrato	Teresa	CITY-LADWP	CSR	3		0	Vivian Serrato, Sarah Serrato	2	Veronica Serrato	
184	Serratos	Fausto	CITY-LADWP	Senior Load Dispatcher	2	Wife	1	Daughter	1	veronica Serrato	(
185	Severing	Ryan	CITY-LADWP	Electrical Test Technician	1	Ariana Lowe	1	Daugitei	0		
105	Severing	Kyan	CITY-CITY OF LA DEPT	CITY OF LOS ANGELES DEPT	1	Allalia Lowe	1		U		-
186	Sezate	Eddie	ANIMAL SERVICES	ANIMAL SERVICES	0		0		0		
187	Shahin	Mike	CITY-LADWP	LADWP	0		0		0		
188	Shanaphy	Jeffrey	CITY-City of LA	Police Officer	0		0		0		
189	Shaw	Renell	CITY-LADWP	Heavy Duty Truck Operator	0		0		0		
190	Shaw	Robert	CITY-LAFD	LAFD	0		0		0		
191	Shaw	Demetrius	CITY-LAPD	LAPD	0		0		0		
192	Shayesteh	Olivia	CITY-LA	Office Services Assistant	0		0		0		(
193	Sheley	Jason	CITY-Rec & Park	Equipment Specialist	2	Mavis Sheley	1		0	Heinz Pulst	
194	Shepherd	Shawn	CITY-LA	Mechanical Helper	0		0		0		(
195	Shepherd	Patrick	CITY-Sanitation	Refuge Trash Collection Operator	9		0		0		(
196	Shiers	Scot	CITY-LADWP	Senior Electrical Distribution Mechanic - SEDM	0		0		0		(
197	Shiers	Scot	CITY-LADWP	Annual Refresher Training (OSHA compliance)	0		0		0		
198	Shin	Andrew	CITY-LA	Legal Clerk II	0		0		0		(
			CITY-FIRED-GSD,						_		
199	Shubin	David	OTHER-None	Plummer, None	2	Natalie Shubin	1	Grace Shubin, Eli Shubin	2	0	
200	Shutty	Robert	CITY-LADWP	Senior Water Utility Worker	0		0		0		
201	Sichmeller	John	CITY-LADWP	Truck Driver	1		0		0	Barbra Sichmeller	
202	Sierra	Arturo	CITY-LADWP	Lead ESR	2		0	Isaiah Sierra, Elijah Sierra	2		
203	Sigala	Patricia	CITY-LADWP	LADWP	0		0		0		
204	Simasingh	Asapong	CITY-LA	City of LA	0		0		-		
205	Simon	Mark	CITY-LA	City of Los Angeles	0		0		0		
206	Simpson	Kristina	CITY-LAC/USC	Radiation Therapy Technologist	0		0	W0 70	0		
207	Skelton	Jesse	CITY-LADWP	Water Treatment Operator	2		0	KS, ZS	2		
208	Slattery	Brandon	CITY-LADWP	LADWP "A"Warehouse &Toolroom Worker, "Traveler"	6	Karla Smallwood	0	Scott Smallwood	0	Jim Oquinn, Danielle Oquinn, 2	1 .
210	Slivchak	Paul	CITY-LADWP	System Load Dispatcher, Grid Operations	0	Lana Smanwood	0	Scott Small Wood	0	onn oquini, Dameile Oquiifi, 2	
211	Smallwood	Scott	CITY-LADWP	Warehouse & Toolroom Worker	1	Karla Smallwood	1		0		
212	Smith	Derrick	CITY-LA	Animal care technician	0		0		0		
								William Smith, Leola Smith,			
								Sebastian Smith, Aurora			
213	Smith	Michael	CITY-LA	Construction Inspector	5	Katie Smith	1	Smith	4		
214	Smith	Yvette	CITY-LA	Animal Control Officer	0		0		0		
215	Smith	Glenn	CITY-LADWP	Equipment Repair Supervisor	0		0		0		
216	Smith	Harry	CITY-LADWP	Equipment Operator	2		0		0		
17	Smith	Jeffrey	CITY-LADWP	Water Service Specialist	1	DesMarie K. Smith	1		0		
18	Smith	John	CITY-LADWP	Senior Electrical Mechanic	0		0		0		
19	Smith	Joel	CITY-LAFD	LAFD/Fire helicopter Pilot III	4	Wife	1	Sons	3		
20	Snow	Marton	CITY-LADWP	LADWP	0		0		0		
21	Solar	Jeremy	CITY-LADWP	Electrical Meter Setter	2	Liliana Solar	1	Isabella Solar	1		
	a !!	2.67		Maintenance and Construction		****		Q1 11 1			
222	Solis	Mike	CITY-LADWP	Helper	3	Wife	1	Children	2		
23	Soliz	Mario	CITY-LADWP	HDTO	0		0		0		
24	Solon	Kevin	CITY-LADWP	Heavy Duty Truck Operator	3	Wife	1	Son, Daughter	2		
25	Sosa	Samuel	CITY-LADWP	Electrical Mechanic	0		0		0		
26	Soto	Mark	CITY-LAFD	Captain	2	Wife	1	Daughter	1		
27	Soto-Herrera	Nancy	CITY-LADWP	Utility Executive Secretary	0		0		0		
28	Speight	Earl		ECI, None	0		0		0		
29	Spencer	Daniel	CITY-LADWP	Senior Cable Splicer	0		0		0		
			CITY-FIRED-LA-OTHER-Randst	Personnel Records Supervisor, Associate Operations Processor	4	Marlon Spurgeon	1	Justice Spurgeon, Grace Spurgeon	2		

#	Last Name St John	First Name Todd	Employer CITY-LADWP	Job Title	Dependents 0	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	
1231	St John	Todd	CIT I-LADWF	LADWF	U		U	Brandon St. Pierre, Conor St.	U		
232	St.	Andrew	CITY-LADWP	Supervisor (Electrical Repair)	4	Adrianna St. Pierre	1	Pierre	2	Kathryn Buckley	
233	Stadden	Jeff	CITY-LAFD	Firefighter III	0		0		0		
234	Staudinger	Josh	CITY-LADWP	Line Patrol Mechanic	0		0		0		
35	Steiger	Eric	CITY-LAFD	LAFD/Firefighter / Paramedic	0		0		0		
36	Stephens	James	CITY-LADWP	Edm	0		0		0		
37	Stepp	Doyle	CITY-LADWP	Electrical Mechanic	3	Jayne Stepp	1	RS, JS	2		
38	Stewart	Frank	CITY-LADWP	Electric Station Operator	2	Wendi Stewart	1	Malaya Stewart	1		
39	Still	Mark	CITY-LA	welder	0		0		0		
40	Stine	Christopher	CITY-LAFD	Fire Captain/LAFD	3	Lauren Stine	1	CS, CS	2		
41	Stonum Jr	LaVon	CITY-LADWP	Field Service Rep	2		0	AS, SS	2		
42	Strahan	Joshua	CITY-LA	Waste Water Mechanic	1	Brittany Long	5	Children	4		
43	Strauch	Joseph	CITY-LADWP	LADWP	0		0		0		
44	Strauss	Branden	CITY-LAFD	Firefighter III	3	Shannon Strauss	1	Daughter, Son	2		
45	Strawn	Eric	CITY-LADWP	Senior Electrical Mechanic	5	Jessica Strawn	1	AL, LC, IS	3	Parent	
46	Strawn	Ryan	CITY-LADWP	Senior Electrical Mechanic	5	Emily Strawn	1	Owen Strawn	4		
47	Studenka	Craig	CITY-LAFD	FF/PM	0		0		0		
48	Suarez	Steve	CITY-LADWP	EDM	0		0		0		
49	Sullivan	Jonathan	CITY-LA	City of Los Angeles	0		0		0		
				Construction & Maintenance							
50	Sullivan	Sean	CITY-LA	Supervisor II	1		0	Daughter	1		
51	Summers	Matthew	CITY-LADWP	Survey Supervisor	1		1		0		
52	Susca	Daniel	CITY-LAFD	Inspector	4	Robin Susca	1	Sons, Daughter	3		
				Electrical Engineering Associate				Andrew Sutvaj, Kristina			
53	Sutvaj	Stefan	CITY-LADWP	п	4	Radomira Sutvaj	1	Sutvaj, Nicole Sutvaj	3		
								THAILI SWEET,			
254	Sweet	Erik	CITY-LADWP	Dhumbar	3		0	SHAMIYAH SWEET,	3		
	Sweet			Plumber				NAHLAH SWEET			
255	Symons	Robert	CITY-LADWP	LADWP	0		0		0		
256	Tadian	Nishan	CITY-LADWP	Senior Civil Engineering Drafting Technician	0		0		0		
200	rauiaii	141511411	CII I-LADWI	recimician	U		U	Scout Tagliere, Sailor	U		
257	Tagliere	Peter	CITY-LAFD	Firefighter	3	Emily Tagliere	1	Tagliere, Sailor	2		
				. 5	_	,	-	Natalie Tait, James Tait, Seth			
258	Tait	David	CITY-LADWP	Aqueduct & Reservoir Keeper	6	Jennifer Tait	1	Tait, Abigail Tait, Caleb Tait	5		
259	Takessian	Christine	CITY-LA	Detention Officer	2		0		0	Marie.Takessian, Mother	
260	Tanguay	Richard	CITY-LAFD	Firefighter	1		0	Sloane Bostrom	1	, , , , , , , , , , , , , , , , , , , ,	
261	Tapert	Jason	CITY-LADWP	Electrical Mechanic	3		0	Dominique Tapert, GT, AT	3		
-	- F			Maintenance and Construction	_		-	Andrew Tapia, Joseph Tapia,	-		
262	Tapia	Luis	CITY-LADWP	Helper	5	Sonia Tapia	1	Amaris Mejia, Ilani Mejia	4		
263	Tarango	Ian	CITY-LAFD	Firefighter III	0		0		0		
264	Tashjian-Bedik	Lena	CITY-LADWP	Security Officer	3		0	Daniel Bedik, Tessa Bedik	2	Dikran Tascioglu	
				-				Marc Tavera III, Mahlia		-	
265	Tavera	Marc	CITY-LA	Plumber	3	Joselyn Tavera	1	Tavera	2		
266	Taylor	Carrie	CITY-LADWP	Management Analyst	3	Kevin Taylor	1	Marissa Bible, Marcus Bible	2		
267	Taylor-Cook	Alicia	CITY-LADWP	Sr. Administrative Clerk	1		0	Lailah Taylor	1		
268	Teal	Travis	CITY-LADWP	LADWP	0		0		0		
269	Tejada	Hector	CITY-LAPD	Police Officer	1		0	Daughter	1		
270	Telles	Raul	CITY-LA	Custodial Services Attendant	2	0	0	Christina Telles	1	JT	
271	Telles	Annaka	CITY-LADWP	Senior Administrative Clerk	1		0	Justine Telles	1		
272	Teruel	Raul	CITY-LADWP	LADWP	0		0		0		
273	Testa	Fletcher	CITY-LADWP	Electrical Mechanic	0		0		0		
274	Teter	Jason	CITY-LAFD	Fireboat Mate	3	Wife: NT	1	2 children	2		
275	Texeira	Johnny	CITY-LADWP	Journeyman Lineman	1	Teresa Ilagan	1	2 cindren	0		
_,,	reacita	. commity		Journey Hair Emeridii		-cress nagan		ACS/7, TT/8, AS/12, CK/14,	,		
276	Thaw	Saw	CITY-LADWP	Control Mechanic	9	LT	1	ACS/7, 11/8, AS/12, CK/14, AK, DM,	6	MP, RH	
277	Theodore	Johnathan	CITY-LAFD	LAFD	0		0	, ,	0	,	
278	Thibault	Corey	CITY-LAFD	Firefighter	1	Jessica Epperson	1		0		
279	Thomas	Paul	CITY-LADWP	Electrical Mechanic	0	. Issued Epperson	0		0		
280	Thompson	Aaron	CITY-LADWP	Utility Craft Worker	0		0		0		
281	Thompson	Richard	CITY-LAFD	Fire Captain	2	Shandi Thompson	1	Rylan Thompson	1		
_01	- nompoon			. ne cupum		mompoon	1	Taylor Thornburg, Emma	1		
282	Thornburg	Rodger	CITY-LADWP	Real Estate Officer	2		0	Thornburg	2		
				Maintenance and Construction				Riley 12, Maci 10, Makenzie			
283	Thuesen	Robert	CITY-LADWP	Helper	4	Deborah Thuesen	1	7	3		
						Amanda					
284	Tilch	James	CITY-LADWP	Labor Supervisor	1	Benson-Tilch	1		0		
285	Tillemans	Tony	CITY-LADWP	LADWP	0		0		0		
286	Tinajero	Gilberto	CITY-LADWP	LADWP	0		0		0		
287	Tisdale	Karen	CITY-LADWP	Control Gorge Dispatcher	3	Salvador M. Rivera	1		0	Patricia M. Carson	
288	Tolar	George	CITY-LADWP	Electrical Craft Helper	1		0	Julie-Ann Kimberly Tolar	1		
89	Toliver	Nicholas	CITY-LADWP	Electric Trouble Dispatcher	2	Sheri Toliver	1	Kamau Toliver	1		
290	Toolis	Patrick	CITY-LADWP	Welder	1	Mica Toolis	1		0		
291	Topete	Andres	CITY-LADWP	LADWP	0		0		0		
292	Torres	Mark	CITY-LADWP	Ladwp	0		0		0		
293	Torres	Reynaldo	CITY-LADWP	Waste Water Collector 2	0		0		0		
294	Toscanini	Gerardo	CITY-LADWP	LADWP	0		0		0		
295	Toufenkchian	Jack	CITY-LADWP	Security Officer	2	Ruzanna Azatyan	1	LeAnne Toufenkchian	1		
296	Troncozo	Paul	CITY-LADWP	LADWP	0		0		0		
290	Truax	Jeremy	CITY-LADWP	SENIOR LOAD DISPATCHER	4	Julia Truax	1	B. T., A. T., B. T.	3		
298	Tucker	Mark	CITY-LADWP	LADWP	0		0	, I., D. I.	0		
270	I UCKCI	ıvıaı K	CII I-LADWI	EVD.M.	U		U	Chalby Dyobay Hall	U		
299	Tucker	Ron	CITY-LADWP	Watershed Resources Supervisor	3	wife	1	Shelby Bushey, Hailey Bushey,	2	Trisha Baker	
300	Tully	Shannon	CITY-LA	Senior Administrative Clerk	0		0	Dusticy,	0	manu Dakei	
300	Turner	Susan	CITY-LADWP	LADWP	1		0	Son	1		
302				MCH	2	Sara Turner	1		1		
	Turner	Timothy	CITY-LADWP CITY-LAFD	Engineer	0	Sara ruffici	0	Jed Turner	0		

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
1304	Underhill	Mark	CITY-LADWP	Line Maintenance Assistant	5	Kristina Underhill	1	AU, AU, CU, DU	4		0
1305 1306	Urane Urena	Jesse Carlos	CITY-LADWP CITY-LADWP	LADWP LADWP	0		0		0		0
1300	Otelia	Carios	CII I-LADWF	Department of Water & Power	U		U		U		0
1307	Uribe	Gabriel	CITY-LADWP	Los Angeles	0		0		0		0
				City of L.A. Department of water							
1308	Vachon	Steven	CITY-LADWP	and Power	0		0		0		0
1309	Valdivia	Aaron	CITY-LADWP	Construction Equipment Service Worker	0		0		0		0
1310	Valenzuela	Estela	CITY-LA	Accounting Clerk	1		0	Son-13	1		0
1311	Valeriano	Danielle	CITY-LA	City of Los Angeles	0		0		0		0
1312	Vallejo	Carla	CITY-LA	Civil Engineering Associate	1	Jaime Vallejo	1		0		0
1313	Vallejo	Mark	CITY-LADWP	LADWP	0		0		0		0
1314	Vander Broek	Eric	CITY-LADWP	Equipment Repair Supervisor	0		0		0		0
1315	Vandiver	Christopher	CITY-LADWP	Electrical distribution mechanic	0		0		0		0
1316	Varela	Steven	CITY-LADWP	Aqueduct and Reservoir Keeper	3	Sandra la framboise	1	Haylie Varela, AV	2		0
1217	Vacamen	Domondo	CITY-City of LA Zoo, CITY-Dept			Notelia Comilla	1	Ciama Vacanar	1	Nasario Vasquez, Zenaida	2
1317 1318	Vasquez Vasquez	Bernardo Gloria	of Sanitation CITY-LA	Helper Deputy	2	Natalia Carrillo Angel Vasquez	1	Gianna Vasquez Christopher Chavez	1	Vasquez	0
1319	Vasquez	Raul	CITY-LA	Building Mechanical Inspector	0	Anger vasquez	0	Christopher Chavez	0		0
1319	vasquez	Kaui	CITI-LA	Bunding Mechanical hispector			U	Adrian Hernandez, Andres	U		0
1320	VASQUEZ	ADRIANA	CITY-LADWP	Senior Administrative Clerk	2		0	Hernandez	2		0
				Senior Underground Distribution							
1321	Vasquez	Robert	CITY-LADWP	Mechanic	2	Jeny Vasquez	1	Alyssa Vasquez	1		0
								Alejandro Vasquez - 13,			
1322	Vasquez	Fernando	CITY-LAFD	Paramedic firefighter	4	Angelica Contreras	1	Miguel Vasquez - 9, Marianna Vasquez - 11	3		0
1323	Vasquez	Salvador	CITY-LAPD	Police Officer	4	Wife	1	Children	3		0
1324	Vega	Albert	CITY-LA	Waste Water Electrician	6		0		0		0
1325	Vega	Gerardo	CITY-LADWP	LADWP	0		0		0		0
1326	Vega	Gisselle	CITY-LADWP	LADWP	0		0		0		0
1327	Velker	Jeffrey	CITY-LADWP	Electrical Craft Helper A	3	Chaelie McMillan	1	PV/16yrs; LV/8yrs	2		0
1328	Vena	Adam	CITY-LA	RCTO 2	1		0	Aidan Vena	1		0
1329	Vergona	Jonathan	CITY-LADWP	Electrical Craft Helper	0		0		0		0
1330	Verwey	Eric	CITY-LAFD	Fire Captain	3	April	1	AV-15yrs; EV-10yrs	2		0
1331	Vickers	James	CITY-LA	EDMS	0		0		0		0
1332	Vidal	Miguel	CITY-LADWP	Instrument Mechanic	0		0		0		0
1333	Vieira	George	CITY-LADWP	Sr. Water Utility Worker	1	Irene Vieira	1		0		0
1334	Vierra	David	CITY-LADWP	Carpenter	1	WE'C WAL	0	CV-11	1		0
1335	Vigliotta	Richard	CITY-LAFD	Firefighter	3	Wife: KV	1	CV-11	2		0
1336	Villalpando	Daniel	CITY-LAHD	Tax Compliance Officer III	0	Wife	0	Daughters	0		0
133/	Villalpando	Griselda	CITY-LAHD	LAHD City of Los Angeles, Rescue	U		0		0		0
1338	Villanueva	Eric	CITY-LA, OTHER-Bakers Rescue		0		0		0		0
1339	Villanueva	Crystal	CITY-LADWP	Senior Administrative Clerk	1	Eric Villanueva	1	AV, EV	2		0
								Natalie Bill, Matthew			
1340	Villarreal	Gamaliel	CITY-LADWP	Equipment Mechanic	4	Miriam Villarreal	1	Villarreal	2	Emeterio Villarreal	1
1341	Villasenor	Luis	CITY-LADWP, OTHER-CPS Energy	Electrical Mechanic, Design Coordinator	2	Kathryn Villasenor	1	Gianna Villasenor	1		0
1342	Viramontes	Rene	CITY-LADWP	Officer	0	Raunyn vinaschoi	0	Glailla villasciioi	0		0
1342	viramonics	Rene	CITI-EXDWI	Officer				Breana Vizcarra, Jaime			0
								Vizcarra, Diego Vizcarra, Cali			
1343	Vizcarra	Jaime	CITY-LADWP	Assistant, Maintenance Mechanic	6	Maite Vizcarra	1	Vizcarra, Riley Vizcarra	5		0
1344	Vizcarra	Victor	CITY-LADWP	LADWP	0		0		0		0
1345	Vizcarra	Salvador	CITY-LAPD	Police Officer	0		0		0		0
1346	Voge	Nancy	CITY-LA	City of LA	0		0		0		0
1347	Vorhis	Claire	CITY-LA	City of Los Angeles - City Attorney's Office	0		0		0		0
1348	Vosburg	Maurice	CITY-LA	Refuse Truck Collection Operator	3	Wife	1	Son - 18yrs	1	Mother-in-law	1
				Wastewater Treatment Mechanic			-				
1349	Vosburg	Steven	CITY-LA	Supervisor	0		0		0		0
1350	Vowels	Timothy	CITY-LA	Plumber	0		0		0		0
1351	Walter	Garett	CITY-LADWP	DWP	0		0		0		0
1352	Walters	Brandy	CITY-LA	Recreation, assistant	4		0		0		0
1353	Walters	Ron	CITY-LADWP	Electrical Station Operator	2	Monique Renick	1		0	Chester Walters	1
1254	Warmoth	Michalla	CITY-FIRED-Los Angeles	IT	1		0	Damien Warmoth	1		0
1354	warmour	Michelle	Superior Court	Construction Equipment Service	1		U	Dannen warmour	1		0
1355	Warner	Donald	CITY-LADWP	Worker	1	Arbella Baitoo	1		0		0
1356	Watkins	Nicholas	CITY-LAFD	LAFD	0		0		0		0
								Turner Watkins, Cooper			
1357	Watkins	Nick	CITY-LAFD	Engineer/ EMT	3	Erin Watkins	1	Watkins	2		0
1358	Watson	Daniel	CITY-LADWP	Senior Cable Splicer	0		0		0		0
1359	Watson II	Gerard	CITY-LADWP	Electrical Craft Helper	0		0		0		0
1360	Weakley	Michael	CITY-LADWP	Water Utility Specialist	0		0		0		0
1361	Weaver	Gwendolyn	CITY-LA CITY-LA	Utility Buyer	0		0		0		0
1362	Webb	Tyler Thomas	CITY-LAFD	Electrical test technician	2		0	Ryan Weng	2		0
1363 1364	Weng Wenzel	Fred	CITY-LAPD CITY-LADWP	Firefighter LADWP	0		0	Ryan Weng	0		0
1304	WCHZCI	1100	CIT I-PUD AL	LI LU W I	U		U	Alexandra Werle, Samantha	U		U
1365	Werle	Timothy	CITY-LAFD	Fire Captain	4	Annie Werle	1	Werle, Ethana Werle	3		0
1366	Werner	Jeremiah	CITY-LADWP	Electrical Craft helper	0		0		0		0
1367	Wert	Derek	CITY-LADWP	LPM	3		0	Emily, Henry, Wesley	3		0
1368	Westphal	Lois	CITY-LA	Animal Control Officer	0		0		0		0
1369	Whitmore	Greg	CITY-LAFD	Fire Boat Mate	0		0		0		0
	WELZ	Mad	CITY I A DIVE	HEAVY EQUIPMENT					^		
1270		Mark	CITY-LADWP	OPERATOR	0		0		0		0
1370 1371	Wilder Wildermuth	Wesley	CITY-LADWP	Senior Water Utility Worker	0						

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
1373	Wilkinson	Nolyne	CITY-LADWP	Supervisor	2		0	Daughters	2		0
1374	Willert	Laura	CITY-LADWP	LADWP	0		0		0		0
1375	Williams	Evan	CITY-LADWP	LADWP	0		0		0		0
1376	Williams	Justin	CITY-LADWP	Customer Service Representative	2	Fiancée	1	Arianna Wilms Castelar-9;	0	Mother-In-Law	1
1377	Wilms	Stephen	CITY-LADWP	Trouble Dispatcher	2		0	Emily Wilms Castelar -7	2		0
1378	Wilson	Randy	CITY-LA	Electrician	0		0	-	0		0
1379	Wing	Austin	CITY-LADWP	Lineman	1		0	K-12: KW/9yrs	1		0
1380	Wolkensdorfer		CITY-LADWP	LADWP	0		0	12.10175315	0		0
					0		0		0		0
1381	Wong	Suzanne	CITY-LA	City of Los Angeles							
1382	Woods	Capricia	CITY-LADWP	CSR	0		0		0		0
1383	Wray	Cody	CITY-LADWP	LADWP	0		0		0		0
1384	Wright	Kyle	CITY-LADWP	LADWP	0		0		0		0
1385	Wusstig	Byron	CITY-City of LA Zoo	City of Los Angeles, Zoo	0		0		0		0
1386	Wyndon	Ruddy	CITY-LADWP	LADWP	0		0		0		0
1387	Yanez	Cesar	CITY-LADWP	LADWP	0		0		0		0
1388	Yeager	James	CITY-LADWP	Protective Coating Worker	6		0	CY/18yrs; JY/14yrs; RY/11yrs; SY/10yrs; SY/7yrs; AY/5yrs	6		0
1389			CITY-LADWP	LADWP	0		0	31//yis, A1/3yis	0		0
	Yeager	Ryan									
1390	Yeager	Ryan	CITY-LAFD	Firefighter Paramedic	0		0		0		0
1391	Yoshimura	Westley	CITY-LAFD	Firefighter	0		0		0		0
1392	Young	Craig	CITY-LADWP	LADWP	0		0		0		0
								Elizabeth Young, Nathaniel			
1393	Young	Danielle	CITY-LADWP	Instrument Mechanic	3	Travis Young	1	Young	2		0
1394	Young	Derek	CITY-LADWP	Senior Administrative Clerk	1	Andrea Young	1		0		0
								Emillee Young, Samantha Young, Phillip Young, Mary	4		_
1395	Young	Phillip	CITY-LADWP	Meter reader	5	Pamela Young	1	Young	4		0
1396	Young	Anthony	CITY-LAFD	Police Officer II	3	Christena Young	1	PreK: MY/2yrs; MY/1yr	2		0
100-		TOL CITY	CHARLY A PARTY	OT TO COL	_			Philip Yrigoyen, Ronnie	_		
1397	Yrigoyen	Phillip	CITY-LADWP	SUDCM	2		0	Yrigoyen	2		0
1398	Zachery	Michael	CITY-LA	Custodian	1	Wife	1		0		0
1399	Zakarian	Orbel	CITY-LADWP	Carpenter	0		0		0		0
1400	Zarukian	Armen	CITY-LADWP	Electric Distribution Mechanic	0		0		0		0
1401	Zeledon	William	CITY-LADWP	Carpenter	10		0		10		0
1402	Zeman	David	CITY-LADWP	LADWP	0		0		0		0
1403	Ziemer	Stephen	CITY-LAFD	Fire Fighter Paramedic	0		0		0		0
1404	Zimerman	Ezequiel	CITY-City of LA	Land Surveyor	0		0		0		0
			CITY-LADWP		1	Sandi Zornes	1		0		0
1405	Zornes	Matthew		Carpenter		Salidi Zoffies	0		0		0
1406	Aase	Gary	COLA-Public Works	LA County Public Works	0						
1407	Abdelkerim	Joseph	COLA-D.R. Horton	Division Counsel	1	Deborah Abdelkerim	1		0		0
1408	Abellera	Delia	COLA-DPSS FOD	DPSS FOD	0		0		0		0
				Supervising Intermediate Typist							
1409 1410	Abramyan Ackerman	Arthur Ying	COLA- COLA-LASD-VAX-RETIRED	Clerk None	0	Sona Midourian	0	Amelie Abramyan	0		0
				Supervising Child Support							
1411	Adamee	Guillermina	COLA-LASD	Specialist	1	Ron Adamee	1		0		0
1412	Agamalian	Alla	COLA	LA County	0		0		0		0
1413	Akopyan	Gary	COLA-Probation Department COLA-LASD-FIRED-OTHER-Be	Bureau Chief	0		0		0		0
1414	Allen	Amy	tterhelp	Contact clinician	0		0		0		0
1415					0		0		0		0
	Allen Hodges		COLA-LASD	Deputy							
1416	Almanza	Cynthia	COLA	Eligibility Worker III	0		0		0		0
1417	Altre	Delily	COLA	County of Los Angeles	0		0		0		0
1418	Alvarado	Rocio	COLA-DPSS	Social Worker Trainee	3		0	3-Children	3		0
1419	Alvarado	Brian	COLA-MTA	Metro	0		0		0		0
				INTERMEDIATE TYPIST							
1420	Aquino	Kenny	COLA-LASD COLA-LAC-USCLAC-USC THE	CLERK	4	Private	0	Private	0	Private	0
	Armas	Dolores	WELLNESS CNT.	Sénior Community Health Worker			0	Cory Villegas Armas	1		0
1421			COL	LA County	0		0		0		0
	Arredondo	Celina	COLA				0		0		0
1421 1422 1423		Celina Marisa	COLA-LAC-USCLAC-USC/3B	RN	0		U				
1422	Arredondo			RN Appraiser	0		0	Sofia Roman	1		0
1422 1423	Arredondo Arredondo	Marisa Sona	COLA-LAC-USCLAC-USC/3B COLA	Appraiser				Sofia Roman			0
1422 1423 1424 1425	Arredondo Arredondo Aslanyan B	Marisa Sona Barbara	COLA-LAC-USCLAC-USC/3B COLA COLA-DPSS	Appraiser Eligibility Worker II	1 0		0	Sofia Roman	1		0
1422 1423 1424 1425 1426	Arredondo Arredondo Aslanyan B Babajanians	Marisa Sona Barbara Karmen	COLA-LAC-USCLAC-USC/3B COLA COLA-DPSS COLA-LASD	Appraiser Eligibility Worker II Los Angeles County	1 0 0		0 0	Sofia Roman	1 0 0		0
1422 1423 1424 1425 1426 1427	Arredondo Arredondo Aslanyan B Babajanians Badalyan	Marisa Sona Barbara Karmen Mary	COLA-LAC-USCLAC-USC/3B COLA COLA-DPSS COLA-LASD COLA	Appraiser Eligibility Worker II Los Angeles County County of LA	1 0 0		0 0 0	Sofia Roman	1 0 0		0 0
1422 1423 1424 1425 1426 1427 1428	Arredondo Arredondo Aslanyan B Babajanians Badalyan Barakhyan	Marisa Sona Barbara Karmen Mary	COLA-LAC-USC/3B COLA COLA-DPSS COLA-LASD COLA COLA-DCFS	Appraiser Eligibility Worker II Los Angeles County County of LA Eligibility Worker	1 0 0 0	Compan Podei	0 0 0 0	Sofia Roman	1 0 0 0		0 0 0
1422 1423 1424 1425 1426 1427 1428 1429	Arredondo Arredondo Aslanyan B Babajanians Badalyan Barakhyan Bautista	Marisa Sona Barbara Karmen Mary Ani Maria	COLA-LAC-USC/3B COLA COLA-DPSS COLA-LASD COLA COLA-DCFS COLA-LAC-USC	Appraiser Eligibility Worker II Los Angeles County County of LA Eligibility Worker RN	1 0 0 0 0	Gerson Rodriguez	0 0 0 0 0	Sofia Roman	1 0 0 0 0		0 0 0 0
1422 1423 1424 1425 1426 1427 1428 1429	Arredondo Arredondo Aslanyan B Babajanians Badalyan Barakhyan Bautista Bayliss	Marisa Sona Barbara Karmen Mary Ani Maria Tajanae	COLA-LAC-USC/3B COLA COLA-DPSS COLA-LASD COLA COLA-DCFS COLA-LAC-USC COLA-LAC-USC	Appraiser Eligibility Worker II Los Angeles County County of LA Eligibility Worker RN Patient Resources Worker	1 0 0 0 0 0	Gerson Rodriguez	0 0 0 0 0 1	Sofia Roman	1 0 0 0 0 0		0 0 0 0 0
1422 1423 1424 1425 1426 1427 1428 1429 1430 1431	Arredondo Arredondo Aslanyan B Babajanians Badalyan Barakhyan Bautista Bayliss Beletse	Marisa Sona Barbara Karmen Mary Ani Maria Tajanae	COLA-LAC-USC/3B COLA COLA-DPSS COLA-LASD COLA COLA-DCFS COLA-LAC-USC COLA-LAC-USC COLA-LAC-FIRED USCMC COLA-North Los Angeles County	Appraiser Eligibility Worker II Los Angeles County County of LA Eligibility Worker RN Patient Resources Worker Certified Nurse Assistant North Los Angeles County	1 0 0 0 0 1	Gerson Rodriguez	0 0 0 0 0 1 0	Sofia Roman	1 0 0 0 0 0 0		0 0 0 0 0 0 0
1422 1423 1424 1425 1426 1427 1428 1429 1430 1431	Arredondo Arredondo Aslanyan B Babajanians Badalyan Barakhyan Bautista Bayliss Beletse Bell	Marisa Sona Barbara Karmen Mary Ani Maria Tajanae Peniel Marisol	COLA-LAC-USC/AB COLA COLA-DPSS COLA-LASD COLA COLA-DCFS COLA-LAC-USC COLA-LAC-USC COLA-LAC-FIRED USCMC COLA-North Los Angeles County Regional Center COLA-LASD-OTHER-Unemploy	Appraiser Eligibility Worker II Los Angeles County County of LA Eligibility Worker RN Patient Resources Worker Certified Nurse Assistant North Los Angeles County Regional Center	1 0 0 0 0 1 0 0	Gerson Rodriguez	0 0 0 0 0 1 0 0		1 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0 0
1422 1423 1424 1425 1426 1427 1428 1429 1430 1431 1432	Arredondo Arredondo Arledondo Aslanyan B Babajanians Badalyan Barakhyan Bautista Bayliss Beletse Bell Bleyl	Marisa Sona Barbara Karmen Mary Ani Maria Tajanae Peniel Marisol Kelly	COLA-LAC-USC/3B COLA COLA-DPSS COLA-LASD COLA-COLA COLA-DCFS COLA-LAC-USC COLA-LAC-USC COLA-LAC-FIRED USCMC COLA-North Los Angeles County Regional Center COLA-LASD-OTHER-Unemploy ed	Appraiser Eligibility Worker II Los Angeles County County of LA Eligibility Worker RN Patient Resources Worker Certified Nurse Assistant North Los Angeles County Regional Center Legal Office Support Assistant II	1 0 0 0 0 1 0 0	Gerson Rodriguez	0 0 0 0 0 1 0 0	Sofia Roman Tayelor Bermudez	1 0 0 0 0 0 0 0		0 0 0 0 0 0
1422 1423 1424 1425 1426 1427 1428 1429 1430 1431	Arredondo Arredondo Aslanyan B Babajanians Badalyan Barakhyan Bautista Bayliss Beletse Bell Bleyl Boiadjian	Marisa Sona Barbara Karmen Mary Ani Maria Tajanae Peniel Marisol Kelly Marina	COLA-LAC-USC/3B COLA COLA-DPSS COLA-LASD COLA COLA-DCFS COLA-LAC-USC COLA-LAC-USC COLA-LAC-FIRED USCMC COLA-LAC-FIRED USCMC COLA-LAC-DCFS COLA-LAC-FIRED USCMC COLA-LASD-OTHER-Unemploy ed COLA-DCFS	Appraiser Eligibility Worker II Los Angeles County County of LA Eligibility Worker RN Patient Resources Worker Certified Nurse Assistant North Los Angeles County Regional Center	1 0 0 0 0 1 0 0	Gerson Rodriguez	0 0 0 0 0 1 0 0	Tayelor Bermudez	1 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0 0
1422 1423 1424 1425 1426 1427 1428 1429 1430 1431 1432	Arredondo Arredondo Aslanyan B Babajanians Badalyan Barakhyan Bautista Bayliss Beletse Bell Bleyl Boiadjian Bolanos-Gonz	Marisa Sona Barbara Karmen Mary Ani Maria Tajanae Peniel Marisol Kelly Marina	COLA-LAC-USC/AB COLA COLA-DPSS COLA-LASD COLA-CFS COLA-LAC-USC COLA-LAC-USC COLA-LAC-FIRED USCMC COLA-North Los Angeles County Regional Center COLA-LASD-OTHER-Unemploy ed COLA-DCFS COLA-DCFS COLA-DCFS COLA-DCFS	Appraiser Eligibility Worker II Los Angeles County County of LA Eligibility Worker RN Patient Resources Worker Certified Nurse Assistant North Los Angeles County Regional Center Legal Office Support Assistant II LA County DCFS	1 0 0 0 0 1 0 0		0 0 0 0 0 1 0 0	Tayelor Bermudez Lauren Gonzalez, Isaac	1 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
1422 1423 1424 1425 1426 1427 1428 1429 1430 1431 1432 1433 1434	Arredondo Arredondo Arlanyan B B Babajanians Badalyan Barakhyan Bautista Bayliss Beletse Bell Bleyl Boiadjian Bolanos-Gonz alez	Marisa Sona Barbara Karmen Mary Ani Maria Tajanae Peniel Marisol Kelly Marina Patricia	COLA-LAC-USCLAC-USC/3B COLA COLA-DPSS COLA-LASD COLA COLA-DCFS COLA-LAC-USC COLA-Hubert H. Humphrey COLA-LAC-FIRED USCMC COLA-North Los Angeles County Regional Center COLA-LASD-OTHER-Unemploy ed COLA-DCFS COLA-DCFS COLA-DCFS Family Services	Appraiser Eligibility Worker II Los Angeles County County of LA Eligibility Worker RN Patient Resources Worker Certified Nurse Assistant North Los Angeles County Regional Center Legal Office Support Assistant II LA County DCFS Children Services Administrator II	1 0 0 0 0 1 1 0 0	Gerson Rodriguez	0 0 0 0 0 1 0 0	Tayelor Bermudez	1 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0
1422 1423 1424 1425 1426 1427 1428 1429 1430 1431 1432 1433 1434	Arredondo Arredondo Arredondo Aslanyan B Babajanians Badalyan Barakhyan Bautista Bayliss Beletse Bell Bleyl Boiadjian Bolanos-Gonz alez Boykins	Marisa Sona Barbara Karmen Mary Ani Maria Tajanae Peniel Marisol Kelly Marina	COLA-LAC-USC/3B COLA COLA-DPSS COLA-LASD COLA-LASD COLA-LAC-USC COLA-LAC-USC COLA-LAC-FIRED USCMC COLA-North Los Angeles County Regional Center COLA-LASD-OTHER-Unemploy ed COLA-Department of Children & Family Services COLA	Appraiser Eligibility Worker II Los Angeles County County of LA Eligibility Worker RN Patient Resources Worker Certified Nurse Assistant North Los Angeles County Regional Center Legal Office Support Assistant II LA County DCFS	1 0 0 0 0 1 1 0 0		0 0 0 0 0 1 0 0 0	Tayelor Bermudez Lauren Gonzalez, Isaac	1 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0
1422 1423 1424 1425 1426 1427 1428 1429 1430 1431 1432 1433 1434 1435 1436	Arredondo Arredondo Arlanyan B B Babajanians Badalyan Barakhyan Bautista Bayliss Beletse Bell Bleyl Boiadjian Bolanos-Gonz alez	Marisa Sona Barbara Karmen Mary Ani Maria Tajanae Peniel Marisol Kelly Marina Patricia	COLA-LAC-USCLAC-USC/3B COLA COLA-DPSS COLA-LASD COLA COLA-DCFS COLA-LAC-USC COLA-Hubert H. Humphrey COLA-LAC-FIRED USCMC COLA-North Los Angeles County Regional Center COLA-LASD-OTHER-Unemploy ed COLA-DCFS COLA-DCFS COLA-DCFS Family Services	Appraiser Eligibility Worker II Los Angeles County County of LA Eligibility Worker RN Patient Resources Worker Certified Nurse Assistant North Los Angeles County Regional Center Legal Office Support Assistant II LA County DCFS Children Services Administrator II	1 0 0 0 0 1 1 0 0		0 0 0 0 0 1 0 0	Tayelor Bermudez Lauren Gonzalez, Isaac	1 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0
1422 1423 1424 1425 1426 1427 1428 1429 1430 1431 1432 1433 1434 1435 1436	Arredondo Arredondo Arredondo Aslanyan B Babajanians Badalyan Barakhyan Bautista Bayliss Beletse Bell Bleyl Boiadjian Bolanos-Gonz alez Boykins	Marisa Sona Barbara Karmen Mary Ani Maria Tajanae Peniel Marisol Kelly Marina Patricia Tracey	COLA-LAC-USC/3B COLA COLA-DPSS COLA-LASD COLA-LASD COLA-LAC-USC COLA-LAC-USC COLA-LAC-FIRED USCMC COLA-North Los Angeles County Regional Center COLA-LASD-OTHER-Unemploy ed COLA-Department of Children & Family Services COLA	Appraiser Eligibility Worker II Los Angeles County County of LA Eligibility Worker RN Patient Resources Worker Certified Nurse Assistant North Los Angeles County Regional Center Legal Office Support Assistant II LA County DCFS Children Services Administrator II	1 0 0 0 0 1 1 0 0		0 0 0 0 0 1 0 0 0	Tayelor Bermudez Lauren Gonzalez, Isaac	1 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0
1422 1423 1424 1425 1426 1427 1428 1429 1430 1431 1432 1433 1434 1435 1436 1437	Arredondo Arredondo Arredondo Aslanyan B Babajanians Badalyan Barakhyan Bautista Bayliss Beletse Bell Bleyl Boiadjian Bolanos-Gonz alez Boykins	Marisa Sona Barbara Karmen Mary Ani Maria Tajanae Peniel Marisol Kelly Marina Patricia Tracey	COLA-LAC-USC/3B COLA COLA-DPSS COLA-LASD COLA-LASD COLA-LAC-USC COLA-LAC-USC COLA-LAC-FIRED USCMC COLA-North Los Angeles County Regional Center COLA-LASD-OTHER-Unemploy ed COLA-Department of Children & Family Services COLA	Appraiser Eligibility Worker II Los Angeles County County of LA Eligibility Worker RN Patient Resources Worker Certified Nurse Assistant North Los Angeles County Regional Center Legal Office Support Assistant II LA County DCFS Children Services Administrator II Eligibility	1 0 0 0 0 1 1 0 0		0 0 0 0 0 1 0 0 0	Tayelor Bermudez Lauren Gonzalez, Isaac	1 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0
1422 1423 1424 1425 1426 1427 1428 1429 1430 1431 1432	Arredondo Arredondo Arredondo Aslanyan B Babajanians Badalyan Barakhyan Bautista Bayliss Beletse Bell Bleyl Bloiadjian Bolanos-Gonz alez Boykins Brhel	Marisa Sona Barbara Karmen Mary Ani Maria Tajanae Peniel Marisol Kelly Marina Patricia Tracey Melissa	COLA-LAC-USCLAC-USC/3B COLA COLA-DPSS COLA-LASD COLA COLA-DCFS COLA-LAC-USC COLA-Habert H. Humphrey COLA-LAC-FIRED USCMC COLA-North Los Angeles County Regional Center COLA-DCFS COLA-DCFS COLA-DCFS COLA-DCFS COLA-DCFS COLA-DCFS COLA-COLA-COLAC-USC	Appraiser Eligibility Worker II Los Angeles County County of LA Eligibility Worker RN Patient Resources Worker Certified Nurse Assistant North Los Angeles County Regional Center Legal Office Support Assistant II LA County DCFS Children Services Administrator II Eligibility Registered Nurse-Emergency	1 0 0 0 0 1 1 0 0 0 1 0 0 0 0 0 0 0 0 0	Ismael Gonzalez	0 0 0 0 0 1 0 0 0	Tayelor Bermudez Lauren Gonzalez, Isaac Gonzalez	1 0 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0
1422 1423 1424 1425 1426 1427 1428 1429 1430 1431 1432 1433 1434 1435 1436 1437	Arredondo Arredondo Arredondo Aslanyan B Babajanians Badalyan Barakhyan Bautista Bayliss Beletse Bell Bleyl Boiadjian Bolanos-Gonz alez Boykins Brhel Brhel Brooks	Marisa Sona Barbara Karmen Mary Ani Maria Tajanae Peniel Marisol Kelly Marina Tracey Melissa Melissa Misty	COLA-LAC-USCLAC-USC/3B COLA COLA-DPSS COLA-LASD COLA-COLA COLA-DCFS COLA-LAC-USC COLA-LAC-USC COLA-LAC-FIRED USCMC COLA-North Los Angeles County Regional Center COLA-DCFS COLA-DCFS COLA-DCFS COLA-DCFS COLA-DCFS COLA-LAC-USC	Appraiser Eligibility Worker II Los Angeles County County of LA Eligibility Worker RN Patient Resources Worker Certified Nurse Assistant North Los Angeles County Regional Center Legal Office Support Assistant II LA County DCFS Children Services Administrator II Eligibility Registered Nurse-Emergency Department Caregiver	1 0 0 0 0 1 1 0 0 0 1 0 0 0 0 0 0 0 0 0	Ismael Gonzalez	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Tayelor Bermudez Lauren Gonzalez, Isaac Gonzalez Makayla Brhel Josiah Maldonado, Victoria	1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
1422 1423 1424 1425 1426 1427 1428 1429 1430 1431 1432 1433 1434 1435 1436 1437	Arredondo Arredondo Arredondo Aslanyan B B Babajanians Badalyan Barakhyan Bautista Bayliss Beletse Bell Bleyl Boiadjian Bolanos-Gonz alez Boykins Brhel	Marisa Sona Barbara Karmen Mary Ani Maria Tajanae Peniel Marisol Kelly Marina Patricia Tracey Melissa Melissa	COLA-LAC-USCLAC-USC/3B COLA COLA-DPSS COLA-LASD COLA-LASD COLA-COLSC COLA-LAC-USC COLA-LAC-FIRED USCMC COLA-North Los Angeles County Regional Center COLA-LASD-OTHER-Unemploy ed COLA-DCFS COLA-Department of Children & Family Services COLA COLA-LAC-USC COLA-LAC-USCMC COLA-LAC-USCMC COLA-LAC-USCMC COLA-LASS	Appraiser Eligibility Worker II Los Angeles County County of LA Eligibility Worker RN Patient Resources Worker Certified Nurse Assistant North Los Angeles County Regional Center Legal Office Support Assistant II LA County DCFS Children Services Administrator II Eligibility Registered Nurse-Emergency Department	1 0 0 0 0 1 0 0 0 1 0 0 0 0 0 0 0 0 0 0	Ismael Gonzalez	0 0 0 0 0 1 0 0 0 0	Tayelor Bermudez Lauren Gonzalez, Isaac Gonzalez Makayla Brhel	1 0 0 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
1443	Cardiel	Elijah	COLA-USC Medical Center	Nursing Attendant	2		0	Elijah Cardiel, Kyara Cardiel	2		0
1444	Castorena	Andrew	COLA-Parks and Recreation	La County Parks and Recreation	0		0		0		0
1445	Chambers	Vanessa	COLA-MTA	MTA	0		0		0		0
1446	Chaman	C1	COLA META	Metropolitan Transportation					0		0
1446	Chamness	Saul	COLA-MTA	Authority	0		0		0		0
1447	Chavez	Margarita	COLA COLA-LAC-USCLAC-USC/OPD	LA County	U		U		U		- 0
1448	Chavez	Lisa	4P1	RN II	0		0		0		0
1449	Chavez	Paul	COLA-Parks and Recreation	Power Equipment Mechanic	0		0		0		0
1450	Cid	Sabrina	COLA-MTA	METROPOLITAN	0		0		0		0
1451	Cook	Nathan	COLA-FD	Firefighter	2		0		0	Father: DC; Brother: GC	2
1452	Cooper	Kathy	COLA-DPO 2	DPO 2	0		0		0		0
1453	Cox	Ena	COLA-LAC-USCLAC-USC/VIP	RN	0		0		0		0
			COLA-Harbor-UCLA Medical								
1454	Crane	Angelica	Center	RN	0		0		0		0
1455	Cruz	Aurora	COLA	LOSA	0		0		0		0
			COLA-Department of Public					Alexander James-Cruz, Ismael Lyman-Cruz, Samuel		Dora Elia Robles James, Aurora	
1456	Cruz	Marisol	Health	Senior Community Health Worker	6	Cesar James	1	Lyman-Cruz	3	Cruz	2
			COLA-LASD-FIRED-OTHER-Bu								
1457	Cruz	Georgina	rlington	Clerk	2	Manual Carrasco	1		0		0
1458	Dawood	Majid	COLA-MTA	LACMTA	0		0		0		0
			COLA-LAC-USCLAC-USC								
1459	DeAngelis DeL - C	Tatiana	Medical Center	LAC-USC Medical Center	0		0		0		0
1460	DeLaCruz	Desiree	COLA-LAC-USCMC	Unit clerk (intermediate)	0		0		0		0
1461	DeLaTorre	Rafael	COLA-Los Angeles County Probation Dept	Senior Detention Service Officer	0		0		0		0
. 701	Dena totte	-XuiuCi	COLA-FIRED-CSSD-OTHER-Un	Semon Determion Service Officer	v		- 0		U		- 0
1462	DeLuna	Joseph	employeed	None	0		0		0		0
			COLA-Harbor-UCLA Medical								
463	Diaz	Vivian Mae	Center	Supervising Staff Nurse	0		0		0		0
	Dominguez-C										
464	laros	Marisol	COLA-USC Medical Center	Registered Nurse	0		0		0		0
465	Dsouza	Gabe	COLA-LASD	Deputy Sheriff	0		0		0		(
466	Duenas	Krystle	COLA	Legal Office Support Assistant	0		0		0		(
467	Duran	Anelle	COLA-DPSS	LA County DPSS	0		0		0		0
460	Eastham	Christa	COLA-LAC-USCLAC-USC/DE M	RN	0		0		0		(
468					0		0		0		(
469	Enderton	Deciree	COLA-LAC-USCMC	Nursing Assistant	U		U		U		
470	Escarcega	Albert	COLA-MTA	Los Angeles County Metropolitan Transportation Authority	0		0		0		0
, 0	Lisearcega	THOUSE	COLA-LAC-USCLAC-USC/IPT	Transportation Transcrity							
1471	ESHETU	TABOTIE	6D	RN	0		0		0		0
472	Etter	Suzanne	COLA-LASD	Los Angeles County	0		0		0		(
1473	Felis	Nicole	COLA-LAC-USC	RN II	0		0		0		0
1474	Fierro	Lorraine	COLA-MTA	LACMTA	0		0		0		0
1475	Flood	Nicole	COLA-District Attorney's Office	Deputy District Attorney	0		0		0		0
476	Flores	Monica	COLA-Health Services	Registered Nurse	0		0		0		(
				Power Equipment Operator							
477	Flores	Ronald	COLA-Parks and Recreation	Supervisor	1	Dorene Flores	1		0		(
478	Frierson	Sylvia	COLA-LAC-USC	PHLEB. TECH.	0		0		0		(
479	Fuentes	David	COLA-Public Works	Power Equipment Operator	1	Cherie Fuentes	1		0		(
480	Gaeta	Kenny	COLA-MTA	LACMTA	0		0		0		(
481	Gaitan	Annette	COLA-LAC-USCLAC-USC	RN	0		0		0		(
482	Galstyan	Kristine	COLA-IHSS	IHSS	0		0		0	0.01	(
483	Gamboa	Chad	COLA-LASD	Senior Lake Lifeguard	1		1		0	Steve Gamboa	1
484	Garcia	Ruby	COLA-LA County Hospital	LVN	0		0		0		(
485	Garcia	Robert	COLA-MTA	LACMTA	0		0		0		(
486	Gesulga	James	COLA-LAC-USCLAC/USC Medical Center	RN	0		0		0		(
486	Giannini	Frank	COLA-MTA	LAMETRO	0		0		0		(
488	Ginosyan	Iilit	COLA-MIA COLA-DPSS	EWII	0		0		0		(
100	Jinosyan	******	COLA-FIRED-North Los Angeles		U		U		9		
489	Goldbeck	Cynthia	County Regional Center	Accounting Specialist	0		0		0		(
490	Gong	Libby	COLA-LASD	Administrative Manager I	0		0		0		(
				Manage, Third Parry							
491	Gonzaga	Juan	COLA-MTA	Administration	0		0		0		(
492	Gonzales	Thomas	COLA-LAC-USC	Electrician	1	Elsa Gonzales	1		0		(
493	Gonzales	Michael	COLA-Parks and Recreation	L.A. County Parks and Rec.	0		0		0		(
494	Gonzales	David	COLA-Public Works	Paint Supervisor	0		0		0		(
495	Gonzales	Elena	COLA-USC Medical Center	Registered Nurse	1		0	Tyler Schoen	1		(
496	Gonzalez	Micaela	COLA-LASD	Rec Leader	3	George Guzman	1	Victoria Guzman	2		(
			COLA-LAC-USCLAC-USC/OPD	****			l				
497	Guerra	Jessica	PEDS	LVN	0		0		0		(
498	Guidry	Erich	COLA-MTA	LACMTA	0		0		0		(
499	Guzmam	Victoria	COLA-LASD	PARK AIDE	0		0		0		(
500	HAILE	MIRAF	COLA-LAC-USCLAC-USC/A4B	KN	0		0		0		(
501	Hardy.	Charioh	COLA-FIRED-Harbor-UCLA	Salac Accopiata	1		0		0	Mother	
501	Hardy Hartwell	Cherish Warren	Medical Center-OTHER-Macy's COLA-Parks and Recreation	Sales Associate Power Equipment Technician	0		0		0	Mother	(
				Power Equipment Technician			0		0		- (
503	Hennessy	Lisa	COLA-LASD	LASD	0			V 12: 0:mc: 12			
504	Hermione	Tchuisse	COLA-DHS	Nurse Practitioner	2		0	K-12: 9yrs; 13yrs	2		-
505	Hill	Arthur	COLA-Dept of Children and Family Services	Intermediate Clerk	0		0		0		
506	Hodge	Allen	COLA-LASD	Deputy	0		0		0		(
500	. rouge	. ancii	COLA-FIRED-LASD-OTHER-Se	Deputy	U		U		9		
507	Holden	Toi	If Employed	Co Owner	0		0		0		(
508	Holden	Toi	COLA-LASD	Environmental Health Specialist	0		0		0		(
	Hooker	Rachel	COLA-LASD	Childrens Social Worker	0		0		0		(

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	
1510	Hovhannisyan	Diana	COLA-Public Defenders Office	LA County Public Defenders Office	0		0		0		
511	Hughes	Jodie	COLA-IHSS	Parent Care Provider	0		0		0		
512		John	COLA	LA County	0		0		0		
513				Supply Officer I		Natasha Iland	1		0		
	Iland	Toby	COLA		1	Natasha Hand					
14	Ippoliti	Alex	COLA	Truck driver	0		0		0		
1.5	Y-31-	Paulana	COLA-Los Angeles County	Parkatian Office					0		
15	Iribe	Enrique	Probation Dept	Probation Officer	0		0				
16	Isabella	Richard	COLA-Public Works	LA County Public Works	0		0		0		
17	James	Fiala	COLA-USC Medical Center	Critical Care RN	3	Wendy Fiala	1	Steven Fiala, Caleb Fiala	2		
18	Jefferson	James	COLA-LAC-USCLAC-USC/IPT	Custodian	1		0		0	Private	
19	Jimenez	Angelica	COLA	Eligibility Worker II	1		0	AJ	1		
			COLA-Los Angeles County	2 ,							
20	Jimenez	Lillian	Probation Dept	Deputy Probation Officer II	0		0		0		
21	Jones	Cynthia	COLA-LAC-USCMC	Nursing Attendant 1	0		0		0		
21	Jones	Cynuna	COLA-LAC-USCLAC-USC/D &	Nulsing Attendant 1			0		U		
22	JORDAN	ANTOINETTI	ET SURGERY	IC	0		0		0		
23	Julian	Tino	COLA-LAFD		0		0		0		
				Fire Captain							
24	Katz	Katherine	COLA-USC Medical Center	Physician Assistant	2		0	Shane Katz, Sydney Katz	2		
25	Kearns	Alexis	COLA	Lake Lifeguard	1		0		0	Father	
26	Kelly	Angela	COLA-LASD	Recurrent Lake Lifeguard	1		0	NK	1		
27	Ketikyan	Harutyun	COLA-Los Angeles County Probation Dept	Deputy's Probation Officer II	0		0		0		
28	Khansari	-	•		0				0		
		Sara	COLA-LAC-USCMC	Registered Nurse II			0				
29	Khusenova	Sayyora	COLA-LACUSC County Hospital		1	David Vasquez	1		0		
30	1	Aldonia	COLA-USC	Senior Respiratory Practitioner	0		0		0		
31	La	Lee	COLA-LACFD	Firefighter Specialist	0		0		0		
				5			· ·	Charna Larquier-Duenas,			
532	Larquier	Sara	COLA-USC Medical Center	Registered Nurse	2		0	Gage Larquier-Duenas,	2		
	-m-quici	-7414			-		,		-		
33	Laon	Vally	COLA-LAC-USCLAC-USC/IPT	RN	0		0		0		
33	Leon	Kelly	8A	KIY	U		U		U		
	r	Y	COLA-LAC-USCLAC-USC/DE	DNI					^		
34		Joan	M	RN	0		0		0		
35	Lewis-Arciga	Joan	COLA-LAC-USCMC	Registered Nurse	2		0	Jax Arciga, Jaden Arciga	2		
			COLA-Hubert H.								
			Humphrey-OTHER-Aquity								
36	Logan	Tajanae	Solutions	Medical Scribe	0		0		0		
37	Lozano	Chaennette	COLA-Health Services	Ophthalmology Tech	1		0	Sidny Lozano	1		
38	Macchio	Victor	COLA-Health Services	Steamfitter	0		0		0		
									0		
39	Macchio	Vincent	COLA-LAC-USC	Steamfitter	0		0		0		
			COLA-LAC-USCLAC-USC/FAC.								
40	MACHO	VICTOR	MANAG.	STEAMFITTER	0		0		0		
			COLA-Harbor-UCLA Medical								
541	Malahay	Emma	Center	Supervisor	0		0		0		
42	Marbach	Erich	COLA-LASD	Deputy Sheriff	0		0		0		
			COLA-Los Angeles County	1							
543	Martinez	David	Probation	Deputy Probation Officer II	0		0		0		
			COLA-LACUSC		0		0		0		
44	Mathews	Virginia		Nurse Manager	U		U		U		
			COLA-Olive View-UCLA						_		
45	Matias	Frank	Medical Center	RN1	3	Allegra Matias	1	Tommy Matias, Tara Matias	2		
46	Maxfield	Matthew	COLA-LASD	Printer 1	1	Miyuki Maxfield	1		0		
47	McKnight	Skyler	COLA-USC Medical Center	Registered Nurse	0		0		0		
48	Means	Kaylie	COLA	Cashier clerk	0		0		0		
	ivicans	Rayne	COLA				0				
40	Malandan	D de .	COLA MEA	Los Angeles County Metropolitan	0				0		
49	Melendez	Rudy	COLA-MTA	Transportation Authority			0				
50	Mendez	Marcos	COLA-LAC-USCLAC-USC/A4B	LVN	0		0		0		
			COLA-LAC-USCLAC-USC/IPT								
51	Mendez	Odilia	7A	RN	0		0		0		
								Melanie Mendez, Leonardo			
52	Mendez	Vanessa	COLA-USC Medical Center	Registered Nurse	2		0	Mendez	2		
53	Mendieta Abri		COLA	LA County	0		0		0		
			COLA		4	Unchan d	1	Children	3		
54	Mendoza	Rosalinda		Itc		Husband		Ciliuren			
55	Messam	Ngozi	COLA-DHS LAC+USC	Registered Nurse	0		0		0		
_				Supervising Children's Social							
56	Midourian	Sona	COLA	Worker	0		0		0		
			COLA-Department of Children &								
57	Mirzoyan	Varduhi	Family Services	LAC/DCFS	0		0		0		
			COLA-Department of Health								
	Molina	Stephanie	Services	Medical Case Worker II	0		0		0		
58	Moran	Karen	COLA-LASD	GAIN SERVICES WORKER	0		0		0		
	Morelos-How						<u> </u>				
	ard	Elizabeth	COLA-LAC-USC-MC	Registered Nurse	0		0		0		
59			COLA-IHSS	-	2		0	Children	2		
59 60	Morse	Courtney		Nurse	- 4		U	Children	2		
59 60		X7. J:	COLA-Harbor-UCLA Medical	Marine Add 1 1 1777				Description A. 11 1 1	_		
59 60 61	Mounity	Yadira	Center	Nursing Attendant III	2		0	Daniel Arias, Anahi Arias	2		
59 60 61	Murillo		COLA-District Attorney,								
59 60 61 62		Desides	OTHER-Retired	Secretary, None	0		0		0		
i9 i0 i1	Murillo	Ranita	COLA-Public Works	Los Angeles County Public Works	0		0		0		
59 50 51 52	Neal	Jonathan	COLA-PROBATION	DEPUTY PROBATION				Kaleb Obanion, Keiko			
59 50 51 52	Neal			OFFICER II	3	Kandice Obanion	1	Obanion Colonion	2		
59 60 51 52 53 54	Neal Norris	Jonathan	DEPARTMENT		0		0		0		
59 50 51 52 53 54	Neal Norris OBanion	Jonathan Kevin	DEPARTMENT COLA DOES	DCES	U		U		U		
59 60 61 62 63 64	Neal Norris	Jonathan	DEPARTMENT COLA-DCFS	DCFS				Maiya Higa-Okohira, Laila			
59 60 61 62 63 64 65 66	Neal Norris OBanion Ohanyan	Jonathan Kevin Angelina	COLA-DCFS			a. a. r					
60 61 62 63 64 65 66 67	Neal Norris OBanion Ohanyan	Jonathan Kevin Angelina Emy	COLA-DCFS COLA	DPH-EHSIII	3	Stefan Higa	1	Higa-Okohira	2		
558 559 660 661 662 663 664 665 666 667	Neal Norris OBanion Ohanyan	Jonathan Kevin Angelina	COLA-DCFS			Stefan Higa	0	Higa-Okohira	0		
60 61 62 63 64 65 66 67 68	Neal Norris OBanion Ohanyan Okohira	Jonathan Kevin Angelina Emy Antonio	COLA-DCFS COLA COLA-LAC-USCMC	DPH-EHSIII RN	3	Stefan Higa	0	Higa-Okohira	0		
59 60 61 62 63 64 65 66 67 68 69	Neal Norris OBanion Ohanyan Okohira Ong	Jonathan Kevin Angelina Emy Antonio Jared	COLA-DCFS COLA COLA-LAC-USCMC COLA	DPH-EHSIII RN County of LA	3 0 0	Stefan Higa	0	Higa-Okohira	0		
659 660 661 662 663 664 665 666 667 668 669 670	Neal Norris OBanion Ohanyan Okohira Ong Ordinola Orozco	Jonathan Kevin Angelina Emy Antonio Jared Salvador	COLA-DCFS COLA COLA-LAC-USCMC COLA COLA	DPH-EHSIII RN County of LA LA County	3 0 0	Stefan Higa	0 0 0	Higa-Okohira	0 0 0		
59 60 61 62 63 64 65 66 67 68 69	Neal Norris OBanion Ohanyan Okohira Ong	Jonathan Kevin Angelina Emy Antonio Jared	COLA-DCFS COLA COLA-LAC-USCMC COLA COLA COLA	DPH-EHSIII RN County of LA LA County Caregiver	3 0 0	Stefan Higa	0	Higa-Okohira	0		
59 60 61 62 63 64 65 66 67 68 69 70	Neal Norris OBanion Ohanyan Okohira Ong Ordinola Orozco	Jonathan Kevin Angelina Emy Antonio Jared Salvador	COLA-DCFS COLA COLA-LAC-USCMC COLA COLA	DPH-EHSIII RN County of LA LA County Caregiver	3 0 0	Stefan Higa George Guerra	0 0 0	Higa-Okohira Vivianna Guerra	0 0 0		

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	
574	Pages	Victor	COLA-MTA	Metro	0		0		0		
575	Palacio	Luz	COLA-LAC-USCLAC-USC/DE M	Registered Nurse	1		0	Vicente Gonzalez	1		
. , ,	T unuclo	Luc		Children's Services Administrator				vicence commence	•		
576	Palovich	Shano	COLA-DCFS	П	0		0		0		
577	Paniccia	Rachelle	COLA	Environmental Health Specialist	0		0		0		
578	Paradiso	Tom	COLA-IHSS	IHSS/LA COUNTY	0		0		0		
579	Parker	Ryan	COLA-LASD	Deputy Sheriff	0		0		0		
								Andranik Djoukhian Aryna			
580	Paronyan	Armine	COLA	ITC	4	Antonina Paronian	1	Djoukhian Anry M Djoukhian	3		
581	Partida	Janisa	COLA-LASD	Deputy Sheriff	0	Antonnia Faronian	0	Djoukinan	0		
.01	1 artica	Janisa	COLA-LAC-USCLAC-USC IPT	Deputy Sherm					-		
82	Patel	Archana	PHARMACIST	Staff Pharmacist	0		0		0		
83	Penksaw	Andrew	COLA-LASD	LASD	0		0		0		
84	Penney	OMAR	COLA-LAC-USC		0		0		0		
85	Phineas	Julie	COLA-LASD	Los Angeles County Sheriffs Dept	0		0		0		
86	Pineda	Gilbert	COLA-MTA	Operator	0		0		0		
87	Powell	Damon	COLA	Plumber	1	Dawn Cameron	1		0		
88	Quiles	Claudia	COLA-Los Angeles County DPSS	Eligibility Supervisor	1		0	Samantha Quiles	1		
89	Ramirez	Gonzalo	COLA-MTA	LACMTA	0		0		0		
90	Randall	Joseph	COLA-MTA	Mechanic	0		0		0		
		T.	COLA-LAC-USCLAC-USC/IPT								
91	Raygoza	Rita	6C	RN	0		0		0		
	_		and the second s	Supervising Children's Social							
92	Reyes	Liz	COLA	Worker	0		0		0		
93	Pioc	Innifor	COLA-Olive View-UCLA	Nursing Attendant 1			0		0		
	Rios	Jennifer	Medical Center	Nursing Attendant 1	0	Girlfrian d	1		0		
)4	Roach	Ryan	COLA-LASD COLA-LAC-USC	Lake Lifeguard RN	0	Girlfriend	0		0		
)5)6	Robles	William		LACMTA	0		0		0		
96	Robles	William	COLA-MTA COLA-Department of Public	LINCINITA	U		U		U		
07	Rodriguez	Maria	Health	Medical Case Worker II	0		0		0		
98	Rodriguez	Margarita	COLA-LAC-USC	Nurse	0		0		0		
	rtouriguez	guriu	COLA-LAC-USCLAC-USC/FAC.	Turise			-				
19	Rodriguez	Michael	MANAG.	Refrigeration Mechanic	0		0		0		
0	Rozier	Heather	COLA-LASD	PRDII	0		0		0		
1	Rubio	Irma	COLA-DCFS	Social Worker	0		0		0		
12	Ruiz	Yvonne	COLA-USC Medical Center	Nursing Attendant	2		0	Elijah Cardiel, Kyara Cardiel	2		
13	Russell	Jonas	COLA-LASD	Rescue Boat Captain	0		0	J , J	0		
			COLA-FIRED-DPH-OTHER-Riv					Madisyn Tan, Elyssa Tan,			
)4	Saing	Karanavy	erside County	ACR Techician	2		0	Karen Mouy	2	Karen Mouy	
)5	Salazar	Mercedes	COLA-LAC-USC	Medical Transcriber Typist	0		0		0		
			COLA-Los Angeles County Dept.					Jeremy Sanchez, Joseph			
)6	Sanchez	Stephanie	Of Public Social Services	Secretary II	4	Joseph Sanchez	1	Sanchez, Jacob Sanchez	3		
)7	Santos	Priscilla	COLA	L.A. County	0		0		0		
)8	Sardaryan	Tatevik	COLA	Operating Systems Analyst	1		0	Daughter	1		
)9	Sarkisian	Margarita	COLA-LAC Auditor-Controller	LAC Auditor-Controller	0		0		0		
		or		Los Angeles County Dept of					0		
0	Scheppele	Christina	Family Services	Children and Family Services	0	TH.	0		U		
1	Schoen	John	COLA-LASD	Sheriff	1	Elena Gonzales-Schoen	1		0		
2	Sefiane	Jerry	COLA	Health Program Analyst II	0	Gomanes Sensen	0		0		
3	Shim	Erica	COLA-LAC-USCMC	Registered Nurse	0		0		0		
3 4	Shreves	Jennifer	COLA-LASD	LASD	0		0		0		
5	Silva	Cynthia	COLA-LAC-USC	Registered Nurse	1		0	Edgar Silva	1		
6	Simons	Nicole	COLA-LASD	Los Angeles Sheriff's Dept	0		0	Lugai onva	0		
7	Simons	Nick	COLA-LASD	Refer Mech	4		0		0		
8	Sison	Jesus	COLA-LASD COLA-USC Medical Center	Pharmacy Technician	0		0		0		
8 9	Sison	Jesus Brian	COLA-USC Medical Center COLA-LASD	Deputy	0		0		0		
0		Hector	COLA-LASD COLA-MTA	Los Angeles County METRO	0		0		0		
U	Sosa	1100101		Los Angeles Coulty METRO	U		U		U		
1	Spears	Amber	COLA-Olive View Medical Center (LA County)	Unit Support Assistant	0		0		0		
			COLA-LAC-USCLAC-USC/IPT		-		-		-		
2	STILLMAN	MICHAEL	6B	RN	0		0		0		
3	Suson	Generoso	COLA-USC MEDICAL CENTER	RN Acute Hemodialysis	0		0		0		
			LACOE-FIRED-OTHER-IDC					Remedy Machus, Noelle			
4	Thomas	Nicholas	Logistics	IT Security Support Analyst	3	Brittany Thomas	1	Thomas	2		
.5	Thurman	Barbara	COLA-LASD	Eligibility Worker II	0		0		0		
6	Toscano	Gerardo	COLA-LASD	Deputy Sheriff	0		0		0		
7	Urdiales	Valerie	COLA-LASD	Law Enforcement Technician	2	Husband	1	Adult son	1		
8	Valdivia	Hugo	COLA-FD	Fire Captain	0		0		0		
	X7.1 .	г	COLA-Olive View Medical	XX 3: 0							
9	Valerio	Frank	Center (Los Angeles County)	Unit Support Assistant	0		0		0		
0	Velacoo	Victor	COLA-Department of Public	EHS III	0		0		0		
	Velasco	Victor	Health	EHS III							
1	Velazquez	Aaron	COLA-MTA	Metro	0		0		0		
2	Verrell	Sonia	COLA-LAC-USCLAC-USC/IPT 3C	RN	0		0		0		
3	Vilenski	Dmitri	COLA-LASD, OTHER-Instacart	Student Nurse, Private Contractor	3	Roseann Donovan	1	Leonna Vilenski	1	Mother	
J	Villanueva	Leo	COLA-Parks and Recreation	Plumber	1	Wife	1	Leoinia viiciiski	0	MORE	
4			COLA-Parks and Recreation COLA-LAC-USC	CRNA	0	***110	0		0		
	Williams Williams	Mark			0		0		0		
5		Timothy	COLA-MTA COLA-Department of Public	MTA Environmental Health Specialist	U		U		U		
35											
34 35 36		Pikling			0		0		0		
6	Wong	Pikling	Health COLA-LAC-USCLAC-USC/RES	III	0		0		0		

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
1640	Banks	Melissa	LAUSD-FIRED-OTHER-Unempl oyed	None	0		0		0		0
1641	Burmayan	Anoush	LAUSD	School Psychologist	0		0		0		0
1640	0.11	æ	I ATTOR	SUBSTITUTE TEACHER I work							
1642 1643	Caldwell Castruita	Tracy Mike	LAUSD LAUSD	2-3 days a month now. Senior Gardener	2		0	Adult child/Grandchild	2		0
1644	Chua	Rachel	LAUSD	Treasury Manager	0		0	Adult clind/Grandchild	0		0
			LAUSD-FIRED-OTHER-Orange	and the second s			-		-		
1645	DeGuzman	Frankie	Unified School District	Criminal Justice Instructor	2		0		0	Mother 81yrs; Sister/54yrs	2
1646	Draney	Amy	LAUSD	LAUSD	0		0		0		0
1647	Goodman	Jonathan	LAUSD	Owner Authorized Representative	0		0	Brooke Grumbine, Luke	0		0
1648	Grumbine	Kristina	LAUSD	School Counselor	2		0	Grumbine Grumbine, Luke	2		0
1649	Thomas	Nicholas	LACOE-FIRED-OTHER-IDC Logistics	IT Security Support Analyst	3	Brittany Thomas	1	Remedy Machus, Noelle Thomas	2		0
1650	Arballo	Alfred	STATE-California Department of Corrections and Rehabilitation	Sgk2	2		0	Daughter, Son	2		0
1651	Arellano	Lila	STATE-California Department of Corrections and Rehabilitation	Office Technician	5		0	Sabrina Arellano, Isaac Martinez, Bella Martinez	3	Grandson: EA; Granddaughter:I	2
1652	Beck	Joan	STATE-State of California	Office Tech	0		0	Martinez, Bena Martinez	0	Gianuson. EA, Gianudaughter.t.	0
1653	Bowers	Dawn	STATE-DMV	MVR	0		0		0		0
1654	Brown	Marc	STATE-California	Peace Officer	0		0		0		0
1655	Capacete	Omar	STATE-California Department of Corrections and Rehabilitation	Correctional Officer	3		0	I.C., A.C., E.C.	3		0
1656 1657 1658 1659 1660	Clements Dansereau Dominguez Drake Duff Eddings	Blake Karen Mike Dean Peter Jody	STATE-California Department of Corrections and Rehabilitation STATE-FIRED-State of California Department of Corrections and Rehabilitation-OTHER-Legacy Personnel STATE-State of California STATE-California Department of Corrections and Rehabilitation STATE-California Department of Transportation STATE-California Department of Transportation	Correctional Officer LVN California Retired Correctional Officer CalTrans HR Liaison (AGPA)	5 2 0 0	Jannessa Clements - W Age - 34 School - N/A Aubree Clements - Dat Age - 9 School - Earl Warren E Skyla Clements - Dat Age - 5 School - Earl Warren E Brayden Clements - Sc Age - 3 School - N/A Bella Clements - Daug Age - 1 School - N/A	1 0 0 0	Aubree Clements, Skyla Clements, Brayden Clements, Bella Clements K-12: 5yrs & 10yrs	4 2 0 0 0		0 0 0 0 0 0
1001	Eddings	Jody		HR Liaison (AGPA)	U		0		0		- 0
1662	Elliott	Anthony	STATE-California Department of Corrections and Rehabilitation	Correctional Officer	0		0		0		0
1663	Falcon	Isabel	STATE-State of California	Motor Vehicle Representative	0		0		0		0
1664 1665	Flores	Noel Francisco	STATE-DMV STATE-California Department of Corrections and Rehabilitation	Licensing Registration Examiner Correctional Officer	3	Christina Garcia Guitierrez Garcia De Garcia	0	Levi Flores EJG/21yrs; YG/18yrs	2		0
1666	Garibay	Roberto	STATE-California Department of Corrections and Rehabilitation	Correctional Officer	0	Guiela	0	250,21,13, 10,10,13	0		0
1667	Gedded	Victoria	STATE-California Department of Corrections and Rehabilitation	Sergeant	0		0		0		0
			STATE-State of California Department of Corrections and	California Department of							
1668	Gonzalez	Yolanda A.	Rehabilitation STATE-California Department of	Corrections and Rehabilitation	0		0		0		0
1669	Gose	Michael	Corrections and Rehabilitation	Correctional Sergeant	4	Dale Gose	1	BG, AG, LG	3		0
1670	Guzman	Robert	STATE-California Department of Corrections and Rehabilitation	Correctional Officer	0		0		0		0
			STATE-California Department of			Sheldon Herrington	1		0		0
1671	Herrington Herrmann	Hailey	Transportation STATE-California Department of	SSMI	3			Daughters: 3yrs; 8yrs			0
1672		Jeffrey	Corrections and Rehabilitation STATE-California Department of	Sergeant Personal Operations Applyat		Wife	1	Daugniers: 5yrs; 8yrs	2		
1673	Jauregui	Natalie	Transportation STATE-California Department of	Personal Operations Analyst	0		0	Lavi William-	0		0
1674	Johnston	Lisa	Transportation STATE-Secretary of State of	Staff Services Analyst	1		0	Levi Williams	1		0
1675	Kolinski	Athena	California STATE-State of California	Secretary of State of California	0		0		0		0
1676	Kraft	Jared	Department of Corrections and Rehabilitation	California Department of Corrections and Rehabilitation	3	Kristie Kraft	1	Daughter;RK/4yrsDaughterE K/2yrs	3		0
1677	Lopez	Celina	STATE-State of California	State of California	0		0	.=y	0		0
1678	McGettigan	Kelly	STATE-State of California	SSMI	0		0		0		0
1679	Meisenbach	Michael	STATE-State of California Department of Corrections and Rehabilitation	CDCR/Stationary Engineer	2	Margaret Meisenbach	1	Skyler Meisenbach	1		0
1680	Mercado	Diane	STATE-California Department of Corrections	Correctional Analyst	0	g 3t Medemodell	0		0		0
1681	Miranda	Rufina	STATE-California Department of Corrections and Rehabilitation	Correctional Officer	1		0	Son	1		0
1682	Moberly	Richard	STATE-California Department of Transportation	CalTrans	0		0	SOII	0		0
1683	Molina	Art	STATE-CAFD	Engineer	2	Jo Molina	1	Gianna Molina	1		0
1684	Oakes	Timothy	STATE-California Department of Transportation	CalTrans	0		0		0		0

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			STATE-California Department of		-					2,	
1685	Owen	Steven	Corrections and Rehabilitation STATE-California Department of	Correctional Officer	0		0		0		0
1686	P.	Edward	Corrections and Rehabilitation STATE-California Department of	Correctional Officer	0		0		0		0
687	Pagan	Matthew	Corrections and Rehabilitation STATE-California Department of	Correctional Officer	2	Stephanie Pagan	1	Nathan Pagan	1		0
1688	Paterson	James	Corrections and Rehabilitation STATE-California Department of	Correctional Sergeant	0		0		0		0
1689	Redwine	John	Corrections and Rehabilitation	Correctional Officer	0		0		0		0
1690	Riesen	Angela	STATE-Caltrans District 9 STATE-California Department of	Staff Services Manager I	0		0		0		0
1691	Rivera	Edward P	Corrections and Rehabilitation STATE-State of California	Correctional Officer	0		0		0		0
1692	Robles	Gregory	Department of Corrections and Rehabilitation	Corrections Officer	0		0		0		0
1693	Romero	Brock	STATE-California Department of Transportation	California Department of Transportation	0		0		0		0
1694	Sanchez	Tracy	STATE-California Department of Corrections and Rehabilitation	California Dept of The Corrections	0		0		0		0
		Tracy	STATE-California Department of								
695	Shonafelt	Jennifer Jeal-of-Felian	Transportation	CalTrans	0		0		0		0
1696	Talab	Isabel Falcon	STATE-State of California STATE-State of California	Motor Vehicle Representative	U		U		U		- 0
1697	Thornton	John	Department of Corrections and Rehabilitation	California Department of Corrections and Rehabilitation	3	Wife	1	Children	2		0
			STATE-State of California Department of Corrections and	California Department of Corrections and Rehabilitation,							
1698	Turpin	Nicole	Rehabilitation	Case Records Technician	1	Eric Turpin	1		0		0
1.000	WE	Ct	STATE-California Department of Transportation, OTHER-City of	Senior Transportation Engineer,		Olaman W		Luke Winzenread, Bryce Winzenread, Benjamin	2		
699	Winzenread	Stephen	Hendersonville STATE-State of	City Engineer	4	Shannon Winzenread	1	Winzenread	3		0
700	Winzenread	Bryan	California,COLA-MTA	Deputy District Director	3		0	JW, Blake Winzenread, BW	3		0
701	Abdelkerim	Peter	OTHER-Riot Energy OTHER-SO CAL	Riot Energy SO CAL	0		0		0		0
702	Abdi Acosta	Natasha April	OTHER-SO CAL OTHER-Harbor Shelter	Admin Clerk	0		0		0		0
704	Aguayo	Lisa	OTHER-Burbank Unified School District	Instructional Assistant/Translator (I			0		0		0
705	Aguilar	Marco	OTHER-FIRED-Zoo Digital Incorporated	QC Technician for Digital Media	1		0	Auré Aguilar	1		(
706	Akers	Bruce	OTHER-Unemployed	none	0		0	3	0		(
707	Alba	Elizabeth	OTHER* P/V		0		0		0		0
708	Albanese	Carlotta	OTHER-AAA	Admin Asst	0		0	Sophia Aleman, Geronimo	0		0
709	Aleman	Jeronimo	OTHER-International line builders	Electrical	3	Sara Aleman	1	Aleman	2		0
710	Alenzuela	Stephanie	OTHER-Elements Salon	Elements Salon	0		0		0		0
711 712	Allen	Christine Karla	OTHER-Private Sector Employee	Private Sector Employee	0		0		0		0
	Alltizer	Nalia	OTHER-Fird Dental OTHER-Social Security	Fird Dental							
713	Allton	Cynthia	Administration	Customer Service Representative	2		0	Brandon Allton, Liam Allton	1	Liam Allton	1
714 715	Alvarado Alvaro	Cristal	OTHER-Starbucks OTHER-FIRED	Barista None	0		0	Prefer not to answer	0		0
716	Amaya	Lalena	OTHER-PIRED	Western Dental	0		0	Prefer flot to ariswer	0		(
717	Anaya	Matthew	OTHER-Atomic	Concrete Pumper	0		0		0		(
718	Andalon	Juan	OTHER-Woodward Hrt	Induction Brazer	2	Private	1	Private	1		(
719	Anderson	Robert	OTHER-City of Long Beach	Firefighter/ Paramedic	3	Private	1	Private	2		(
720	Anderson	Torrey	OTHER-Department of Defense	DOD NBVC Fire Captain	0		0		0		(
721 722	Anderson	Erica	OTHER-In home supportive services	Care Provider Ice Cream Maker	6	Deivete	0	Delivata	5		(
723	Anderson Anderson	Michele Hilary	OTHER-RNB OTHER-Self Employed	Self Employed	0	Private	0	Private	0		(
724	Anderson	Zeyna	OTHER-Self Employed	Owner	3		0		3		(
725	Andrews	Rebecca	OTHER-Unemployed	None	0		0		0		(
726	Andrews	John	OTHER-Woodward HRT	Aerospace Machinist	2	Denise Andrews	1	CEA	1		(
727	Arenas	Josephine	OTHER-Unemployed	Unemployeed	0		0		0	Grandchildren: Elijah Arellano, Lea	
728	Arguello	Pablo	OTHER-Foilflex OTHER-Terminated from Centro de	Foilflex	0		0	K-12: AN/8yrs; BA/4yrs;	0		(
729 730	Armendariz	Lorena	Niños y Padres	Teacher	0	Kevin Naranjo	0	AN/20months	0		(
731	Arnal Arnold	Cari	OTHER* P/V OTHER-Doctors Office	Doctors Office	0		0		0		(
732	Arnold	Trevor	OTHER-Self Employed	Self Employed	0		0		0		(
733	Arrona	Alicia	OTHER-Unemployed	Unemployeed	0		0		0		(
734	Arroyo	Kathleen	OTHER-Retired	Retired	0		0		0		(
735 736	Arteaga Atamian	Veronica Seboh	OTHER-Self Employed OTHER-United Pro Electric	Self Employed United Pro Electric	0		0		0		(
737	Ausley	Joshua	OTHER-FIRED-Disney/Marvel Studios	Director of Photographer	4			Suria Ausley, Caspian Ausley, Reign Ausley, Valor Ausley	4		(
738	Ayala	Nicholas	OTHER-Zenetex	Zenetex	0		0	. togii nuoley, valui nuoley	0		
739	Azevedo	Phyllis	OTHER-Spouse	Spouse	2	Tim Azevedo	1	K-12: DA/13yrs	1		(
740	Back	Michelle	OTHER-Kaiser Permanente	Pharmacy Inventory Control Assistant	5	Martin Back	1	Jeremiah Aksel Back	1	Maria Bowser, Anna Rose Back, Ab	
741	Bacock	Anna	OTHER-Stay at Home Mom	Stay at Home Mom	0		0		0		(
742 743	Baesen Baker	Jana Michelle	OTHER-MBC billing OTHER-FIRED-Unemployed	Medical Biller OTHER-Camera Assistant - Motion Pi	0		0	Alyssa Lopez	0		(
744			OTHER-Commercial Air and	Boiler Technician	0		0		0		
744 745	Balanchuk Balbuena	Andrii Jesie	Refrigeration OTHER-Self Employed	Self Employed	0		0		0		
746	Bardoff	Doug	OTHER-NCR	NCR	0		0		0		
747	Barnes	Cheyenne	OTHER-Spouse	Spouse	0		0		0		(
	Barnum	Shawna	OTHER-Self Employed	Instructor	3		0	Private	3		(
748 749	Barraza	Arturo G	OTHER* P/V		0		0		0		(

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	
751	Barsh	Judy	OTHER-Huntington Beach City School District	Teacher	2		0	Bradley Barsh, Lily Barsh	2		
752	Bartell	Thomas	OTHER-MB Herzog Electric	MB Herzog Electric	0		0		0		
			OTHER-Backyard Plus-San Luis								
53	Barton	Paul	Coastal Unified School District-FIRED		1	Sarah Barton	1		0		
4	Barton	Loren	OTHER-kern high school district	Instructional Assistant	0		0		0		
5	Barton	Paul	OTHER-San Luis Coastal Unified School District	School Bus Driver	0		0		0		
6	Barton	Craig	OTHER-Self Employed	Self Employed	0		0		0		
7	Bashian	Daniel	OTHER-Self Employed	Self Employed	0		0		0		
8	Baskette	Brandon	OTHER-Woodward HRT INC	Production Worker	2	Brittany Degero	1	Natalie Baskette	1		
9	Bauer	Todd	OTHER-Freelance Sound Mixer	Sound Supervisor	2	Private	1	Private	1		
0	Bauer			Public Sector Employee	0	riivate	0	Filvate	0		
1		Keith	OTHER-Public Sector Employee	Maohr Synagogue	0		0		0		
	Baum	Debby	OTHER-Maohr Synagogue		0				0		
2	Bauman	Autumn	OTHER-Unemployed	Unemployed	-		0				
3	Becton	Latasha	OTHER-Unemployed	RN I	0		0		0		
4	Bedik	Tessa	OTHER-Oakmont Senior Living	Cook	0		0		0		
5	Bell	Lacresia	OTHER	Housekeeping	0		0		0		
6	Bell	Carrie	OTHER-Gary Little Construction Inc	Gary Little Construction Inc	0		0		0		
7	Bema	Marianne	OTHER-Unemployed	None	1		0	Morgan Donnelly	1		
8	Benefield	Amanda	OTHER-Stay at Home Mom	Stay at Home Mom	4	Private	1	Private	3		
9	Bennett	Ashley	OTHER-Self Employed	Self Employed	0		0		0		
0	Benson	George	OTHER-Calportland	Calportland	0		0		0		
1	Benson	Amanda	OTHER-Self Employed	Self Employed	0		0		0		
2	Bereda	Wendy	OTHER-Kay and Associates	Kay and Associates	0		0		0		
3	Berkovatz	Nicole	OTHER-Construction	Construction	0		0		0		
4	Bettisworth	Nathan	OTHER	DIRECTOR, MEDIA PRODUCTION		EB	1	Private	3		
5	Bierman	Richard	OTHER-City of Long Beach	Fireman	1		0	Private	1		
6	Bilello		, ,	Self Employed	0		0	. HYGIG	0		
		John	OTHER-Self Employed	Pacific Maritime Association/Foren		Care Diamer : -		K 40. DED/47 DND/44			
7	Bjazevich	Nicholas	OTHER-Pacific Maritime Association	actic martine Association/Foren	3	Sara Bjazevich	1	K-12: BEB/17yrs; BNB/14yrs	2		
78	Black	Hakim	OTHER-International Line Builders	Electrician	3		0	K-12: TB/8yrs; HB/11yrs; JJ/9yrs	3		
79	Blake	Jeffrey	OTHER-finentiational Line Burliudes OTHER-Orange County Fire Authority. (Previously LAFD until placed on leave without pay and forced to quit and seek other employment)	Paramedic Fire Fighter	3	Jaclyn Blake	1	Mason Blake, Tucker Blake	2		
0	Blank		OTHER-Tulsa Transit	Bus Operator	0	Jaciyii Diake	0	Wason Blake, Tucker Blake	0		
		Carl			0		0				
1	Blank	Latanya	OTHER-Tulsa Transit	Coach Operator					0		
2	Blocker	Ashley	OTHER-Eastside Guesthouse	Eastside Guesthouse	0		0		0		
3	Blocker	Jason	OTHER-Self Employed	Self Employed	0		0		0		
4	Boardman	Desari	OTHER-Homemaker	Homemaker	0		0		0		
5	Boardman	Desi	OTHER-None	Wife mom Mimi	0		0		0		
6	Boatner	Gary	OTHER-ABC/Disney	Boom Operator	1	Wife	1		0		
			OTHER-Department of Homeland	-							
7	Boden	Dawn	Security FEMA	IT Specialist	0		0		0		
8	Boden	Robert	OTHER-Six Flags	Electrician	0		0		0		
9	Bondarczuk	Kristen	OTHER-Union Member Spouse	Union Member Spouse	0		0		0		
0	Danasana	Melissa	OTHER-TNG Real Estate		3		0	K-12: JB/16yrs; MB/11yrs;	3		
	Bonsangue		Consultants	Agent				NB/7yrs			
1	Booker	Shelby	OTHER-Self Employed	Sales	2		0	K-12: Daughters:12yrs; 13yrs	2		
2	Borin	Ron	OTHER-Retired	Retired	0		0		0		
3	Borin	Cara	OTHER-Spika Dental	Dental hygienist	0		0		0		
4	Borthwick	Joan	OTHER-My own company	My Own Company	0		0		0		
5	Boswell	Kayla	OTHER-Mom	Mom	3	Husband	1	K-12: 15yrs; 8yrs	2		
,								K-12: 12yrs; 11yrs; 10yrs; 8yrs;	_		
6	Bottoni	James	OTHER-399 Teamsters	Driver	6	wife	1	7yrs	5		
7	Bowman	Ray	OTHER-Retired	Retired	0		0		0		
8	Brady	Norma	OTHER-Retired	Retired	0		0		0		
9	Brady	Patrick	OTHER-Southern California Edison	E Crew Foreman	1	Wife	1		0		
0	Bredeson	Anneliese	OTHER-Self Employed	Nurse	0		0		0		
1	Brennan	Jessica	OTHER-Loreal	Account Executive	3	Husband	1	K-12: Daughters: 7yrs; 10yrs	2		
2	Brice	Terrill	OTHER-Retired	Senior Chief Petty Officer	0		0		0		
3	Briggs	Paula	OTHER-Crawford	Crawford	0		0		0		
4	Broncy	Eric	OTHER-Primo Driving School	Primo Driving School	0		0		0		
			OTHER-Pasadena Unified School								
5	Brooks	Matthew	District	Teacher	1		0	Son	1		
								K-12: Child/16;			
,	Brooks	Misha	OTHER-Self Employed	Owner	2		0	Grandchild/12	2		
	Brown	Lucas	OTHER-Brown's Supply	Brown's Supply	0		0		0		
7	Brown	Kelli	OTHER-Browns Supply	Brown's Supply	0		0		0		
7		Jacob	OTHER-Kern County Fire Department	Fire Fighter/Kern County	0		0	Univeristy: SB/18yrs; K-12:	0		
16 17 18 19	Brown		OTHER-Self Employed	Challenge A Director	3	Husband: RB	1	KB/15yrs	2		
7 8 9	Brown	Nanette		Cashier	0		0		0		
7 8 9 0		Nanette Christina	OTHER-Taco Bell	Oddillei			0		0		
7 8 9 0	Brown			Union Member	0		0		0		
7 8 9 0 1 2	Brown Brown	Christina	OTHER-Taco Bell		0		U				
7 8 9 0 1 2 3	Brown Brown	Christina Katie	OTHER-Taco Bell OTHER-Union Member	Union Member		Wife:TB	1		0		
7 8 9 0 1 2 3 4	Brown Brown Brown Brunsmann	Christina Katie Matthew	OTHER-Taco Bell OTHER-Union Member OTHER-City of Long Beach	Union Member City of Long Beach	0	Wife:TB			0		
7 8 9 0 1 2 3 4 5	Brown Brown Brown Brunsmann Bryant Buckley	Christina Katie Matthew Christophe Eric	OTHER-Taco Bell OTHER-Union Member OTHER-City of Long Beach OTHER-Mocean OTHER* P/V	Union Member City of Long Beach Editor	0	Wife:TB	1 0		0		
7 8 9 0 1 2 3 4 5 6	Brown Brown Brown Brunsmann Bryant Buckley Budde	Christina Katie Matthew Christophe Eric Melanie	OTHER-Taco Bell OTHER-Union Member OTHER-City of Long Beach OTHER-Mocean OTHER-PIV OTHER-Student	Union Member City of Long Beach Editor Student	0 1 0 0	Wife:TB	1 0 0		0		
0 1 2 3 4 5 6	Brown Brown Brown Brunsmann Bryant Buckley Budde Buot	Christina Katie Matthew Christophe Eric Melanie Froilan	OTHER-Taco Bell OTHER-Union Member OTHER-City of Long Beach OTHER-Mocean OTHER-PIV OTHER-Student OTHER-CSMC	Union Member City of Long Beach Editor	0 1 0 0		1 0 0 0	K-12: DB/15ure	0 0 0		
7 8 9 0 1 2 3 4 5 6 7 8	Brown Brown Brown Brunsmann Bryant Buckley Budde Buot Burke	Christina Katie Matthew Christophe Eric Melanie Froilan Jimmy	OTHER-Taco Bell OTHER-Union Member OTHER-City of Long Beach OTHER-Mocean OTHER-PVV OTHER-Student OTHER-CSMC OTHER-PG&E	Union Member City of Long Beach Editor Student CSMC Roving Operator	0 1 0 0 0	Wife:TB	1 0 0 0	K-12: DB/15yrs	0 0 0		
7 8 9 0 1 2 3 4 5 6 7 8	Brown Brown Brown Brunsmann Bryant Buckley Budde Buot Burke Burks	Christina Katie Matthew Christophe Eric Melanie Froilan Jimmy Quincee	OTHER-Taco Bell OTHER-Union Member OTHER-City of Long Beach OTHER-Mocean OTHER-Mocean OTHER-Student OTHER-Student OTHER-CSMC OTHER-PG&E OTHER-Department of Defense	Union Member City of Long Beach Editor Student CSMC Roving Operator CYPA	0 1 0 0 0 2 2		1 0 0 0 1	K-12: DB/15yrs 2 StepChildren	0 0 0 1 2		
7 8 9 0 1 2 3 4 5 6 7 8	Brown Brown Brown Brunsmann Bryant Buckley Budde Buot Burke	Christina Katie Matthew Christophe Eric Melanie Froilan Jimmy	OTHER-Taco Bell OTHER-Union Member OTHER-City of Long Beach OTHER-Mocean OTHER-Mocean OTHER-Student OTHER-SSMC OTHER-PG&E OTHER-PG&E OTHER-PGAE OTHER-ChildNet	Union Member City of Long Beach Editor Student CSMC Roving Operator	0 1 0 0 0		1 0 0 0	2 StepChildren	0 0 0		
7 8 9 0 1 2 3 4 5 6 7 8 9	Brown Brown Brown Brunsmann Bryant Buckley Budde Buot Burke Burks	Christina Katie Matthew Christophe Eric Melanie Froilan Jimmy Quincee	OTHER-Taco Bell OTHER-Union Member OTHER-City of Long Beach OTHER-Mocean OTHER-Mocean OTHER-Student OTHER-Student OTHER-CSMC OTHER-PG&E OTHER-Department of Defense	Union Member City of Long Beach Editor Student CSMC Roving Operator CYPA ChildNet	0 1 0 0 0 2 2		1 0 0 0 1		0 0 0 1 2		
0 1 2 3 4 5 6 7 8 9	Brown Brown Brown Brunsmann Bryant Buckley Budde Buot Burke Burks Burmeister Burns	Christina Katie Matthew Christophe Eric Melanie Froilan Jimmy Quincee Deanne Trevor	OTHER-Taco Bell OTHER-Union Member OTHER-City of Long Beach OTHER-Mocean OTHER-Mocean OTHER-Student OTHER-Student OTHER-CSMC OTHER-CSMC OTHER-Department of Defense OTHER-Department of Defense OTHER-ChildNet OTHER-Chugach Government Solutions	Union Member City of Long Beach Editor Student CSMC Roving Operator CYPA ChildNet Utility Operator	0 1 0 0 0 2 2	Laura Burke	1 0 0 0 1 0	2 StepChildren Ashton Burns, Cohen Burns, Brynlee Burns	0 0 0 1 2		
0 1 2 3 4 5 6 7 8 9	Brown Brown Brown Brunsmann Bryant Buckley Budde Buot Burke Burks Burmeister	Christina Katie Matthew Christophe Eric Melanie Froilan Jimmy Quincee Deanne	OTHER-Taco Bell OTHER-Union Member OTHER-City of Long Beach OTHER-Mocean OTHER-Mocean OTHER-Student OTHER-Student OTHER-CSMC OTHER-PG&E OTHER-Department of Defense OTHER-ChildNet OTHER-Chugach Government	Union Member City of Long Beach Editor Student CSMC Roving Operator CYPA ChildNet	0 1 0 0 0 2 2 2 0	Laura Burke	1 0 0 0 1 0 0	2 StepChildren Ashton Burns, Cohen Burns,	0 0 0 1 2 0		

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
826	Bustos	Patrick	OTHER-Self Employed	Self Employed	0		0		0		0
827	Butler	Deana	OTHER-Department of Defense	DOD Air Force	0		0		0		0
328	Butler	Tammy	OTHER-Private Sector Employee	Private Sector Employee	0		0		0		
329	Butler	Tina	OTHER-Self Employed	Self Employed	0		0		0		
330	Butler	Linda	OTHER* P/V		0		0		0		
831	Cabrera	Sonia	OTHER-Cintas Corporation	Accounts Payable	2		0	Private	2		
832	Cabrera	Cynthia	OTHER-Topnotch driving school	Driving School Instructor	0		0		0		
								K-12: GC/7yrs; CC/5yrs;			
833	Cadena	Bayardo	OTHER-Mattel	Designer	4	Maribel Cadena	0	JC/3yrs; DC/1yr	4		
834	Cadena	Maribel	OTHER-Seed Interiors	Interior Designer	0		0		0		
835	Cadicamo	Debbie	OTHER-Sierra Timberline	Sales Associate	2		0	University: DC/20; AC/22	0		
836	Calhoun	Lisa	OTHER-Self Employed	Self Employed	0		0		0		
837	Calzadias	Xiomara	OTHER-Azusa School District	Teacher	2		0	K-12: KC/17yrs; AC/13yrs	2		
838	Camacho	Johanna	OTHER-CAS	Lead	0		0	3 / 3	0		
839	Campos	Maria	OTHER-CA Times	CA Times	0		0		0		
840	Cappell	Michelle	OTHER-Unemployed	Unemployed	0		0		0		
841				Offerriployed	0		0		0		
	Cappello	Joe	OTHER-Retired	Ctoff Administrator Cussislist		D.C		20.00			
842	Carcano	Berenice	OTHER-US Army	Staff Administrator Specialist	2	Private	0	Private	0		
843	Cardenas	Griselda	OTHER-Non-Union Employee	Non-Union Employee	0		0		0		
844	Carlos Rayo	Juan	OTHER* P/V		0		0		0		
845	Carranza	Medardo	OTHER-Retired	Retired	0		0		0		
846	Carrasco	Maria	OTHER-Kaiser Permanente	Heath Plan Rep	1		0	Sarai Carrasco	1		
847	Carter	Lyndia	OTHER-UCLA Health	UCLA Health	0		0		0		
			OTHER-Inyo County Office of								
848	Case	Michelle	Education	Inyo County Office of Education	0		0		0		
849	Conton	A	OTHER-FIRED-Cedars Sinai Medical	Facilities Data Coordinator	2		0	Sone: 6xre: Axre	2		
049	Castaneda	Aaron	Center	r actitues Data Coordinator			U	Sons: 6yrs; 4yrs	2		
1850	Contene	Kolly	OTHER Actro 7	Sr Evocutivo	2		0	University: 18yrs; K-12:	2		
	Castanon	Kelly	OTHER-Astra Zeneca	Sr Executive				13yrs			
851	Castillo	Rosie	OTHER-Limoneira Co.	Limoneira Co.	0		0		0		
852	Castruita	Martha	OTHER-AVUHSD Retired	Special Education Teacher	2		0	Private	2		
853	Cazares	Tashena	OTHER-MVSD	MVSD	0		0		0		
854	Cerda	Judy	OTHER-FIRED-Self-Employed	Actress	0		0		0		
1855	Cervantes	Priscilla	OTHER-Self Employed	Independent Contractor	0		0		0		
1856	Cesena	Jeremy	OTHER-GM	GM	0		0		0		
857	Chacon	Alfred	OTHER-Retired	OTHER-	0		0		0		
			OTHER-The Academy of Magical								
1858	Chadha	Manav	Arts	Waiter	3	Wife	1	K-12: 5yrs; 11yrs	2		
1859	Chagolla	Francisco	OTHER-Roman Empire Living Skills	Educator	4		0	K-12: FDC/AC/RC/BC	4		
1860	Chairez	Joshua	OTHER-Self Employed	Self Employed	0		0		0		
1861	Chamness	David	OTHER-Self Employed	Owner	0		0		0		
1862	Chapparosa	Laurie	OTHER-Apple Urgent Care	Apple Urgent Care	0		0		0		
1863	Chavis	Jeff	OTHER* P/V		0		0		0		
.005	Onavis	Jen	OTHER-Pali Wine								
1864	Cheshier	Joseph	Company-OTHER-Unemployed	none	0		0		0		
1865	Chevalier	Mark	OTHER	Survey Party Chief I	1	Jill Stultz	1		0		
1866	Chickanis	Caius	OTHER-Cliff Shearp	Cliff Shearp	0		0		0		
867	Chinzi	Ellen	OTHER-Retired	Retired	0		0		0		
1868			OTHER-D. Burke mech.	D. Burke Mech.	0		0		0		
	Christensen	Mark			0		0		0		
869	Christopher	Alexis	OTHER-FIRED-Self-Employed	Actress							
870	Ciminieri	Louis	OTHER* P/V		0		0		0		
871	Circle	Naomi	OTHER-Unemployed	Unemployed	0		0		0		
								Unviersity: OB/18yrs;			
1872	Clark	Katy	OTHER-Cinqe	Consultant	3		0	CB/20yrs: K-12: JB/15yrs	3		
1873	Clark	Ebony	OTHER-PAC Properties	PAC Properties	0		0		0		
874	Clarke	Tara	OTHER-Tidwell Excavating Inc	Accounting Clerk	0		0		0		
875	Coffman	Alesha	OTHER-Bishop Union High School	Attendance Secretary	3	Cody Coffman,	1	K-12: DC/10yrs; GC/6yrs	2		
876	Cohen	Jamee	OTHER-Self Employed	Self Employed	0		0	. ,, .	0		
877	Cole	Kerry	OTHER-Keurig Dr. Pepper KDP	Truck Driver	0		0		0		
-011	3010	.voiry	OTHER-Reung Dr. Pepper KDP OTHER-Right	HOOK DIIYOI			,		U		
878	Coleck	Dennis	Choice-OTHER-Unemployed	No	1		0	Dennis Coleck	1		
879	Colelli	Magaly	OTHER-Private Sector	Cook	2		0	K-12: FO/11yrs; SO/14yrs	2		
880	Coleman	Тајі	OTHER-Unemployed	Union Performing Artist	0		0		0		
881	Collazo	Christina	OTHER-Single Mom Strong Inc.	Event Planner	4	Husband	1	K-12: 3 Daughters	3		
882				Talk Radio Host	0	. Ioobaiiu	0	12. 5 Daugittets	0		
	Colombo	Rose	OTHER-Talk Radio Host		0		0		0		
1883	Comer	Michelle	OTHER* P/V								
884	Comley	Elizabeth	OTHER-Self Employed	Owner	0		0		0		
885	Conant	Skye S	OTHER-Kids Empire USA	Customer Service Representative	0		0		0		
886	Conboy	Mark	OTHER-Retired	OTHER-Retired	0		0		0		
887	Connell	Lalah	OTHER-Oakmont Senior Livinf	Line Cook	0		0		0		
	Contreras	Meranda	OTHER-FIRED-Dignity health	Sonographer	0		0		0		
888	Cook	Brian	OTHER-Department of Transportation		0		0		0		
	Coonen	Linda	OTHER-Self Employed	Self Employed	0		0		0		
889		Riggs	OTHER-20th Century Fox Studio	20th Century Fox Studio	0		0		0		
889 890			OTHER-Homemaker	Homemaker	0		0		0		
889 890 891	Corbin	Lissette			0		0		0		
889 890 891 892	Corcio	In a late	OTHER-Future transitions	Future Transitions							
889 890 891 892 893	Corcio Cordowin	Isaiah		Inyo-Mono Title Company	0		0		0		
889 890 891 892 893 894	Corcio Cordowin Core	Jerry	OTHER-Inyo-Mono Title Company				0		0		
889 890 891 892 893 894 895	Corcio Cordowin Core Coronado De Kr	Jerry	OTHER-See's Candies	Retired	5				0		
889 890 891 892 893 894 895	Corcio Cordowin Core	Jerry	OTHER-See's Candies OTHER-Aramark	Retired Aramark	0		0		U		
889 890 891 892 893 894 895	Corcio Cordowin Core Coronado De Kr Corrales	Jerry Lillian Jody	OTHER-See's Candies OTHER-Aramark OTHER-Movie Studios independent	Aramark	0						
889 890 891 892 893 894 895 896	Corcio Cordowin Core Coronado De Kr Corrales Cortina	Jerry Lillian Jody Austin	OTHER-See's Candies OTHER-Aramark OTHER-Movie Studios independent contractor	Aramark Movie Studios Undependent Contr	0 z 0		0		0		
888 889 890 891 892 893 894 895 896	Corcio Cordowin Core Coronado De Kr Corrales Cortina Courtenay	Jerry Lillian Jody Austin Vondradee	OTHER-See's Candies OTHER-Aramark OTHER-Movie Studios independent contractor OTHER-Unemployed	Aramark Movie Studios Undependent Contr Unemployed	0 z 0		0		0		
889 890 891 892 893 894 895 896	Corcio Cordowin Core Coronado De Kr Corrales Cortina	Jerry Lillian Jody Austin	OTHER-See's Candies OTHER-Aramark OTHER-Movie Studios independent contractor OTHER-Unemployed OTHER-Attending Nursing School	Aramark Movie Studios Undependent Contr	0 z 0	Husband	0		0		
889 890 891 892 893 894 895 896 897 898 899	Corcio Cordowin Core Coronado De Kr Corrales Cortina Courtenay Covarrubias	Jerry n Lillian Jody Austin Vondradee Aracely	OTHER-See's Candies OTHER-Aramark OTHER-Movie Studios independent contractor OTHER-Unemployed OTHER-Attending Nursing School OTHER-Fullerton joint union high	Aramark Movie Studios Undependent Contr Unemployed Full Time Student	0 0 0 4	Husband	0 0 1		0 0 3		
889 890 891 892 893 894 895 896	Corcio Cordowin Core Coronado De Kr Corrales Cortina Courtenay	Jerry Lillian Jody Austin Vondradee	OTHER-See's Candies OTHER-Aramark OTHER-Movie Studios independent contractor OTHER-Unemployed OTHER-Attending Nursing School OTHER-Fullerton joint union high school	Aramark Movie Studios Undependent Contr Unemployed	0 0 0 4	Husband	0		0		

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	
903	Croasdale	Wayne	OTHER-Crowns and Glory Cleaning and Servuces	Crowns and Glory Cleaning and Se	0		0		0		
904	Cruz	Gabriela	OTHER-FIRED-Security Public Storage	Leasing Agent	1		0	Gabriel Cruz	1		
05	Cruz	Michael R	OTHER-Local 755	Local 755	0		0	Gabrier Cruz	0		
906				AHP Staffing Registry	0		0		0		
,00	Culp	Wendell	OTHER-AHP staffing registry OTHER-ATC Healthcare Services	Atti Statinig Registry	U		- 0		U		
907	Cummings	Raluca	LLC	Registered Nurse	4	Spouse	1	Christian V. Menendez	1	Daniela Popa/CJM/32yrs	
800	Cunningham	Fernanda	OTHER-Agent	Agent	0		0		0		
909	Cunningham	Hayley	OTHER-Homemaker	Homemaker	0		0		0		
010	D'Angelo	Alyssa	OTHER-Private	Private	0		0		0		
911	D'Angelo	Christina	OTHER-Private	Private	0		0		0		
912	D'Angelo	Michael	OTHER-Self Employed	Self Employed	0		0		0		
913	Dacanay				0		0		0		
914		Peter			2	Kalkara Baki	1	Dustin Dahl	1		
914	Dahl	Derek	OTHER-None	None	- 4	Kathryn Dahl	1	Bryce Dameworth,	1		
915	Dameworth	Kym	OTHER-Self Employed	Mom	3	Bryan Dameworth	1	Kylie Dameworth	2		
916	Daniels	Andrea	OTHER-Northern Inyo Hospital	ES Coordinator	2	Partner	1		0	Mother(Disabled)	
917	Davis	Kathleen	OTHER-Retired	Retired	0		0		0		
918	Dawkins	Londone	OTHER-Kaiser Permanente	Appointment Clerk	3		0		0		
919	Dean	Mike	OTHER-Dean's Plmb & Htg, Inc	Dean's Plmb & Htg, Inc	0		0		0		
920					2	Husband	1	V 12: 6vm	1		
920	Dean	Hilary	OTHER-Self Employed	Hairdresser	0	i iusuaiiu	0	K-12: 6yrs	0		
	Dean	Neina	OTHER-Volunteer	Volunteer							
922	Dean	Bobby	OTHER-Work Services Corporation	Autozone	0		0		0		
923	Decker	Lawrence	OTHER-Local 44 IATSE	Local 44 IATSE	0		0	V 10 14 12 12	0		
024	Deable	less	OTHER Call Employed	Cardana Vacuus	4			K-12: 14yrs; 12yrs; 10yrs;	4		
924	Deeble	Jana	OTHER-Self Employed	Gardens Keeper	4		0	7yrs	4		
925	Dees	Jennifer	OTHER-Mom	Mom	0		0		0		
1926	DeForest	Jon	OTHER-Local 44 IATSE	Local 44 IATSE	0		0		0		
1927	Degracia	Nina	OTHER-Paradigm	Paradigm	0		0		0		
928	DeGregori	Derek	OTHER-Department of Defense	Department of Defense	0		0		0		
1929	DeLaCruz	Robin	OTHER-Department of the Army	Budget Analyst	2	Shaun Bringas	1	HB/18yrs	1		
1930	DeLaCruz	Vanessa	OTHER-Only place in town	Server	3		0	K-12: 3 Children	3		
1931	DeLaHoussaye	Eric	OTHER-Dublin Unified School District	Campus Supervisor	1	Wife	1		0		
1932	DeLaLuz	Denise	OTHER-Aim Sports Medicine	Massage Therapist	3		0		0	Grandpa: GD; 2 Sisters	
1933	DeLaLuz	Mabel	OTHER-SCUHS	SCUHS	0		0		0		
1934	DeLaRosa	Christopher	OTHER-Autozone	Autozone	0		0		0		
1935					0		0		0		
	DeLaTorre	Oscar	OTHER* P/V	-							
1936	DeLaVega	Tino	OTHER-Grocery	Grocery	0		0		0		
1937	Delima	Daniel	OTHER-LBFD	Firefighter	1	Wife	1		0		
1938	Dement	Paul	OTHER-EVOX Images	Business Development Manager	3	Alison Dement	1	K-12: 2 children	2		
1939	Demonte	John	OTHER-RETIRED-CITY-DWP	None	1		0	Benjamin Demonte	1		
1940	Dempsey	Deborah Lantz	OTHER-Self Employed	Acupuncturist	1		0	18yrs	1		
1071	L			W. L. H. D. M. D.	_			University: AR/19yrs; K-12:	_		
1941	DeNe Reynolds	Michelle	OTHER-Michelle DeNe Reynolds	Michelle DeNe Reynolds	2		0	MR/15yrs	2		
1942	Denton	Sara	OTHER-STREAM Charter	Teachers Aide	3	Husband	1	K-12: 2 sons	2		
1943	DePoyster	JoAnn	OTHER-Self Employed	Naturopath/ Herbalist and Mobile N			0		0		
1944	Devey	Bradley	OTHER-Valleyfencinginc	Valleyfencinginc	0		0		0		
1945	Diaz	Josh	OTHER-FIRED-Unemployed	Actor	1				0	Alex Morissen	
046							٠,	Sarah Diaz, Marlina Diaz, Kat	2		
946	Diaz	Gricelda	OTHER-Obagi	HR Manager	4	Gil Diaz	1	Diaz	3		
947	Diaz	Jerry	OTHER-Riverside Community Hospital	Riverside Community Hospital	0				0		
1948	Diaz	Xochitl	OTHER-SWSD	SWSD	0		0		0		
			OTHER-FIRIED-Disneyland-Unemplo								
1949	Dodson	Kenji	yed	None	1		0	Leilani Dodson	1		
1950	Dodson	Sharon	OTHER-Retired	Mom	2	Husband	1	Daughter	1		
1951	Dombovari	Emese	OTHER-SAG-AFTRA Producers	Yoga Teacher	0		0		0		
1952	Dombovari	Erika	OTHER* P/V		0		0		0		
1953	Dominguez	Marcy	OTHER-Delta Ironworks	PM	2		0		0		
1954	Dominguez	Daniel	OTHER-E-Prodigy Holdings, LLC.	E-Prodigy Holdings, LLC.	0		0		0		
1955	Dominguez	Frederick	OTHER-Retired	Retired	0		0		0		
1956	Donaldson	Jill		Nutrition and Wellness Coach & Sp			0	Granddaughter	0	Granddaughter	
1957			OTHER Limited to endedention	Receptionist	4		0	Grandaugnot	0	MD, LD, CD, KJ	
1957	Donato	Devon	OTHER-Limited to endodontics					V 12: AC: AC: MC: IC		IVID, LD, GD, NJ	
	Dorame	Paul	OTHER-Inyo County SD	Corporal	4		0	K-12: AC; AC; MC; JC	4		
	Dorame	Whitney	OTHER-Vacation rentals	Vacation Rentals	0		0		0		
1959	Dorfman	Mitchell	OTHER-Self Employed	Self Employed	0		0		0		
1959 1960	Dotson	Jaime	OTHER-Southwest Airlines	Flight Attendant	1		1		0		
1959 1960 1961		Bradley	OTHER-City of Lancaster, CA	Firefighter	0		0		0		
959 1960 1961 1962	Dotts	Melisa	OTHER-Private	Private	0		0		0		
959 1960 1961 1962				Caqual	2		0	Kaden Zardeneta, Devon	2		
1959 1960 1961 1962 1963	Dotts Dovyak		OTHER DMA	Casual				Zardeneta			
959 1960 1961 1962 1963	Dotts Dovyak Duarte	Claudia	OTHER-PMA	Outline Books Co. 1 C.	0		0		0		
959 960 961 962 963 964 965	Dotts Dovyak Duarte Duchanin	Claudia George	OTHER-RAH Industries	Senior Desktop Specialist			0	N D	1		
959 960 961 962 963 964 965 966	Dotts Dovyak Duarte Duchanin Duckett	Claudia George Frankie	OTHER-RAH Industries OTHER-San Bernardino County	Social Worker	1				-		
959 960 961 962 963 964 965 966 967	Dotts Dovyak Duarte Duchanin Duckett Duenas	Claudia George Frankie Krystle	OTHER-RAH Industries OTHER-San Bernardino County OTHER-AVS The Chimney Sweep	Social Worker Secretary	1 0		0		0		
959 960 961 962 963 964 965 966 967 968	Dotts Dovyak Duarte Duchanin Duckett	Claudia George Frankie	OTHER-RAH Industries OTHER-San Bernardino County	Social Worker Secretary Server	0 0		0		0		
959 960 961 962 963 964 965 966 967 968	Dotts Dovyak Duarte Duchanin Duckett Duenas	Claudia George Frankie Krystle	OTHER-RAH Industries OTHER-San Bernardino County OTHER-AVS The Chimney Sweep	Social Worker Secretary	1 0 0		0		0		
959 1960 1961 1962 1963 1964 1965 1966 1967 1968	Dotts Dovyak Duarte Duchanin Duckett Duenas Duncan	Claudia George Frankie Krystle Shalee	OTHER-RAH Industries OTHER-San Bernardino County OTHER-AVS The Chimney Sweep OTHER-BENNETTS	Social Worker Secretary Server	0 0		0		0		
959 960 961 962 963 964 965 966 967 968 969 970	Dotts Dovyak Duarte Duchanin Duckett Duenas Duncan Dunlap	Claudia George Frankie Krystle Shalee Jeff	OTHER-RAH Industries OTHER-San Bernardino County OTHER-AVS The Chimney Sweep OTHER-BENNETTS OTHER-ABC Bbartending School	Social Worker Secretary Server ABC Bartending School	1 0 0		0		0		
959 960 961 962 963 964 965 966 967 968 969 970	Dotts Dovyak Duarte Duchanin Duckett Duenas Duncan Dunlap Dunn Durfield	Claudia George Frankie Krystle Shalee Jeff Michael Renee	OTHER-RAH Industries OTHER-San Bernardino County OTHER-AVS The Chimney Sweep OTHER-BENNETTS OTHER-ABC Bbartending School OTHER-Self Employed OTHER-Retired OTHER-OFF THE WALL FLOORS,	Social Worker Secretary Server ABC Bartending School Self Employed Professor	1 0 0 0 0		0 0 0		0 0 0		
959 960 961 962 963 964 965 966 967 968 969 970 971	Dotts Dovyak Duarte Duchanin Duckett Duenas Duncan Dunlap Dunn	Claudia George Frankie Krystle Shalee Jeff Michael	OTHER-RAH Industries OTHER-San Bernardino County OTHER-AVS The Chimney Sweep OTHER-BENNETTS OTHER-ABC Bbartending School OTHER-Self Employed OTHER-Retired OTHER-OFF THE WALL FLOORS, INC.	Social Worker Secretary Server ABC Bartending School Self Employed Professor Vice President	1 0 0 0 0 0	Michael Dwyer	0 0 0 0		0 0 0 0		
959 960 961 962 963 964 965 966 967 968 969 970 971	Dotts Dovyak Duarte Duchanin Duckett Duenas Duncan Dunlap Dunn Durfield	Claudia George Frankie Krystle Shalee Jeff Michael Renee	OTHER-RAH Industries OTHER-San Bernardino County OTHER-AVS The Chimney Sweep OTHER-BENNETTS OTHER-ABC Bbartending School OTHER-Self Employed OTHER-Retired OTHER-OFF THE WALL FLOORS,	Social Worker Secretary Server ABC Bartending School Self Employed Professor	1 0 0 0 0 0 0	Michael Dwyer	0 0 0 0		0 0 0 0		
1959 1960 1961 1962 1963 1964 1965 1966 1967 1968 1969 1970 1971	Dotts Dovyak Duarte Duchanin Duckett Duenas Duncan Dunlap Dunn Durfield Dwyer	Claudia George Frankie Krystle Shalee Jeff Michael Renee Rosanne	OTHER-RAH Industries OTHER-San Bernardino County OTHER-AVS The Chimney Sweep OTHER-BENNETTS OTHER-ABC Bbartending School OTHER-Self Employed OTHER-Retired OTHER-OFF THE WALL FLOORS, INC.	Social Worker Secretary Server ABC Bartending School Self Employed Professor Vice President	1 0 0 0 0 0	Michael Dwyer	0 0 0 0		0 0 0 0		
1959 1960 1961 1962 1963 1964 1965 1966 1967 1968 1969 1970 1971 1972 1973	Dotts Dovyak Duarte Duchanin Duckett Duenas Duncan Dunclap Dunn Durfield Dwyer Dyer	Claudia George Frankie Krystle Shalee Jeff Michael Renee Rosanne Arthur	OTHER-RAH Industries OTHER-San Bernardino County OTHER-AVS The Chimney Sweep OTHER-BENNETTS OTHER-ABC Bbartending School OTHER-Self Employed OTHER-Retired OTHER-OFF THE WALL FLOORS, INC. OTHER-FIRED-Self Employed	Social Worker Secretary Server ABC Bartending School Self Employed Professor Vice President Owner	1 0 0 0 0 0 0	Michael Dwyer	0 0 0 0		0 0 0 0		
1959 1960 1961 1962 1963 1964 1965 1966 1967 1968 1969 1970 1971 1972	Dotts Dovyak Duarte Duchanin Duckett Duenas Duncan Dunlap Dunn Durfield Dwyer Dyer Easter	Claudia George Frankie Krystle Shalee Jeff Michael Renee Rosanne Arthur Chelsie	OTHER-RAH Industries OTHER-San Bernardino County OTHER-AVS The Chimney Sweep OTHER-BENNETTS OTHER-BENETTS OTHER-BEG Bbartending School OTHER-Seff Employed OTHER-Retired OTHER-OFF THE WALL FLOORS, INC. OTHER-FIRED-Self Employed OTHER-FIRED-Self Employed	Social Worker Secretary Server ABC Bartending School Self Employed Professor Vice President Owner Private Sector Employee	1 0 0 0 0 0 0	Michael Dwyer	0 0 0 0	Trevor Miles Drake, Ian	0 0 0 0		
959 960 961 962 963 964 965 966 967 968 999 970 971 972 973 974	Dotts Dovyak Duarte Duchanin Duckett Duenas Duncan Dunlap Dunn Durfield Dwyer Dyer Easter	Claudia George Frankie Krystle Shalee Jeff Michael Renee Rosanne Arthur Chelsie	OTHER-RAH Industries OTHER-San Bernardino County OTHER-AVS The Chimney Sweep OTHER-BENNETTS OTHER-BENETTS OTHER-BEG Bbartending School OTHER-Seff Employed OTHER-Retired OTHER-OFF THE WALL FLOORS, INC. OTHER-FIRED-Self Employed OTHER-FIRED-Self Employed	Social Worker Secretary Server ABC Bartending School Self Employed Professor Vice President Owner Private Sector Employee	1 0 0 0 0 0 0	Michael Dwyer	0 0 0 0	Drake	0 0 0 0		
959 960 961 962 963 964 965 966 967 968 999 970 971 972 973 974	Dotts Dovyak Duarte Duchanin Duckett Duenas Duncan Dunlap Dunn Durfield Dwyer Dyer Easter	Claudia George Frankie Krystle Shalee Jeff Michael Renee Rosanne Arthur Chelsie Kristen	OTHER-RAH Industries OTHER-San Bernardino County OTHER-AVS The Chimney Sweep OTHER-BENNETTS OTHER-BENETTS OTHER-BEG Bbartending School OTHER-Seff Employed OTHER-Retired OTHER-OFF THE WALL FLOORS, INC. OTHER-FIRED-Self Employed OTHER-FIRED-Self Employed	Social Worker Secretary Server ABC Bartending School Self Employed Professor Vice President Owner Private Sector Employee	1 0 0 0 0 0 0	Michael Dwyer	0 0 0 0		0 0 0 0		

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
1978	Eichhorn	Robert	OTHER-Reluctant to ID my employer	Reluctant to identify my employer	0		0		0		(
1979	Elam	Lori	OTHER-Cheryl's Diner	Cheryl's Diner	0		0		0		(
1980	Elam	Daniel	OTHER-Retired	RETIRED	0		0		0		(
1981	Elbers	Edward	OTHER* P/V		0		0		0		(
1982	Elena	Maria	OTHER-Unemployed	none	0		0		0		(
1983	Ellen Walters	Man	OTUED Unamplement	Hammeleyed	5		0	ZW, TW, LW, 2 great grand children	5		(
1984	Elwell	Mary William	OTHER-Unemployed	Unemployed Self Employed	0		0	crilidren	0		(
1985			OTHER-Self Employed		0		0		0		(
	Enderson	Linda	OTHER-Hair Salon, Real Estate	Hair Salon, Real Estate							
1986	English	Shea	OTHER-Self Employed	Consultant	1		0	SF	1		(
1987	Enriquez	Lisa	OTHER-Meno Mosso inc	Meno Mosso inc	0		0		0		(
1988	Erickson	Rhonda	OTHER-IMACA OTHER-FIRED-Alhambra Unified-OTHER-Covina Valley Unified	TA	0		0	Jose Morelos, Armida Escareno, Michael Escareno, Wolfgang Escareno, Santiago Escareno, Samuel Escareno, Ariel	0		(
1989	Escareno	Jose	School District	Maintenance Worker	8	Armida Escareno	1	Escareno	7		(
990	Eschen	Linda	OTHER-Amethod Public Schools	Amethod Public Schools	0		0		0		(
991	Escobosa	Marcia	OTHER-Fortune Seven	Fortune Seven	0		0		0		(
992	Escobosa	Marcus	OTHER-Self Employed	Self Employed	0		0		0		(
993	Espinosa	Arlene	OTHER-Unemployed	None	0		0		0		(
994	Espinoza	Veronica	OTHER-Energy services	Manager	3	Partner: IP	1	K-12: DP/17yrs; XP/8yrs	2		(
995	Esproles	Norma	OTHER-Kw	Kw	0		0		0		(
996	Estrada	Cynthia	OTHER-Stay at Home Mom	Stay at home mom	3		0	3 kids	3		(
997	Estupinan	Fabio	OTHER-Woodward, Inc.	Software Engineer	2	Evie Estupinan	1	NE	1		(
998	Evans	Christina	OTHER-NAWCWD - Government	NAWCWD - Government	0	·	0		0		(
999	Fabela	Joey	OTHER-Residence inn	Residence inn	0		0		0		
000			OTHER-Residence initi OTHER-Starbucks Coffee Company	Shift manager	3	Gany Fain	1	Isaiah Barron, Tyler Fain	2		
	Fain	Tearra		-	2	Gary Fain		- ' '	2		
2001	Fairbanks	Nancy	OTHER-Homemaker	Mom			0	14yrs; 16yrs			
2002	Fairchild	Melissa	OTHER-EWCSD	Speech Pathologist	0		0		0		
2003	Falvay	Roberta	OTHER-Self Employed	Self Employed	0		0		0		
2004	Farine	Christopher	OTHER-Public Sector Employee	Public Sector Employee	0		0		0		
2005	Farinet	James	OTHER* P/V		0		0		0		
2006	Faulders	Theodore	OTHER* P/V		0		0		0		
2007	Ferguson	Genean	OTHER-Southwest Airlines	Flight Attendant	0		0		0		
2008	Fernandez	Laura	OTHER-Self Employed	Cosmetologist	2		0	5yrs; 5 months	2		
009	Finchum	Robert	OTHER* P/V		0		0	3,10, 3 11011113	0		
							0		0		
2010	Fischer	Denise	OTHER-None	Union Make Up Artist Local 706	0		0		U		-
2011	Fleck	Tonya	OTHER-Santa Cruz Naturopathic Medical Center	Medical Director	3	Partner	1	Sons: 9yrs; 3yrs	2		
2012	Flores	Jess	OTHER- P/V		0		0	, .,.,	0		
2013	Flores	Juan	OTHER-CRC Norco	CRC Norco	0		0		0		
					0		0		0		
2014	Flores	Maira	OTHER-Herbalife Nutrition	Herbalife Nutrition							
2015	Flores	Lucy	OTHER-NLMUSD	NLMUSD	0		0		0		(
2016	Flores	Jose	OTHER* P/V		0		0		0		(
2017	Flowers	Sherette	OTHER-Inovalon	Nurse Practitioner	1		0		0	Stacey Flowers	
2018	Foster	Yvette	OTHER-Chowchilla Elementary School District	Accounting Assistant	1	Usaka Sarta	0	Daughter Cheyenne Sanders, Kadince	3		
2019	Foster	Justin	OTHER-Olympus holdings LLC	Maintenance Mechanic	3	Heather Foster	1	Foster, Ema Foster Praydon Foster Totum Foster	2		(
	Foster	Channon	OTHER-Pacific Maritime Association	Mechanic Class A		Claudia Foster		Braydon Foster, Tatum Foster			
2021	Fowler	Scott	OTHER-Retired	RETIRED	0		0		0		
022	Fox	Randy	OTHER-O'Reilly Auto Parts	O'Reilly Auto Parts	0		0		0		
2023	Fox	Healani			0		0				
024			OTHER-Retired	Retired	U		U		0		
	Fox	Becky	OTHER-Retired OTHER-Self Employed	Independent Contractor	0		0		0		
	Fox Francisco Migue										
2025 2026 2027			OTHER-Self Employed		0 0 0		0		0		
025 026 027	Franco Migue Franco	Lucia Valerie Eddy	OTHER-Self Employed OTHER-Unemployed OTHER-Autozone OTHER-SHEETMETAL WORKERS LOCAL 105 OTHER-General Atomics	Independent Contractor Autozone SHEETMETAL WORKERS LOC.	0 0 0		0 0 0		0 0 0		
2025 2026 2027 2028	Francisco Migue Franco Franco Freeman	Lucia Valerie Eddy Benjamin	OTHER-Self Employed OTHER-Unemployed OTHER-Autozone OTHER-SHEETMETAL WORKERS LOCAL 105 OTHER-General Atomics Aeronautical Systems, inc.	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys	0 0 0		0 0 0 0 0		0 0 0 0		
9025 9026 9027 9028 9029	Francisco Migue Franco Franco Freeman French	Eddy Benjamin Thomas	OTHER-Self Employed OTHER-Unemployed OTHER-Autozone OTHER-SHEETMETAL WORKERS LOCAL 105 OTHER-General Atomics Aeronautical Systems, Inc. OTHER-City of Long Beach	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic	0 0 0 4 0		0 0 0 0 0 0		0 0 0 0 0 0 0		
025 026 027 028 029 030	Francisco Migue Franco Franco Freeman French French	Lucia Valerie Eddy Benjamin	OTHER-Self Employed OTHER-Unemployed OTHER-Autozone OTHER-SHEETMETAL WORKERS LOCAL 105 OTHER-General Atomics Aeronautical Systems, Inc. OTHER-City of Long Beach OTHER-Self Employed	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic Self Employed	0 0 0 4 0 0 0		0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0		
025 026 027 028 029 030	Francisco Migue Franco Franco Freeman French	Eddy Benjamin Thomas	OTHER-Self Employed OTHER-Unemployed OTHER-Autozone OTHER-AUTOZONE OTHER-SHEETMETAL WORKERS LOCAL 105 OTHER-General Atomics Aeronautical Systems, Inc. OTHER-City of Long Beach OTHER-Self Employed OTHER-Self Employed	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic	0 0 0 4 0		0 0 0 0 0 0		0 0 0 0 0 0 0		
2025 2026 2027 2028 2029 2030 2031	Francisco Migue Franco Franco Freeman French French Fridlund	Eddy Benjamin Thomas Leland Gavin	OTHER-Self Employed OTHER-Unemployed OTHER-Autozone OTHER-SHEETMETAL WORKERS LOCAL 105 OTHER-General Atomics Aeronautical Systems, Inc. OTHER-City of Long Beach OTHER-Self Employed OTHER-Self Employed OTHER-Self Employed	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic Self Employed Self Employed	0 0 0 4 0 t 0 0 0		0 0 0 0 0		0 0 0 0 0 0 0 0 0		
2025 2026 2027 2028 2029 2030 2031	Francisco Migue Franco Franco Freeman French French Fridlund Fuentes	Lucia Valerie Eddy Benjamin Thomas Leland Gavin Emily	OTHER-Self Employed OTHER-Unemployed OTHER-Autozone OTHER-SHEETMETAL WORKERS LOCAL 105 OTHER-General Atomics Aeronautical Systems, Inc. OTHER-City of Long Beach OTHER-Self Employed OTHER-Self Employed OTHER-Self Employed	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic Self Employed Self Employed Veteran Service Representative	0 0 0 t 0 t 0 0 0		0 0 0 0 0 0 0	Naomi Crawford	0 0 0 0 0 0 0 0		
2025 2026 2027 2028 2029 2030 2031 2032 2033	Francisco Migue Franco Franco Freeman French French Fridlund Fuentes Fullerton	Lucia Valerie Eddy Benjamin Thomas Leland Gavin Emily Tamra	OTHER-Self Employed OTHER-Autozone OTHER-Autozone OTHER-SHEETMETAL WORKERS LOCAL 105 OTHER-General Atomics Aeronautical Systems, Inc. OTHER-City of Long Beach OTHER-Self Employed OTHER-Self Employed OTHER-FEDERAL-Dept of Veteran Affairs OTHER-Mact	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic Self Employed Self Employed Veteran Service Representative Biller	0 0 0 4 0 0 0 0 0		0 0 0 0 0 0 0 0	Naomi Crawford	0 0 0 0 0 0 0 0		
2025 2026 2027 2028 2029 2030 2031 2032 2033 2034	Francisco Migue Franco Franco Freeman French French Fridlund Fuentes Fullerton Gabor	Lucia Valerie Eddy Benjamin Thomas Leland Gavin Emily Tamra Rebecca	OTHER-Self Employed OTHER-Unemployed OTHER-Autozone OTHER-SHEETMETAL WORKERS LOCAL 105 OTHER-SCeneral Atomics Aeronautical Systems, Inc. OTHER-City of Long Beach OTHER-Self Employed OTHER-Self Employed OTHER-FEDERAL-Dept of Veteran Affairs OTHER-Mact OTHER-Darden	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic Self Employed Self Employed Veteran Service Representative	0 0 0 0 1 0 0 0 0 0	Husband	0 0 0 0 0 0 0 0 0	Naomi Crawford	0 0 0 0 0 0 0 0 0		
2025 2026 2027 2028 2029 2030 2031 2032 2033 2034	Francisco Migue Franco Franco Freeman French French Fridlund Fuentes Fullerton	Lucia Valerie Eddy Benjamin Thomas Leland Gavin Emily Tamra	OTHER-Self Employed OTHER-Autozone OTHER-Autozone OTHER-SHEETMETAL WORKERS LOCAL 105 OTHER-General Atomics Aeronautical Systems, Inc. OTHER-City of Long Beach OTHER-Self Employed OTHER-Self Employed OTHER-FEDERAL-Dept of Veteran Affairs OTHER-Mact	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic Self Employed Self Employed Veteran Service Representative Biller	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Husband	0 0 0 0 0 0 0 0 0 0	Naomi Crawford	0 0 0 0 0 0 0 0 0		
2025 2026 2027 2028 2029 2030 2031 2032 2033 2034 2035	Francisco Migue Franco Franco Freeman French French Fridlund Fuentes Fullerton Gabor Gabrielyan Gaffney	Lucia Valerie Eddy Benjamin Thomas Leland Gavin Emily Tamra Rebecca	OTHER-Self Employed OTHER-Unemployed OTHER-Autozone OTHER-SHEETMETAL WORKERS LOCAL 105 OTHER-SCeneral Atomics Aeronautical Systems, Inc. OTHER-City of Long Beach OTHER-Self Employed OTHER-Self Employed OTHER-FEDERAL-Dept of Veteran Affairs OTHER-Mact OTHER-Darden	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic Self Employed Self Employed Veteran Service Representative Biller Server	0 0 0 0 1 0 0 0 0 0	Husband	0 0 0 0 0 0 0 0 0	Naomi Crawford	0 0 0 0 0 0 0 0 0		
2025 2026 2027 2028 2029 2030 2031 2032 2033 2034 2035	Francisco Migue Franco Franco Freeman French French Fridlund Fuentes Fullerton Gabor Gabrielyan	Lucia Valerie Eddy Benjamin Thomas Leland Gavin Emily Tamra Rebecca Adelaida	OTHER-Self Employed OTHER-Unemployed OTHER-Autozone OTHER-SHEETMETAL WORKERS LOCAL 105 OTHER-General Atomics Aeronautical Systems, Inc. OTHER-City of Long Beach OTHER-Self Employed OTHER-Self Employed OTHER-Self Employed OTHER-FEDERAL-Dept of Veteran Affairs OTHER-Mact OTHER-Mact	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic Self Employed Self Employed Veteran Service Representative Biller Server	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Husband	0 0 0 0 0 0 0 0 0 0	Naomi Crawford	0 0 0 0 0 0 0 0 0		
2025 2026 2027 2028 2029 2030 2031 2033 2034 2035 2036 2037	Francisco Migue Franco Franco Freeman French French Fridlund Fuentes Fullerton Gabor Gabrielyan Gaffney	Lucia Valerie Eddy Benjamin Thomas Leland Gavin Emily Tamra Rebecca Adelaida Annie	OTHER-Self Employed OTHER-Unemployed OTHER-Autozone OTHER-SHEETMETAL WORKERS LOCAL 105 OTHER-General Atomics Aeronautical Systems, Inc. OTHER-City of Long Beach OTHER-Self Employed OTHER-Self Employed OTHER-Self Employed OTHER-FEDERAL-Dept of Veteran Affairs OTHER-Mact OTHER-Mact OTHER-Porden OTHER-Pr/V OTHER-Pet Haven	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic Self Employed Self Employed Veteran Service Representative Biller Server Pet Haven	0 0 0 0 0 0 0 0 0 0	Husband	0 0 0 0 0 0 0 0 0 0	Naomi Crawford	0 0 0 0 0 0 0 0 0		
025 026 027 028 029 030 031 032 033 034 035 036 037	Francisco Migue Franco Franco Freeman French French Fridlund Fuentes Fullerton Gabor Gabrielyan Gaffney Gallegos Galperin	Lucia Valerie Eddy Benjamin Thomas Leland Gavin Emily Tamra Rebecca Adelaida Annie Judith Vadim	OTHER-Self Employed OTHER-Unemployed OTHER-Autozone OTHER-Autozone OTHER-SHEETIMETAL WORKERS LOCAL 105 OTHER-General Atomics Aeronautical Systems, Inc. OTHER-City of Long Beach OTHER-Self Employed OTHER-Self Employed OTHER-FEDERAL-Dept of Veteran Affairs OTHER-Mact OTHER-Darden OTHER-PV OTHER-Pet Haven OTHER-Pet Haven OTHER-GoldCare Health & Wellness	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic Self Employed Self Employed Veteran Service Representative Biller Server Pet Haven Unemployed Physician Assistant	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Husband	0 0 0 0 0 0 0 0 0 0 0 0	Naomi Crawford	0 0 0 0 0 0 0 0 0 0		
025 026 027 028 029 030 031 032 033 034 035 036 037 038	Francisco Migue Franco Franco Freeman French French Fridlund Fuentes Fullerton Gabor Gabrielyan Gaffiney Gallegos Galperin Galvan	Lucia Valerie Eddy Benjamin Thomas Leland Gavin Emily Tamra Rebecca Adelaida Annie Junieh Vadim Mary	OTHER-Self Employed OTHER-Unemployed OTHER-Autozone OTHER-SHEETMETAL WORKERS LOCAL 105 OTHER-General Atomics Aeronautical Systems, inc. OTHER-City of Long Beach OTHER-Self Employed OTHER-Self Employed OTHER-FEDERAL-Dept of Veteran Affairs OTHER-Mact OTHER-Darden OTHER-Darden OTHER-Pet Haven OTHER-Pet Haven OTHER-Pet Haven OTHER-Unemployed OTHER-Unemployed OTHER-GoldCare Health & Wellness OTHER-Homemaker	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic Self Employed Self Employed Veteran Service Representative Biller Server Pet Haven Unemployed Physician Assistant Homemaker	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Husband	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Naomi Crawford	0 0 0 0 0 0 0 0 0 0 0 0 0 0		
025 026 027 028 029 030 031 032 033 034 035 036 037 038 039	Francisco Migue Franco Franco Freeman French French Fridlund Fuentes Fullerton Gabor Gabrielyan Gaffney Gallegos Galperin Galvan Garmez	Lucia Valerie Eddy Benjamin Thomas Leland Gavin Emily Tamra Rebecca Adelaida Annie Judith Vadim Mary Gabriel	OTHER-Self Employed OTHER-Unemployed OTHER-Autozone OTHER-SHEETMETAL WORKERS LOCAL 105 OTHER-General Atomics Aeronautical Systems, Inc. OTHER-City of Long Beach OTHER-Self Employed OTHER-Self Employed OTHER-Self Employed OTHER-FEDERAL-Dept of Veteran Affairs OTHER-Mact OTHER-Mact OTHER-Pet Haven OTHER-Pet Haven OTHER-Unemployed OTHER-GoldCare Health & Wellness OTHER-GoldCare Health & Wellness OTHER-Chino valley school district	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic Self Employed Self Employed Veteran Service Representative Biller Server Pet Haven Unemployed Physician Assistant Homemaker Chino Valley School District	0 0 0 0 0 0 0 0 0 0 1 0 0 0 0 0 0 0 0 0	Husband	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Naomi Crawford	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		
025 026 027 028 029 030 031 032 033 034 035 036 037 038 039 040	Francisco Migue Franco Franco Freeman French French Fridlund Fuentes Fullerton Gabor Gabrielyan Gaffney Gallegos Galperin Galvan Garmez	Lucia Valerie Eddy Benjamin Thomas Leland Gavin Emily Tamra Rebecca Adelaida Annie Judith Vadim Mary Gabriel Hector	OTHER-Self Employed OTHER-Autozone OTHER-Autozone OTHER-Autezone OTHER-Self Employed OTHER-General Atomics Aeronautical Systems, Inc. OTHER-City of Long Beach OTHER-Self Employed OTHER-Self Employed OTHER-Self Employed OTHER-FEDERAL-Dept of Veteran Affairs OTHER-Mact OTHER-Darden OTHER-Puter OTHER-Puter OTHER-Unemployed OTHER-GoldCare Health & Wellness OTHER-Homemaker OTHER-Homemaker OTHER-Homemaker	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic Self Employed Self Employed Veteran Service Representative Biller Server Pet Haven Unemployed Physician Assistant Homemaker Chino Valley School District Paramount Pictures	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Husband	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Naomi Crawford	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		
025 026 027 028 029 030 031 032 033 034 035 036 037 038 039 040	Francisco Migue Franco Franco Freeman French French Fridlund Fuentes Fullerton Gabor Gabrielyan Gaffney Gallegos Galperin Galvan Gamez Gamez Gamez Ganshirt	Lucia Valerie Eddy Benjamin Thomas Leland Gavin Emily Tamra Rebecca Adelaida Annie Judith Vadim Mary Gabriel Hector Adam	OTHER-Self Employed OTHER-Unemployed OTHER-Autozone OTHER-SHEETIMETAL WORKERS LOCAL 105 OTHER-General Atomics Aeronautical Systems, Inc. OTHER-City of Long Beach OTHER-Self Employed OTHER-Self Employed OTHER-Self Employed OTHER-FEDERAL-Dept of Veteran Affairs OTHER-Mact OTHER-Darden OTHER-PV OTHER-Pet Haven OTHER-Pet Haven OTHER-GoldCare Health & Wellness OTHER-Homemaker OTHER-Chino valley school district OTHER-Paramount Picture OTHER-Py/	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic Self Employed Self Employed Veteran Service Representative Biller Server Pet Haven Unemployed Physician Assistant Homemaker Chino Valley School District Paramount Pictures	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Husband	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Naomi Crawford	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		
025 026 027 028 029 030 031 032 033 034 035 036 037 038 039 040 041	Francisco Migue Franco Franco Freeman French Fridlund Fuentes Fullerton Gabor Gabrielyan Gaffney Gallegos Galperin Galvan Gamez Gamez Ganshirt Garcia	Lucia Valerie Eddy Benjamin Thomas Leland Gavin Emily Tamra Rebecca Adelaida Annie Judith Vadim Mary Gabriel Hector Adam Eduardo	OTHER-Self Employed OTHER-Unemployed OTHER-Autozone OTHER-SHEETMETAL WORKERS LOCAL 105 OTHER-General Atomics Aeronautical Systems, inc. OTHER-Gly of Long Beach OTHER-Self Employed OTHER-Self Employed OTHER-Self Employed OTHER-FEDERAL-Dept of Veteran Affairs OTHER-Perberal-Dept of Veteran OTHER-Produce OTHER-Produce OTHER-Produce OTHER-Produce OTHER-Produce OTHER-Produce OTHER-Produce OTHER-Odicare Health & Wellness OTHER-Homemaker OTHER-Chino valley school district OTHER-Paramount Picture OTHER-Paramount Picture OTHER-Produce OTHER-Paramount Picture OTHER-Produce	Independent Contractor Autozone SHEETMETAL WORKERS LOC. General Atomics Aeronautical Sys Firefighter/Paramedic Self Employed Self Employed Veteran Service Representative Biller Server Pet Haven Unemployed Physician Assistant Homemaker Chino Valley School District Paramount Pictures City of Santa monica	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Husband	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Naomi Crawford	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		
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#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
2054	Garza	Irma	OTHER-Self Employed	Insurance Agent	4	Valdemar Garza	1	Vernon V. Garza, Andres A. Garza, Joshua I. Garza	3		0
2055	Gates	Jamie	OTHER-Chowchilla Elementary School District	Secretary	3	Husband	1	Peyton Berryhill, Carter Berryhill	2		0
2056	Gei	Veronica	OTHER-Water of Life Community Church	Elementary Coordinator	4	Jason Gei	1	Alanna Gel, Aeson Gel, Alexander Gel	3		0
2057	Ghilardi	Anthony	OTHER- P/V	-	0		0		0		0
2058	Gibson	Gage	OTHER-AmerisourceBergen	AmerisourceBergen	0		0		0		0
2059	Gieszinger	Margaret	OTHER-Self Employed	Self Employed	0		0		0		0
2060	Gillespie	Randy	OTHER-Self Employed	Self Employed	0		0		0		0
2061	Gilstrap	Summer	OTHER-Emerald Healthcare (Kaiser	Interim Assistant Nurse Manager	4	Tim Gilstrap	1	Malachi Gilstrap, Rhysland Gilstrap, Annabelle Gilstrap	3		0
2062	Gilstrap	Tim	Walnut Creek) OTHER* P/V	N A	0	Tilli Gilstrap	0	Glistrap, Arriabelle Glistrap	0		0
2063	Girard	Cory	OTHER-LBFD	Fire Engineer	2	Private	0	Private	2		0
2064	Giroux	Francis	OTHER-Self Employed	Landlord/Exercise Instructor	0	1 IIVate	0	Tivac	0		0
200.	Giloux	Trancis	OTHER-Bishop Unified School	Earldiol d/ Excitoise motifactor							
2065	Gladding	Erin	District	Aide	0		0		0		0
2066	Gladding	Ron	OTHER-Town of Mammoth Lakes	Police Sergeant	2	Erin Gladding	1	Madden Gladding	3		0
2067	Glaros	Sheri	OTHER* P/V		0		0		0		0
2068	Glasgow	Glenn	OTHER	UDCM	0		0		0		0
2069	Glasgow	Gina	OTHER-Self Employed	Esthetician	2		1	Private	2		0
2070	Goblirsch	Yesica	OTHER-Harvest International Ministry OTHER-Torrance Unified School	Office Manager	2		0	Mike Goblirsch, Tere Goblirsch	2		0
2071	Goins	Alissa	District	Teacher	2		0	Private	2		0
2072	Gold	Autumn	OTHER* P/V		0		0		0		0
2073	Goldberg	Nick	OTHER-Department of Defense	Mechanical Engineer	0		0		0		0
2074	Gomez	Julie	OTHER-Calgrove Rentals	Calgrove Rentals	0		0		0		0
2075	Gomez	Maria	OTHER-Self Employed	Self Employed	0		0		0		0
2076	Gomez	Francisco	OTHER* P/V		0		0		0		0
2077	Gonsalves	Jonathan	OTHER-Rosendin	Rosendin	0		0		0		0
2078	Gonzales	Monica	OTHER-Antelope Valley Hospital	Nurse Technician	0		0		0		0
								Natalia Gonzales, Hayden Gonzales, Frank Gonzales,			
2079	Gonzales	Arlene	OTHER-Lily's home	Health Care Worker	5	Raymond A Gonzales	1	Delilah Rose Gonzales	4		0
2080	Gonzales	Cynthia	OTHER* P/V	Home maker	0		0		0		0
2081	Gonzalez	Elizabeth	OTHER		0		0		0		0
2082	Gonzalez	Gloria	OTHER	Teacher Assistant	0		0		0		0
2083	Gonzalez	Armando	OTHER-Arete Scenery		0		0		0		0
2084	Gonzalez	Connie	OTHER-EWCSD	EWCSD	0		0		0		0
2085	Gonzalez	Maritza	OTHER-Wesley Health Center	Medical Assistant	0		0		0		0
2086	Gonzalez	Bailey	OTHER* P/V		0		0		0		0
2087	Gonzalez	Marisol	OTHER* P/V	Mom	2		0	K-12: 2 Daughters	2		0
2088	Gonzalez	Danielle	OTHER* P/V	••	0		0		0		0
2089	Goodwin	Emma	OTHER-IATSE 33	Stage hand	3	Rory Foster	1	MF, ST	2		0
2090	Goodwin	Polly		UC Health Colorado springs	0		0		0		0
2091	Gordon	Michael	OTHER-Self Employed	Self Employed	0		0		0		0
2092	Gorham	Laura	OTHER* P/V	Teacher	0		0				0
2093 2094	Grady	Sheila	OTHER* P/V		0		0		0		0
2094	Granado	Christian	OTHER-IBEW/LOCAL 11/TAFT	TAFT Thistle Communities	0		0		0		0
2093	Granby	Cecelia	OTHER-Thistle Communities OTHER- Vista Paint	Vista Paint	0		0		0		0
2097	Gray Greenfield	Trisha	OTHER* P/V	vista Failit	0		0		0		0
2098	Gregory	Aimee	OTHER* P/V	_	0		0		0		0
2099	Griffin	A'frica	OTHER P/V	Senior Typist Clerk	0		0		0		0
2100	Grime	Edward	OTHER* P/V	- Semon Typist Clerk	0		0		0		0
2101	Grootegoed	Ann	OTHER-Self-employed-OTHER-Brea Urgent Care-FIRED	Physician Locum	4	Jose Guerra	1	Kristiana Guerra, Michael Guerra, Isabella Guerra	3		0
2102	Gross	Stephanie	OTHER-Central Coast Civil & Structural	CAD Drafter	3		0	Tyson Gross, Harlem Gross, Mia Ren Gross	3		0
2103	Guerra	Jose	OTHER-Self Employed	Physician	4	Ann Guerra	1	IG, MG, KG	3		0
103	Guerrero	Lydia	OTHER-City of Burbank	City of Burbank	0		0	-,=,=	0		0
2105	Gulino	Gail	OTHER-None	Makeup Artist	0		0		0		0
2106	Gulnio	Gail	OTHER-Entertainment Partners	Makeup Artist	0		0		0		0
2107	Gundersen	Amanda	OTHER-Homemaker	Homemaker	4	Private	1	Private	3		0
2108	Guy	Hilary	OTHER-ELA foods	Educational Specialist	3		1	Private	2		0
109	Guyton	Tashebia		Independent Living Skills Instructor	2		0	Tytus Guyton, Tyler Guyton	2		0
2110	Guzman	Amber	OTHER* P/V	Manager	3		1	Private	2		0
2111	Guzman	Maria	OTHER* P/V		0		0		0		0
2112	H.	Alexander	OTHER		7	Koort Halpir	0	BU AU KU TU III OU	6		0
	Halpin	Kristen	OTHER* P/V	Homemaker		Koert Halpin		RH, AH, KH, TH, HH, OH Evalynn Halstead, Lillian			
2114	Halstead	Mary	OTHER-The Paper Mill	Owner	3	Forest Halstead	1	Halstead	2		0
	Hand	James	OTHER-Retired	Retired	0		0	Comment III	0		0
2115	Henry	Sarah	OTHER-Gorman Learning Center	Teacher	2		0	Cooper and Hannah Hansen	2		0
2115 2116	Hansen		OTHER-NBC UNI	NBC UNI	0		0		0		0
2115 2116 2117	Hansmann	Robert		Captain	0		0		0		0
2115 2116 2117 2118	Hansmann Hanson	Jeremy	OTHER-San Bernardino County	Self Employed	U		0		0		0
2115 2116 2117 2118 2119	Hansmann Hanson Hardy	Jeremy Alexes	OTHER-Self Employed	Self Employed	Λ		U				
115 116 117 118 119 120	Hansmann Hanson Hardy Hardy	Jeremy Alexes Ulonzo	OTHER-Self Employed OTHER-Wendy's	Wendy's	0		0				
115 116 117 118 119 120	Hansmann Hanson Hardy Hardy	Jeremy Alexes Ulonzo Gary	OTHER-Self Employed OTHER-Wendy's OTHER-Home depot	Wendy's Home Depot	0	Privato	0	Son: 10ura	0		(
115 116 117 118 119 120 121 122	Hansmann Hanson Hardy Hardy Hardy III Harrah	Jeremy Alexes Ulonzo Gary Dion	OTHER-Self Employed OTHER-Wendy's OTHER-Home depot OTHER/Junior Buyer	Wendy's Home Depot Junior Buyer	0 2	Private	1	Son: 19yrs	0		(
115 116 117 118 119 120 121 122 123	Hansmann Hanson Hardy Hardy Hardy III Harrah Harrell	Jeremy Alexes Ulonzo Gary Dion Kenny	OTHER-Self Employed OTHER-Wendy's OTHER-Home depot OTHER/Junior Buyer OTHER-City of Santa Monica	Wendy's Home Depot Junior Buyer Firefighter	0 2 0	Private	1 0	Son: 19yrs	0 1 0		(
115 116 117 118 119 120 121 122 123 124	Hansmann Hanson Hardy Hardy Hardy III Harrah Harrell Harrison	Jeremy Alexes Ulonzo Gary Dion Kenny Danielle	OTHER-Self Employed OTHER-Wendy's OTHER-Home depot OTHER/Junior Buyer OTHER-City of Santa Monica OTHER-Transportation	Wendy's Home Depot Junior Buyer	0 2 0 0	Private	1 0 0	Son: 19yrs	0 1 0 0		(
115 116 117 118 119 120 121 122 123 124	Hansmann Hanson Hardy Hardy Hardy III Harrah Harrell	Jeremy Alexes Ulonzo Gary Dion Kenny	OTHER-Self Employed OTHER-Wendy's OTHER-Home depot OTHER/Junior Buyer OTHER-City of Santa Monica	Wendy's Home Depot Junior Buyer Firefighter	0 2 0	Private	1 0		0 1 0		(
115 116 117 118 119 120 121 122 123 124 125	Hansmann Hanson Hardy Hardy Hardy III Harrah Harrell Harrison	Jeremy Alexes Ulonzo Gary Dion Kenny Danielle Gregory	OTHER-Self Employed OTHER-Wendy's OTHER-Home depot OTHER/Junior Buyer OTHER-City of Santa Monica OTHER-Transportation	Wendy's Home Depot Junior Buyer Firefighter	0 2 0 0	Private Private	1 0 0	Sons: 13yrs; 10yrs; 7 yrs;	0 1 0 0		()
2115 2116 2117	Hansmann Hanson Hardy Hardy Hardy III Harrah Harrell Harrison Hart Harty	Jeremy Alexes Ulonzo Gary Dion Kenny Danielle Gregory Jarvis	OTHER-Self Employed OTHER-Wendy's OTHER-Home depot OTHER/Junior Buyer OTHER-City of Santa Monica OTHER-Transportation OTHER* P/V	Wendy's Home Depot Junior Buyer Firefighter Transportation	0 2 0 0 0 0		1 0 0		0 1 0 0		0 0 0 0 0 0 0 0 0
115 116 117 118 119 120 121 122 123 124 125	Hansmann Hanson Hardy Hardy Hardy III Harrah Harrell Harrison	Jeremy Alexes Ulonzo Gary Dion Kenny Danielle Gregory	OTHER-Self Employed OTHER-Wendy's OTHER-Home depot OTHER-Linion Buyer OTHER-City of Santa Monica OTHER-Transportation OTHER* PIV OTHER-AT&T	Wendy's Home Depot Junior Buyer Firefighter Transportation Premises Technician	0 2 0 0 0		1 0 0 0	Sons: 13yrs; 10yrs; 7 yrs;	0 1 0 0 0		000000000000000000000000000000000000000

#	Last Name	First Name	Employer	Job Title	Dependents 0	Spouse/Other	# 0	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
2131	Hayes Hayes	Temeka Sean	OTHER-Retired-CITY-LAPD OTHER-Self Employed	None Self Employed	0		0		0		0
2132	Healy	Brogan		Fireman	2		0	2 Children	2		0
2134	Heckerman	Gregory			0		0	2 Official of the control of the con	0		0
2135	Hedrick	Kathie	OTHER-Retired	Retired	0		0		0		0
			OTHER-FIRED-Poll								
2136	Heise	Margaret	worker-OTHER-None	None	0		0	** ** ** **	0		0
2137	Heller	Michael		Deputy Sheriff	1		0	K-12: Son/10yrs	1		0
2138	Hellmann	Wendy		AIG	0		0		0		0
2139	Henderson	Camille	OTHER-None		0		0		0		0
2140	Hengst	Jack		President	0						
2141	Hermosillo	Priscilla	OTHER-LA Pet Training Solutions	LA Pet Training Solutions	0		0	Troban III-mandan DI	0		0
2142	Hernandez	Young	OTHER-24 Hour Fitness	Personal Trainer	3	Don Hernandez	1	Jaclyn Hernandez, DJ Hernandez	2		0
2143	Hernandez	Elsa	OTHER-Bellflower USD	Bellflower USD	0	Don Floridados	0		0		0
								Serenity Hernandez, Dylan			
2144	Hernandez	Jesse		Installation Technician	2		0	Hernandez	2		0
2145	Hernandez	Abigail		None	2		0	Violeta Garcia, Edwin	2		0
2146	Hernandez	Isabel		None	3		0		0	Jose And Elidia Hernandez Romero	0
2147	Hernandez	Rosemary		Dock Worker	2		0	K-12: 2 Sons	2		0
2148	Hernandez	Vicky		Administrative Assistant/Closing Speci			0	** ** ** ** ** **	0		0
2149	Hernandez	Ray		Principal	1		0	K-12: Son/16yrs	1		0
2150	Hernandez	Ivan	OTHER* P/V	XX/'	0		0		0		0
2151	Herrera	Gabriel R	•	Journeyman Wireman	0		0		0		0
2152	Herrera	Karen		Sales Associate/ Third Key Tempor			0		0		0
2153	Herrera	Catalina		Transportation	0		0		0		0
2154	Herrington	Tom		City of San Jose, CA	0		0		0		0
2155	Hershey	Jordan	OTHER-Saugus Union School District	Jaugus Ullion School District	0		0		0		0
2156 2157	Hester Hewitt	Stefanie Maxwell	OTHER* P/V OTHER-City of Pasadena	City of Pasadena	0		0		0		0
									0		0
2158 2159	Hewitt	Jonathan		Electric Lineman City Carrier	0		0	Daughter/5yrs	1		0
2160	Hickman	Whitney		City Carrier	0		0	Daugittet/3yts	0		0
2100	Hidalgo	Daniel	OTHER* P/V OTHER-Prince William County Public		U		0		U		U
2161	Hill	Rebecca	Schools	Route Manager	0		0		0		0
2162	Hirayama	Kelli	OTHER-Sutter Maternity and Surgery	RN	1		0	K-12: Son/10yrs	1		0
2163	Но	Chi-Wei	OTHER-joby aviation	Manufacturing Engineer	0		0		0		0
2164	Hoang	Thach	OTHER-Contra Costa Electric	Contra Costa Electric	0		0		0		0
2165		0	OTHER DAY	Mark	3		0	Chloe Hobbs, Stella Hobbs,	3		0
2165 2166	Hobbs	Grace		Mother	2		0	Baron Hobbs	0	Mother; Father	2
2167	Hobmeier Hogan	Jack		Student	3		0	Private	0	wionier, ramer	0
2107	riogan	Lynley	OTHER-Naval Air Warfare Center,	Manager				riivate			-
2168	Hohmann	Annie		Chemical Engineer	0		0		0		0
2169	Holguin	Monique	OTHER-Labeltronix	Production Planner	1		0	Brooklyn Garcia	1		0
2170	Hollister	Jason	OTHER* P/V	-	0		0		0		0
2171	Holzboog	Jonathan	OTHER-IBEW Local 11	Journeyman Electrician	4		0	Hector Ramos, Harper Hoolzboog, Jax Holzboog	3	Lamona Holzboog	1
2172	Honorat	Genevieve		Administrative Assistant	3		1	2yrs; 4yrs	2	Lamona Holzboog	0
2173	Honrath	Suzanne	OTHER-Bishop unified school district		0		0	2,10, 1,10	0		0
2174	Hopkin	Jesse		Firefighter	0		0		0		0
2175	Horner	Cathye		None	0		0		0		0
2176	Hotchkiss	Conrad		OCFA	0		0		0		0
2177	Hotchkiss	Desi	OTHER* P/V	-	0		0		0		0
2178	Houston	Tina	OTHER	CNA/Transporter	1		0		0	Mother	1
2179	HOWARD	LORI	OTHER-Civil Service	Admin Assist	0		0		0		0
2180	Howard	Duayne	OTHER-Withheld	Associate	0		0		0		0
2181	Howard	Josh	OTHER* P/V		0		0		0		0
2102			OTHER-FIRED-Sirus				0				0
2182	Howard-Crouso		XM-OTHER-Unemployed	OTHER-	0		0	Son	0		0
2183	Hrboka	Carmen A	OTHER-Pacific Maritime Association OTHER-FIRED-Toiyabe Indian Health	Casual Laborer	1		0	Son	1		0
2184	Hunter	April	Project	Patient Navigator	0		0		0		0
2185	Inez	Cathy	OTHER-SEIU	SEIU	0		0		0		0
2186	Ingle	Dave	OTHER-Retired	Retired Buildinspector Scottsdale A			0		0		0
2187	Ippoliti	Heather	OTHER-Sedgwick CMS	Sedgwick CMS	0		0		0		0
2188	leidro	Aaron	OTHER-Starbushs	Rarieta	3		0	Audrey Isidro, AB Isidro, AB	3		0
2100	Isidro	Aaron	OTHER-Starbucks OTHER-Americorp Financial & Realty	Barista			U	Isidro			
2189	Istratoff	Mark	Services	Americorp Financial & Realty Serv			0		0		0
2190	Jackson	Gloria	OTHER-Department of Army	Budget Analys	0		0		0		0
2191	Jackson	Kristin		Homemaker	0		0		0		0
2192	Jackson	Robert	OTHER-Lake Arrowhead Resort and	Lake Arrowhead Resort and Spa	0		0		0		0
2192	Jackson	Diane	· .	Retired	0		0		0		0
2193	Jackson	Stefanie			0		0		0		0
2194	Jackson	Mary		Nursing Instructor	5		0	Martin Jacobs, Noah Jacobs	2	Erin Blower, nephew, niece	3
2196	James	Heather		University Preparation	0		0		0	none, nepriew, nece	0
2197	James	Brian	OTHER-Self Employed	Realtor	0		0		0		0
2198	Jankowski	Arlene		East Whittier City School Dist.	0		0		0		0
2199	Jankowski	Jessica	OTHER-Etiwanda school district	Etiwanda School District	0		0		0		0
	- armovidin	- 500100	it Earnanda sollooi district					Krzysztof, Robert, Gracie,	-		
2200	Januszkiewicz	Magda	OTHER-RFS	Office Manager	6		0	Marek, Jessica, Dominik	6		0
2201	Jara	Gilbert	OTHER-City of Bell	City of Bell	0		0		0		0
2202	Jastrab	Gina			0		0		0		0
2203	Jauregui	Eli	OTHER* P/V		0		0		0		0
								K-12;Daughter/5yrs;			
		Shelley	OTHER-Mom	Mom	3	Husband	1	Son/3yrs	2		0
2204	Jenkins										
2204 2205	Jenkins Jennings	Paige	OTHER-City of Hope OTHER-National Retail	Clinical Nurse	1	Kyle Jennings	1		0		0

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
2207	Jensen	Jarett		OCFA	0		0		0		0
2208	Jensen	Kim		Controller	0		0		0		0
2209	Jeremias	Emily	OTHER-Self Employed	Self Employed	0		0		0		0
								K-12:Daughter/15yrs;	_		١.
2210	Jigamian	Greg		AMT	2		0	Son/12yrs	2		0
2211	Johnson	Bailey	. ,	Stay at home mother	2		0	Myla Johnson, Lilian Johnson	2		0
2212	JONES	LINDSIE	OTHER-Haute Bride	Owner	3		1	BJ, BJ	2		0
2213	Jones	J	OTHER-Lionsgate	Lionsgate	0		0		0		0
2214	Joseph	Deon	OTHER-Daniel's Jeweler	Daniel's Jeweler	0		0		0		0
2215	Joseph	Xavier	OTHER-Daniels Jewlers	Daniels Jewlers	0		0		0		0
2216	Joshua	McNair		_	0		0		0		0
2217	Juarez	Arthur		Steam Plant Operating Supervisor - Re	0		0		0		0
2218				HROCK	0		0		0		0
	Jupp	Maria									
2219	Justice	Deborah		Just-Us For You, Inc	0		0		0		0
2220	Kajiyama	Lillian		Instructor	0		0		0		0
2221	Kane	Shannon	OTHER-Charter communications	Field Technician III	0		0		0		0
222	Karris	Margarite	OTHER-Unemployed	Unemployed	0		0		0		0
223	Keen	Scott	OTHER-Airgas	Manager	0		0		0		0
2224	Keller	Chris	OTHER-Aerospace Solutions	Aerospace Solutions	0		0		0		0
2225	Kellett	Amelia		Inside Wiremen Apprentice	0		0		0		0
226					0		0		0		0
	Kelley	Yvonne			0		0		0		0
227	Kelley	Terri		Retired Teacher							
2228	Kelly	Melinda	OTHER-Lark industries	Billing Clerk	0		0		0		0
229	Kerpa	Judy		City of Lancaster	0		0		0		0
230	Kershaw	Corinne	OTHER-Harvest International Ministry	Accounting Manager	0		0		0		(
231	Key	Sarah	OTHER-Walmart	Walmart	0		0		0		(
232	Key	Hannah		-	0		0		0		(
233	Kielman	Daniel		Construction	0		0		0		(
234					5	Private	0	Privato	0		(
	Kientz	Jeremy	OTHER-The Delegate	Architectural Associate		Private	0	Private		Cathas Matt :	
235	Kim	Ariel		Architectural Associate	2				0	Father, Mother	2
236	Kim	Jong-un		Self Employed	0		0		0		(
237	Kimball	Steve	OTHER-IBEW Local 11	IBEW Local 11	0		0		0		(
238	Kimberling	Richard	OTHER-Retired		1		1		0		(
239	King	Dannen	OTHER-IATSE 34	Forman	2	Candi Vallera	1	Skylar King	0		(
240	King	Richard		Retired	0		0	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	0		(
241	-	Jodi			0		0		0		(
	King								1		(
242	Kirakosyan	Lusine		Program Specialist I	1		0	Son	-		
243	Kirkgaard	Valerie	OTHER-Self Employed	Producer	4		0		0	First Husband, his 2 nd wife and	4
244	Vielenan	Katie	OTUER Residia Relien.	General Manager	2		0	Gracie McBride, Jake McBride	2		(
244	Kirkman	Naue	OTHER-Boudin Bakery	General Manager			0	Nathan Klarin, Nevin Klarin,			-
								Niko Klarin, Kiersten			
2245	Klarin	Marianna	OTHER-Kaiser Permanente	Service Rep	6	Miguel Alcazar	1	Alcazar, Juliet Alcazar	5		0
	Rigilli	Iviariarina	OTHER-Glendora unified school	Service Rep		Wilguet Alcazai		riouzui, suriet riiouzui			ı –
246	Klein	Sonja	district	Glendora Unified School District	0		0		0		(
247	Knapp	Brian	OTHER-Odesus	Odesus	0		0		0		(
			OTHER-Glendora Unified School								
248	Knight	Shayne	District	IT Senior Analyst	0		0		0		(
249	Knoblauch	Emily	OTHER-Radical Movement Factory	Owner	2		0	K-12:JK/10yrs;KK/7yrs	2		(
250	Koehm	Brandi	OTHER-OC Dept of Education	Educational Consultant & National Tra	2		0	K-12:Son/12yrs;Son/14yrs	2		(
251	Kohnle	Shelly		Teacher	4		0	Gino Indendi, Vincenzo Indendi	2	Parent	
231	Konne	Silelly	OTHER-Bishop Unified School	leacher			0	Gino indendi, vincenzo indendi	-	raient	i i
252	Kress	Kati	District	Teacher	0		0		0		(
253	Kroner	Christy		Etiwanda School District	0		0		0		(
		5			-						
	Kruse	Lynn	OTHER-Northern Invo Healthcare				0				
254			OTHER-Northern Inyo Healthcare District	Registered nurse	0		0		0		(
		- ,		_			0				
255	Kubiak	Michelle	District OTHER-Bishop Unified School District	2nd Grade Teacher	0		0		0		(
255	Kubiak Kubiak		District OTHER-Bishop Unified School District OTHER-United Ground Express	_			0				(
255		Michelle	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED- Birmingham	2nd Grade Teacher	0		0		0		
255		Michelle	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED- Birmingham Community Charter High	2nd Grade Teacher	0		0		0		(
255 256		Michelle	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED- Birmingham	2nd Grade Teacher	0		0		0		(
255 256 257	Kubiak	Michelle Michael	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED- Birmingham Community Charter High School-OTHER-Vista Real Charter School	2nd Grade Teacher United Ground Express Teacher	0		0 0 0		0		,
255 256 257 258	Kubiak Kyong Labrum	Michael Michael Paul Melanie	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED- Birmingham Community Charter High School-OTHER-Vista Real Charter School OTHER-Walters Cafe	2nd Grade Teacher United Ground Express Teacher Walters Cafe	0 0		0 0 0		0 0		(
255 256 257 258 259	Kubiak Kyong Labrum Lagway	Michael Michael Paul Melanie Amber	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED- Birmingham Community Charter High School-OTHER-Vista Real Charter School OTHER-Walters Cafe OTHER-Bizy Body Branding	2nd Grade Teacher United Ground Express Teacher Walters Cafe Brand Strategist	0 0 0 0 3		0 0 0		0 0 0 0 0		(
255 256 257 258 259 260	Kyong Labrum Lagway Lamb	Michelle Michael Paul Melanie Amber Paulina	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED-Birmingham Community Charter High School-OTHER-Vista Real Charter School OTHER-Walters Cafe OTHER-Walters Cafe OTHER-Boys and Girls Club	2nd Grade Teacher United Ground Express Teacher Walters Cafe Brand Strategist Coach	0 0 0 0 0 3 5		0 0 0 0 0 0		0 0 0 0 0		
255 256 257 258 259 260 261	Kyong Labrum Lagway Lamb Landino	Michelle Michael Paul Melanie Amber Paulina Lisa	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED- Birmingham Community Charter High School-OTHER-Vista Real Charter School OTHER-Walters Cafe OTHER-Bizy Body Branding OTHER-Boys and Girls Club OTHER-Setf/1099	2nd Grade Teacher United Ground Express Teacher Walters Cafe Brand Strategist Coach Actor	0 0 0 0 0 3 5		0 0 0 0 0 0		0 0 0 0 0 0		
2254 2255 2256 2257 2258 2259 2260 2261 2262	Kyong Labrum Lagway Lamb	Michelle Michael Paul Melanie Amber Paulina	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED- Birmingham Community Charter High School-OTHER-Vista Real Charter School OTHER-Walters Cafe OTHER-Bizy Body Branding OTHER-Boys and Girls Club OTHER-Setf/1099	2nd Grade Teacher United Ground Express Teacher Walters Cafe Brand Strategist Coach	0 0 0 0 3 5 0		0 0 0 0 0 0 0 0		0 0 0 0 0 0		()
2255 2256 2257 2258 2259 2260 2261	Kyong Labrum Lagway Lamb Landino	Michelle Michael Paul Melanie Amber Paulina Lisa	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED. Birmingham Community Charter High School-OTHER-Vista Real Charter School OTHER-Walters Cafe OTHER-Bizy Body Branding OTHER-Boys and Girls Club OTHER-Self/1099 OTHER* PIV	2nd Grade Teacher United Ground Express Teacher Walters Cafe Brand Strategist Coach Actor	0 0 0 0 0 3 5		0 0 0 0 0 0		0 0 0 0 0 0		()
255 256 257 258 259 260 261 262	Kyong Labrum Lagway Lamb Landino Lane	Michelle Michael Paul Melanie Amber Paulina Lisa Sophia	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED. Birmingham Community Charter High School-OTHER-Vista Real Charter School OTHER-Walters Cafe OTHER-Bizy Body Branding OTHER-Boys and Girls Club OTHER-Self/1099 OTHER* PIV	2nd Grade Teacher United Ground Express Teacher Walters Cafe Brand Strategist Coach Actor	0 0 0 0 3 5 0		0 0 0 0 0 0 0 0		0 0 0 0 0 0		
255 256 257 258 259 260 261 262 263 264	Kubiak Kyong Labrum Lagway Lamb Landino Lane Lanphear	Michelle Michael Paul Melanie Amber Paulina Lisa Sophia Emily	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED- Birmingham Community Charter High School-OTHER-Vista Real Charter School OTHER-Walters Cafe OTHER-Buy Body Branding OTHER-Boys and Girls Club OTHER-Self/1099 OTHER-FIV OTHER-Inyo County	2nd Grade Teacher United Ground Express Teacher Walters Cafe Brand Strategist Coach Actor Inyo County None	0 0 0 3 5 0 0		0 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0		
255 256 257 258 259 260 261 262 263	Kubiak Kyong Labrum Lagway Lamb Landino Lane Lanphear	Michelle Michael Paul Melanie Amber Paulina Lisa Sophia Emily	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED-Birmingham Community Charter High School-OTHER-Vista Real Charter School OTHER-Walters Cafe OTHER-Bizy Body Branding OTHER-Boys and Girls Club OTHER-Self/1099 OTHER-P/V OTHER-P/V OTHER-Inyo County OTHER-Inyo County OTHER-Inyo County	2nd Grade Teacher United Ground Express Teacher Walters Cafe Brand Strategist Coach Actor Inyo County	0 0 0 0 3 5 0 0 0		0 0 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0 0		
255 256 257 258 259 260 261 262 263 264 265	Kubiak Kyong Labrum Lagway Lamb Landino Lane Lanphear Larsen	Michelle Michael Paul Melanie Amber Paulina Lisa Sophia Emily Belinda	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED- Birmingham Community Charter High School-OTHER-Vista Real Charter School OTHER-Walters Cafe OTHER-Bys Body Branding OTHER-Boys and Girls Club OTHER-Boys and Girls Club OTHER-Floya (Girls Club OTHER-Floya County OTHER-Inyo County OTHER-Inyo County OTHER-None OTHER-Bishop Creek Community Church	2nd Grade Teacher United Ground Express Teacher Walters Cafe Brand Strategist Coach Actor Inyo County None	0 0 0 3 5 0 0		0 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0		
255 256 257 258 259 260 261 262 263 264 265 266	Kubiak Kyong Labrum Lagway Lamb Landino Lane Lanphear Larsen Larson	Michelle Michael Paul Melanie Amber Paulina Lisa Sophia Emily Belinda Suzanne	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED-Birmingham Community Charter High School-OTHER-Vista Real Charter School OTHER-Walters Cafe OTHER-Bizy Body Branding OTHER-Boys and Girls Club OTHER-Self/1099 OTHER-PV OTHER-PV OTHER-Inyo County OTHER-Bishop Creek Community OTHER-Bishop Creek Community OTHER-Bishop Creek Community OTHER-Bishop Creek Community OTHER-East Whittier School District	2nd Grade Teacher United Ground Express Teacher Walters Cafe Brand Strategist Coach Actor Inyo County None Administrative Assistant/Communicatic	0 0 0 0 3 5 0 0 0		0 0 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0 0		
255 256 257 258 259 260 261 262 263 264 265 266 267	Kubiak Kyong Labrum Lagway Lamb Landino Lane Lanphear Larsen Larson	Michelle Michael Paul Melanie Amber Paulina Lisa Sophia Emily Belinda Suzanne Andrea Eduardo	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED-Birmingham Community Charter High School-OTHER-Vista Real Charter School OTHER-Walters Cafe OTHER-Bizy Body Branding OTHER-Boys and Girls Club OTHER-Setf/1099 OTHER-PV OTHER-Inyo County OTHER-Inyo County OTHER-Bishop Creek Community Church OTHER-Bishop Creek Community Church OTHER-East Whittier School District OTHER-UPS	2nd Grade Teacher United Ground Express Teacher Walters Cafe Brand Strategist Coach Actor Inyo County None Administrative Assistant/Communicatic Aid Package Car Driver	0 0 0 3 5 0 0 0		0 0 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0 0		
255 256 257 258 259 260 261 262 263 264 265 266 267 268	Kubiak Kyong Labrum Lagway Lamb Landino Lane Lanphear Larsen Larson Larson Lau Lau Lau Lau Lau Lau	Michelle Michael Paul Melanie Amber Paullina Lisa Sophia Emily Belinda Suzanne Andrea Eduardo Rebecca	District OTHER-Bishop Unified School District OTHER-Bishop Unified School District OTHER-FIRED- Birmingham Community Charter High School-OTHER-Vista Real Charter School OTHER-Bizy Body Branding OTHER-Boys and Girls Club OTHER-Boys and Girls Club OTHER-Self/1099 OTHER-PIV OTHER-Inyo County OTHER-None OTHER-None OTHER-Bosh Creek Community Church OTHER-East Whittier School District OTHER-East Whittier School District OTHER-LIPS OTHER-LIDSD	2nd Grade Teacher United Ground Express Teacher Walters Cafe Brand Strategist Coach Actor Inyo County None Administrative Assistant/Communicatic Aid Package Car Driver LBUSD	0 0 0 3 5 0 0 0 0		0 0 0 0 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0 0 0 0		
255 256 257 258 259 260 261 262 263 264 265 266 267 268 269	Kubiak Kyong Labrum Lagway Lamb Landino Lane Lanphear Larsen Larson Larson Lau Lau Laut	Michelle Michael Paul Melanie Amber Paulina Lisa Sophia Emily Belinda Suzanne Andrea Eduardo Rebecca Cody	District OTHER-Bishop Unified School District OTHER-Bishop Unified School District OTHER-FIRED-Birmingham Community Charter High School-OTHER-Vista Real Charter School OTHER-Bishop Body Branding OTHER-Walters Cafe OTHER-Bisy Body Branding OTHER-Boys and Girls Club OTHER-Self/1099 OTHER-Self/1099 OTHER-P/V OTHER-Inyo County OTHER-None OTHER-Bishop Creek Community Church OTHER-East Whittier School District OTHER-UPS OTHER-UPS OTHER-UPS OTHER-LBUSD OTHER-Vojdjbd	2nd Grade Teacher United Ground Express Teacher Walters Cafe Brand Strategist Coach Actor Inyo County None Administrative Assistant/Communicatic Aid Package Car Driver LBUSD Vqjdjbd	0 0 0 3 5 0 0 0 0		0 0 0 0 0 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0 0 0 0 0		
255 256 257 258 259 260 261 262 263 264 265 266 267 268 269 270	Kubiak Kyong Labrum Lagway Lamb Lane Lane Lanphear Larsen Larson Larson Lau Laut Laut Laut Laut Laut Laut Laut	Michelle Michael Paul Melanie Amber Paulina Lisa Sophia Emily Belinda Suzanne Andrea Eduardo Rebecca Cody Rick Ricardo	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED-Birmingham Community Charter High School-OTHER-Vista Real Charter School OTHER-Bisty Body Branding OTHER-Bisty Body Branding OTHER-Boys and Girls Club OTHER-Self/1099 OTHER-PV OTHER-Inyo County OTHER-None OTHER-Bishop Creek Community Church OTHER-LBUSD OTHER-UPS OTHER-UPS OTHER-LBUSD OTHER-LBUSD OTHER-LBUSD OTHER-LBUSD	2nd Grade Teacher United Ground Express Teacher Walters Cafe Brand Strategist Coach Actor Inyo County None Administrative Assistant/Communicatic Aid Package Car Driver LBUSD Vqijdjbd	0 0 0 3 5 0 0 0 0		0 0 0 0 0 0 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0 0 0 0 0		
255 256 257 258 259 260 261 262 263 264 265 266 267 268 269 270 271	Kubiak Kyong Labrum Lagway Lamb Landino Lane Lanphear Larsen Larson Lau Laut Laut Laut Lavato Leal	Michelle Michael Paul Melanie Amber Paulina Lisa Sophia Emily Belinda Suzanne Andrea Eduardo Rebecca Cody	District OTHER-Bishop Unified School District OTHER-United Ground Express OTHER-FIRED-Birmingham Community Charter High School-OTHER-Vista Real Charter School OTHER-Bizy Body Branding OTHER-Bizy Body Branding OTHER-Boys and Girls Club OTHER-Self/1099 OTHER* P/V OTHER-Inyo County OTHER-Inyo County OTHER-Bishop Creek Community Church OTHER-Bishop Creek Community OTHER-Bishop Creek Community OTHER-LBUSD OTHER-LBUSD OTHER-LBUSD OTHER-Vqidjibd OTHER-Vjdjibd OTHER-ELA Foods	2nd Grade Teacher United Ground Express Teacher Walters Cafe Brand Strategist Coach Actor Inyo County None Administrative Assistant/Communicatic Aid Package Car Driver LBUSD Vqidjibd Cashier	0 0 0 3 5 0 0 0 0 0		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0				
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#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
2282	Licher	Bruce	OTHER-Self Employed	self-Employed Business Owner	0	-p-use other	0	-p	0		0
2283	Lifsey	Randi			0		0		0		0
2284	Lijek	Josephine		none	0		0		0		0
2285	Liko	Jacquelyn		Finance Assistant	2		0	Daughter, Son	2		0
2286	Lim	Matt		Journeyman Electrician and Carpenter			0	Jack Lim	1		0
2287	Linville	Ric		Commercial Driver	1		0		0	Mother	1
2288	Lively	Betty		Retired Teacher	0		0		0		0
2289	Lizarraga	Joann		Cashier Assistant	0		0		0		0
2290	Logan	Giovanna			0		0		0		0
2291	Lommori	Thomas		Paramount Atudios	0		0		0		0
2292	Lopez	Cammie		George Lopez Roofing	0		0		0		0
2292	Lopez	Carrinie	OTHER-George Lopez Rooming	George Lopez Rooming	U		0		U		- 0
2293	Lopez	Erika Yvette	OTHER-Retired	Teacher	1		0		0	Mother	1
2294	Lopez	Cassandra	OTHER-Saugus Union School District	Paraeducator	1	Spiro Kamar	1		0		0
			OTHER-Horizon Apparel and								
2295	Losey	Missy	Promotions	Horizon Apparel and Promotions	0		0		0		0
2296	Lovingier	Lonnie	OTHER* P/V		0		0		0		0
2297	Loy	Ann	OTHER-Pomona Valley Hospital Medical Center	Registered Nurse	0		0		0		0
2298	Lu	Ginger		Retired	0		0		0		0
2299				Security Coordinator 3	0		0		0		0
/7	Luafau	Ailepata	OTHER-Northrop Grumman OTHER-RETIRED-Rancho Los		v		9		Ü		-
2300	Luna	Linda		Intermediate medical Clerk	0		0		0		0
2301	Lundy	Jeffrey		Worker	0		0		0		0
								Jake Bradshaw, Cameron			
2202	MasFastsort	Chris	OTHER Con Mater Constitution	Fire Contain	4		0	MacFarland, Griffin MacFarland,	4		
2302	MacFarland	Chris	OTHER-San Mateo Consolidated FD					Avery MacFarland			0
2303	Macurda	Stephanie	OTHER-Retired	Retired	0		0		0		0
2304	Maddock	Xandra	OTHER-Bishop Unified School District	Teacher	1	Patrick Maddock	1		0		0
2305	Mae Diaz	Vivian		Supervising Staff Nurse	0	ion maddoon	0		0		0
2305				Longshore Women	0		0		0		0
	Maes	Veronica		Longshore women							
2307	Maes	Anthony	OTHER* P/V		0		0		0		0
2308	Magan	Tracy	OTHER-Bishop Unified School District	5th Grade Teacher	0		0		0		0
2309	Magana	Diana		Limoneira Company	0		0		0		0
230)	iviagaria	Dialia	OTHER-FEDERAL Fire Department	Emonena Company							-
2310	Magdaleno	David	DOD	Firefighter	0		0		0		0
2311	Maldonado	Kathryn	OTHER* P/V		0		0		0		0
2312	Malmberg	Matthew		Parkia	0		0		0		0
								Karrina Mañalac, Alyssa			
2313	Manalac	Carolina	OTHER-Hair stylist	Realtor	3		0	Mañalac, Adryiel Mañalac	3		0
2314	Mancillas	Angelica	OTHER	Senior Clerk	0		0		0		0
2315	Mancillas	Christopher	OTHER-Call the Car	Safety Training Specialist	0		0		0		0
2316	Manning	Michael	OTHER-Smart & Final	Night Stock Supervisor	0		0		0		0
2317	Manning	Nicole		Planning Manager	0		0		0		0
2318	Mantz	Shawn		Action Aspect Inc	0		0		0		0
2319	Marbach	Candy		Self Employed	0		0		0		0
2320	Marcos			Bonita Unified	0		0		0		0
		Ryan			0		0		0		0
2321	Marcos	Lindsay		GUSD							
2322	Marovic	Nathaniel	OTHER TIVE	-	0		0		0		0
2323	Marquez	Martha		Accounts Payable	3		0	Sons, Daughter	3		0
2324	Martin	Desiree	OTHER-G2 Secure Staff	Cabin Cleaner	4		0		0		0
2325	Martin	Michael	OTHER-LBFD	Firefighter	3	Leah Martin	1	Brodie Martin, Blake Martin	2		0
2226		D	OTHER-Simi Valley Unified School	A	0		0		0		
2326	Martin	Russell		Automotive Instructor							0
2327	Martinez	Claudia		Packer	0		0		0		0
2328	Martinez	Kathy	OTHER-Hollywood Presbyterian Medical Center	RN	1	Jaime Martinez	1		0		0
2329				RN	0		0		0		0
2330	Martinez	Alicia	OTHER-RN OTHER-Vision Construction Group	Vision Construction Group	0		0		0		0
	Martinez	Rolando		•	0		0		0		0
2331	Martinez	Arcelia	OTHER* P/V								
2332	Mason	Paul		Uniserve	0		0		0		0
2333	Mason	Chad		P/V	0		0	0	0	0 811.03	0
2334	Massaro	John		Owner	3		0	Grandkids 13, 9, 7	3	Grandkids/13yrs;9yrs;7yrs	3
2335	Massimino	Lisa	OTHER-US Oncology Network	Radiation Therapist	0		0		0		0
2336	Mathias	Matt		Lineman	2	Wife	1	K-12:Child	1		0
2227		T	OTHER-Birmingham Community	Disminsham Committee Committee					^		
2337	Mathis	Tatiana		Birmingham Community Charter F			0		0		0
2338	Mattern	Dena		P/V	0		0		0		0
2339	Matz	Kenney	OTHER-Universal Studios	Universal Studios	0		0		0		0
2340	Maull	Chelsea	OTHER* P/V	OTHER* P/V	0		0		0		0
			OTHER-Jurupa Unified School								
2341	Maund	Carol	District - Glen Avon Elementary	Intervention Flomenton, Teacher	1		0	Eloise Maund	1		0
	Maund	Carol		Intervention Elementary Teacher	1		0	LIGISC IVIAUITU	0	Cintar	1
2342	Maury	Melusine		Assistant Teacher						Sister	
2343	Maynes	Michael		Retired	2		0		0		0
2344	Mazzone	Jennifer		Paramount Pictures	0		0		0		0
2345	McCarthy	Christopher	OTHER-McCarthy Inspection Services, Inc.	President	0		0		0		0
2346	McCaslin			City of Lancaster, CA	0		0		0		0
		Chris					0		0		0
2347	McClain	Bonnie		Self Employed	0						
2348	McClure	Bryan		Actor, Graphic & Web Designer	0		0		0		0
2349	Mccoy	Tina	OTHER-Mammoth mtn ski area	Mammoth Mtn Ski Area	0		0		0		0
2350	McCoy	Penny	OTHER* P/V		0		0		0		0
			OTHER-Angel Longevity Medical								
00-	McDermott	Carolyn		Angel Longevity Medical Center	0		0		0		0
2351	McElrath	Holly	OTHER-US cellular	Sales Agent	2	Justin Clark	1	Rosalie Mossinger	1		0
2351 2352			OTHER Research	Raytheon	0		0		0		0
	McGanty	Stephen	OTHER-Raytheon	rayinoon							
2352		Stephen	OTHER* P/V		0		0		0		0
2352 2353	McGanty		OTHER* P/V				0				

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
2357	Mckeehan	Shelley	OTHER-FIRED-USC Perinatology-OTHER-Unemployed	US Tech	0		0		0		0
2358	McLelan	Cathryn	OTHER-ConceptSF	Part Owner	3	Husband	1	Children	2		0
2359	McMahon	Brian	OTHER-Orora Packaging Solutions	Orora Packaging Solutions	0		0		0		0
2360	McMurtrie	Kelly	OTHER-Bishop Union High School	Bishop Union High School	0		0		0		0
2361	McNamara McPherson	James Stephanie	OTHER-5 Rivers IIc. OTHER-Beaumont Unified School District	Controller Beaumont Unified School District	0	Wife	0	Daughter	0		0
			OTHER-Scaled Composites.								
2363 2364	Meade Medina	Esteban	LLC/Northrop Grumman OTHER* P/V	Accounts Papable Specialist	0		0		0		0
2365	Melendez	Juli	OTHER-CG	Manager	0		0		0		0
2366	Melendez	Guadalupe	OTHER-Language Line Services	Language Line Services	0		0		0		0
2367	Melendez	Nick	OTHER-Monrovia Unified School District	Monrovia Unified School District	0		0		0		0
			OTHER-FIRED-OTHER-World					Lilit Zhamkochyan, Gabriel Zhamkochyan, Sofia			
2368 2369	Melik-Adamyan		Financial Group	Insurance agent	3	Grigor Zhamkochyan	0	Zhamkochyan	3		0
	Menchaca	Shannon	OTHER-Self Employed OTHER-Department of Homeland	Caregiver				JG, NS, VS			
2370	Mendez	Teresa	Security	Homeland Security	0		0		0		0
2371	Mendez	Leticia	OTHER* P/V		0		0		0		0
2372	Mendoz	Gabriel	OTHER-US GOV	US GOV	0		0		0		0
2373	Mercado	Elias	OTHER-Graycon inc.	Graycon inc.	0		0		0		0
2374	Mercado	Dominick	OTHER-Unemployed	Actor	0		0		0		0
2375	Mergel	Kekoa	OTHER* P/V		0		0		0		0
2376	Messner	Travis	OTHER* P/V OTHER-FIRED-ACTRESS-OTHER-U		0		0		0		0
2377	Metler	Buffy	nemployed	Precision Driver, stand in, background	0		0		0		0
2378	Metz	Gloria	OTHER-AFCC Church	Office Manager							
2379	Metz	Larry	OTHER* P/V		0		0		0		0
2380	Meyer	Elizabeth	OTHER-Disneyland	Back of house			0		0		
2381 2382	Michel	Emmanuel	OTHER-Paramount Pictures	HVAC Department Head	0		0		0		0
	Michel	Patty	OTHER-Priority Financial	Sr Loan Officer Self Employed	0		0		0		0
2383 2384	Micheletti Michelle Rios	Ashley	OTHER-Self Employed OTHER	Self Employed C/S	0		0		0		0
2385	Miele	Cristie	OTHER- None	OTHER- Motion Picture Animal Traine	0		0		0		0
2386	Miers Jr.	David	OTHER-Retired	Retired	0		0		0		0
2387	Mikuconis	Joseph	OTHER-Stonefire Grill	Stonefire Grill	0		0		0		0
2388	Milby	Clint	OTHER-Self Employed	Content Creator	0		0		0		0
2389	Miller	Adam	OTHER-Concrete	Concrete	0		0		0		0
2390	Miller	Bret	OTHER-Game One	Consultant	0		0		0		0
2391	Miller	Harmony	OTHER* P/V		0		0		0		0
2392	Miller Wong	Michael	OTHER-IBEW Local 11	IBEW Local 11	0		0		0		0
2393	Miranda	Leilani	OTHER-RN	RN	2		0	Children	2		0
2394	Mitchell	Lesley	OTHER-Bunim Murray Productions	Story Editor	5	Husband	1	Children	4		0
2395	Moerke	Frank	OTHER-Self Employed	Self Employed	0		0		0		0
2396	Moghadam	Susan	OTHER* P/V		0		0		0		0
2397	Moilanen	Megan	OTHER* P/V		0		0		0		0
2398	Moilanen	Kieu	OTHER-Glidewell dental	Glidewell Dental	0		0		0		0
2399	Molina	Arturo	OTHER-P/V		0		0		0		0
2400	Molthen	Susan	OTHER-Al-Masri Egyptian Restaurant	Al-Masri Egyptian Restaurant	0		0		0		0
2401	Moncado	Cecilia	OTHER-Pacific Maritime	Clerk	1		0	sON	1		0
2402	Monroe	Nichelle	OTHER-Santa Monica College	Administrative Clerk	0		0		0		0
2403	Moore	Charles	OTHER-Retired	Retired	0		0		0		0
2404	Moore	Dayna	OTHER-Self Employed	Self Employed	0		0		0		0
2405	Morales	Richard	OTHER-IBEW	IBEW	0		0		0		0
2406	Morales	Monica	OTHER-P/V	Mom	1		0	Daughter	1		0
2407	Morales	Crystal	OTHER* P/V		0		0		0		0
2408	Morley	Jamie	OTHER-Mono county ca	Maintenance Worker 3	3	Nicole Morley	1	SM, RM	2		0
2409	Morley	Alisa	OTHER-Self Employed	Hair Stylist	1		0	Brayden Morley	1		0
2410	Morris	Brenda	OTHER-Self Employed	Self Employed	0		0		0		0
2411	Motamedian Movsessian	Shahram	OTHER* P/V	Pookkaanar/Office Administrator	0		0		0		0
2412 2413		Roubina	OTHER-Borchard Foundation	Bookkeeper/ Office Administrator	0		0		0		0
2413	Moya	Christina	OTHER* P/V OTHER* P/V		0		0		0		0
2414	Moya Mundell-Noel	Jorge Ann	OTHER-P/V OTHER-Amazing Hearing	 Amazing Hearing	0		0		0		0
2416	Murano	Patrick	OTHER-Self Employed	Owner	0		0		0		0
2417	Murphy	Paige	OTHER* P/V		0		0		0		0
2418	Murray	Trevor	OTHER-AAA	CSR	2	Wife	1	Son	1		0
2419	Murray	Erik	OTHER-Self Employed	Owner	1		0	Son	1		0
2420	Myer	Megan	OTHER-Self Employed	Self Employed	0		0		0		0
2421	Nafus	Courtney	OTHER-LightBox	Sales Operations Manager	1		0	Son	1		0
2422	Nakamura	Kyle	OTHER-CSI Electrical Contractors Inc	Field Supervisor	2		0	SN, LN	2		0
2423	Nanini	Andrea	OTHER* P/V		0		0		0		0
2424	Nannie	Nathan	OTHER-EP	EP EP	0		0		0		0
2425	Nava	Krsna	OTHER-AT&T	ATT	0		0		0		0
2426	Navarro	Mike	OTHER* P/V	-	0		0		0		0
2427	Nedelisky	Joseph	OTHER-Self-Employed	Tennis Coach	0		0		0		0
2428	Nicholson	Joshua	OTHER-Southern California Edison	Field Service Representative	1	Amy Nicholson	1		0		0
2429	Nicolais	Frances	OTHER-Self Employed	Self Employed	0		0		0		0
2430	Nistoran	Ginetta	OTHER-Self Employed	Tutor	0		0		0		0
2431	Noriega	William	OTHER-Local 433	Local 433	0		0		0		0
2432	Noriega	Aaron	OTHER-Santa Clara County	Deputy Probation Officer	0		0		0		0
2433		Chori	OTHER-Riverside County Office of	Riverside County Office of Ed.	i 0		0		0		0
2433	Norris	Cheri	OTHER-Parsons	Riverside County Office of Educat	0		0		0		0
2434	Nunez		A LIDER-PAISONS	Parsons	U		U		U		

# 2436	Last Name	First Name	Employer	Job Title	Dependents 0	Spouse/Other	# 0	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
	Oakley	Rebecca	OTHER* P/V		0		0		0		0
2437 2438	Obermeyer	James	OTHER-Comprehensive Hospice OTHER-Kaiser Permanente	Comprehensive Hospice Kaiser Permanente	0		0		0		0
2436	Ocegueda	Maggie	OTHER-Raiser Permanente	Raiser i ermanente			0	Marines: son/21; University:	U		0
2439	Odney	Mark	OTHER-Self	Owner	3	Wife	1	daughter/25	2		0
2440	Ogden	Casey	OTHER-Acco	Acco	0		0		0		0
2441	Oh	Jane	OTHER-Blue Ridge Academy	Blue Ridge Academy	0		0		0		0
2442	Oh	Dan	OTHER-City of Lancaster, CA	Firefighter	4	Wife	1	Kids: 7yrs; 6yrs; 3yrs	3		0
2443	Olivares	Cristina	OTHER-HUBERT HUMPHREY	CMA	0		0		0		0
2444	Olvera	Victoria	OTHER-JVS-SoCal	Operations Manager	2		0	Daughter, Son	2		0
2	Olveia	Victoria	OTHER-United States Army Corps of	operations manager	-		-	Daughter, Con			
2445	Onyon	Robert	Engineers	Project Engineer/Team Lead	0		0		0		0
2446	Orantes	Michael	OTHER* P/V		0		0		0		0
2447	Oregon	Nadia	OTHER-Royals TRC	Royals TRC	0		0		0		0
2440		_	OTHER-Manhattan Beach Unified								
2448	Orozco	Eugene	School District	Custodial	0		0		0		0
								Sydney Ortega, Viktoria Ortega, Estela Ortega, Rene		Abigail Buan, Epifania SB, Geo SB	
2449	Ortega	Reneir Vincen	OTHER	Office Eng Tech	8	Dion Ortega	1	Ortega, Estela Ortega, Relie	4	зь	3
2450	Ortega	Daniel	OTHER-FedEx Express	FedEx Express	0	Dioir Ortoga	0	5.118	0		0
2451		Paul	OTHER-Lockheed Martin	Team Leader	1		0	Paul J Ortega Jr.	1		0
2451	Ortega Ortega	Heather	OTHER-Lockfleed Martin	Los Al Hospital	0		0	r dat o Ortoga of.	0		0
2452	Ortiz	Victor L	OTHER-LOS AI NOSPITAI	Los Ai Hospitai	0		0		0		0
2453		Victor L Dulcinea	OTHER-Self Employed		0		0		0		0
	Ostly			Self Employed	3		0		3		0
2455	Ostly	Kristin	OTHER-Self Employed	OTHER-							
2456	Pacheco	Nicole	OTHER-Simi Valley USD	Simi Valley USD	0		0		0		0
2457	Padilla	George	OTHER-Lockheed Martin Aeronautics Co	Inspector	0		0		0		0
2458	Pagnoni	Dawn	OTHER-AETna	Analyst	1		0	Child	1	Niece	1
	-5.10111		OTHER-FIRED-Health						-		-
2459	Pagnoni	Karen	Net/Centene/Wellcare	Program Coordinator	0	Spouse	1		0		0
2460	Palmer	Storm	OTHER-Department of Defense	Administrative Assistant	0		0		0		0
2461	Paniagua	Rosie	OTHER-Providence Health Systems	Providence Health Systems	0		0		0		0
2462			OTHER-IBEW-LOCAL 11/Unison					Pollo Bookeli P. B. 111	_		
2462	Panichi	Charles	Electric	Journeyman Wireman	4	Joy Panichi	1	Erika Panichi, Evan Panichi	2	Grace Craig	1
2463	Papa	Katherine	OTHER-TMT	Manager	1		0	Stella Papa	1		0
2464	Papcke	Destany	OTHER-Sierra Vista Tree Services	Owner	4		0		0		0
2465	Park	Elmar	OTHER-Unemployed	Unemployed	0		0		0		0
466	Parker	Venetia	OTHER-Crowley lake fish camp	Crowley Lake Fish Camp	0		0		0		0
467	Paterson	Mary	OTHER-Burbank Police Department	Burbank Police Department	0		0		0		(
2468	Patterson	Latoya	OTHER-Mental Health SystemS	Homeless Outreach Case Manager	0		0		0		0
		,	OTHER-East Whittier City School								
2469	Paz	Alicia	District	Instructional System EL	0		0		0		0
2470	Pedroza	Isaac	OTHER-First Transit	First Transit	0		0		0		0
2471	Peek	Callie	OTHER-University of California	University of California	0		0		0		0
2472	Pelayo	Yuridia	OTHER* P/V		0		0		0		0
2473	Pelton	Eric	OTHER-FIRED-Unemployed	None	0		0		0		0
2474	Pemberton	Kristen	OTHER-Unemployed	None	0	Joseph Pemberton	0		0		0
2475	Pemberton	Michael	OTHER-Unemployed	None					0		0
2476	Perez	Julialea	OTHER-Grace Lutheran Preschool	Grace Lutheran Preschool	0		0		0		0
2477	Perez	Susanna	OTHER-L'ARCHE WAVECREST	Care Provider	0		0		0		0
2478	Perez	Leslie	OTHER-Mordern candle	Warehouse	0		0		0		0
2479	Perez	Venessa	OTHER-Northern Inyo Hospital	Admissions Clerk	0		0		0		0
2480					0		0		0		0
	Perez	Jorge	OTHER-Rally Auto Group	Tech	0		0		0		0
481	Perks	Alison	OTHER* P/V								
482	Perlin	Kevin	OTHER-Self Employed	Self Employed	1		0	Daughter	1		(
2483	Pettway	Marie	OTHER-Morrison	Cook	4		0	Children	4		(
484	Peykar	Shahrzad	OTHER-CPA	CPA	0		0		0		(
485	Phillips	Selena	OTHER-Harbor UCLA Medical Center	LVN	0		0		0		(
2486	Phillips	Richard	OTHER-Retired	Retired	0		0		0		(
2487	Pierce	Sylvia	OTHER-Horiba Instruments Inc.	Horiba Instruments Inc.	0		0		0		(
2488	Pigram	Latrice	OTHER-Mercury Air Cargo	Customer Service Rep	6		0	Sons, Daughters	6		(
489	Pimentel	Jason	OTHER-Self Employed	Self Employed	5		0	Children	5		(
490	Pina	Tom	OTHER-Raytheon	Chief Tech Support	2		0	Son, Daughter	2		(
491	Pingarron	Richard	OTHER-Self Employed	Self Employed	0		0		0		(
492	Pipsley	Stacie	OTHER-Riverside County	Riverside County	0		0		0		(
493	Pitts	Rashunda	OTHER-Cedars Sinai Medical Center	RN	2		0		0		(
494	Plata	Martha	OTHER* P/V	_	0		0		0		(
495	Pless	Eloisa	OTHER-Av Diamonds	Senior Sales Executive	2		0	Jace Pless, Jake Ryan	2		(
496	Ploog	Raluca	OTHER-EWCSD	EWCSD	0		0		0		(
497	Powers	Sheree	OTHER-Retired City Employee	Retired City Employee	0		0		0		(
498					0		0		0		(
498 499	Pressley Price	E.E. Michelle	OTHER-Retired OTHER-Leland elementary school	Retired Community Parent Representative			0	Son, Daughter	2		,
500	Price	Leisha		Quality Assurance Analyst	0		0	con, Daughter	0		
			OTHER-S Nimbus		0		0		0		(
501	Proft	Claire	OTHER-GEP CENCAST	GEP CENCAST	U		U		U		-
502	Provost	Eddi	OTHER-Mother Marys Blessed Care senior living	Administration	4		0	Children	4		(
503	Pryor	Andrew	OTHER-Arcadia Fire Department	Arcadia Fire Department	0		0		0		(
								Isaac Prystupa, Sarah Prystupa,			
504	Prystupa	Irina	OTHER-CSMC	Clinical Partner	4	Daniel prystupa	1	Leah Prystupa	3		(
505	Purdum	Mary	OTHER		0		0		0		(
506	Quezada-Cunha	Jessica	OTHER-Etiwanda school district	Instructional Aide	0		0		0		-
507	Quintero	Karim	OTHER* P/V		0		0		0		
			OTHER-Northern Inyo Hospital,								
2508	Ragsdale	Michal	Bishop CA	Northern Inyo Hospital, Bishop CA			0		0		(
2509	Ralston	Samuel	OTHER* P/V		0		0		0		(
510	Ramirez	Linda	OTHER-AV Chevrolet	Service Advisor	4	Wife	1	Daughter	1	Mom, Father	2
			OTHER-Compton Unified School	Instructional Assistant Special Ed	1	Wife	1		0		
2511	Ramirez	Eric	District								

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
2513	Ramirez	Rosanne	OTHER-Self Employed	H Engineer	5		0		0		0
2514	Ramirez	Hector	OTHER* P/V		0		0		0		0
2515	Ramos	Annabelle	OTHER-Dr.levy	Office Clerk	0		0		0		0
2516	Ramos	Ofelia	OTHER-Home Health	Nurse	0		0		0		0
2517	Rapozo	Vera	OTHER-Bank of America	Sr Operations Project Consultant	1		0		0	Elderly	1
2518	Ratz	Melinda	OTHER-Rise n Shine Cafe	Rise n Shine Cafe	0		0		0		0
			OTHER-Owens Valley Unified School								
	Ray	Jennifer	District	Paraprofessional	0		0		0		0
2520	Reasoner	Joshua	OTHER-Herzog elec.	Herzog Elec.	0		0		0		0
2521	Rebolledo	Elvia	OTHER-SoCalGas Company	SoCalGas Company	0		0		0		0
2522	Reichl	Michelle	OTHER-Checkalt	Project Management	2		0	Isabella Reichl, Jaidyn Reichl	2		0
2523	Reilly	Daniel H	OTHER-Local 80 motion picture grip	Local 80 Motion Picture Grip	0		0		0		0
2524	Reina	Katelyn	OTHER-City of Long Beach	Firefighter	0		0		0		0
	rtoma	ratolyn	OTHER-Lakeport Fire Protection	i nongrioi			-				
2525	Reisbeck	Derek	District	FF Paramedic	4	Wife	1	Children	3		0
2526	Remp	Ryan	OTHER-Local Government	Local Government	0		0		0		0
2527	Renfro	Jessica	OTHER-Modere USA	Social Marketer	0		0		0		0
2528	Renick	Monique	OTHER-Cedars Sinai Medical Center	Clinical Nurse III	1	Ron Walters	1		0		0
2529		Jeanette	OTHER-USA	USA	0	TOIT WAILETS	0		0		0
	Reyes										
	Reyes	Aman	OTHER* P/V		0		0		0		0
2531	Reyna	Jacob	OTHER* P/V		0		0		0		0
					_			Aliyah Rennard, Markus	_		
2532	Reynolds	Michelle	OTHER-Self Employed	Stylist	5	Michelle Reynolds	1	Rennard	2	Michael Reynolds, Nicholas Gomez	
2533	Reynoso	Jacquelyn	OTHER-Trader Joe's	Trader Joe's	0		0		0		0
			OTHER-Entertainment Partners (and								
2534	Richards	Tracy	other payroll companies)	Make-Up Artist	0		0		0		0
2535	Richarda	Stanbania	OTHER-Self-Employed	Voice Over Nameter	3		0	Ashton Ardenti, August Ardenti,	3		0
	Richards	Stephanie	OTHER-Self-Employed	Voice Over Narrator				Atticus Ardenti			
	Richardson	Chantal	OTHER* P/V		0		0		0		0
	Rios	Arthur	OTHER-USC	C/S	1	MR	1		0		0
2538	Ritter	John	OTHER-Self Employed	Owner	0		0		0		0
2539	Ritter	Michelle	OTHER-Self Employed	Owner	0		0		0		0
			OTHER-Montclaire Community								
2540	Rivera	Sinaa	Convalescent	Montclaire Community Convalesc	e 0		0		0		0
2541	Rivera	Enedina	OTHER-Santa Clara County	RN	0		0		0		0
2542	Rizzi	Sharon	OTHER-Self Employed	Self Employed	0		0		0		0
	Roberts	Lindsey	OTHER- P/V	-	5		0		0		0
	Roberts		OTHER* P/V	-	0		0		0		0
		Kyle									
	Robinson	Julie	OTHER-Blue Ridge Academy	Blue Ridge Academy	0		0		0		0
2546	Robinson	Lela	OTHER-RRD Donnelley	RRD Donnelley	0		0		0		0
2547	Robles	James	OTHER-Spinlaunch	Spinlaunch	0		0		0		0
2548	Rocha	Ricky	OTHER-College of the Canyons	Student	0		0		0		0
2549	Rocha	Angelica	OTHER-Construction Concern	Construction Concern	0		0		0		0
		Laura	OTHER	Exec Recruiter	5	Husband	1	3-Sons	3	Daughter, Grandkids	2
2551		Noelle	OTHER-Self Employed	Market Partner	1	ridobarid	0	Son	1	Badginoi, Grandido	0
	Rodallegas							3011	0		
2552	Rodezno-Marmo	o Francis	OTHER* P/V	-	0		0		U		0
2553	Rodgers	Shano	OTHER-Department of Children and Family Services	Department of Children and Family	y 0		0		0		0
2554	Rodgers	Shaadhy	OTHER-Le Grenier Bantu	Teacher	3	Fiance	1	Children	2		0
				Transit Operations Supervisor	1	1 Idiloc	0		1		0
2555		Armando	OTHER					Logan J.J. Rodriguez	-		
2556	Rodriguez	Patricia	OTHER-Dolittle Search	Business Development	2		0	Sons	2		0
2557	Dadriana	Fei-	OTHER-Nevada Utah Conference of	Tanahar/Hand Tanahar	0		0		0		0
2557	Rodriguez	Erin	Seventh-day Adventists	Teacher/Head Teacher							
2558	Rodriguez	Miriam	OTHER-Portland Public Schools	High School Teacher	0		0		0		0
2559	Rodriguez	Martin	OTHER* P/V		0		0		0		0
2560	Rogers	Karrie	OTHER	Estimator	0		0		0		0
			OTHER-FIRED-Contra Costa								
2561	Pogero	Back:	Regional Medical	Housekeeper, Retail	0		0		0		0
	Rogers	Becky	Venter-OTHER-Macys	riousekeeper, retall					0		0
2562	Rogers	Bernard	OTHER* P/V	-	0		0				
2563	Roman	Dee	OTHER-Education	Education	0		0		0		0
			OTHER-Self Employed, OTHER-Roman Christian					Joshua Roman, Jovanni Roman, Jonathan Roman, Nayely			
2564	Roman	Damary	AcademyFIRED	Educator, Headmaster	5		0	Roman, Janelis Roman	5		0
2565	Ronald	Elloitt	OTHER-Beckstoffer Vineyards	Shop manager	0		0		0		0
2566			OTHER-ABC Disney studio	Set Dresser	0		0		0		0
	Rosario	Manuel									
2567	Rose	Susan	OTHER	-	0		0		0		0
	Rose	Dannielle	OTHER-FIRED-Unemployed	OTHER-	0		0		0		0
2569	Ross	Mandie	OTHER-Self Employed	Self Determination	0		0		0		0
2570							^	Sylvia Dickman, Sally Dickman,	2		
2570	Roth	Julie	OTHER- P/V		3		0	Sydney Dickman	3		0
2571	Rousek	Anne	OTHER-J Rousek Toy Co	J Rousek Toy Co	0		0		0		0
2572	Rouser	Trevor	OTHER-Aptim	Forman	0		0		0		0
2573	Rowsey	Ronie	OTHER-Retired	Retired	0		0		0		0
	Rozinka	Bill	OTHER-County of San Bernadino	County of San Bernadino	0		0		0		0
2575				Self Employed	0		0		0		0
درر	Rozsos	Krisztina	OTHER-Self Employed						0		
57/	Ruelas	Yvette	OTHER* P/V		0		0				0
	Ruiz	Mary Ann	OTHER	Custodian	0		0		0		0
577	Ruiz	Jesse	OTHER	Maintenance Construction Helper	5	Wife	1	Children	4		0
577		Rodney	OTHER-IBEW Local 47	IBEW Local 47	0		0		0		0
577 578	Ruiz	Rebecca	OTHER-Pacific Clinics	PacCific linics	0		0		0		0
2577 2578 2579			OTHER-Hospice, OTHER-Health and		-		-		-		
577 578 579	Ruiz			RN Case Manager, Psychiratic Regist	e 1	Corry Rung	1		0		(
577 578 579 580		Colene	Human Services State of Texas	Triv Case Manager, i Sychilatic regist							
577 578 579 580 581	Ruiz	Colene Paul			0		0		0		- (
577 578 579 580 581 582	Rung Russell	Paul	OTHER-Cook Compression	Cook Compression				Children			
2577 2578 2579 2580 2581 2582	Ruiz Rung				5		0	Children Michael Durfee, Tyler Ryder	5		0
2577 2578 2579 2580 2581	Ruiz Rung Russell Russell	Paul Kimberly	OTHER-Cook Compression OTHER-Self Employed	Cook Compression Actor		Drew Ryder		Michael Durfee, Tyler Ryder,			0
2577 2578 2579 2580 2581 2582 2583	Rung Russell	Paul	OTHER-Cook Compression	Cook Compression	5	Drew Ryder	0	Michael Durfee, Tyler Ryder, Jackson Ryder	3		0
2577 2578 2579 2580 2581 2582 2583	Ruiz Rung Russell Russell	Paul Kimberly	OTHER-Cook Compression OTHER-Self Employed	Cook Compression Actor	5	Drew Ryder Gildardo Toledo	0	Michael Durfee, Tyler Ryder,	5		0

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
2588	Saavedra	Amanda	OTHER-Kaiser Permanente	CST II	3	Nathaniel Saavedra	1	Derreck Saavedra, Millah Saavedra	2		0
2589	Saks	Scotty	OTHER-MMS	President	0		0		0		0
2590	Salais	Eddie	OTHER-Sasco Electric	Electrician	0		0		0		0
2591	Salazar	Graciela	OTHER-Limoneros Company	Limoneros Company	0		0		0		0
2592	Caler	Andrea	OTHER-City and County of San	Super dese	4	Canada	1	Children	3		0
2592	Salfiti	Andrea	Francisco	Supervisor Berkshire Hathaway	0	Spouse	0	Children	0		0
2594	Salinas	Kathy	OTHER-Berkshire Hathaway		4		0		0		0
2394	Sanchez	Johana	OTHER-Centerwell Home Health OTHER-East Whittier city school	Coordinator, Office Manager	-		U		U		0
2595	Sanders	Susan	district	East Whittier City School District	0		0		0		0
2596	Sandoval	Gina	OTHER-ERA	Behavioral Therapist	2	Mark Sandoval	1	Benjamin Sandoval	1		0
2597	Sanford	Tiki	OTHER-Haven	Retail	1		0	Rio Penny	1		0
2598	Sarmiento	Emily	OTHER* P/V	-	0		0		0		0
2599	Sasuga	Leslie	OTHER-Retired	Retired	0		0		0		0
			OTHER-FIRED-City of Riverside Fire		_			Oliver Sattley, Elle Sattley, Knox			
2600	Sattley	Josh	Department	Firefighter Paramedic	5	Brittany Sattley	1	Sattley, Hutch Sattley	4		0
2601	Saunders	Taylor	OTHER-Darden	Togo	0		0		0		0
2602	Saunders	Jolyn	OTHER-Marie calendar's restaurant, OTHER-Unemployed	Server, None	0		0		0		0
2603	Schaefer	Delaney	OTHER-Self Employed	Self Employed	0		0		0		0
2604	Schiavello	Joseph	OTHER-Self Employed	Owner/ Operator	0		0		0		0
2605	Schilder	Gerrit	OTHER-US Forest Service	US Forest Service	0		0		0		0
_003	Jointol	Jona	OTHER-East Whittier City School	rough perview							
2606	Schmaltz	Leah	District	Instructional Assistant-IA4	0		0		0		0
2607	Schroder	Luke	OTHER-Self Employed	Self Employed	0		0		0		0
2608	Schweers	Linda	OTHER-Dental Group	Dental Group	0		0		0		0
2609	Schweitzer	James	OTHER-Avis Budget Group	Transporter	0		0		0		0
2610	0	D	OTHER-Colorado Department of	Colorado Donatoros CVI							_
2610	Scott	David	Human Services	Colorado Department of Human Se			0		0		0
2611	Scott	Shane	OTHER-Inyo County SD	Sergeant	1	Wife	1		0		0
2612	Scott	Devon	OTHER-Self Employed	Self Employed	0		0		0		0
2613	Seifert	Michael	OTHER-7up/RC San Diego, RETIRED	Warehouse Leadman	0		0		0		0
2614	Serafin	Rene	OTHER-Delafield Corp.	Delafield Corp.	0		0		0		0
2615	Serrato	Aaron	OTHER* P/V		0		0		0		0
2015	Serialo	Adioii	OTHER PAV	-			0	Natalyn Sevier, Nathan Sevier,	-		-
2616	Sevier	Jill	OTHER-Maxim Healthcare	LVN	6		0	Noelle Sevier, Nolan Sevier, Jill Sevier, Nate Sevier	6		0
2617	Sexton	Chris	OTHER-Edison	Lineman	2		0	Aiden Sexton, Dalila Sexton	2		0
2618	Seymon	Ralphina	OTHER-El Camino Health	Licensed Psychiatric Technician	0		0		0		0
2619	Shaeffer	David	OTHER-Retired	Retired	0		0		0		0
2620	Shahry	Sara	OTHER-Universal Studios	Universal Studios	0		0		0		0
2020	Silaniy	Jaia	OTHER-CITY OF HUNTINGTON	Oniversal Studios	0		0				-
2621	Shanahan	Doug	BEACH	CITY OF HUNTINGTON BEACH	0		0		0		0
2622	Shapiro	Mike	OTHER-Self Employed	Self Employed	1	Jacqueline Shapiro	1		0		0
2622	01	D	OTHER-Henry Mayo Newhall	Harris Maria Namball Harristal	0				0		
2623	Shearer	Danielle	Memorial Hospital	Henry Mayo Newhall Hospital	0		0		0		0
2624	Sheerin	Kristen	OTHER-UCLA	UCLA			0		0		0
2625	Sheets	Casey	OTHER* P/V	-	0						
2626	Shepherd	Kedron	OTHER-Acosta	Rsm	5		0	Children, Grandchildren	5		0
2627	Sherbundy	Becky	OTHER-Cornermart	Cornermart					0		
2628	Shreve	John	OTHER-Xerox Corporation	TSR	1	Courtney Shreve	1				0
2629	Sical	Cecilia	OTHER-Entrepreneur	Entrepreneur	0		0		0		0
2630	Sichmeller	John	OTHER- P/V		0		0		0		0
2631	Siebern	Lori	OTHER-Evergreen Home Loans	Evergreen Home Loans	0		0		0		0
2632	Sieleman	Rio	OTHER-Student	Student	0		0		0		0
2633	Sierra	Sierra	OTHER-The Human Bean	Team Lead	5		0	Children	5		0
2634	Sierra	Dolores	OTHER-Universal Studios	Universal Studios	0		0		0		0
2635	Sierra	Steve	OTHER-Warner Brothers Television	Warner Brothers Television	0		0		0		0
2636	Simpson	Brandy	OTHER-HomeMaker	Homemaker	5	Husband	1	Children	4		0
2637	Sims	Emily	OTHER-Manor Market	Service/Markering	2		0	Rio Sieleman, Nathaniel Marovic	2		0
2638	Skelley	Kelly	OTHER-Northrop Grumman	Northrop Grumman	0		0		0		0
2639	Slavin	Charles	OTHER-Union	Union Member	0		0		0		0
2640	Slee	Reagan	OTHER-Self Employed	Owner	3	Wife	1	Son, Daughter	2		0
2641	Smallwood	Karla	OTHER-AVUHSD, OTHER-Retired	Speech & Language Paraeducator	0		0		0		0
2642	Smay	Steve	OTHER-Self Employed	Self Employed	0		0		0		0
2643	Smith	Xenia	OTHER	Principal Clerk	0		0		0		0
2644	Smith	Zoe	OTHER-Manager	Manager	0		0		0		0
2645	Smith	Joshua	OTHER-Orange County Fire Authority		0		0		0		0
2646	Smith	Doris	OTHER-Scoot Education	Teacher's Aide	0		0		0		0
2647	Smith	Hillary	OTHER-Self Employed	Self Employed	0		0		0		0
2648	Smith	Michelle	OTHER* P/V		0		0		0		0
2649	Snyder	Sharyne	OTHER-Self Employed	Self	0		0		0		0
2650	Solano	Matthew	OTHER-Apple	Technical Specialist	1	Wife	1		0		0
2651	Solano	Angel	OTHER* P/V		0	-	0		0		0
2652	Solis	Jonathan	OTHER-IUSD	Warehouse/Delivery Driver	4	RT, JS, ES, AS	0	RT, JS, ES, AS	4		0
2653					5		1	Rafael Sollis, Jonathan Sollis,	4		0
2033	Sollis	Janira	OTHER-FOF OTHER-West Coast General Group,	MA		Sollis		Emily Sollis, Alina Sollis			
2654	Solorzano	Joseph	Inc	Project Manager	0		0		0		0
2655	Somilleda	Rene	OTHER-IBEW/LOCAL 11/TAFT	Taft Electric	0		0		0		0
2656	Song	Christine	OTHER* P/V		0		0		0		0
2657	Sorto	Daniel	OTHER-Alpine Water	Alpine Water	0		0		0		0
2658	Soto	Raquel	OTHER-Homemaker	Homemaker	0		0		0		0
2659	Souverain	Garry	OTHER-NBC UNIVERSAL	Assistant Editor	0		0		0		0
2660	Spencer	Dulce	OTHER-Chaffey College	Chaffey College	0		0		0		0
2661	Spezzia	Jessica	OTHER-Securitas	Securitas	0		0		0		0
2662	Sposato	Christine	OTHER-SAG-AFTRA	SAG-AFTRA	0		0		0		0
	Staniewicz	Antionette	OTHER-Unemployed	Actor	0		0		0		0

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	;
2664	Stanley	Kawana	OTHER-University of Southern California	Asst. Customer Service Manager	0		0		0		(
2665	Stapleton	Мауга	OTHER-Kaiser	RN	0		0		0		(
2666	Stearns	Cori	OTHER-Northern Inyo Healthcare District	Administrative Assistant	0		0		0		
2667		Zackery	OTHER-Local 44 IATSE	Foreman Propmaker	4	Wife	1	Children	4		
2668		Gina	OTHER-Self Employed	Self Employed	0	******	0	Omidion	0		(
2669		Richards	OTHER-Self Employed	N/A	3		0	Children	3		(
					_			Clarissa Stewart, Brayden			
2670		Robert	OTHER-LBUSD	Custodian	2		0	Stewart	2		(
2671		Katherine	OTHER-St Rose Hospital	St Rose Hospital	0		0		0		(
2672	Stoyanoff- Alder		OTHER-FIRED-Actor	Model /Actress	2		0	Son	1	Boika Stoyanoff	
2673	Striplin	Jenny	OTHER- P/V	-	4		0		0	Brother, Children	4
674		Juan	OTHER* P/V		0		0		0		(
675		Alex	OTHER-International Line Builders	Foreman	3	Wife	1	Children	2		(
676	Suarez	Manuel	OTHER-NBC Universal OTHER-FIRED-CBS Television	Baker	1		0		0		- (
677	Suess	Cindy	Studios-OTHER-Unemployed	Vice President of External Audit and B	0		0		0		(
C70							,	Dylan Summers, Cody	2		
678	Summers	Jackie	OTHER- P/V		3	Derek Summers	1	Summers	0		(
679		Scott	OTHER* P/V		0		0		0		
680		Sarvey	OTHER* P/V		0		0		0		
681		Silvana	OTHER* P/V	-	0				0		
682	Takos	Cameron	OTHER-Lockheed Martin	M&P Colf Employed			0		0		(
683 684		Cassandra	OTHER-Self Employed	Self Employed	0		0		0		(
684 685		Michael	OTHER-University of Pittsburgh	Police Officer OTHER Stunts/Stand In/Astrono/ota	0		0		0		
686		Ator	OTHER-None OTHER-Self Employed	OTHER-Stunts/Stand-In/Actress/etc.	0		0		0		
587		Sarah	OTHER-Self Employed OTHER* P/V	Manager	0		0		0		
688	Taque Jr. Tarasi	David	OTHER* P/V		0		0		0		
689		William	OTHER* P/V	-	0		0		0		
690		Jen	OTHER-P/V OTHER-Riverside Public Utilities	Riverside Public Utilities	0		0		0		
691	Tavaglione Tavelli	Tom	OTHER-Riverside Public Utilities OTHER-Recently Unemployed	Manger Manger	5	Wife	1	Children	4		
,,,	laveili	IOIII	OTHER-Recently Orlemployed OTHER-Bishop Unified School	wanger		vviie		Ciliden	-		
692	Taylor	Heidi	District	Elementary School Teacher	0		0		0		
693	Tebaldi	Dennis	OTHER-Retired	None	0		0		0		
594	Tebaldi	Shannon	OTHER-Unitek College	Assistant Professor	2		0	Elizabeth Orell, Jacob Orell	2		
595	Telles	Richard	OTHER-None	None	0		0		0		
596	Telles	Justine	OTHER-Olla	Hostess	0		0		0		
597	Teter	Kenneth	OTHER-GLAD Entertainment	Manager	0		0		0		
598	Thomas	Rosalinda	OTHER-Homemaker	Homemaker	0		0		0		
699	Thomas	Darleen	OTHER-Northrop Grumman	Northrop Grumman	0		0		0		
700	Thomas	Jeremy	OTHER-Recreation and Parks	Recreation and Parks	0		0		0		
701	Thomas	John	OTHER-Self Employed	Self Employed	0		0		0		
702	Thomas	Melvin	OTHER* P/V		0		0		0		
703	Thompson	Greta	OTHER	Teacher	3		0	Arissa Thompson	3		
704	Thomason	Patricia	OTHER-Retired Public Schools	Retired Public Schools Speech/Lan	. 0		0		0		
705		Sheri	Speech/Language Specialist OTHER-Clinic	Clinic Clinic	0		0		0		
105	monipson	Sileii	OTHER-Bishop Unified School	Cillic							-
706	Thornburg	Nancy	District	Teacher	2		0	TT, ET	2		(
707	Thornburg	Danica	OTHER-Brewer's Cabinet	Server	0		0		0		
708	Thornburg	Debes	OTHER-Kern County Fire	Fire Captain	0		0		0		
/00	Thornburg	Robert	Department, OTHER-None	гіге Саркаіп	U		0	Maci Thuesen, Riley Thuesen,	0		-
709	Thuesen	Deborah	OTHER-eXp Realty	Realtor	3		0	Makenzie Thuesen	3		
710	Thuesen	Kay	OTHER-Retired	Retired	0		0		0		
711	Thuesen	Britney	OTHER-Travel Nurse	Travel Nurse	0		0		0		
712	Tkachenko	Eugene	OTHER-Boeing	Boeing	0		0		0		
713	Tobing	Asha	OTHER-Self Employed	Designer/Artist	2		0	Sons	2		
714	Torok	Jessica	OTHER-Unemployed	None	0		0		0		
								B. Williams, G. Herrera, T.			
715		Amber	OTHER-CSE Medical Group	Manager	4	Alex Herrera	1	Herrera	3		
16	Torres	Gustavo	OTHER-IBEW Local 11	Jouneyman Electrician/Local 11	0		0	Aiden Maner - Arres - 1	0		
17	Torres	Vanessa	OTHER-Montebello Unified School District	Special Education Teacher	4	Victor Torres	1	Aiden Moreno, Amaya Moreno, Bridget Torres	3		
18	Torres	Mike	OTHER-None	Electrician	0		0	-	0		
19		Ashley	OTHER-P/V	-	1		0	ER	1		
20		Joe	OTHER-Hemet Unified School District		0		0		0		
			OTHER-Inyo County Health and								
721	Trunnell	Lisa	Human Services	inyo County Health and Human Se	1 0		0		0		
722	Tucker	Jennifer	OTHER-Chowchilla Elementary School District	Intervention Specialist	2		0	Lauren Tucker, Zachary Tucker	2		
723		Brittany	OTHER-Cherith express inc	Book Keeper	4	Wife	1	Daughters, Son	3		
24	Turner	David	OTHER-Saugus Union School District		4		0	-	4		
25		Julie	OTHER-Phoenix Ranch	Teacher	1		0	Emelie Nelson	1		
26	V Delgado	Jose	OTHER	Garage Attendant	0		0		0		
27	Valdez	Geofrey	OTHER-RegalRexnord	Machinist	4	Leonila Valdez	1	Geoffrey Valdez	1	Aurelio Valdez- father Caridad V	
28	Valenzuela	Ramiro	OTHER-DrPepper/Snapple	Dr Pepper/Snapple	0		0		0		
20		Evelia	OTHER-Self Employed	Self Employed	0		0		0		
			OTHER-San Diego Unified School						^		
29	Valle-Lopez	Maria	District	Special Ed Behavior Tech	0		0		0		
29 30		Midge	OTHER* P/V	December 2012	0		0		0		
29 30 31	Vallin			Pasadena Water and Power	0		0		0		
29 30 31 32	Vallin Van der gugten			Massage Therapist	0		0		0		
29 30 31 32 33	Vallin Van der gugten Vance	Zumi	OTHER-Self Employed								
29 30 31 32 33 34	Vallin Van der gugten Vance Vargas	Zumi Carolyn	OTHER-Retired on SSI	Homemaker	0		0		0		
729 730 731 732 733 734 735	Vallin Van der gugten Vance Vargas Varra	Zumi Carolyn Greg	OTHER-Retired on SSI OTHER-Retired	Homemaker Retired	0		0		0		
729 730 731 732 733 734 735	Vallin Van der gugten Vance Vargas Varra	Zumi Carolyn	OTHER-Retired on SSI OTHER-Retired OTHER-Community College	Homemaker				Cabriella Vesali - Pro-			
729 730 731 732 733 734 735	Vallin Van der gugten Vance Vargas Varra	Zumi Carolyn Greg	OTHER-Retired on SSI OTHER-Retired	Homemaker Retired	0		0	Gabrielle Veenker, Jilian Veenker, August Veenker	0		

#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	,
2740	Venancio	Victoria	OTHER- US Air Force	Logistics	0		0	. ,	0	.,,	(
2741	Venditti	Suzanne	OTHER* P/V		0		0		0		
2742	Vidal	Tony	OTHER-Us Appliance	Master Technician	2		0		0	Father, Brother	1
743	Vieira	Irene	OTHER-Coldwell Banker Leaders	Sales Agent	1	George Vieira	1		0		(
744	Vielma	Jonathan	OTHER-City of Tehachapi	City of Tehachapi	0		0		0		
745	Vielma	Lina	OTHER-Self Employed	Therapist	1	Jonathan Vielma	1		0		
746	Viernow	Dior	OTHER-Dental	Dental	0	Jonathan Vicinia	0		0		
740	viernow	Dioi		Dentai	U		0		0		-
747	Vigliotta	Pete	OTHER-Southeast Ventura County YMCA	Fitness Attendant	2		0	Grandchild-9, 11	2		
748	Villasenor	Norma	OTHER-Fog it up	Fog It Up	0		0		0		
749				Paramount Pictures	0		0		0		
	Villasenor	Paul	OTHER-Paramount Picture						0		
750	Villatoro	Tomas	OTHER-The Walt Disney Company	Electrician	0		0				(
751	Vince	Jonathan	OTHER-Self Employed	Self Employed	0		0		0		
752	Viray	Pamela	OTHER-Sacramento County	In Home Support Care	0		0		0		
753	Vog	Bob	OTHER-Self Employed	Self Employed	0		0		0		
754	Vogt	Amber	OTHER-BSC	Quality Assurance	4	Wife	1	Children	3		
755	Von Kriegenber	ro Gracie	OTHER-Self Employed	Self Employed	0		0		0		
756	Vosburg	Kathrine	OTHER-Self Employed	Self Employed	0		0		0		
	-				0		0		0		
757	Walker	Bradley	OTHER-Safety	Safety					0		
758	Walker	Carla	OTHER-Self Employed	President & Therapist	0		0				(
759	Walker	Norma	OTHER* P/V		0		0		0		
760	Walter	Jennifer	OTHER-Spouse of LADWP	Spouse	0		0		0		
70.			OTHER-City of Glendale,				_		^		
761	Walters	Chester	OTHER-None	Mechanical Service	9		0	Grandchildren	9		
762	Walters	Mary Ellen	OTHER-Unemployed	Unemployed	0		0		0		
763	Warta	Joe	OTHER-ESTA	ESTA	0		0		0		
764	Warta	Laurie	OTHER-Self Employed	Self Employed	0		0		0		
765	Webb	Alyson	OTHER-Kaiser Permanente	Medical Assistant	1		0	Jaxson Ivie	1		
766	Weinberg	Seth	OTHER	Plumber	0		0		0		
767				IA Business Advisors	0		0		0		
	Welch	Kent	OTHER-IA Business Advisors								
768	Werth	Maria	OTHER-Inyo County, OTHER-None	None	0		0		0		
769	Wheeler	Caleb	OTHER-CBS Viacom	Staff P.A. Background	1		0		0	Mother	
770	Whiteside	Christon	OTHER-FedEx Express	Courier/Feeder Agent	0		0		0		
771	Whittington	Joel	OTHER-South Coast Stairs	Installer	0		0		0		
772	Wi	Tesa	OTHER* P/V		0		0		0		
773	Wilkinson	Dennis	OTHER-Inyo Mono Body Shop	NYO Mono Body Shop	0		0		0		
774	Wilkinson			Retired	0		0		0		
		Sherry	OTHER-Retired						0		
775	Willett	Deborah	OTHER-E. John Baron, DDS	RDA	1		0				
776	Williams	Amayah	OTHER	Student	1		0		0	Mother	
777	Williams	Christopher	OTHER	Custodian	2	Wife	1	Daughter	1		
778	Williams	Daniel	OTHER-ABM Engineering Services	ABM Engineering Services	0		0		0		
779	Williams	Robert	OTHER-AT&T	Premises Technician	3	Wife	1	Children	2		
2780	Williams	Trevor	OTHER-AT&T	Lineman	0		0		0		
2781					0		0		0		
	Williams	Phillip	OTHER-Film Industry	Production Assistant					0		
782	Williams	Angelica	OTHER-Surgical Staffing Inc.	Sterile Processing Technician	0		0				
783	Williams	Jacalyn	OTHER* P/V	-	0		0		0		
784	Wilson	Tiffany	OTHER-Self Employed	Party Decorator	6		0	Children	4	Mother, Father	1
								Luke Winzenread, Bryce			
785	Winzenread	Shannon	OTHER-Connections Education	High School English Teacher, Substitu	n 4	Stephen Winzenread	1	Winzenread, Benjamin Winzenread	3		
786			OTTIET-GOTIFICATIONS Education		0	Otophich Willzellieau	0	WIIIZCIII Cad	,		
	Winzenread	Sandra			U				0		
			OTHER-Retired	Retired					0		
787	Winzenread	Robert	OTHER-Retired	Retired	0		0		0		
787 788	Winzenread Wissenback				0						
787		Robert	OTHER-Retired	Retired			0		0		
787 788 789	Wissenback Wissler	Robert Catherine	OTHER-Retired OTHER-Self Employed	Retired Research	0		0		0		
787 788 789 790	Wissenback	Robert Catherine Chrissy	OTHER-Retired OTHER-Self Employed OTHER-Self Employed OTHER-USC	Retired Research Owner USC	0		0 0 0		0 0 0		
787 788 789 790	Wissenback Wissler Wong Woods	Robert Catherine Chrissy Susan Joel	OTHER-Retired OTHER-Self Employed OTHER-Self Employed OTHER-USC OTHER-None	Retired Research Owner USC Microphone Boom Operator	0 0 0 0		0 0 0 0		0 0 0 0 0		
787 788 789 790 791 792	Wissenback Wissler Wong Woods Woods	Robert Catherine Chrissy Susan Joel Glenn	OTHER-Self Employed OTHER-Self Employed OTHER-Self Employed OTHER-USC OTHER-None OTHER-Santa Rosa Stone Inc	Retired Research Owner USC Microphone Boom Operator Owner	0 0 0 0 0		0 0 0 0 0	District	0 0 0 0 0		
787 788 789 790 791 792 793	Wissenback Wissler Wong Woods Woods Wright	Robert Catherine Chrissy Susan Joel Glenn Austin	OTHER-Retired OTHER-Self Employed OTHER-Self Employed OTHER-USC OTHER-None OTHER-Santa Rosa Stone Inc OTHER-FIRED-Western Shotcrete	Retired Research Owner USC Microphone Boom Operator Owner Mechanic	0 0 0 0 0	Fiancee	0 0 0 0 0 0	Children	0 0 0 0 0 0 0 5		
787 788 789 790 791 792 793	Wissenback Wissler Wong Woods Woods Wright Wright	Robert Catherine Chrissy Susan Joel Glenn	OTHER-Self Employed OTHER-Self Employed OTHER-Self Employed OTHER-USC OTHER-None OTHER-Santa Rosa Stone Inc OTHER-FIRED-Western Shotcrete OTHER-Thomas Paradiso	Retired Research Owner USC Microphone Boom Operator Owner Mechanic Caregiver	0 0 0 0 0 6	Fiancee	0 0 0 0 0 0 0	Children Son; Daughter	0 0 0 0 0 0 0 5		
787 788 789 790 791 792 793	Wissenback Wissler Wong Woods Woods Wright	Robert Catherine Chrissy Susan Joel Glenn Austin	OTHER-Retired OTHER-Self Employed OTHER-Self Employed OTHER-USC OTHER-None OTHER-Santa Rosa Stone Inc OTHER-FIRED-Western Shotcrete	Retired Research Owner USC Microphone Boom Operator Owner Mechanic	0 0 0 0 0	Fiancee	0 0 0 0 0 0		0 0 0 0 0 0 0 5		
787 788 789 790 791 792 793 794 795	Wissenback Wissler Wong Woods Woods Wright Wright	Robert Catherine Chrissy Susan Joel Glenn Austin Kathleen	OTHER-Self Employed OTHER-Self Employed OTHER-Self Employed OTHER-USC OTHER-None OTHER-Santa Rosa Stone Inc OTHER-FIRED-Western Shotcrete OTHER-Thomas Paradiso	Retired Research Owner USC Microphone Boom Operator Owner Mechanic Caregiver	0 0 0 0 0 6	Fiancee	0 0 0 0 0 0 0		0 0 0 0 0 0 0 5		
788 788 790 791 792 793 794 795	Wissenback Wissler Wong Woods Woods Wright Wright Wright Wymaster	Robert Catherine Chrissy Susan Joel Glenn Austin Kathleen Eric Nancy	OTHER-Retired OTHER-Self Employed OTHER-Self Employed OTHER-Self Employed OTHER-None OTHER-Santa Rosa Stone Inc OTHER-FIRED-Western Shotcrete OTHER-Thomas Paradiso OTHER-Trimas Corporation OTHER-Retired	Retired Research Owner USC Microphone Boom Operator Owner Mechanic Caregiver Trimas Corporation NA	0 0 0 0 0 6 2	Fiancee	0 0 0 0 0 0 0 1		0 0 0 0 0 0 0 5 2		
787 788 789 790 791 792 793 794 795 796	Wissenback Wissler Wong Woods Woods Wright Wright Wright Wymaster Wymaster	Robert Catherine Chrissy Susan Joel Glenn Austin Kathleen Eric Nancy Jeff	OTHER-Retired OTHER-Self Employed OTHER-Self Employed OTHER-USC OTHER-Wone OTHER-Santa Rosa Stone Inc OTHER-FIRED-Western Shotcrete OTHER-Thomas Paradiso OTHER-Trimas Corporation OTHER-Retired OTHER-Unemployed	Retired Research Owner USC Microphone Boom Operator Owner Mechanic Caregiver Trimas Corporation NA N/A	0 0 0 0 0 6 2 0	Fiancee	0 0 0 0 0 0 1 0 0		0 0 0 0 0 0 0 5 2 0 0		
787 788 789 790 791 792 793 794 795 796	Wissenback Wissler Wong Woods Woods Wright Wright Wright Wymaster	Robert Catherine Chrissy Susan Joel Glenn Austin Kathleen Eric Nancy	OTHER-Retired OTHER-Self Employed OTHER-Self Employed OTHER-USC OTHER-None OTHER-Santa Rosa Stone Inc OTHER-FIRED-Western Shotcrete OTHER-Thomas Paradiso OTHER-Trimas Corporation OTHER-Retired OTHER-Retired OTHER-VIV	Retired Research Owner USC Microphone Boom Operator Owner Mechanic Caregiver Trimas Corporation NA	0 0 0 0 0 6 2 0	Fiancee	0 0 0 0 0 0 1 0 0		0 0 0 0 0 0 0 5 2 0		
787 788 789 790 791 792 793 794 795 796 797	Wissenback Wissler Wong Woods Woods Wright Wright Wright Wymaster Wymaster	Robert Catherine Chrissy Susan Joel Glenn Austin Kathleen Eric Nancy Jeff	OTHER-Retired OTHER-Self Employed OTHER-Self Employed OTHER-Self Employed OTHER-None OTHER-Santa Rosa Stone Inc OTHER-FIRED-Western Shotcrete OTHER-Thomas Paradiso OTHER-Thomas Paradiso OTHER-Timas Corporation OTHER-Retired OTHER-Unemployed OTHER-Unemployed OTHER-PIV OTHER-FIRED-NCA-OTHER-Unem	Retired Research Owner USC Microphone Boom Operator Owner Mechanic Caregiver Trimas Corporation NA N/A NA	0 0 0 0 0 6 2 0	Fiancee	0 0 0 0 0 0 1 0 0		0 0 0 0 0 0 0 5 2 0 0	Eugene Jones	
787 788 789 790 791 792 793 794 795 796 797 798	Wissenback Wissler Wong Woods Woods Woods Wright Wright Wright Wymaster Wymaster Wymaster Yancey	Robert Catherine Chrissy Susan Joel Glenn Austin Kathleen Eric Nancy Jeff Noel Estelle	OTHER-Retired OTHER-Self Employed OTHER-Self Employed OTHER-USC OTHER-None OTHER-Santa Rosa Stone Inc OTHER-FIRED-Western Shotcrete OTHER-Trimas Paradiso OTHER-Trimas Corporation OTHER-Retired OTHER-Unemployed OTHER-P/V	Retired Research Owner USC Microphone Boom Operator Owner Mechanic Caregiver Trimas Corporation NA N/A NA Water Treatment Plant Operator	0 0 0 0 0 6 2 0 0 0	Fiancee	0 0 0 0 0 0 1 0 0 0 0 0 0		0 0 0 0 0 0 0 5 2 0 0 0	Eugene Jones	
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#	Last Name	First Name	Employer	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents i.e., Elderly, Disabled, etc.	#
				ALL Dependents TOTAL							
					2607						
				ALL F2C Members							
					2816						
				ALL PLAINTIFFS & DEPENDENTS TOTAL							
	*Knox is the F	ounder of Firefig	ghters4Freedom and is coordinating	accretion of F4F members exceedin	g 1000 employ	ees plus their depender	nts hereto				
	OTHER* P/V	is "Pending Veri	fication"								

APPENDIX "B"





Join our lawsuit & sign our petition to FIGHT vaccine mandates, mask mandates & medical passports being unjustly imposed in LA City, LA County, and the State of California

Join this fight immediately to help protect your job and your family members. Read, understand & sign our petition to help stop Vaccine Mandates, Mask Mandates & Vaccine Passports in the City & County of Los Angeles, and the State of California.

By my signature below, I believe in the SOVEREIGN RIGHTS guaranteed by the United States Constitution & the State of California's Constitution. I understand and wish to secure my rights and (if applicable, the rights of my family, children and dependents, including the right to privacy and to have exclusive dominion over my (our) own body(s), particularly with respect to health care decisions.

Therefore, I affirm that I oppose any and all mandates regarding forced unethical Covid-19 mandatory vaccinations, mandatory vaccination policies, mandatory passports, mandatory testing and mandatory masking, for myself, my children / dependents (if applicable), and all other public and private sector employees in the City and County of Los Angeles, let alone elsewhere in the State and throughout the United States.

By signing this petition, I agree to allow my name, job classification and if applicable, union affiliation, to be used in court litigation, if necessary. If I have shared personal circumstances on this Website that I would want communicated publicly, i.e. Vaccination Adverse Events and whether I have experienced the effects of shedding of the Spike Protein, then I agree that those details may be revealed to the public, the media and to judicial officers to demonstrate the compelling urgency to enjoin the mandates agreed to by the City and County of Los Angeles, and other public and private sector Employers in California and throughout the United States. As some of us are aware, it has been a matter of life or death, or debilitating illness from which full recovery is not yet known. I categorically oppose any form of discrimination or retaliation which has been threatened or will soon be issued. I urge the very politicians who have adopted these mandates to extend all deadlines until a proper education from medical professionals, including pathologists, and scientists, can be heard about the consequences of Covid vaccinations, testing and masking. I find it highly offensive that the President of the United States, Joseph Biden, has announced that federal employees and the military, as well as all employees of Employers who receive federal monies must comply, yet Congress and their staffs, as well as Postal Workers and federal court employees need not comply.

I firmly believe that all threats of intimidation, regardless of the source, must cease since dedicated employees are being threatened with disciplinary action, ranging from reprimands and counseling to suspensions and terminations, to announcements that promotional opportunities and training will be withheld from the unvaccinated or employees perceived to be noncompliant. These threats, including reminding an employee that he/she has less than a day to take the first "jab" is itself inherently coercive. Likewise, intended actions to surcharge wages for testing the unvaccinated effectively repeals the living wage, minimum wage and prevailing wages that California has stood for, at a time when the testing itself has proven to be unreliable. Not only do the mandates seriously undermine the stability of the workplace, but the mandates and passport schemes are disruptive of our communities and threaten the wellbeing of our families, our children and grandchildren as well as ourselves. This form of invidious discrimination must stop.

Name John Smith

Petition Signer Email johnsmith@email.com

Phone 5554443333

Address: 123 Main St., Heaven, CA, 90000

5h mil

Present Employer LA City

Signature

Dated:12/03/2021

APPENDIX "C"

1 APPENDIX 'C' Cover Sheets to Spreadsheets

APPENDIX "C" ALPHABETIZED LISTING OF SPREADSHEETS AND SPREAD SHEETS OF CITY EMPLOYEES

NEIL STILLER; TRACY BARON; GABRIEL DOYLE; SANTIAGO ENRIQUEZ; BRYAN EPSTEIN; ADRIAN GAUTHIER; CRISTIAN GRANUCCI; DAVID GUNTHER; ISAAC HERNANDEZ; CHRISTOPHER KEY; AMBER LESLIE; ISABEL MAROUEZ: EDWARD MITCHELL: RAY MOILANEN: HAROLD RAPHAEL: MAYRA B. RAYA CRUZ; GARY ROGERS; WILSON TURNER; TODD TYLOCH; NICHELE WEATHERFORD: JOSEPH ZEICHICK: DAVID AASE: MARIA ABARCA: ERIK ACEVEDO; FRANCISCO ACEVEDO; DAVID ACOSTA; DAMIEN ACUNA; MICHAEL ADAMS; MICHAEL ADAMS; MICHAEL ADAMS; ROBERT ADAMS-SUMMERS; YVETTE AGRUSA; FRANK AGUIAR; CECILIA AGUILAR; KEVIN AGUILAR; ROBERTO AGUILAR; A. AGUSTIN; EDUARDO AGUSTIN; CHAMILA AHANGAMA LIYANGE; KURT AIKEN; ARMAN AKSERELIAN; EVLIN AKSERELIAN; MALCOLM ALARCA; DAVID ALARCON; STEVEN ALCANTAR; JAVIER ALDACO JR; JULIO ALFARO PUEBLA; BRANDON ALGORRI; MARGIE ALGORRI; RAY ALGORRI; KRISTEN ALLEGRANZA; DWAYNE ALLEN; MATTHEW ALLEN; MARIA ALVA; NEAL ALVA; MATTHEW ALVA; ERIK ALVARENGA: JOSE ALVAREZ: DAVID ALVAREZ: JOSE AMADOR: SERGIO AMARO; AIMEE ANAYA; KYLE ANDERSON; MATTHEW ANDERSON; KRISTA ANDERSON; KYLE ANDREW; GERARD ANGE'; DIANE ANGOTTI; FELIPE ANGUIANO; JOSEPH ANTHONY KAHOKUOKALANI GRASA; MICHAEL APPEL; JORGE ARANDA; CLIFTON ARBUCKLE; YCHELLE ARBUCKLE; DEMETRIUS ARDUINI; RICHARD AREBALO; CARLOS ARGUMEDO; JOSE ARMANDO; MICHAEL ARNAL; NICHOLAS ARNDT; BENJAMIN ARNOLD; LIZZA ARREDONDO; JESUS ARREDONDO; ZACHARY ARREDONDO; WILLIAM ARRIOLA; DENNIS ARTZER; TIM ASHJIAN; JACOB AVALOS; NICOLAS AVILA; JULIAN AVILES; SCOTT AXLINE; FRANCISCO AYALA; RAMZY AYOUB; SARAH AZIZ; GORDON BACHMANN; JOSEPH BACHMANN; FADI BADER; HAGOP BADOSSIAN; MATTHEW BAILEY; SEAN BAKER; TREMAIN BAKER; BRYAN BAKER; KARL BAKER; ALFREDO BALANDRA; JUSTICE BALDWIN; BERTRAND BALL; FRANCIS BALLEZA; HESHAWA BAMUNUARACHCHI; NICOLE BANKS; DAVID BANUELOS; RODOLFO BARAJAS; EDWARD BARKLEY; DESMOND BARLOW; JUSTIN BARNES; ZACHARY BARNES; KAREN BARNETT; FERNANDO BARRAZA; KEITH BARRETT; STEVEN BARRETT; JESSE BARRIENTOS; MIKIESHA BARTON; DAVID BASCO; CARIN BATISTA; LORENA BATRES; JAIRO BAUTISTA; LENA BEDIK; CURT BEDLION; ERIC BEEBE; FORREST BELL; UVALDO BENAVIDES; DAVID BENITEZ; MIKE BENZ; THOMAS BENZ; EDUARDO BERMUDEZ; RYAN BERNALDO; ROD BETANCOURT; DAVID BEVINGTON; DANNY BICKEL; DANNY BICKEL; STEPHEN BIGGERSTAFF; STEPHEN BINGHAM; JEREMY BINION; NICHOLAS BIRNBAUM; J. BIROS; AARON BISHOP; JOSEPH BITTNER; ELVA BIZZELL; TERRANCE BLACK; RUSSELL BLAKE; THOMAS BLEDSOE; JAMES BLUMENTHAL; ZACHARY BOARDMAN; MICHAEL BOCHEY; ROBERT BOEN; VICTOR BOLANOS; DAVID BOLOG; VIORELL

BOLOG; DAMARIS BONFFIL; YUMIKO BONILLA; JOE BOSCO; DANIEL BOTTON; HAROLD BOUDREAUX; JACOB BOUDREAUX; BARRY BOUGHAMER; PHILIP BOULWARE; ROBERT BOULWARE; DAMON BOWDEN; JOSEPH BOWLING; JULIE BOYKINS; MICHAEL BRADLEY; MORGAN BRADLEY; MARTIN BRADLEY: BRIAN BRADY: JOSEF BRAY-ALI: JAMES BREWSTER: JAMES BREWSTER; GREGORY BRICE; SCOTT BRIGGS; KYLE BRIGGS; HERIBERTO BRITO; JANE BRITTEN; JAMES BROCKMAN; EDWARD BROCKSCHMIDT; CHARLES BRODOCK; BRYAN BROOKS; CHASE BROWN; NATHAN BROWN; CHARLES BROWN; JOSHUA BROWN; ARNITA BROWN; DION BRUMFIELD; CRANSTON BRYANT; JOSE BURGOS; LOUIS BURKE; VARTAN BURSALYAN; JOSH BURTON; RICK BUTLER; WILLIAM BUTTERFIELD; KENNETH BUYARD; ANTHONY BUZZERIO; DALE BYBEE; LEO BYRNE; CHRISTINE CABABARO; ANGEL CABRERA; PHIL CACHON; TRAVIS CADORET; JOSEPH CALDERON; DAVID CALDERON; DAVID CALDERON; VINCENT CALDERON; JOHN CALLAHAN; CHRISTOPHER CAMACHO; LISHA CAMARENA; VALERIE CAMERON; DAWN CAMERON; PHILIP CAMPANELLA; EDWARD CAMPBELL; ANTHONY CAMPBELL; KRISTI CAMPBELL,; JOSE CAMPOS; GRENADA CANADA; SCOTT CANDISH; COURTNIE CAPPELLO; MICHAEL CAPPELLO; LUIS CARBAJAL; JESUS CARBAJAL; JOHN CARDENAS; VINCENT CARLANDER; CHRISTINA CARLON; DAVID CARLSON; SHAWNA CARNES; CAROLINE CARPENTER; DAVID CARR; ARMANDO CARRANZA; JOHN CARTER; RONALD CARVAJAL; CAMILO CASAS JR.; JASON CASTELL; VINCE CASTILLO; RAYMOND CASTILLO; OSVALDO CASTILLO; FRANCISCO CASTRO; FRANK CASTRO; RICHARD CASTRO; ANDREW CASTRO; CORINA CASTRO; GEOVANNY CASTRO; FRANK CASTRO; MIKE CASTRUITA; JONATHAN CEBALLOS; OSCAR CENTES; RYAN CERDA; RAYMOND CERVANTES; TYLER CESSNA; JAIME CHACON; BONIFACIO CHAGOLLA; VICTOR CHAIDEZ; LOUIE CHAISSON; JONATHAN CHAMBERLAIN; FABIO CHAMNESS; TERENCE CHANG; JAVONNA CHARBONNET; BRENDA CHASTAIN; MAYRA CHAVEZ; ROBERT CHAVEZ; ISAAC CHAVEZ: LUIS CHAVEZ: DANIEL CHAVEZ: ELIOT CHEN: JAMES CHENG; STUART CHIAVASSA; JOSEPH CHILDRESS; RYAN CHILDS; DWAYNE CHRISTOPHE; ANDREW CHRISTOPHER; JASON CISNEROS; AMY CLARK; EDWARD CLARK; SCOTT CLARK; TED CLARK; MURIEL CLAROS; JASON CLASSIC; BETTYE CLAY; GARY CLIFT; DARREN COE; ROBERT COLE; CHASE COLEMAN; DOUGLAS COLFAX; NICHOLAS COLLINS; DEBORAH COLLUPY; JENNIFER COLÓN: KENNEY COMER: DAVID COMER: AMBER CONTRERAS: JASON CONTRERAS; KAREN COOGLE; RICHARD COOK; DARIN COOK; SHANE COONEY; BARBARA COONS; WADE COONS; MIKE COPE; MILO COPE; ANDREY CORDOVA; JOHNNY CORDOVA; FABIAN CORONA; SILVESTRE CORONEL; MANUEL CORRAL: ED CORRALES: ENRIQUE CORTEZ: ROBERTA COSTELLO: ROBERT COVER; TOM CREVIER; CHRISTOPHER CRISPINO; KRISTOFER CRISTALINAS; JASON CROCKETT; RYAN CROFT; CHAD CROUCHMAN; ALEX CROW; DALE CRUZ; IGNACIO CRUZ; PATRICK CRUZ; NESS CUA; MATT CULBERT; LARRY CULVER; WALTER CULVER; JOHN CUNHA; MICHAEL CUNNINGHAM; SCOTT CUPP; CHRISTOPHER CURTIS; ANDREW CWIAKALA; JUSTIN D'ALESSANDRO; DAVID D'SOUZA; JOHN DAHLENBURG; TRACY

DAILEY; MATTHEW DARWIN; NICHOLAS DASARO; OMAR DATARDINA; KEVIN DAUGHERTY; JOSEPH DAVID; DEBRA DAVIDIAN; CHAD DAVIES; DESHAILA DAVIS; HEATHER DAVIS; CODY DAVIS; DUSTIN DAVIS; JARED DAVIS; JUDE DAVIS; ABUL KASSEM DAVOODI; CURTIS DAWSON; STEVE DEBLASIO; DYLAN DEHEMMER: RICHARD DEHEMMER: CARL DEJAN: FRANCISCO DEJESÚS: GERALD DELACERDA; ARTURO DELACRUZ; HENRY DELACRUZ; HEIDI DELALUZ; JOSE V DELGADO; EFREM DELGADO; CHRIS DELLEFIELD; MARK DEMOTT; MARK DEMOTT; DAVE DESHONG; JACOB DEVENNEY; ETHAN DEWS; GARRITT DEYOUNG; SCOTT DEYOUNG; ANTHONY DIAZ; MARIO DIAZ; GABRIEL DIAZ; OMAR DIAZ; PEDRO DIAZ; CYNTHIA DIB; LUKE DIDONATO; MICHAEL DIEGO; RYAN DIEM; ENRICO DINAPOLI; LYNAY DIRDEN; BRADLEY DITZEL; RICHARD DOCKUS; KENJI DODSON; BRENT DOLAN; DMETRI DOMERICK; ALEX DONABEDIAN; TYREE DONALDSON; JOSEPH DORNOFF; DENNIS DORSEY; JOSEPH DOSS; FRANCIS DOYLE; FRANCIS DOYLE; DANIEL DOYLE; MATTHEW DOYLE; PAUL DOYLE; TREVOR DRAKE; EBEN DREWS; LARRY DUKE; DOUGLAS DUNCAN; MICHAEL DUNCAN; RUSSELL DUNCAN; CARL DUNHAM; DEVON DUNHAM; JOHN DUNMIRE; JEFFERY DURAN; MARK DURAN; RAYMOND DURAN; BRIAN DURAN; KEVIN EASTON; JEFFREY EASTON; FRANK EATON; RYAN EBBAT; EDGAR ECHEVERRIA; DANIEL EDER; SUSAN EDWARDS; KEVIN EGIZI; MARK EGIZI; JOSHUA ELDER; ALEXANDER ELIAS; JOHN ELLICO; CLIFFORD ELLIS; TYLER ELMORE; YOLANDA ENGLISH; GAREN ERDOGLYAN; CARLOS ESCOBAR; ROBERTO ESPARZA; JOANNA ESPERIAS; YESENIA ESPINOZA; ARMANDO ESPINOZA; JACQUELYN ESTRADA; RAMON ESTRADA; GUADALUPE ESTRADA JR; MORGAN EVANS; DAVID EVERHART; CAJETAN EZIRIM; DAVID FABELA; ROBERT FAIRBANKS; CECIL FAIRCLOTH; MOMTY FANNING; ARTURO FARIAZ; BRIAN FARRIS; ALEXANDER FAVELA; DOMINICK FECHSER; DUSTIN FEDANCE; FRANCISCO FERNANDEZ; DANIEL FERRARI; RAPHAEL FERRER; ANTHONY FERRO; ARMANDO FIMBREZ; JASON FISCHER; ANTHONY FISH; ADAM FISHER; ADAM FISHER: ERIC FISHER: MICHAEL FLEMING: HECTOR FLORES: CHERISE FLORES; JAMES FOGLE-GIANGREGORIO; JONATHAN FONTI; JAMES FORBES; JOSHUA FORBEY; NICK FORD; JASON FOSTER; ANCEO FRANCISCO, JR; TOMMY FRANCO; JASON FRANK; BRETT FRANKLIN; BRANDON FRERE; JUSTIN FREY; WAYNE FROST; CONSUELO FUENTES; RYAN FUETTE; TYSON FURUBOTTEN; JERRY G; ARMANDO GABALDON; GIA GAITAN; JORGE GALDAMEZ: ARMANDO GALLARDO: LEONARD GALLEGOS: EDMUNDO GALLEGOS; CESAR GALVEZ; DAMARIS GALVEZ; CHAD GALVIN; JESSE GAMBOA; KAREN M GANT; KELLY GARCIA; DAVID GARCIA; ADAM GARCIA; ALEJANDRO GARCIA; ALEX GARCIA; FERNANDO GARCIA; GEORGE GARCIA; VINCENT GARCIA: ALFREDO GARCIA: ALFREDO GARCIA: TIM GARDNER: ROBERT GARRETT; ANTHONY GARRY; VALDEMAR GARZA; FRANCISCO GAXIOLA; JACOB GAYTAN; SIERRA GEARHART; KEVIN GELINAS; CHRISTOPHER GENTRY; FRANK GERATY; WILLIAM GERDON; KRISTOPHER GIACOMA; MARIO GILBERT; LORI GILLEM; KENT GILMORE; LAREISHA GIPSON; ABEL GIRON JR; JOSEPH GLEASON; PATRICK GLEASON; LEO GLEYO; SHANNON GLOVER; JAMES GOETZE; DIANE GOHL; LAWRENCE

GOLDBECK; BRIAN GOMEZ; NICHOLAS GOMEZ; PABLO GOMEZ; TIMOTHY GONZALES; MARIO GONZALES; ERNESTO GONZALEZ; ESTRELLA GONZALEZ; JAIME GONZALEZ; RAMON GONZALEZ; RICARDO GONZALEZ; JACQUELINE GONZALEZ PENA; SUSAN GOODWIN; JOHN GOODWIN; CARLY GORDON; SAMUEL GRAHAM: ROGELIO GRAJEDA: JONNIE GRESLIE: MIKHAIL GRICHANYUK; JAMES GRIJALVA; BARBARA GRISHAM; DANIEL GROUT; JENNIFER GRUENEWALD; JON GUENTHER; ANTHONY GUERRERO; CHEISTOPHER GUEVARA; MICHAEL GUILHERME; ROLAND GULKE; CLAIRE GUTIERREZ; ANGELICA GUTIERREZ; FERNANDO GUTIERREZ; JOSE GUTIERREZ; JOSUE GUTIERREZ; JULIO GUTIERREZ; DANIEL GUTIERREZ; JOSEPH GUTIERREZ; ROCIO GUTIERREZ; KYLE GUYOT; BRIAN GUZEL; FELIZ GUZMAN; BERT GUZZETTI; DAVID HAERLE; CASEY HAHAJ; NICK HALE; TIMOTHY HALL; JEFFREY HALSTEAD; JEFFREY HAMILTON; JEREMY HAMMOCK; CHASE HANCHETT; JOHN HANLON; AARON HANSEN; ANTHONY HARANG; MAYRA HARB; GARY HARDY; ERIC HARMS; STEVEN HARO: JASON HARO; JAMES HARPER; CHARLES HARRELL; MARY HARRINGTON; AARON HARRINGTON; JEFFERY HARRIS; RYAN HARRISON; ROBERT HARVEY; CODY HASS; ANITA HAYDEN; MICHAEL HAYES; CHRISTY HAYS; DEREK HEAGY; JAMES HEIBERG; FREIDA HELLER; NATHANIEL HELTON; LARRY HENDERSON; ROSS HENDRICKS; ROSS HENDRICKS; ROBERT HENRY; JAMES HEREDIA; JAMES HERNANDEZ; JOVANNA HERNANDEZ; MANUEL HERNANDEZ; MICHAEL HERNANDEZ; CHRIS HERNANDEZ; JAIRO HERNANDEZ; OSCAR HERNANDEZ; OSCAR HERNANDEZ; PAUL HERNANDEZ; RICHARD HERNANDEZ; ANTHONY HERNANDEZ; RIOBEC HERNANDEZ; MIGUEL HERNANDEZ; ELIJIO HERNANDEZ; CATALINA HERRERA; ISABEL HERRERA; JOSEPHINE HERRERA; JOSEPHINE HERRERA; ROBERT HERRERA; JAMES HERRINGTON; JACOREY HERRON; STEPHEN HISERMAN; CHRIS HITT; BRYAN HOCKING; DAVID HOLLAND; KENNETH HOLLOWAY; MAURICE HOLTON; MAURICE HOLTON; TROY HONEYCUTT; JHIMAL HOUSE; PERTSH HOVAKIMYAN: DAVID HOYT: LEE HUMPHREY: GEORGETTA HUNTEN: JOHN HUNTER; MARC HUNTER; COREY HUPP; JEFF HURLEY; MICHAEL HUSSEIN; BILL HUSTON; SERAFINO IANNOLO; BRAD IBANEZ; ELISA IBARRA; ERIC ISAIAS; EDWARD JACEK; JEREMY JACK; DAVINA JACKSON; ANTHONY JACKSON; BRITTNAE JACKSON; GEORGE JACKSON JR; PAUL JACOBS; JOE JACOBS; ERIK JACOBSEN; RAUL JAIME; SCOTT JAMES; DANNY JAMIL; DAVID JAMIL: KANDYCE JELKS: DEON JENKINS: JASON JENKINS: ROBERT JENKINS: JESSICA JIMENEZ; SUSAN JIMENEZ; DANIEL JIMENEZ; JORGE JIMÉNEZ; BILL JOHNS; ANTHONY JOHNSON; LISA JOHNSON; ANTHONY JOHNSON; KENNETH JOHNSON; RANDY JOHNSON; JOHNNY JONES; CHRISTOPHER JONES; LEON JONES: MICHAEL JORDAN: SANTOSHA JOSEPH: ARTHUR JUAREZ: DAVID JUAREZ; ELIZABETH JUAREZ; RICHARD JUAREZ; ULISES JULIO; RICHARD JUNOR; APRIL KAGAWA; GARAN KAMA; EUGENE KANG; DAVID KARLSSON; MICHAEL KARSTEN; TERESA KAUL; TANNER KEELER; CHRISTIAN KEESLER; MICHAEL KELLER; RICHARD KEMENY; JUSTIN KENT; ROBERT KERSHNER JR; TIMOTHY KEY; STELLA KHASHAKYAN; ROBERT KILPATRICK; YANG KIM; JANET KIM; DAVID KIRBY; JOSHUA KISS; PATRICK KITRATNEE; CURT

KLAFTA; DONNA KLESZCZ; JOHN KLINGENSMITH; JOHN KNOX*; MIKE KNUDSON; SCOTT KOBAYASHI; ORLIN KOEHMSTEDT; GLEN KRATKIN; THOMAS KRAUS; GREGORY KRING; BRANDON KRONER; GREG KUHLMAN; CRAIG KUNESH; SEBASTIEN KUPIEC; SEBASTIEN KUPIEC; ARTHUR KURKOWSKI: KENNETH KUROWSKI: CHRISTOPHER KUZMICZ: JOSE L: CRYSTAL LA; CRYSTAL LA COUR; KAREEM LACEY; MICHAEL LADUE; DAVID LAKE; CHAD LAMACCHIA; CHERIE LAMB-GUTIERREZ; RYAN LAMBERT; MICHAEL LANDIS; ROBERT LANE; ERIC LANG; PAUL LANGBEHN; ROGER LANGDALE; ALLEN LANUZA; DANIEL LARA; DANIELA LARA; FRANK LAREZ; ALEJANDRA LARIOS; RYAN LAUFER; JOSEPH LAWRENCE; MARIO LAWRENCE GONZALES; VE LE; ADAM LEDESMA; JAMES LEE; MATTHEW LEE; LINH LEE-NGO; GREGORY LEEDOM; TROY LEHMAN; DAVID LEMMOND; CAMILO LEON; JUAN LERMA; SPENCER LEWIS; JOHN LIBBY; JOHN LIBBY; MALAQUIAS LIMON; KEVIN LIN; DARREN LIPP; FREDERICK LIRA; TROY LJUBICH; RAUL LLAMAS; PLO; MICHAEL LOGAN; BRIAN LOMELI; RONNIE LOMELI; LUIS LOPEZ; CARLOS LOPEZ; SEAN LOPEZ; DANIEL LOPEZ; ALEJANDRO LOPEZ; FRANK LOPEZ; JESUS LOPEZ; RUBEN LOPEZ; TIMOTHY LOPEZ; HUGO LOPEZ ; KEITH LORD; RONALD LORD; DOUGLAS LOUTHAN; ROBERT LOVE; DAVON LOWERY; RICHARD LOWRY JR; RICARDO LOZANO; RUTH LUAFAU; KAREN LUCERO; SHAWN LUDLOW; RICARDO LUEVANO; ROBERT LUJAN; DAVID LUNA; KENNY LUNA; RAYMOND LUSSIER; JOSEPH MABERTO; RODRIGO MACIAS; VITO MACIEL; ERVIN MACKLIN; MARLON MAGANA; JOHN MAHONEY; RONALD MAKEE; RUBEN MALDONADO; CHRISTOPHER MALRAY; EDUARDO MANCILLAS; MATTHEW MANDLE; LARRY MANFRE; ELLEN MANNATT; BROOKE MANQUEN; STEVEN MARIN; ANTHONY MARKS; JASON MARQUEZ; DANIEL MARQUEZ; LUKE MARQUIS; TANNER MARSEY; EDER MARTEL; BRIAN MARTIN; MICHAEL MARTIN; NICHOLAS MARTIN; SCOTT MARTIN; DAVID MARTINEZ; JUNIOR MARTINEZ; ROBERT MARTINEZ; CARLOS MARTÍNEZ; ROBERT MARTINEZ III; ARMAN MARTIROSSIAN; REYNALDO MASANGKAY: DAVID MATA: MAURICIO MATA: ULISES MATAMOROS; GREGORY MATCHIE; CLARENCE MATTHEWS; SEAN MATTHEWS; MIKEL MATTISON; JOSEPH MAYER; EDUARDO MAZARIEGO; JAMES MCCAFFERTY; SEAN MCCARTHY; WILLIAM MCCASLIN; BRENT MCCAULEY; KAREN MCCOY; RASHAWN MCDADE; KENNETH MCDONALD; JOSEPH MCDONALD; MICHAEL MCDONALD; MICHAEL MCGRADY; WILLIAM MCGROARTY: JOSEPH MCGUIRE: PATRICK MCKAY: JASON MCKAY: ROBERT MCKNIGHT; CURT MCMILLON; JAMES MCMURRY; ERIN MCMURTRIE; JOHN MCMURTRIE; DAVID MCRAE; JAKE MCVEY; DANIEL MEADOWS; RYAN MEDINA; ROBERT MEISTER; ROBERT MELL; ARTHUR MELLINGER; ERICK MENDEZ: GUILLERMO MENDEZ: RODRIGO MENDEZ: RODRIGO MENDEZ: GABRIELA MENDO; DANIEL MENDOZA; SIGFREDO MENENDEZ; SEAN MERGEL; CHARLES MESSER; TRAVIS MESSNER; MICHAEL METZ; DAVID MEYER; LUIS MEZA; CHRIS MILLER; MICHELE MILLER; RYAN MILLER; STEWART MILLER; JARROD MILLS; JEFFREY MILLS; PETER MILLS; VICTORIA MINETTA; SANDRA MIRANDA; CRYSTAL MOLINA; CHRISTIAN MOLINA; ANDREW MOLINAR; MICHAEL MONDRAGON; SEAN MONROY; JOSE

MONTERO: FRANK MONTERO: RAYMOND MONTES: ROBERTO MONTES: TAWNY MONTES; JAMES MONTOYA; RUBEN MONTOYA; VEREL MOON; RUSSELL MOORE; CHRISTIAN MORA; LOUIE MORALES; PRESTON MORALES; RICHARD MORALES; JOSE MORENO; ALEX MORENO; GERALD MOREY; COREY MORGAN: JASON MORGAN: KEN MORGAN: DANIEL MORLEY: DAVID MORQUECHO; ERIKA MORRIS; ROGER MORRIS; MARIO MOSESMAN; DAINA MOSICH; JOSE MOTA; RICHARD MOUNT; SAMANTHA MUHAMMAD; RYAN MULLANY; MICHAEL MUNIZ; ERIK MUNOZ; JAMES MURAOKA; CAROLINA MURILLO; OCTAVIO MURILLO; ATANACIO MURILLO; SONIA MURILLO; ALAN MURRAY; RANDY MUSHINSKI; SARAH NAGEL; LYNDSAY NAISH; DANIEL NAVA; KRISTI NAVARRO; MICHAEL NAVARRO; FRANCIS NAVARRO; PHILLIP NEFAS; DAVID NEVAREZ; BRYAN NEWON; TIM NEWSOM; TONY NGUYEN; CHAD NGUYEN; SEAN NICKLAW; ERIK NIELSEN; JOHNNY NIEMAND; ADRIAN NIEVES; VALERIJS NIKOLAJEVS; BRIAN NOBLE; TERESA NOLAN; JAMES NORDOUIST: WILLIAM NORRIS: FRANK NUA: SUNNY NUNEZ: GABRIEL OBESO; LAURA OBREGON; NICHOLAS OBREGON; JOSE OCHOA; RENE OCHOA; JEFFERY OCHOA; EDUARDO OCHOA JR; FRANK ODOM; DAVID OJEDA; JAMES OKRAY; JEAN-CLAUDE OLIVIER; ERNESTO ONATE; THOMAS ORMES; JOSE ORNELAS; VENTURA OROZCO; JESUS OROZCO; LUIS ORTEGA; WILLIAM ORTEGA; JEREMY ORTH; ALBERT ORTIZ; ANTHONY ORTIZ; TERRY OSIER; CALEB OSTROM; ANTONIO OUSHANA; AMY OVERS; AARON OWEN; RAYMOND PACHECO; SHAHJAHAN PACHECO; WAYNE PADELFORD; GILBERT PADILLA; TIMOTHY PAGE; MICHAEL PAGLIUSO; JOSEPH PALACIO; MATTHEW PALACIOS; CONSTANTINO PALMOUTSOS; PEARL PANTOJA; MARION PARAISO; TERRI PARKER; KYLE PARLEE; MARIN PARRA; JACKIE PAVIA; JERRY PAVIA; JOHN PEDEN; BRIAN PELOQUIN; JOSEPH PEMBERTON; GLENDA PENATE; FREDY PERALTA; RENE PERALTA; JOSHUA PERELLI-MINETTI; CARLOS PEREZ; ALBERTO PEREZ; ANTHONY PEREZ; WALESKA PEREZ; ANDREW PEREZ; EVERARDO PEREZ; GEORGE PEREZ; GEORGE PEREZ: GEORGE PEREZ: IGNACIO PEREZ: JESUS PEREZ: JOSEPH PEREZ: KENDRICK PEREZ; OMAR PEREZ; VINCENT PEREZ; JOSE L PEREZ; TONY PEREZ; DAMIEN PEREZ; GANNON PETERS; STEVEN PETERS; CLINTON PETERSON; CHRISTINE PETERSON; SHAUN PETRILLO; COSMIN PETRUESCU; MICAH PHILLIPS; GARRY PIATT; MICHAEL PIATT; FRANCIS PIAZZA; RENE PIEDRA; JEREMIAH PIERCE; OSCAR PINA; FERNANDO PINO; PAUL PIOTRASCHKE: ROBERT PISCHEL: ELMA POLSON: PHILIP PONS: DAVID PORTER; GABRIEL PORTUGAL; STEVEN POST; DIANA POWELL; JASON POWELL; JASON POWELL; THOMAS PRECIADO; CICILY PREER; JADA PRESSLEY; JACQUILYN PRESTON; SEAN PRIAN; ANDREW PRINCE; NEAL PROCHOREN: RICHARD PROVENCIO: RICHARD PUELS: RAMIRO PUHAWAN: ALEJANDRO PULIDO; LUPE PULIDO; JORDAN PURRINGTON; DANIEL **OUATERNIK; BRYAN OUICK; ROGELIO OUILES; FERNANDO OUINTANILLA;** ALYSSA QUIROS; DANIEL QUIROS; ROQUE QUIROZ; MIKE RAGAN; SAIF RAHIMUDDIN; JOHN RAILING; ROBERT RAKER JR.; KRESHELL RAMEY; CLAUDIA RAMIREZ; MARTHA RAMIREZ; ALBERT RAMIREZ; ANTHONY RAMIREZ; ART RAMIREZ; JUAN RAMIREZ; KEVIN RAMIREZ; GEORGE

RAMIREZ: JAVIER RAMON: CARLOS RAMOS: TRAVIS RAPPLEYE: JEFFREY RATCLIFF; RICHARD REA; ANTHONY REALE; KYLE REDMOND; SHAUN REDMOND; BRIAN REED; CHAD REESE; EVERETT REESE; ZIA REHMAN; GARY REISER; RICHARD REISNER; JESS REMP; VICTOR RENZELMAN; ALONSO REYES: JAMES REYES: RYAN RICE: JARRED RICH: SUSAN RICH: ROCHELLE RICHARDSON; RYAN RICKFORD; MARTIN RICO; DAVID RIFKIN; SCOTT RIGDON; EMILIO RIOS; DAVID RIOS; EDGAR RIOS; SEAN RIOS; JESSE RIVAS; OSCAR RIVERA; SALVADOR RIVERA; GABRIEL ROBLES; RICHARD ROBLES; JAMES ROBLES; GENE ROCHA; RUDY ROCHA; DANELLE RODARTE; ROY RODRIGUEZ; TYGER RODRIGUEZ; CONRAD RODRIGUEZ; JOSE RODRIGUEZ; LUIS RODRIGUEZ; JOSEPH RODRIGUEZ; CHRIS RODRIGUEZ; FILIBERTO RODRÍGUEZ; ALAN ROMERO; CARLOS ROMERO; GEORGE ROMERO; RICARDO ROMO; MICHELLE ROMPAL; RALPH RONDA; JOSEPH RONGE; RICO ROSAS; DUSTIN ROSE; KIMBERLY ROSE-MCCASLIN; ANDREW ROUTT; KIRK RUGRODEN; JUAN RUIZ; MARY ANN RUIZ; GUADALUPE RUIZ; TIMOTHY RUPP; STEVEN RUSSELL; MARIO SABORIO; ANDRES SAENZ; MARIO SAGGIANI; DIEGO SAIZA; JOSE SALAS; MARTIN SALAZAR; MANUEL SALCIDO; ARMANDO SALGADO; EFRAIN SALGADO; JEFFREY SALLEE; ERIC SANCHEZ; CHRIS SANCHEZ; DENNIS SANCHEZ; JESSE SANCHEZ; PATRICK SANCHEZ; URIEL SANCHEZ; FERNANDO SANCHEZ; JAMES SANDERS; NICHOLAS SANDOVAL; JOE SANTA MARIA; JENNIFER SAPONE; MICHAEL SARABIA; FRED SARDISCO; JAZMINE SAUCEDO; PATRICK SAUMUR; MATTHEW SAUNDERS; DANE SAUNDERS; JASON SAUNDERS; DARREN SCHAMBER; MICHAEL SCHAUER; ALBERT SCHEY; BRIAN SCHRIEBER; DAVID SCHROEDER; DAVID SCOBIE; JAMES SCOTT; ROB SCOTT; CALEB SCRIVENS; MICHAEL SEERS; STEVEN SEITZ; KRIKOR SEMERDJIAN; DJEFFRY SEMPELSZ; GEORGE SERHAL; AUGUSTINE SERNA; TERESA SERRATO; FAUSTO SERRATOS; RYAN SEVERING; EDDIE SEZATE; MIKE SHAHIN; JEFFREY SHANAPHY; RENELL SHAW; ROBERT SHAW; DEMETRIUS SHAW; OLIVIA SHAYESTEH; JASON SHELEY: SHAWN SHEPHERD: PATRICK SHEPHERD: SCOT SHIERS: SCOT SHIERS; ANDREW SHIN; DAVID SHUBIN; ROBERT SHUTTY; JOHN SICHMELLER; ARTURO SIERRA; PATRICIA SIGALA; ASAPONG SIMASINGH; MARK SIMON; KRISTINA SIMPSON; JESSE SKELTON; BRANDON SLATTERY; SCOTT SLEE; PAUL SLIVCHAK; SCOTT SMALLWOOD; DERRICK SMITH; MICHAEL SMITH; YVETTE SMITH; GLENN SMITH; HARRY SMITH; JEFFREY SMITH: JOHN SMITH: JOEL SMITH: MARTON SNOW: JEREMY SOLAR: MIKE SOLIS; MARIO SOLIZ; KEVIN SOLON; SAMUEL SOSA; MARK SOTO; NANCY SOTO-HERRERA; EARL SPEIGHT; DANIEL SPENCER; ANNE SPURGEON; TODD ST JOHN; ANDREW ST.; JEFF STADDEN; JOSH STAUDINGER; ERIC STEIGER; JAMES STEPHENS: DOYLE STEPP: FRANK STEWART: MARK STILL: CHRISTOPHER STINE; LAVON STONUM JR; JOSHUA STRAHAN; JOSEPH STRAUCH; BRANDEN STRAUSS; ERIC STRAWN; RYAN STRAWN; CRAIG STUDENKA; STEVE SUAREZ; JONATHAN SULLIVAN; SEAN SULLIVAN; MATTHEW SUMMERS; DANIEL SUSCA; STEFAN SUTVAJ; ERIK SWEET; ROBERT SYMONS; NISHAN TADIAN; PETER TAGLIERE; DAVID TAIT; CHRISTINE TAKESSIAN; RICHARD TANGUAY; JASON TAPERT; LUIS TAPIA;

IAN TARANGO: LENA TASHJIAN-BEDIK: MARC TAVERA: CARRIE TAYLOR: ALICIA TAYLOR-COOK; TRAVIS TEAL; HECTOR TEJADA; RAUL TELLES; ANNAKA TELLES; RAUL TERUEL; FLETCHER TESTA; JASON TETER; JOHNNY TEXEIRA; SAW THAW; JOHNATHAN THEODORE; COREY THIBAULT; PAUL THOMAS: AARON THOMPSON: RICHARD THOMPSON: RODGER THORNBURG: ROBERT THUESEN; JAMES TILCH; TONY TILLEMANS; GILBERTO TINAJERO; KAREN TISDALE; GEORGE TOLAR; NICHOLAS TOLIVER; PATRICK TOOLIS; ANDRES TOPETE; MARK TORRES; REYNALDO TORRES; GERARDO TOSCANINI; JACK TOUFENKCHIAN; PAUL TRONCOZO; JEREMY TRUAX; MARK TUCKER; RON TUCKER; SHANNON TULLY; SUSAN TURNER; TIMOTHY TURNER; CARLOS U; MARK UNDERHILL; JESSE URANE; CARLOS URENA; GABRIEL URIBE; STEVEN VACHON; AARON VALDIVIA; ESTELA VALENZUELA; DANIELLE VALERIANO; CARLA VALLEJO; MARK VALLEJO; ERIC VANDER BROEK; CHRISTOPHER VANDIVER; STEVEN VARELA; BERNARDO VASQUEZ; GLORIA VASQUEZ; RAUL VASQUEZ; ADRIANA VASQUEZ; ROBERT VASQUEZ; FERNANDO VASQUEZ; SALVADOR VASQUEZ; ALBERT VEGA; GERARDO VEGA; GISSELLE VEGA; JEFFREY VELKER; ADAM VENA; JONATHAN VERGONA; ERIC VERWEY; JAMES VICKERS; MIGUEL VIDAL; GEORGE VIEIRA; DAVID VIERRA; RICHARD VIGLIOTTA; DANIEL VILLALPANDO; GRISELDA VILLALPANDO; ERIC VILLANUEVA; CRYSTAL VILLANUEVA; GAMALIEL VILLARREAL; LUIS VILLASENOR; RENE VIRAMONTES; JAIME VIZCARRA; VICTOR VIZCARRA; SALVADOR VIZCARRA; NANCY VOGE; CLAIRE VORHIS; MAURICE VOSBURG; STEVEN VOSBURG; TIMOTHY **VOWELS; GARETT WALTER; BRANDY WALTERS; RON WALTERS; MICHELLE** WARMOTH; DONALD WARNER; NICHOLAS WATKINS; NICK WATKINS; DANIEL WATSON; GERARD WATSON II; MICHAEL WEAKLEY; GWENDOLYN WEAVER: TYLER WEBB; THOMAS WENG; FRED WENZEL; TIMOTHY WERLE; JEREMIAH WERNER; DEREK WERT; LOIS WESTPHAL; GREG WHITMORE; MARK WILDER; WESLEY WILDERMUTH; DAVID WILKERSON; NOLYNE WILKINSON: LAURA WILLERT: EVAN WILLIAMS: JUSTIN WILLIAMS: STEPHEN WILMS; RANDY WILSON; AUSTIN WING; JOHN WOLKENSDORFER; SUZANNE WONG; CAPRICIA WOODS; CODY WRAY; KYLE WRIGHT; BYRON WUSSTIG; RUDDY WYNDON; CESAR YANEZ; JAMES YEAGER; RYAN YEAGER; RYAN YEAGER: WESTLEY YOSHIMURA; CRAIG YOUNG; DANIELLE YOUNG; DEREK YOUNG; PHILLIP YOUNG; ANTHONY YOUNG; PHILLIP YRIGOYEN; MICHAEL ZACHERY: ORBEL ZAKARIAN: ARMEN ZARUKIAN: WILLIAM ZELEDON; DAVID ZEMAN; STEPHEN ZIEMER; EZEQUIEL ZIMERMAN; **MATTHEW ZORNES**

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title		
			APPENDIX "C"			
	Freedom To Choose L.A. Lawsuit Authorized by:					
	Lead Plaintiffs:	1100001110		, •		
1	Stiller	Neil	CITY-LADWP	Electrical Repairer DWP/Underground Distribution Construction		
2	Baron	Tracy	CITY-LADWP	Supervisor Electrical Mechanic Supervisor		
4	Doyle Enriquez	Gabriel Santiago	CITY-LADWP CITY-LA	Electrical Mechanic Supervisor Refuse Collection Truck Operator		
5	Epstein	Bryan	CITY-LA-Building and Safety-FIRED-OTHER-City of Fort Worth	Sr. Combination Inspector		
6	Gauthier	Adrian	CITY-Building and Safety	Housing Inspector		
7	Granucci	Cristian	CITY-LAFD-OTHER-RETIRED-	none		
8	Gunther	David	CITY-LADWP	Heavy Duty Equipment Mechanic		
9	Hernandez	Isaac	CITY-LADWP	Welding Supervisor		
10	Key	Christopher	CITY-Building and Safety	Building Mechanical Inspector		
11	Leslie	Amber	CITY-Los Angeles Harbor Department Port Police	Management Analyst		
12	Marquez Mitchell	Isabel Edward	CITY-LADWP CITY-LA-Harbor Department	Senior Administrative Clerk Systems Programmer I		
14	Moilanen	Ray	CITY-LADWP	Asst Maintenance Mechanic		
15	Raphael	Harold	CITY-LAFD	Fire Engineer		
16	Raya Cruz	Мауга В.	CITY-LA AIRPORTS	Airport Superintendent of Operations		
17	Rogers	Gary	CITY-FIRED-LAGSD-OTHER-Unemployed	Air Conditioning Mechanic, None		
18	Turner	Wilson	CITY-LADWP	Instrument Mechanic		
19	Tyloch	Todd	CITY-LADWP	EDM		
20	Weatherford Zaichiek	Nichele	CITY-LADWP CITY-LA	Security Officer		
21	Zeichick	Joseph	CHIPLA	Carpenter		
	Supporting Members:					
1	Aase	David	CITY-LADWP	LADWP		
2	Abarca	Maria	CITY-LAPD	Principal Security Officer		
3	Acevedo	Erik	CITY-LAFD	Apparatus Operator		
4	Acevedo	Francisco	CITY-LAFD	Fire Inspector I		
5	Acosta	David	CITY-LADWP	LADWP		
6	Acuna	Damien	CITY-LADWP	LADWP		

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
7	Adams	Michael	CITY-DMH	Intermediate Typist Clerk
8	Adams	Michael	CITY-LA	WWII
9	Adams	Michael	CITY-LA	Acting Supervisor
10	Adams-Summers	Robert	CITY-LADWP	LADWP
11	Agrusa	Yvette	CITY-LAX	Terminal Maintenance Clerk
12	Aguiar	Frank	CITY-LADWP	Meter Reader
13	Aguilar	Cecilia	CITY-LA	Payment Clerk
14	Aguilar	Kevin	CITY-LA	Equipment Mechanic
15	Aguilar	Roberto	CITY-LADWP	LADWP
16	Agustin	A.	CITY-LADWP	LADWP
17	Agustin	Eduardo	CITY-LADWP	Civil Engineering Drafting Technician
18	Ahangama Liyange	Chamila	CITY-LADWP	LADWP
19	Aiken	Kurt	CITY-LA	Automotive Supervisor
20	Akserelian	Arman	CITY-LA	LA Port/Police Officer
21	Akserelian	Evlin	CITY-LA	Police Officer
22	Alarca	Malcolm	CITY-LA	Traffic Officer II
23	Alarcon	David	CITY-LADWP	EDMS
24	Alcantar	Steven	CITY-LA	Cement Finisher Worker
25	Aldaco Jr	Javier	CITY-LA	L.A. City
26	Alfaro Puebla	Julio	CITY-LADWP	Security Officer
27	Algorri	Brandon	CITY-LADWP	LADWP
28	Algorri	Margie	CITY-LADWP	LADWP
29	Algorri	Ray	CITY-LADWP	LADWP
30	Allegranza	Kristen	CITY-LADWP	Warehouse and Toolroom Worker
31	Allen	Dwayne	CITY-LADWP	Wastewater Collection Worker 2
32	Allen	Matthew	CITY-LADWP	Mechanic
33	Alva	Maria	CITY-LA	Secretary
34	Alva	Neal	CITY-LADWP	LADWP
35	Alva	Matthew	CITY-LAFD	Firefighter
36	Alvarenga	Erik	CITY-LADWP	Custodial
37	Alvarez	Jose	CITY-LA	Lieutenant

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
38	Alvarez	David	CITY-LADWP	LADWP
39	Amador	Jose	CITY-LADWP	Electrical Craft Helper
40	Amaro	Sergio	CITY-LADWP	Power Shower Operator
41	Anaya	Aimee	CITY-LADWP	Senior admin clerk
42	Anderson	Kyle	CITY-LADWP	Instrument mechanic
43	Anderson	Matthew	CITY-LAFD	Firefighter/ Paramedic
44	Anderson	Krista	CITY-ZOO	Animal Keeper
45	Andrew	Kyle	CITY-LADWP	Public Officer
46	Ange'	Gerard	CITY-IATSE LOCAL-16	Broadcast Camera Operators
47	Angotti	Diane	CITY-LADWP	Accounts Payable Supervisor
48	Anguiano	Felipe	CITY-LADWP	Electrical craft helper
49	Anthony Kahokuokalani Grasa	Joseph	CITY-LADWP	LADWP
50	Appel	Michael	CITY-LA	Management Analyst
51	Aranda	Jorge	CITY-LAPD	Police Officer
52	Arbuckle	Clifton	CITY-LADWP	Equipment Operator A
53	Arbuckle	Ychelle	CITY-LADWP	Senior Administrative Clerk
54	Arduini	Demetrius	CITY-LADWP	Supervisor (UDCS)
55	Arebalo	Richard	CITY-LADWP	Electrical Repair Supervisor
56	Argumedo	Carlos	CITY-LA	Refuse Collection Truck Operator
57	Armando	Jose	CITY-Zoo	Senior Carpenter
58	Arnal	Michael	CITY-LA	Superintendent/Mechanical Branch
59	Arndt	Nicholas	CITY-LADWP	LADWP
60	Arnold	Benjamin	CITY-LAFD	Apparatus Operator
61	Arredondo	Lizza	CITY-LA	Animal Care Technician
62	Arredondo	Jesus	CITY-LADWP	Heavy Equipment Operator
63	Arredondo	Zachary	CITY-LADWP	LADWP
64	Arriola	William	CITY-LADWP	Transmission Distribution District Supervisor
65	Artzer	Dennis	CITY-LADWP	Building Repairmen
66	Ashjian	Tim	CITY-LA GSD Sanitation	Welder
67	Avalos	Jacob	CITY-LAPD	Police Sergeant
68	Avila	Nicolas	CITY-LAPD	Captain

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
69	Aviles	Julian	CITY-LADWP	EDM
70	Axline	Scott	CITY-LADWP	Line Patrol Mechanic
71	Ayala	Francisco	CITY-LADWP	Water Distribution
72	Ayoub	Ramzy	CITY-LADWP	LADWP
73	Aziz	Sarah	CITY-LA	Civil Engineer
74	Bachmann	Gordon	CITY-LADWP	Electrical Distribution Mechanic
75	Bachmann	Joseph	CITY-LADWP	LADWP
76	Bader	Fadi	CITY-City of LA Department of Public Works	Civil Engineering Associate III
77	Badossian	Hagop	CITY-City of LA LADBS	City of LA LADBS
78	Bailey	Matthew	CITY-LA	City of Los Angeles
79	Baker	Sean	CITY-LA	City of Los Angeles
80	Baker	Tremain	CITY-LA	RCTO II
81	Baker	Bryan	CITY-LADWP	Senior Load Dispatcher
82	Baker	Karl	CITY-LADWP	Machinist Supervisor
83	Balandra	Alfredo	CITY-LA	Building Mechanical Inspector
84	Baldwin	Justice	CITY-LADWP	Senior water utilty worker
85	Ball	Bertrand	CITY-LADPW	Electrical Craft Helper
86	Balleza	Francis	CITY-LADWP	Senior Heavy Duty Equipment Mechanic
87	Bamunuarachchi	Heshawa	CITY-LADWP	Electrical Meter Setter
88	Banks	Nicole	CITY-LADWP	Senior Administrative Clerk
89	Banuelos	David	CITY-LA	Construction Inspector
90	Barajas	Rodolfo	CITY-LA	Finance Development Officer
91	Barkley	Edward	CITY-LAFD	LAFD Captain I
92	Barlow	Desmond	CITY-LAFD	LAFD
93	Barnes	Justin	CITY-LADWP	LPM
94	Barnes	Zachary	CITY-LADWP	LPM
95	Barnett	Karen	CITY-LA	Secretary
96	Ваггаzа	Fernando	CITY-LAFD	Firefighter
97	Barrett	Keith	CITY-LAFD	LAFD
98	Barrett	Steven	CITY-LAFD	Firefighter
99	Barrientos	Jesse	CITY-LA	LA City/Customer Care Service

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
100	Barton	Mikiesha	CITY-LADWP	Commercial Field Rep
101	Basco	David	CITY-LADWP	LADWP
102	Batista	Carin	CITY-Los Angeles Fire and Police Pensions	Benefits Specialist
103	Batres	Lorena	CITY-LADWP	Principal Clerk Utility B
104	Bautista	Jairo	CITY-LADWP	LADWP
105	Bedik	Lena	CITY-LADWP	DWP/Security Officer
106	Bedlion	Curt	CITY-LADWP	Carpenter Supervisor
107	Beebe	Eric	CITY-LADWP	Electrical Mechanic
108	Bell	Forrest	CITY-LADWP	Electric Station Operator
109	Benavides	Uvaldo	CITY-Port Police of Los Angeles	Port Police of Los Angeles
110	Benitez	David	CITY-LADWP	Electrical Engineer Associate 1
111	Benz	Mike	CITY-LADWP	Electrical Distribution Mechanic
112	Benz	Thomas	CITY-LADWP	LADWP
113	Bermudez	Eduardo	CITY-LAPD	LAPD
114	Bernaldo	Ryan	CITY-FIRED-City of LA Rec & Park	None
115	Betancourt	Rod	CITY-LAPD	Sr. Management Analyst I
116	Bevington	David	CITY-LADWP	Line Patrol Mechanic
117	Bickel	Danny	CITY-LA	Electric Station Operator
118	Bickel	Danny	CITY-LADWP	Electrical Station Operator
119	Biggerstaff	Stephen	CITY-LADWP	Electrical Mechanic
120	Bingham	Stephen	CITY-LADWP	Customer Service Representative
121	Binion	Jeremy	CITY-LADWP	Electrical Distribution Mechanic Trainee
122	Birnbaum	Nicholas	CITY-LAFD	Firefighter Paramedic
123	Biros	J.	CITY-LADWP	SUPERIOR
124	Bishop	Aaron	CITY-LADWP	Senior Heavy Duty Equipment Mechanic
125	Bittner	Joseph	CITY-LADWP	Water Utility Supervisor
126	Bizzell	Elva	CITY-LADWP	LADWP
127	Black	Terrance	CITY-LADWP	LADWP
128	Blake	Russell	CITY-LADWP	LADWP
129	Bledsoe	Thomas	CITY-LADWP	LADWP
130	Blumenthal	James	CITY-LADWP	LADWP

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131	Boardman	Zachary	CITY-LADWP	Aqueduct
132	Bochey	Michael	CITY-LAFD	Firefighter/Paramedic
133	Boen	Robert	CITY-LADWP	Electrical Mechanic
134	Bolanos	Victor	CITY-LADWP	Civil Engineering Drafting tech B
135	Bolog	David	CITY-LADWP	Scattergood Generating Station/Steam Plant Assistant
136	Bolog	Viorell	CITY-LADWP	Storekeeper
137	Bonffil	Damaris	City-LAPD	Police Officer
138	Bonilla	Yumiko	CITY-LAPD	Forensic Print Specialist
139	Bosco	Joe	CITY-LADWP	ER
140	Botton	Daniel	CITY-LA	Field Engineering Aide - Survey Division for The BOE
141	Boudreaux	Harold	CITY-Department Public Works / Sanitation	RCTO
142	Boudreaux	Jacob	CITY-LAFD	LAFD
143	Boughamer	Barry	CITY-LADWP	Building Repairer
144	Boulware	Philip	CITY-LADWP	Electrical Distribution Mechanic trainee
145	Boulware	Robert	CITY-LADWP	LADWP
146	Bowden	Damon	CITY-LAFD	Back Up Diver Firefighter
147	Bowling	Joseph	CITY-LADWP	Construction & Maintenance Supervisor
148	Boykins	Julie	CITY-LA	Accounting clerk
149	Bradley	Michael	CITY-Bureau of Street Lighting	Street Lighting Electrician
150	Bradley	Morgan	CITY-LAFD	Firefighter/Paramedic
151	Bradley	Martin	CITY-LADWP	LADWP
152	Brady	Brian	CITY-LADWP	LADWP
153	Bray-Ali	Josef	CITY-LA	Electrical Test Technician
154	Brewster	James	CITY-LADWP	Control Operator
155	Brewster	James	CITY-LADWP	LADWP
156	Brice	Gregory	CITY-LADWP	Steam Plant Maintenance Mechanic
157	Briggs	Scott	CITY-Dept of Public Works Bureau of Contract Administration	Principle Construction Inspector
158	Briggs	Kyle	CITY-LADWP	Electrical Craft Helper
159	Brito	Heriberto	CITY-LAPD	Police Officer
160	Britten	Jane	CITY-LA	City of Los Ángeles
161	Brockman	James	CITY-LADWP	DWP

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162	Brockschmidt	Edward	CITY-LAFD	Firefighter
163	Brodock	Charles	CITY-LADWP	Heavy Duty Equipment Mechanic
164	Brooks	Bryan	CITY-LAFD	LAFD/Fire Captain
165	Brown	Chase	CITY-LA	Plumber
166	Brown	Nathan	CITY-LA	City of Los Angeles
167	Brown	Charles	CITY-LADWP	Electric Trouble Dispatcher
168	Brown	Joshua	CITY-LADWP	LADWP
169	Brown	Arnita	CITY-LAPD	Police Performance Auditor II
170	Brumfield	Dion	CITY-LADWP	LADWP
171	Bryant	Cranston	CITY-LADWP	Underground Construction
172	Burgos	Jose	CITY-LADWP	Structural Steel Fabricator Supervisor
173	Burke	Louis	CITY-LADWP	Survey Party Chief
174	Bursalyan	Vartan	CITY-LADWP	Senior Civil Engineering Drafting Technician
175	Burton	Josh	CITY-LAFD-OTHER-RETIRED	None
176	Butler	Rick	CITY-LADWP	Superintendent
177	Butterfield	William	CITY-LADWP	LADWP
178	Buyard	Kenneth	CITY-LA	Truck Driver/LA City
179	Buzzerio	Anthony	CITY	City of Los Angeles
180	Bybee	Dale	CITY-LADWP	LADWP
181	Byrne	Leo	CITY-LAFD	Fire Captain
182	Cababaro	Christine	CITY-LA	Registered Nurse
183	Cabrera	Angel	CITY-LADWP	Maintenance and Construction Helper
184	Cachon	Phil	CITY-City of LA-RETIRED-VAX	Equipment Mechanic
185	Cadoret	Travis	CITY-LADWP	Equipment Operator
186	Calderon	Joseph	CITY-LA	Storekeeper 11
187	Calderon	David	CITY-LADWP	Supervisor
188	Calderon	David	CITY-LADWP	Commercial Field Supervisor
189	Calderon	Vincent	CITY-LADWP	Electrical mechanic
190	Callahan	John	CITY-LA	Heavy Duty Equipment Mechanic
191	Camacho	Christopher	CITY-LA	Plumber
192	Camarena	Lisha	CITY-LADWP	CSR

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
193	Cameron	Valerie	CITY-LA	Administrative Clerk
194	Cameron	Dawn	CITY-LADWP	Management Analyst
195	Campanella	Philip	CITY-LAFD	Captain I
196	Campbell	Edward	CITY-City of Los Angeles	SUPERINTENDENT
197	Campbell	Anthony	CITY-Department of Sanitation	RCTO
198	Campbell,	Kristi	CITY-LADWP	CUSTOMER SERVICE REP
199	Campos	Jose	CITY-LADWP	SR Water Utility Worker
200	Canada	Grenada	CITY-LADWP	Custodian
201	Candish	Scott	CITY-LADWP	Machinist
202	Cappello	Courtnie	CITY-LADWP	Aqueduct and Reservoir Keeper
203	Cappello	Michael	CITY-LADWP	Maintenance and Construction Helper
204	Carbajal	Luis	CITY-LA	Wastewater Collection Worker 2
205	Carbajal	Jesus	CITY-LAFD	Fireman
206	Cardenas	John	CITY-LAFD	LAFD
207	Carlander	Vincent	CITY-LADWP	LADWP
208	Carlon	Christina	CITY-LA	Principal Planner
209	Carlson	David	CITY-LADWP	Water utility worker
210	Carnes	Shawna	CITY-LA	Light Truck Operator
211	Carpenter	Caroline	CITY-LAFD-OTHER-Kingsbarn	Deckhand
212	Carr	David	CITY-LADWP	LADWP
213	Carranza	Armando	CITY-LAFD	FF/Paramedic
214	Carter	John	CITY-LADWP	Electrical Distribution Mechanic Supervisor
215	Carvajal	Ronald	CITY-LA	Programmer Analyst
216	Casas Jr.	Camilo	CITY-LADWP	UDCS
217	Castell	Jason	CITY-LADWP	Electrical craft helper
218	Castillo	Vince	CITY-LA	Administrative Clerk
219	Castillo	Raymond	CITY-LADWP	Power Shovel Operator
220	Castillo	Osvaldo	CITY-LAPD	Police Officer
221	Castro	Francisco	CITY-LA	Truck operator
222	Castro	Frank	CITY-LA	RCTO II
223	Castro	Richard	CITY-LA	Storekeeper II

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224	Castro	Andrew	CITY-LADWP	Electrical Craft Helper
225	Castro	Corina	CITY-LADWP	Health Facilities Evaluator Nurse
226	Castro	Geovanny	CITY-LADWP	Electrical Mechanic Trainee
227	Castro	Frank	CITY-Sanitation Bureau-Solid Resources Collection Division	Refuse Collection Truck Operator
228	Castruita	Mike	CITY-LA	МСН
229	Ceballos	Jonathan	CITY-LADWP	Electrical Craft Helper
230	Centes	Oscar	CITY-LADWP	Security
231	Cerda	Ryan	CITY-LADWP	Maintenance Mechanic
232	Cervantes	Raymond	CITY-LADWP	Senior Supervisor
233	Cessna	Tyler	CITY-LADWP	Senior Cable Splicer
234	Chacon	Jaime	CITY-LAPD	LAPD
235	Chagolla	Bonifacio	CITY-LA-FIRED-GSD-OTHER-Unemployed	None
236	Chaidez	Victor	CITY-Local City Government	Local City Government
237	Chaisson	Louie	CITY-LADWP	LADWP
238	Chamberlain	Jonathan	CITY-LADWP	LADWP
239	Chamness	Fabio	CITY-LADWP	Mechanic A
240	Chang	Terence	CITY-LA-World Airports	Plumber
241	Charbonnet	Javonna	CITY-LADWP	Customer Service Rrp
242	Chastain	Brenda	CITY-LADWP	Security Officer
243	Chavez	Mayra	CITY-LA	City of Los Angeles
244	Chavez	Robert	CITY-LA	Storekeeper II-M
245	Chavez	Isaac	CITY-LADWP	EDMS-B
246	Chavez	Luis	CITY-LADWP	LADWP
247	Chavez	Daniel	CITY-LAFD	Firefighter III Paramedic
248	Chen	Eliot	CITY-LADWP	LADWP
249	Cheng	James	CITY-LADWP	LADWP
250	Chiavassa	Stuart	CITY-LADWP	Carpenter
251	Childress	Joseph	CITY-LADWP	EDMS
252	Childs	Ryan	CITY-LADWP	LADWP
253	Christophe	Dwayne	CITY-LA	Information Systems Operations Manager
254	Christopher	Andrew	CITY-LADWP	LADWP

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255	Cisneros	Jason	CITY-LADWP	Plant Equipment Operator (Steam Plant Assistant II)
256	Clark	Amy	CITY-LA	Commercial Service Representative
257	Clark	Edward	CITY-LA	City of Los Angeles
258	Clark	Scott	CITY-LADWP	LADWP
259	Clark	Ted	CITY-LADWP	LADWP
260	Claros	Muriel	CITY-LA	Detention Officer
261	Classic	Jason	CITY-LADWP	Machinist
262	Clay	Bettye	CITY-LADWP	DWP custodian
263	Clift	Gary	CITY-LADWP	H.D. Equip. Mech.
264	Coe	Darren	CITY-LADWP	LADWP
265	Cole	Robert	CITY-LADWP	Water Utility Worker
266	Coleman	Chase	CITY-LAFD	LAFD
267	Colfax	Douglas	CITY-LAFD	Firefighter
268	Collins	Nicholas	CITY-LAFD	Firefighter/Paramedic
269	Collupy	Deborah	CITY-LA OTHER-Unemployed	None
270	Colón	Jennifer	CITY-LADWP	Admin clerk
271	Comer	Kenney	CITY-PORT LA	Senior Automotive Supervisor
272	Comer	David	CITY-Port of Los Angeles /Harbor Department	Senior Automotive Supervisor
273	Contreras	Amber	CITY-LADWP	Security Officer
274	Contreras	Jason	CITY-LADWP	Electrical Repair Supervisor
275	Coogle	Karen	CITY-LA	Forensic Photographer
276	Cook	Richard	CITY-LADWP	Aquaduct and Reservoir Keeper
277	Cook	Darin	CITY-LAFD	Captain
278	Cooney	Shane	CITY-LADWP	Electric Distribution Mechanic Trainee
279	Coons	Barbara	CITY-LADWP	Administrative Senior Clerk Typist (Timekeeper)
280	Coons	Wade	CITY-LADWP	LADWP
281	Cope	Mike	CITY-LADWP	Lineman
282	Соре	MILO	CITY-LAFD	LAFD
283	Cordova	Andrey	CITY-LADWP	Water Service Worker
284	Cordova	Johnny	CITY-LADWP	UDCM
285	Corona	Fabian	CITY-City of LA	Maintenance and Construction Helper

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286	Coronel	Silvestre	CITY-LADWP	Tire Repairer
287	Corral	Manuel	CITY-LA	Refuse collection truck operator
288	Corrales	Ed	CITY-LA	City Of Los Angels
289	Cortez	Enrique	CITY-LADWP	LADWP
290	Costello	Roberta	CITY-LADWP	Senior Construction Inspector
291	Cover	Robert	CITY-LADWP	LADWP
292	Crevier	Tom	CITY-LADWP	LADWP
293	Crispino	Christopher	CITY-LAPD-Harbor Department	Police Officer II
294	Cristalinas	Kristofer	CITY-LADWP	LADWP
295	Crockett	Jason	CITY-LADWP	Waterworks Mechanic A
296	Croft	Ryan	CITY-LADWP	Meter Reader
297	Crouchman	Chad	CITY-LA	Principal Civil Engineering Drafting Technician
298	Crow	Alex	CITY-LADWP	Electric meter setter
299	Cruz	Dale	CITY-LA	Sign Painter
300	Cruz	Ignacio	CITY-LA	Refuse collection truck operator
301	Cruz	Patrick	CITY-LADWP	LADWP
302	Cua	Ness	CITY-LADWP	LADWP
303	Culbert	Matt	CITY-LADWP	Edmt
304	Culver	Larry	CITY-LADWP	Electric Distribution Mechanic
305	Culver	Walter	CITY-LADWP	Dwp Carpenters Union 661
306	Cunha	John	CITY-LADWP	Lineman
307	Cunningham	Michael	CITY-LAFD	Inspector
308	Cupp	Scott	CITY-LA	Senior Automotive Supervisor
309	Curtis	Christopher	CITY-LAFD	Firefighter
310	Cwiakala	Andrew	CITY-LADWP	Electric Distribution Mechanic
311	D'Alessandro	Justin	CITY-LADWP	Electrical Craft Helper
312	D'Souza	David	CITY-LA Zoo	Veterinary Technician
313	Dahlenburg	John	CITY-LADWP	LADWP
314	Dailey	Tracy	CITY-LADWP	SAC
315	Darwin	Matthew	CITY-LADWP	Electric Trouble Dispatcher
316	Dasaro	Nicholas	CITY-LADWP	Equipment Mechanic

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317	Datardina	Omar	CITY-LADWP	Welder
318	Daugherty	Kevin	CITY-LADWP	LADWP
319	David	Joseph	CITY-LA	Electrical Services Manager
320	Davidian	Debra	CITY-LAPD	Photographer 3
321	Davies	Chad	CITY-LADWP	Electrical Test Technician
322	Davis	Deshaila	CITY-HARBOR UCLA MEDICAL CENTER	Intermediate Clerk
323	Davis	Heather	CITY-LA	City Of Los Angeles
324	Davis	Cody	CITY-LADWP	МСН
325	Davis	Dustin	CITY-LADWP	Controls Mechanic
326	Davis	Jared	CITY-LADWP	LADWP
327	Davis	Jude	CITY-LADWP	LADWP
328	Davoodi	Abul Kassem	CITY-LADWP	Heavy equipment operator
329	Dawson	Curtis	CITY-LA	City of Los Angeles
330	DeBlasio	Steve	CITY-LADWP	CHIEF ELECTRIC PLANT OPERATOR
331	DeHemmer	Dylan	CITY-LADWP	LADWP
332	DeHemmer	Richard	CITY-LADWP	Line Patrol Mech
333	DeJan	Carl	CITY-LAPD	Civilian - LAPD
334	DeJesús	Francisco	CITY-LA	Police Officer
335	Delacerda	Gerald	CITY-LADWP	Electrical Craft Helper
336	DeLaCruz	Arturo	CITY-LADWP	LADWP
337	DeLaCruz	Henry	CITY-LADWP	Welder
338	DeLaLuz	Heidi	CITY-LADWP	Customer Service Representative
339	Delgado	Jose V	CITY-LA	Garage Attendant
340	Delgado	Efrem	CITY-LAPD	Garage attendant
341	Dellefield	Chris	CITY-LA	Assistant Building inspector
342	DeMott	Mark	CITY-LAFD	Firefighter
343	DeMott	Mark	CITY-LAFD	Firefighter III
344	DeShong	Dave	CITY-LADWP	Machinist
345	Devenney	Jacob	CITY-LADWP	LADWP
346	Dews	Ethan	CITY-LADWP	Aqueduct and reservoir keeper
347	DeYoung	Garritt	CITY-LADWP	Meter reader

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348	DeYoung	Scott	CITY-LADWP	LADWP
349	Diaz	Anthony	CITY-Department of Sanitation	Refuse truck operater
350	Diaz	Mario	CITY-LADWP	Senior Storekeeper
351	Diaz	Gabriel	CITY-LADWP	Equipment Mechanic
352	Diaz	Omar	CITY-LADWP	Electrical Distribution Mechanic
353	Diaz	Pedro	CITY-LADWP	LADWP
354	Dib	Cynthia	CITY-LA	Facility Recreation Director
355	diDonato	Luke	CITY-LA	Equipment Mechanic
356	Diego	Michael	CITY-LADWP	Heavy-Duty Equipment Mechanic
357	Diem	Ryan	CITY-LAFD	fFrefighter Paramedic
358	DiNapoli	Enrico	CITY-LAPD	Police Officer
359	Dirden	Lynay	CITY-LADWP	LADWP
360	Ditzel	Bradley	CITY-LADWP	Electrical Craft Helper
361	Dockus	Richard	CITY-FIRED-LA	Building Mechanical Inspector
362	Dodson	Kenji	CITY-LADWP	Electrical Mechanic
363	Dolan	Brent	CITY-LADWP	Civil Engineering Associate II
364	Domerick	Dmetri	CITY-City of LA	Animal Keeper
365	Donabedian	Alex	CITY-LADWP	Storekeeper
366	Donaldson	Тугее	CITY-LADWP	Electrical Mechanic
367	Dornoff	Joseph	CITY-LADWP	Instrument Mechanic Supervisor
368	Dorsey	Dennis	CITY-LADWP	Welder
369	Doss	Joseph	CITY-LADWP	Warehouse and Toolroom Worker
370	Doyle	Francis	CITY-City of LA, Department of Public works Burea	Construction Inspector
371	Doyle	Francis	CITY-LA-Department of Public Works Bureau of Contract Administration	Construction Inspector
372	Doyle	Daniel	CITY-LADWP	Steam Plant Operator
373	Doyle	Matthew	CITY-LADWP	Waste Water Collection Worker 2
374	Doyle	Paul	CITY-LADWP	LADWP
375	Drake	Trevor	CITY-LADWP	Electrical Craft Helper A
376	Drews	Eben	CITY-LADWP	Exempt Carpenter
377	Duke	Larry	CITY-LADWP	Power Shovel Operatoe
378	Duncan	Douglas	CITY-LADWP	EDMS

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379	Duncan	Michael	CITY-LADWP	Electrical Distrobution Mechanic
380	Duncan	Russell	CITY-LADWP	Maintenance Construction Helper
381	Dunham	Carl	CITY-LADWP	UDCS
382	Dunham	Devon	CITY-LADWP	Electric Trouble Dispatcher
383	Dunmire	John	CITY-LADWP	Line Maintenance Assistant
384	Duran	Jeffery	CITY-Building and Safety	Senior Inspector/Office Supervisor
385	Duran	Mark	CITY-LA	Motor Sweeper Operator
386	Duran	Raymond	CITY-LA	Refuse Collection Operator
387	Duran	Brian	CITY-LADWP	LADWP
388	Easton	Kevin	CITY-LAFD	LAFD
389	Easton	Jeffrey	CITY-LAFD RETIRED	LAFD RETIRED
390	Eaton	Frank	CITY-LADWP	МСН
391	Ebbat	Ryan	CITY-LAPD	Police Officer
392	Echeverria	Edgar	CITY-LA	Heating and Air Conditioning Mechanic
393	Eder	Daniel	CITY-LADWP	LADWP
394	Edwards	Susan	CITY-LA	Animal Keeper
395	Egizi	Kevin	CITY-LAFD	LAFD
396	Egizi	Mark	CITY-LAFD	Captain II
397	Elder	Joshua	CITY-LA	Custodian
398	Elias	Alexander	CITY-LADWP	LADWP
399	Ellico	John	CITY-LA	Wastewater Treatment Mechanic Supervisor
400	Ellis	Clifford	CITY-LA	Crane Operator
401	Elmore	Tyler	CITY-LAFD	Firefighter
402	English	Yolanda	CITY-LADWP	SAC
403	Erdoglyan	Garen	CITY-LADWP	Senior Cable Splicer
404	Escobar	Carlos	CITY-LA	Heavy Duty Truck Operator
405	Esparza	Roberto	CITY-LADWP	LADWP
406	Esperias	Joanna	CITY-LADWP	Senior Administrative Clerk
407	Espinoza	Yesenia	CITY-LA	Registered Veterinary Technician
408	Espinoza	Armando	CITY-LADWP	LADWP
409	Estrada	Jacquelyn	CITY-LA	Management Analyst

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410	Estrada	Ramon	CITY-LA	Tree Surgeon Supervisor
411	Estrada Jr	Guadalupe	CITY-LADWP	LADWP
412	Evans	Morgan	CITY-LAPD	Police Officer
413	Everhart	David	CITY-LADWP	Lineman
414	Ezirim	Cajetan	CITY-LADWP-Hyperion Water Treatment Plant	Wastewater Electrician
415	Fabela	David	CITY-LAFD	Fire Captain II
416	Fairbanks	Robert	CITY-LADWP	Senior Storekeeper
417	Faircloth	Cecil	CITY-LADWP	Machinist
418	Fanning	Momty	CITY-LAPD	A-supervisor
419	Fariaz	Arturo	CITY-LADWP	Carpenter
420	Farris	Brian	CITY-Los Angeles	Los Angeles City
421	Favela	Alexander	CITY-LA	Gardener Caretaker
422	Fechser	Dominick	CITY-LADWP	LADWP
423	Fedance	Dustin	CITY-LADWP	Assistant Maintenance Mechanic
424	Fernandez	Francisco	CITY-LADWP	Electrical engineer
425	Ferrari	Daniel	CITY-LAFD	LAFD
426	Ferrer	Raphael	CITY-LA	Police officer
427	Ferro	Anthony	CITY-LAFD	Firefighter Paramedic
428	Fimbrez	Armando	CITY-LA	Masonry Worker
429	Fischer	Jason	CITY-LA	Equipment mechanic
430	Fish	Anthony	CITY-LADWP	Building Repairer
431	Fisher	Adam	CITY-LA	Engineer
432	Fisher	Adam	CITY-LAFD	Firefighter
433	Fisher	Eric	CITY-LAFD	Engineer of the Fire Department
434	Fleming	Michael	CITY-LADWP	Equipment Operator
435	Flores	Hector	CITY-LA	Heavy Equipment Mechanic
436	Flores	Cherise	CITY-LAPD	Senior Administrative Clerk
437	Fogle-Giangregorio	James	CITY-LADWP	Line Maintenance Assistant
438	Fonti	Jonathan	CITY-LADWP	LADWP
439	Forbes	James	CITY-LA	Waste Water Treatment Mechanic
440	Forbey	Joshua	CITY-LADWP	Survey Party Chief

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
441	Ford	Nick	CITY-LADWP	Electrical Mechanic Trainee
442	Foster	Jason	CITY-LAFD	Engineer
443	Francisco, Jr	Anceo	CITY-LADWP	Heavy Equipment Operator
444	Franco	Tommy	CITY-LADWP	LADWP
445	Frank	Jason	CITY-LADWP	LADWP
446	Franklin	Brett	CITY-LADWP	LADWP
447	Frere	Brandon	CITY-LAFD	Firefighter III
448	Frey	Justin	CITY-LADWP	Wastewater Treatment Mechanic
449	Frost	Wayne	CITY-LADWP	Control operator
450	Fuentes	Consuelo	CITY-LA	Management Analyst
451	Fuette	Ryan	CITY-LAFD	Firefighter/Paramedic
452	Furubotten	Tyson	CITY-LA	City of Los Angeles
453	G	Jerry	CITY-LA	ML
454	Gabaldon	Armando	CITY-LAFD	LAFD
455	Gaitan	Gia	CITY-LADWP	LADWP
456	Galdamez	Jorge	CITY-LADWP	LADWP
457	Gallardo	Armando	CITY-LADWP	LPM
458	Gallegos	Leonard	CITY-LA	Construction Inspector
459	Gallegos	Edmundo	CITY-LADWP	LADWP
460	Galvez	Cesar	CITY-LADWP	LADWP
461	Galvez	Damaris	CITY-Los Angeles	Maintenance laborer
462	Galvin	Chad	CITY-LADWP	Hydrographer
463	Gamboa	Jesse	CITY-LADWP	Steam Plant Operator
464	Gant	Karen M	CITY-LADWP	Admin. Clerk
465	Garcia	Kelly	CITYLA Zoo	Animal Keeper
466	Garcia	David	CITY-LA	Street Services Investigator
467	Garcia	Adam	CITY-LADWP	Equipment Operator
468	Garcia	Alejandro	CITY-LADWP	LADWP
469	Garcia	Alex	CITY-LADWP	Communications Electrician
470	Garcia	Fernando	CITY-LADWP	LADWP
471	Garcia	George	CITY-LADWP	Meter Reader

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
472	Garcia	Vincent	CITY-LADWP	Water Treatment Operator "E"
473	Garcia	Alfredo	CITY-LAPD	Police Officer
474	Garcia	Alfredo	CITY-LAPD	Police officer
475	Gardner	Tim	CITY-LA	Painter
476	Garrett	Robert	CITY-LAPD	Police Officer
477	Garry	Anthony	CITY-LADWP	LADWP
478	Garza	Valdemar	CITY-LADWP	Security Officer
479	Gaxiola	Francisco	CITY-LA	Civil Engineer Associate
480	Gaytan	Jacob	CITY-LADWP	Los Angeles Department of Water and Power
481	Gearhart	Sierra	CITY-LAPD	LAPD
482	Gelinas	Kevin	CITY-LAFD	Firefighter Paramedic
483	Gentry	Christopher	CITY-LAFD	Firefighter
484	Geraty	Frank	CITY-LA	Officer
485	Gerdon	William	CITY-LADWP	Electrical Craft Helper
486	Giacoma	Kristopher	CITY-LA	Sanitation WW Manager
487	Gilbert	Mario	CITY-LADWP	Journeyman Lineman
488	Gillem	Lori	CITY-LADWP	Watershed Resources Specialist
489	Gilmore	Kent	CITY-LADWP	Equipment operator
490	Gipson	LaReisha	CITY-LA	Traffic Officer
491	Giron Jr	Abel	CITY-LADWP	Watershed Resources Specialist
492	Gleason	Joseph	CITY-LADWP	LADWP
493	Gleason	Patrick	CITY-LADWP	Sr Underground Distribution Const Sup
494	Gleyo	Leo	CITY-LADWP	Journeyman/Cable Splicer
495	Glover	Shannon	CITY-LADWP	LADWP
496	Goetze	James	CITY-LAFD	Engineer or Fire Department
497	Gohl	Diane	CITY-LADWP	Utility Services Specialist
498	Goldbeck	Lawrence	CITY-LADWP	Water Utility Specialist
499	Gomez	Brian	CITY-LADWP	LADWP
500	Gomez	Nicholas	CITY-LADWP	Heavy Duty Truck Operator
501	Gomez	Pablo	CITY-LAFD	Firefighter III / Paramedic
502	Gonzales	Timothy	CITY-LADWP	LADWP

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503	Gonzales	Mario	CITY-LADWP	Electrical Craft Helper A
504	Gonzalez	Ernesto	CITY-LA	RCTO
505	Gonzalez	Estrella	CITY-LADWP	Senior Administrative Clerk
506	Gonzalez	Jaime	CITY-LADWP	Maintenance and Construction Helper
507	Gonzalez	Ramon	CITY-LADWP	AUTO BODY BUILDER AND REPAIR
508	Gonzalez	Ricardo	CITY-LADWP	Electrical Mechanic
509	Gonzalez Pena	Jacqueline	CITY-LADWP	LADWP
510	Goodwin	Susan	CITY-Library Systems & Services	Operations Manager
511	Goodwin	John	CITY-Zoo	Electrical Supervisor
512	Gordon	Carly	CITY-LADWP	Maintenance Worker
513	Graham	Samuel	CITY-LADWP	Carpenter
514	Grajeda	Rogelio	CITY-City of L.A.	Systems Analyst II
515	Greslie	Jonnie	CITY-Zoo	Senior Animal Keeper
516	Grichanyuk	Mikhail	CITY-LADWP	LADWP
517	Grijalva	James	CITY-LADWP	Equipment Operator
518	Grisham	Barbara	CITY-LA Zoo	Animal Care
519	Grout	Daniel	CITY-LADWP	EDMS
520	Gruenewald	Jennifer	CITY-LA	Animal Keeper
521	Guenther	Jon	CITY-LA Zoo	Animal keeper
522	Guerrero	Anthony	CITY-LADWP	Water Utility Worker
523	Guevara	Cheistopher	CITY-LADWP	LADWP
524	Guilherme	Michael	CITY-LA	Construction Inspector
525	Gulke	Roland	CITY-LADWP	Electrical Repairer
526	Gutierrez	Claire	CITY-LA	Paralegal
527	Gutierrez	Angelica	CITY-LADWP	SR Admin Clerk
528	Gutierrez	Fernando	CITY-LADWP	REINFORCING STEEL IRON WORKER
529	Gutierrez	Jose	CITY-LADWP	МСН
530	Gutierrez	Josue	CITY-LADWP	Electric Mechanic
531	Gutierrez	Julio	CITY-LADWP	LADWP
532	Gutierrez	Daniel	CITY-LAFD	LAFD
533	Gutierrez	Joseph	CITY-LAPD	Police Officer

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534	Gutierrez	Rocio	CITY-LAPD	Secretary
535	Guyot	Kyle	CITY-LADWP	Security Officer
536	Guzel	Brian	CITY-LADWP	LADWP
537	Guzman	Feliz	CITY-LADWP	Water Utility Worker
538	Guzzetti	Bert	CITY-LADWP	Electric Trouble Dispatcher
539	Haerle	David	CITY-LADWP	Electrical Mechanic
540	Hahaj	Casey	CITY-LADWP	Electrical Mechanic
541	Hale	Nick	CITY-LA	Storekeeper IIM
542	Hall	Timothy	CITY-LADWP	"D" Welder
543	Halstead	Jeffrey	CITY-LADWP	Lineman
544	Hamilton	Jeffrey	CITY-LA	Engineer
545	Hammock	Jeremy	CITY-LAFD	LAFD
546	Hanchett	Chase	CITY-LADWP	LADWP
547	Hanlon	John	CITY-LADWP	LADWP
548	Hansen	Aaron	CITY-LADWP	Lpm
549	Harang	Anthony	CITY-LA	Refuse Truck Operator
550	Harb	Мауга	CITY- LA Mayor's Public Safety	Grant Specialist
551	Hardy	Gary	CITY-LADWP	LADWP
552	Harms	Eric	CITY-LADWP	Electrical Mechanic
553	Haro	Steven	CITY-LA	City of Los Angeles
554	Haro	Jason	CITY-LADWP	LADWP
555	Harper	James	CITY-LADWP	LADWP
556	Harrell	Charles	CITY-City Of LA LADOT	City Of Los Angeles LADOT
557	Harrington	Mary	CITY-LADWP	Lead Security Officer
558	Harrington	Aaron	CITY-LAPD	LAPD
559	Harris	Jeffery	CITY-City of LA	Street Service Supervisor
560	Harrison	Ryan	CITY-LADWP	Line Patrol Mechanic
561	Harvey	Robert	CITY-LADWP	Heavy Equipment Operator
562	Hass	Cody	CITY-LAFD	LAFD
563	Hayden	Anita	CITY-LA	Captain
564	Hayes	Michael	CITY-LAFD	Firefighter Paramedic

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565	Hays	Christy	CITY-LADWP	Management Analyst
566	Heagy	Derek	CITY-LAFD	Firefighter Paramedic
567	Heiberg	James	CITY-City of LA Housing Department	Principal Inspector
568	Heller	Freida	CITY-City of LA Housing Department	Housing Investigator I
569	Helton	Nathaniel	CITY-FIRED-LAFD-OTHER-Self employed	Builder
570	Henderson	Larry	CITY-LADWP	Water Utility worker
571	Hendricks	Ross	CITY-LA	Gardener/Caretaker
572	Hendricks	Ross	CITY-LA	Gardener/Caretaker
573	Henry	Robert	CITY-LADWP	LADWP
574	Heredia	James	CITY-LADWP	Electrical Repairer
575	Hernandez	James	CITY-LA	Garage Attendant
576	Hernandez	Jovanna	CITY-LA	Police Officer
577	Hernandez	Manuel	CITY-LA	City of Los Angeles - Dept of Building and Safety
578	Hernandez	Michael	CITY-LA	Waste water treatment mechanic
579	Hernandez	Chris	CITY-LADWP	LADWP
580	Hernandez	Jairo	CITY-LADWP	Electric Service Representative
581	Hernandez	Oscar	CITY-LADWP	Water Utility Specialist
582	Hernandez	Oscar	CITY-LADWP	Water Utility Specialist
583	Hernandez	Paul	CITY-LADWP	Ech
584	Hernandez	Richard	CITY-LADWP	LADWP
585	Hernandez	Anthony	CITY-LAFD	Firefighter/Paramedic
586	Hernandez	Riobec	CITY-LAFD	firefighter Pramedic
587	Hernandez	Miguel	CITY-LAX	Welder Supervisor
588	Hernandez	Elijio	CITY-LADWP	University Preparation
589	Herrera	Catalina	CITY	Traffic Officer
590	Herrera	Isabel	CITY-LADWP	Technician
591	Herrera	Josephine	CITY-LADWP	Senior Administrative Clerk
592	Herrera	Josephine	CITY-LADWP	University Preparation
593	Herrera	Robert	CITY-LADWP	Electric Distribution Mechanic Supervisor
594	Herrington	James	CITY-LADWP	Electric Station Operator
595	Herron	Jacorey	CITY-City of LA	Maintenance Laborer

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596	Hiserman	Stephen	CITY-LAFD	Captain
597	Hitt	Chris	CITY-LADWP	Lineman
598	Hocking	Bryan	CITY-LADWP	Electrical Mechanic
599	Holland	David	CITY-LADWP	LADWP
600	Holloway	Kenneth	CITY-LADWP	LADWP
601	Holton	Maurice	CITY-LADWP	Aqueduct/ Reservoir Keeper
602	Holton	Maurice	CITY-LADWP	Aqueduct/Reservoir keeper
603	Honeycutt	Troy	CITY-LADWP	Electrical Test Technician
604	House	Jhimal	CITY-LADWP	Electrical Technician
605	Hovakimyan	Pertsh	CITY-LA	City of Los Angeles
606	Hoyt	David	CITY-LADWP	Construction & Maintenance Supervisor
607	Humphrey	Lee	CITY-LADWP	Assistant Maintenance Mechanic
608	Hunten	Georgetta	CITY-LADWP	LADWP
609	Hunter	John	CITY-LADWP	Waterworks Mechanic Supervisor
610	Hunter	Marc	CITY-LADWP	LADWP
611	Нирр	Corey	CITY-LA	Building Mechanical Inspector
612	Hurley	Jeff	CITY-LADWP	Electrical distribution mechanic
613	Hussein	Michael	CITY-LAPD	Police Officer
614	Huston	Bill	CITY-LADWP	M.C.H.
615	Iannolo	Serafino	CITY-LADWP	LADWP
616	Ibanez	Brad	CITY-LAFD	Fire Captain
617	Ibarra	Elisa	CITY-FIRED-LA	Custodian
618	Isaias	Eric	CITY-LA	Senior Construction Inspector
619	Jacek	Edward	CITY-LADWP	Warehouse Worker
620	Jack	Jeremy	CITY-City of LA	Traffic Officer II
621	Jackson	Davina	CITY-DHS	Supervisor
622	Jackson	Anthony	CITY-LA	Waste water collection worker II
623	Jackson	Brittnae	CITY-LADWP	Senior Admin Clerk
624	Jackson jr	George	CITY-LADWP	LADWP
625	Jacobs	Paul	CITY-LA	Equipment Mechanic
626	Jacobs	Joe	CITY-LADWP	LADWP

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627	Jacobsen	Erik	CITY-LADWP	LADWP
628	Jaime	Raul	CITY-LADWP	LADWP
629	James	Scott	CITY-LADWP	LMA
630	Jamil	Danny	CITY-LADWP	Electric Station Operator
631	Jamil	David	CITY-LADWP	Plant Equipment Operator
632	Jelks	Kandyce	CITY-Building and Safety	Administrative Clerk
633	Jenkins	Deon	CITY-LA	Exempt Hire Hall Carpenter
634	Jenkins	Jason	CITY-LADWP	МСН
635	Jenkins	Robert	CITY-LAPD	Police Officer
636	Jimenez	Jessica	CITY-FIRED-LA-OTHER-Unemployed	
637	Jimenez	Susan	CITY-FIRED-OTHER-Unemployed	None
638	Jimenez	Daniel	CITY-LAFD	Firefighter
639	Jiménez	Jorge	CITY-LADWP	LADWP
640	Johns	Bill	CITY-LADWP	Line Maintenance Assistant
641	Johnson	Anthony	CITY-LA	City of Los Angeles
642	Johnson	Lisa	CITY-LA	Utility Services Specialist
643	Johnson	Anthony	CITY-LADWP	Plumber
644	Johnson	Kenneth	CITY-LADWP	LADWP
645	Johnson	Randy	CITY-LADWP	Aqueduct and Reservoir Keeper
646	Jones	Johnny	CITY-City of LA	Wastewater Collection Worker II
647	Jones	Christopher	CITY-LADWP	Meter Reader
648	Jones	Leon	CITY-LAFD	Fire Inspector
649	Jordan	Michael	CITY-LADWP	Electrical Mechanic
650	Joseph	Santosha	CITY-City of LA, Office of Finance	Principal Clerk
651	Juarez	Arthur	CITY-LA	Instrument Mechanic
652	Juarez	David	CITY-LADWP	Instrument Mechanic
653	Juarez	Elizabeth	CITY-LADWP	Instrument Mechanic
654	Juarez	Richard	CITY-LADWP	LADWP
655	Julio	Ulises	CITY-LADWP	Water Treatment Operator
656	Junor	Richard	CITY-LA	RCTO
657	Kagawa	April	CITY-LADWP	Chief Electric Plant Operator

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658	Kama	Garan	CITY-LAFD	Engineer
659	Kang	Eugene	CITY-LAFD	Fire Captain
660	Karlsson	David	CITY-LADWP	LADWP
661	Karsten	Michael	CITY-LADWP	Electrical Mechanic
662	Kaul	Teresa	CITY-LADWP	Instrument Mechanic
663	Keeler	Tanner	CITY-LAFD	Firefighter
664	Keesler	Christian	CITY-LADWP	LADWP
665	Keller	Michael	CITY-LADWP	Labor Supervisor
666	Kemeny	Richard	CITY-LADWP	Electrical Mechanic
667	Kent	Justin	CITY-LA	Field Engineering Aide
668	Kershner Jr	Robert	CITY-LADWP	Electric Station Operator
669	Key	Timothy	CITY-FIRED-Building & Safety-OTHER-Retired	Building Mechanical Inspector
670	Khashakyan	Stella	CITY-LA	Management Analyst
671	Kilpatrick	Robert	CITY-LAFD	Fire Battalion Chief
672	Kim	Yang	CITY-LADWP	LADWP
673	Kim	Janet	CITY-LAPD	OIC Special Flights Section
674	Kirby	David	CITY-LADWP	Electrical Mechanic
675	Kiss	Joshua	CITY-LAFD	FF3
676	Kitratnee	Patrick	CITY-LAFD	Apparatus Operator
677	Klafta	Curt	CITY-LAFD/Retired	Battalion Chief
678	Kleszcz	Donna	CITY-LA	Senior Admin Clerk
679	Klingensmith	John	CITY-LADWP	Warehouse/Toolroom Worker A
680	Knox*	John	CITY-LAFD	Firefighter/Paramedic/Emergency Medical Dispatcher
681	Knudson	Mike	CITY-LADWP	LADWP
682	Kobayashi	Scott	CITY-LADWP	LADWP
683	Koehmstedt	Orlin	CITY-LADWP	LADWP
684	Kratkin	Glen	CITY-LAFD	Firefighter Paramedic
685	Kraus	Thomas	CITY-LADWP	Water Utility Worker
686	Kring	Gregory	CITY-LADWP	Water Utility Worker
687	Kroner	Brandon	CITY-LAFD	Engineer
688	Kuhlman	Greg	CITY-LADWP	Electric trouble dispatcher

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689	Kunesh	Craig	CITY-LA	Engineering Geologist
690	Kupiec	Sebastien	CITY-LADWP	Storekeeper
691	Kupiec	Sebastien	CITY-LADWP	LADWP
692	Kurkowski	Arthur	CITY-LAPD	Police Officer
693	Kurowski	Kenneth	CITY-LADWP	LADWP
694	Kuzmicz	Christopher	CITY-LAFD	Firefighter/Paramedic
695	L	Jose	CITY-LAFD	FF/PM
696	La	Crystal	CITY-Zoo	Animal Keeper
697	La Cour	Crystal	CITY-Zoo	Los Angeles Zoo
698	Lacey	Kareem	CITY-LADWP	Controls Mechanic
699	LaDue	Michael	CITY-LAFD	Captain I
700	Lake	David	CITY-LAFD	Firefighter/Paramedic
701	Lamacchia	Chad	CITY-LADWP	LADWP
702	Lamb-Gutierrez	Cherie	CITY-LADWP	Principal Clerk Utility
703	Lambert	Ryan	CITY-LADWP	LADWP
704	Landis	Michael	CITY-LADWP	LADWP
705	Lane	Robert	CITY-LADWP	Sr. Water Works Mechanic
706	Lang	Eric	CITY-LADWP	LADWP
707	Langbehn	Paul	CITY-LADWP	Sr. Underground Distribution Construction Mechani
708	Langdale	Roger	CITY-LADWP	Electric Station Operator
709	Lanuza	Allen	CITY-LADOT	Traffic Officer (Currently Suspended w/o pay due to COVID-19 Mandate)
710	Lara	Daniel	CITY-LADWP	Steam Plant Assistant Maintenance Mechanic
711	Lara	Daniela	CITY-LADWP	Custodial
712	Larez	Frank	CITY-LAFD	Captain 2
713	Larios	Alejandra	CITY-LA	Secretary
714	Laufer	Ryan	CITY-LADWP	Senior Security Officer
715	Lawrence	Joseph	CITY-LADWP	UDCM
716	Lawrence Gonzales	Mario	CITY-LADWP	Electrical Repairer Trainee
717	Le	Ve	CITY-LA	Electric station operator
718	Ledesma	Adam	CITY-LADWP	Mechanical helper
719	Lee	James	CITY-LADWP	Instrument Mechanic

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720	Lee	Matthew	CITY-LAFD	Engineer
721	Lee-Ngo	Linh	CITY-LADWP	LADWP
722	Leedom	Gregory	CITY-LADWP	Water Utility Supervisor
723	Lehman	Troy	CITY-LADWP	Construction & Maintenance Supervisor
724	Lemmond	David	CITY-LAFD	Firefighter
725	Leon	Camilo	CITY-LADWP	LADWP
726	Lerma	Juan	CITY-LA	Equipment Mechanic
727	Lewis	Spencer	CITY-LADWP	LADWP
728	Libby	John	CITY-LAFD	Engineer
729	Libby	John	CITY-Los Angeles City	Engineer
730	Limon	Malaquias	CITY-City of LA	Equipment Mechanic
731	Lin	Kevin	CITY-LA	City Craft Assistant
732	Lipp	Darren	CITY-City of Los Angeles	Electrician
733	Lira	Frederick	CITY-LADWP	LADWP
734	Ljubich	Troy	CITY-LADWP	Machinist
735	Llamas	Raul	CITY-LA	City of Los Angeles
736	Lo	P	CITY-LA	LA City
737	Logan	Michael	CITY-LADWP	LADWP
738	Lomeli	Brian	CITY-LADWP	EDMT
739	Lomeli	Ronnie	CITY-LADWP	Carpenter
740	Lopez	Luis	CITY	Management Analyst
741	Lopez	Carlos	CITY-City of LA	Investigator
742	Lopez	Sean	CITY-LA	City of Los Angeles
743	Lopez	Daniel	CITY-LADOT	Cement Finisher
744	Lopez	Alejandro	CITY-LADWP	HD Equipment Mechanic
745	Lopez	Frank	CITY-LADWP	EDMS- Elect. Distr. Mech. Supervisor
746	Lopez	Jesus	CITY-LADWP	Meter Reader
747	Lopez	Ruben	CITY-LADWP	Water Utility Worker
748	Lopez	Timothy	CITY-LADWP	P.S.O.
749	Lopez	Hugo	CITY-LADWP	LADWP
750	Lord	Keith	CITY-LADWP	Sr Electric Trouble Dispatcher

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751	Lord	Ronald	CITY-LADWP	Utility Pre-Craft Tainee
752	Louthan	Douglas	CITY-LADWP	Senior Electrical Mechanic
753	Love	Robert	CITY-LA	Maintenance Laborer/Equipment Operators
754	Lowery	Davon	CITY-LADWP	Electrical Craft Helper
755	Lowry Jr	Richard	CITY-LADWP	LADWP
756	Lozano	Ricardo	CITY-LADWP	Equipment Operator
757	Luafau	Ruth	CITY-LADWP	3181 Security Officer
758	Lucero	Karen	CITY-LA	City of Los Angeles
759	Ludlow	Shawn	CITY-LA Harbor Department	Heavy Duty Truck Operator
760	Luevano	Ricardo	CITY- LADWP	Electrical Mechanic Supervisor
761	Lujan	Robert	CITY-LADWP	Equipment Operator
762	Luna	David	CITY-LADWP	Storekeeper
763	Luna	Kenny	CITY-LADWP	Heavy Duty Equipment Mechanic
764	Lussier	Raymond	CITY-LADWP	LADWP
765	Maberto	Joseph	CITY-LADWP	Chief Electric Plant Operator - A (2nd Level)
766	Macias	Rodrigo	CITY-LA	RCTO
767	Maciel	Vito	CITY-LA	Traffic Officer
768	Macklin	Ervin	CITY-LADWP IBEW LOCAL 18	UPCT
769	Magana	Marlon	CITY-LAPD	Police Sergeant
770	Mahoney	John	CITY-LADWP	Structural Steel Fabricator
771	Makee	Ronald	CITY-LADWP	Water Service Worker
772	Maldonado	Ruben	CITY-Sanitation	Wastewater Collections Supervisor
773	Malray	Christopher	CITY-LA	City of Los Angeles
774	Mancillas	Eduardo	CITY-FIRED-LAFD	Firefighter
775	Mandle	Matthew	CITY-LADWP	LADWP
776	Manfre	Larry	CITY-LA	Maintenance helper
777	Mannatt	Ellen	CITY-LADWP	LADWP
778	Manquen	Brooke	CITY-LAFD	Firefighter
779	Marin	Steven	CITY-LAPD	Police Sergeant
780	Marks	Anthony	CITY-LADWP	Mechanical Helper
781	Marquez	Jason	CITY-LA	Police Officer

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782	Marquez	Daniel	CITY-LADWP	Filtration Plant Operator
783	Marquis	Luke	CITY-LADWP	Meter Reader
784	Marsey	Tanner	CITY-LAFD	LAFD
785	Martel	Eder	CITY-LAPD	Detention Officer
786	Martin	Brian	CITY-LADWP	Equipment Mechanic
787	Martin	Michael	CITY-LADWP	Aqueduct and Reservoir Keeper
788	Martin	Nicholas	CITY-LADWP	LADPW
789	Martin	Scott	CITY-LADWP	Electrical Craft Helper
790	Martinez	David	CITY-LA	RCTO
791	Martinez	Junior	CITY-LA	RCTO
792	Martinez	Robert	CITY-LADWP	Steam Plant Control Operator
793	Martínez	Carlos	CITY-LADWP	LADWP
794	Martinez III	Robert	CITY-LADWP	Steam Plant Operator
795	Martirossian	Arman	CITY-LA	Solid Resource Superintendent
796	Masangkay	Reynaldo	CITY-LAPD	Police Officer
797	Mata	David	CITY-LADWP	Equipment Operator
798	Mata	Mauricio	CITY-LADWP	Electrical Repair
799	Matamoros	Ulises	CITY-LADWP	WELDER-B
800	Matchie	Gregory	CITY-LADWP	Water Utility Supervisor
801	Matthews	Clarence	CITY-LA	Refuse Collection Truck Operator
802	Matthews	Sean	CITY-LADWP	Senior Electrical Mechanic
803	Mattison	Mikel	CITY-LAFD	Firefighter Paramedic
804	Mayer	Joseph	CITY-Port of Los Angeles	Port Pilot
805	Mazariego	Eduardo	CITY-LADWP	Storekeeper
806	McCafferty	James	CITY-LA	Field Supervisor
807	McCarthy	Sean	CITY-Animal Control Officer	Animal Control Officer
808	McCaslin	William	CITY-LADWP	Power Shovel Operator
809	McCauley	Brent	CITY-LADWP	LADWP
810	McCoy	Karen	CITY-LADWP	Real Estate Officer
811	McDade	Rashawn	CITY-LADWP	Utility Buyer
812	McDonald	Kenneth	CITY-FIRED-LA	Storekeeper II

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813	McDonald	Joseph	CITY-LADWP	LADWP
814	Mcdonald	Michael	CITY-LADWP	Building repairer
815	McGrady	Michael	CITY-LAFD	Firefighter paramedic
816	McGroarty	William	CITY-LA	City of Los Angeles
817	McGuire	Joseph	CITY-LADWP	Aqueduct and Reservoir Keeper
818	Mckay	Patrick	CITY-LA	City of Los Angeles
819	McKay	Jason	CITY-LADWP	LADWP
820	Mcknight	Robert	CITY-LADWP	Senior Cable Splicer
821	McMillon	Curt	CITY-LADWP	EDMS
822	McMurry	James	CITY-LADWP	LADWP
823	McMurtrie	Erin	CITY-LADWP	Senior Clerk Typist
824	McMurtrie	John	CITY-LADWP	LADWP
825	McRae	David	CITY-LADWP	Senior Load Dispatcher
826	McVey	Jake	CITY-LADWP	LADWP
827	Meadows	Daniel	CITY-LAPD	Police Officer
828	Medina	Ryan	CITY-LAFD	LAFD
829	Meister	Robert	CITY-LADWP	Electrical Mechanic
830	Mell	Robert	CITY-LADWP, OTHER-Green Acres Landscaping	Plant Equipment Operator, Owner
831	Mellinger	Arthur	CITY-LADWP	Carpenter
832	Mendez	Erick	CITY-LA	City of Los Angeles
833	Mendez	Guillermo	CITY-LADWP	Underground Distribution Construction Mechanic
834	Mendez	Rodrigo	CITY-LADWP	Senior Water Utility Worker
835	Mendez	Rodrigo	CITY-LADWP	LADWP
836	Mendo	Gabriela	CITY-LAFD	Firefighter
837	Mendoza	Daniel	CITY-LA	Equipment Mechanic
838	Menendez	Sigfredo	CITY-LA	Electrical Engineer
839	Mergel	Sean	CITY-LADWP	Welder
840	Messer	Charles	CITY-LA	Plumber
841	Messner	Travis	CITY-LADWP	Heavy Duty Equipment Mechanic
842	Metz	Michael	CITY-LADWP	Machinist
843	Meyer	David	CITY-LADWP	Structural Steel Fabricator

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
844	Meza	Luis	CITY-LADWP	Security Officer
845	Miller	Chris	CITY-LA	Air Conditioning Mechanic
846	Miller	Michele	CITY-LADWP	Electric Station Operator
847	Miller	Ryan	CITY-LADWP	Electrical Mechanic
848	Miller	Stewart	CITY-LADWP	Steam Plant Operating Supervisor
849	Mills	Jarrod	CITY-LADWP	Heavy Duty Truck Operator
850	Mills	Jeffrey	CITY-LADWP	Senior Waterworks Mechanic
851	Mills	Peter	CITY-LAFD	Fireman
852	Minetta	Victoria	CITY-LA, OTHER-Retired	Human Relations Advocate, None
853	Miranda	Sandra	CITY-LA	Supervisor
854	Molina	Crystal	CITY-LA	City of Los Angeles
855	Molina	Christian	CITY-LAPD	Police Officer II
856	Molinar	Andrew	CITY-LAFD	LAFD
857	Mondragon	Michael	CITY-LADWP	Electrical Mechanic
858	Monroy	Sean	CITY-LAFD	Engineer
859	Montero	Jose	CITY-LA ZOO	Emergency building repair
860	Montero	Frank	CITY-LADWP	LADWP
861	Montes	Raymond	CITY-LADWP	EDMS
862	Montes	Roberto	CITY-LADWP	Maintenance & Construction Helper
863	Montes	Tawny	CITY-LADWP	LADWP
864	Montoya	James	CITY-LADWP	LADWP
865	Montoya	Ruben	CITY-LADWP	Truck and Equipment Dispatcher
866	Moon	Verel	CITY-LADWP	LADWP
867	Moore	Russell	CITY-LADWP	Lineman
868	Mora	Christian	CITY-LADWP	Senior Administrative Clerk
869	Morales	Louie	CITY-LADWP	LADWP
870	Morales	Preston	CITY-LADWP	Electrical Distribution Mechanic
871	Morales	Richard	CITY-LADWP	Electrical Craft Helper
872	Moreno	Jose	CITY-LADWP	Electrical Craft Helper B
873	Moreno	Alex	CITY-LADWP	LADWP
874	Morey	Gerald	CITY-LADWP	LADWP

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
875	Morgan	Corey	CITY-LADWP	LADWP
876	Morgan	Jason	CITY-LADWP	Watershed Resources Specialist
877	Morgan	Ken	CITY-LADWP	Electric Service Representative
878	Morley	Daniel	CITY-LADWP	LADWP
879	Morquecho	David	CITY-LADWP	Electrical Craft Helper
880	Morris	Erika	CITY-LA	CSS II
881	Morris	Roger	CITY-LADWP	Senior Cable Splicer
882	Mosesman	Mario	CITY-LADWP	Electric Service Representative
883	Mosich	Daina	CITY-LA-FIRED-OTHER-Los Colinas Pharmacy	Registered Veterinary Technician, Certified Pharmacy Technician Trainee
884	Mota	Jose	CITY-LA	Plumber/LA City
885	Mount	Richard	CITY-LA	City of Los Angeles
886	Muhammad	Samantha	CITY-LADWP	Commercial Field Rep
887	Mullany	Ryan	CITY-LA	Port Police Sergeant
888	Muniz	Michael	CITY-LA	Refuse Truck Operator
889	Munoz	Erik	CITY-LA	Civil Engineering Associate III
890	Muraoka	James	CITY-LADWP	Warehouse and Toolroom Worker
891	Murillo	Carolina	CITY-City of Los Angeles Public Library	Payroll Supervisor
892	Murillo	Octavio	CITY-LA	Environmental Engineering Associate II
893	Murillo	Atanacio	CITY-LADWP	Meter Reader
894	Murillo	Sonia	CITY-LADWP	Principal Clerk Utility
895	Murray	Alan	CITY-LA	Maintenance Laborer
896	Mushinski	Randy	CITY-LADWP	LADWP
897	Nagel	Sarah	CITY-LA	Animal Care Technician
898	Naish	Lyndsay	CITY	Senior Civil Engineer
899	Nava	Daniel	CITY-LADWP	LADWP
900	Navarro	Kristi	CITY-LA	LA Animal Services
901	Navarro	Michael	CITY-LADWP	Sr Plumber
902	Navarro	Francis	CITY-LAPD	LAPD
903	Nefas	Phillip	CITY-LADWP	Electrical Engineer Associate III
904	Nevarez	David	CITY-LADWP	Commercial Field Supervisor
905	Newon	Bryan	CITY-LAFD	LAFD

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906	Newsom	Tim	CITY-LA	Painter
907	Nguyen	Tony	CITY-LAFD	Firefighter
908	Nguyen	Chad	CITY-LAPD	LAPD
909	Nicklaw	Sean	CITY-LA	TDDS-B
910	Nielsen	Erik	CITY-LADWP	Sr. Machinist Supervisor
911	Niemand	Johnny	CITY-LADWP	LADWP
912	Nieves	Adrian	CITY-LAFD	Firefighter
913	Nikolajevs	Valerijs	CITY-LA	City of Los Angeles
914	Noble	Brian	CITY-LADWP	EDMS -A
915	Nolan	Teresa	CITY-Lancaster State Prison	Registered Nurse
916	Nordquist	James	CITY-LAFD	Firefighter/Paramedic
917	Norris	William	CITY-LADWP	Senior Electrical Repairer
918	Nua	Frank	CITY-LADWP	Electric Distribution Mechanic
919	Nunez	Sunny	CITY-LA	Meter Reader
920	Obeso	Gabriel	CITY-LADWP	Electrical Mechanic
921	Obregon	Laura	CITY-LADWP	Sr. Admin Clerk
922	Obregon	Nicholas	CITY-LADWP	Warehouse and Toolroom Worker A
923	Ochoa	Jose	CITY-LA	City of Los angeles
924	Ochoa	Rene	CITY-LA	Traffic Officer 2
925	Ochoa	Jeffery	CITY-LAFD	Firefighter Paramedic
926	Ochoa Jr	Eduardo	CITY-LADWP	LADWP
927	Odom	Frank	CITY-LADWP	Aqueduct and Reservoir Keeper
928	Ojeda	David	CITY-LADWP	HDTO
929	Okray	James	CITY-LADWP	Senior Water Utility Worker
930	Olivier	Jean-Claude	CITY-LA	Housing Inspector
931	Onate	Ernesto	CITY-LADWP	Warehouse Worker
932	Ormes	Thomas	CITY-LADWP	Electrical Craft Helper
933	Ornelas	Jose	CITY-LADWP	LADWP
934	Orozco	Ventura	CITY-LADWP	Plumber
935	Orozco	Jesus	CITY-LAFD	FIrefighter Paramedic
936	Ortega	Luis	CITY-LA	Police Officer II

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937	Ortega	William	CITY-LADWP	Electric Distribution Mechanic
938	Orth	Jeremy	CITY-LAFD	EDMS
939	Ortiz	Albert	CITY-LADWP	LADWP
940	Ortiz	Anthony	CITY-LAPD	LAPD
941	Osier	Terry	CITY-LADWP	Maintenance
942	Ostrom	Caleb	CITY-LADWP	EDMT
943	Oushana	Antonio	CITY-LADWP	МСН
944	Overs	Amy	CITY-LADWP	Electric Station Operator
945	Owen	Aaron	CITY-LA	Sr animal control officer
946	Pacheco	Raymond	CITY-LA, OTHER-Applied Air Conditioning	Air Conditioning Mechanic
947	Pacheco	Shahjahan	CITY-LADWP	LADWP
948	Padelford	Wayne	CITY-LADWP	Water Treatment Operator
949	Padilla	Gilbert	CITY-LADWP	Equipment Mechanic
950	Page	Timothy	CITY-LADWP	Construction & Maintenance Supervisor
951	Pagliuso	Michael	CITY-LAFD	Apparatus Operator
952	Palacio	Joseph	CITY-LAFD	Firefighter
953	Palacios	Matthew	CITY-LADWP	LADWP
954	Palmoutsos	Constantino	CITY-LADWP	Cable Splicer
955	Pantoja	Pearl	CITY-LA	Traffic Officer II
956	Paraiso	Marion	CITY-LADWP	Electrical Mechanic
957	Parker	Terri	CITY-LADWP	Water Utility Worker
958	Parlee	Kyle	CITY-LADWP	Edmt
959	Parra	Marin	CITY-LADWP	LADWP
960	Pavia	Jackie	CITY-LA	City Craftsmen Assistant
961	Pavia	Jerry	CITY-LADWP	Electrician
962	Peden	John	CITY-LA	Steam Plant Operator
963	Peloquin	Brian	CITY-HWTP	Waste Water Treatment Mechanic
964	Pemberton	Joseph	CITY-LADWP	Electrical Repairman
965	Penate	Glenda	CITY-LA	Sr. Systems Analyst
966	Peralta	Fredy	CITY-LA Zoo	Cement Finisher
967	Peralta	Rene	CITY-LAFD	FIREFIGHTER

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968	Perelli-Minetti	Joshua	CITY-LAFD	Firefighter/Paramedic
969	Perez	Carlos	CITY-City of LA Department of Public Works	Civil Engineer Associate
970	Perez	Alberto	CITY-LA	Building Operating Engineer
971	Perez	Anthony	CITY-LA	Electrician
972	Perez	Waleska	CITY-LA, COLA-LAC-USCLAC-USC/8B	CA
973	Perez	Andrew	CITY-LADWP	Equipment Operator
974	Perez	Everardo	CITY-LADWP	LADWP
975	Perez	George	CITY-LADWP	Survey Party Chief
976	Perez	George	CITY-LADWP	Field Engineering Aid
977	Perez	George	CITY-LADWP	Survey Party Chief, MCH
978	Perez	Ignacio	CITY-LADWP	LADWP
979	Perez	Jesus	CITY-LADWP	LADWP
980	Perez	Joseph	CITY-LADWP	Meter reader
981	Perez	Kendrick	CITY-LADWP	Warehouse and Toolroom Worker
982	Perez	Omar	CITY-LADWP	Electrical Engineer
983	Perez	Vincent	CITY-LADWP	LADWP
984	Perez	Jose L	CITY-LAFD	Firefighter/Paramedic
985	Perez	Tony	CITY-LAPD	Police Officer
986	Perez	Damien	CITY-Public Works Bureau Of Engineering Survey Division	Land Surveying Assistant
987	Peters	Gannon	CITY-LADWP	LADWP
988	Peters	Steven	CITY-LADWP	Load Dispatcher
989	Peterson	Clinton	CITY-LA	Warehouse worker
990	Peterson	Christine	CITY-LADWP	Warehouse & Toolroom Worker
991	Petrillo	Shaun	CITY-LADWP	LMA
992	Petruescu	Cosmin	CITY-LADWP	Senior Electrical Mechanic
993	Phillips	Micah	CITY-LADWP	LADWP
994	Piatt	Garry	CITY-LADWP	Maintenance and Construction Helper
995	Piatt	Michael	CITY-LADWP	Sr Construction Inspector
996	Piazza	Francis	CITY-LA	Traffic Officer II
997	Piedra	Rene	CITY-LA	City of Los Angeles
998	Pierce	Jeremiah	CITY-LADWP	LADWP

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
999	Pina	Oscar	CITY-LADWP	Waste Water Worker 2
1000	Pino	Fernando	CITY-LADWP	Security Officer
1001	Piotraschke	Paul	CITY-LADWP	Electrical Repairer
1002	Pischel	Robert	CITY-LADWP	Water Works Mechanic
1003	Polson	Elma	CITY-LADWP	LADWP
1004	Pons	Philip	CITY-LADWP	EDMT
1005	Porter	David	CITY-LADWP	Painter
1006	Portugal	Gabriel	CITY-LADWP	Water Treatment Operator
1007	Post	Steven	CITY-G.S/F.S	Equipment Mechanic
1008	Powell	Diana	CITY-LA	Environment Compliance Inspector
1009	Powell	Jason	CITY-LADWP	LADWP
1010	Powell	Jason	CITY-LAFD	Captain
1011	Preciado	Thomas	CITY-LADWP	LADWP
1012	Preer	Cicily	CITY-LADWP	Commercial Service Supervisor
1013	Pressley	Jada	CITY-LADWP	Assistant Paymaster
1014	Preston	Jacquilyn	CITY-LADWP	Custodial Service Attendent
1015	Prian	Sean	CITY-LAFD	Firefighter/Paramedic
1016	Prince	Andrew	CITY-LADWP	LADWP
1017	Prochoren	Neal	CITY-LA	Housing Inspector
1018	Provencio	Richard	CITY-LADWP	Senior Administrative Clerk
1019	Puels	Richard	CITY-LA	Fire Inspector I
1020	Puhawan	Ramiro	CITY-LADWP	Senior Biyer
1021	Pulido	Alejandro	CITY-LADWP	Senior Electric Distribution Mechanic
1022	Pulido	Lupe	CITY-LADWP	LADWP
1023	Purrington	Jordan	CITY-LAFD	Engineer
1024	Quaternik	Daniel	CITY-LADWP	Meter Reader
1025	Quick	Bryan	CITY-LAFD	Firefighter Paramedic
1026	Quiles	Rogelio	CITY-LAPD	Police Officer
1027	Quintanilla	Fernando	CITY-LADWP	Electrical Craft Helper
1028	Quiros	Alyssa	CITY-LAPD	Security officer
1029	Quiros	Daniel	CITY-LAPD	Police Officer

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1030	Quiroz	Roque	CITY-LADWP	Civil Engineering Associate
1031	Ragan	Mike	CITY-LA	Equipment mechanic
1032	Rahimuddin	Saif	CITY-LA	Transportation Engineering Associate 3
1033	Railing	John	CITY-LA	City of Los Angeles
1034	Raker Jr.	Robert	CITY-LADWP	Construction Service Worker
1035	Ramey	Kreshell	CITY-LADWP	LADWP
1036	Ramirez	Claudia	CITY-LA	Clerk
1037	Ramirez	Martha	CITY-LA	Messenger Clerk
1038	Ramirez	Albert	CITY-LADWP	Welder
1039	Ramirez	Anthony	CITY-LADWP	Meter Reader
1040	Ramirez	Art	CITY-LADWP	Waste Water Collection Worker
1041	Ramirez	Juan	CITY-LADWP	Senior Administrative Clerk
1042	Ramirez	Kevin	CITY-LAFD	LAFD
1043	Ramirez	George	CITY-LAPD	LAPD- CITY OF LA
1044	Ramon	Javier	CITY-LADWP	Journeyman Carpenter
1045	Ramos	Carlos	CITY-LADWP	Carpenter
1046	Rappleye	Travis	CITY-LADWP	Electrical Distribution Mechanic Supervisor
1047	Ratcliff	Jeffrey	CITY-LADWP	LADWP
1048	Rea	Richard	CITY-LA	Parking Manager II
1049	Reale	Anthony	CITY-LADWP	EDMT 5
1050	Redmond	Kyle	CITY-LADWP	EDMT
1051	Redmond	Shaun	CITY-LADWP	EDMT
1052	Reed	Brian	CITY-LADWP	LADWP
1053	Reese	Chad	CITY-LADWP	Electrical Mechanic
1054	Reese	Everett	CITY-LADWP	Line Patrol Mechanic
1055	Rehman	Zia	CITY-LADWP	LADWP
1056	Reiser	Gary	CITY-LADWP	Sr. Hydrographer B
1057	Reisner	Richard	CITY-LA	Pr. Inspector
1058	Remp	Jess	CITY-LAFD	Fire
1059	Renzelman	Victor	CITY-LAPD	Police Officer-PIII
1060	Reyes	Alonso	CITY-LADWP	LADWP

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1061	Reyes	James	CITY-LADWP	LADWP
1062	Rice	Ryan	CITY-LADWP	Maintenance and Construction Helper
1063	Rich	Jarred	CITY-LADWP	LADWP
1064	Rich	Susan	CITY-LADWP	LADWP
1065	Richardson	Rochelle	CITY-LADWP	Custodian
1066	Rickford	Ryan	CITY-LADWP	Heavy Duty Truck Operator
1067	Rico	Martin	CITY-LADWP	Building Repairer
1068	Rifkin	David	CITY-LADWP	Heavy Equipment Mechanic
1069	Rigdon	Scott	CITY-LADWP	LADWP
1070	Rios	Emilio	CITY-LA	Plumber
1071	Rios	David	CITY-LADWP	LADWP
1072	Rios	Edgar	CITY-LADWP	Commercial Service Supervisor
1073	Rios	Sean	CITY-LADWP	LADWP
1074	Rivas	Jesse	CITY-LADWP	Carpenter
1075	Rivera	Oscar	CITY-LADWP	Electrical Mechanic
1076	Rivera	Salvador	CITY-LADWP	MAINTENANCE AND CONSTRUCTION HELPER
1077	Robles	Gabriel	CITY-LA	Civil Engineering Associate
1078	Robles	Richard	CITY-LA	Building Mechanical Inspector
1079	Robles	James	CITY-LADWP	Electrical Engineering Associate
1080	Rocha	Gene	CITY-LADWP	Building Repairer
1081	Rocha	Rudy	CITY-LAFD	LAFD/Firefighter III/ Paramedic
1082	Rodarte	Danelle	CITY-LA	Procurement Assistant
1083	Rodriguez	Roy	CITY-LA	Land Surveyor
1084	Rodriguez	Tyger	CITY-LA	Animal Control Officer
1085	Rodriguez	Conrad	CITY-LADWP	Utility Administrator III
1086	Rodriguez	Jose	CITY-LADWP	Electrical Mechanic
1087	Rodriguez	Luis	CITY-LADWP	PCEDT B
1088	Rodriguez	Joseph	CITY-Los Angeles City	R.C.T.O
1089	Rodriguez	Chris	CITY-Zoo	Senior Animal Keeper
1090	Rodríguez	Filiberto	CITY-LA	Motor Sweeper Operator
1091	Romero	Alan	CITY-LADWP	Senior Cable Splicer

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1092	Romero	Carlos	CITY-LADWP	EDM
1093	Romero	George	CITY-LAFD	LAFD
1094	Romo	Ricardo	CITY-LADWP	Customer Service Representative
1095	Rompal	Michelle	CITY-LAPD	Security Officer
1096	Ronda	Ralph	CITY-LADWP	LADWP
1097	Ronge	Joseph	CITY-LADWP	Electrical Craft Helper
1098	Rosas	Rico	CITY-LADWP	Security Officer
1099	Rose	Dustin	CITY-LADWP	Edmt
1100	Rose-McCaslin	Kimberly	CITY-LADWP	LADWP
1101	Routt	Andrew	CITY-LADWP	Equipment Operator
1102	Rugroden	Kirk	CITY-LADWP	Electrical mechanic
1103	Ruiz	Juan	CITY-LA	Electrical Repairer
1104	Ruiz	Mary Ann	CITY-LA	Custodian
1105	Ruiz	Guadalupe	CITY-LADWP	LADWP
1106	Rupp	Timothy	CITY-LADWP	Heavy Duty Truck Operator
1107	Russell	Steven	CITY-LADWP	Construction & Maintenance Supervisor
1108	Saborio	Mario	CITY-LA, OTHER-Retired	Management Assistant, none
1109	Saenz	Andres	CITY-LAFD	Captain
1110	Saggiani	Mario	CITY-LADWP	Electric Distribution Mechanic Trainee
1111	Saiza	Diego	CITY-Department of Sanitation	Refuge Collection Truck Operator
1112	Salas	Jose	CITY-LAFD	LAFD
1113	Salazar	Martin	CITY-LADWP	LADWP
1114	Salcido	Manuel	CITY-LADWP	Steam Plant Maintenance Mechanic
1115	Salgado	Armando	CITY-LA	City of Los angeles
1116	Salgado	Efrain	CITY-LADWP	LADWP
1117	Sallee	Jeffrey	CITY-LADWP	LADWP
1118	Sanchez	Eric	CITY-LA	RCTO
1119	Sanchez	Chris	CITY-LADWP	Water Treatment Operator
1120	Sanchez	Dennis	CITY-LADWP	Security Officer
1121	Sanchez	Jesse	CITY-LADWP	Waterworks Mechanic
1122	Sanchez	Patrick	CITY-LADWP	LADWP

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1123	Sanchez	Uriel	CITY-LADWP	LADWP
1124	Sanchez	Fernando	CITY-LAFD	LAFD
1125	Sanders	James	CITY-LADWP	Electrical Mechanic Supervisor
1126	Sandoval	Nicholas	CITY-LADWP	EDMT
1127	Santa Maria	Joe	CITY-LAFD	Firefighter
1128	Sapone	Jennifer	CITY-Recreation and Parks	Senior Management Analyst I
1129	Sarabia	Michael	CITY-LADWP	Electrical Mechanic
1130	Sardisco	Fred	CITY-LA	Open Water Lifeguard
1131	Saucedo	Jazmine	CITY-FIRED-LASAN-OTHER-Orange County Health Care Agency	Assistant Environmental Health Specialist
1132	Saumur	Patrick	CITY-LAPD	LAPD
1133	Saunders	Matthew	CITY-LADOT	Traffic Officer II
1134	Saunders	Dane	CITY-LADWP	Retired Superintendent
1135	Saunders	Jason	CITY-LADWP	Supervisor
1136	Schamber	Darren	CITY-LADWP	Water Utility Superviser
1137	Schauer	Michael	CITY-LA	Pipe fitter
1138	Schey	Albert	CITY-LADWP	Equipment Mechanic
1139	Schrieber	Brian	CITY-LA	Civil Engineering Associate III
1140	Schroeder	David	CITY-LADWP	Pipefitter
1141	Scobie	David	CITY-LADWP	Equipment Mechanic
1142	Scott	James	CITY-LADWP	ЕСН
1143	Scott	Rob	CITY-LAFD	LAFD
1144	Scrivens	Caleb	CITY-LADWP	Field Engineering Aide
1145	Seers	Michael	CITY-LAFD	Firefighter Paramedic
1146	Seitz	Steven	CITY-LADWP	OPERATOR B
1147	Semerdjian	Krikor	CITY-LADWP	LADWP
1148	Sempelsz	Djeffry	CITY-LADWP	Department of Water & Power Los Angeles
1149	Serhal	George	CITY-LADWP	LADWP
1150	Serna	Augustine	CITY-LADWP	LADWP
1151	Serrato	Teresa	CITY-LADWP	CSR
1152	Serratos	Fausto	CITY-LADWP	Senior Load Dispatcher
1153	Severing	Ryan	CITY-LADWP	Electrical Test Technician

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
1154	Sezate	Eddie	CITY-CITY OF LA DEPT ANIMAL SERVICES	CITY OF LOS ANGELES DEPT ANIMAL SERVI
1155	Shahin	Mike	CITY-LADWP	LADWP
1156	Shanaphy	Jeffrey	CITY-City of LA	Police Officer
1157	Shaw	Renell	CITY-LADWP	Heavy Duty Truck Operator
1158	Shaw	Robert	CITY-LAFD	LAFD
1159	Shaw	Demetrius	CITY-LAPD	LAPD
1160	Shayesteh	Olivia	CITY-LA	Office Services Assistant
1161	Sheley	Jason	CITY-Rec & Park	Equipment Specialist
1162	Shepherd	Shawn	CITY-LA	Mechanical Helper
1163	Shepherd	Patrick	CITY-Sanitation	Refuge Trash Collection Operator
1164	Shiers	Scot	CITY-LADWP	Senior Electrical Distribution Mechanic - SEDM
1165	Shiers	Scot	CITY-LADWP	Annual Refresher Training (OSHA compliance)
1166	Shin	Andrew	CITY-LA	Legal Clerk II
1167	Shubin	David	CITY-FIRED-GSD, OTHER-None	Plummer, None
1168	Shutty	Robert	CITY-LADWP	Senior Water Utility Worker
1169	Sichmeller	John	CITY-LADWP	Truck Driver
1170	Sierra	Arturo	CITY-LADWP	Lead ESR
1171	Sigala	Patricia	CITY-LADWP	LADWP
1172	Simasingh	Asapong	CITY-LA	City of LA
1173	Simon	Mark	CITY-LA	City of Los Angeles
1174	Simpson	Kristina	CITY-LAC/USC	Radiation Therapy Technologist
1175	Skelton	Jesse	CITY-LADWP	Water Treatment Operator
1176	Slattery	Brandon	CITY-LADWP	LADWP
1177	Slee	Scott	CITY-LADWP	"A"Warehouse &Toolroom Worker, "Traveler"
1178	Slivchak	Paul	CITY-LADWP	System Load Dispatcher, Grid Operations
1179	Smallwood	Scott	CITY-LADWP	Warehouse & Toolroom Worker
1180	Smith	Derrick	CITY-LA	Animal care technician
1181	Smith	Michael	CITY-LA	Construction Inspector
1182	Smith	Yvette	CITY-LA	Animal Control Officer
1183	Smith	Glenn	CITY-LADWP	Equipment Repair Supervisor
1184	Smith	Harry	CITY-LADWP	Equipment Operator

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
1185	Smith	Jeffrey	CITY-LADWP	Water Service Specialist
1186	Smith	John	CITY-LADWP	Senior Electrical Mechanic
1187	Smith	Joel	CITY-LAFD	LAFD/Fire helicopter Pilot III
1188	Snow	Marton	CITY-LADWP	LADWP
1189	Solar	Jeremy	CITY-LADWP	Electrical Meter Setter
1190	Solis	Mike	CITY-LADWP	Maintenance and Construction Helper
1191	Soliz	Mario	CITY-LADWP	НДТО
1192	Solon	Kevin	CITY-LADWP	Heavy Duty Truck Operator
1193	Sosa	Samuel	CITY-LADWP	Electrical Mechanic
1194	Soto	Mark	CITY-LAFD	Captain
1195	Soto-Herrera	Nancy	CITY-LADWP	Utility Executive Secretary
1196	Speight	Earl	CITY-FIRED-LA-OTHER-None	ECI, None
1197	Spencer	Daniel	CITY-LADWP	Senior Cable Splicer
1198	Spurgeon	Anne	CITY-FIRED-LA-OTHER-Randstad at Wells Fargo Bank	Personnel Records Supervisor, Associate Operations Processor
1199	St John	Todd	CITY-LADWP	LADWP
1200	St.	Andrew	CITY-LADWP	Supervisor (Electrical Repair)
1201	Stadden	Jeff	CITY-LAFD	Firefighter III
1202	Staudinger	Josh	CITY-LADWP	Line Patrol Mechanic
1203	Steiger	Eric	CITY-LAFD	LAFD/Firefighter / Paramedic
1204	Stephens	James	CITY-LADWP	Edm
1205	Stepp	Doyle	CITY-LADWP	Electrical Mechanic
1206	Stewart	Frank	CITY-LADWP	Electric Station Operator
1207	Still	Mark	CITY-LA	welder
1208	Stine	Christopher	CITY-LAFD	Fire Captain/LAFD
1209	Stonum Jr	LaVon	CITY-LADWP	Field Service Rep
1210	Strahan	Joshua	CITY-LA	Waste Water Mechanic
1211	Strauch	Joseph	CITY-LADWP	LADWP
1212	Strauss	Branden	CITY-LAFD	Firefighter III
1213	Strawn	Eric	CITY-LADWP	Senior Electrical Mechanic
1214	Strawn	Ryan	CITY-LADWP	Senior Electrical Mechanic
1215	Studenka	Craig	CITY-LAFD	FF/PM

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
1216	Suarez	Steve	CITY-LADWP	EDM
1217	Sullivan	Jonathan	CITY-LA	City of Los Angeles
1218	Sullivan	Sean	CITY-LA	Construction & Maintenance Supervisor II
1219	Summers	Matthew	CITY-LADWP	Survey Supervisor
1220	Susca	Daniel	CITY-LAFD	Inspector
1221	Sutvaj	Stefan	CITY-LADWP	Electrical Engineering Associate II
1222	Sweet	Erik	CITY-LADWP	Plumber
1223	Symons	Robert	CITY-LADWP	LADWP
1224	Tadian	Nishan	CITY-LADWP	Senior Civil Engineering Drafting Technician
1225	Tagliere	Peter	CITY-LAFD	Firefighter
1226	Tait	David	CITY-LADWP	Aqueduct & Reservoir Keeper
1227	Takessian	Christine	CITY-LA	Detention Officer
1228	Tanguay	Richard	CITY-LAFD	Firefighter
1229	Tapert	Jason	CITY-LADWP	Electrical Mechanic
1230	Tapia	Luis	CITY-LADWP	Maintenance and Construction Helper
1231	Tarango	Ian	CITY-LAFD	Firefighter III
1232	Tashjian-Bedik	Lena	CITY-LADWP	Security Officer
1233	Tavera	Marc	CITY-LA	Plumber
1234	Taylor	Carrie	CITY-LADWP	Management Analyst
1235	Taylor-Cook	Alicia	CITY-LADWP	Sr. Administrative Clerk
1236	Teal	Travis	CITY-LADWP	LADWP
1237	Tejada	Hector	CITY-LAPD	Police Officer
1238	Telles	Raul	CITY-LA	Custodial Services Attendant
1239	Telles	Annaka	CITY-LADWP	Senior Administrative Clerk
1240	Teruel	Raul	CITY-LADWP	LADWP
1241	Testa	Fletcher	CITY-LADWP	Electrical Mechanic
1242	Teter	Jason	CITY-LAFD	Fireboat Mate
1243	Texeira	Johnny	CITY-LADWP	Journeyman Lineman
1244	Thaw	Saw	CITY-LADWP	Control Mechanic
1245	Theodore	Johnathan	CITY-LAFD	LAFD
1246	Thibault	Corey	CITY-LAFD	Firefighter

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
1247	Thomas	Paul	CITY-LADWP	Electrical Mechanic
1248	Thompson	Aaron	CITY-LADWP	Utility Craft Worker
1249	Thompson	Richard	CITY-LAFD	Fire Captain
1250	Thornburg	Rodger	CITY-LADWP	Real Estate Officer
1251	Thuesen	Robert	CITY-LADWP	Maintenance and Construction Helper
1252	Tilch	James	CITY-LADWP	Labor Supervisor
1253	Tillemans	Tony	CITY-LADWP	LADWP
1254	Tinajero	Gilberto	CITY-LADWP	LADWP
1255	Tisdale	Karen	CITY-LADWP	Control Gorge Dispatcher
1256	Tolar	George	CITY-LADWP	Electrical Craft Helper
1257	Toliver	Nicholas	CITY-LADWP	Electric Trouble Dispatcher
1258	Toolis	Patrick	CITY-LADWP	Welder
1259	Topete	Andres	CITY-LADWP	LADWP
1260	Torres	Mark	CITY-LADWP	Ladwp
1261	Torres	Reynaldo	CITY-LADWP	Waste Water Collector 2
1262	Toscanini	Gerardo	CITY-LADWP	LADWP
1263	Toufenkchian	Jack	CITY-LADWP	Security Officer
1264	Troncozo	Paul	CITY-LADWP	LADWP
1265	Truax	Jeremy	CITY-LADWP	SENIOR LOAD DISPATCHER
1266	Tucker	Mark	CITY-LADWP	LADWP
1267	Tucker	Ron	CITY-LADWP	Watershed Resources Supervisor
1268	Tully	Shannon	CITY-LA	Senior Administrative Clerk
1269	Turner	Susan	CITY-LADWP	LADWP
1270	Turner	Timothy	CITY-LADWP	МСН
1271	U	Carlos	CITY-LAFD	Engineer
1272	Underhill	Mark	CITY-LADWP	Line Maintenance Assistant
1273	Urane	Jesse	CITY-LADWP	LADWP
1274	Urena	Carlos	CITY-LADWP	LADWP
1275	Uribe	Gabriel	CITY-LADWP	Department of Water & Power Los Angeles
1276	Vachon	Steven	CITY-LADWP	City of L.A. Department of water and Power
1277	Valdivia	Aaron	CITY-LADWP	Construction Equipment Service Worker

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
1278	Valenzuela	Estela	CITY-LA	Accounting Clerk
1279	Valeriano	Danielle	CITY-LA	City of Los Angeles
1280	Vallejo	Carla	CITY-LA	Civil Engineering Associate
1281	Vallejo	Mark	CITY-LADWP	LADWP
1282	Vander Broek	Eric	CITY-LADWP	Equipment Repair Supervisor
1283	Vandiver	Christopher	CITY-LADWP	Electrical distribution mechanic
1284	Varela	Steven	CITY-LADWP	Aqueduct and Reservoir Keeper
1285	Vasquez	Bernardo	CITY-City of LA Zoo, CITY-Dept of Sanitation	Maintenance laborer, Mechanical Helper
1286	Vasquez	Gloria	CITY-LA	Deputy
1287	Vasquez	Raul	CITY-LA	Building Mechanical Inspector
1288	VASQUEZ	ADRIANA	CITY-LADWP	Senior Administrative Clerk
1289	Vasquez	Robert	CITY-LADWP	Senior Underground Distribution Mechanic
1290	Vasquez	Fernando	CITY-LAFD	Paramedic firefighter
1291	Vasquez	Salvador	CITY-LAPD	Police Officer
1292	Vega	Albert	CITY-LA	Waste Water Electrician
1293	Vega	Gerardo	CITY-LADWP	LADWP
1294	Vega	Gisselle	CITY-LADWP	LADWP
1295	Velker	Jeffrey	CITY-LADWP	Electrical Craft Helper A
1296	Vena	Adam	CITY-LA	RCTO 2
1297	Vergona	Jonathan	CITY-LADWP	Electrical Craft Helper
1298	Verwey	Eric	CITY-LAFD	Fire Captain
1299	Vickers	James	CITY-LA	EDMS
1300	Vidal	Miguel	CITY-LADWP	Instrument Mechanic
1301	Vieira	George	CITY-LADWP	Sr. Water Utility Worker
1302	Vierra	David	CITY-LADWP	Carpenter
1303	Vigliotta	Richard	CITY-LAFD	Firefighter
1304	Villalpando	Daniel	CITY-LA	Tax Compliance Officer III
1305	Villalpando	Griselda	CITY-LAHD	LAHD
1306	Villanueva	Eric	CITY-LA, OTHER-Bakers Rescue	City of Los Angeles, Rescue technician
1307	Villanueva	Crystal	CITY-LADWP	Senior Administrative Clerk
1308	Villarreal	Gamaliel	CITY-LADWP	Equipment Mechanic

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
1309	Villasenor	Luis	CITY-LADWP, OTHER-CPS Energy	Electrical Mechanic, Design Coordinator
1310	Viramontes	Rene	CITY-LADWP	Officer
1311	Vizcarra	Jaime	CITY-LADWP	Assistant, Maintenance Mechanic
1312	Vizcarra	Victor	CITY-LADWP	LADWP
1313	Vizcarra	Salvador	CITY-LAPD	Police Officer
1314	Voge	Nancy	CITY-LA	City of LA
1315	Vorhis	Claire	CITY-LA	City of Los Angeles - City Attorney's Office
1316	Vosburg	Maurice	CITY-LA	Refuse Truck Collection Operator
1317	Vosburg	Steven	CITY-LA	Wastewater Treatment Mechanic Supervisor
1318	Vowels	Timothy	CITY-LA	Plumber
1319	Walter	Garett	CITY-LADWP	DWP
1320	Walters	Brandy	CITY-LA	Recreation, assistant
1321	Walters	Ron	CITY-LADWP	Electrical Station Operator
1322	Warmoth	Michelle	CITY-FIRED-Los Angeles Superior Court	ІТ
1323	Warner	Donald	CITY-LADWP	Construction Equipment Service Worker
1324	Watkins	Nicholas	CITY-LAFD	LAFD
1325	Watkins	Nick	CITY-LAFD	Engineer/ EMT
1326	Watson	Daniel	CITY-LADWP	Senior Cable Splicer
1327	Watson II	Gerard	CITY-LADWP	Electrical Craft Helper
1328	Weakley	Michael	CITY-LADWP	Water Utility Specialist
1329	Weaver	Gwendolyn	CITY-LA	Utility Buyer
1330	Webb	Tyler	CITY-LA	Electrical test technician
1331	Weng	Thomas	CITY-LAFD	Firefighter
1332	Wenzel	Fred	CITY-LADWP	LADWP
1333	Werle	Timothy	CITY-LAFD	Fire Captain
1334	Werner	Jeremiah	CITY-LADWP	Electrical Craft helper
1335	Wert	Derek	CITY-LADWP	LPM
1336	Westphal	Lois	CITY-LA	Animal Control Officer
1337	Whitmore	Greg	CITY-LAFD	Fire Boat Mate
1338	Wilder	Mark	CITY-LADWP	HEAVY EQUIPMENT OPERATOR
1339	Wildermuth	Wesley	CITY-LADWP	Senior Water Utility Worker

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
1340	Wilkerson	David	CITY-LADWP	LADWP
1341	Wilkinson	Nolyne	CITY-LADWP	Supervisor
1342	Willert	Laura	CITY-LADWP	LADWP
1343	Williams	Evan	CITY-LADWP	LADWP
1344	Williams	Justin	CITY-LADWP	Customer Service Representative
1345	Wilms	Stephen	CITY-LADWP	Trouble Dispatcher
1346	Wilson	Randy	CITY-LA	Electrician
1347	Wing	Austin	CITY-LADWP	Lineman
1348	Wolkensdorfer	John	CITY-LADWP	LADWP
1349	Wong	Suzanne	CITY-LA	City of Los Angeles
1350	Woods	Capricia	CITY-LADWP	CSR
1351	Wray	Cody	CITY-LADWP	LADWP
1352	Wright	Kyle	CITY-LADWP	LADWP
1353	Wusstig	Byron	CITY-City of LA Zoo	City of Los Angeles, Zoo
1354	Wyndon	Ruddy	CITY-LADWP	LADWP
1355	Yanez	Cesar	CITY-LADWP	LADWP
1356	Yeager	James	CITY-LADWP	Protective Coating Worker
1357	Yeager	Ryan	CITY-LADWP	LADWP
1358	Yeager	Ryan	CITY-LAFD	Firefighter Paramedic
1359	Yoshimura	Westley	CITY-LAFD	Firefighter
1360	Young	Craig	CITY-LADWP	LADWP
1361	Young	Danielle	CITY-LADWP	Instrument Mechanic
1362	Young	Derek	CITY-LADWP	Senior Administrative Clerk
1363	Young	Phillip	CITY-LADWP	Meter reader
1364	Young	Anthony	CITY-LAFD	Police Officer II
1365	Yrigoyen	Phillip	CITY-LADWP	SUDCM
1366	Zachery	Michael	CITY-LA	Custodian
1367	Zakarian	Orbel	CITY-LADWP	Carpenter
	Zarukian	Armen	CITY-LADWP	Electric Distribution Mechanic
1369	Zeledon	William	CITY-LADWP	Carpenter
1370	Zeman	David	CITY-LADWP	LADWP

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
1371	Ziemer	Stephen	CITY-LAFD	Fire Fighter Paramedic
1372	Zimerman	Ezequiel	CITY-City of LA	Land Surveyor
1373	Zornes	Matthew	CITY-LADWP	Carpenter

APPENDIX "D"

1 Appendix "D" Cover Sheets to Spreadsheets

APPENDIX "D" ALPHABETIZED LISTING OF SPREADSHEETS AND SPREAD SHEETS OF COUNTY EMPLOYEES

MANUEL "MANNY" BARRIOS: RAMONA BILANCSUK: JOANNA CENTENO: GLORIA CHAVEZ; LISETTE MEJIA-CRUZ; TAMI OLENIK; ANGEL VASQUEZ; GARY AASE; JOSEPH ABDELKERIM; DELIA ABELLERA; ARTHUR ABRAMYAN; YING ACKERMAN; GUILLERMINA ADAMEE; ALLA AGAMALIAN; GARY AKOPYAN; AMY ALLEN; CLARENCE ALLEN HODGES; CYNTHIA ALMANZA; DELILY ALTRE; ROCIO ALVARADO; BRIAN ALVARADO; KENNY AQUINO; DOLORES ARMAS; CELINA ARREDONDO; MARISA ARREDONDO; SONA ASLANYAN; BARBARA B; KARMEN BABAJANIANS; MARY BADALYAN; ANI BARAKHYAN; MARIA BAUTISTA; TAJANAE BAYLISS; PENIEL BELETSE; MARISOL BELL; KELLY BLEYL; MARINA BOIADJIAN; PATRICIA BOLANOS-GONZALEZ; TRACEY BOYKINS; MELISSA BRHEL; MELISSA BRHEL; MISTY BROOKS; MARY BUI; MARCUS BUTLER; BRITTANY CALVILLO; ELIJAH CARDIEL; ANDREW CASTORENA; VANESSA CHAMBERS; SAUL CHAMNESS; MARGARITA CHAVEZ; LISA CHAVEZ; PAUL CHAVEZ; SABRINA CID; NATHAN COOK; KATHY COOPER; ENA COX; ANGELICA CRANE; AURORA CRUZ; MARISOL CRUZ; GEORGINA CRUZ; MAJID DAWOOD; TATIANA DEANGELIS; DESIREE DELACRUZ; RAFAEL DELATORRE; JOSEPH DELUNA; VIVIAN MAE DIAZ; MARISOL DOMINGUEZ-CLAROS; GABE DSOUZA; KRYSTLE DUENAS; ANELLE DURAN; CHRISTA EASTHAM; DECIREE ENDERTON; ALBERT ESCARCEGA; TABOTIE ESHETU; SUZANNE ETTER; NICOLE FELIS; LORRAINE FIERRO; NICOLE FLOOD; MONICA FLORES; RONALD FLORES; SYLVIA FRIERSON; DAVID FUENTES; KENNY GAETA; ANNETTE GAITAN; KRISTINE GALSTYAN; CHAD GAMBOA; RUBY GARCIA; ROBERT GARCIA; JAMES GESULGA; FRANK GIANNINI; IILIT GINOSYAN; CYNTHIA GOLDBECK; LIBBY GONG; JUAN GONZAGA; THOMAS GONZALES; MICHAEL GONZALES; DAVID GONZALES; ELENA GONZALES; MICAELA GONZALEZ; JESSICA GUERRA; ERICH GUIDRY; VICTORIA GUZMAM; MIRAF HAILE; CHERISH HARDY; WARREN HARTWELL; LISA HENNESSY; TCHUISSE HERMIONE: ARTHUR HILL; ALLEN HODGE; TOI HOLDEN; TOI HOLDEN; RACHEL HOOKER; DIANA HOVHANNISYAN; JODIE HUGHES; JOHN HUSTON; TOBY ILAND; ALEX IPPOLITI; ENRIQUE IRIBE; RICHARD ISABELLA; FIALA JAMES; JAMES JEFFERSON; ANGELICA JIMENEZ; LILLIAN JIMENEZ; CYNTHIA JONES; ANTOINETTE JORDAN; TINO JULIAN; KATHERINE KATZ; ALEXIS KEARNS; ANGELA KELLY; HARUTYUN KETIKYAN; SARA KHANSARI; SAYYORA KHUSENOVA; ALDONIA L; LEE LA; SARA LARQUIER; KELLY LEON; JOAN LEWIS; JOAN LEWIS-ARCIGA; TAJANAE LOGAN; CHAENNETTE LOZANO; VICTOR MACCHIO; VINCENT MACCHIO; VICTOR MACHO; EMMA MALAHAY; ERICH MARBACH; DAVID MARTINEZ; VIRGINIA MATHEWS; FRANK MATIAS; MATTHEW MAXFIELD; SKYLER MCKNIGHT; KAYLIE MEANS; RUDY MELENDEZ; MARCOS MENDEZ; ODILIA MENDEZ; VANESSA MENDEZ; MARISSA MENDIETA ABRIL; ROSALINDA MENDOZA; NGOZI MESSAM; SONA MIDOURIAN; VARDUHI MIRZOYAN; STEPHANIE MOLINA; KAREN MORAN; ELIZABETH MORELOS-

HOWARD; COURTNEY MORSE; YADIRA MURILLO; RANITA NEAL; JONATHAN NORRIS; KEVIN OBANION; ANGELINA OHANYAN; EMY OKOHIRA; ANTONIO ONG; JARED ORDINOLA; SALVADOR OROZCO; VERONICA OROZCO; LINDA OSUNA; JENNIFER OZEN; VICTOR PAGES; LUZ PALACIO; SHANO PALOVICH; RACHELLE PANICCIA; TOM PARADISO; RYAN PARKER; ARMINE PARONYAN; JANISA PARTIDA; ARCHANA PATEL; ANDREW PENKSAW; OMAR PENNEY; JULIE PHINEAS; GILBERT PINEDA; DAMON POWELL; CLAUDIA QUILES; GONZALO RAMIREZ; JOSEPH RANDALL; RITA RAYGOZA; LIZ REYES; JENNIFER RIOS; RYAN ROACH; GERI ROBERTS; WILLIAM ROBLES; MARIA RODRIGUEZ; MARGARITA RODRIGUEZ; MICHAEL RODRIGUEZ; HEATHER ROZIER; IRMA RUBIO; YVONNE RUIZ; JONAS RUSSELL; KARANAVY SAING; MERCEDES SALAZAR; STEPHANIE SANCHEZ; PRISCILLA SANTOS; TATEVIK SARDARYAN; MARGARITA SARKISIAN; CHRISTINA SCHEPPELE; JOHN SCHOEN; JERRY SEFIANE; ERICA SHIM; JENNIFER SHREVES; CYNTHIA SILVA; NICOLE SIMONS; NICK SINCLAIR; JESUS SISON; BRIAN SMITH; HECTOR SOSA; AMBER SPEARS; MICHAEL STILLMAN; GENEROSO SUSON; NICHOLAS THOMAS; BARBARA THURMAN; GERARDO TOSCANO; VALERIE URDIALES; HUGO VALDIVIA; FRANK VALERIO; VICTOR VELASCO; AARON VELAZQUEZ; SONIA VERRELL; DMITRI VILENSKI; LEO VILLANUEVA; MARK WILLIAMS; TIMOTHY WILLIAMS; PIKLING WONG; ALDONIA-ANTOINETTE WYLIE

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
			APPENDIX "D"	
		Freedom	To Choose L.A. Lawsuit Authorized	by:
	Lead Plaintiffs:			
1	Barrios	Manuel	COLA-LACDP&R	Supervising Lake Lifeguard/LACDP&R
2	Bilancsuk	Ramona	COLA-FIRED-OTHER-None/Los Angeles County	none
3	Centeno	Joanna	COLA-FRIED/LAC+USC-OTHER-Unemployed	RN/Coordinator
4	Chavez	Gloria	COLA-LASD	Deputy Sheriff/Sergeant First Class in the US Army Reserve
5	Mejia-Cruz	Lisette	COLA-Olive View MC	LVN
6	Olenik	Tami	COLA-USC MC	Registered Nurse II
7	Vasquez	Angel	COLA-LASD	Deputy Sheriff
	Supporting Members:			
8	Aase	Gary	COLA-Public Works	LA County Public Works
9	Abdelkerim	Joseph	COLA-D.R. Horton	Division Counsel
10	Abellera	Delia	COLA-DPSS FOD	DPSS FOD
11	Abramyan	Arthur	COLA	Supervising Intermediate Typist Clerk
12	Ackerman	Ying	COLA-LASD-VAX-RETIRED	None
13	Adamee	Guillermina	COLA-LASD	Supervising Child Support Specialist
14	Agamalian	Alla	COLA	LA County
15	Akopyan	Gary	COLA-Probation Department	Bureau Chief
16	Allen	Amy	COLA-LASD-FIRED-OTHER-Betterhelp	Contact clinician
17	Allen Hodges	Clarence	COLA-LASD	Deputy
18	Almanza	Cynthia	COLA	Eligibility Worker III
19	Altre	Delily	COLA	County of Los Angeles
20	Alvarado	Rocio	COLA-DPSS	Social Worker Trainee
21	Alvarado	Brian	COLA-MTA	Metro
22	Aquino	Kenny	COLA-LASD	INTERMEDIATE TYPIST CLERK
23	Armas	Dolores	COLA-LAC-USCLAC-USC THE WELLNESS CNT.	Sénior Community Health Worker
24	Arredondo	Celina	COLA	LA County
25	Arredondo	Marisa	COLA-LAC-USCLAC-USC/3B	RN
26	Aslanyan	Sona	COLA	Appraiser
27	В	Barbara	COLA-DPSS	Eligibility Worker II
28	Babajanians	Karmen	COLA-LASD	Los Angeles County
29	Badalyan	Mary	COLA	County of LA
30	Barakhyan	Ani	COLA-DCFS	Eligibility Worker
31	Bautista	Maria	COLA-LAC-USC	RN
31	Dautista	iviaiid	COLA-LAC-USC	NIT.

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
32	Bayliss	Tajanae	COLA-Hubert H. Humphrey	Patient Resources Worker
33	Beletse	Peniel	COLA-LAC-FIRED USCMC	Certified Nurse Assistant
34	Bell	Marisol	COLA-North Los Angeles County Regional Center	North Los Angeles County Regional Center
35	Bleyl	Kelly	COLA-LASD-OTHER-Unemployed	Legal Office Support Assistant II
36	Boiadjian	Marina	COLA-DCFS	LA County DCFS
37	Bolanos-Gonzalez	Patricia	COLA-Department of Children & Family Services	Children Services Administrator II
38	Boykins	Tracey	COLA	Eligibility
39	Brhel	Melissa	COLA-LAC-USC	
40	Brhel	Melissa	COLA-LAC-USCMC	Registered Nurse-Emergency Department
41	Brooks	Misty	COLA-IHSS	Caregiver
42	Bui	Mary	COLA-LAC-USCLAC-USC/DEM	RN
43	Butler	Marcus	COLA-Harbor-UCLA Medical Center	Intermediate Clerk
44	Calvillo	Brittany	COLA-LASD	Paralegal
45	Cardiel	Elijah	COLA-USC Medical Center	Nursing Attendant
46	Castorena	Andrew	COLA-Parks and Recreation	La County Parks and Recreation
47	Chambers	Vanessa	COLA-MTA	MTA
48	Chamness	Saul	COLA-MTA	Metropolitan Transportation Authority
49	Chavez	Margarita	COLA	LA County
50	Chavez	Lisa	COLA-LAC-USCLAC-USC/OPD 4P1	RN II
51	Chavez	Paul	COLA-Parks and Recreation	Power Equipment Mechanic
52	Cid	Sabrina	COLA-MTA	METROPOLITAN
53	Cook	Nathan	COLA-FD	Firefighter
54	Cooper	Kathy	COLA-DPO 2	DPO 2
55	Cox	Ena	COLA-LAC-USCLAC-USC/VIP	RN
56	Crane	Angelica	COLA-Harbor-UCLA Medical Center	RN
57	Cruz	Aurora	COLA	LOSA
58	Cruz	Marisol	COLA-Department of Public Health	Senior Community Health Worker
59	Cruz	Georgina	COLA-LASD-FIRED-OTHER-Burlington	Clerk
60	Dawood	Majid	COLA-MTA	LACMTA
61	DeAngelis	Tatiana	COLA-LAC-USCLAC-USC Medical Center	LAC-USC Medical Center
62	DeLaCruz	Desiree	COLA-LAC-USCMC	Unit clerk (intermediate)
63	DeLaTorre	Rafael	COLA-Los Angeles County Probation Dept	Senior Detention Service Officer
64	DeLuna	Joseph	COLA-FIRED-CSSD-OTHER-Unemployeed	None
65	Diaz	Vivian Mae	COLA-Harbor-UCLA Medical Center	Supervising Staff Nurse
66	Dominguez-Claros	Marisol	COLA-USC Medical Center	Registered Nurse

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
67	Dsouza	Gabe	COLA-LASD	Deputy Sheriff
68	Duenas	Krystle	COLA	Legal Office Support Assistant
69	Duran	Anelle	COLA-DPSS	LA County DPSS
70	Eastham	Christa	COLA-LAC-USCLAC-USC/DEM	RN
71	Enderton	Deciree	COLA-LAC-USCMC	Nursing Assistant
72	Escarcega	Albert	COLA-MTA	Los Angeles County Metropolitan Transportation Authority
73	ESHETU	TABOTIE	COLA-LAC-USCLAC-USC/IPT 6D	RN
74	Etter	Suzanne	COLA-LASD	Los Angeles County
75	Felis	Nicole	COLA-LAC-USC	RN II
76	Fierro	Lorraine	COLA-MTA	LACMTA
77	Flood	Nicole	COLA-District Attorney's Office	Deputy District Attorney
78	Flores	Monica	COLA-Health Services	Registered Nurse
79	Flores	Ronald	COLA-Parks and Recreation	Power Equipment Operator Supervisor
80	Frierson	Sylvia	COLA-LAC-USC	PHLEB. TECH.
81	Fuentes	David	COLA-Public Works	Power Equipment Operator
82	Gaeta	Kenny	COLA-MTA	LACMTA
83	Gaitan	Annette	COLA-LAC-USCLAC-USC	RN
84	Galstyan	Kristine	COLA-IHSS	IHSS
85	Gamboa	Chad	COLA-LASD	Senior Lake Lifeguard
86	Garcia	Ruby	COLA-LA County Hospital	LVN
87	Garcia		-	LACMTA
		Robert	COLA LAC LISCLA CALISC Madical Cartes	
88	Gesulga	James	COLA-LAC-USCLAC/USC Medical Center	RN
89	Giannini	Frank	COLA-MTA	LAMETRO
90	Ginosyan	Iilit	COLA-DPSS COLA-FIRED-North Los Angeles County Regional	EWII
91	Goldbeck	Cynthia	Center	Accounting Specialist
92	Gong	Libby	COLA-LASD	Administrative Manager I
93	Gonzaga	Juan	COLA-MTA	Manage, Third Parry Administration
94	Gonzales	Thomas	COLA-LAC-USC	Electrician
95	Gonzales	Michael	COLA-Parks and Recreation	L.A. County Parks and Rec.
96	Gonzales	David	COLA-Public Works	Paint Supervisor
97	Gonzales	Elena	COLA-USC Medical Center	Registered Nurse
98	Gonzalez	Micaela	COLA-LASD	Rec Leader
99	Guerra	Jessica	COLA-LAC-USCLAC-USC/OPD PEDS	LVN
100	Guidry	Erich	COLA-MTA	LACMTA
101	Guzmam	Victoria	COLA-LASD	PARK AIDE
.01				

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
102	HAILE	MIRAF	• •	RN
103	Hardy	Cherish	COLA-LAC-USCLAC-USC/A4B COLA-FIRED-Harbor-UCLA Medical Center-OTHER-Macy's	Sales Associate
104	Hartwell	Warren	COLA-Parks and Recreation	Power Equipment Technician
105	Hennessy	Lisa	COLA-LASD	LASD
106	Hermione	Tchuisse	COLA-DHS	Nurse Practitioner
107	Hill	Arthur	COLA-Dept of Children and Family Services	Intermediate Clerk
108	Hodge	Allen	COLA-LASD	Deputy
109	Holden	Toi	COLA-FIRED-LASD-OTHER-Self Employed	Co Owner
110	Holden	Toi	COLA-LASD	Environmental Health Specialist
111	Hooker	Rachel	COLA-LASD	Childrens Social Worker
112	Hovhannisyan	Diana	COLA-Public Defenders Office	LA County Public Defenders Office
113	Hughes	Jodie	COLA-IHSS	Parent Care Provider
114	Huston	John	COLA	LA County
115	Iland	Toby	COLA	Supply Officer I
116	Ippoliti	Alex	COLA	Truck driver
117	Iribe	Enrique	COLA-Los Angeles County Probation Dept	Probation Officer
118	Isabella	Richard	COLA-Public Works	LA County Public Works
119	James	Fiala	COLA-USC Medical Center	Critical Care RN
120	Jefferson	James	COLA-LAC-USCLAC-USC/IPT	Custodian
121	Jimenez	Angelica	COLA	Eligibility Worker II
122	Jimenez	Lillian	COLA-Los Angeles County Probation Dept	Deputy Probation Officer II
123	Jones	Cynthia	COLA-LAC-USCMC	Nursing Attendant 1
124	JORDAN	ANTOINETTE	COLA-LAC-USCLAC-USC/D & T SURGERY	IC
125	Julian	Tino	COLA-LAFD	Fire Captain
126	Katz	Katherine	COLA-USC Medical Center	Physician Assistant
127	Kearns	Alexis	COLA	Lake Lifeguard
128	Kelly	Angela	COLA-LASD	Recurrent Lake Lifeguard
129	Ketikyan	Harutyun	COLA-Los Angeles County Probation Dept	Deputy's Probation Officer II
130	Khansari	Sara	COLA-LAC-USCMC	Registered Nurse II
131	Khusenova	Sayyora	COLA-LACUSC County Hospital	RN
132	1	Aldonia	COLA-USC	Senior Respiratory Practitioner
133	La	Lee	COLA-LACFD	Firefighter Specialist
134	Larquier	Sara	COLA-USC Medical Center	Registered Nurse
135	Leon	Kelly	COLA-LAC-USCLAC-USC/IPT 8A	RN
136	Lewis	Joan	COLA-LAC-USCLAC-USC/DEM	RN

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
137	Lewis-Arciga	Joan	COLA-LAC-USCMC COLA-Hubert H. Humphrey-OTHER-Aquity	Registered Nurse
138	Logan	Tajanae	Solutions	Medical Scribe
139	Lozano	Chaennette	COLA-Health Services	Ophthalmology Tech
140	Macchio	Victor	COLA-Health Services	Steamfitter
141	Macchio	Vincent	COLA-LAC-USC	Steamfitter
142	МАСНО	VICTOR	COLA-LAC-USCLAC-USC/FAC. MANAG.	STEAMFITTER
143	Malahay	Emma	COLA-Harbor-UCLA Medical Center	Supervisor
144	Marbach	Erich	COLA-LASD	Deputy Sheriff
145	Martinez	David	COLA-Los Angeles County Probation	Deputy Probation Officer II
146	Mathews	Virginia	COLA-LACUSC	Nurse Manager
147	Matias	Frank	COLA-Olive View-UCLA Medical Center	RN1
148	Maxfield	Matthew	COLA-LASD	Printer 1
149	McKnight	Skyler	COLA-USC Medical Center	Registered Nurse
150	Means	Kaylie	COLA	Cashier clerk
151	Melendez	Rudy	COLA-MTA	Los Angeles County Metropolitan Transportation Authority
152	Mendez	Marcos	COLA-LAC-USCLAC-USC/A4B	LVN
153	Mendez	Odilia	COLA-LAC-USCLAC-USC/IPT 7A	RN
154	Mendez	Vanessa	COLA-USC Medical Center	
				Registered Nurse
155	Mendieta Abril	Marissa	COLA	LA County
156	Mendoza	Rosalinda	COLA	Ite
157	Messam	Ngozi	COLA-DHS LAC+USC	Registered Nurse
158	Midourian	Sona	COLA	Supervising Children's Social Worker
159	Mirzoyan	Varduhi	COLA-Department of Children & Family Services	LAC/DCFS
160	Molina	Stephanie	COLA-Department of Health Services	Medical Case Worker II
161	Moran	Karen	COLA-LASD	GAIN SERVICES WORKER
162	Morelos-Howard	Elizabeth	COLA-LAC-USC-MC	Registered Nurse
163	Morse	Courtney	COLA-IHSS	Nurse
164	Murillo	Yadira	COLA-Harbor-UCLA Medical Center	Nursing Attendant III
				_
165	Neal	Ranita	COLA-District Attorney, OTHER-Retired	Secretary, None
166	Norris	Jonathan	COLA-Public Works	Los Angeles County Public Works
167	OBanion	Kevin	COLA-PROBATION DEPARTMENT	DEPUTY PROBATION OFFICER II
168	Ohanyan	Angelina	COLA-DCFS	DCFS
169	Okohira	Emy	COLA	DPH-EHSIII
170	Ong	Antonio	COLA-LAC-USCMC	RN
171	Ordinola	Jared	COLA	County of LA

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
172	Orozco	Salvador	COLA	LA County
173	Orozco	Veronica	COLA	Caregiver
174	Osuna	Linda	COLA-LAC-USCLAC-USC/RAD.	RN II
175	Ozen	Jennifer	COLA	County of LA
176	Pages	Victor	COLA-MTA	Metro
177	Palacio	Luz	COLA-LAC-USCLAC-USC/DEM	Registered Nurse
178	Palovich	Shano	COLA-DCFS	Children's Services Administrator II
179	Paniccia	Rachelle	COLA	Environmental Health Specialist
180	Paradiso	Tom	COLA-IHSS	IHSS/LA COUNTY
181	Parker	Ryan	COLA-LASD	Deputy Sheriff
182	Paronyan	Armine	COLA	ITC
183	Partida	Janisa	COLA-LASD	Deputy Sheriff
184	Patel	Archana	COLA-LAC-USCLAC-USC IPT PHARMACIST	Staff Pharmacist
185	Penksaw	Andrew	COLA-LASD	LASD
186	Penney	OMAR	COLA-LAC-USC	
187	Phineas	Julie	COLA-LASD	Los Angeles County Sheriff's Dept
188	Pineda	Gilbert	COLA-MTA	Operator
189	Powell	Damon	COLA	Plumber
190	Quiles	Claudia	COLA-Los Angeles County DPSS	Eligibility Supervisor
191	Ramirez	Gonzalo	COLA-MTA	LACMTA
192	Randall	Joseph	COLA-MTA	Mechanic
193	Raygoza	Rita	COLA-LAC-USCLAC-USC/IPT 6C	RN
194		Liz	COLA	Supervising Children's Social Worker
195	Reyes			
	Rios	Jennifer	COLA-Olive View-UCLA Medical Center	Nursing Attendant 1
196	Roach	Ryan	COLA-LASD	Lake Lifeguard
197	Roberts	Geri	COLA-LAC-USC	RN
198	Robles	William	COLA-MTA	LACMTA
199	Rodriguez	Maria	COLA-Department of Public Health	Medical Case Worker II
200	Rodriguez	Margarita	COLA-LAC-USC	Nurse
201	Rodriguez	Michael	COLA-LAC-USCLAC-USC/FAC. MANAG.	Refrigeration Mechanic
202	Rozier	Heather	COLA-LASD	PRDII
203	Rubio	Irma	COLA-DCFS	Social Worker
204	Ruiz	Yvonne	COLA-USC Medical Center	Nursing Attendant
205	Russell	Jonas	COLA-LASD	Rescue Boat Captain
206	Saing	Karanavy	COLA-FIRED-DPH-OTHER-Riverside County	ACR Techician

#	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
207	Salazar	Mercedes	COLA-LAC-USC	Medical Transcriber Typist
208	Sanchez	Stephanie	COLA-Los Angeles County Dept. Of Public Social Services	Secretary II
209	Santos	Priscilla	COLA	L.A. County
210	Sardaryan	Tatevik	COLA	Operating Systems Analyst
211	Sarkisian	Margarita	COLA-LAC Auditor-Controller	LAC Auditor-Controller
212	Scheppele	Christina	COLA-Department of Children & Family Services	Los Angeles County Dept of Children and Family Services
213	Schoen	John	COLA-LASD	Sheriff
214	Sefiane	Jerry	COLA	Health Program Analyst II
215	Shim	Erica	COLA-LAC-USCMC	Registered Nurse
216	Shreves	Jennifer	COLA-LASD	LASD
217	Silva	Cynthia	COLA-LAC-USC	Registered Nurse
218	Simons	Nicole	COLA-LASD	Los Angeles Sheriff's Dept
219	Sinclair	Nick	COLA-LASD	Refer Mech
220	Sison	Jesus	COLA-USC Medical Center	Pharmacy Technician
221	Smith	Brian	COLA-LASD	Deputy
222	Sosa	Hector	COLA-MTA	Los Angeles County METRO
223	Spears	Amber	COLA-Olive View Medical Center (LA County)	Unit Support Assistant
224	STILLMAN	MICHAEL	COLA-LAC-USCLAC-USC/IPT 6B	RN
225	Suson	Generoso	COLA-USC MEDICAL CENTER	RN Acute Hemodialysis
226	Thomas	Nicholas	LACOE-FIRED-OTHER-IDC Logistics	IT Security Support Analyst
227	Thurman	Barbara	COLA-LASD	Eligibility Worker II
228	Toscano	Gerardo	COLA-LASD	Deputy Sheriff
229	Urdiales	Valerie	COLA-LASD	Law Enforcement Technician
230	Valdivia	Hugo	COLA-FD	Fire Captain
231	Valerio	Frank	COLA-Olive View Medical Center (Los Angeles County)	Unit Support Assistant
232	Velasco	Victor	COLA-Department of Public Health	EHS III
233	Velazquez	Aaron	COLA-MTA	Metro
234	Verrell	Sonia	COLA-LAC-USCLAC-USC/IPT 3C	RN
235	Vilenski	Dmitri	COLA-LASD, OTHER-Instacart	Student Nurse, Private Contractor
236	Villanueva	Leo	COLA-Parks and Recreation	Plumber
237	Williams	Mark	COLA-LAC-USC	CRNA
238	Williams	Timothy	COLA-MTA	MTA
239	Wong	Pikling	COLA-Department of Public Health	Environmental Health Specialist III
240	WYLIE	ALDONIA-ANTOINETTE	COLA-LAC-USCLAC-USC/RESPIRATORY	RESPIR. PRACT

APPENDIX "E"

1 APPENDIX 'E' Cover Sheets to Spreadsheets

APPENDIX "E" ALPHABETIZED LISTING OF SPREADSHEETS AND SPREAD SHEETS OF LAUSD EMPLOYEES

SUSANA HERNANDEZ; DANA ABUNDIS; ANOUSH BURMAYAN; TRACY CALDWELL; MIKE CASTRUITA; RACHEL CHUA; AMY DRANEY; JONATHAN GOODMAN; KRISTINA GRUMBINE; JEREMIAH HARRISON; AILEEN MORA; JAVIER ORTEGA; MARIELA PEREZ; YVETTE PRICE; LINDA SABATINO; JACQUELINE SHAPIRO; CARRIN SPALDING; CASSANDRA STEWART; JORGE VALENCIA; MONIQUE LUKENS; MARY REYES; TREVOR SCHMIDT; MARIA GUTIERREZ; MIURELL IRAHETA; FRANKIE DEGUZMAN; MELISSA BANKS; JENY VASQUEZ

ø	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title		
			APPENDIX "E"			
Freedom To Choose L.A. Lawsuit Authorized by:						
	Lead Plaintiffs:					
1	Hemandez	Susana	LAUSD-FIRED-OTHER-Moorpark District	ESL Adult Instructor/Substitute		
	Supporting Members:					
2	Abundis	Dana	LAUSD	BGW		
3	Burmayan	Anoush	LAUSD	School Psychologist		
4	Caldwell	Tracy	LAUSD	SUBSTITUTE TEACHER I work 2-3 days a month now		
5	Castruita	Mike	LAUSD	Senior Gardener		
6	Chua	Rachel	LAUSD	Treasury Manager		
7	Draney	Amy	LAUSD	LAUSD		
8	Goodman	Jonathan	LAUSD	Owner Authorized Representative		
9	Grumbine	Kristina	LAUSD	School Counselor		
10	Harrison	Jeremiah	LAUSD			
				Los Angeles Unified School District		
11	Mora	Aileen	LAUSD	Elementary Teacher		
12	Ortega	Javier	LAUSD	Bus Driver		
13	Perez	Mariela	LAUSD	Special Education Assistant		
14	Price	Yvette	LAUSD	Los Angeles Unified School District		
15	Sabatino	Linda	LAUSD	Yard Supervision		
16	Shapiro	Jacqueline	LAUSD	Campus Aide/LAUSD		
17	Spalding	Carrin	LAUSD	Occupational Therapist		
18	Stewart	Cassandra	LAUSD	LAUSD		
19	Valencia	Jorge	LAUSD	Assistant		
20	Lukens	Monique	LAUSD-FIRED	Substitute Teacher Online		
21	Reyes	Mary	LAUSD-FIRED	Special Education Assistant		
22	Schmidt	Trevor				
23		Maria	LAUSD-FIRED-OTHER-Alpha Structural Inc. LAUSD-FIRED-OTHER-Downey Unified School	Resident Construction Engineer, Structural Assessor		
	Gutierrez		District	Substitute Teacher		
24	Iraheta	Miurell	LAUSD-FIRED-OTHER-Grace Community Church LAUSD-FIRED-OTHER-Orange Unified School	Nursery Staff		
25	DeGuzman	Frankie	District	Criminal Justice Instructor		
26	Banks	Melissa	LAUSD-FIRED-OTHER-Unemployed	None		
27	Vasquez	Jeny	LAUSD, OTHER-Eastside Union School District	Assistant Principal/Teacher, Reading Support Teacher		

APPENDIX "F"

1 APPENDIX 'F' Cover Sheets to Spreadsheets

APPENDIX "F" ALPHABETIZED LISTING OF SPREADSHEETS AND SPREAD SHEETS OF LACOE EMPLOYEES

NICHOLAS THOMAS

Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title		
APPENDIX "F"					
	Freedom To Cho	ose L.A. Lawsuit Authorized by:			
Supporting Members:					
Thomas	Nicholas	LACOE-FIRED-OTHER-IDC Logistics	IT Security Support Analyst		
	Supporting Members:	Freedom To Cho Supporting Members:	APPENDIX "F" Freedom To Choose L.A. Lawsuit Authorized by: Supporting Members:		

APPENDIX "G"

1 APPENDIX 'G' Cover Sheets to Spreadsheets

APPENDIX "G" ALPHABETIZED LISTING OF SPREADSHEETS AND SPREAD SHEETS OF STATE OF CALIFORNIA EMPLOYEES

BERNICE MOLANO; ALFRED ARBALLO; LILA ARELLANO; JOAN BECK; DAWN BOWERS; MARC BROWN; OMAR CAPACETE; BLAKE CLEMENTS; KAREN DANSEREAU; MIKE DOMINGUEZ; DEAN DRAKE; PETER DUFF; JODY EDDINGS; ANTHONY ELLIOTT; ISABEL FALCON; NOEL FLORES; FRANCISCO GARCIA; ROBERTO GARIBAY; VICTORIA GEDDED; YOLANDA A. GONZALEZ; MICHAEL GOSE; ROBERT GUZMAN; HAILEY HERRINGTON; JEFFREY HERRMANN; NATALIE JAUREGUI; LISA JOHNSTON; ATHENA KOLINSKI; JARED KRAFT; CELINA LOPEZ; KELLY MCGETTIGAN; MICHAEL MEISENBACH; DIANE MERCADO; RUFINA MIRANDA; RICHARD MOBERLY; ART MOLINA; TIMOTHY OAKES; STEVEN OWEN; EDWARD P.; MATTHEW PAGAN; JAMES PATERSON; JOHN REDWINE; ANGELA RIESEN; EDWARD P RIVERA; GREGORY ROBLES; BROCK ROMERO; TRACY SANCHEZ; JENNIFER SHONAFELT; ISABEL FALCON TALAB; JOHN THORNTON; NICOLE TURPIN; STEPHEN WINZENREAD; BRYAN WINZENREAD

Lead Plaintiffs: 1 Molano Ber Supporting Members:	Freedom To Choos	Plaintiff Current Employer PENDIX "G" e L.A. Lawsuit Authorized by:	Plaintiff Job Title
1 Molano Ber Supporting Members:	Freedom To Choos		
1 Molano Ber Supporting Members:		e L.A. Lawsuit Authorized by:	
1 Molano Ber Supporting Members:			
Supporting Members:			
	nice	STATE-CA Dept of Corrections and Rehabilitation	Office Technician
2 Ashalla			
2 Arballo Alfr	red	STATE-California Department of Corrections and Rehabilitation	Sgk2
3 Arellano Lila		STATE-California Department of Corrections and Rehabilitation	Office Technician
4 Beck Joan	n	STATE-State of California	Office Tech
5 Bowers Day		STATE-DMV	MVR
6 Brown Mai		STATE-California	Peace Officer
7 Capacete Om	ar	STATE-California Department of Corrections and Rehabilitation	Correctional Officer
8 Clements Bla	ke	STATE-California Department of Corrections and Rehabilitation	Correctional Officer
9 Dansereau Kar		STATE-FIRED-State of California Department of Corrections and Rehabilitation-OTHER-Legacy Personnel	LVN
9 Dansereau Kar 10 Dominguez Mil		STATE-State of California	California
		STATE-California Department of Corrections and	
11 Drake Dea		Rehabilitation	Retired Correctional Officer
12 Duff Pete		STATE-California Department of Transportation	CalTrans
13 Eddings Jod		STATE-California Department of Transportation	HR Liaison (AGPA)
14 Elliott Ant		STATE-California Department of Corrections and Rehabilitation	Correctional Officer
15 Falcon Isah		STATE-State of California	Motor Vehicle Representative
16 Flores Noc	el	STATE-DMV	Licensing Registration Examiner
17 Garcia Fra		STATE-California Department of Corrections and Rehabilitation	Correctional Officer
18 Garibay Rob		STATE-California Department of Corrections and Rehabilitation	Correctional Officer
19 Gedded Vict		STATE-California Department of Corrections and Rehabilitation	Sergeant
20 Gonzalez Yol	anda A.	STATE-State of California Department of Corrections and Rehabilitation	California Department of Corrections and Rehabilitation
21 Gose Mic	chael	STATE-California Department of Corrections and Rehabilitation	Correctional Sergeant
22 Guzman Rob		STATE-California Department of Corrections and Rehabilitation	Correctional Officer
23 Herrington Hai		STATE-California Department of Transportation	SSMI
24 Herrmann Jeff		STATE-California Department of Corrections and Rehabilitation	Sergeant
		STATE-California Department of Transportation	Personal Operations Analyst
26 Johnston Lisa		STATE-California Department of Transportation	Staff Services Analyst
27 Kolinski Ath		STATE-Secretary of State of California	Secretary of State of California
28 Kraft Jare		STATE-State of California Department of Corrections and Rehabilitation	California Department of Corrections and Rehabilitation
29 Lopez Cel		STATE-State of California	State of California
30 McGettigan Kel	lly	STATE-State of California	SSMI
N W		STATE-State of California Department of	CDCD CL. C
31 Meisenbach Mic 32 Mercado Dia		Corrections and Rehabilitation	CDCR/Stationary Engineer Correctional Analyst
32 Mercado Dia		STATE-California Department of Corrections STATE-California Department of Corrections and	Concustial Analyst
33 Miranda Ruf		Rehabilitation	Correctional Officer
		STATE-California Department of Transportation	CalTrans
35 Molina Art		STATE-CAFD	Engineer
36 Oakes Tim		STATE-California Department of Transportation	CalTrans
37 Owen Ster	ven	STATE-California Department of Corrections and Rehabilitation	Correctional Officer
38 P. Edv	ward	STATE-California Department of Corrections and Rehabilitation	Correctional Officer
39 Pagan Mai	tthew	STATE-California Department of Corrections and Rehabilitation	Correctional Officer
40 Paterson Jam	nes	STATE-California Department of Corrections and Rehabilitation	Correctional Sergeant
41 Redwine Joh		STATE-California Department of Corrections and Rehabilitation	Correctional Officer

	Last Name	First Name	Plaintiff Current Employer	Plaintiff Job Title
42	Riesen	Angela	STATE-Caltrans District 9	Staff Services Manager I
43	Rivera	Edward P	STATE-California Department of Corrections and Rehabilitation	Correctional Officer
44	Robles	Gregory	STATE-State of California Department of Corrections and Rehabilitation	Corrections Officer
45	Romero	Brock	STATE-California Department of Transportation	California Department of Transportation
46	Sanchez	Tracy	STATE-California Department of Corrections and Rehabilitation	California Dept of The Corrections
47	Shonafelt	Jennifer	STATE-California Department of Transportation	CalTrans
48	Talab	Isabel Falcon	STATE-State of California	Motor Vehicle Representative
49	Thornton	John	STATE-State of California Department of Corrections and Rehabilitation	California Department of Corrections and Rehabilitation
50	Turpin	Nicole	STATE-State of California Department of Corrections and Rehabilitation	California Department of Corrections and Rehabilitation, Case Records Technician
51	Winzenread	Stephen	STATE-California Department of Transportation, OTHER-City of Hendersonville	Senior Transportation Engineer, City Engineer
52	Winzenread	Bryan	STATE-State of California, COLA-MTA	Deputy District Director

EXHIBITS

EXHIBIT "1"

LAW OFFICES OF

HELENA SUNNY WISE

16654 SOLEDAD CANYON ROAD, #529 • CANYON COUNTRY, CA 91387 Telephone: (818) 843-8086 • lawofficesofhelenaswise@earthlink.net

November 22, 2021

Email and By Mail

Mayor Eric Garcetti Members of the City Council City of Los Angeles 200 N. Main Street Los Angeles, California 90012 Hilda Solis, Holly Mitchell, Kathryn Barger, Sheila Kuehl and Janice Hahn, Board of Supervisors County of Los Angeles 555 S. Grand Street Los Angeles, California 90012

Honorable Politicians:

My office is inundated with calls from employees who have been served with disciplinary notices, threats of termination and/or leave without pay, pending Skelly Hearings, primarily because these employees have declined to agree to the monetary demands associated with your PCR programs or refused to agree to what your payroll offices uploaded into Fulgent and Bluestone without my clients' permission. I have employees in the County Department of Health and Beaches and Recreation who have received suspensions or been threatened with same, at a time when their exemption requests from several weeks ago have yet to be acted upon.

After threatening Sanitation Department employees and sending people home, just like at the Zoo and in General Services, at least some Sanitation workers have been directed to report back to work. Do you intend to eliminate the rank discrimination which you have now created, ironically at a time when LAPD has not been treated as harshly. The fact you selected employees for the most part who are dependent upon their earnings to feed their families is unconscionable. Should they buy a "turkey" like you for Thanksgiving, or save the funds because they do not know what contradictory orders will place them in the soup lines next.

My clients will not put the "cat" back into the "bag" for you, while you cannot genuinely justify robbing your employees of \$520.00 per month, without even having employees ratify these recessionary contracts. If you think that FreedomtoChooseL.A. grew in leaps and bounds at the beginning of September, the recent threats is solidifying that support as I write this letter. Your immediate response is anticipated.

HSW obd

cc: Neil and Kimberly Stiller, Founders

your

EXHIBIT "2"



Notes from Fire Chiefs Meeting with Bureau Commanders 1 message

Brian Dameron <bri>Strian dameron@lacity.org>

Mon. Sep 27, 2021 at 1 09 Ph

To: Jason Powell Jason Powell Jason Powell@lacity.org, Anthony Handy Anthony Handy Mailto:san.powell@lacity.org Strett.mello@lacity.org>, Bnan Hampton

Spran, hampton@lacity.org>, Bryan Miclette

Spryan, miclette@lacity.org>, Carlos Avina <carlos.avina@lacity.org>, Craig Poulson <craig.poulson@lacity.org>, Jamie Heald <jamie.heald@lacity.org>, John Musil sight, musil@lacity.org>, Beau Cherry sheau cherry@lacity.org>, Brent Tapia strent tapia@lacity.org>, Floyd Comacho <floyd.comacho@lacity.org>, Joe Flores *joe flores@lacity.org>, Kenneth Cordaro <kenneth.cordaro@lacity.org>, Robert Sharrar <robert.sharrar@lacity.org>. Timothy Sharma <timothy sharma@lacity.org>. Suthone Tiengerd <suthone tiengerd@lacity.org>, John Resendez <john resendez@lacity.org>, Carl Moskovitz <carl.moskovitz@lacity.org>, Jason Haney sjason haney@lacity.org >

This was discussed today between the Fire Chief and the Buffau Commanderal

FC - Regarding vaccine ordinance/mandate - Presently we have 450 applications for exemption in our department. FC and the City Attorney wanted to remind our members that if an exemption from vaccination is approved - this does not mean that you remain in your assignment...you will most likely enter the interactive dialogue with the Personnel Department for Reasonable Accommodation (RA). If you can be reasonably accommodated to another position, you would assume that new position somewhere else in the City. This could mean that you could end up working as a clerk typist or another position that does not require the vaccine. This may not even be available to you considering that nearly every City worker is required to be vaccinated. It is important to also note that you would also get the salary of the new position and not retain your department salary and you may also be required to switch pensions. If the RA proves to be a burden to the City(meaning that there are too many people and not enough positions). Ithe law allows for detail to home with no pay or termination. It is important that our people understand that an approved exemption does not mean that they get to stay at their fire station.

FC - Having said all of that... the Executive Employee Relations Committee (EERC) is meeting tomorrow 9/28 to discuss what the evolution of consequences will look like for people failing to get the vaccine. The City Attorney is currently evaluating the Mayor's emergency powers to terminate if needed. It is important that our people fully understand what is at stake here.

FC - Have accelerated the graduation of the drill lower to November instead of December.

FC - All department training will be postponed until January...this does not mean company level training. Only things like OCEP, COCEP and Critical Conversations training.

FC - Budget...asking for 4 more drill tower classes and double the size of Crew 3 and have them paid.

FC - Has been working with UFLAC to determine a better system with regard to who is recalled. It looks like there may be exemptions allowed for number of hours worked in the previous month as well as the recency of the member's last recall obligation. Stand by for additional information on this.

FC - LAFD Memorial taking place on 10/09 at the museum

ASB - MLU gathering information on members that have been off long-term ID...will provide information to the appropriate bureau's

ASB - Discussed liability payouts for the month of August.

- · 20K For unprofessionalism (not specific)
- · 24k Traffic accident failure to stop at stop sign.

TSB - Electric fire engine at FS 82 looks like it may be delayed until early spring of 2022.

Ios //mail groups com/mail/u074 - 238s15d3064vww-pilanes/U-a/X; = 18-3 Press - 3A17120670050643664178smpl-msg-7s3A17120670050

EXHIBIT "3"



OFFICE OF THE SHERIFF.

COUNTY OF LOS ANGELES HALLOF JUSTICE



ALEX VILLANUEVA, SHERIFF

November 29, 2021

The Honorable Board of Supervisors County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012

Dear Supervisors:

COMPROMISED FULGENT REGISTRATION/TESTING SYSTEM

This letter is to inform you the Los Angeles County Sheriff's Department (Department) will not participate in COVID-19 registering or testing with Fulgent Genetics Corporation (Fulgent), due to the fact the DNA data obtained is not guaranteed to be safe and secure from foreign governments and "will likely be shared with the Republic of China."

On November 24, 2021, I was contacted by the Federal Bureau of Investigation (FBI) Weapons of Mass Destruction Coordinator, who shared with me the FBI's need to brief Los Angeles County (County) leaders as to "very concerning information" they learned regarding the COVID-19 testing of County employees by Fulgent.

On November 26, 2021, I attended a briefing at the FBI Los Angeles Field Office, as did Los Angeles County Counsel Rodrigo A. Castro-Silva and Chief Executive Officer Fesia Davenport. An invitation was also extended to each of you and the head of the Department of Public Health.

The FBI stated the purpose of the meeting was to inform County leaders of the serious risks associated with allowing Fulgent to conduct COVID-19 testing of County employees.

I was shocked to learn Fulgent had strong ties with BGI², WuXi³, and Huawei Technology ⁴, all of which are linked to the Chinese Academy of Medical Sciences, the

211 WEST TEMPLE STREET, LOS ANGELES, CALIFORNIA 90012

¹ FBI briefing, November 26, 2021, "Safeguarding the Bio-Economy"

² https://www.bgi.com/global/

³ https://www.wuxibiologics.com/

Peoples Republic of China (PRC) State Council and are under the control of the PRC. I was even more shocked to learn Fulgent made no attempt to disguise the fact they will use the genetic information obtained in future studies. On the Fulgent public website, the following statement can easily be found, "I also give permission for my specimen and clinical information to be used in de-identified studies at Fulgent and for publication, if appropriate." Additionally, the 2017 China Cyber-Security Law⁵ makes it legal for PRC to seize any data stored within China, or stored outside of China by an entity which has a presence in China, and that organizations and network operators submit to government-conducted security checks.

This is further explained recently in a New York Times article from October 22, 2021, U.S. Warns of Efforts by China to Collect Genetic Data. This article explained, "Chinese companies are collecting genetic data from around the world, part of an effort by the Chinese government and companies to develop the world's largest bio-database."

I am deeply concerned as to the vetting process which either failed to discover this, or discovered it, but chose to ignore it. A simple internet search would have uncovered all of the above facts. On or about October 19, 2021, our Department reached out to the County's Department of Human Resources liaison of Fulgent, Mr. Ben Kempner, to ask him to respond to the questions stated in the news article, L.A. first responders ordered to turn over personal and genetic data to China-linked company or face firing, but we were provided no response. I am equally concerned by the inclusion of an "equity survey" to the mandatory Fulgent database registration process. How can one provide informed consent when participation is mandatory, under penalty of discipline?

Entering into a no-bid contract with Fulgent Genetics and allowing them to have the DNA data obtained from mandatory COVID-19 testing, for unknown purposes, has shattered all confidence my personnel have in this entire process under the County mandate. Many personnel have long suspected this information was being used in an unnecessary manner due to a rushed mandate that we now know will have long-term unintended consequences that will not be fully known for some time.

The FBI felt strongly enough regarding Fulgent being used to test County personnel that they held an emergency briefing to disclose their concerns. I trust you will take steps to immediately assess and mitigate any further risk before any personnel are disciplined under the mandate for refusing to subject their information to the Fulgent system. The Board of Supervisors needs to determine the risk to the County as a whole to correct

⁴ https://www.huawei.com/en/

⁵ https://fortune.com/2021/09/01/china-data-security-law-beijing-management-regulation-internet/

https://www.lawenforcementtoday.com/l-a-first-responders-ordered-to-turn-over-personal-and-geneticdata

this issue, as well as inform the collective bargaining units of this new information in order for us to move forward in light of this information.

The Department will remove itself from working with Fulgent and continue with our own proprietary registration system. The Department will continue to work with properly vetted testing companies with no association to Fulgent.

Should you have any questions or would like to discuss further, please feel free to contact me at (213) 229-3000.

Sincerely,

ALEX VILLANUEVA

SHERIFF

EXHIBIT "4"



December 1, 2021

lo: All Employees

From: Lisa M. Garrett, Director of Personnel

ADDRESSING EMPLOYEE QUESTIONS REGARDING FULGENT GENETICS

The Department of Human Resources (DHR) is aware of questions and concerns regarding Fulgent Genetics (Fulgent), the County's COVID-19 testing provider, and data security. This memo is intended to provide the acts regarding Fulgent, data security, and testing. mportant facts you should know:

U.S. Food and Drug Administration (FDA), accredited by the College of American Pathologists, and · Fulgent is an American company, publicly traded in the NASDAQ stock exchange, and is certified by the licensed by the California Department of Public Health.

· Fulgent is a national provider of COVID-19 tests and has contracts to perform COVID-19 testing for several federal agencies, as well as multiple states, counties, school districts, cities and large companies.

To test unvaccinated County employees, Fulgent uses FDA-approved COVID-19 RT-PCR tests. In such testing, County employees' genetic information is not isolated or sequenced. Rather, the test looks for the genetic markers of the COVID-19 virus only. Fulgent is not authorized to review, analyze, use, extract or disclose any employee genetic data, and test samples are destroyed via incineration within 48 hours.

government. The County has no evidence from any law enforcement agency or any other source that DHR is aware of concerns that Fulgent may be sharing employees' genetic information with the Chinese any County employee data has been or will be shared with the Chinese government.

- facilitating a meeting between Fulgent and the County's labor representatives to discuss Fulgent's data County employee data remains safe and secure, consistent with our contractual requirements and applicable · The County has worked with Fulgent to proactively address employees' data privacy concems, including practices and respond to questions. The County will continue to work affirmatively with Fulgent to ensure all
- · To keep our workplaces safe for all during this pandemic, we continue to encourage employees to protect themselves by becoming fully vaccinated; while those who cannot be vaccinated due to a medical or eligious reason should continue to test to safeguard themselves, their families, and the public we serve. Fulgent Contract Requirements and Data Protection

The County contracted with Fulgent, an existing vendor with the County, to maintain employee vaccination records and conduct required regular COVID-19 testing, in compliance with the County's COVID-19 Vaccination Policy. Fulgent is, by law and contract, required to protect patient privacy and safeguard patient health information n accordance with the Health Insurance Portability and Accountability Act (HIPAA) and all other applicable privacy laws.

Fulgent must treat all County information as confidential and encrypt County information, which renders County information unusable, unreadable, and indecipherable to unauthorized individuals. Importantly, the abide by all applicable state and federal laws, rules and regulations, as well as applicable industry standards contract requires Fulgent to store and process County employee information only in the continental ncludes the County's standard Information Security and Privacy Requirements, which require Fulgent to concerning privacy, data protections, information security, confidentiality and integrity of such information. in addition, the County's contract with Fulgent includes important data and privacy safeguards. The County's Chief Information Officer (CIO) reviewed and approved the contract before it was executed and United States

COVID-19 Testing

County employees' genetic information is not isolated or sequenced rather, the test looks for the genetic Again, to test unvaccinated County employees, Fulgent uses COVID-19 RT-PCR tests. In such testing, markers of the COVID-19 virus only. Fulgent does not review, analyze, use, extract or disclose any employee genetic data. All test samples are destroyed within 48 hours.

Employee Resources

Please visit https://employee.hr.lacounty.gov/vaccinationsmandate/ and read the Frequently Asked Ouestions, if you have additional questions or concerns regarding Fulgent.

As always, we encourage you to reach out to us if you have additional questions or concerns, with the following resources: the LA County Employee Hotline at (833) 990-2352 or email COVID19@hr.lacounty.gov.

EXHIBIT "5"

Congress of the United States Hostogra, DC 2016

President
The White House
1600 Pennsylvania Asser
Washington, DC 20000
Dear President Bides:

As the nation approaches helding entered, we ask that you put in place requirements for all pursuagers to provide proof of fill securities nagastic CVIDI+O or a negative test to bean domestic flight. We also sek that rafety persons in place for trains and other popular modes put the mode of the provider proposed or continue to be updated to reflect the host variable; date no present part of CVIDI+O+O are a necessary and face of the results and remarks all results and the contract of the results and the continue to the training and residue the classes of yet modes of securing as for the contract of yet modes of securing to energy.

We applied your adoption of vaccine requirements for international air travelers coming to the United State. Implementation of these science-based registerements is critical to reducing COVILD-09 transmission risk for passengers, corresonbers, and U.S. destination communities Applying entitled strategies to domestic air travel would consort Americance and more diskly to see their level once during the holidary while airls. Intuiting household introduction and operad or COVILD-19 time visiting family, and fairly

COVID-19 train vesting lands and needs.

Many Americans remain reluctars to spending extended periods of time in enclosed public spaces that no the risk of COVID-19 exposure. Requising proof of vaccination or a negative near for dissorted flights will help allevane these concents for traveling. Further, this type of COVID-19 vaccine and forming requirements have been endowed by promininar vesion in the public bandle.

Implementing each a requirement can also be a valuable issue to expect the recovery of the unation and hospitally inductives. Wissues or before the Stantest Consenses Solicionations of Traction, Table, and Export Promotion startful that describe hosticuts speaking this year in projectals to be just 5° powers of that 10° blood, but it will than all earth for years for the trust process of the just 5° power of that 10° blood, but it will have also that for years for the trust industry has entained 55° billion in Issues in 2020° Reasonay of these industries will only cover when American restrict any confident that they are sole during indoor activities, including when travelsing, whether in airports or on the places themselves.

No say tectors for denoistic fully abstracts as any potential too increase vaccination for denoistic fully has the potential to increase vaccine acceptance among it public. Research by the Kaiser Family Foundation has shown that unvaccinated people would rigitificantly more likely to get fully vaccinated if it was a requirement to iffy on an airplane.

is in the best interest of our nation's public health to adopt these vaccination requirements for U.S. air travel.

Thank you for your consistent dedication in promoting science-based public health measures to keep Americans safe and healthy. As you continue to work tirelessly to finally end this pandemic, we ask that you ensure vaccine protocol is in place for domestic air travel so that every opportunity has been taken to get eligible Americans vaccinated as quickly as possible.

Sincerely,

Donald S. Beyer Jr. Member of Congress

Ritchie Torres
Member of Congress

Dianne Feinstein United States Senator

Eric Swalwell

Member of Congress

welluell

Barbara Lee

Member of Congress

Bill Foster

Member of Congress

Earl Blumenauer

Member of Congress

Steve Cohen

Member of Congress

Nikema Williams

Member of Congress

Eleanor Holmes Norton Member of Congress

Eleano H. Norton

Scott H. Peters Member of Congress

Kathy E. Manning Member of Congress

David J. Trone Member of Congress

Adriano Espaillat Member of Congress Emanuel Cleaver, II Member of Congress

Brendan F. Boyle Member of Congress

André Carson Member of Congress

André Carson

Ferrold Nadler
Member of Congress

Ed Case Member of Congress Bonnie Watson Coleman

Member of Congress

Jame Kas

Mamie Raskin
Member of Congress

Marcy Kaptur Member of Congress

Ted W. Lieu
Member of Congress

David N. Cicilline Member of Congress

In M. Cullie

Alan Lowenthal
Member of Congress

Linda T. Sánchez Member of Congress

Winds J. Jan

Mikie Sherrill Member of Congress

Debbie Wasserman Schultz
Member of Congress

Mark DeSaulnier
Member of Congress

Robert C. "Bobby" Scott Member of Congress

Adam B. Schiff
Member of Congress

Nydia M. Velázquez Member of Congress

Sylvia R. Garcia Member of Congress

Shirt quis

Judy Chu
Mambar of Co

Member of Congress

Jan Schakowsky

Member of Congress

Jim Costa

Member of Congress

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EXHIBIT "6"

Law Offices of Helena S. Wise 16654 Soledad Canyon Road, #529 Canyon Country, California 91387 Lawofficesofhelenaswise@earthlink.net 818-843-8086 Law Offices of Gregory G. Yacoubian 2625 Townsgate Road, #330 Westlake Village, California 91361 greg@gregyacoubianlaw.com 805-267-1260

OPEN LETTER

September 20, 2021

Mayor Eric Garcetti Members of the City Council City of Los Angeles 200 N. Main Street Los Angeles, California 90012

Members of the Board of Supervisors Fesia Davenport, CEO County of Los Angeles 555 S. Grand Street Los Angeles, California 90012

Steve Mermell, City Manager City of Pasadena 100 N. Garfield Avenue, S228 Pasadena, California 91101

Patricia Poppe, Chief Executive Officer PG&E PO Box 997300 Sacramento, CA 95899

Toks Omishakin, Director CALTRANS 1120 N Street Sacramento, California 95814

Megan Reilly, Interim Superintendent And the Board of Education Los Angeles Unified School District 333 S. Beaudry Avenue Los Angeles, California 90017 Carol Lombardini, Executive Director Alliance of Motion Picture and Television Producers 15301 Ventura Boulevard, Building E Sherman Oaks, California 91403

Martin Adams, General Manager and the Board of Commissioners Department of Water and Power 111 North Hope Street Los Angeles, California 90012

Jason Caudle, City Manager City of Lancaster 44933 Fern Avenue Lancaster, California 93534

Kevin Payne, President & CEO Southern California Edison PO Box 800 Rosemead, CA 91770

Ramin Davidoff, Chairman of the Board SCPMG/Kaiser Hospitals 393 Walnut Street Pasadena, California 91101

Coalition of County Unions Coalition of City Unions Non-Coalition County Unions Non-Coalition City Unions Registered Employee Organizations

Ladies and Gentlemen:

Please be advised that we represent *Freedom to Choose-LA*, a grassroots humanitarian organization consisting of public and private sector employees and family members located

Re: Freedom to Choose - LA

Page 2:

primarily in Southern California. This group has grown in leaps and bounds in less than ten days and has been formed because either you conceived of the notion or have been led to believe by labor unions that there is no opposition to vaccination mandates, PCR testing and various proposals which seek to differentiate between the vaccinated and the unvaccinated relative to terms and conditions of employment. We can assure you there is clear opposition, while statistics shared with your governing boards this past week proves same as well.

In light of the E-Mail campaign that commenced within DWP and elsewhere within the City of Los Angeles, the County and up and down the State, it has become readily apparent that on this basic issue of human life, labor appears to have lost touch with its members, particularly if it has led you to believe that the mandates you are imposing are acceptable. They are not. AFSCME, as opposed to IBEW Local 18 has decided to respond to one such E-Mail recently sent by stating that:

AFSCME and the Coalition of City Unions "continues to bargain the effects of the proposed policy. At this point we have not tentatively agreed on any part of the policy, and we remain committed to fight for those that support and do not support vaccination mandates. ... The vaccination mandate deadline remains, however, no enforcement mechanism has even been proposed by the City at this point."

We find it intriguing to hear that negotiations remain in progress and that purportedly no enforcement mechanism has been proposed, although threats of termination, surcharges for PCRs, and statements that employees who refuse to vaccinate will not be able to promote have clearly been circulated. What the rank and file is being told and what the Coalitions are hearing or doing purportedly in negotiations are clearly at odds. Meanwhile, private sector Employers, operating within the entertainment and health care industries, along with educational institutions are using your actions to fleece their employees and even students of their constitutional rights.

AFCME's current position is clear, including when it has stated:

"Based on a Supreme Court ruling and Federal Judge ruling, the City can mandate the vaccination and they have done so. We do encourage our members to get vaccinated to protect the health of themselves, their families, and the public however, we are continuing to advocate for a holistic approach to stopping the deadly Delta variant, including a frequent and robust testing option for members who have yet to be vaccinated. We are proposing that all testing for employees be done on City time and paid for by the City of L.A. This is not a process that includes a ratification vote because the courts have ruled the mandate is legal."

This reasoning is grossly faulty and overly simplistic. First, there is no recent Supreme Court ruling on this subject, except for a dated decision which did not even recognize the strict scrutiny

September 20, 2021 Re: *Freedom to Choose - LA* Page 3:

standards that have since developed when encroachment upon fundamental rights are at stake.

Nor is there a federal judge ruling in California that mandates "this" vaccine, more commonly known as a "jab". A few federal courts elsewhere are finally waking up to these issues. Do you think the Police, Firefighters, Amalgamated Transit Union, SEIU Healthcare Workers and the United Federation of Teachers elsewhere in the country, i.e., New York, Chicago, and Oregon, would be fighting, let alone bargaining to *impasse* if this battle were truly over?

LAUSD, at the beginning of August 2021, narrowly escaped an adverse ruling in the federal courthouse in downtown Los Angeles by suddenly announcing it was abandoning its vaccine mandate and thus there was no case to decide. Such gamesmanship should prove to be their downfall, since we are now hearing that the mandate issue has resurfaced. In fact, LAUSD is now claiming that as one of the largest School District in the country, it will commence vaccinating our children over the age of 12 in November. You heard that right. Our children and our grandchildren!!

In California, the most recent decision used to justify the mandates issued from the California Public Employment Relations Board (PERB) on July 26, 2021, involving AFSCME, see *PERB Decision 2783-H*. Therein, AFSCME claimed that the University of California, then under the direction of its then President Janet Napolitano, did not have the right to compel employees, students, and teachers alike to take the *flu vaccination*. PERB disagreed and stated the Union only had the right to negotiate the effects of the mandate. In the meantime, the new UC President allowed the Order pertaining to the flu vaccination to expire. How many of you declined the flu vaccine ... and for how many years? Besides the suggestion that the flu vaccine is next on the list to be ordered, the Decision itself requires you to rethink where you are heading. A case is only as good as the advocates presenting it.

In examining the decision, we were surprised to see that before PERB, AFSCME did not offer any experts to counter the University of California's claim about the flu influenza and its alleged heightened significance due to Covid-19. One would hope that AFSCME understood the importance of refuting the evidence offered, especially if it sought to convince PERB to reach a different decision, namely one obligating Employers to negotiate the legality of the mandates first and foremost, if one could even assume that collective bargaining is an appropriate setting for addressing these basic issues about human rights.

There is ample evidence from scientists, medical professionals, including pathologists, and people who have experienced the effects of the "*jab*" and its spike protein first and/or second-hand. These stories, suppressed until recently, overwhelmingly shows that that which the City and the County of Los Angeles, and other public entities in the State are insisting on imposing upon its employees and the community is infirm, unsafe, and immoral.

September 20, 2021 Re: *Freedom to Choose - LA* Page 4:

Just remember that last year you were told by esteemed Social Workers like Dr. Barbara Ferrer, the head of the County's Public Health Unit, let alone Dr. Anthony Fauci, to isolate and to stay 6 feet apart. Now the distance is only 3 feet apart. You were told to mask, unmask and then mask again, and sadly to not sing at church. However, the decision to close our schools and to offer a virtual education based upon that reasoning has adversely impacted not only our educational system, but the very ones who are supposed to benefit from receiving that education, namely our nation's youth attending both public and private schools. As a sad consequence, the suicide rate has skyrocketed, while children are walking like *Zombie's* because that is what they are being told to emulate.

Meanwhile, worthy students who are not vaccinated are being denied entrance into extracurricular programs, while key players who have been vaccinated are now hospitalized or maimed for life, with actual media coverage of Everest Romney's condition in Utah a case in point. The most recent rationale by Dr. Ferrer that exposure to individuals with allegedly positive tests can justify further segregation and denial of entrance of the unvaccinated into afterschool programs is incomprehensible, particularly in light of natural immunities, the presence of antibodies and statistics showing that the vaccinated are now capable of catching and spreading this laboratory-made virus.

These and other events, including your mandates, are occurring simply because of a perceived blind urgency to implement vaccines even though they remain in the experimental stages of testing. This remains the case, despite the alleged "approval" of Pfizer at a time when its recent submitted application seeking approval to commence testing on a new test has been received.

Sadly, the elderly have suffered tremendously, especially when confined in nursing homes and hospitals without the benefit of seeing their loved ones, let alone an advocate to speak on their behaves. Having observed what happens in these confinement settings firsthand and having learned elder abuse law, suffice it to say that we believe that accountability and transparency in government and the health care industry has been shelved at a time when needed the most.

In the 1980s there was a Union Access case before PERB on behalf of SEIU's United Healthcare Employees which cast in concrete the right of Unions to access the employee lounges on the various floors of the UCLA Hospital to organize employees. Look up the case, *PERB Decision 0329H (August 5, 1983)*. Read the decision especially since it turned out that the "*mask mandate*" offered to justify prohibiting the Union from meeting with employees in their work areas, instead of the proposed alternative locations in the School of Medicine, was a mandate drummed up for the hearing. It became readily apparent during a Judge-ordered tour wherein participants put on masks and other protective gear to enter the Neonatal Unit that no one else had a mask on -- not a physician, not a nurse, not a parent, nor a neonate. As was concluded during the tour, the only health risk that UC could genuinely articulate was one caused by the "*union bug*".

Re: Freedom to Choose - LA

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Meanwhile, it has just been announced that Oregon is considering exempting police officers from the vaccine mandates because its officers are demanding such. Read the successful challenge in the California Supreme Court brought by the *Long Beach City Employees Association* in 1986, *41 Cal. 3d 937*, to California's Polygraph Statute which required all public employees, except for law enforcement, to submit to polygraphs. The Supreme Court struck the statute in question because law enforcement was exempt -- resulting in a finding that there was impermissible discrimination, to wit a violation of equal protection, while also commenting upon the infringement on one's right of privacy that a polygraph examination invites. Unlike the United States Constitution, California's Constitution specifically recognizes one's right to privacy as well.

Thus, justifications to exempt one group of employees but not others is to create a caste system that is intolerable. Efforts to penalize workers seeking exemptions by now claiming that Religious Exemptions can result in placement of employees on unpaid leave, or that Medical Exemptions previously given because of one's age and/or susceptibilities which justified telecommute assignments can now be revoked are hollow alternatives subject to the whim of government, with no compelling state interest or rationale basis.

Recent news that exemption requests are being scrutinized, at a time when elected and appointed officials have had blanket exemptions built in depending upon where they work, what office they hold, or who their boss is, is itself discriminatory. Distinguishing between members of society who must "jab" belies the claim that a genuine medical basis exists for the vaccinations in the first place. One would have expected the banner to otherwise read, "what is good for the goose, is good for the gander," But apparently that is not the case, as evidenced by the widely broadcast federal exemptions given to members of Congress and their staffs, court employees and even postal workers. It is rather ironic that prisoners in California were among the first to be vaccinated, even though Skinner vs. Oklahoma (1942), 316 U.S. 535 struck a forced sterilization of prisoners' mandate during World War 2 as unconstitutional. The right to procreate is now at issue even more so.

Suffice it to say that the vaccine mandates and the scheme of passports is divisive and ignores the adverse effects upon the family, our communities, and the fabric of society in general. The ulterior motives of those promoting this in California, the nation, and the rest of the world, do not have your best interests in mind. Famed rock musician, Eric Clapton, who barely survived after receiving his jabs in the United Kingdom has just told the Prime Minister that if only vaccinated can attend his concerts, then he will not play them because that in and of itself is discriminatory.

Efforts by certain members of the County Board of Supervisors to dilute the impact of a vaccine passport by claiming that access to concerts, businesses and stores should be made accessible to those who have taken at least one dose misses the point. Such parsing defies logic, if one insists that having a vaccine is the only way to combat Covid, even though Covid is an alleged virus that has yet to be isolated. Furthermore, if only one dose would be acceptable, then why are you

Re: Freedom to Choose - LA

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being told that booster shots are already in the offing. Do you intend to cram those down the throats of your employees and your constituents as well? For this reason, the demand that employees answer questions, including whether they have received vaccinations since reaching the age of 18, let alone the Covid "*jab*" should be stopped.

It is increasingly obvious that politicians are trying to be scientists while many scientists and medical professionals have turned to their profit margins instead of their Hippocratic oaths. Telling you this is just like another smallpox epidemic ignores what even former heads of the Vaccine companies are now trying to forewarn people about, namely this is a *bioweapon* designed to depopulate the world, while politicians ignore basic tenements of the *Nuremberg Code* embodied in 50 U.S. Code §1520(a)

Please also ask yourselves why you glorified healthcare workers during the pandemic but are now suddenly threatening their jobs if they continue to refuse to "*jab*". First responders know precisely what has been happening and their stories need to be told, along with the burgeoning voices of esteemed medical and scientific voices which have been muzzled to date. Recent restricted publicity about the sudden deaths of pilots is frightening, given the heavy reliance upon the airline industry by not only the United States, but the world. It does not appear anyone cares about the serious repercussions which your mandates have and will continue to cause unless stopped.

Suffice it to say, our members do not wish and will not wear "yellow stars", nor will you revive *Manzanar*, on the guise that contact tracing mandates same. The isolation camps setting up in Washington ironically was referenced by the Public Health Director in Ventura in May 2020 when warning Ventura County residents about that County's rollouts. Thereafter, public housing and dorms for farm workers were targeted for mandatory testing, but such captive audiences should be reexamined since human rights transcends all socio-economic lines.

On behalf of *Freedom to ChooseLA*, which you may access at *https://freedomtochoosela.com* as well as *FreedomtoChooseCA* and *FreedomtoChooseUSA*, we wish to urge you to immediately stop this nonsense and to freeze further implementation of vaccinate mandates, passport proposals and threats of increased usage of the PCR test which has already been shown to not pass muster, either. If it did, considering the increasing number of hospitalizations of vaccinated now suffering from Covid, it would appear you would want vaccinated to take PCR tests as well. But please do not take that as a tacet concession that PCR testing is an alternative because it is not, especially when it is not performed under pristine laboratory conditions.

Our members, to wit, your employees, and their families, do not believe there is any rhyme or reason for your mandates. It is time that a public forum, aired and broadcast by major and fake media, as well as government-controlled outlets allow the true experts to be heard. We are confident that the Alliance of Motion Picture and Television Producers can assist in providing

Re: Freedom to Choose - LA

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major network coverage of such a forum to not only better educate yourselves on the "jab", but the masses who are depending on you to abruptly reverse the path you have started down. We would suggest a Live Public Forum of the Los Angeles County Board of Supervisors, in the Kenneth Hahn Hall of Administration, where esteemed experts and victims can be heard, particularly since their input has been grossly suppressed for more than eighteen months.

A few pathologists from abroad as well as in the United States would be happy to share the results of recent autopsies performed on decedents who dutifully accepted their "human obligation" to be vaccinated. These same professionals and their colleagues are more than willing to publicly be heard about adverse events, the lack of truthful reporting and the repercussions to the living and the unborn, including due to shedding.

However, if you are unwilling to withdraw your mandates, or at least postpone them so that no employee or student is adversely impacted, then we will have no other choice than to proceed with litigation, not only in Southern California, but throughout the nation. We would prefer to engage in a meaningful dialogue about how a community education program can facilitate a better understanding of these matters, while we are confidant labor too will support that request.

Until we hear from you, please do not interpret this grassroots movement as politically motivated because *Freedom to Choose* transcends all boundaries – regardless of one's politics, race, sex, sexual orientation, national origin, age, disabilities, or religious beliefs. It does not matter whether one is employed in the private or public sector; by a municipality, county, state, or federal government, or covered by a collective bargaining agreement or a simple handshake.

Very truly/yours

HSW:gbg /

cc: Neil and Kimberly Stiller, Founders,

Freedom to Choose means precisely that!

Freedom to Choose - LA

Freedom to Choose - CA

Freedom to Choose - USA

LA Times Reporters

David Robb, Deadline.com

Rudy Rico, Founder, Chicano Employees Assn.

Re: Freedom to Choose - LA

Page 8:

Mayor Cameron Smyth, City of Santa Clarita

Mayor Rex Perris, City of Lancaster

Sue Frost, Member, BOS, County of Sacramento

Governing Board, Hart Unified School District

Mayor Robert Garcia, City and Port of Long Beach

Business Manager, Joël Barton, IBEW Local 11

Jim Wilson, Exec. Director, NECA, Los Angeles

Robert Kennedy, Children Health Defense

Commander Jeremy Vaughan, Naval Air Weapons Station China Lake

Thomas Aragon, Director, CA Dept Public Health

Eraina Ortega, Director, CA Dept Human Resources

Tony Thumond, State Superintendent of Public Instruction

Amanda Ray, Commissioner, California Highway Patrol

Thom Porter, Fire Chief, California Dept of Forestry

Michael Miller, Intl. Vice President, IATSE West Coast Office

Thom Davis, Local 80 Bus Rep and Int. Vice President, IATSE

Matthew Loeb, International President, IATSE

Michael Mulgrew, President, UFT, New York City

EXHIBIT "7"

EXHIBIT "7"(A)

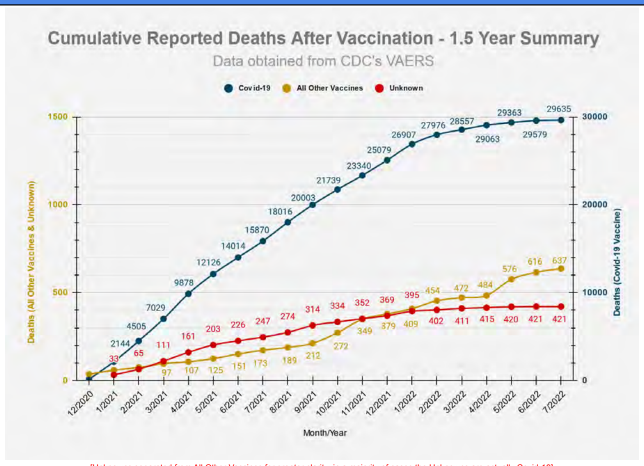
VAERS Summary for COVID-19 Vaccines through 7/15/2022

All charts and tables below reflect the data release on 7/22/2022 from the VAERS website, which includes U.S. and foreign data, and is updated through: **7/15/2022**.

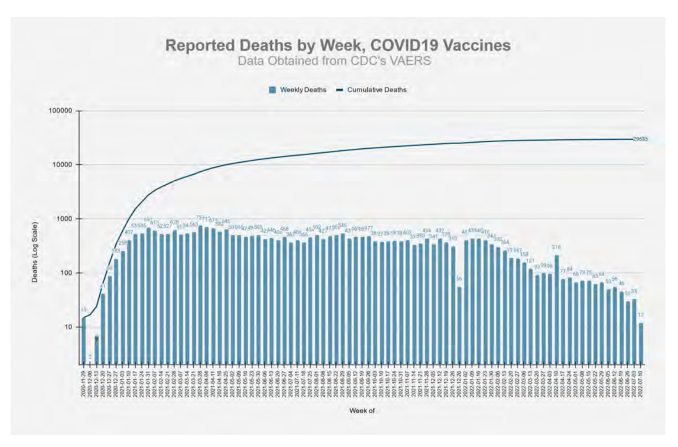
High-Level Summary	COVID19 vaccines (Dec'2020 - present)	All other vaccines 1990-present	US Data Only COVID19 vaccines (Dec'2020 - present)	US Data Only All other vaccines 1990-present
Number of Adverse Reactions	1,350,950	888,361	845,611	771,721
Number of Life-Threatening Events	33,009	14,620	12,890	10,010
Number of Hospitalizations	169,426	84,828	65,604	39,400
Number of Deaths	29,635*	9,882*	13,705	5,392
# of Permanent Disabilities after vaccination	55,540	21,225	14,423	13,109
Number of Office Visits	199,645	52,266	166,487	49,872
# of Emergency Room/Department Visits	132,157	213,747	101,387	204,044
# of Birth Defects after vaccination	1,127	200	532	108

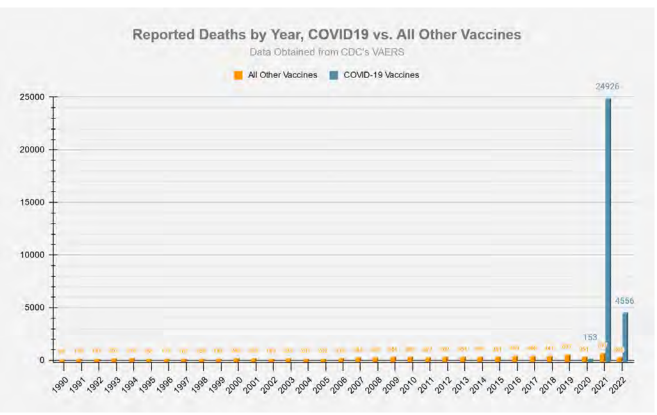
^{*}Note that the total number of deaths associated with the COVID-19 vaccines is more than double the number of deaths associated with <u>all other vaccines combined</u> since the year 1990.

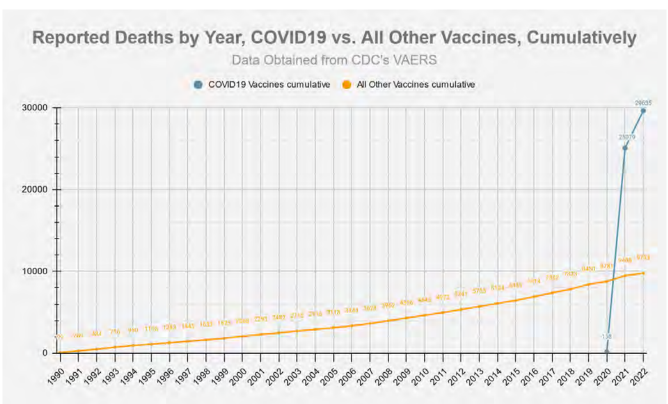
Deaths

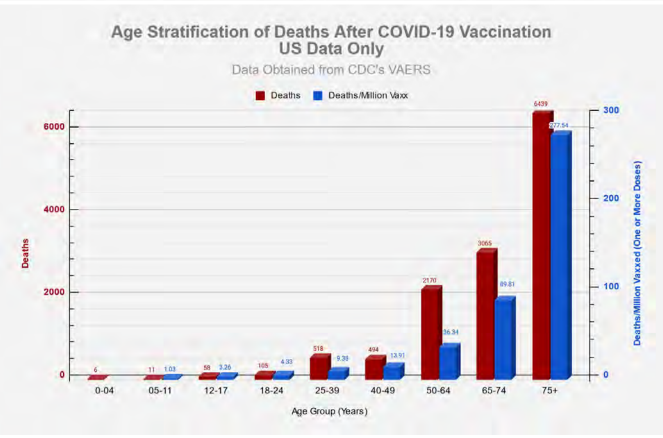


[Unknowns separated from All Other Vaccines for greater clarity; in a majority of cases the Unknowns are actually Covid-19]

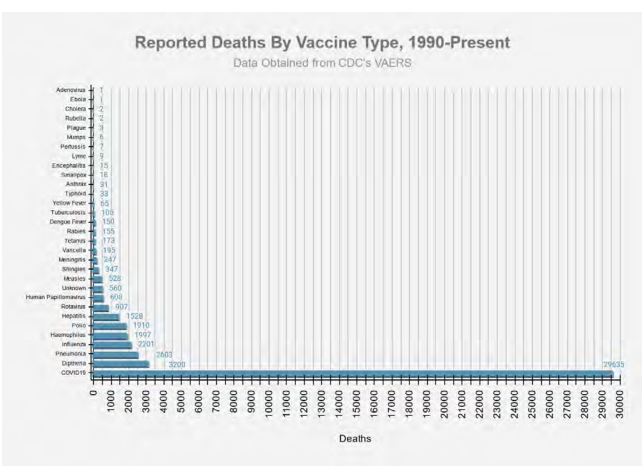


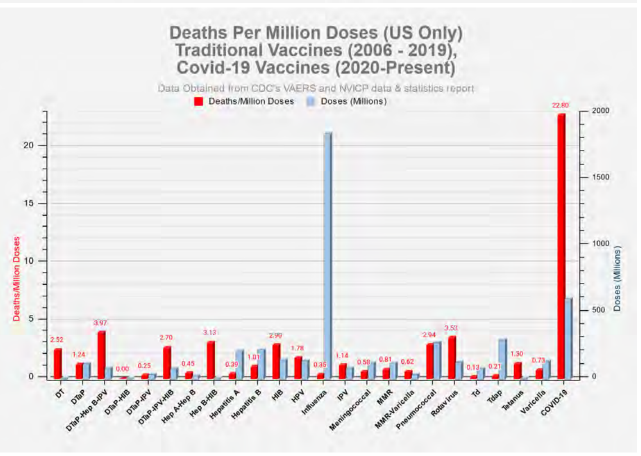


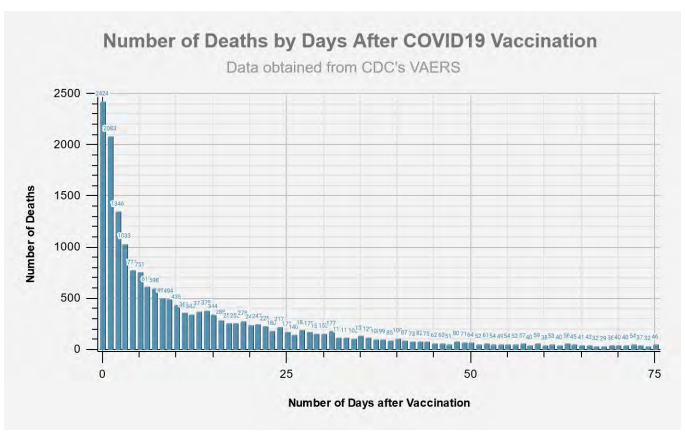


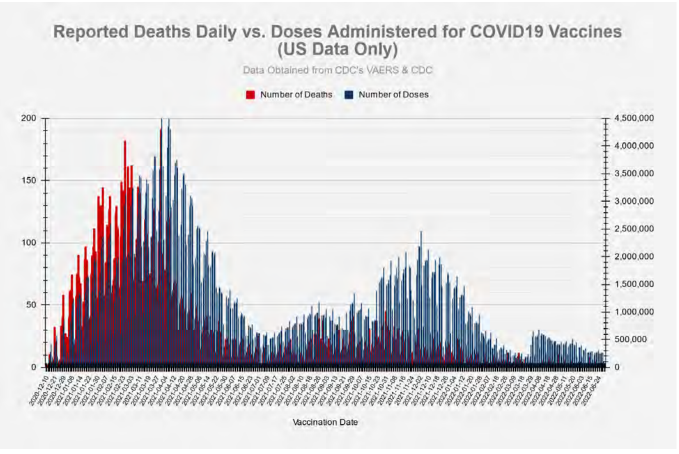


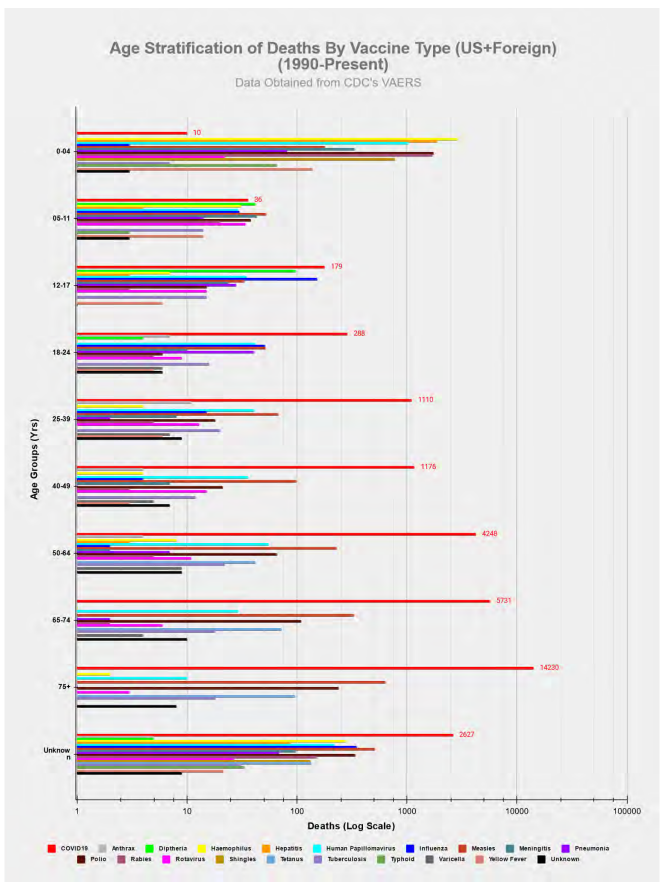
[Deaths/Million Vaxxed not available for 0-4 yo group as the vaccination data is not available from the CDC for that age range]



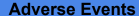


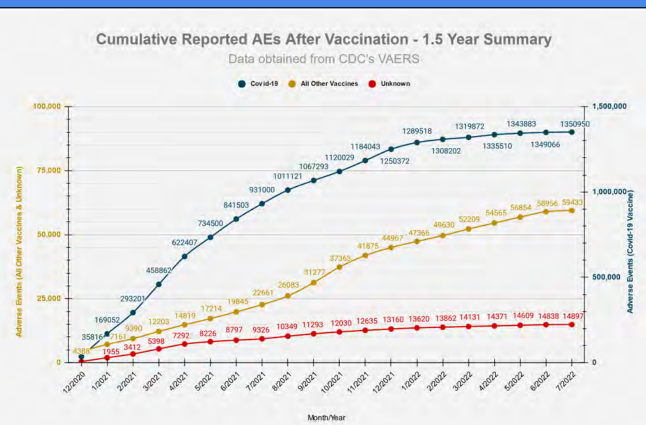




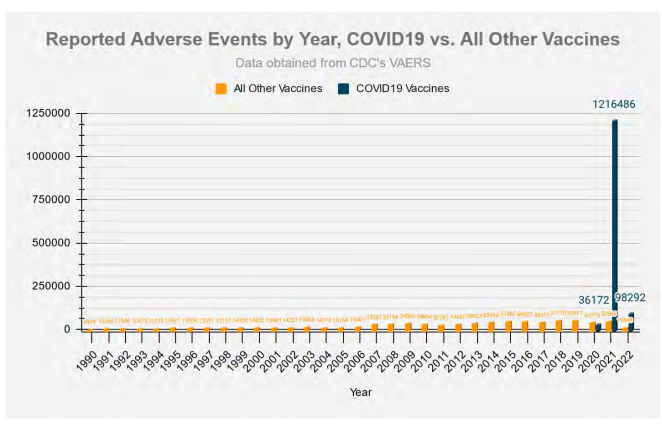


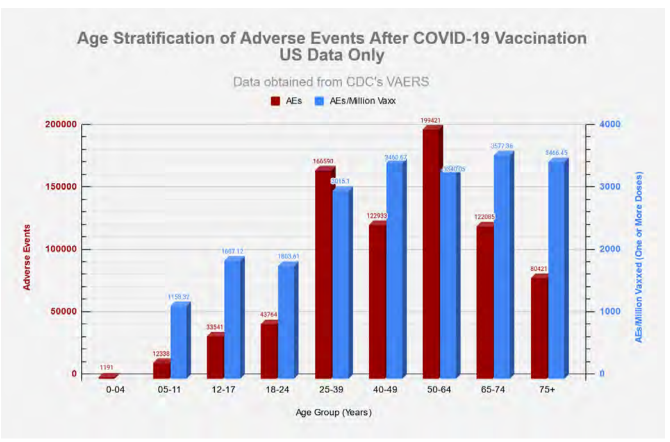
[Vaccines not included above (due to n < 20 overall deaths): Adenovirus, Cholera, Dengue Fever, Encephalitis, Ebola, Lyme, Mumps, Pertussis, Plague, Rubella, Smallpox]



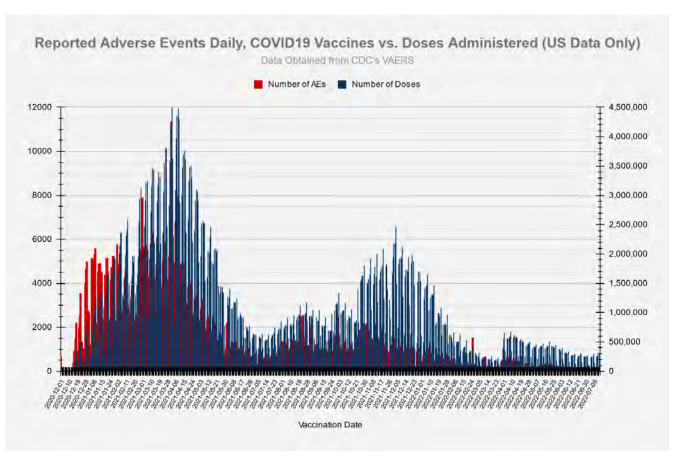


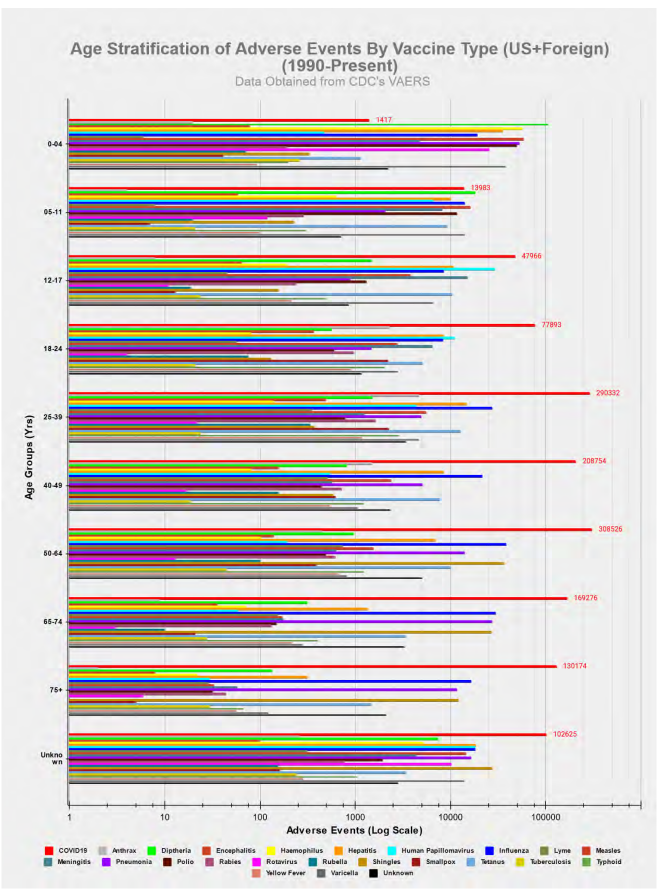
[Unknowns separated from All Other Vaccines for greater clarity; in many cases the Unknowns are actually Covid-19]





[AEs/Million Vaxxed not available for 0-4 yo group as the vaccination data is not available from the CDC for that age range]



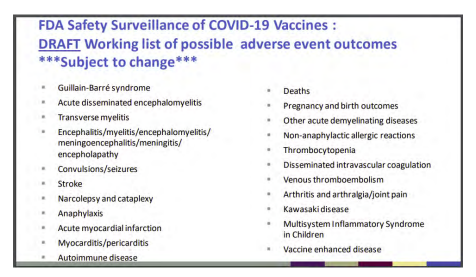


 $[Vaccines\ not\ included\ above\ (due\ to\ n<500\ overall\ AEs): Adenovirus,\ Cholera,\ Dengue\ Fever,\ Ebola,\ Mumps,\ Pertussis,\ Plague]$

Symptoms

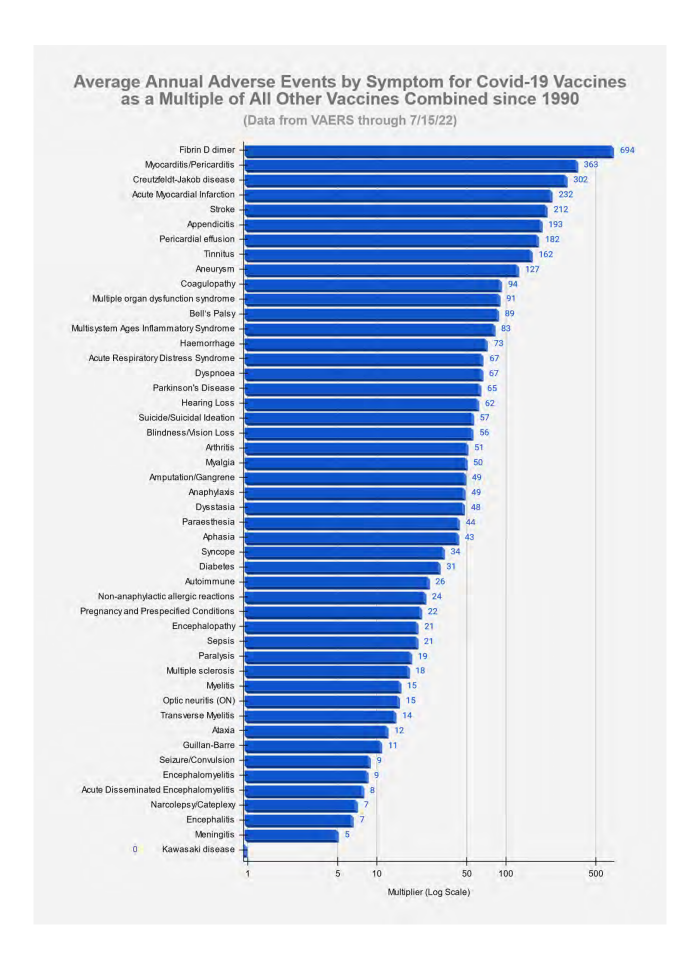
The slide below was taken from an FDA document from October 22, 2020 and provides a list of possible adverse event outcomes related to the Covid-19 vaccines.

• Source: Vaccines and Related Biological Products Advisory Committee October 22, 2020 Meeting Presentation



The following table lists the number of adverse events found in the VAERS data which match the outcomes listed above:

FDA listed symptom	Total (Non-Lethal) Adverse Events	Total Deaths	Total (Non-Lethal) AEs for All Other Vaccines (1990-present)	Total Deaths for All Other Vaccines (1990-present)
Guillain-Barre	2813	56	4511	142
Acute Disseminated Encephalomyelitis	215	7	448	30
Transverse Myelitis	631	5	847	16
Encephalitis	2643	339	4876	474
Convulsions/Seizures	16588	537	30049	528
Stroke	16131	1458	1625	113
Narcolepsy, Cataplexy	316	6	386	3
Anaphylaxis	49964	190	41416	173
Acute Myocardial Infarction (Heart Attack)	5344	1500	342	155
Myocarditis/Pericarditis	22980	326	977	88
Autoimmune Disease	2072	33	1126	16
Other Acute Demyelinating Diseases	401	7	862	25
Pregnancy and birth outcomes (Miscarriages)	4607	144	2899	49
Other Allergic Reactions	2450	3	2070	3
Thrombocytopenia	6129	475	3613	136
Disseminated Intravascular Coagulation	266	89	60	25
Venous Thromboembolism	25555	1505	682	114
Arthritis and Arthralgia/Joint Pain	81541	280	29139	79
Kawasaki Disease	94	2	720	9
Systemic Inflammatory Response Syndrome	907	61	367	5



Vaccination Related Risks of Covid-19 vs. Flu

These set of figures compare the COVID19 vaccine to the traditional Flu vaccines. 'Risk of Death' percentages depend on the '# of Vaccinations' data, which is only approximate, and was pulled from the CDC's report on Flu vaccination coverage for the 2019-2020 season, and from CDC's Vaccination Trends in the US for the COVID19 vaccinations.

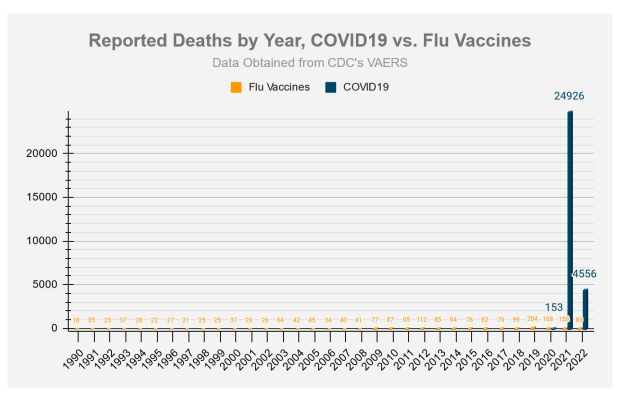
Covid19 vaccinations through 5/31/2021 vs. Flu vaccinations 7/1/2019 - 5/31/2020 (last complete flu season)

Vaccine Type	# of Vaccinations ^[3]	# of Deaths	Risk of Death	Percentage	Deaths/Mill. Vaccinations ^[3]		
Flu	167,447,642[1]	33	1 in 5,074,171	0.000020%	.20		
COVID19	173,493,391[2]	5,798	1 in 29,923	0.003342%	33.42		
Risk of dying from COVID vaccine is 170 times greater than Flu Vaccine							

Vaccine Type	# of Vaccinations ^[3]	# of Adverse Reactions	Risk of Adverse Reaction	Percentage	AEs/Mill. Vaccinations ^[3]		
Flu	167,447,642	9,728	1 in 17,213	0.00581%	58.10		
COVID19	173,493,391	565,581	1 in 307	0.325996%	3,259.96		
Risk of adverse reaction from COVID vaccine is 56 times greater than Flu Vaccine							

^[1] number of flu vaccinations based on estimated flu vaccine coverage data from <u>CDC</u> and estimated population data from <u>US Census</u>. Yearly flu vaccination data covers a period of time from 7/1 to 5/31 of the following year.

^[3] Persons vaccinated with at least one dose.

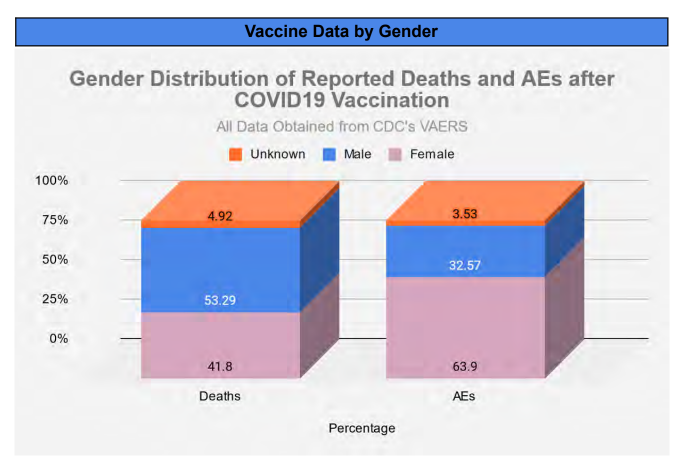


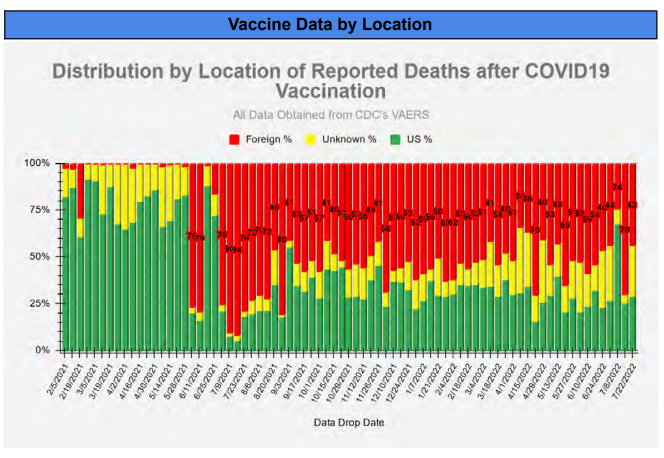
^[2] number of covid19 vaccinations based on estimates from CDC's Vaccination Trends in the US

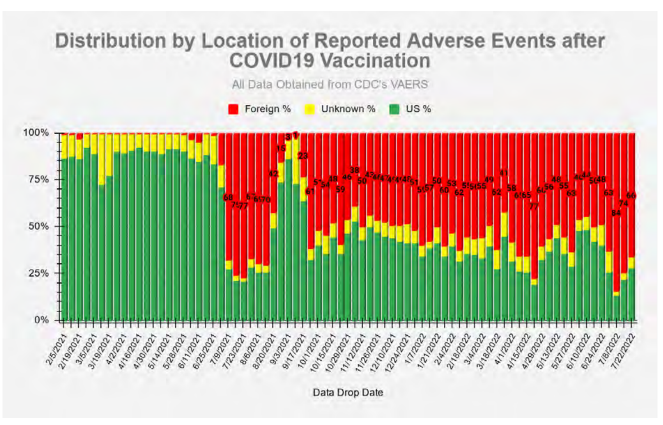
Vaccine Data by Manufacturer

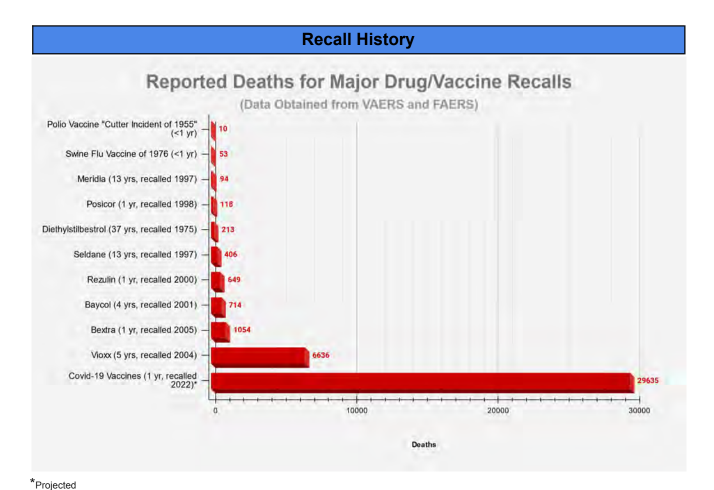
Manufacturer	# of Deaths	% Deaths	Average Deaths/ Day	# US Deaths	# US Doses Administered	Average US Deaths/ Mill. Doses	Days since EUA approval	EUA Approval Date
Janssen (JNJ)	2577	8.66%	5.11	1659	18,855,759	87.98	504	2/26/21
Moderna	7850	26.39%	13.68	5750	226,623,424	25.37	574	12/18/20
Pfizer/Biontech	19150	64.38%	32.96	6282	355,396,322	17.68	581	12/11/20
Unknown	170	0.57%		56	622,296			

Manufacturer	# of AEs	% AEs	Average AEs/Da y	# US AEs	# US Doses Administered	Average US AEs/Mill. Doses	Days since EUA approval	EUA Approval Date
Janssen (JNJ)	92452	6.81%	183.44	69860	18,855,759	3704.97	504	2/26/21
Moderna	463452	34.15%	807.41	385392	226,623,424	1700.58	574	12/18/20
Pfizer/Biontech	795464	58.61%	1369.13	390463	355,396,322	1098.67	581	12/11/20
Unknown	5834	0.43%		3141	622,296			









Sources

Visit: vaersanalysis.info for more information

- Vaccine data (Covid-19 and other vaccines) taken from CDC's VAERS website, located here: https://vaers.hhs.gov/data/datasets.html. VAERS data sets in the form of csv files are pulled down weekly and put into a database for reporting/analysis. Data files are available all the way back to 1990.
- 2. Number of doses distributed for other vaccines found in NVICP Data and Statistics report here: https://www.hrsa.gov/sites/default/files/hrsa/vaccine-compensation/data/data-statistics-report.pdf
- 3. Numbers for Covid-19 vaccines administered by manufacturer found here: https://covid.cdc.gov/covid-data-tracker/#vaccinations_vacc-total-admin-rate-total
- 4. Numbers for total Covid-19 vaccine doses administered found here: https://data.cdc.gov/Vaccinations/COVID-19-Vaccination-Trends-in-the-United-States-N/rh2h-3yt2
- 5. Numbers for Flu vaccine doses administered for 2019-2020 season found here: https://www.cdc.gov/flu/fluvaxview/coverage-1920estimates.htm
- 6. Numbers for FDA regulated drugs taken from FDA's FAERS website, located here: https://www.fda.gov/drugs/questions-and-answers-fdas-adverse-event-reporting-system-faers/fda-adverse-event-reporting-system-faers-public-dashboard

EXHIBIT 7(B)

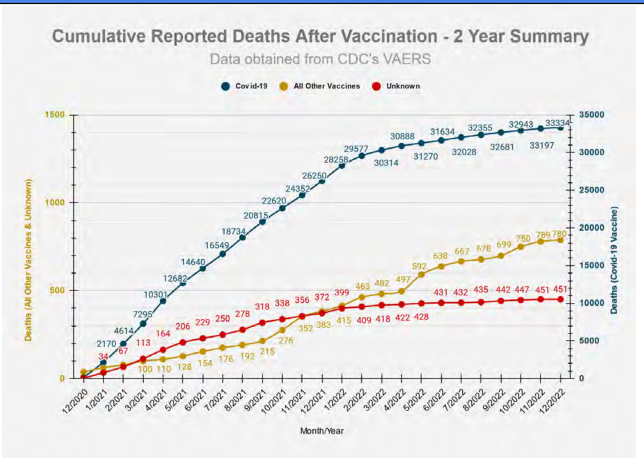
VAERS Summary for COVID-19 Vaccines through 12/23/2022

All charts and tables below reflect the data release on 12/30/2022 from the VAERS website, which includes U.S. and foreign data, and is updated through: 12/23/2022.

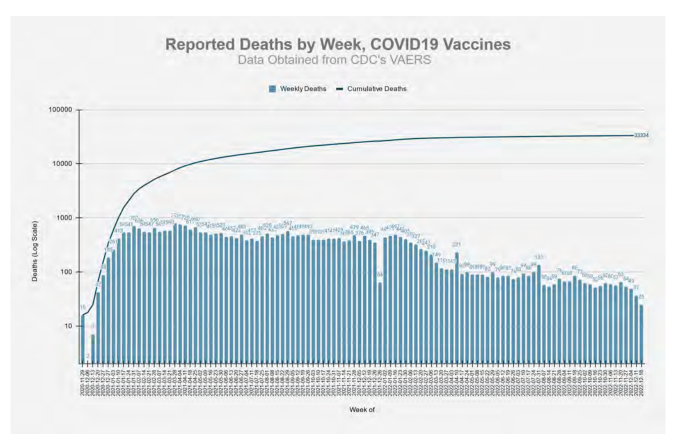
High-Level Summary	COVID19 vaccines (Dec'2020 - present)	All other vaccines 1990-present	US Data Only COVID19 vaccines (Dec'2020 - present)	US Data Only All other vaccines 1990-present
Number of Adverse Reactions	1,490,160	913,497	915,411	793,672
Number of Life-Threatening Events	35,666	14,883	13,716	10,157
Number of Hospitalizations	187,676	86,495	73,469	40,076
Number of Deaths	33,334*	10,071*	16,155	5,479
# of Permanent Disabilities after vaccination	61,575	21,664	15,761	13,387
Number of Office Visits	218,777	56,070	180,512	53,468
# of Emergency Room/Department Visits	142,632	215,673	109,306	205,800
# of Birth Defects after vaccination	1,204	211	566	115

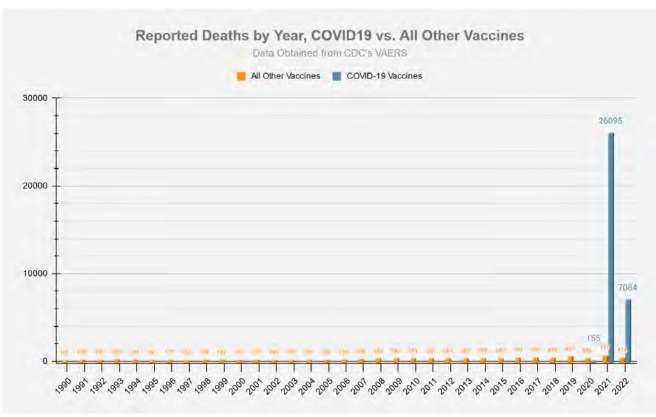
^{*}Note that the total number of deaths associated with the COVID-19 vaccines is more than TRIPLE the number of deaths associated with <u>all</u> other vaccines combined since the year 1990.

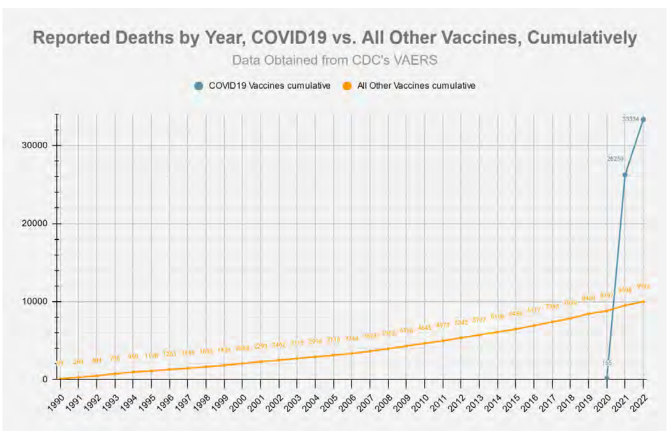
Deaths

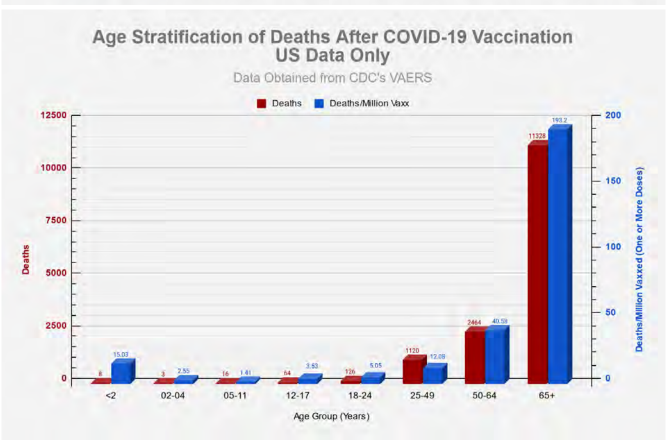


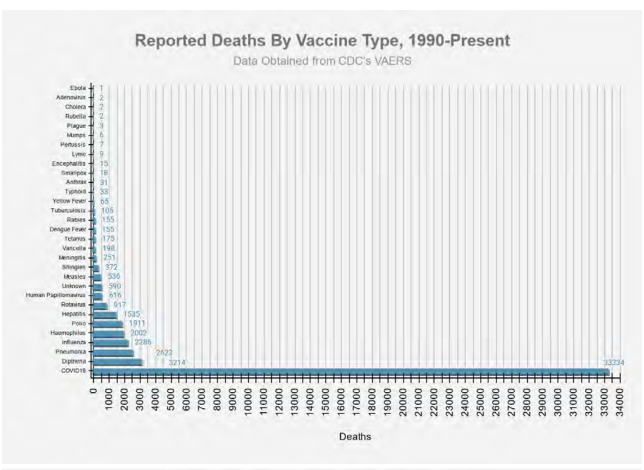
[Unknowns separated from All Other Vaccines for greater clarity; in a majority of cases the Unknowns are actually Covid-19]

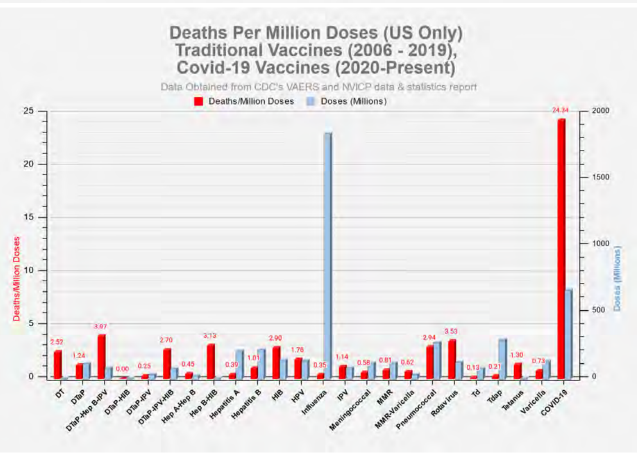


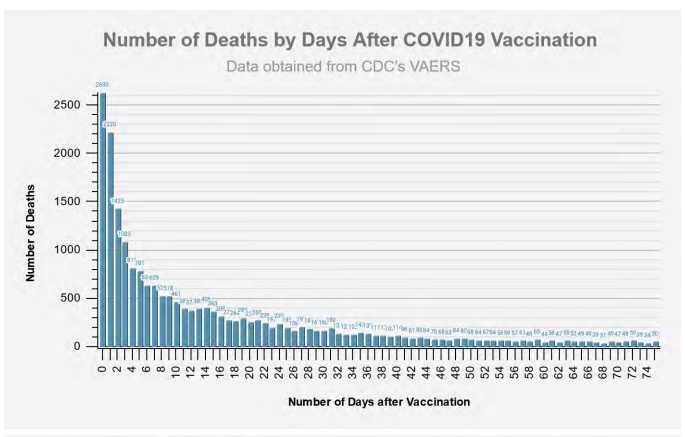


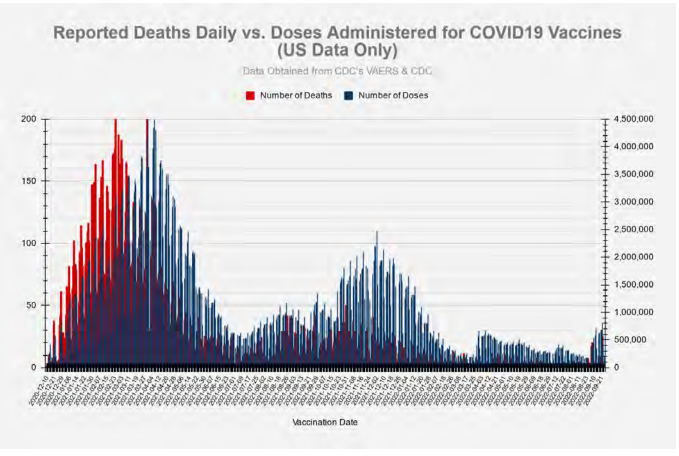


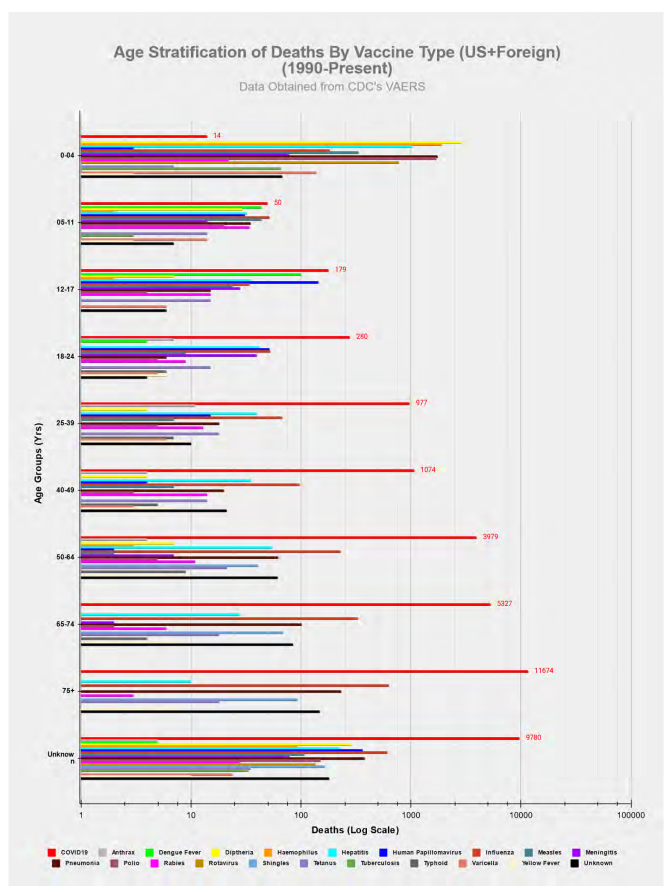




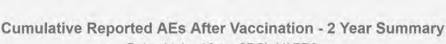




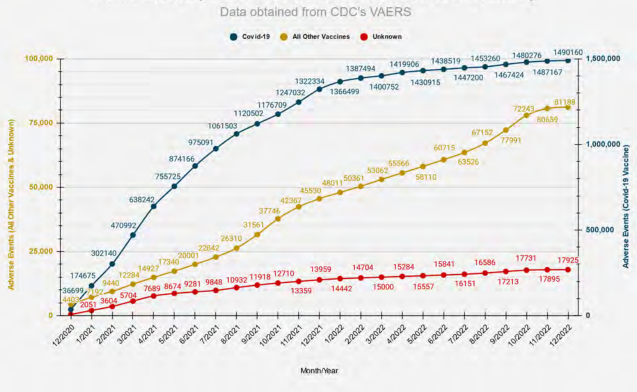




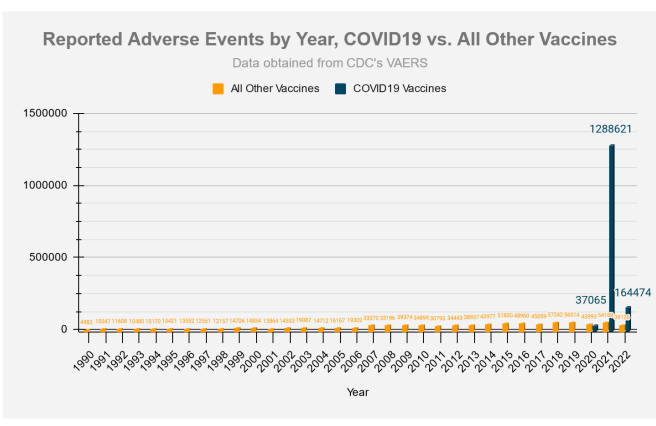
[Vaccines not included above (due to n < 20 overall deaths): Adenovirus, Cholera, Dengue Fever, Encephalitis, Ebola, Lyme, Mumps, Pertussis, Plague, Rubella, Smallpox]

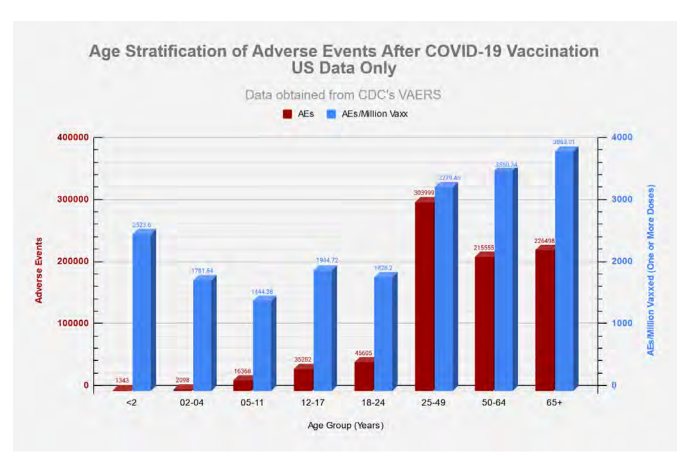


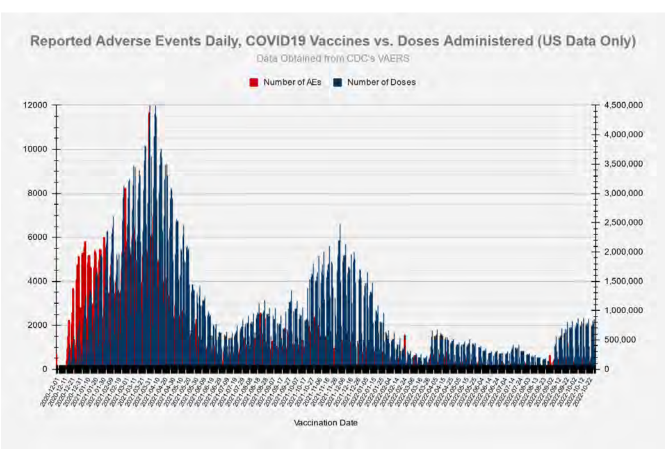
Adverse Events

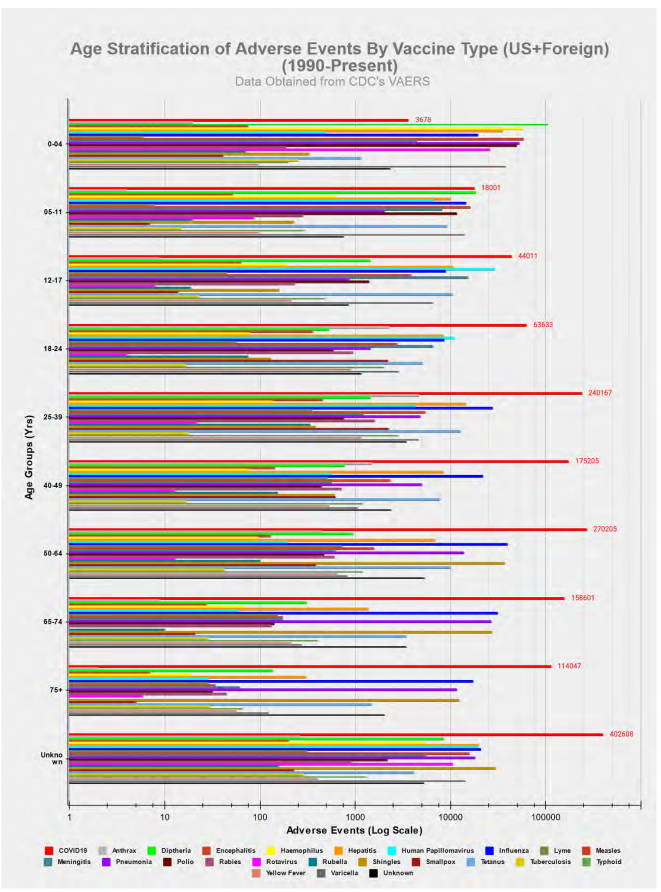


[Unknowns separated from All Other Vaccines for greater clarity; in many cases the Unknowns are actually Covid-19]







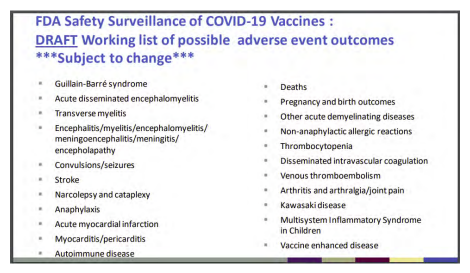


 $[Vaccines\ not\ included\ above\ (due\ to\ n<500\ overall\ AEs): Adenovirus,\ Cholera,\ Dengue\ Fever,\ Ebola,\ Mumps,\ Pertussis,\ Plague]$

Symptoms

The slide below was taken from an FDA document from October 22, 2020 and provides a list of possible adverse event outcomes related to the Covid-19 vaccines.

• Source: Vaccines and Related Biological Products Advisory Committee October 22, 2020 Meeting Presentation

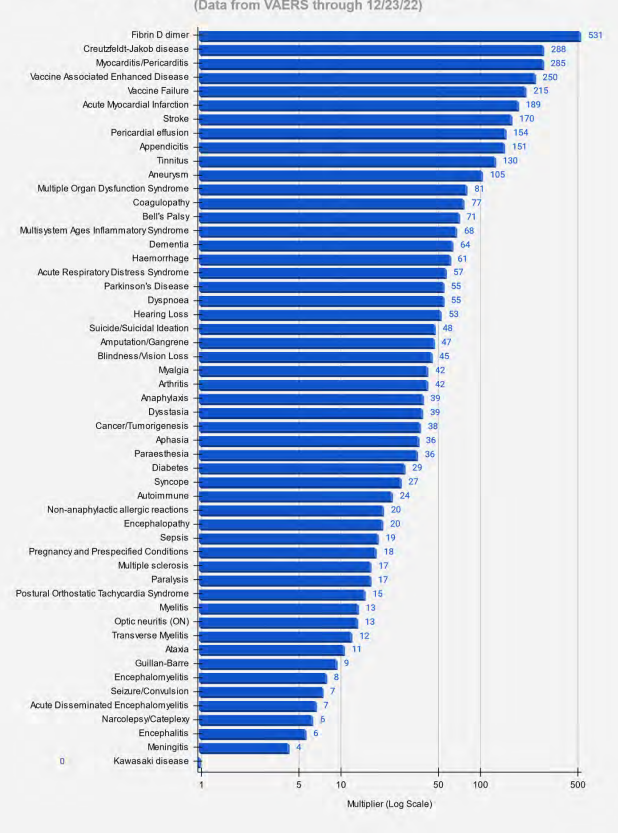


The following table lists the number of adverse events found in the VAERS data which match the outcomes listed above:

FDA listed symptom	Total (Non-Lethal) Adverse Events	Total Deaths	Total (Non-Lethal) AEs for All Other Vaccines (1990-present)	Total Deaths for All Other Vaccines (1990-present)
Guillain-Barre	3117	69	4596	146
Acute Disseminated Encephalomyelitis	238	7	455	30
Transverse Myelitis	643	7	851	16
Encephalitis	3058	432	4937	480
Convulsions/Seizures	15855	511	30022	533
Stroke	11070	907	1579	99
Narcolepsy, Cataplexy	278	5	379	3
Anaphylaxis	51032	175	42058	170
Acute Myocardial Infarction (Heart Attack)	5905	1658	362	160
Myocarditis/Pericarditis	24600	403	1020	93
Autoimmune Disease	2601	38	1166	17
Other Acute Demyelinating Diseases	457	7	874	25
Pregnancy and birth outcomes (Miscarriages)	4907	152	2919	50
Other Allergic Reactions	2702	4	2122	3
Thrombocytopenia	4995	430	3470	131
Disseminated Intravascular Coagulation	298	97	61	28
Venous Thromboembolism	27401	1655	740	121
Arthritis and Arthralgia/Joint Pain	87999	307	29779	81
Kawasaki Disease	93	2	728	8
Systemic Inflammatory Response Syndrome	1045	68	372	7



(Data from VAERS through 12/23/22)



Vaccination Related Risks of Covid-19 vs. Flu

These set of figures compare the COVID19 vaccine to the traditional Flu vaccines. 'Risk of Death' percentages depend on the '# of Vaccinations' data, which is only approximate, and was pulled from the CDC's report on Flu vaccination coverage for the 2019-2020 season, and from CDC's Vaccination Trends in the US for the COVID19 vaccinations.

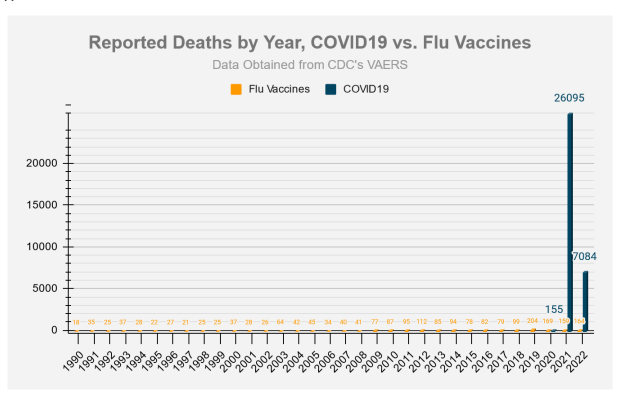
Covid19 vaccinations through 5/31/2021 vs. Flu vaccinations 7/1/2019 - 5/31/2020 (last complete flu season)

Vaccine Type	# of Vaccinations ^[3]	# of Deaths	Risk of Death	Percentage	Deaths/Mill. Vaccinations ^[3]		
Flu	167,447,642 [1]	33	1 in 5,074,171	0.000020%	0.20		
COVID19	173,474,831 [2]	6,313	1 in 27,479	0.003639%	36.39		
Risk of dying from COVID vaccine is 185 times greater than Flu Vaccine							

Vaccine Type	# of Vaccinations ^[3]	# of Adverse Reactions	Risk of Adverse Reaction	Percentage	AEs/Mill. Vaccinations ^[3]		
Flu	167,447,642	9,739	1 in 17,194	0.005816%	58.16		
COVID19	173,474,831	578,140	1 in 300	0.33327%	3,332.70		
Risk of adverse reaction from COVID vaccine is 57 times greater than Flu Vaccine							

^[1] number of flu vaccinations based on estimated flu vaccine coverage data from CDC and estimated population data from US Census. Yearly flu vaccination data covers a period of time from 7/1 to 5/31 of the following year.

^[3] Persons vaccinated with at least one dose.



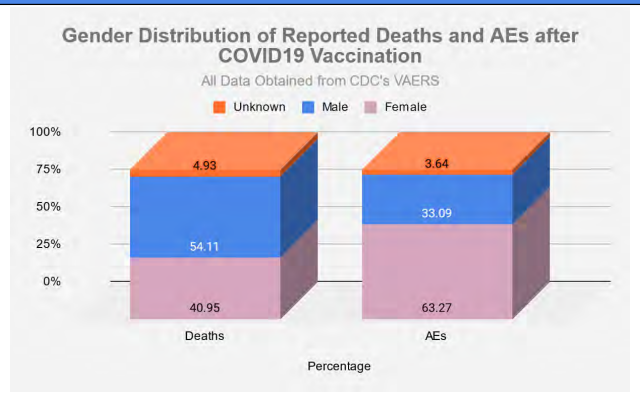
^[2] number of covid19 vaccinations based on estimates from $\underline{\mathtt{CDC's}}$ Vaccination Trends in the $\underline{\mathtt{US}}$

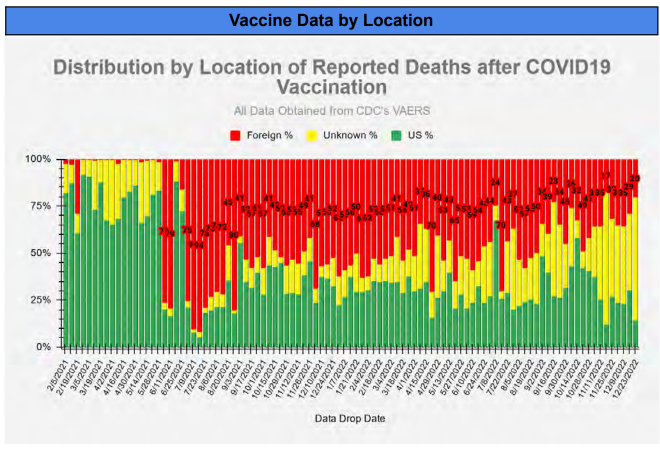
Vaccine Data by Manufacturer

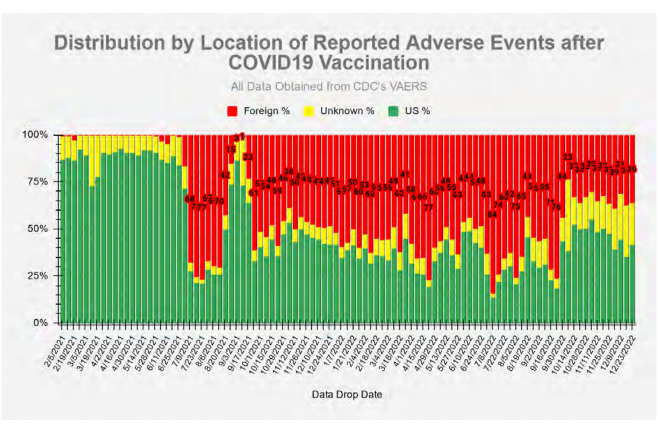
Manufacturer	# of Deaths	% Deaths	Average Deaths/ Day	# US Deaths	# US Doses Administered	Average US Deaths/ Mill. Doses	Days since EUA approval	EUA Approval Date
Janssen (JNJ)	2882	8.6	4.33	1901	18952708	100.3	665	2/26/2021
Moderna	9271	27.68	12.61	6926	248567365	27.86	735	12/18/2020
Pfizer/Biontech	21014	62.73	28.32	7222	395452177	18.26	742	12/11/2020
Unknown	218	0.65		64	781263			
Pfizer-Bivalent	76	0.23	0.67	74	30222025	2.45	113	9/1/2022
Moderna-Bivalent	41	0.12	0.36	41	17153452	2.39	113	9/1/2022

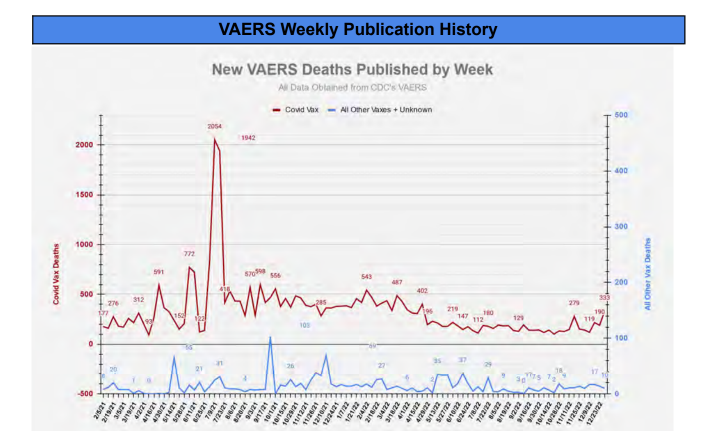
Manufacturer	# of AEs	% AEs	Average AEs/Day	# US AEs	# US Doses Administered	Average US AEs/Mill. Doses	Days since EUA approval	EUA Approval Date
Janssen (JNJ)	96448	6.43	145.03	71813	18952708	3789.06	665	2/26/2021
Moderna	500183	33.32	680.52	412101	248567365	1657.9	735	12/18/2020
Pfizer/Biontech	880601	58.67	1186.79	418171	395452177	1057.45	742	7/13/2022
Unknown	9760	0.65		4892	781263			
Novavax	207	0.01	1.27	194	69062	2809.07	163	12/11/2020
Pfizer-Bivalent	8021	0.53	70.98	7951	30222025	263.09	113	9/1/2022
Moderna-Bivalent	6008	0.4	53.17	5987	17153452	349.03	113	9/1/2022

Vaccine Data by Gender

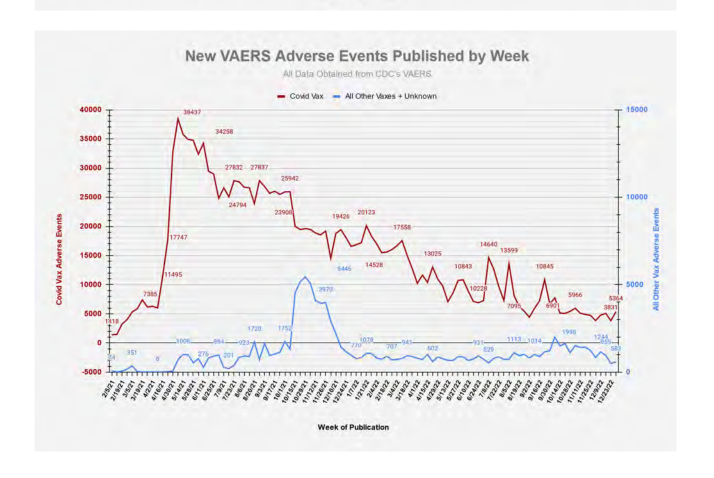


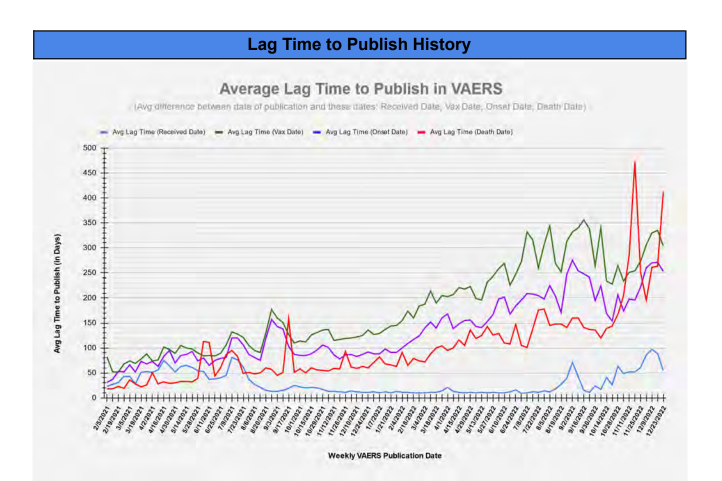


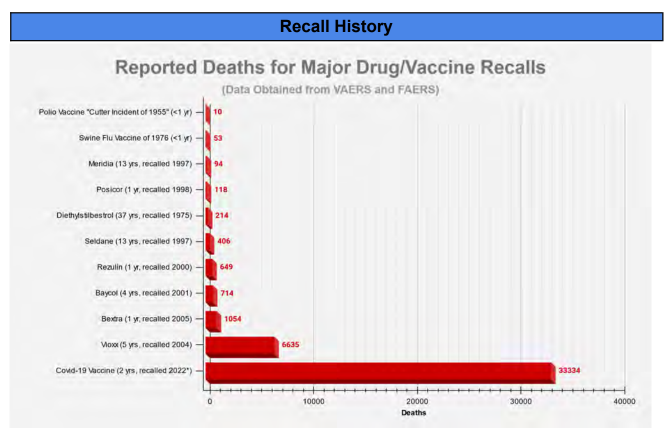




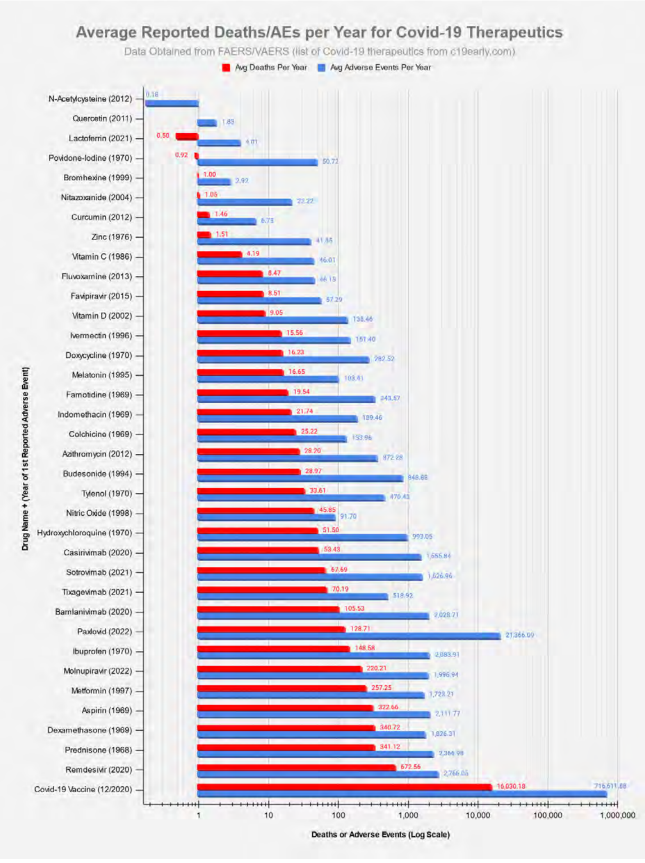
Week of Publication







Alternative Covid-19 Therapeutics



[Note that N-Acetylcysteine and Quercetin have 0 reported deaths]

Sources

Visit: vaersanalysis.info for more information

- Vaccine data (Covid-19 and other vaccines) taken from CDC's VAERS website, located here: https://vaers.hhs.gov/data/datasets.html. VAERS data sets in the form of csv files are pulled down weekly and put into a database for reporting/analysis. Data files are available all the way back to 1990.
- 2. Number of doses distributed for other vaccines found in NVICP Data and Statistics report here: https://www.hrsa.gov/sites/default/files/hrsa/vaccine-compensation/data/data-statistics-report.pdf
- 3. Numbers for Covid-19 vaccines administered by manufacturer found here: https://covid.cdc.gov/covid-data-tracker/#vaccinations vacc-total-admin-rate-total
- 4. Numbers for total Covid-19 vaccine doses administered found here: https://data.cdc.gov/Vaccinations/COVID-19-Vaccination-Trends-in-the-United-States-N/rh2h-3yt2
- 5. Numbers for Flu vaccine doses administered for 2019-2020 season found here: https://www.cdc.gov/flu/fluvaxview/coverage-1920estimates.htm
- 6. Numbers for FDA regulated drugs taken from FDA's FAERS website, located here: https://www.fda.gov/drugs/questions-and-answers-fdas-adverse-event-reporting-system-faers-public-dashboard

EXHIBIT "7"(C)



VAERS WEEKLY SUMMARY

VAERS Summary for COVID-19 Vaccines through 12/30/2022

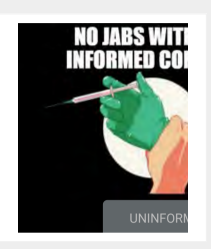
① JAN 6, 2023

Download as PDF

All charts and tables below reflect the data release on 1/6/2023 from the VAERS website, which includes U.S. and foreign data, and is updated through: 12/30/2022



*Note that the total number of deaths associated with the COVID-19 vaccines is more than <u>TRIPLE</u> the number of deaths associated with <u>all other vaccines combined</u> since the year 1990.



***CDC
DISCLAIMER ON
VAERS***

On This Website Is

Accurate?

Search



RECENT POSTS

Defund the CDC Part 2:
Other Safety Signals
Flashing Early On In The
Jab Rollout

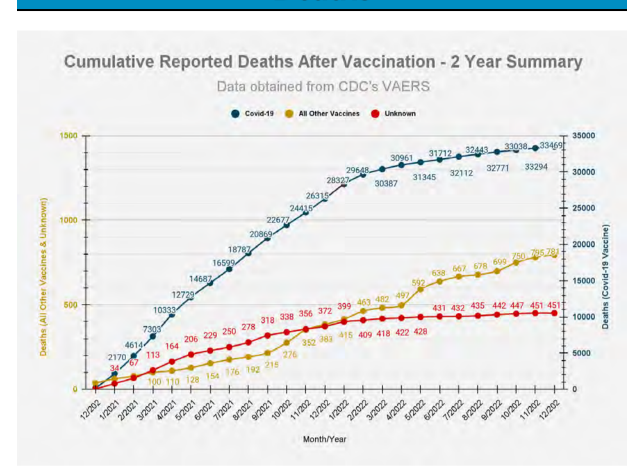
Defund the CDC!!!
Official DEATH Signal for
Covid-19 jabs was
present in VAERS just 1
month after rollout

VAERS Summary for COVID-19 Vaccines through 12/30/2022

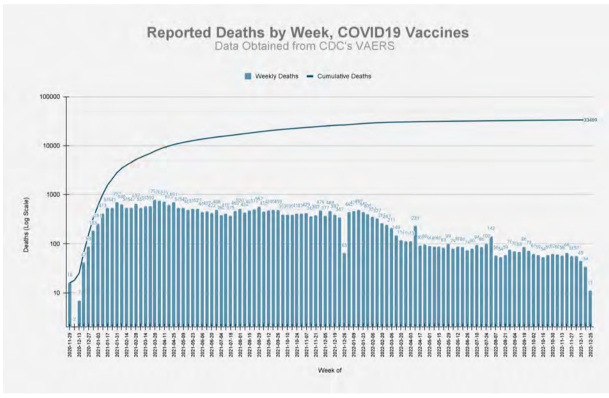
VAERS Summary for COVID-19 Vaccines through 12/23/2022

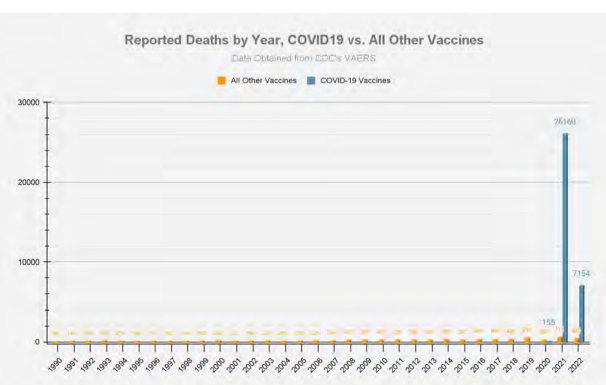
VAERS Summary for COVID-19 Vaccines through 12/16/2022

Deaths



[Unknowns separated from All Other Vaccines for greater clarity; in a majority of cases the Unknowns are actually Covid-19]





VAERS Summary for COVID-19 Vaccines through 12/9/2022

VAERS Summary for COVID-19 Vaccines through 12/2/2022

VAERS Summary for COVID-19 Vaccines through 11/25/2022

European VAERS Data
Partially Purged

VAERS Summary for COVID-19 Vaccines through 11/18/2022

RECENT COMMENTS

Realtor® Near Me on VAERS Summary for COVID-19 Vaccines through 9/3/2021

<u>เครดิตฟรี</u> on <u>VAERS</u> <u>Summary for COVID-19</u> <u>Vaccines through</u> 9/3/2021

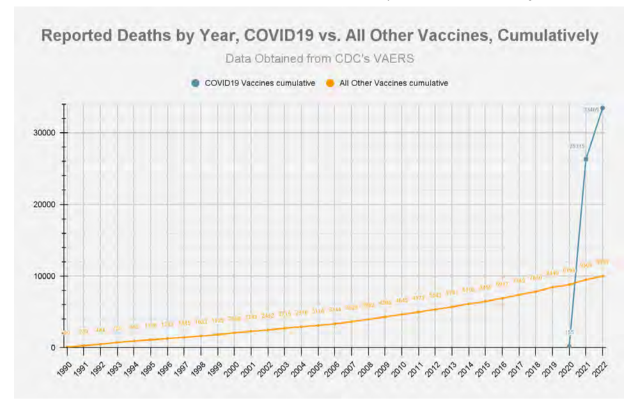
http://95.111.232.182/qiu qiu99/ on VAERS Summary for COVID-19 Vaccines through 9/3/2021

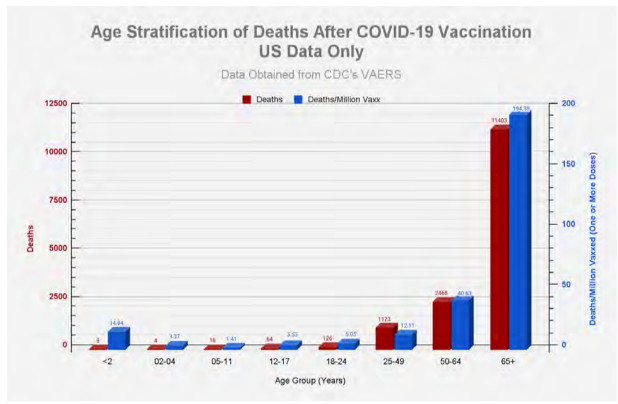
Betsy on VAERS
Summary for COVID-19
Vaccines through
12/30/2022

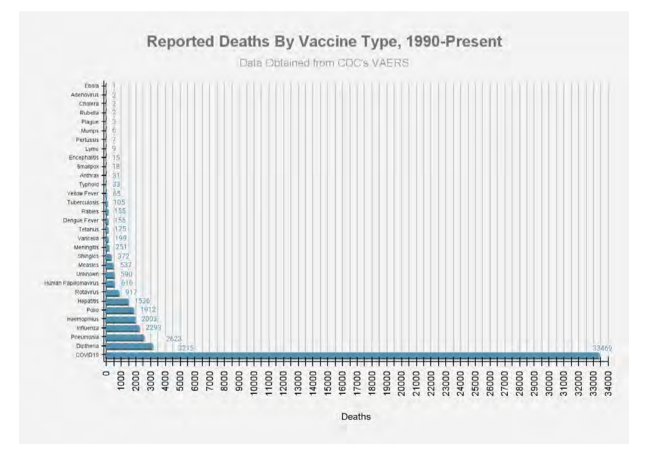
huile d\'olive du maroc on AEs/Deaths per Million Doses, By Vax By Symptom

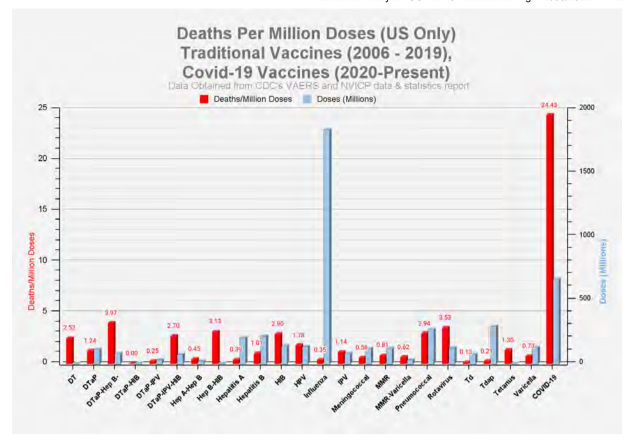


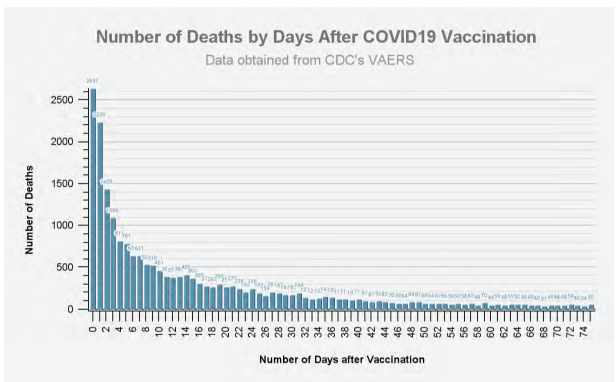
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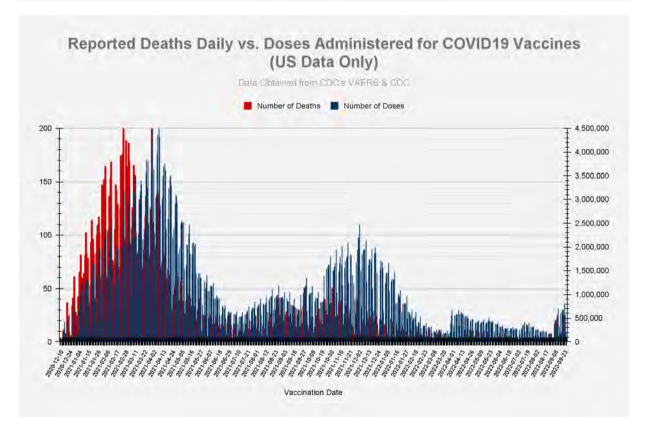


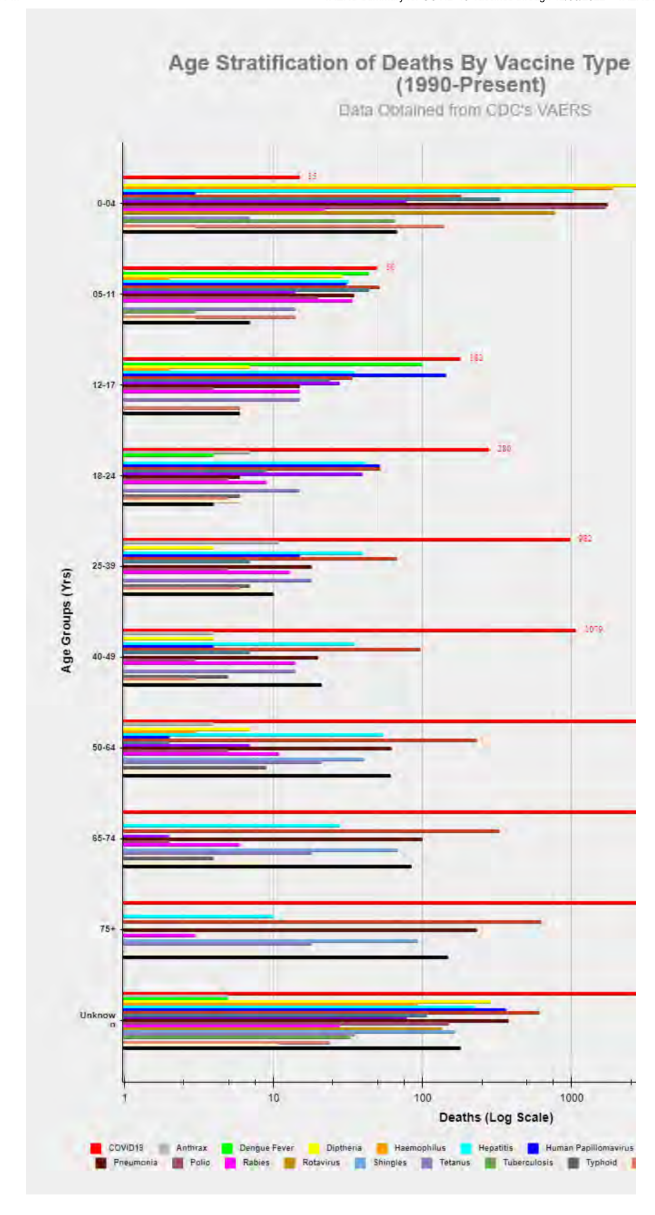






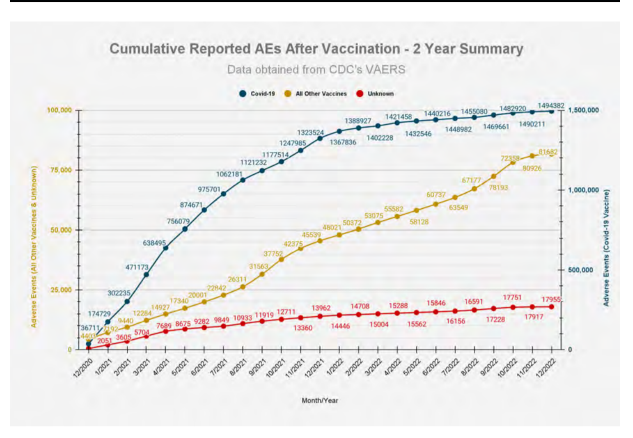




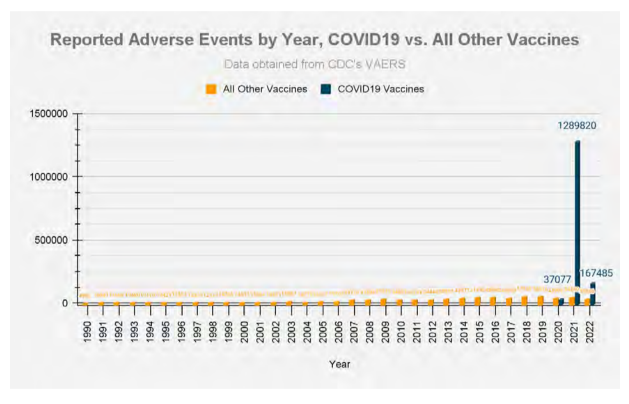


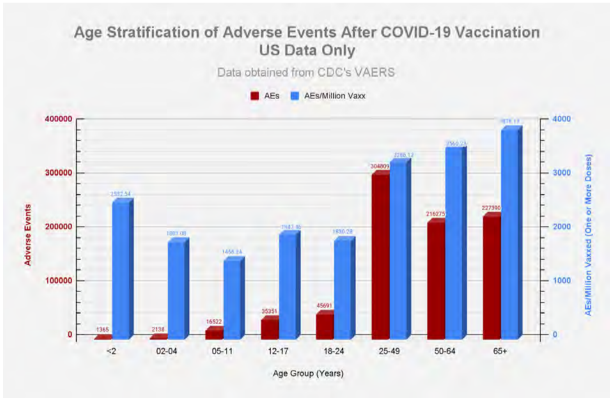
[Vaccines not included above (due to n < 20 overall deaths): Adenovirus, Cholera, Dengue Fever, Encephalitis, Ebola, Lyme, Mumps, Pertussis, Plague, Rubella, Smallpox]

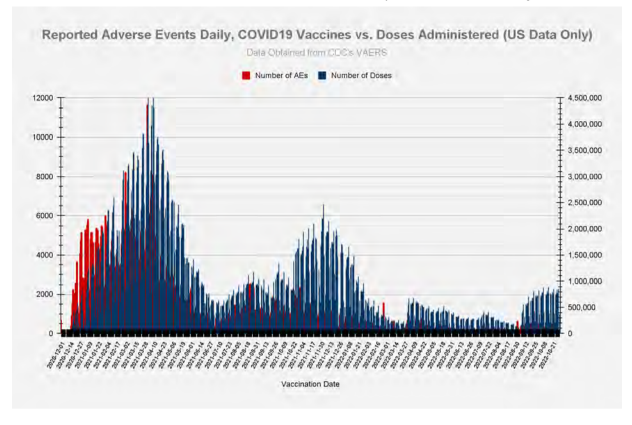
Adverse Events



[Unknowns separated from All Other Vaccines for greater clarity; in many cases the Unknowns are actually Covid-19]







[Vaccines not included above (due to n < 500 overall AEs): Adenovirus, Cholera, Dengue Fever, Ebola, Mumps, Pertussis, Plague]

Symptoms

The slide below was taken from an FDA document from October 22, 2020 and provides a list of possible adverse event outcomes related to the Covid-19 vaccines.

• Source: "Vaccines and Related Biological Products Advisory Committee October 22,2020 Meeting Presentation".

FDA Safety Surveillance of COVID-19 Vaccines: <u>DRAFT</u> Working list of possible adverse event outcomes ***Subject to change***

- Guillain-Barré syndrome
- Acute disseminated encephalomyelitis
- Transverse myelitis
- Encephalitis/myelitis/encephalomyelitis/ meningoencephalitis/meningitis/ encepholapathy
- Convulsions/seizures
- Stroke
- Narcolepsy and cataplexy
- Anaphylaxis
- Acute myocardial infarction
- Myocarditis/pericarditis
- Autoimmune disease

- Deaths
- Pregnancy and birth outcomes
- Other acute demyelinating diseases
- Non-anaphylactic allergic reactions
- Thrombocytopenia
- Disseminated intravascular coagulation
- Venous thromboembolism
- Arthritis and arthralgia/joint pain
- Kawasaki disease
- Multisystem Inflammatory Syndrome in Children
- Vaccine enhanced disease

The following table lists the number of adverse events found in the VAERS data which match the outcomes listed above:

FDA Listed Symptom	Total (Non- Lethal) Adverse Events for Covid- 19 Vaccine	Total Deaths for Covid- 19 Vaccine	Total (Non- Lethal) Adverse Events for All Other Vaccines (1990-present)	Total Deaths for All Other Vaccines (1990- present)
Guillain-Barre	3118	70	4604	147
Acute Disseminated Encephalomyelitis	239	7	456	30
Transverse Myelitis	646	7	852	16
Encephalitis	3077	437	4938	480
Convulsions/Seizures	15892	514	29910	533
Stroke	11100	908	1567	95
Narcolepsy, Cataplexy	279	5	368	3
Anaphylaxis	51108	176	42048	167
Acute Myocardial Infarction (Heart Attack)	5921	1664	363	160
Myocarditis/Pericarditis	24637	407	1022	93
Autoimmune Disease	2616	38	1167	17
Other Acute Demyelinating Diseases	458	7	875	25
Pregnancy and birth outcomes (Miscarriages)	4912	152	2920	50
Other Allergic Reactions	2711	4	2123	3
Thrombocytopenia	5018	432	3412	127
Disseminated Intravascular Coagulation	299	98	61	28

FDA Listed Symptom	Total (Non- Lethal) Adverse Events for Covid- 19 Vaccine	Total Deaths for Covid- 19 Vaccine	Total (Non- Lethal) Adverse Events for All Other Vaccines (1990-present)	Total Deaths for All Other Vaccines (1990- present)
Venous Thromboembolism	27446	1662	744	121
Arthritis and Arthralgia/Joint Pain	88181	308	29792	81
Kawasaki Disease	95	2	726	7
Systemic Inflammatory Response Syndrome	1053	68	372	7

Vaccination Related Risks of COVID19 Vs. Flu

These set of figures compare the COVID19 vaccine to the traditional Flu vaccines. 'Risk of Death' percentages depend on the '# of Vaccinations' data, which is only approximate, and was pulled from the <u>CDC's report</u> on Flu vaccination coverage for the 2019-2020 season, and from <u>CDC's Vaccination Trends in the US</u> for the COVID19 vaccinations.

Covid19 vaccinations through 5/31/2021 vs. Flu vaccinations 7/1/2019 – 5/31/2020 (last complete flu season)

Vaccine Type	# of Vaccinations ^[3]	# of Deaths	Risk of Death	Percentage	Deaths/Mill. Vaccinations ^[3]
Flu	167,447,642 ^[1]	33	1 in 5,074,171	0.000020%	0.20
COVID19	173,479,401 ^[2]	6,360	1 in 27,277	0.003666%	36.66

Risk of dying from COVID vaccine is 186 times greater than Flu Vaccine

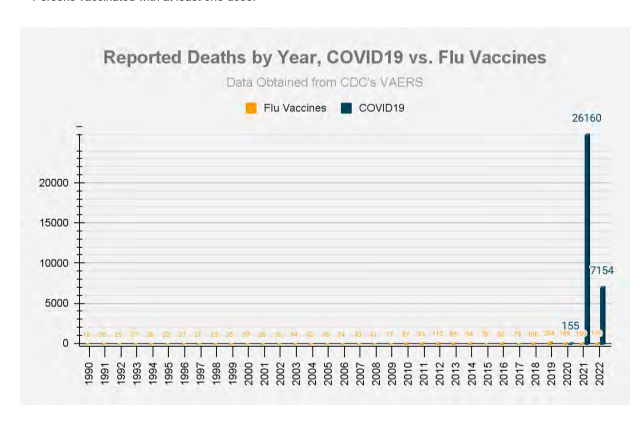
Vaccine Type	# of Vaccinations ^[3]	# of Adverse Reactions	Risk of Adverse Reaction	Percentage	AEs/Mill. Vaccinations ^[3]
Flu	167,447,642	9,739	1 in 17,194	0.005816%	58.16
COVID19	173,479,401	578,389	1 in 300	0.333405%	3,334.05

Risk of adverse reaction from COVID vaccine is 57 times greater thanFlu Vaccine

[1] number of flu vaccinations based on estimated flu vaccine coverage data from <u>CDC</u> and estimated population data from <u>US Census</u>. Yearly flu vaccination data covers a period of time from 7/1 to 5/31 of the following year.

 $^{[2]}$ number of covid19 vaccinations based on estimates from $\underline{ t CDC's \ Vaccination \ Trends \ in \ the \ US}$ $^{[2]}$

^[3] Persons vaccinated with at least one dose.



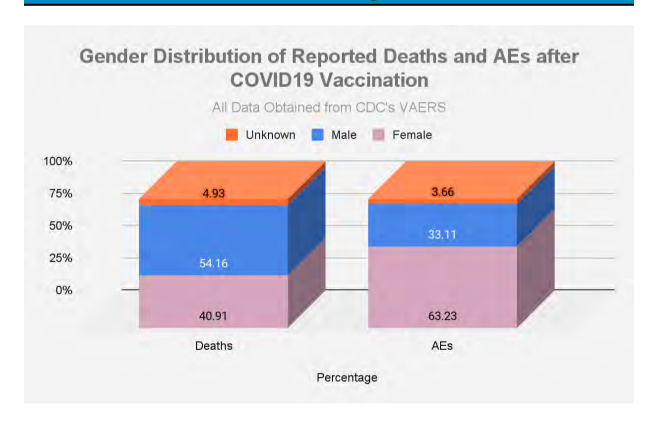
Vaccine Data by Manufacturer

Manufacturer	# of Deaths	% Deaths	Average Deaths/Day	# US Deaths	US Doses Administered	Av US De Do
JANSSEN	2,896	8.61%	4.31	1,911	18,954,913	100
MODERNA	9,330	27.74%	12.57	6,972	248,998,772	28
PFIZER\BIONTECH	21,072	62.65%	28.13	7,254	396,267,682	18.
UNKNOWN MANUFACTURER	218	0.65%		64	784,532	

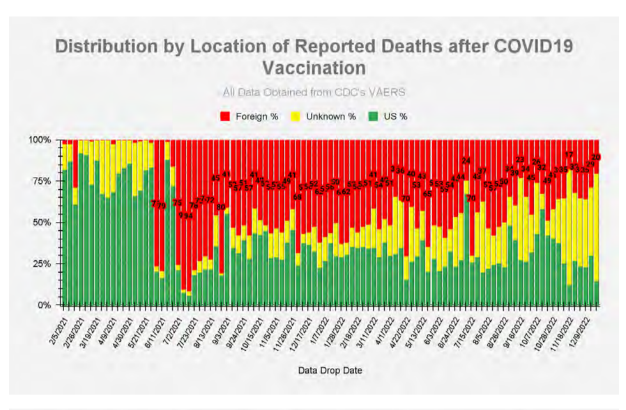
Manufacturer	# of Deaths	% Deaths	Average Deaths/Day	# US Deaths	US Doses Administered	Av US De Do
PFIZER\BIONTECH- Bivalent	78	0.23%	0.65	75	30,933,298	2.4
MODERNA-Bivalent	43	0.13%	0.36	43	17,536,128	2.4

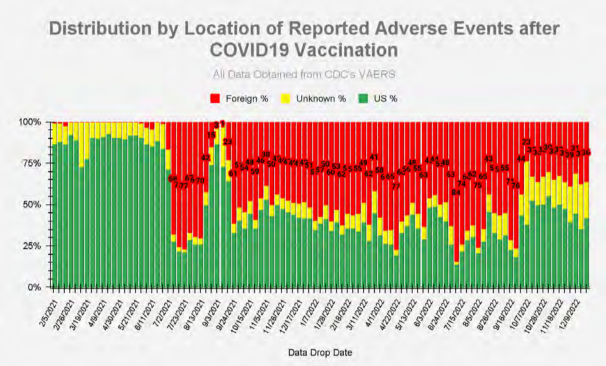
Manufacturer	# of AEs	% AEs	Average AEs/Day	# US AEs	US Doses Administered	Aver US AEs
JANSSEN	96,577	6.42%	143.72	71,926	18,954,913	3794
MODERNA	501,458	33.31%	675.82	413,185	248,998,772	1659
PFIZER\BIONTECH	882,248	58.61%	1177.9	418,908	396,267,682	1057
UNKNOWN MANUFACTURER	9,847	0.65%		4,934	784,532	
NOVAVAX	216	0.01%	1.27	204	70,373	2898
PFIZER\BIONTECH- Bivalent	8,672	0.58%	72.27	8,590	30,933,298	277.0
MODERNA-Bivalent	6,552	0.44%	54.6	6,530	17,536,128	372.





Vaccine Data by Location





VAERS Weekly Publication History

^

Lag Time To Publish History

[Note that N-Acetylcysteine and Quercetin have 0 reported deaths]

Recall History

*Projected

Alternative Covid-19 Therapeutics

Sources

 Vaccine data (Covid-19 and other vaccines) taken from CDC's VAERS website, located here: https://vaers.hhs.gov/data/datasets.html. VAERS data sets in the form of csv files are pulled down weekly and put into a database for reporting/analysis. Data files are available all the way back to 1990.

- Number of doses distributed for other vaccines found in NVICP Data and Statistics report here: https://www.hrsa.gov/sites/default/files/hrsa/vaccine-compensation/data/data-statistics-report.pdf
- 3. Numbers for Covid-19 vaccines administered by manufacturer found here: https://covid.cdc.gov/covid-data-tracker/#vaccinations_vacc-total-admin-rate-total
- Numbers for total Covid-19 vaccine doses administered found here: https://data.cdc.gov/Vaccinations/COVID-19-Vaccination-Trends-in-the-United-States-N/rh2h-3yt2
- 5. Numbers for Flu vaccine doses administered for 2019-2020 season found here: https://www.cdc.gov/flu/fluvaxview/coverage-1920estimates.htm
- 6. Numbers for FDA regulated drugs taken from FDA's FAERS website, located here: https://www.fda.gov/drugs/questions-and-answers-fdas-adverse-event-reporting-system-faers/fda-adverse-event-reporting-system-faers-public-dashboard

Other Important Posts

- 1. Some VAERS records are deleted every week:
 - https://vaersanalysis.info/2021/06/10/are-vaers-records-being-deleted-every-week/
- 2. VAERS throttles data and also removes records before ever releasing them (death record of 2 year old was never published):
 - https://vaersanalysis.info/2022/03/05/update-on-record-of-2-year-old-from-alaska-scrubbed-from-vaers/
- 3. Best evidence of harm from Covid-19 vaccines using specific examples from VAERS:
 - 37 examples from this post (from 2/22/22): https://vaersanalysis.info/2022/02/03/the-best-evidence-of-vax-related-deaths-in-vaers-part-ii-and-a-history-lesson-courtesy-of-vioxx/
 - 41 examples from this post (from 10/4/21): https://vaersanalysis.info/2021/10/04/the-best-vaers-evidence-of-covid-19-vax-related-deaths/
- 4. Downloadable excel showing frequency of all the symptoms associated with Covid-19 vaccines:
 - https://vaersanalysis.info/2021/11/24/all-the-symptoms/
- 5. Hot Lot information (including downloadable excel with all the lot numbers and frequency of adverse events):
 - https://vaersanalysis.info/2022/01/15/hot-lots-update-for-covid-19-jabs-data-through-1-7-22/
- 6. Deaths and adverse events broken down by state:
 - https://vaersanalysis.info/2021/11/05/deaths-and-adverse-events-per-state-per-million-vaccinatedpersons-for-covid-19-vaccines/
- 7. Exposing the fraud in the Pfizer clinical trial:
 - https://vaersanalysis.info/2021/11/18/but-the-pfizer-trial-showed-that-the-vaccine-is-safe-and-effective-right/
- 8. Breakdown of VAERS reporting percentages by medical professionals vs. laypeople:
 - https://vaersanalysis.info/2021/07/31/is-vaers-covid-19-vaccine-adverse-event-data-unreliable-because-the-vast-majority-of-reports-are-submitted-by-lay-people/
- 9. Lack of quality control of the VAERS data:
 - https://vaersanalysis.info/2021/09/21/what-does-the-quality-of-the-vaers-data-tell-us-about-the-mostintense-safety-monitoring-in-us-history/
- 10. Safety of alternative treatments for Covid-19:
 - https://vaersanalysis.info/2021/07/02/are-there-alternatives-to-the-covid-19-vaccines-for-the-treatment-prevention-of-sars-cov2/



VAERS Summary for COVID-19 Vaccines through 12/23/2022 >>



By <u>WayneTheDBA</u>

RELATED POST







2 thoughts on "VAERS Summary for COVID-19 Vaccines through 12/30/2022"



Cynthia Guercio says:

January 11, 2023 at 10:07 pm

I want facts. Data. Analysis. It stuns me how peculiar I have become in this country.

I watched a family of adults go through the process of deciding whether and which jabs. Consulted each other, not a critical brain cell among them.

Ended up shrugging. And submitting.

I've known since 1988, vaccines had no scientific justification and caused harm. I also read about anthrax and squalene. And how little DOD cared about safety, or acknowledged devastating harm afterwards. The surgical team at U of Iowa skinned a man to "solve" his problem. Unsurprisingly the "care" resulted in death.

If it weren't for speakers, researchers, collectors of data, and writers I'd feel completely alone.

Maskless, unjabbed, unlocked down and retired. Thank you so much for reporting on this.

REPLY



Betsy says:

January 12, 2023 at 8:04 pm

Thank you for compiling this for us! You will certainly be blessed. I'm searching for information on ModeRNA lot number 015B22A. I was only able to obtain what is found here:

https://wonder.cdc.gov/controller/datarequest/D8;jsessionid=CC3941E4DC 9C2A72F534DC4B6F42. Do you have a breakdown on lot numbers for this, Please? Appreciation does not go far enough. May God bless you, always.

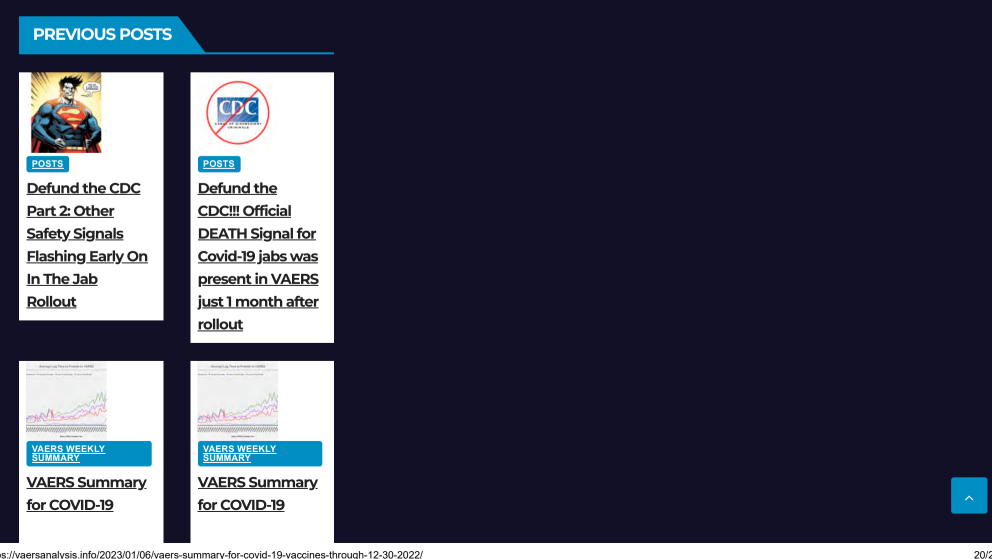
REPLY

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Your email address will not be published. Required fields are marked *

^

Comment
Name *
Email *
Website
☐ Save my name, email, and website in this browser for the next time I comment.
Post Comment



Vaccines through 12/30/2022

Vaccines through 12/23/2022



VAERS Summary for COVID-19 Vaccines through 12/16/2022

VAERS WEEKLY SUMMARY

VAERS Summary for COVID-19 Vaccines through 12/9/2022



VAERS Summary for COVID-19 Vaccines through 12/2/2022

زادالور بالباراج VAERS WEEKLY SUMMARY

VAERS Summary for COVID-19 Vaccines through 11/25/2022

<u>POSTS</u>

European VAERS Data Partially Purged



VAERS Summary for COVID-19 Vaccines through <u>11/18/2022</u>

VAERS Analysis

Weekly analysis of the VAERS data

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<u>Home Reports</u> <u>All Posts</u> <u>Purpose About</u>

EXHIBIT "8"

Department Total	sploymes Va	newadord Van	consted Van	minuted No	певропол еж	emplicati elem	nerton
Aging	137	32	2	3	100	6	t
Airports	309t	1807	1	2	1281	265	66
Animal Services	326	172	11	28	115	60	12
Building & Safety	995	697	26	143	129	78	30
Cannabis Regulation	30	22	1	6	1	5	3
Chief Legislative Analyst	29	. 0			29	0	
City Administrative Officer	113	102	2	8	1	2	4
City Allomey	920	819	10	74	17	44	16
City Clerk	114	103	4	7	0	10	4
City Controller	160	129	BU DO	11	17		1
City Council	408	389	3	3	13	1	1
City Employees Retirement System	205	174		18	7	•	
City Ethics Commission	36	30	0	0	6	0	0
Community Investment for Families	43	39	0			2	2
Cultural Affairs	212	134	3	9	66		4
Department on Disability	26	24		2	1500	0	
Economic & Workforce Development	109	91	6	9	3	9	1
El Pueblo de Los Angeles	24	21	•		2		. 0
Emergency Management	17	11	0	1	5	3	0
Fire & Police Pensions	124	98	2	15		78	23
General Services Department	1491	934	51	307	199	145	39
Harbor	1031	647	12	85	287	80	28
Information Technology Agency	396	300	10	16	70	21	5
LA Housing	631	476	16	74	85	13.4	2
LAFD	3712	1254	42	863	1553	368	97
LAPO	12315	6377	184	1918	3056	2651	368
Library	1620	1208	40	87	285	55	23
Mayor's Office	186	170	18241	7		2	2
Neighborhood Empowerment	43	26	0	0	17	1	0
Office of Finance	33t	155		28	111	16	- 11
Personnel	712	445	19	34	214	29	11
Planning	395	366	12	12	NAME OF		
PW Board	96	78	4	5	9	3	1
PW. Contract Administration	311	201	12	36	62	37	17
PW Engineering	750	615	27	84	24	65	17
PW Sanitation	2976	876	34	210	1856	251	81
PW Street Lighting	335	230	5	84	16	50	7
PW Street Services	1103	499	24	179	401	180	-
Recreation & Paris	1908	3075	121	890	3997	336	91
Transportation	1532	1145	55	410	222	160	40
Water and Power	11643	3501	296	0	7846	66	10
Zea	324	237	5	7	75	28	5
Civil, Human Rights and Equity Department, Employee Relations Board, Housing Authority, Los Angeles Department of Convention and Tourism Development, Public Accountability, and Youth	327	4-21	•				giout •
Development Department	33	23	0	0	10	2	0
	57476	27765	1034	FARE	22585	6183	1077

EXHIBIT "9"

	187219
ORDINANCE NO.	2.72

An ordinance adding Article 10 to Chapter XX of the Los Angeles Municipal Code to require proof of full vaccination with a COVID-19 vaccine to enter certain indoor public locations, large events, and City buildings.

THE PEOPLE OF THE CITY OF LOS ANGELES DO ORDAIN AS FOLLOWS:

Section. 1. Article 10 is added to Chapter XX of the Los Angeles Municipal Code to read as follows:

ARTICLE 10

PROOF OF FULL VACCINATION WITH A COVID-19 VACCINE REQUIRED TO ENTER CERTAIN PUBLIC LOCATIONS

SEC. 200.120. PURPOSE.

The COVID-19 pandemic remains a significant challenge in the City of Los Angeles, particularly in light of the highly contagious delta variant. COVID-19 daily cases and community transmission remain high and, according to health experts, are likely to increase during the coming weeks because respiratory viruses spread more easily in the fall and winter months. The United States Centers for Disease Control and Prevention, California Department of Public Health, and County of Los Angeles Department of Public Health (DPH) uniformly recommend widespread vaccination in order to combat the spread of COVID-19, protect those who cannot be vaccinated by reason of age, safeguard the capacity of the local health care system, and prevent unnecessary and premature deaths. Although vaccines are widely available in the City, many eligible residents are not yet vaccinated. If there is not a significant increase in vaccination coverage, local health experts warn that there will be a cycle of repeated surges every few months. The City has an interest in increasing vaccination rates which, in turn, will help stem the spread of COVID-19 and protect its residents against a disease that threatens the health, safety, and wellbeing of everyone.

On August 24, 2021, the DPH issued a memorandum titled Evaluation of COVID-19 Vaccine Requirements for Indoor Public Spaces, which explained that "[b]ecause Los Angeles County is and has remained at a level of high community transmission, additional layers of protection in certain indoor settings where COVID-19 transmission is more likely to occur must be considered to avoid further negative impacts to the populous and business community." DPH recommended a vaccination requirement for "indoor public settings that present a higher risk of transmission . . . because of exceptions to the universal indoor masking requirement, increased levels of physical exertion by customers, or large numbers of people at an establishment or the close proximity of employees and/or customers for long periods of time." DPH allowed for municipalities to require more stringent measures.

On September 17, 2021, DPH issued an Order titled Responding Together at Work and in the Community (Order) with the stated goal of slowing the continuously high trends in and level of transmission of COVID-19. The Order advises "[t]he best way to reduce the current level of community transmission and to prevent future surges is for everyone who is eligible, including those who have recovered from a COVID-19 infection, to get fully vaccinated as soon as possible." Specifically, the DPH Order mandates proof of vaccination or a negative COVID-19 test for Mega Events defined as event with large crowds, including indoor events with greater than 1,000 attendees and outdoor events with greater than 10,000 attendees. The DPH Order also requires proof of vaccination for all indoor spaces at bars, breweries, wineries, distilleries, nightclubs, and lounges. The locations covered under the DPH Order are required to follow the mandates of the Order. The Order also strongly recommends that operators of all restaurants verify the COVID-19 vaccination status of their patrons for indoor service. The Order does not supersede any stricter limitation imposed by a local public entity and, in announcing the Order, the DPH applauded cities across the County for creating additional safeguards in spaces where people are intermingling with the use of targeted vaccination mandates.

In light of the DPH's guidance, requiring vaccination of all eligible individuals who frequent recreational indoor businesses that allow groups of unassociated individuals to interact for long periods of time where patrons remove their masks to eat or drink, engage in heavy physical exertion, or do not adequately physically distance, will provide the strongest protection to the health and safety of the City's residents, including those who for reasons of age cannot be vaccinated. Requiring vaccination or proof of a negative COVID-19 test for large outdoor events between 5,000 and 9,999 attendees also will address several factors that increase the risk of transmission at those events, including crowding, prolonged duration, removal of masks for eating or drinking, and the increased likelihood contagious persons are present when a larger number of people are gathered. Additionally, requiring vaccination for individuals who enter City buildings will protect the health and safety of the City's workforce who themselves must be vaccinated and will protect the public health at large. These requirements also offer an alternative approach to stringent public health measures such as complete business closures that have been implemented previously. The City of Los Angeles Department of Airports must follow federal regulations concerning air travel and should consider best practices employed by other large airports with respect to protecting its employees and travelers.

The City therefore seeks to promote the health, safety, and welfare of its residents, to protect its workers, and to encourage vaccination, by requiring proof of full vaccination with a COVID-19 vaccine to enter recreational locations and events within the City that routinely allow for higher-risk interaction, and City buildings where City workers put themselves at risk to provide services to the general public. On the premises of these establishments, implementation of a vaccination requirement is critical in order to protect the City's employees, residents, visitors, and businesses, while also attempting to avoid future shutdowns and maintain the City's economic

recovery. Nothing herein shall be interpreted to supersede or modify any Orders issued by the DPH, State Public Health Officer, or federal government.

SEC. 200.121. DEFINITIONS.

The following definitions shall apply to this article.

- A. City means the City of Los Angeles.
- B. Citation means an Administrative Citation issued pursuant to Article 1.2 of Chapter 1 of this Code.
- C. **City Building** means the Indoor Portion of any building, structure, or premises belonging to or under the control of the City.
 - D. Covered Location means any of the following locations in the City:
 - Establishments where food or beverages are served, including, but not limited to, restaurants, bars, fast food establishments, coffee shops, tasting rooms, cafeterias, food courts, breweries, wineries, distilleries, banquet halls, and hotel ballrooms:
 - 2. Gyms and fitness venues, including, but not limited to: gyms, recreation facilities, fitness centers, yoga, pilates, cycling, barre, and dance studios, hotel gyms, boxing and kickboxing gyms, fitness boot camps, and other facilities used for conducting indoor group fitness classes;
 - 3. Entertainment and recreation venues, including, but not limited to, movie theaters, music and concert venues, live performance venues, adult entertainment venues, commercial event and party venues, sports arenas, convention centers, exhibition halls, museums, malls, shopping centers, performing arts theaters, bowling alleys, arcades, card rooms, family entertainment centers, play areas, pool and billiard halls, and other recreational game centers;
 - 4. Personal care establishments, including spas, nail salons, hair salons, barbershops, tanning salons, estheticians, skin care and cosmetology services, body art professionals, piercing shops, and massage therapy, except as medically required.

A Covered Location does not include any location that does not have an Indoor Portion. A Covered Location does not include any location that is required by a DPH Order to check proof of COVID-19 vaccination status prior to providing indoor service.

Nothing in this article shall be interpreted to preclude locations in the City that are not included in the above list from issuing vaccination requirements. Nothing in this

article shall be interpreted to preclude Covered Locations from issuing more stringent requirements than required by this article.

- E. COVID-19 means coronavirus disease 2019, the infectious disease caused by the SARS-CoV-2 virus that resulted in a global pandemic, including variants thereof.
- F. COVID-19 Vaccine means a vaccine authorized to prevent COVID-19 by the United States Food and Drug Administration (FDA), including by way of an emergency use authorization, or by the World Health Organization (WHO).
- G. Full Vaccination/Fully Vaccinated means 14 or more days after completing the entire recommended series of vaccination with a COVID-19 Vaccine. Currently, an individual is considered Fully Vaccinated at least two weeks after receiving a second dose of the Pfizer or Moderna COVID-19 Vaccine or two weeks after receiving the single dose of the Johnson & Johnson Janssen COVID-19 Vaccine.
- H. Individual Eligible for a COVID-19 Vaccine means a person for whom a COVID-19 Vaccine is authorized for use by the FDA, including by way of an emergency use authorization or, in the case of a foreign visitor or traveler, a person for whom a COVID-19 Vaccine is authorized by the WHO.
- I. Indoor Portion means any part of a Covered Location or City Facility with a roof or overhang that is enclosed by at least three walls, except that the following will not be considered an Indoor Portion: (1) a structure on the sidewalk or roadway if it is entirely open on the side facing the sidewalk; and (2) an outdoor dining structure for individual parties, such as a plastic dome, if it has adequate ventilation to allow for air circulation.
- J. Non-resident Performer means a non-resident performing artist, non-resident professional athlete or sports team, or non-resident individual accompanying a performing artist or sports team as part of their regular employment.
- K. Outdoor Large Event means an outdoor event with between 5,000 and 9,999 attendees. An Outdoor Large Event includes conventions, conferences, expos, concerts, shows, nightclubs, sporting events, live events and entertainment, fairs, festivals, parades, theme parks, amusement parks, water parks, large private events or gatherings, marathons or endurance races, and car shows. Outdoor Large Events may have either assigned or unassigned seating, and may be either general admission or gated, ticketed, and permitted events.
- L. Patron means an Individual Eligible to Receive a COVID-19 Vaccine who enters, patronizes, attends an event, or purchases goods or services at a Covered Location or Outdoor Large Event.

- M. Photo Identification means an original or copy of an identification card, including:
 - Driver's license:
 - Government issued identification card;
 - School or work identification card; or
 - Passport.
- N. Proof of Negative COVID-19 Test means a printed document, email or text message displayed on a phone, from a test provider or laboratory that shows results of a polymerase chain reaction (PCR) or antigen COVID-19 test that either has Emergency Use Authorization (EUA) by the U.S. Food and Drug Administration or is operating per the Laboratory Developed Test requirements by the U.S. Centers for Medicare and Medicaid Services, that was conducted within 72 hours before entry into a Covered Location, City Facility, or Outdoor Large Event. The printed document, email, or text message must include the person's name, type of test performed, date of the test, and negative test result.
- O. **Proof of Vaccination** means one of the following demonstrating proof of Full Vaccination:
 - A vaccination card issued by the United States Centers for Disease Control and Prevention (CDC) COVID-19 vaccination card, which includes the name of the person vaccinated, type of vaccine provided, and date last dose administered, or similar documentation issued by another foreign governmental agency;
 - A photo of a vaccination card (both sides), compliant with Subsection O.1, above, as a separate physical photograph or stored on a phone or electronic device;
 - Documentation of vaccination from a licensed healthcare provider;
 - 4. A personal digital COVID-19 vaccine record issued by the State of California or similar documentation issued by another state, local, or foreign governmental jurisdiction, or by a private company. California residents can visit the State of California's Digital COVID-19 Vaccine Record website at myvaccinerecord.cdph.ca.gov and download a QR Code on a phone.

SEC. 200.122. PROOF OF VACCINATION REQUIRED FOR A PATRON TO ENTER INDOOR PORTION OF A COVERED LOCATION.

- A. Beginning on October 21, 2021, a Covered Location shall display prominently on its premises, visible to Patrons prior to entrance, an advisory notice informing Patrons that, beginning on November 4, 2021, Proof of Vaccination is required to enter any Indoor Portion of a Covered Location.
- B. Beginning on November 4, 2021, a Covered Location shall require each Patron to provide Proof of Vaccination upon entering an Indoor Portion of a Covered Location. A Covered Location shall require Proof of Vaccination upon the Patron's first in-person interaction with staff. A Covered Location is required to cross-check Proof of Vaccination for each Patron who appears to be 18 years of age or older against Photo Identification. Subject to the exemptions below, a Patron shall not be permitted to enter an Indoor Portion of a Covered Location without Proof of Vaccination.
 - A Patron may be exempt from the requirements of this section if they are entitled under any applicable law to a reasonable accommodation for a medical condition or restriction or a sincerely held religious belief, as follows.
 - a. To be eligible for an exemption due to a medical condition or restriction, the Patron must provide the Covered Location with a self-attestation that the Patron has a medical condition or restriction that qualifies the Patron for the exemption.
 - b. To be eligible for an exemption due to a sincerely held religious belief, the Patron must provide the Covered Location with a selfattestation that the Patron has a sincerely held religious belief that qualifies the Patron for the exemption.
 - 2. If a Covered Location determines a Patron has met the requirements of an exemption pursuant to this section because of a medical condition or restriction or sincerely held religious belief, the Covered Location shall require the Patron to use the portion of a Covered Location that is not an Indoor Portion. If such use is not available, the Patron may be permitted to enter an Indoor Portion of a Covered location by providing Proof of Negative COVID-19 Test and Photo Identification.
 - 3. A Patron who does not provide Proof of Vaccination and who does not qualify for an exemption may use the portion of a Covered Location that is not an Indoor Portion. A Patron who does not provide Proof of Vaccination may be allowed to enter an Indoor Portion of a Covered Location for brief and limited periods of time to use the restroom, order, pick-up, or pay for food or drink "to-go," or perform necessary repairs, provided that the Patron wears a well-fitting mask at all times while in the Indoor Portion of the Covered Location. To the extent feasible, a Covered Location may offer service outside for a Patron who

does not provide Proof of Vaccination, including curbside pickup, drive thru, delivery, and outdoor seating and dining.

- This section does not apply to a Non-resident Performer, who enters a Covered Location for purposes of performing or competing.
- C. A Covered Location must develop and keep a written record describing the protocol for implementing and enforcing the requirements of this article.

SEC. 200.123. PROOF OF VACCINATION REQUIRED TO ENTER AN INDOOR PORTION OF A CITY FACILITY.

- A. Beginning on October 21, 2021, a City Facility shall display prominently on its premises, visible to any persons upon entrance, an advisory notice that, beginning on November 4, 2021, Proof of Vaccination is required to enter any Indoor Portion of a City Facility.
- B. Beginning on November 4, 2021, an Individual Eligible for a COVID-19 Vaccine shall provide Proof of Vaccination upon entering an Indoor Portion of a City Facility. A City employee at a City Facility is required to cross-check Proof of Vaccination for each individual who appears to be 18 years of age or older against Photo Identification.
- C. An Individual Eligible for a COVID-19 Vaccine who does not provide Proof of Vaccination will be provided alternative arrangements for access to government services, to be determined on a case-by-case basis by each department, including, but not limited to, online or remote service, service outdoors, or providing Proof of Negative COVID-19 Test prior to entering any Indoor Portion of a City Facility.
- D. This section does not apply to any individual City employee or contractor covered by the COVID-19 Vaccination Requirement for all Current and Future City Employees, Los Angeles Administrative Code Section 4.700 et seq. This section does not apply to a Non-resident Performer who enters a City Facility for purposes of performing or competing.

SEC. 200.124. PROOF OF VACCINATION OR PROOF OF NEGATIVE COVID-19 TEST REQUIRED TO ATTEND OUTDOOR LARGE EVENT.

Beginning on November 4, 2021, an operator of an Outdoor Large Event that is ticketed or held in a defined space with controlled points of entry must verify Proof of Vaccination or Proof of Negative COVID-19 Test for each Patron, prior to entry to the event. An Outdoor Large Event is required to cross-check Proof of Vaccination or Proof of Negative COVID-19 Test for each Patron who appears to be 18 years of age or older against Photo Identification. This section does not apply to a Non-resident Performer, who enters an Outdoor Large Event for purposes of performing or competing.

SEC. 200.125. COMPLIANCE.

- A. An operator of a Covered Location or Outdoor Large Event may be issued a Citation for violation of any provision of this article and shall be subject to the following fines:
 - A warning and a notice to correct for a first violation;
 - An administrative fine of \$1,000 for a second violation;
 - An administrative fine of \$2,000 for a third violation;
 - 4. An administrative fine of \$5,000 for a fourth and each subsequent violation.
 - B. This section shall be enforced beginning on November 29, 2021.

SEC. 200.126. RULES AND REGULATIONS.

The Economic and Workforce Development Department shall promulgate and update as necessary Rules and Regulations consistent with this article for further clarification of the provisions of this article.

SEC. 200.127. SEVERABILITY.

If any subsection, sentence, clause or phrase of this article, or its application to any person or circumstance, is for any reason held to be invalid or unconstitutional by a court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this article, including its application to other persons or circumstances. The City Council hereby declares that it would have adopted this article and each and every subsection, sentence, clause and phrase thereof not declared invalid or unconstitutional, without regard to whether any portion of the article would be subsequently declared invalid or unconstitutional.

SEC. 200.128. NO CONFLICT WITH FEDERAL OR STATE LAW.

Nothing in this article shall be interpreted so as to create any power or duty in conflict with any state or federal law.

SEC. 200.129, SUNSET.

This article shall sunset upon the lifting of the Declaration of Emergency declared by the Mayor of Los Angeles on March 4, 2020.

Sec. 2. The City Clerk shall certify to the passage of this ordinance and have it published in accordance with Council policy, either in a daily newspaper circulated in the City of Los Angeles or by posting for ten days in three public places in the City of Los Angeles: one copy on the bulletin board located at the Main Street entrance to the Los Angeles City Hall; one copy on the bulletin board located at the Main Street entrance to the Los Angeles City Hall East; and one copy on the bulletin board located at the Temple Street entrance to the Los Angeles County Hall of Records.

Approved as to Form and Legality	
MICHAEL N. FEUER, City Attorney	
By Dalllin for	
DANIA MINASSIAN Deputy City Attorney	
Date 10/6/2021	
File No. 21-0878	
M:\GENERAL COUNSEL DIVISION\ORDINANCES AND REPO Vaccine Mandate 10.6.21.docx	RTS/ORDINANCES - FINAL YELLOWLAMC Art, 10, Chapter XX
The Clerk of the City of Los Angeles hereby certifies that the foregoing ordinance was passed by the Council of the City of Los Angeles.	
CITY CLERK	MAYOR
Holly Im Wolse	E.G.
Ordinance Passed October 6, 2021	Approved
Published Date: 10-08-21	

Ordinance Effective Date: 11-08-21

EXHIBIT "10"



RESPONDING TOGETHER AT WORK AND IN THE COMMUNITY

BEYOND THE BLUEPRINT FOR A SAFER ECONOMY, HIGH TRANSMISSION —
ENCOURAGING COVID-19 VACCINATION COVERAGE
WITH MODERATE RISK REDUCTION MEASURES

Issue Date: Tuesday, September 28, 2021 Effective as of 11:59pm on Thursday, October 07, 2021

Brief Highlights (Changes highlighted in yellow):

 Clarifies that starting November 1, 2021, operators of Outdoor Mega Events are required to cross-check proof of full vaccination or negative COVID-19 viral test result against a photo identification for all attendees who are 18 years of age or older.

Please read this Order carefully.

SUMMARY OF THE ORDER: Since June 15, 2021 and after the retiring of the State's Blueprint for a Safer Economy, community transmission of COVID-19 in Los Angeles County has rapidly increased from Low to High. Based on continuously high daily new cases of COVID-19 to a level that indicates High community transmission of the COVID-19 virus, based on the federal Centers for Disease Control and Prevention (CDC) indicators, this Order continues to require masking by all, regardless of vaccination status, in an effort to slow the continuously high trends in and level of transmission of COVID-19 currently being seen in Los Angeles County.

This Order mainly aligns with the State Public Health Officer Order of June 11, 2021 and continues to place certain safety requirements on individuals consistent with federal and state rules. Further, this Order incorporates by reference the July 26, 2021 Order of the State Public Health Officer, which requires specific transmission prevention measures to be taken by Acute Health Care and Long-Term Care settings, High-Risk Congregate settings, and Other Health Care settings. In addition, this Order continues to require that all persons wear face masks while in indoor public settings and businesses, with limited exceptions, as a precautionary measure with this High level of community transmission. On July 28, 2021, the CDC, and the California Department of Public Health each issued new guidance validating the universal indoor masking requirements of this Order. The CDC's Interim Public Health Recommendations for Fully Vaccinated People advises that "preliminary evidence suggests that fully vaccinated people who do become infected with the Delta variant can spread the virus to others" and therefore recommends that fully vaccinated people should wear a mask in indoor settings if they are in a [geographic] area where there is Substantial or High rates of COVID-19 community transmission. Moreover, the State Public Health Officer recommended universal masking, regardless of vaccination status, in public indoor settings across California. The State Public Health Officer explained that universal indoor masking "adds an extra precautionary measure for all to reduce the transmission of COVID-19, especially in communities currently seeing the highest rates of transmission."

In addition, this Order continues some requirements on businesses and government entities, such as a general requirement to report positive cases in the workplace and in schools, a requirement for signage, and a proof of vaccination or testing negative for COVID-19

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requirement to admit people to attend Indoor and Outdoor Mega Events. Also, this Order includes best practice recommendations to reduce COVID-19 risk for individuals, businesses, and government entities.

COVID-19 daily cases and community transmission remain high; on September 28, 2021 alone, Los Angeles County reported 1,147 new cases. As of September 21, 2021, and although the test positivity rate and hospitalizations have declined or appear to be stable, Los Angeles County is also reporting a 7-day daily average case rate of 12.9 cases per 100,000 people. This indicates a continued and high risk of COVID-19 infection for those who are not or cannot be vaccinated against COVID-19. Based upon federal CDC indicators and thresholds, this means that community transmission of COVID-19 within the County of Los Angeles is now High, and highly likely to increase during the coming weeks as we start to move into the Winter months when respiratory viruses, like influenza and SARS-CoV-2, have spread more easily.

Even though more people in Los Angeles County and the region are vaccinated against the virus that causes COVID-19, there remains a risk that people may come into contact with others who may have COVID-19 when outside their residence. There are millions of people in Los Angeles County who are not yet vaccinated against COVID-19, including children under 12 years old who are not currently eligible to be vaccinated, and people who are immuno-compromised and may be particularly vulnerable to infection and disease. Most COVID-19 infections are caused by people who have no or mild symptoms of infection. Variants of the virus that spread more easily or cause more severe illness remain present and have increased in our County. In the absence of physical distancing requirements for the public and capacity limits for indoor and outdoor settings, unvaccinated and partially vaccinated persons are more likely to get infected and spread the virus, which is transmitted through the air and concentrates in indoor settings. We have also seen surges in our County and in other parts of the country and the world, continuously impacting younger adults.

At this time, the current COVID-19 vaccines are effective at helping to reduce the risk of getting and spreading the infection and also of getting seriously ill even if a fully vaccinated person gets COVID-19, including against the current variants of the virus that causes COVID-19. Although no vaccine is 100 percent effective at preventing illness in vaccinated people, the currently authorized COVID-19 vaccines remain the best form of protection against COVID-19. Vaccinations remain widely available to those 12 years and older.

The best way to reduce the current level of community transmission and to prevent future surges is for everyone who is eligible, including those who have recovered from a COVID-19 infection, to get fully vaccinated as soon as possible. People at risk for severe illness with COVID-19, such as unvaccinated older adults and unvaccinated individuals with health risks, and members of their households are strongly urged to get vaccinated against COVID-19 as soon as they can if they have not already done so. Those who are not fully vaccinated are urged to adhere to both the required and recommended risk reduction measures.

We must remain vigilant against variants of the virus that causes COVID-19, especially given High levels of transmission here and in other parts of the world and due to the possibility of a new variant being identified for which the current COVID-19 vaccines may not be effective. Currently, the Delta variant remains predominant in Los Angeles County. The Delta variant is



two times as contagious than early COVID-19 variants and continues to lead to increased infections. Further, recent data suggests that the immune response to COVID-19 vaccination might be reduced in some immunocompromised people, which increases their risk of serious health consequences from COVID-19 infection. It is, therefore, prudent to require continued indoor masking for all as an effective public health measure to reduce transmission between people.

This Order is issued to help slow and improve the High level of community transmission of COVID-19 here in Los Angeles County.

This Order's primary intent is to reduce the transmission risk of COVID-19 in the County for all, especially those who are not fully vaccinated and fully vaccinated but immunocompromised persons, in the absence of other protective measures, like physical distancing requirements and capacity limits. Accordingly, this Order allows Businesses, schools, and other activities to remain open while at the same time putting in place certain requirements designed to (1) limit transmission risk of COVID-19 and (2) contain any COVID-19 outbreaks.

This Order will be revised in the future, if needed, to reflect the State Executive Orders, California Division of Occupational Safety and Health's (better known as Cal/OSHA) worksite requirements, State Public Health Officer Orders and guidance, and CDC recommendations. Should local COVID-19 conditions warrant, the County Health Officer may, after consultation with the Board of Supervisors, issue Orders that are more restrictive than those of the State Public Health Officer.

This Order is effective within the County of Los Angeles Public Health Jurisdiction, defined as all cities and unincorporated areas within the County of Los Angeles, with the exception of the cities of Long Beach and Pasadena that must follow their respective City Health Officer orders and guidance. This Order is effective at 11:59pm on Thursday, October 07, 2021 and will continue until further notice.

UNDER THE AUTHORITY OF CALIFORNIA HEALTH AND SAFETY CODE SECTIONS 101040, 101085, AND 120175, THE COUNTY OF LOS ANGELES HEALTH OFFICER ORDERS:

- 1. This Order supersedes the Health Officer's Prior Order.
- 2. This Order's intent is to continue to protect the community from COVID-19, in particular for those who are not or cannot be fully vaccinated¹ against COVID-19 in the County, in the absence of other protective measures and to increase vaccination rates to reduce spread of COVID-19 long-term, so that the whole community is safer and the COVID-19 pandemic can come to an end. Failure to comply with any of the Order's provisions constitutes an imminent threat and menace to public health, and a public nuisance, and is punishable by citation or fine.

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¹ People are considered "fully vaccinated" against COVID-19 two weeks or more after they have received the second dose in a 2-dose series (e.g., Pfizer-BioNTech or Moderna) or 2 weeks or more after they have received a single-dose vaccine (e.g., Johnson and Johnson Jokul/Johnson).



- a) This Order does not supersede any stricter limitation imposed by a local public entity within the County of Los Angeles Public Health Jurisdiction. The Order is consistent with existing authority that local health jurisdictions may implement or continue more restrictive public health measures if the jurisdiction's Local Health Officer determines that health conditions in that jurisdiction warrant such measures. Where a conflict exists between this Order and any State Public Health Officer Order related to controlling the spread of COVID-19 during this pandemic, the most restrictive provision controls, unless the County of Los Angeles is subject to a court order requiring it to act on, or enjoining it from enforcing, any part of this Order.
- 3. All persons living within the County of Los Angeles Public Health Jurisdiction should continue to practice required and recommended COVID-19 infection control measures at all times and when among other persons when in community, work, social or school settings, especially when multiple unvaccinated persons from different households may be present and in close contact with each other, especially when in indoor or crowded outdoor settings.
- 4. <u>Face Masks</u>. All individuals must follow the requirements included in both the requirements of this Order and the July 28, 2021 Guidance for the Use of Face Coverings issued by the California Department of Public Health.
 - a) These requirements are aligned with July 28, 2021 recommendations issued by the CDC. The CDC recommendations provide information about both indoor and higher risk settings where masks are required or recommended to prevent transmission to:
 - Persons with a higher risk of infection (e.g., unvaccinated or immunocompromised persons),
 - ii. Persons with prolonged, cumulative exposures (e.g., workers), or
 - iii. Persons whose vaccination status is unknown.

When people wear a mask correctly, they protect others as well as themselves. Consistent and correct mask use is especially important indoors and outdoors when in close contact with (less than six feet from) others who are not fully vaccinated against COVID-19 or whose vaccination status is unknown.

- b) Masks are required to be worn by everyone, regardless of COVID-19 vaccination status, in the following settings:
 - i. On public transit (examples: airplanes, ships, ferries, trains, subways, buses, taxis, and ride-shares).
 - ii. In transportation hubs (examples: airport, bus terminal, marina, train station, seaport or other port, subway station, or any other area that provides transportation),
 - iii. Indoors in K-12 schools, childcare and other youth settings,
 - iv. Healthcare settings (including long term care facilities),
 - v. State and local correctional facilities and detention centers,
 - vi. Homeless shelters, emergency shelters, and cooling centers,



- vii. All indoor public settings, venues, gatherings, and public and private businesses (some examples: offices, manufacturing, warehouses, retail, food and beverage services, theaters, family entertainment centers, meetings, and state and local government offices serving the public, Indoor Mega Events, among others), and
- viii. Outdoor Mega Events.
- c) Recommendation for higher level of protection: In indoor public and private settings where there is close contact with other people who may not be fully vaccinated, individuals should consider wearing a higher level of protection, such as wearing two masks ("double masking") or a wearing a respirator (e.g., KN95 or N95). This is particularly important if an individual is not fully vaccinated and is in an indoor or crowded outdoor setting.
- d) Individuals, businesses, venue operators or hosts of public indoor settings, venues, gatherings, and businesses, and Outdoor Mega Events must:
 - Require all patrons, customers, and guests to wear masks when inside at all indoor settings and at Outdoor Mega Events, regardless of their vaccination status; and
 - ii. Post clearly visible and easy to read signage, with or without having an employee present, at all entry points for indoor and outdoor settings to communicate the masking requirements for patrons, customers, and guests.
- e) For clarity, patrons, customers, or guests at public indoor settings, venues, gatherings, and public and private businesses, and at Outdoor Mega-Events are required to wear a face mask except while:
 - i. Actively eating or drinking, which is the limited time during which the mask can be removed briefly to eat or drink, after which it must be immediately put back on. Patrons, customers, or guests must be seated at a table or positioned at a stationary counter, ticketed seat, or place while actively eating or drinking.
 - ii. Showering or engaging in personal hygiene or a personal care service that requires the removal of the face mask;
 - iii. Alone in a separate room, office or interior space;
- f) Special considerations are made for people with communication difficulties or certain disabilities. Clear masks or cloth masks with a clear plastic panel that <u>fit well</u> are an alternative type of mask for people who interact with: people who are deaf or hard of hearing, children or students learning to read, people learning a new language, and people with disabilities.
- g) All businesses, venue operators or hosts must implement measures to clearly communicate to non-employees the masking requirements on their premises.
- h) No person can be prevented from wearing a mask as a condition of participation in an activity or entry into a business.
- The categories of persons who are exempt from mask requirements remain unchanged at this time and can be found at http://publichealth.lacounty.gov/acd/ncorona2019/masks/#notwear. In workplaces,



certain employees may be exempt from wearing a mask when performing specific tasks which cannot feasibly be performed while wearing a mask. This exception is limited to the period of time in which such tasks are actually being performed. Workers who cannot feasibly wear a mask while performing their work must be tested for COVID-19 at least twice per week, unless the employer is provided proof of the employee's full vaccination against COVID-19 or proof of recovery from laboratory-confirmed COVID-19 within the past 90 days against COVID-19.

- j) In workplaces, most employers and businesses are subject to the Cal/OSHA COVID19 Emergency Temporary Standards (ETS) and some to the Cal/OSHA Aerosol
 Transmissible Diseases Standards, and should consult those regulations for
 additional applicable requirements. The ETS allow local health jurisdictions to require
 more protective mandates. This County Health Officer Order, which requires masking
 of all individuals at indoor public settings and businesses, and Outdoor Mega-Events,
 regardless of vaccination status, is a such a mandate in Los Angeles County, and
 overrides the more permissive ETS regarding employee² masking.
- k) All employers and businesses subject to Cal/OSHA must review and comply with the active Cal/OSHA COVID-19 Prevention Emergency Temporary Standards (ETS). As approved and effective, the full text of the COVID-19 Prevention emergency standards will be listed under <u>Title 8, Subchapter 7, sections 3205-3205.4</u> of the California Code of Regulations. All businesses or employers with independent contractors should also review the State Labor Commissioner's Office webpage entitled, <u>"Independent contractor versus employee"</u>, which discusses the "employment status" of persons hired as independent contractors, to ensure correct application of the ETS.
- 5. Mandatory Reporting by Businesses and Governmental Entities. Persons and businesses within the County of Los Angeles Public Health Jurisdiction must continue to follow the COVID-19 infection control protocols and guidance provided by the County Department of Public Health regarding isolation of persons confirmed or suspected to be infected with the virus that causes COVID-19 disease or quarantine of those exposed to and at risk of infection from COVID-19. In instances where the County has not provided a specific guidance or protocol, specific guidance or protocols established by the State Public Health Officer shall control.
 - a) In the event that an owner, manager, or operator of any business knows of three (3) or more cases of COVID-19 among their employees within a span of 14 days, the employer must report this outbreak to the Department of Public Health at (888) 397-3993 or (213) 240-7821, or online at www.redcap.link/covidreport.
 - b) In the event that an owner, manager, or operator of any business is informed that one or more employees, assigned or contracted workers, or volunteers of the business has tested positive for, or has symptoms consistent with COVID-19 (case), the employer must have a protocol to require the case(s) to isolate themselves at home and require the immediate self-quarantine of all employees that had a workplace exposure to the case(s).

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² Some independent contractors are considered as employees under the State Labor Code. For more details, check the California Department of Industrial Relations' Independent contractor versus employee webpage.



- LACDPH Best Practice Guidance. All individuals and Businesses are strongly urged to follow the LACDPH Best Practice Guidance, containing health and safety recommendations for COVID-19.
- 7. Considerations for Persons at Higher Risk for Negative Health Outcomes: At this time, people at risk for severe illness or death from COVID-19—such as unvaccinated older adults and unvaccinated individuals with health risks—and members of their household, should defer participating in activities with other people outside their household where taking protective measures, including wearing face masks and social distancing, may not occur or will be difficult, especially indoors or in crowded spaces. For those who are not yet fully vaccinated, staying home or choosing outdoor activities as much as possible with physical distancing from other households whose vaccination status is unknown is the best way to prevent the risk of COVID-19 transmission.
- 8. Encourage Activities that Can Occur Outdoors. All Businesses and governmental entities are urged to consider moving operations or activities outdoors, where feasible and to the extent allowed by local law and permitting requirements, because there is generally less risk of COVID-19 transmission outdoors as opposed to indoors.
- 9. Ventilation Guidelines. All Businesses and governmental entities with indoor operations are urged to review the Ventilation Guidelines and implement ventilation strategies for indoor operations as feasible. See California Department of Public Health Interim Guidance for Ventilation, Filtration and Air Quality in Indoor Environments for detailed information. Nothing in this Order limits any ventilation requirements that apply to particular settings under federal, state, or local law.
- 10. <u>High-Risk Health Care and Congregate Settings</u>. This Order incorporates by reference the State Public Health Officer Order of July 26, 2021, which requires additional statewide facility-directed measure to protect particularly vulnerable populations. The Order is found here: State Public Health Officer Order issued July 26, 2021
- 11. Sectors that Continue to Require Additional Risk Reduction Measures. The following sectors serve persons and populations that have lower rates of vaccination, who are at higher risk of being infected, or who are not yet eligible to be vaccinated. As such, these sectors continue to require additional risk reduction measures and must operate subject to the following conditions listed below and those specified in the County sector-specific reopening protocol(s) located at http://publichealth.lacounty.gov/media/Coronavirus/index.htm:
 - a) <u>Day camps.</u> Day camp owners and operators must implement and post the required Los Angeles County Department of Public Health Reopening Protocol for Day Camps, attached to this Order as **Appendix K**.
 - b) <u>Schools (K-12) and School Districts.</u> All public and private schools (K-12) and school districts within the County of Los Angeles may open for in-person classes. Educational facilities serving students at any grade level must prepare, implement and post the required Los Angeles County Department of Public Health Reopening Protocols for K-12 Schools, attached to this Order as **Appendix T1**, and must follow the Protocol for



COVID-19 Exposure Management Plan in K-12 Schools, attached to this Order as Appendix T2.

- c) Mega Events (Outdoor and Indoor). Mega Events are characterized by large crowds greater than 1,000 indoor or 10,000 outdoor attendees. Mega Events include conventions, conferences, expos, concerts, shows, nightclubs, sporting events, live events and entertainment, fairs, festivals, parades, theme parks, amusement parks, water parks, large private events or gatherings, marathons or endurance races, and car shows. Mega Events may have either assigned or unassigned seating, and may be either general admission or gated, ticketed and permitted events. These events are considered higher risk for COVID-19 transmission.
 - i. <u>Indoor Mega Events</u>: Indoor Mega Events where 1,000 or more people are in attendance, remain open to the public. In addition to the public health recommendations, Indoor Mega Event operators must verify the full vaccination status³ or pre-entry negative COVID-19 viral test⁴ result of all attendees. Attendees must wear a face covering while indoors at an Indoor Mega Event. Indoor Mega Event operators must prominently place information on all communications, including reservation and ticketing systems, to ensure guests are aware of the proof of pre-entry negative testing or full vaccination status, including masking requirements, and acceptable modes of verification. For Indoor Mega Events taking place on or after September 20, 2021, self-attestation can no longer be used as a method to verify an attendee's status as fully vaccinated or as proof of a negative COVID-19 test result.
 - iii. <u>Outdoor Mega Events:</u> Outdoor Mega Events that attract crowds of over 10,000 persons, remain open to the public. Beginning October 7, 2021, Outdoor Mega Event operators of events that are ticketed or held in a defined space with controlled points of entry must verify the full vaccination status (see footnote 3) or pre-entry negative COVID-19 viral test (see footnote 4) result of all attendees, ages 12 and older, prior to entry to the event. All attendees must wear face masks at all times, except when actively eating or drinking. Outdoor Mega Event operators must prominently place information on all communications, including reservation and ticketing systems, to ensure guests are aware of both the County Health Officer's Order that all persons must wear a face mask while in attendance and the County Health Officer requirement that all attendees, ages 12 and older, either be fully vaccinated against COVID-19 or obtain a negative COVID-19 viral test prior to attending the event. Beginning November 1, 2021, operators are required to cross-check proof of full vaccination or negative COVID-19 viral test result against a photo

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³ The following are acceptable as proof of full vaccination status: 1) A photo identification of the attendee and 2) their vaccination card (which includes name of person vaccinated, type of COVID-19 vaccine provided and date last dose administered) OR a photo of a vaccination card as a separate document OR a photo of the attendee's vaccine card stored on a phone or electronic device OR documentation of the person's full vaccination against COVID-19 from a healthcare provider.

⁴ Pre-entry negative testing is testing that must be conducted within 72 hours before event start time (both PCR and antigen are acceptable). Results of the test must be available prior to entry into the event or venue. The following are acceptable as proof of a negative COVID-19 viral test result: 1) A photo identification of the attendee and 2) a printed document from the test provider or laboratory OR an email or text message displayed on a phone from the test provider or laboratory. The information should include person's name, type of test performed, and negative test result (date of test must be within prior 72 hours).



identification for all attendees who are 18 years of age or older. Operators are to make face masks available for all attendees.

- iii. Additional Recommendations for Both Outdoor and Indoor Mega Events: Mega Event operators are encouraged to follow these additional recommendations:
 - Assign staff to remind all guests to wear face masks while on the premises or location.
 - 2. Encourage everyone to get vaccinated when eligible.
 - Facilitate increased ventilation of indoor spaces (i.e., open all windows and doors to increase natural air flow), following California Department of Public Health <u>Interim Guidance for Ventilation</u>, <u>Filtration and Air Quality in Indoor Environments</u>.
 - Encourage everyone to sign up for <u>CA Notify</u> as an added layer of protection for themselves and the community to receive alerts when they have been in close contact with someone who tests positive for COVID-19.
 - 5. Convey the risk of attending large, crowded events where the vaccine status of other attendees may be unknown to the individuals.
 - 6. Convey the risk of attending large, crowded events for populations that may not currently be eligible for vaccination or may be immunocompromised and whose vaccine protection may be incomplete.
 - Encourage all venues along any parade or event route to provide outdoor spaces for eating/drinking/congregating to reduce the risk of transmission in indoor settings.
- d) Overnight Organized / Children's Camps. An organized camp is a site with program and facilities established for the primary purpose of providing an overnight outdoor group living experience for recreational or other purposes for five days or more during one or more seasons of the year. A Notice of Intent to Operate must be submitted by the Camp operator to the Environmental Health Division Communityhealth@ph.lacounty.gov prior to operation. The owner or operator of an Overnight Organized/ Children's Camp must prepare, implement, and post the required Los Angeles County Public Health Protocols for Overnight Organized / Children's Camps, attached to this Order as Appendix K-1.
- e) Organized Youth Sports Activities. Organized youth sports include all school (TK-12 Grades) and community-sponsored programs and recreational or athletic activities and privately organized clubs and leagues. Organized Youth Sport Protocols do not apply to collegiate or professional sports. This Protocol provides direction on outdoor and indoor youth sports activities to support an environment that presents less risk for participants of these sports. The organizers and operators of Organized Youth Sport Activities must review, implement, and post the required Los Angeles County Public Health Protocol for Organized Youth Sports, effective September 1, 2021, attached to this Order as Appendix S.



- f) Bars, Breweries, Wineries and Distilleries. Effective October 7, 2021, bars that have a low-risk food facility public health permit and breweries, wineries, and distilleries with a #1, #2, #4, #23 and/or #74 state alcohol license that do not possess or that are not required to have a public health permit to operate must require patrons, who are 12 years of age or older, to provide proof of their COVID-19 vaccination status for entry. Between October 7 and November 3, 2021, all patrons must provide proof they have received at least one dose of COVID-19 vaccination for entry into the facility to obtain indoor service at a bar, brewery, winery, or distillery. Beginning November 4, 2021, all bars, breweries, wineries, and distilleries must require patrons, who are 12 years of age or older, to provide proof of full vaccination against COVID-19 for entry into the facility to obtain indoor service. Patrons who do not provide proof of vaccination against COVID-19, as specified, may be served in and use the outdoor portions of the facility, where the risk of exposure to the virus that causes COVID-19 is less likely when compared to being indoors. See paragraph 11.i for further clarification. Bars, breweries, wineries, and distilleries must comply with the Guidance for Verifying Proof of COVID-19 Vaccination and Guidance for Verifying Proof of a Negative COVID-19 Test attached to this Order. In addition, by November 4, 2021, all on-site employees must provide their employer with proof of full vaccination against COVID-19.5
- g) Nightclubs and Lounges. Effective October 7, 2021, nightclubs and lounges⁶ that are open only to persons 18 years of age or older, must require patrons and on-site personnel to provide proof of their COVID-19 vaccination status for entry. Between October 7 and November 3, 2021, patrons must provide proof they have received at least one dose of COVID-19 vaccination for entry into the facility to obtain indoor service at a nightclub or lounge. Beginning November 4, 2021, all nightclubs and lounges must require patrons to provide proof of full vaccination for entry into the facility to obtain indoor service. Patrons who do not provide proof of full vaccination against COVID-19 may be served in outdoor portions of the facility, where the risk of exposure to COVID-19 is less likely when compared to indoors. Nightclubs and lounges must comply with the Guidance for Verifying Proof of COVID-19 Vaccination and Guidance for Verifying Proof of a Negative COVID-19 Test attached to this Order. In addition, by November 4, 2021, all

⁵ On-site employees of the bars, breweries, wineries, distilleries, nightclubs and lounges may be exempt from the vaccination requirements only upon providing their employer, a declination form, signed by the individual stating either of the following: (1) the worker is declining vaccination based on sincerely held religious beliefs, or (2) the individual is excused from receiving any COVID-19 vaccine due to Qualifying Medical

a. To be eligible for a Qualified Medical Reasons exemption the individual must also provide to their employer a written statement signed by a physician, nurse practitioner, or other licensed medical professional practicing under the license of a physician stating that the individual qualifies for the exemption (but the statement should not describe the underlying medical condition or disability) and indicating the probable duration of the worker's inability to receive the vaccine (or if the duration is unknown or permanent, so indicate). See the most updated version of the CDC's Interim Clinical Considerations for Use of CVID-19 Vaccines guidance.

b. If an operator of a bar, brewery, winery, distillery, nightclub or lounge deems its on-site employee to have met the requirements of an exemption, the unvaccinated exempt employee must meet the following requirements when entering or working in such facility:

a. Test for COVID-19 at least once per week with either polymerase chain reaction (PCR) or antigen test that either has Emergency Use Authorization (EUA) by the U.S. Food and Drug Administration or be operating per the Laboratory Developed Test requirements by the U.S. Centers for Medicare and Medicaid Services.

b. Wear a surgical mask or higher-level respirator approved by the National Institute of Occupational Safety and Health (NIOSH), such as an N95 filtering facepiece respirator, at all times while in the bar, brewery, winery, distillery, nightclub or lounge.

⁶ Nightclub means a commercial establishment dispensing beverages for consumption on the premises and in which dancing is permitted or entertainment is provided, and/or has as its primary source of revenue (a) the sale of alcohol for consumption on the premises, (b) cover charges, or (c) both. A lounge is defined as a business that operates primarily for the preparation, sale, and service of beer, wine, or spirits. Minors are not allowed in a lounge.



on-site employees must provide their employer with proof of full vaccination against COVID-19 (see footnote 5).

- h) Restaurants. These indoor venues serve food or drink indoors and are required to maintain a valid public health permit to operate. Due to the increased risk of transmission at places where persons are indoors and unmasked, the County Health Officer strongly recommends that the operators of these venues reserve and prioritize indoor seating and service for patrons who are fully vaccinated against COVID-19. They should verify the full vaccination status of all patrons, 12 years of age or older, who will be seated indoors for food or beverage service. Patrons who cannot provide proof of full vaccination against COVID-19 should be served in outdoor portions of the facility, where the risk of exposure to the virus that causes COVID-19 is less likely when compared to being indoors. See paragraphs 11.i.a through 11.i.c for further clarification.
- For clarity, individuals who do not provide proof of partial or full vaccination at bars, breweries, wineries, distilleries, nightclubs and lounges, may use the outdoor portions of the facility, but may not remain inside the facility except as solely provided in the subsections below:
 - a. The individual, who is wearing a well-fitted mask, may enter the indoor portion of the facility as part of their employment to make a delivery or pick-up, provide a service or repair to the facility, or for an emergency or regulatory purpose.
 - b. The individual, who is wearing a well-fitted mask, may enter the indoor portion of the facility to get to the outdoor portion of the facility or to use the restroom.
 - c. The individual, who is wearing a well-fitted mask, may enter the indoor portion of the facility to order, pick-up, or pay for food or drink "to go."

REASONS FOR THE ORDER

12. This Order is based upon the following determinations: continued evidence of sustained and High community transmission of COVID-19 within the County; documented asymptomatic transmission; scientific evidence and best practices regarding the most effective approaches to slow the transmission of communicable diseases generally and COVID-19 specifically; evidence that millions of people in the County population continue to be at risk for infection with serious health complications, including hospitalizations and death from COVID-19, due to age, pre-existing health conditions, being unvaccinated or not eligible for vaccination, and the increasing presence of more infectious variants of the virus that causes COVID-19 and which have been shown to cause more severe disease being present in the County; preliminary evidence that suggests that fully vaccinated people who do become infected with the Delta variant can spread the virus to others; and further evidence that other County residents, including younger and otherwise healthy people, are also at risk for serious negative health outcomes and for transmitting the virus to others. The Order's intent is to continue to reduce the risk of COVID-19 infection for all, especially those who are not or cannot be fully vaccinated against COVID-19 in the County.

COUNTY OF LOS ANGELES DEPARTMENT OF PUBLIC HEALTH ORDER OF THE HEALTH OFFICER



- 13. Existing community transmission of COVID-19 in Los Angeles County remains High and continues to present a high risk of infection and harm to the health of those who are not or cannot be vaccinated against COVID-19. COVID-19 vaccinations are widely available to those 12 years and older, but as of August 8, 2021, nearly 2.5 million eligible people age 12 years and older in our community have not received a COVID-19 vaccination and remain susceptible to infection, in addition to the approximately 1.4 million children under the age of 12 years who are not currently eligible to receive a COVID-19 vaccination. New variants of the virus that may spread more easily or cause more severe illness are increasingly present in our county and remain a high risk for those who are not vaccinated against COVID-19 in the absence of other community mitigation measures, like physical distancing requirements and capacity limits in indoor and outdoor settings. As of, September 28, 2021, there have been at least 1,456,275 cases of COVID-19 and 26,047 deaths reported in Los Angeles County. Increased interactions among members of the public have resulted in an increased number of daily new cases. As of September 21, 2021, the 7-day average daily case rate is now at 12.9 cases per 100,000 people, indicating High community transmission, in the absence of capacity limits and physical distancing requirements across sectors in both indoor and outdoor settings. Making the risk of community transmission worse, some individuals who contract the COVID-19 virus have no symptoms or have only mild symptoms, and so are unaware that they carry the virus and are transmitting it to others. Because even people without symptoms can transmit the virus, and because new evidence shows the infection is now more easily spread, universal indoor masking is a risk reduction measure that is proven to reduce the risk of transmitting the virus.
- 14. Epidemiologic evidence demonstrates that the rate of community transmission, hospitalizations and testing positivity rates have all drastically increased since June 15, 2021. Although more than 12,345,075 vaccine doses have been administered and more than 6,062,928 residents ages 12 and older are fully vaccinated against COVID-19 in Los Angeles County, COVID-19 infection remains a significant health hazard to all residents.

In line with the State Public Health Officer, the Health Officer will continue to monitor scientific evidence and epidemiological data within the County.

- 15. The Health Officer will continue monitoring epidemiological data to assess the impact of lifting restrictions and fully re-opening sectors. Those Indicators include, but are not limited to:
 - a) The number of new cases, hospitalizations, and deaths among residents in areas in the lowest Healthy Places Index (HPI) quartile and by race/ethnicity.
 - b) The COVID-19 case rate.
 - c) The percentage of COVID-19 tests reported that are positive.
 - d) The availability of COVID-19 vaccines and the percentage of eligible County residents vaccinated against COVID-19.
 - e) The number of fully vaccinated people who get sick, are hospitalized, or die from COVID-19.

COUNTY OF LOS ANGELES DEPARTMENT OF PUBLIC HEALTH ORDER OF THE HEALTH OFFICER



ADDITIONAL TERMS

- 16. The County shall promptly provide copies of this Order by: (a) posting it on the Los Angeles Department of Public Health's website (www.publichealth.lacounty.gov), (b) posting it at the Kenneth Hahn Hall of Administration located at 500 West Temple Street, Los Angeles, CA 90012, (c) providing it to any member of the public requesting a copy, and (d) issuing a press release to publicize the Order throughout the County.
 - a) The owner, manager, or operator of any facility that is likely to be impacted by this Order is strongly encouraged to post a copy of this Order onsite and download, review and implement all applicable Best Practice Guidance.
 - b) Because guidance may change, the owner, manager, or operator of any facility that is subject to this Order is encouraged to consult the Los Angeles County Department of Public Health's website (www.publichealth.lacounty.gov) daily to identify any modifications to this Order and the Best Practice Guidance and continue to implement these important and necessary infection control protocols.
- 17.If any subsection, sentence, clause, phrase, or word of this Order or any application of it to any person, structure, gathering, or circumstance is held to be invalid or unconstitutional by a decision of a court of competent jurisdiction, then such decision will not affect the validity of the remaining portions or applications of this Order.
- **18.** This Order incorporates by reference, the March 4, 2020 Proclamation of a State of Emergency issued by Governor Gavin Newsom and the March 4, 2020 declarations of a local and public health emergency issued by the Los Angeles County Board of Supervisors and Los Angeles County Health Officer, respectively, and as they may be supplemented.
- 19. This Order may be revised in the future as the State Public Health Officer amends its guidance to reflect evolving public health conditions and recommendations issued by the federal CDC and other public health authorities. Should local COVID-19 conditions warrant, the Health Officer may, after consultation with the Board of Supervisors, issue orders that are more restrictive than the guidance and orders issued by the State Public Health Officer.
- 20. This Order is consistent with the provisions in the Governor's Executive Order N-60-20 and the State Public Health Officer's May 7, 2020 Order, that local health jurisdictions may implement or continue more restrictive public health measures in the jurisdiction if the local health officer believes conditions in that jurisdiction warrant them. Where a conflict exists between this Order and any state public health order related to controlling the spread of COVID-19 during this pandemic, the most restrictive provision controls. Consistent with California Health and Safety Code section 131080, except where the State Health Officer may issue an order expressly directed at this Order or a provision of this Order and based upon a finding that a provision of this Order constitutes a menace to the public health, any more restrictive measures in this Order may continue to apply and control in the County of Los Angeles Public Health Jurisdiction.

COUNTY OF LOS ANGELES DEPARTMENT OF PUBLIC HEALTH ORDER OF THE HEALTH OFFICER

County of Los Angeles



- 21. Pursuant to Sections 26602 and 41601 of the California Government Code and Section 101029 of the California Health and Safety Code, the Health Officer requests that the Sheriff and all chiefs of police in all cities located in the Los Angeles County Public Health Jurisdiction ensure compliance with and enforcement of this Order. The violation of any provision of this Order constitutes an imminent threat and menace to public health, constitutes a public nuisance, and is punishable by fine, imprisonment or both.
- 22. This Order is issued pursuant to Health and Safety Code sections 101040, 120175, and 120295.
- 23. This Order shall become effective at 11:59pm on Thursday, October 07, 2021 and will continue to be until it is revised, rescinded, superseded, or amended in writing by the Health Officer.

IT IS SO ORDERED:		
Yould Des Ms, ason	9/28/2021	
Muntu Davis, M.D., M.P.H.	Issue Date	
Health Officer,		



Appendices At-A-Glance

Businesses and customers should continue reviewing best practice documents and sector-specific protocol for designated areas on a regular basis to ensure they are complying with the latest health protection and prevention measures.

All DPH protocol and best practice documents are available at: http://publichealth.lacounty.gov/media/Coronavirus/index.htm

Appendix K: Reopening Protocol for Day Camps [Revised 6/23/2021]

Appendix K-1: Reopening Protocol for Overnight Organized/ Children's Camps

[Revised 6/14/2021]

Appendix S: Protocol for Organized Youth Sports [Revised 9/27/2021] **Appendix T1:** Reopening Protocols for K-12 Schools [Revised 8/12/2021]

Appendix T2: Protocol for COVID-19 Exposure Management Plan in K-12 Schools [Revised

9/17/2021]

EXHIBIT "11"



County of Los Angeles Department of Human Resources POLICIES, PROCEDURES, AND GUIDELINES

Subject:	Policy Number: 640	Pages: 7
COVID-19 VACCINATION POLICY	Effective Date: October 1	I, 2021
	Approved By:	Waat

PURPOSE

It is the obligation of the County of Los Angeles (County) to provide a safe and secure workplace.

Guidance provided by the federal Centers for Disease Control and Prevention (CDC), the California Department of Public Health (CDPH), the Los Angeles County Department of Public Health (DPH), and other local health authorities related to the SARS-CoV-2 virus (COVID-19) uniformly cite vaccination as the most effective way to prevent transmission and limit COVID-19 hospitalizations and deaths. Unvaccinated County workforce members are at greater risk of contracting and spreading COVID-19 within the workplace, at County facilities, and to/from the public that depends on County services.

To best protect its workforce members and others in County facilities from the spread of COVID-19, and fulfill its obligations to the public, the County is adopting a *COVID-19 Vaccination Policy* (Policy).

In alignment with the directive of the Los Angeles County Board of Supervisors, this Policy is effective as of October 1, 2021. Upon termination of the local emergency proclaimed by the Chair of the Board of Supervisors on March 4, 2020, the Department of Human Resources will review the Policy and determine whether it should be modified or terminated.

POLICY

All County workforce members must be fully vaccinated against COVID-19 and must provide proof of full vaccination against COVID-19, unless they have been granted an exemption as outlined in this Policy.

Failure to comply with this Policy may result in corrective action, up to and including discharge, in accordance with the accompanying COVID-19 Vaccination Policy Corrective Action Plan and Countywide authorities.

COVID-19 VACCINATION POLICY

Policy Number: 640

Effective Date: October 1, 2021

DEFINITIONS

"County workforce members" means County employees (including all full-time, part-time, recurrent, probationary, temporary, and as-needed County employees regardless of appointment status), interns, volunteers, and commissioners.

"Fully vaccinated" means it has been at least two weeks since an individual has received:

- 1. The second dose in a two-dose COVID-19 vaccine series, such as the Pfizer-BioNTech or Moderna vaccines;
- 2. A single-dose COVID-19 vaccine, such as the Johnson and Johnson [J&J]/Janssen vaccine; or
- 3. The final dose of any vaccine authorized by the World Health Organization (e.g. AstraZeneca/Oxford).

"COVID-19 booster shot" means any additional dose of a COVID-19 vaccine authorized for use by the U.S. Food and Drug Administration (FDA).

"Unvaccinated" means an individual is not fully vaccinated.

"Proof of Vaccination" means any of the following documentation showing that an individual is vaccinated:

- Official COVID-19 Vaccination Record Card (issued by the Department of Health and Human Services CDC or World Health Organization Yellow Card), which includes the name of the person vaccinated, type of vaccine provided, and date of the last dose administered ("Vaccination Record Card");
- Copy (including a photographic copy) of a Vaccination Record Card;
- Documentation of vaccination from a licensed medical provider;
- A digital record that includes a QR code that when scanned by a SMART Health Card reader displays to the reader client name, date of birth, vaccine dates, and vaccine type. The QR code must also confirm the vaccine record as an official record of the State of California; or
- Documentation of vaccination from contracted employers who follow the CDPH vaccination records guidelines and standards.

PROCEDURES

Vaccination Requirement

Unless otherwise prescribed by federal, state or local orders:

COVID-19 VACCINATION POLICY

Policy Number: 640

Effective Date: October 1, 2021

1. All new County workforce members and rehires commencing County service after the effective date of this Policy must be fully vaccinated against COVID-19 and must provide proof of vaccination against COVID-19 or request an exemption as outlined in this Policy during the onboarding process.

- 2. All County workforce members must be fully vaccinated against COVID-19 and must provide proof of vaccination against COVID-19, unless they have been granted an exemption as outlined in this Policy.
- County workforce members may be required to receive and provide proof of receipt
 of a COVID-19 booster shot to be considered fully vaccinated in accordance with
 CDC or CDPH definitions.

Proof of vaccination may be subject to review and audit.

Request for Exemptions

County employees may request an exemption from this Policy's COVID-19 vaccination requirement due to the following:

- A medical condition that does not allow them to get vaccinated for COVID-19; or
- A sincerely held religious belief, practice, or observance that conflicts with receiving a COVID-19 vaccine.

In accordance with federal and state law, the County is obligated and committed to ensure the equitable treatment of all employees regardless of disability, religion or other protected characteristics. Medical conditions that may qualify for an exemption under this Policy include (1) a contraindication or precaution to COVID-19 vaccination recognized by the CDC or vaccine manufacturers; or (2) a disability or medical condition as determined by a licensed medical provider that interferes with the employee's ability to receive a COVID-19 vaccine.

Personal or philosophical objections to a COVID-19 vaccine are not sufficient justification for granting an exemption under this Policy.

County employees seeking an exemption from the COVID-19 vaccination requirement must submit the appropriate completed Request for Accommodation forms to their Departmental Human Resources Manager (DHRM) or designee. All requests for exemption will be reviewed on a case-by-case basis. Submission of a request for exemption does not automatically excuse an employee from the requirements of this Policy. County departments will engage an employee requesting an exemption in a timely, good faith interactive process. County employees represented by a union may request union representation during the interactive process.

COVID-19 VACCINATION POLICY

Policy Number: 640

Effective Date: October 1, 2021

No corrective action will be taken until the interactive process is complete and the employee is notified in writing of the outcome of their request and any request for reconsideration, if applicable.

County employees who request an exemption may be subject to additional requirements to help maintain workplace safety, in alignment with federal, state and local public health guidance. Such requirements may include masking, physical distancing, and/or regular COVID-19 testing as a condition of continued employment.

NOTE: County workforce members covered under the State Public Health Officer Orders of July 26, 2021 (Health Care Worker Protections in High-Risk Settings), August 5, 2021 (Health Care Worker Vaccine Requirement), August 19, 2021 (State and Local Correctional Facilities and Detention Centers Health Care Worker Vaccination Requirement), the Los Angeles County Health Officer Order of August 12, 2021 (Health Care Worker Vaccination Requirement), and similar orders covering County workforce members must also satisfy the requirements in those orders. Departments subject to these orders may take any non-disciplinary operational actions necessary to comply with them. However, any disciplinary actions taken for violations of this Policy must be in accordance with this Policy and the accompanying COVID-19 Vaccination Policy Corrective Action Plan.

Regular Testing Requirements

Unvaccinated County workforce members may be required to undergo regular COVID-19 testing as a condition of continued employment. However, testing does not eliminate the requirement that County workforce members must be fully vaccinated unless they have been granted an exemption. Testing frequency will be determined by the County in its discretion, which may be informed by federal, state and local public health guidance, among other relevant considerations. Unvaccinated County workforce members may be required to submit to regular COVID-19 testing through a provider and at a location designated by the County. Unvaccinated County workforce members who are asymptomatic and without a recent exposure may return to the workplace while awaiting routine test results.

County workforce members undergoing regular COVID-19 testing at the direction of their department are required to provide proof of testing through the system designated by the County and notify their Departmental Human Resources Manager and/or designee of test results in accordance with department safety protocols.

Workplace Screening Requirements and Safety Protocols

County workforce members must adhere to all applicable workplace screening requirements and safety protocols when in a County facility or work location and/or when in contact with other County workforce members or members of the public while working.

COVID-19 VACCINATION POLICY

Policy Number: 640

Effective Date: October 1, 2021

A County workforce member who receives a positive COVID-19 test result must immediately remove themselves from the County workplace and take all applicable workplace safety measures in accordance with federal, state and local requirements and department safety protocols. They may not return to work until after they have completed the relevant isolation period for COVID-19 infection. In accordance with CDC guidance, a County workforce member who tests positive for COVID-19 based on a viral test should not be subjected to testing pursuant to this Policy for 90 days following the onset of initial symptoms or the date of the first positive viral test result if the employee never had symptoms, so long as the County workforce member does not develop new symptoms during the 90-day period.

Testing on County Time

Consistent with existing practice, County employees shall be allowed reasonable time to test for COVID-19. Exempt employees will continue to receive their regular pay for such activities under the following conditions:

- Leave to receive a COVID-19 test shall be requested and approved as far in advance as reasonable to minimize interruption of departmental services or operations.
- The employee may be required to provide verification of receipt of the COVID-19 test in order to receive paid time off for these purposes.

Paid time off to receive COVID-19 testing may include the time an employee spent traveling to and from a location to receive the COVID-19 test. Under no circumstances within the control of or reasonably foreseeable by the employee_shall an employee accrue overtime or compensatory time spent for COVID-19 testing purposes. Eligible employees who are designated as mileage permittees or occasional drivers/permittees (as designated by their department) are eligible for mileage reimbursement, if appropriate.

Testing will be provided at no cost to the employee. Where practicable, onsite testing will be offered. An employee should request reasonable time off from their supervisor to test for COVID-19.

Vaccination on County Time

County employees shall be allowed reasonable paid time off to receive or recover from a COVID-19 vaccination or booster shot required by the County. Employees will continue to receive their regular pay for such activities under the following conditions:

- Leave shall be requested and approved as far in advance as reasonable to minimize interruption of departmental services or operations.
- The employee may be required to provide verification of receipt of the COVID-19 vaccine as outlined in this policy in order to receive paid time off.

COVID-19 VACCINATION POLICY

Policy Number: 640

Effective Date: October 1, 2021

Paid time off to receive a COVID-19 vaccine may include the time an employee spent traveling to and from a vaccination appointment, receiving the vaccination, and recovering from vaccination-related side effects that prevent the employee from being able to work or telework.

Under no circumstances within the control of or reasonably foreseeable by the employee shall an employee accrue overtime or compensatory time spent for COVID-19 vaccination purposes. Eligible employees who are designated as mileage permittees or occasional drivers/permittees (as designated by their department) are eligible for mileage reimbursement, if appropriate.

Confidentiality of Records

Records pertaining to an employee's vaccination status and COVID-19 tests are considered confidential health records for purposes of the County's employee records and privacy policies and are only to be shared with individuals who have a legitimate need to know such information, as required by law.

AUTHORITIES

- BOS Policy Manual 6.100 Information Security Policy
- BOS Policy Manual 6.101- Use of County Information Assets
- BOS Policy Manual 6.103 Information Security Incident Reporting and Response
- BOS Policy Manual 6.104 Information Classification Policy
- PPG 210 Employment Files
- California State Public Health Officer Order of July 26, 2021
- California State Public Health Officer Order of August 5, 2021
- California State Public Health Officer Order of <u>August 19, 2021</u>
- CDPH's Vaccine Record Guidelines & Standards
- Title VII of the Civil Rights Act of 1964
- Americans with Disabilities Act of 1990
- California Government Code 8634
- County Code 2.68 Part 3 Board Powers
- <u>August 4, 2021 Executive Order</u> of the Chair of the County of Los Angeles Board of Supervisors Following Proclamation of Existence of a Local Emergency Due to Novel Coronavirus – COVID-19

COVID-19 VACCINATION POLICY

Policy Number: 640

Effective Date: October 1, 2021

 <u>August 10, 2021 motion</u> of the Board of Supervisors, entitled "Ratification of August 4, 2021 Executive Order and Directive to the Chief Executive Officer Regarding Establishment of a Mandatory COVID-19 Vaccination Policy for County Employees"

- <u>August 10, 2021 motion</u> of the Board of Supervisors, entitled "COVID-19 Vaccine for Los Angeles County Employees"
- U.S. Equal Employment Opportunity Commission (EEOC): What You Should Know About Covid-19 and the ADA, the Rehabilitation Act, and Other EEO Laws.
- California Department of Fair Employment and Housing (DFEH): <u>DFEH</u> Employment Information on COVID-19 FAQ
- Centers for Disease Control and Prevention (CDC): COVID-19 Guidance
- Los Angeles County Department of Public Health (DPH): COVID-19 Homepage

COUNTY OF LOS ANGELES COVID-19 VACCINATION POLICY

EXEMPTION / REASONABLE ACCOMMODATION GUIDELINES

I. INTRODUCTION

It is the obligation of the County of Los Angeles (County) to provide and support a safe and secure workplace. Guidance provided by the federal Centers for Disease Control and Prevention, the California Department of Public Health, the Los Angeles County Department of Public Health, and other local health authorities related to the SARS-CoV-2 virus (COVID-19) uniformly cite vaccination as the most effective way to prevent transmission and limit COVID-19 hospitalizations and deaths. Unvaccinated County employees are at greater risk of contracting and spreading COVID-19 within the workplace, at County facilities, and to the public that depends on County services. To best protect its workforce members and others in County facilities, and fulfill its obligations to the public, the County is requiring that all County employees be vaccinated against COVID-19 infection to protect the health of our workforce, their families, customers and visitors, and the community at large, and help to stem the spread of COVID-19.

County employees may request an exemption from this vaccination policy due to the following:

- A medical condition or disability that does not allow them to get vaccinated against COVID-19; or
- A sincerely held religious belief, practice, or observance that conflicts with the employee's ability to get a COVID-19 vaccine.

Social, political, or economic philosophies, as well as mere personal preferences, are not sufficient justification for granting an exemption under the County's policy.

COMPLIANCE WITH FEDERAL AND STATE LAWS

The Americans with Disabilities Act and the California Fair Employment and Housing Act (FEHA) prohibit employment discrimination against applicants and employees on the basis of disability. Title VII of the Civil Rights Act (Title VII) and the FEHA prohibit employment discrimination against applicants and employees on the basis of religion. In accordance with these laws, it is the policy of the County to provide equal employment opportunities to disabled applicants and employees, and applicants and employees with sincerely held religious beliefs, practices, or observances.

COMPLIANCE WITH THE EQUAL EMPLOYMENT OPPORTUNITY POLICY

Discriminating against, or harassing employees, applicants or persons providing services by contract to the County of Los Angeles because of their sex, race, age, religion, color, national origin, ancestry, physical disability, mental disability, medical condition (associated with cancer, a history of cancer, or genetic characteristics), HIV/AIDS status, genetic information, marital status, sexual orientation, gender, gender identify, gender expression, military and veteran status, or other protected category under the law is prohibited and unlawful.

II. MEDICAL AND RELIGIOUS EXEMPTIONS

Departments must consider an employee's request for a reasonable accommodation which exempts them from complying with the County's COVID-19 vaccination policy due to a medical condition or a sincerely held religious belief, practice, or observance.

Departments must review requests for exemption from the County's COVID-19 vaccination policy on a case-by-case basis and engage in an interactive process with employees who submit such requests.

Exemptions from the COVID-19 vaccination requirement may be granted under the following circumstances:

- 1. the employee has a medical condition that conflicts with their ability to get a COVID-19 vaccination; or
- 2. the employee holds a sincere religious belief, practice, or observance that conflicts with the employee's ability to get a COVID-19 vaccine.

Unvaccinated County employees who receive an exemption may be required to undergo regular COVID-19 testing as a condition of continued employment. Testing frequency is at the discretion of the County and will be informed by federal, state and local public health guidance. County employees may be required to submit to regular COVID-19 testing through a provider and at a location designated by the County. Asymptomatic employees may return to the workplace while awaiting test results.

County employees undergoing regular COVID-19 testing at the direction of their department are required to provide proof of testing and results to their Departmental Human Resources Manager and/or designee upon receipt.

Regardless of test results, County employees must adhere to all workplace screening requirements and safety protocols when in a County facility or work location and/or when in contact with other County employees or members of the public while working.

NOTE: County workforce members covered under the State Public Health Officer Orders of July 26, 2021 (Health Care Worker Protections in High-Risk Settings) and August 5, 2021 (Health Care Worker Vaccine Requirement) must also satisfy the requirements in those orders, including any process for seeking exemption as outlined by those respective orders.

PROCEDURES FOR MANAGING REQUESTS FOR MEDICAL EXEMPTION

1. The employee is encouraged to complete and sign the *Request for Medical Accommodation Form* on or before October 15, 2021. The employee must also submit a completed *Healthcare Provider Certification Form* from their licensed healthcare provider to support their request. Both the Request for *Medical Exemption Accommodation Form* and the *Healthcare Provider Certification Form* should be submitted at the same time.

Completed forms must be submitted to the Departmental Human Resources Manager (DHRM) or their designee; forms may be submitted electronically or via hard copy. If an employee needs additional time to request their healthcare provider submit the relevant medical information supporting the employee's request for a medical exemption, the employee can request ten (10) additional business days following their initial submission of the *Request for Medical Accommodation Form* to provide a completed *Healthcare Provider Certification Form*. The employee must request such an extension in writing. The department may then authorize the ten (10) additional business days for the employee to submit the completed *Healthcare Provider Certification Form*. Confirmation of the extension will be provided by the department in writing.

- The department must acknowledge receipt of an employee's request for a medical exemption from the COVID-19 vaccination policy within three (3) business days of receipt. Acknowledgements may be made by email stating that the request has been received.
- Designated department personnel must engage employees in a timely, good faith interactive process if the need for a medical exemption from the COVID-19 vaccination requirement is not established by the required forms submitted by the employee.
- 4. Designated department personnel must make a determination within fourteen (14) business days from receipt of a completed exemption request.

For approved requests, designated department personnel must use the *Approval* of *Request for Accommodation Form* to document and communicate the department's determination.

5. For requests that are denied, designated department personnel must use the **Denial of Request for Exemption Form**. The reason(s) for any denial must be stated on the form.

6. Copies of all forms must be uploaded to the disability management module on the Ventiv platform; along with the employee's "unvaccinated" status for the purpose of tracking COVID-19 testing.

PROCEDURES FOR MANAGING REQUESTS FOR RELIGIOUS EXEMPTION

- 1. The employee is encouraged to complete and sign the *Request for Religious***Accommodation Form on or before October 15, 2021.
- 2. Completed Request for Religious Accommodation Forms are to be submitted to the Departmental Human Resources Manager (DHRM) or their designee; this form may be submitted electronically or via hard copy. If additional time is needed to provide the completed form, the employee must submit a written request for extension. The department may authorize up to ten (10) additional business days for the employee to obtain and submit the completed forms. Confirmation of the extension will be provided by the department in writing.
- The department must acknowledge receipt of an employee request for a religious exemption from the COVID-19 vaccination policy within three (3) business days of receipt. Acknowledgements may be made by email stating that the request has been received.
- 4. Designated department personnel must engage employees in a timely, good faith interactive process if the need for a religious exemption from COVID-19 vaccination requirements is not established by the completed **Request for Religious Accommodation Form**.

NOTE: In situations where, after engaging the employee in the interactive process, the department becomes aware of facts that provide an objective basis for questioning either the religious nature or the sincerity of a requesting employee's particular belief, practice, or observance, the department may seek additional information to support an employee's religious accommodation request by issuing the employee a **Religious Accommodation Statement Form.**

Before releasing the *Religious Accommodation Statement Form* to the employee, the department must consult and receive approval from the Principal Analyst in the Department of Human Resources' (DHR) Occupational Health Programs Disability Management & Compliance Unit and their assigned Deputy County Counsel in the Labor & Employment Division.

If a request for additional information is appropriate, the **Religious Accommodation Statement Form** will be authorized to be provided to the employee, and the employee will have ten (10) business days to submit a completed **Religious Accommodation Statement Form** from their religious leader, religious scholar, or a person knowledgeable regarding the employee's religious belief(s), practice(s) or observance(s) to support their request.

Additional information which the employee can, at their discretion, submit as part of a completed *Religious Accommodation Statement Form* may include:

- Articles from religious scholars that describe the nature of the religious belief(s), practice(s), or observance(s) and the need for an exemption from COVID-19 vaccination Excerpts from religious or sacred texts explaining the religious belief(s), practice(s), or observance(s) that conflicts with the employee's ability to get the COVID-19 vaccination;
- Written materials that describe the religious belief(s), practice(s), or observance(s) that prohibit vaccination;
- Statements, or other documents from the employee describing their religious belief(s), practice(s), or observance(s), as well as when, where, and how the employee has adhered to the belief, practice, or observance that conflicts with the employee's ability to get the COVID-19 vaccination; or
- Statements, or other documents from persons identified by the employee as having knowledge of whether the employee adheres to the religious belief(s), practice(s), or observance(s) that conflicts with the employee's ability to get a COVID-19 vaccination (e.g., religious leader, family, friend, neighbor, supervisor, or coworker who may have observed the employee's past adherence, or lack thereof, or discussed it with the employee).
- 5. Designated department personnel must make a determination within fourteen (14) business days from receipt of the employee's completed exemption request.
- 6. For approved accommodation requests, designated department personnel must use the *Approval of Request for Accommodation Form* to document and communicate the department's determination.
- 7. When an exemption is approved, the *Approval of Request for Accommodation Forms* the will be uploaded to the disability management module on the Ventiv platform.
- 8. Before a department denies a request for accommodation based on religious grounds, the department must consult and receive approval from the Principal Analyst in DHR's Occupational Health Programs Disability

Management & Compliance Unit and their assigned Deputy County Counsel in the Labor & Employment Division. For denied requests, designated department personnel must use the *Denial of Request for Exemption Form.* The reason(s) for any denial must be stated on the form.

III. PROCEDURES WHILE AN EMPLOYEE'S REQUEST FOR EXEMPTION IS PENDING

While exemption requests are pending, departments may inform employees they will or may be subject to the following safety protocols for unvaccinated employees:

- Regular COVID-19 testing at a County-designated COVID-19 Testing Location.
 Unless otherwise required by an applicable public health order, testing frequency
 will be at the discretion of the County and will be informed by federal, state and
 local public health guidance.
 - Employees may also be required to provide proof of testing and results to their Departmental Human Resources Manager and/or designee upon receipt.
- Employees with a positive COVID-19 test result must immediately remove themselves from the workplace and take all applicable workplace safety measures in accordance with federal, state and local requirements and department safety protocols. Employees may not return to work until after having completed the relevant isolation or quarantine period for a COVID-19 infection.
 - Regardless of test results, employees must adhere to all workplace screening requirements and safety protocols when in a County facility or work location and/or when in contact with other County employees or members of the public while working.
- Employees may be directed to comply with the specific departmental safety practices applicable to their position.

IV. <u>PROCEDURES FOR SEEKING RECONSIDERATION OF A DEPARTMENT'S DENIAL OF AN EXEMPTION REQUEST</u>

Employees may seek reconsideration of a Department's denial of a request for exemption from the Department of Human Resources. Employees seeking reconsideration must submit a completed *Request for Reconsideration Form* within ten (10) business days of a Department's denial.

DHR will acknowledge receipt of a reconsideration request within five (5) business days. DHR will issue a Final Determination Notice to the employee within fourteen (14) days from receipt of a request for reconsideration.

COVID-19 VACCINATION POLICY CORRECTIVE ACTION PLAN

I. INTRODUCTION

It is the obligation of the County of Los Angeles (County) to provide and support a safe and secure workplace. In accordance with guidance provided by the Centers for Disease Control and Prevention, the California Department of Public Health, and local health authorities, the County is adopting a *COVID-19 Vaccination Policy* (Policy) to protect the health of our workforce and their families, customers and visitors, and the community at large from the spread of COVID-19.

County departments must ensure employees are in full compliance with the Policy. This Corrective Action Plan (Plan) identifies the corrective actions that departments must take in response to employees' noncompliance with the Policy and that employees must take to remedy noncompliance.

Unless otherwise expressly provided in the Policy, any corrective action taken as a result of employees' noncompliance with the Policy will be consistent with existing Countywide and departmental policies, procedures and guidelines, as well as applicable Memoranda of Understanding provisions. Failure to comply with the Policy will result in corrective action, up to and including discharge.¹

Employees shall retain their rights under applicable MOU procedures or Civil Service Rules to challenge any discipline issued under this Policy.

II. EMPLOYEE NONCOMPLIANCE WITH VACCINATION REQUIREMENT

All County employees must be fully vaccinated against COVID-19 and provide proof of full vaccination against COVID-19, unless they have been granted an exemption under state or federal regulations or have a pending request for an exemption as outlined in the Policy. Additionally, employees may be required in the future to receive and provide proof of receipt of a COVID-19 booster shot.

If a department determines that an employee is noncompliant with the foregoing vaccination requirements, it must take the actions outlined below.

A. Notice of Vaccination Requirement

 An employee who does not provide proof of full vaccination and has not submitted a request for exemption to their Departmental Human Resources Manager or designee will be issued a Notice of Vaccination Requirement by their department.

1

¹ Probationary, recurrent, and temporary workforce members will not be subject to the disciplinary actions described in this Plan; consistent with existing practice, applicable authorities will be used to address any failure to comply with the Policy.

- The Notice of Vaccination Requirement will instruct an employee who is noncompliant with the full vaccination requirement to submit proof of receipt of all doses of a COVID-19 vaccine within forty-five (45) calendar days from the date the Notice was sent to the employee. The Notice of Vaccination Requirement will state that it does not constitute discipline and inform the employee that the department may initiate disciplinary action if the employee fails to comply with the Notice's requirements.
- An employee will not receive a Notice of Vaccination Requirement for failure to provide proof of full vaccination where the employee has submitted proof of receipt of all doses of a COVID-19 vaccine, even if two weeks have not yet passed since receipt of the final dose.
- At the time a Notice of Vaccination Requirement is issued to an employee for failure to provide proof of full vaccination, and before any formal disciplinary action is taken for such noncompliance, the employee's department will provide the employee a fact sheet containing current scientific information about COVID-19 vaccination.
- Disciplinary action will not be taken against an employee who has submitted a completed request for exemption from the vaccination requirement before the employee is notified of the outcome of their request and, where applicable, the outcome of their request for reconsideration. In the event an employee's accommodation request is denied, the timeframe for compliance with the vaccination requirement will be provided to them in the decision denying the exemption request or the decision denying the request for reconsideration, if applicable.
- Should a booster shot become required to meet the definition of "fully vaccinated" under the Policy, employees will be provided notice of the requirement and a thirty (30) calendar-day period to comply from the date the notice is issued. An employee who fails to comply with the notice will be subject to the disciplinary process established in Part B.

B. Disciplinary Action for Noncompliance

If an employee fails to comply with the requirements outlined in the Notice of Vaccination Requirement or the timeline set in the decision denying the exemption request or the decision denying the request for reconsideration, the employee will receive a five (5) day suspension. This five (5) day suspension will also notify the employee of potential future disciplinary action should the employee remain in noncompliance after the five (5) day suspension is served.

- Should the employee remain in noncompliance after thirty (30) calendar days following the employee's return from the suspension, the employee will be served with a notice of intent to discharge.
- Should the employee fail to achieve compliance within the time period designated for their response to the notice of intent to discharge, the employee will be discharged.
- Should the employee comply with the requirements outlined in the Notice of Vaccination Requirement at any point after receiving the suspension and before being issued the notice of intent to discharge, the employee's suspension and any documents supporting the suspension shall be removed from the employee's official personnel folder, including the Electronic Personnel Folder (ePR) for applicable departments. However, the employee will not receive back pay for the period of the suspension.
- The County will take into consideration any extenuating circumstances which might delay compliance with the Policy through no fault of the employee and/or any substantial efforts by the employee to comply with the Policy prior to issuing discipline, should the employee inform their department of such circumstances or efforts prior to any deadlines set forth in or pursuant to the Policy.
- Any employee who is discharged for noncompliance with the Policy's vaccination requirement is not prohibited from seeking employment with the County.

III. EMPLOYEE NONCOMPLIANCE WITH TESTING REQUIREMENT

Unvaccinated employees may be required by their departments to submit to regular testing pursuant to the Policy.

If a department determines that an employee is noncompliant with a testing requirement imposed pursuant to the Policy, it must take the actions outlined below.

A. Notice of Testing Requirement

- An employee who fails to comply with a testing requirement imposed by their department pursuant to the Policy will be issued a Notice of Testing Requirement by their department.
- The Notice of Testing Requirement will instruct the employee to comply with the testing requirement within five (5) calendar days from the date the Notice of Testing Requirement is sent to the employee. The Notice of Testing Requirement will also state that it does not constitute discipline. The Notice of Testing Requirement will inform the employee that if the employee fails to satisfy the Policy's regular testing requirements, the department may initiate disciplinary action for noncompliance.

B. <u>Disciplinary Action for Noncompliance</u>

- If an employee fails to comply with the requirements outlined in the Notice of Testing Requirement, the employee will receive a five (5) day suspension. This five (5) day suspension will also notify the employee of potential future disciplinary action should the employee remain in noncompliance after the five (5) day suspension is served.
- Should the employee remain in noncompliance after ten (10) calendar days following the employee's return from the suspension, the employee will be served with a notice of intent to discharge.
- Should the employee fail to achieve compliance within the time period designated for their response to the notice of intent to discharge, the employee will be discharged.

IV. <u>SUBMISSION OF FALSE INFORMATION OR DOCUMENTATION</u>

 Any employee who submits false information or falsified documentation related to their compliance with the Policy may be subject to discipline up to and including discharge. EXHIBIT "12"



DEPARTMENT OF HUMAN RESOURCES Disability Management & Compliance

TO: Employee of County of Los Angeles

FROM: County of Los Angeles

RE: Interactive Process: Status Update & Request for Additional Information

I hope this letter finds you well. As you are aware, the County of Los Angeles (County) COVID-19 Vaccination Policy requires all County employees to be fully vaccinated against COVID-19, unless they have been granted an exemption as outlined in the policy. You requested an exemption due to a sincerely held religious belief, observance or practice that conflicts with your ability to get a COVID-19 vaccine. We received a completed Request for Religious Accommodation Form from you.

As part of the interactive process, please allow this letter to serve as an update to your request for an exemption from the COVID-19 vaccine requirement.

In reviewing the form, it has been determined additional information is needed as to how your religious belief conflicts with the County's COVID-19 vaccination requirement.

Please complete the attached Religious Accommodation Clarification Form, which you can use to provide the additional information requested as noted above relating to your sincerely held religious belief, observance or practice and return it via email to ERT@hr.lacounty.gov no later than 10 business days from when this letter was sent.

Enc: Religious Accommodation Clarification Form



Employee's Name: __

DEPARTMENT OF HUMAN RESOURCES Disability Management & Compliance

COUNTY OF LOS ANGELES RELIGIOUS ACCOMMODATION CLARIFICATION FORM

Employee's Position/Classification:		
rabies) as well as commonly used	osmetics, and food utilize fetal cells ministered during childhood (chicken drugs such as Acetaminophen and Ibu dance of products that utilize fetal ce	pox, rubella, hepatitis, and profen. Please explain how
	ds, how your inability to be vaccinaterf(s) and is not necessarily a personal c	
I certify that my statement above is true a		
Signature:		
	, it must be submitted via email to ER	T@hr.lacounty.gov no later than 10 business
Los Angeles County / Department of Human Re Vaccine Exemption Request for Religious Accom		

From: TAMI OLENIK

Sent: Thursday, December 2, 2021 4:33 PM

To: ERT HR < ERT@hr.lacounty.gov>

Cc: olenik.tami@yahoo.com <olenik.tami@yahoo.com> Subject: Religious Accommodation Clarification Form

Much has been hidden from consumers by product manufacturers . As a matter of fact, more has been done to resist animal cruelty and GMO food products than to resist the benefiting from the murder of a child. I resist and find it morally repugnant and do not wish to benefit from abortion as an individual with sincerely held religious beliefs. I mourn and pray for those who will give an account to Almighty G-d for their roll in perpetuating the death of a human life. In the Religious Accommodation Clarification form there is a mentioning of common drugs cosmetics and food that utilize fetal cells in their development. I am not aware of having knowingly taken any drug or vaccine in my adult life that would not affirm my sincerely held religious beliefs. There is a mentioning specifically of Acetaminophen, eg. brand name Tylenol that I will address. This drug was developed decades before abortion became legal in 1973. Therefore, Tylenol was NOT researched, tested or developed using fetal cell lines. I know nothing of the history of Ibuprofen but avoid it's use because of risk for GI bleed and renal failure. Decades after many of these drugs were approved by the FDA additional testing was done by "some" using cell lines from aborted babies. Without aborted fetal cell lines we would have no COVID shots, but we would still have Tylenol. I am not being forced to take any over the counter drugs, use certain cosmetics or eat food that has been developed with aborted fetal cells but, there is an attempts to force me to take an experimental inoculation produced and/or made with aborted fetal cell lines is against my sincerely held religious beliefs.

I can say with confidence that 61 yrs ago I did not have control over the childhood vaccines that I received. If there were knowledge of aborted

fetal cells in the childhood vaccines my mother would NOT have given consent but, more truthfully my mother was likely never given informed consent. It was presumed during this era that vaccines containing aborted cells never would have been an issue to lament over Also, Rabies is not one of the common vaccines given in childhood.

Please clarify the use of the word "concious" in # 2.

Thank you. Respectfully Tami Olenik RNII e251441

EXHIBIT "13"

Notice of Mandatory COVID-19 Vaccination Policy Requirements

While Awaiting an Exemption/Appeal Determination

To protect the City's workforce and the public it serves, City of Los Angeles Ordinance 187134 ("COVID-19 Vaccination Requirement For All Current and Future City Employees") was enacted on August 24, 2021, requiring all employees be fully vaccinated for COVID-19 by October 20, 2021, or request a medical or religious exemption, and report their vaccination status by October 19, 2021.

In accordance with the Ordinance, I certify:

- I reported my COVID-19 vaccination status as other than "fully vaccinated"; and/or I am unvaccinated.
- I filed an intent to seek a medical or religious exemption from the vaccination mandate as provided for in the Ordinance.

Until the City has made a determination about whether to grant or deny my request for a medical or religious exemption under the Ordinance, including the time the City requires to evaluate any appeal to an initial denial I may choose to file, I agree to comply with the following required terms and conditions:

- 1. I will undergo twice weekly COVID-19 testing.
- I shall assume responsibility for using my own compensated time to manage an absence from the workplace due to COVID-19 infection or exposure. This does not preclude me from filing a claim for workers' compensation benefits, as appropriate.
- I shall be required to test through the City or a vendor of its choosing. No thirdparty tests shall be substituted for tests provided for by the City or the vendor of its choosing.
- I shall reimburse the City \$260 per pay period for four tests at \$65 each. Reimbursement shall be made automatically on a biweekly basis through my paycheck unless I decline authorization below.
- I shall test on my own time, i.e., not on paid work time.

If my application for exemption is denied and I do not file an appeal under the Mandatory Vaccination Policy Exemption Procedures, or if my appeal is denied, I shall continue to adhere to the requirements above. At that time, unless I elect to voluntarily separate from City employment, I will become vaccinated according to the following time frame:

- 6. Within fourteen (14) calendar days from the notice of denial of my exemption, exemption appeal, or expiration date of my medical deferral, I shall submit proof that I have received the first dose of a two-dose COVID-19 vaccine or a single dose of a one-dose COVID-19 vaccine. This proof of vaccination must include the date(s) I received any dose of the COVID-19 vaccination.
- I will have no more than twenty-eight (28) calendar days from the date of having received the first dose of a COVID-19 vaccine of a two-dose regimen to receive the second dose of a two-dose vaccine regimen.

Notice of Mandatory COVID-19 Vaccination Policy Requirements

While Awaiting an Exemption/Appeal Determination

 I must update my vaccination status within no more than five (5) business days from the date I receive the second dose of a two-dose vaccine regimen by submitting proof that I received a complete dosage of a vaccine against COVID-19.

If any of the dates above falls on a weekend or observed holiday, the deadline for providing the required proof is due on the next business day.

I understand that if I do not follow all the terms and conditions above, including showing proof of full vaccination within the time frame above, I will immediately be placed off duty without pay pending pre-separation due process procedures (Skelly) and I will be served with a written notice of proposed separation from City employment for failing to meet a condition of employment. During such time as due process procedures are pending, I may utilize available compensated time off as appropriate. For sworn employees employed by the Los Angeles Fire Department who proceed to a Board of Rights for failure to meet the condition of employment to be fully vaccinated, the City will abide by all applicable Charter provisions regarding relief of duty without pay. For sworn employees employed by the Los Angeles Police Department (LAPD) who proceed to a Board of Rights for lack of fitness for duty due to failure to meet the condition of employment to be fully vaccinated, the City will abide by all applicable Charter provisions regarding relief of duty without pay.

At any time during the process, if I decide, in lieu of being vaccinated, to resign, retire, or, in the case of sworn personnel who are currently enrolled in the Deferred Retirement Option Program (DROP), exit DROP, I may show proof of filing resignation, retirement, or DROP exit paperwork with a date certain to my appointing authority, at which time I shall remain out of the workplace until such date of resignation, retirement or exit from DROP. If I elect to resign during any time in this process, I shall do so in good standing in lieu of discipline.

From the time I provide proof of intended resignation, retirement, or DROP exit and the date of occurrence, but no later than 90 days after my final denial, I may use my available time in order to remain on active payroll in the following order: (1) accrued vacation time; (2) compensated time off, e.g., banked overtime; then, (3) Leave Without Pay.

If I resign or I am separated from City service and become vaccinated for COVID-19 subsequent to my separation or if the mandatory vaccination order is lifted, I may be restored to the applicable eligible list and/or otherwise become eligible for rehire in the same classification in which I had standing immediately prior to my separation from City service, in accordance with Civil Service Rule Sections 5.14 and 9.1. Sworn employees employed by the LAPD must also pass all required reinstatement background processes conducted by the City or LAPD and can only be reinstated to a position as governed and permitted by the Civil Service Rules of the City.

Notice of Mandatory COVID-19 Vaccination Policy Requirements While Awaiting an Exemption/Appeal Determination

Employees who fail to sign this agreement will be invoiced for the costs of testing at a rate of \$260 per pay period while awaiting an exemption or appeal determination.

I agree to abide by all of the terms and conditions of this Notice. I authorize the City to deduct \$260 per pay period from my pay check for the purpose of reimbursing the City for the COVID-19 testing required of me until (1) my exemption request or appeal is granted; (2) I have been fully vaccinated for COVID-19; or (3) I have voluntarily separated from City employment. I understand that, if my exemption request or appeal is granted, the City will refund the deduction or payments, or cancel the invoices, for the biweekly testing provided for above.

Employee Signature	Employee ID Number
Employee Name Printed	Serial Number (if applicable)
Department	
Work Address	
City	Zip Code
Email Address	Phone

EXHIBIT "14"



Our STN: BL 125742/0 BLA APPROVAL

BioNTech Manufacturing GmbH

August 23, 2021

Attention: Amit Patel

Pfizer Inc.

235 East 42nd Street New York, NY 10017

Dear Mr. Patel:

Please refer to your Biologics License Application (BLA) submitted and received on May 18, 2021, under section 351(a) of the Public Health Service Act (PHS Act) for COVID-19 Vaccine, mRNA.

LICENSING

We are issuing Department of Health and Human Services U.S. License No. 2229 to BioNTech Manufacturing GmbH, Mainz, Germany, under the provisions of section 351(a) of the PHS Act controlling the manufacture and sale of biological products. The license authorizes you to introduce or deliver for introduction into interstate commerce, those products for which your company has demonstrated compliance with establishment and product standards.

Under this license, you are authorized to manufacture the product, COVID-19 Vaccine, mRNA, which is indicated for active immunization to prevent coronavirus disease 2019 (COVID-19) caused by severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2) in individuals 16 years of age and older.

The review of this product was associated with the following National Clinical Trial (NCT) numbers: NCT04368728 and NCT04380701.

MANUFACTURING LOCATIONS

Under this license, you are approved to manufacture COVID-19 Vaccine, mRNA drug substance at Wyeth BioPharma Division of Wyeth Pharmaceuticals LLC, 1 Burtt Road, Andover, Massachusetts. The final formulated product will be manufactured, filled, labeled and packaged at Pfizer Manufacturing Belgium NV, Rijksweg 12, Puurs, Belgium and at Pharmacia & Upjohn Company LLC, 7000 Portage Road, Kalamazoo, Michigan. The diluent, 0.9% Sodium Chloride Injection, USP, will be manufactured at Hospira, Inc., (b) (4)

under this license, you are approved to manufactured SUP, and at Fresenius Kabi USA, LLC, (b) (4)

You may label your product with the proprietary name, COMIRNATY, and market it in 2.0 mL glass vials, in packages of 25 and 195 vials.

We did not refer your application to the Vaccines and Related Biological Products Advisory Committee because our review of information submitted in your BLA, including the clinical study design and trial results, did not raise concerns or controversial issues that would have benefited from an advisory committee discussion.

DATING PERIOD

The dating period for COVID-19 Vaccine, mRNA shall be 9 months from the date of manufacture when stored between -90°C to -60°C (-130°F to -76°F). The date of manufacture shall be no later than the date of final sterile filtration of the formulated drug product (at Pharmacia & Upjohn Company LLC in Kalamazoo, Michigan, the date of manufacture is defined as the date of sterile filtration for the final drug product; at Pfizer Manufacturing Belgium NV in Puurs, Belgium, it is defined as the date of the (b) (4)

. no

reprocessing/reworking is allowed without prior approval from the Agency. The dating period for your drug substance shall be (b) (4) when stored at (b) (4) We have approved the stability protocols in your license application for the purpose of extending the expiration dating period of your drug substance and drug product under 21 CFR 601.12.

FDA LOT RELEASE

Please submit final container samples of the product in final containers together with protocols showing results of all applicable tests. You may not distribute any lots of product until you receive a notification of release from the Director, Center for Biologics Evaluation and Research (CBER).

BIOLOGICAL PRODUCT DEVIATIONS

You must submit reports of biological product deviations under 21 CFR 600.14. You should identify and investigate all manufacturing deviations promptly, including those associated with processing, testing, packaging, labeling, storage, holding and distribution. If the deviation involves a distributed product, may affect the safety, purity, or potency of the product, and meets the other criteria in the regulation, you must submit a report on Form FDA 3486 to the Director, Office of Compliance and Biologics Quality, electronically through the eBPDR web application or at the address below. Links for the instructions on completing the electronic form (eBPDR) may be found on CBER's web site at https://www.fda.gov/vaccines-blood-biologics/report-problem-center-biologics-evaluation-research/biological-product-deviations:

Food and Drug Administration Center for Biologics Evaluation and Research Document Control Center 10903 New Hampshire Ave. WO71-G112 Silver Spring, MD 20993-0002

MANUFACTURING CHANGES

You must submit information to your BLA for our review and written approval under 21 CFR 601.12 for any changes in, including but not limited to, the manufacturing, testing, packaging or labeling of COVID-19 Vaccine, mRNA, or in the manufacturing facilities.

LABELING

We hereby approve the draft content of labeling including Package Insert, submitted under amendment 74, dated August 21, 2021, and the draft carton and container labels submitted under amendment 63, dated August 19, 2021.

CONTENT OF LABELING

As soon as possible, but no later than 14 days from the date of this letter, please submit the final content of labeling (21 CFR 601.14) in Structured Product Labeling (SPL) format via the FDA automated drug registration and listing system, (eLIST) as described at http://www.fda.gov/ForIndustry/DataStandards/StructuredProductLabeling/default.htm. Content of labeling must be identical to the Package Insert submitted on August 21, 2021. Information on submitting SPL files using eLIST may be found in the guidance for industry SPL Standard for Content of Labeling Technical Qs and As at http://www.fda.gov/downloads/Drugs/GuidanceComplianceRegulatoryInformation/Guidances/UCM072392.pdf.

The SPL will be accessible via publicly available labeling repositories.

CARTON AND CONTAINER LABELS

Please electronically submit final printed carton and container labels identical to the carton and container labels submitted on August 19, 2021, according to the guidance for industry *Providing Regulatory Submissions in Electronic Format* — *Certain Human Pharmaceutical Product Applications and Related Submissions Using the eCTD Specifications* at https://www.fda.gov/regulatory-information/search-fda-guidance-documents/providing-regulatory-submissions-electronic-format-certain-human-pharmaceutical-product-applications.

All final labeling should be submitted as Product Correspondence to this BLA STN BL 125742 at the time of use and include implementation information on Form FDA 356h.

ADVERTISING AND PROMOTIONAL LABELING

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You may submit two draft copies of the proposed introductory advertising and promotional labeling with Form FDA 2253 to the Advertising and Promotional Labeling Branch at the following address:

Food and Drug Administration
Center for Biologics Evaluation and Research
Document Control Center
10903 New Hampshire Ave.
WO71-G112
Silver Spring, MD 20993-0002

You must submit copies of your final advertising and promotional labeling at the time of initial dissemination or publication, accompanied by Form FDA 2253 (21 CFR 601.12(f)(4)).

All promotional claims must be consistent with and not contrary to approved labeling. You should not make a comparative promotional claim or claim of superiority over other products unless you have substantial evidence or substantial clinical experience to support such claims (21 CFR 202.1(e)(6)).

ADVERSE EVENT REPORTING

You must submit adverse experience reports in accordance with the adverse experience reporting requirements for licensed biological products (21 CFR 600.80), and you must submit distribution reports at monthly intervals as described in 21 CFR 600.81. For information on adverse experience reporting, please refer to the guidance for industry *Providing Submissions in Electronic Format —Postmarketing Safety Reports for Vaccines* at https://www.fda.gov/guidance-documents/providing-submissions-electronic-format-postmarketing-safety-reports-vaccines. For information on distribution reporting, please refer to the guidance for industry *Electronic Submission of Lot Distribution Reports* at http://www.fda.gov/BiologicsBloodVaccines/GuidanceComplianceRegulatoryInformation/Post-MarketActivities/LotReleases/ucm061966.htm.

PEDIATRIC REQUIREMENTS

Under the Pediatric Research Equity Act (PREA) (21 U.S.C. 355c), all applications for new active ingredients, new indications, new dosage forms, new dosing regimens, or new routes of administration are required to contain an assessment of the safety and effectiveness of the product for the claimed indication in pediatric patients unless this requirement is waived, deferred, or inapplicable.

We are deferring submission of your pediatric studies for ages younger than 16 years for this application because this product is ready for approval for use in individuals 16 years of age and older, and the pediatric studies for younger ages have not been completed.

Your deferred pediatric studies required under section 505B(a) of the Federal Food, Drug, and Cosmetic Act (FDCA) are required postmarketing studies. The status of these postmarketing studies must be reported according to 21 CFR 601.28 and section 505B(a)(4)(C) of the FDCA. In addition, section 506B of the FDCA and 21 CFR 601.70 require you to report annually on the status of any postmarketing commitments or required studies or clinical trials.

Label your annual report as an "Annual Status Report of Postmarketing Study Requirement/Commitments" and submit it to the FDA each year within 60 calendar days of the anniversary date of this letter until all Requirements and Commitments subject to the reporting requirements under section 506B of the FDCA are released or fulfilled. These required studies are listed below:

1. Deferred pediatric Study C4591001 to evaluate the safety and effectiveness of COMIRNATY in children 12 years through 15 years of age.

Final Protocol Submission: October 7, 2020

Study Completion: May 31, 2023

Final Report Submission: October 31, 2023

2. Deferred pediatric Study C4591007 to evaluate the safety and effectiveness of COMIRNATY in infants and children 6 months to <12 years of age.

Final Protocol Submission: February 8, 2021

Study Completion: November 30, 2023

Final Report Submission: May 31, 2024

3. Deferred pediatric Study C4591023 to evaluate the safety and effectiveness of COMIRNATY in infants <6 months of age.

Final Protocol Submission: January 31, 2022

Study Completion: July 31, 2024

Final Report Submission: October 31, 2024

Submit the protocols to your IND 19736, with a cross-reference letter to this BLA STN BL 125742 explaining that these protocols were submitted to the IND. Please refer to the PMR sequential number for each study/clinical trial and the submission number as shown in this letter.

Submit final study reports to this BLA STN BL 125742. In order for your PREA PMRs to be considered fulfilled, you must submit and receive approval of an efficacy or a labeling

supplement. For administrative purposes, all submissions related to these required pediatric postmarketing studies must be clearly designated as:

Required Pediatric Assessment(s)

We note that you have fulfilled the pediatric study requirement for ages 16 through 17 years for this application.

POSTMARKETING REQUIREMENTS UNDER SECTION 505(o)

Section 505(o) of the Federal Food, Drug, and Cosmetic Act (FDCA) authorizes FDA to require holders of approved drug and biological product applications to conduct postmarketing studies and clinical trials for certain purposes, if FDA makes certain findings required by the statute (section 505(o)(3)(A), 21 U.S.C. 355(o)(3)(A)).

We have determined that an analysis of spontaneous postmarketing adverse events reported under section 505(k)(1) of the FDCA will not be sufficient to assess known serious risks of myocarditis and pericarditis and identify an unexpected serious risk of subclinical myocarditis.

Furthermore, the pharmacovigilance system that FDA is required to maintain under section 505(k)(3) of the FDCA is not sufficient to assess these serious risks.

Therefore, based on appropriate scientific data, we have determined that you are required to conduct the following studies:

 Study C4591009, entitled "A Non-Interventional Post-Approval Safety Study of the Pfizer-BioNTech COVID-19 mRNA Vaccine in the United States," to evaluate the occurrence of myocarditis and pericarditis following administration of COMIRNATY.

We acknowledge the timetable you submitted on August 21, 2021, which states that you will conduct this study according to the following schedule:

Final Protocol Submission: August 31, 2021

Monitoring Report Submission: October 31, 2022

Interim Report Submission: October 31, 2023

Study Completion: June 30, 2025

Final Report Submission: October 31, 2025

5. Study C4591021, entitled "Post Conditional Approval Active Surveillance Study Among Individuals in Europe Receiving the Pfizer-BioNTech Coronavirus

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Disease 2019 (COVID-19) Vaccine," to evaluate the occurrence of myocarditis and pericarditis following administration of COMIRNATY.

We acknowledge the timetable you submitted on August 21, 2021, which states that you will conduct this study according to the following schedule:

Final Protocol Submission: August 11, 2021

Progress Report Submission: September 30, 2021

Interim Report 1 Submission: March 31, 2022

Interim Report 2 Submission: September 30, 2022

Interim Report 3 Submission: March 31, 2023

Interim Report 4 Submission: September 30, 2023

Interim Report 5 Submission: March 31, 2024

Study Completion: March 31, 2024

Final Report Submission: September 30, 2024

6. Study C4591021 substudy to describe the natural history of myocarditis and pericarditis following administration of COMIRNATY.

We acknowledge the timetable you submitted on August 21, 2021, which states that you will conduct this study according to the following schedule:

Final Protocol Submission: January 31, 2022

Study Completion: March 31, 2024

Final Report Submission: September 30, 2024

7. Study C4591036, a prospective cohort study with at least 5 years of follow-up for potential long-term sequelae of myocarditis after vaccination (in collaboration with Pediatric Heart Network).

We acknowledge the timetable you submitted on August 21, 2021, which states that you will conduct this study according to the following schedule:

Final Protocol Submission: November 30, 2021

Study Completion: December 31, 2026

Final Report Submission: May 31, 2027

8. Study C4591007 substudy to prospectively assess the incidence of subclinical myocarditis following administration of the second dose of COMIRNATY in a subset of participants 5 through 15 years of age.

We acknowledge the timetable you submitted on August 21, 2021, which states that you will conduct this assessment according to the following schedule:

Final Protocol Submission: September 30, 2021

Study Completion: November 30, 2023

Final Report Submission: May 31, 2024

 Study C4591031 substudy to prospectively assess the incidence of subclinical myocarditis following administration of a third dose of COMIRNATY in a subset of participants 16 to 30 years of age.

We acknowledge the timetable you submitted on August 21, 2021, which states that you will conduct this study according to the following schedule:

Final Protocol Submission: November 30, 2021

Study Completion: June 30, 2022

Final Report Submission: December 31, 2022

Please submit the protocols to your IND 19736, with a cross-reference letter to this BLA STN BL 125742 explaining that these protocols were submitted to the IND. Please refer to the PMR sequential number for each study/clinical trial and the submission number as shown in this letter.

Please submit final study reports to the BLA. If the information in the final study report supports a change in the label, the final study report must be submitted as a supplement to this BLA STN BL 125742. For administrative purposes, all submissions related to these postmarketing studies required under section 505(o) must be submitted to this BLA and be clearly designated as:

- Required Postmarketing Correspondence under Section 505(o)
- Required Postmarketing Final Report under Section 505(o)
- Supplement contains Required Postmarketing Final Report under Section 505(o)

Section 505(o)(3)(E)(ii) of the FDCA requires you to report periodically on the status of any study or clinical trial required under this section. This section also requires you to periodically report to FDA on the status of any study or clinical trial otherwise

undertaken to investigate a safety issue. In addition, section 506B of the FDCA and 21 CFR 601.70 require you to report annually on the status of any postmarketing commitments or required studies or clinical trials.

You must describe the status in an annual report on postmarketing studies for this product. Label your annual report as an **Annual Status Report of Postmarketing Requirements/Commitments** and submit it to the FDA each year within 60 calendar days of the anniversary date of this letter until all Requirements and Commitments subject to the reporting requirements of section 506B of the FDCA are fulfilled or released. The status report for each study should include:

- the sequential number for each study as shown in this letter;
- information to identify and describe the postmarketing requirement;
- the original milestone schedule for the requirement;
- the revised milestone schedule for the requirement, if appropriate;
- the current status of the requirement (i.e., pending, ongoing, delayed, terminated, or submitted); and,
- an explanation of the status for the study or clinical trial. The explanation should include how the study is progressing in reference to the original projected schedule, including, the patient accrual rate (i.e., number enrolled to date and the total planned enrollment).

As described in 21 CFR 601.70(e), we may publicly disclose information regarding these postmarketing studies on our website at http://www.fda.gov/Drugs/Guidance-domplianceRegulatoryInformation/Post-marketingPhaseIVCommitments/default.htm.

We will consider the submission of your annual report under section 506B of the FDCA and 21 CFR 601.70 to satisfy the periodic reporting requirement under section 505(o)(3)(E)(ii) provided that you include the elements listed in section 505(o) and 21 CFR 601.70. We remind you that to comply with section 505(o), your annual report must also include a report on the status of any study or clinical trial otherwise undertaken to investigate a safety issue. Failure to periodically report on the status of studies or clinical trials required under section 505(o) may be a violation of FDCA section 505(o)(3)(E)(ii) and could result in regulatory action.

POSTMARKETING COMMITMENTS SUBJECT TO REPORTING REQUIREMENTS UNDER SECTION 506B

We acknowledge your written commitments as described in your letter of August 21, 2021 as outlined below:

10. Study C4591022, entitled "Pfizer-BioNTech COVID-19 Vaccine Exposure during Pregnancy: A Non-Interventional Post-Approval Safety Study of Pregnancy and Infant Outcomes in the Organization of Teratology Information Specialists (OTIS)/MotherToBaby Pregnancy Registry."

Final Protocol Submission: July 1, 2021

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Study Completion: June 30, 2025

Final Report Submission: December 31, 2025

11. Study C4591007 substudy to evaluate the immunogenicity and safety of lower dose levels of COMIRNATY in individuals 12 through <30 years of age.

Final Protocol Submission: September 30, 2021

Study Completion: November 30, 2023

Final Report Submission: May 31, 2024

12. Study C4591012, entitled "Post-emergency Use Authorization Active Safety Surveillance Study Among Individuals in the Veteran's Affairs Health System Receiving Pfizer-BioNTech Coronavirus Disease 2019 (COVID-19) Vaccine."

Final Protocol Submission: January 29, 2021

Study Completion: June 30, 2023

Final Report Submission: December 31, 2023

13. Study C4591014, entitled "Pfizer-BioNTech COVID-19 BNT162b2 Vaccine Effectiveness Study - Kaiser Permanente Southern California."

Final Protocol Submission: March 22, 2021

Study Completion: December 31, 2022

Final Report Submission: June 30, 2023

Please submit clinical protocols to your IND 19736, and a cross-reference letter to this BLA STN BL 125742 explaining that these protocols were submitted to the IND. Please refer to the PMC sequential number for each study/clinical trial and the submission number as shown in this letter.

If the information in the final study report supports a change in the label, the final study report must be submitted as a supplement. Please use the following designators to prominently label all submissions, including supplements, relating to these postmarketing study commitments as appropriate:

- Postmarketing Commitment Correspondence Study Update
- Postmarketing Commitment Final Study Report
- Supplement contains Postmarketing Commitment Final Study Report

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For each postmarketing study subject to the reporting requirements of 21 CFR 601.70, you must describe the status in an annual report on postmarketing studies for this product. Label your annual report as an **Annual Status Report of Postmarketing Requirements/Commitments** and submit it to the FDA each year within 60 calendar days of the anniversary date of this letter until all Requirements and Commitments subject to the reporting requirements of section 506B of the FDCA are fulfilled or released. The status report for each study should include:

- the sequential number for each study as shown in this letter;
- information to identify and describe the postmarketing commitment;
- the original schedule for the commitment;
- the status of the commitment (i.e., pending, ongoing, delayed, terminated, or submitted); and,
- an explanation of the status including, for clinical studies, the patient accrual rate (i.e., number enrolled to date and the total planned enrollment).

As described in 21 CFR 601.70(e), we may publicly disclose information regarding these postmarketing studies on our website at http://www.fda.gov/Drugs/Guidance- ComplianceRegulatoryInformation/Post-marketingPhaseIVCommitments/default.htm.

POST APPROVAL FEEDBACK MEETING

New biological products qualify for a post approval feedback meeting. Such meetings are used to discuss the quality of the application and to evaluate the communication process during drug development and marketing application review. The purpose is to learn from successful aspects of the review process and to identify areas that could benefit from improvement. If you would like to have such a meeting with us, please contact the Regulatory Project Manager for this application.

Sincerely,

Mary A. Malarkey
Director
Office of Compliance
and Biologics Quality
Center for Biologics
Evaluation and Research

Marion F. Gruber, PhD
Director
Office of Vaccines
Research and Review
Center for Biologics
Evaluation and Research

EXHIBIT "15"

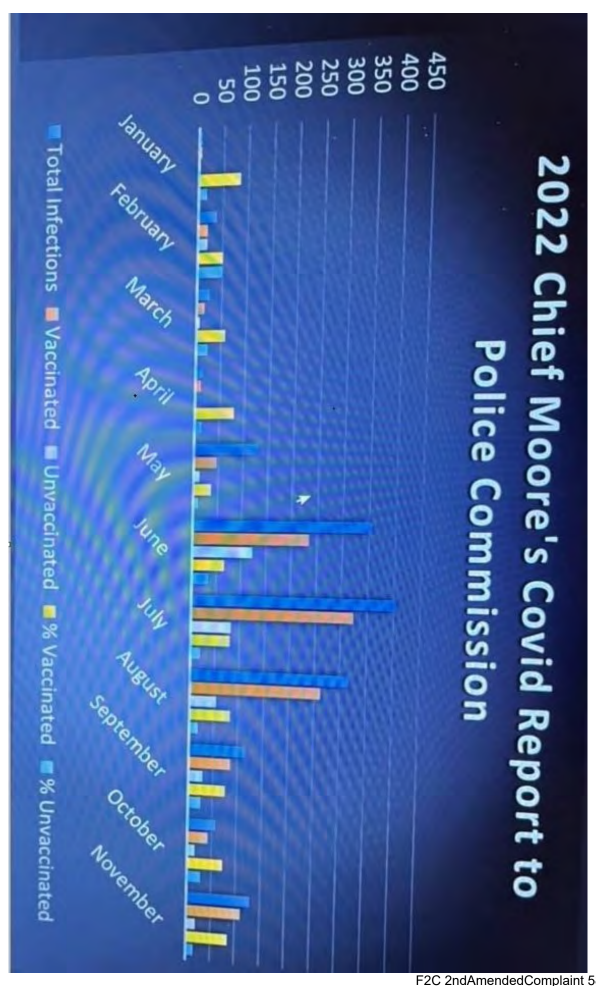


EXHIBIT "16":

Premier Risk Management



Integrity of Science Review in Current Mask Science

TITLE:

Meta-Analysis

of

Universal Public Masking

and

Associated Risks

PREPARED BY:

Tyson Gabriel, BS, IH, OSH Pro

REPORT:

PRM.MR.005 Revision: 001

Date: September 1, 2022

1. EXECUTIVE SUMMARY

Background

The World Health Organization (WHO) declared COVID-19 a worldwide pandemic on March 11, 2020. In response some in the public understandably assumed that "mask" use was an obvious response for protection from infection (Note: heretofore the term "mask" and "facial coverings" shall be described using the term "masks". But public health officials at the National Institute of Health (NIH) Director Anthony Fauci and then U.S. Surgeon General Jerome Adams and Center for Disease Control (CDC) Director Robert Redfield affirmed the long-standing science that masks are not considered respiratory protection and should not be considered for universal use in the public or a community. This reflected decades of studies regarding flu viruses that demonstrated that masks were not effective for the protection from infectious diseases.

Then on April 3, 2020, the before mentioned public health officials reversed their position by recommending universal mask use claiming new scientific evidence. This new evidence reportedly supports mask wearing in all aspects of public human interaction, plus many private, personal interactions. Masks, it was now claimed, would provide protection for the wearer, and would reduce infectious material from being spread in a community. Therefore, masks were prescribed for all. A parallel argument would later follow that masks were "source control."

This new claim surprised many in the exposure science field. Exposure science is an applied science that anticipates, recognizes, evaluates, controls, and confirms protection from hazards that may result in injury, illness, or affect the well-being of people. Members in the exposure science sector often serve as instructors to the health care industry on topics of exposure prevention methodologies such as ventilation, air filtration, ergonomics, proper personal protective equipment (PPE) use (such as masks), and respiratory protection.

These new claims for broad employment of masks surprised specialists in the exposure science sector because no such evidence had ever been previously discovered and these new claims had no existing published studies to support this new doctrine. Studies supporting these claims began to be posted in May of 2020, though without scrutiny from exposure scientists. It was as though an alloy had been proposed for all new bridge construction, though never used for such purpose, and without first consulting any experts in metallurgy.

Universal Public Masking

Face masks have been positioned in a new role outside of their designed scope of use. Does this new science identify, investigate, and measure the components and elements in the sphere of this new role? This report reviews new mask science referenced by the before mentioned and current public health officials in their mask recommendations. We examine other criteria for assessing such research and we then apply those standards to this research to determine if it is being properly described and it possesses the same level of integrity with the extensive system of review that is typical in protective efforts before they are implemented in society. We further compare the efforts of the current study to identify, explore and answer the relevant questions of the new public policies of this universal public masking.

The point of the science at the CDC is to support the idea that everybody wearing a mask is the correct policy. The premise for their presentation of published scientific papers on the CDC's website, is to support its recommendation of universal public masking in the form of cloth or homemade face masks, surgical masks, and N95 respirators. Universal public masking is the keystone foundation from which the basis of government and private sector policy and guidelines regarding COVID-19 response strategies. As such, the first basic question must be asked; What happens in Universal Public Masking?

Answering that question reveals the components, obstacles, items, behaviors, and time frames that make up the whole equation of what is taking place in the real world setting of "universal public masking." We may not have full understanding of every element of universal public masking, but we

know at some point in the equation there is potentially infectious material that will travel from our mouth to the mask.

We also know at a minimum; universal public masking calls for an extended amount of time for wearing a mask. We know that it involves children and adults, with varying physical, health, and work circumstances. It is primarily self-managed in public with varying biases and behaviors. This situation involves critically low-level training of mask use when contrasted to professional mask wearers in healthcare and laboratory environments. Moreover, masks and N95 respirators have quite distinct professional and legal requirements for usage.

In addition, unlike professionals who work in contamination protected environments with professionally manufactured and tested PPE, the public is encouraged to construct its own respiratory protection using generalized processes, and nonspecific material to try to achieve protection levels as near as possible to the professional grade tools. We rely on science to identify and explore all the inter-working components to provide us the net result of its function. This report seeks to examine how current science is fulfilling its role on this issue.

2. SCIENCE OF INDUSTRIAL HYGIENE

There were two (2) responses to the pandemic which consisted of a medical response and an exposure mitigation response. Many have inacurately assumed that the medical industry has expertise in both areas but this is incorrect. The medical industry is unschooled in exposure science and is in fact a customer to the exposure science industry known as industrial hygiene. Medical scientists primarily work in an office whereas exposure control experts such as industrial hygiensts operate in the field where workers and the public are located. In real world scenarios, insdustrial hygienists winnow the causes of symptoms being exposed by individuals of a group of individuals and provide solutions to reduce or eliminate the aforementioned cause(s); physician primarily work in an office environment preform specific causation diagnosis, but do not perform the general causation and soluation roles of industrial hygienists. Their roles are often complimentary, but clearly quite different

The medical response consists of learning about the pathogen in how it travels, how it affects and enters the body, the pathogen's structure and weaknesses, and what treatments work after exposure to the pathogen has occurred. Exposure mitigation sciences will initially take the medical science, to specifically evaluate possible options for combating the pathogen. Then, each occupied space will be evaluated to identify current hazards and ensure a customized approach to each exposure will be met to ensure the occupants have optimal safety and health results.

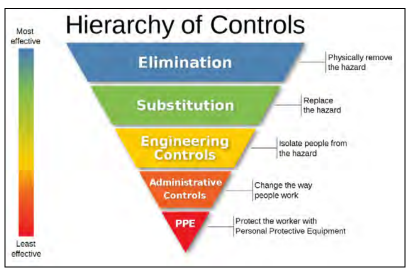
The exposure science industry consists of occupational safety and health professionals and industrial hygienists. As such experts we work in concert to mitigate various exposures in every single industry. You will find us in construction, mining, manufacturing, law enforcement, the military, insurance, food service, government, consumer shopping, and yes we serve the medical industry too!

The Occupational Safety and Health Administration (OSHA) sums what industrial hygiene is as the "science and art devoted to the anticipation, recognition, evaluation, and control of those environmental factors or stresses arising in or from the workplace, which may cause sickness, impaired health and well-being, or significant discomfort among workers or among the citizens of the community." While the American Industrial Hygiene Association (AIHA) defines an industrial hygienist as "scientists and engineers committed to protecting the health and safety of people in the workplace and the community."

As occupational safety and health professionals and industrial hygienists, we can affirm that our profession consists of trained experts in evaluating an environment for risks and exposure with the ability to measure the determined exposures and devise a mitigation plan.

We use a long standing proven scientific system call the Hierarchy of Controls (Figure 2-A) that was introduced by the National Safety Council (NSC) in 1950 to layer our exposure mitigation strategies. This system also enables us to prioritize the mitigating efforts to better educate our industry customers as to which strategies are going to work the best.

The Hierarchy of Controls is a system used to implement effective controls within an organization, workplace, or community to identify the most effective ways to mitigate hazards. Within the inverted pyramid below the more effective controls are on the large, top side of the pyramid, whereas the least effective controls are on the bottom. Following this hierarchy normally leads to the implementation of inherently safer systems, where the risk of illness or injury has been substantially reduced.



(Figure 2-A: Hierarchy of Controls Graphic)

The human interaction with a control, while it is engaged with the risk or contamination, is a primary difference between the class of controls on the high end of the hierarchy and those at the low end. In any compliance program, the most critical component of whether it will succeed or not is in fact human behavior. We see behavior being the cause of 90% of roadway collisions, cyber-attacks, and workplace incidents. Human behavior as it relates to compliance or safety and health, is such juggernaut that we have entire education courses on Behavioral Based Safety, which is why we always seek solutions that have a foundation in engineering controls.

Here is a brief description of each level of effectiveness – from most effective to least effective – within the Hierarchy of Controls model.

Elimination

Elimination is a hazard control strategy based on completely removing a material or process causing a hazard. Elimination is the most effective of the five members of the hierarchy of controls in protecting personnel, and where possible should be implemented before all other control methods.

Removing the use of a hazardous chemical is an example of elimination. Some substances are difficult or impossible to eliminate because they have unique properties necessary to the process, but it may be possible to instead substitute less hazardous versions of the substance. Elimination also applies to equipment as well. For example, noisy equipment can be removed from a room used for other purposes, or an unnecessary blade can be removed from a machine.

Substitution

Substitution is a hazard control strategy in which a material or process is replaced with another that is less hazardous. Substitution is the second most effective of the five (5) members of the hierarchy of hazard controls in protecting people, after elimination.

A common substitution is to replace a toxic chemical with a less toxic one. Some examples include replacing the solvent benzene, a carcinogen, with xylene; switching from organic solvents to water-based detergents; and replacing paints containing lead with those containing non-leaded pigments.

Engineering Controls

Engineering controls is the third of five (5) members of the hierarchy of controls, which orders control strategies by their feasibility and effectiveness. These are strategies designed to protect workers from hazardous conditions by placing a barrier between the person and the hazard or by removing a hazardous substance through air ventilation. Some examples of engineering controls are Heating, Ventilation, and Air Condition (HVAC) systems, area specific air ventilation systems, Ultraviolet (UV) air sanitation systems, specifically designed workspaces, machine guards, and physical barriers. In protection against infectious diseases, these can be summarized as dilution (ventilation with more fresh outdoor air), filtration and destruction (e.g., bi-polar ionization, UV-GI, etc. technologies).

Administrative Controls

Administrative controls are the efforts to change the behavior of personnel to act safer. Within organizations, this is typically done through training, policies, procedures, and disciplinary action. Generally, administrative controls are cheaper to begin, but they may become more expensive over time as higher failure rates and the need for constant training or re-certification eclipse the initial investments of the three (3) more desirable hazard controls in the hierarchy.

PPE

The purpose of personal protective equipment (PPE) is to reduce human exposure to hazards when engineering controls and administrative controls are not feasible or effective to reduce these risks to acceptable levels. PPE is needed when there are hazards present. PPE has the serious limitation that it does not eliminate the hazard at the source and may result in personnel being exposed to the hazard if the equipment fails.

Examples of PPE use is protective clothing, helmets, eye and hand protection, or other garments or equipment designed to protect the wearer's body from injury or infection. The hazards addressed by protective equipment include physical, electrical, heat, chemicals, biohazards, and airborne particulate matter.

Real Solutions

It has been said that masks might do a little bit of good. In the field of industrial hygiene, we do not look at solutions to do a little bit of good. Let's assume that masks stop \sim 1% of the virus (and this doesn't account for the real, measured and recorded negative side effects of masking on kids). As industrial hygienists, we have a requirement that if we are going to provide a solution that helps the public, it better at least have a 90% relative risk reduction.

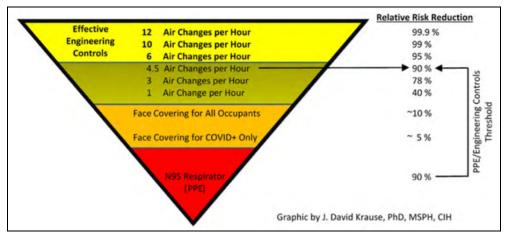
Engineering controls isolate people from the hazard while the design and function of an administrative control is maintained by specific consistent proper execution of the procedural control. Any deviation from that then becomes contamination behavior and is deteriorating or downgrading its effectiveness. Then at the bottom of the effectiveness chain is the PPE category of controls. With PPE there is complete reliance on human use and interaction, to maintain its designed scope of protection. In industrial hygiene profession has experienced personnel failing to use their PPE due to a lack of comfort, poor training, or myths they carried with them from a previous employer.

Masks do not seal to the face and cannot offer protection. It can reduce exposure to blood splatter for medical professionals at best, but it is not deemed a true protective piece. Therefore, a mask can in no way scientifically be considered a primary solution to an exposure issue as many doctors and politicians have claimed. A competent response would be focused on dilution, filtration, and destruction of the pathogen that are found within engineering controls.

This is important to understand because the AlHA conducted a study in 2020 (Figure 2-B) that found engineering controls (such as a ventilation system) provide the optimal solution for human protection. They produced a graph demonstrating a 95-99.9% risk reduction for exposure by simply having six (6) to twelve (12) air changes per hour.

It should be noted that this study was done in a medical setting with trained personnel in hygiene, sanitization, donning and doffing. The N95's optimal performance is based on the user's adherence to

the Respiratory Protection standard as well as the manufacturer's requirements for discarding the N95 after two (2) to four (4) hours of use.



(Figure 2-B: AIHA Reducing the Risk of COVID-19 Using Engineering Controls Graphic)

By having an educated understanding in the fundamentals in exposure sciences, it is clearly seen that the solution has always been through engineering controls. However, early in the mask debate unqualified scientists conducted studies that promoted mask use but had there been an understanding in the hierarchy of controls, this confusion could have been averted.

3. MASKS vs RESPIRATORS

Protecting oneself and others from a virus contamination has been a confusing matter for the public and for public health officials. In part, that confusion may stem from confusion about masks and respirators, especially N95 respirators.

In fact, many people now believe that an N95 respirator and a surgical mask belong in the same category. They do not! They are different tools for different jobs. The dangerous misunderstanding has been exacerbated by many of the mask studies conflate these vastly different forms of PPE in their research. Such errors horribly undermine any "scientific" results.

Briefly, here is the difference between masks and respirators, and why it matters:

Masks, such as surgical masks are designed to keep rooms sterile, prevent germs from the mouth and nose of a wearer from contaminating the surrounding area, and is fluid resistant to splash and spatter of blood and other infectious material. Surgical masks are not designed to filter out viruses (which are smaller than germs) and are not designed for respiratory protection or long-term use since their constructive material will degrade with exposure to heat and moisture and there is a possibility for contamination.

The N95 is, in fact, not merely a mask but is a respirator. The N95 respirator is made of a fine mesh of synthetic polymer fibers, specifically a nonwoven polypropylene fabric. It is produced by melt blowing and forms the inner filtration layer that filters out hazardous particles. The following table (Figure 3-A) explains what the letters and numbers mean in the respirator's name. For example, an N95 respirator is non-oil resistant with 95% filter efficiency.

Filter Efficiency	N (Non-Oil Environments)	R (Oil Resistant)	P (Oil Proof)
95%	95	95	95
99%	99	99	99
99.97%	100	100	100

(Figure 3-A: Respirator Filter Efficiency)

Respirators are designed to protect the wearer which is why the filter efficiency is so high. The air breathed out is not filtered and should be considered one-way protection. To properly use a respirator a medical evaluation and a "Fit Test" is required to ensure it is safe for the wearer to use a respirator and that there is a size match to the wearer's face (Respiratory Protection Standard (RPS) - 29 CFR § 1910.134 App A). This is a critically important and is the only scientific methodology to determine a "Fit Factor". The Fit Test enables the wearer to achieve maximum protection for which the respirator was designed. Note: the RPS has many other requirements for those requiring others to wear a respirator and for the wearer as well; there are no equivalent masks regulatory requirements.

It is also important to know that most N95s will degrade after four (4) hours of use (Figure 3-B) in a medical setting but its degradation in work environments without the superior indoor air quality features found in a medical work environment. The more heat and moisture the N95 respirator are exposed the faster the degradation. Especially harmful to the N95 respirator is the wearer's heat and moisture which comes from the wearer's breath and perspiration.

ABSTRACT

The present study evaluated the efficacy of disposable surgical masks as a microbial barrier with 95% of Bacteria Filtration Efficacy (BFE) according to the wearing time (1, 2, 4 and 6 hours). The masks showed a decrease in efficacy after a 4-hour wearing time.

Key words: surgical masks, hospital infection, microbial barrier

(Figure 3-B: Brazilian RCT - Influence of Wearing Time on Efficacy of Disposable Masks)

It is critical in examining masks to differentiate the abilities of respirators and masks. Then match the proper tool to the task. This is assuming that any sort of PPE is a safe last resort option.

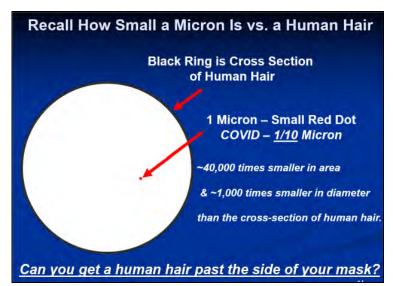
Virus Particle

If you can see visible dust in around you, that dust is on the level of about fifty (50) microns. The virus is five hundred (500) times smaller than that dust you can see. If you look at a cross section of a human hair, the COVID particle is around one thousand (~1,000) times smaller than that human hair cross section. This simple fact demonstrates that the particle can easily escape through a mask. It's a super-freeway (Figure 3-C) for the virus to come and go.





(Figure 3-C: Source Redirect - Super-Freeway for the Virus)



(Figure 3-D: COVID Particle vs Human Hair Particle)

This is fact of the mask not having the proper mechanics for the job is further illustrated in a 2003 study from North Carolina State University (Figure 3-E), that reviewed the pore size of the most used masks in the medical field. The study demonstrates that the front mask pore size is at minimum seventeen (16.9) to fifty-one (51) microns in size, which means viral particles can pass through.

Mask	Thickness mm	Weight gm/m ²	Pore Size		Synthetic Blood Resistance (% Passed)		
			Mean	Max.	80 mm Hg	120 mm Hg	160 mm Hg
1	0.3345	66.908	23.97	41.74	70	0	0
2	0.2339	58.657	19,29	43.27	100	100	50
3	0.4417	95.775	16.90	27.19	100	100	100
4	0.6137	140.828	35.06	87.74	0	0	0
5	0.3607	145.760	51.00	146.60	0	0	0
6	0.4742	164.405	31,72	92.12	0	0	0

(Figure 3-E: Mask Pore Sizes)

The source control argument is also bogus. Source control means the person wearing the mask can keep the virus from somehow escaping the mask. This assumption is unscientific because if there is a super-freeway, the virus doesn't care where it's coming in or going out. If one has a gap area \sim 3% of the mask area whatever effectiveness the mask had is \sim 0% (Figure 3-F).



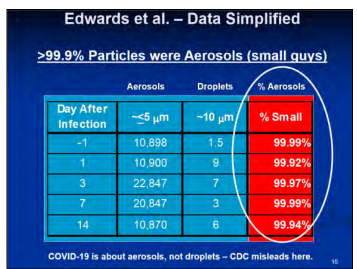
(Figure 3-F: Mask Gaps)

The source control aspect was tested for the American Society for Testing and Materials (ASTM) and this is what the ASTM F3502 - 21 Standard Specification for Barrier Face Coverings yielded; "NOTE 5 - The leakage assessment represents the total inward leakage likely to occur during wear. Whether measured quantitatively or assessed qualitatively, the leakage assessment does not represent the likely outward leakage of particles generated by the wearer. This is because there are currently no specific accepted techniques that are available to measure outward leakage from a barrier face covering or other products. Thus, no claims may be made with respect to the degree of source control offered by the barrier face covering based on the leakage assessment" (Figure 3-G). This clearly null and voids the source control argument.

Note 5—The leakage assessment represents the total inward leakage likely to occur during wear. Whether measured quantitatively or assessed qualitatively, the leakage assessment does not represent the likely outward leakage of particles generated by the wearer. This is because there are currently no specific accepted techniques that are available to measure outward leakage from a barrier face covering or other products. Thus, no claims may be made with respect to the degree of source control offered by the barrier face covering based on the leakage assessment.

(Figure 3-G: Note 5 of ASTM F3502-21 Standard)

There has been great disinformation about COVID being a droplet. Particles can be classified as droplets or aerosols based on their size. Droplets are over five (5) microns, while aerosols are under five (5) microns, with the COVID-19 particle is less than one (1) micron. A 2021 study (Figure 3-H) using monkeys has shown that over 99.9% of COVID particles are aerosols of less than five (5) microns, which means the virus is not being transmitted in a significant manner via droplets.



(Figure 3-H: 99.9% of COVID Particles are Aerosolized)

On February 15, 2021, the following scientists wrote a lengthy memo regarding CDC's misleading language of droplets and requested that it be corrected:

- · Michael Osterholm, PhD, MPH, University of Minnesota CIDRAP
- Rick Bright, PhD, Former Director of BARDA, Dept of Health and Human Services
- Lisa M. Brosseau, ScD, CIH, University of Minnesota CIDRAP
- Lynn R. Goldman, MD, MS, MPH, George Washington University
- Céline Gounder, MD, ScM, NYU Grossman School of Medicine & Bellevue Hospital Center
- · Jose Jimenez, PhD, University of Colorado at Boulder
- Yoshihiro Kawaoka, DVM, PhD, University of Wisconsin-Madison and University of Tokyo
- Linsey Marr, PhD, Virginia Tech
- David Michaels, PhD, MPH, George Washington University
- Donald K. Milton, MD, DrPH, University of Maryland
- Kimberly Prather, PhD, University of California San Diego ➤ Robert T. Schooley, MD, University of California San Diego
- Peg Seminario, MS, AFL-CIO (retired)

They wrote in part: "To address and limit transmission via inhalation exposure and prevent COVID infections and deaths, we urge the Biden administration to take the following immediate actions:

- Update and strengthen CDC guidelines to fully address transmission via inhalation exposure
 to small inhalable particles from infectious sources at close, mid, and longer range. Updated
 guidelines should be informed by a risk assessment model that focuses on source and
 pathway (ventilation) controls first, followed by respiratory protection.
- Issue an OSHA emergency standard on COVID-19 that recognizes the importance of aerosol inhalation, includes requirements to assess risks of exposure, and requires implementation of control measures following a hierarchy of controls."

4. SCIENCE THAT DROVE MASKING

Section three (3) details the mechanics of why masking does not work to prevent infectious disease transmission. These facts are not new and is the reasoning on why a universal masking policy has never been deployed in modern times. Scientists who do not have a background in the science of industrial hygiene have assumed that the new science has overridden what we knew in the past.

As we explore the science that drove the universal public masking policy across the world, it is critical to keep two (2) things in mind. First, public health officials have claimed that masks offer protection, prevent infection, and can be used for source control. The masks were not designed for these functions, so the science parameters to use a tool outside of its scope of design, will have to meet or exceed the already know scientific foundations. We will discuss the Hierarchy of Evidence (Figure 4-A) to show how scientific foundations are set.

Second, the scientists who conduct these studies should have expertise or at least experience in the industrial hygiene field. Medical professionals are not considered experts or experienced in the field of industrial hygiene and are therefore not qualified to offer exposure mitigation tactics.

Hierarchy of Evidence

According to the NIH, several hierarchies of evidence have been developed to enable different research methods to be ranked according to the validity of their findings. However, most have focused on evaluation of the effectiveness of researched interventions. The development of such a hierarchy is for ranking of evidence. The aims of this hierarchy are twofold.

First, it is to provide a means by which the evidence from a range of methodologically different types of research can be graded. Second, it is to provide a logical framework that can be used during the development of systematic review protocols to help determine the study designs which can contribute valid evidence when the evaluation extends beyond effectiveness.

Since the Hierarchy of Evidence is not as specific as the Hierarchy of Controls, this version of the Hierarchy of Evidence was chosen as a simple means to demonstrate what category of scientific evidence each study falls under.

The proposed hierarchy was developed based on a review of literature, investigation of existing hierarchies and examination of the strengths and limitations of different research methods. It closely follows the typically accepted order of evidence-based hierarchies. The proposed hierarchy of evidence focuses on three (3) dimensions of the evaluation: effectiveness, appropriateness, and feasibility. Research that can contribute valid evidence to each is suggested with its levels. To address the varying strengths of different research designs, four (4) fundamental grades of value are inferred to align with each noted section: four (4) Poor, three (3) Fair, two (2) Good, and one (1) Excellent. This hierarchy proposes that there is a logical path from four (4) through one (1) to achieve the best science possible.

"Starting Points" progresses to "Building Blocks" which moves us into "Understanding" and finally evolving to a quality that "Informs Policies". To support policies and scientific protocols, such a standard is built upon considerable rigor and direction inclusive of preceding data from many complimentary studies.



(Figure 4-A: Hierarchy of Evidence Graphic)

Level 1: Meta-Analysis

Meta-analysis is a research process used to systematically synthesize or merge the findings of single, independent studies, using statistical methods to calculate an overall or 'absolute' effect. Meta-analysis does not simply pool data from smaller studies to achieve a larger sample size. Analysts use well recognized, systematic methods to account for differences in sample size, variability in study approach and findings. Results can be duplicated by others.

Level 1: Systematic Reviews

A review of the evidence on a clearly formulated question that uses systematic and explicit methods to identify, select and critically appraise relevant primary research, and to extract and analyze data from the studies that are included in the review. The methods used must be reproducible and transparent.

Level 2: Randomized Control Trials

A study design that randomly assigns participants into an experimental group or a control group. As the study is conducted, the only expected difference between the control and experimental groups in a randomized controlled trial (RCT) is the outcome variable being studied. RCTs are quantitative, comparative, controlled experiments in which investigators study two or more interventions in a series of individuals who receive them in random order.

Level 2: Non-Randomized Experimental Studies

These are studies that aim to evaluate interventions but that do not use randomization. Like randomized trials, these experiments aim to demonstrate causality between an intervention and an outcome. Non-randomized studies can use both preintervention and postintervention measurements as well as nonrandomly selected control groups.

Level 3: Case Control Study

A case-control study is usually a retrospective study that looks back in time to find the relative risk between a specific exposure and an outcome. A control group of people who do not have the disease or who did not experience the event is used for comparison. The goal is figure out the relationship between risk factors and disease or outcome and estimate the odds of an individual getting a disease or experiencing an event.

Level 3: Cohort Studies

Cohort studies can be retrospective or prospective. Retrospective cohort studies are NOT the same as case-control studies. In retrospective cohort studies, the exposure and outcomes have already happened. They are usually conducted on data that already exists (from prospective studies) and the exposures are defined before looking at the existing outcome data to see whether exposure to a risk factor is associated with a statistically significant difference in the outcome development rate.

Prospective cohort studies are more common. People are recruited into cohort studies regardless of their exposure or outcome status. This is one of their important strengths. People are often recruited because of their geographical area or occupation, and researchers can then measure and analyze a range of exposures and outcomes.

The study then follows these participants for a defined period to assess the proportion that develop the outcome/disease of interest. Cohort studies are good for assessing prognosis, risk factors and harm. The outcome measure in cohort studies is usually a risk ratio / relative risk.

Level 3: Case Studies / Series

A report based on a single patient or subject; sometimes collected into a short series of similar cases. Case Series or Reports that are an uncontrolled, observational, or descriptive study design involving an intervention and outcome with a detailed profile of the people and systems in play. Although limited in making causal inferences about the relationship between risk factors and an outcome of interest, they are helpful in developing a hypothesis that can be tested using an analytic study design.

Level 3: Realist / Narrative Reviews

A Realist Review provides an explanatory analysis aimed at discerning what works for whom, in what circumstances, in what respects and how. This is not a systemized data synthesis approach and may include many types of evidence, or varying quality. Narrative Reviews aim to identify several studies that describe a problem of interest. Narrative reviews have no predetermined research question or specified search strategy, only a topic of interest. They are not systematic and follow no specified protocol or level of scientific vigor that systematic reviews do; however narrative reviews are better suited to addressing a topic in wider ways.

Level 4: In Vitro Studies (Laboratory, Non-Human)

In vitro methods used in a laboratory can often include things like studying bacterial, animal, or human cells in culture. Although this can provide a controlled environment for an experiment, it occurs outside of a living organism and results must be considered carefully. The key components of In Vitro experiments are a controlled environment, adjustable variables, and no human involvement in the mechanics of an experiment.

Level 4: Animal Studies

It is important to realize that animal models are indeed just models. They often cannot fully represent or copy the human condition. But the animal model will often provide relevant information where the genetics and molecular pathways are similar. One should also realize that the alternatives in the form of cell cultures or more complex alternatives such as organoids or organs on a chip are also just models. They also have their limitations and the questions that one can answer with them are often more limited.

Level 4: Expert Opinion

The opinions of experts are based not only on their personal clinical experiences, but also on their accumulated knowledge from a wide range of sources. These include the expert's personal assessment of the validity of published reports, new knowledge learned at meetings and symposia, awareness of unpublished studies with "negative" results, and knowledge of the (often unreported) practice styles of colleagues in their field of expertise.

Level 4: Self-Reporting Data / Anecdotal Observations

Information collected from survey or self-reporting is highly subject to several biases, some of which effect recall accuracy, understanding, interpretation of expectations, and effect of circumstances. For example, answering yes to a question which triggers consequences they would rather avoid. Anecdotal observation may be the initial testing or sampling of an idea or process. It could be considered the first impression, or what seems apparent at the onset.

Asymptomatic Spread

The CDC's first salvo of science supporting a universal public mask policy were seven (7) studies about asymptomatic spread of COVID-19, which appears to be a theory born of false test data. The first mistake decision makers made is that they assumed the case results they were witnessing from the PCR testing was accurate. In addition, individual cycle threshold information was not reported from some reason.

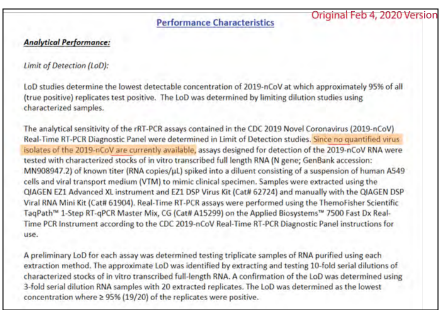
People who were flagged "positive" was considered infectious regardless of whether it took seven (7) or thirty-seven (37) cycles to be flagged as positive. Knowing what specific cycle someone was identified as a "positive" case would have allowed accurate quantifying of viral load which would have been immeasurably useful in guiding the pandemic response.

The protocol was set up so that societal healthcare had merely a "Yes" or "No" indicator to use. More importantly, the PCR template appears to be deliberately designed to be deceptive.

Sometime in January of 2020, the CDC was discussing and applied for an Emergency Use Authorization (EUA) for PCR testing with the EUA being approved on February 4th.

Also, on February 4th the EUA for the PCR Diagnostic was published by the CDC (Figure 4-B). This document is the template of the PCR test, in which all approved 3rd party test builds would have to baseline from.

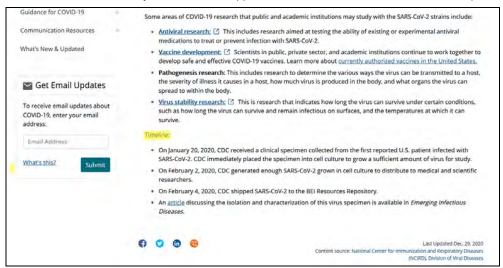
The wording of the original document stated that "no quantified virus isolates are currently available." Since no isolates were supposedly available, they decided to create a contrived material of coronaviruses to baseline from.



(Figure 4-B: Original PCR EUA Diagnostic)

The problem is that according to the CDC's published COVID cell culture timeline (Figure 4-C), they received the first isolated virus sample from a live person, on January 20th. On February 2nd, the

CDC generated enough viral material grown in cell culture to distribute to medical and scientific researchers. Then on February 4th the CDC shipped SARS-CoV-2 to the BEI Resources Repository.

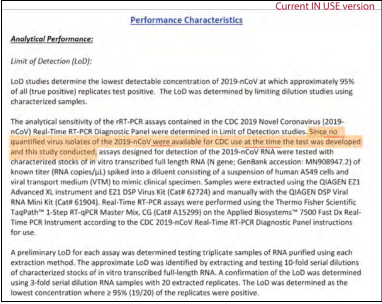


(Figure 4-C: CDC COVID Cell Culture Timeline)

So, from Jan 20th to Feb 4th, that's two weeks that they chose to keep their pure isolates on the shelf and moved forward with the contrived substance which was not specifically calibrated to COVID-19.

That is how one can turn cases of illnesses with similar symptoms to COVID-19, such as the cold and flu into COVID-19 cases. This also explains why so many well-intentioned medical professionals were fooled into thinking they were witnessing, for the first time in medical history, efficient asymptomatic spread and that masking made the flu go away.

The current version of that PCR diagnostics document (Figure 4-D) still states that no isolates paragraph in it. If you read on page 40 in the 2nd paragraph the phrase was changed to "<u>since isolates weren't available at the time</u>", but they were available and they were deliberately not used! At this point we are over two (2) years into the pandemic and no effort has been made to correct this significant issue. As a trained compliance investigator, I would consider this a willful act.



(Figure 4-D: Current PCR EUA Diagnostic)

Hair Salon Study

The CDC has published several mask sciences studies on their website, in which all have problems and do not meet the before mentioned standards explained earlier in this section. As such, we will review the most impactful studies that initiated the universal public masking guidance by public health officials.

An internationally famed study, known as the hair salon study, is called, "Absence of Apparent Transmission of SARS-CoV-2 from Two Stylists After Exposure at aHair Salon with a Universal Face Covering Policy" highlights those one hundred and thirty-nine (139) clients avoided infection from two (2) infected hair stylists.



(Figure 4-E: Hair Salon Study)

The study insinuates that one hundred and thirty-nine (139) clients were not infected but the researchers in fact cannot make that claim. The sample size may have been one hundred and thirty-nine (139), but the researchers were only able to collect factual evidence on sixty-seven (67) clients.

Thirty-seven (37) clients who were contacted refused to be tested and were self-reporting during a period when people had an incentive not to report themselves being sick, due to quarantine and isolation expectations. Another thirty-five (35) clients were not contacted and did not receive a test, nor did they participate in self reporting. The fact of the research is that only 48% of the sample size was evaluated, while 52% had no factual data. Having data on less than 50% of the samplesize is too low in research standards to consider this study for public policy.

The study admitted limitations by not evaluating hygiene and sanitization efforts, limiting services, and stylists and clients not facing each other during services. These are administrative controls and introduce a safer process than PPE. In addition, the hygiene and sanitization processes end the flow of contamination, whereas masking does not offer such a solution.

The hair stylists developed respiratory symptoms and continued working with clients untilday eight (8), when the stylist received a positive test result for COVID-19. Viral shedding is at its highest during the two (2) to (3) days before symptom onset. Clients who interacted with the stylists before they became symptomatic were not recruited for contact tracing. How this was mentioned and not taken more seriously by the CDC is baffling. By not evaluating this group of clients alone negates this study from being used on a platform such as the CDC.

In addition, the study does not admit the limitation of not evaluating the HVAC system. This is critical because the HVAC system is a primary tool in the strategy of preventing infectious material from accumulating in the workspace and when used correctly offers the ability to the ventilation and filtration strategy.

The research team evaded long standing scientific protocols of evaluating exposure control methods following the hierarchy of controls. In addition, the research team fraudulently makes the claim that one hundred and thirty-nine (139) clients evaded infection, however the team did not make contact or did not acquire scientific data on 52% of their sample size. More egregiously, the research team made no effort to evaluate the wave of clientele that were exposed to the two (2) hair stylists during their most infectious period. This research is considered a very low-level case study series in the hierarchy of evidence and does not meet or exceed existing known science with masking.

Mass General

This study is significant because this is what the cloth masking guidance derived from. The "Association Between Universal Masking in a Health Care System and SARS-CoV-2 Positivity Among Health Care Workers" was conducted from March 2020 thru April 2020 and was one of the foundational mask studies that moved the CDC into the recommendation of cloth masks for universal masking in community settings. Coincidentally, our current CDC Director worked for this hospital system during this study.

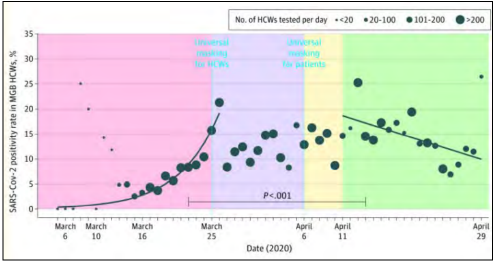
The study never reveals which groups were tested on which days. The study does mention a job description percentage breakdown but does not seem to utilize that information anywhere in the mechanisms of the study. When looking at the timeline of the figure chart, there appears to be no identifier to distinguish the Health Care Worker's (HCW) job descriptions, which would allow more understanding to if there were more high-risk workers getting sick. This could alter the suggested trends of the study.

It is noteworthy that the hospital took in more than seventy (70) patients on March 6th, 2020, from a large Biogen Conference (Figure 4-F) Held in Boston between February 24th and 27th, 2020. This event was not mentioned in the study but is the likely super spreader event that drove infection trends that align with the figure chart of the published study.



(Figure 4-F: Biogen Conference)

The hospital system did not begin to take mitigation action until March 13, 2020. So, for a week personnel were exposed to the incoming from the Biogen Conference that likely included staff members. The infection carried a cycle of around fourteen (14) days and the initial wave of exposed HCW would have had their illness period end around March 20, 2020, or so. Since mitigation efforts did not begin to take place until March 13th, the latter group exposed from the initial wave would be ending between March 21st and 27th, 2020. This was not factored into the study, but this time frame aligns with the infection case trends found in the study's figure chart (Figure 4-G) and shows a decline of HCW infections in these suggested time periods.



(Figure 4-G: Study's Figure Chart)

On March 13, 2020, the hospital implemented higher forms of controls with personnel working from home, elective medical procedures were post phoned, had self-service vending machines disabled, converted Connors Center 7 to a Special Pathogens Unit ICU (SPU), and on March 18th more SPUs were created for COVID-19 patients.

On March 14, 2020, they began new policies to reduce HCW from public exposure with a new visitor policy allowed a sick patient to be accompanied with only one (1) well person. They continued this effort on March 16, 2020, by having separate entrances for HCWs and patients, and by having all business travel cancelled to reduce carrying the virus from other areas.

On March 18, 2020, the hospital system implemented testing drive-through's which enabled hospital personnel to test potentially sick and contagious people in a sealed barrier booth, with safety protocols, and PPE.

On March 19, 2020, they suspended all valet services, and implemented protocols to prohibit most visitors. The hospital system produced a video making their enhanced sanitization and hygiene procedures known to the public.

The hospital system implemented a PPE policy of universal masking for HCW on March 25, 2020. This was assumed to be put in place and universally followed but there are several indicators that show this was not.

First, hospital personnel were in distress because of PPE shortages, so much so that they filed complaints with OSHA. They were forced to wear the same face covering for weeks at a time. The shortages of PPE were well documented and influenced the owner of the New England Patriots football team, Robert Craft, to purchase and deliver PPE to the hospital system. To claim that the mask requirement made the difference in decreasing COVID-19 cases does not correlate with what was truly happening within the hospital system.

The HCWs did not have proper supplies, were forced to wear the same face coverings for weeks if they had the supply, and the replenishment of PPE stock was not met until April 5, 2020. On April 12, 2020, the hospital converted their staff to N95 respirators but failed to note this distinction in the study. Likely due to the lack of understanding the difference between masks and the N95, as we continue to see that the medical field conflates masks with N95s.

Sometime in early April of 2020, the hospital system implemented a video intercom system to enable inpatients with COVID-19 and their providers to interact via secure video conferencing. In each patient room, a bedside iPad is clamped to a nearby IV pole. Medical staff could initiate a video chat with the patient by using an application on an iPad, partners laptop or personal mobile device. As a result, providers did not need to enter patient rooms for every routine question or conversation, reducing the risk of infection and conserving PPE.

The researchers of this study used flimsy data derived from biased observations and did not have a sophisticated methodology of accumulating information. In addition, this study had so many other mitigation strategies, with more advanced PPE in their SPUs before the mandatory masking came into fruition. All these other controls are higher ranked in the Hierarchy of Controls and are thus considered better options than a face covering. In so doing, these other mitigation efforts contaminated the study and make it impossible to conclude masks were the difference maker.

Masks for PPE

One of the most egregious experiences came on September 16, 2020, when then CDC Director Robert Redfield went before the Senate Committee on Appropriations and stated, "These facemasks are the most important, powerful public health tool we have...I might even go so far as to say that this facemask is more guaranteed to protect me against COVID than when I take a COVID vaccine."



(Figure 4-H: Dr. Robert Redfield Testifying on Masks - Senate Committee on Appropriations)

The study Dr. Redfield used to form this opinion was called "Quantitative Method for Comparative Assessment of Particle Removal Efficiency of Fabric Masks as Alternatives to Standard Surgical Masks for PPE." The study yielded these findings:

The Portacounts (equipment used) were not calibrated before the study. The researchers did daily calculations as their version of calibration quality control. However, this introduces human subjectivity to the research and reduces its quality. This fact was omitted from the published study.

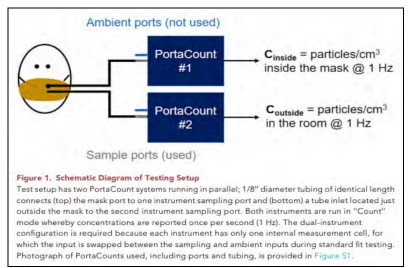
The significant difference in the original preprint and the preprint utilized by the research team (which became the official study name) was that the initial admission of the Portacounts being out of calibration was removed with no further indication of this limitation mentioned in the official preprint and published study.

The research team changed the original preprint title of this study and many organizations, including several prestigious universities who conducted their own meta-analysis included both versions assuming they were separate studies and clearly, they didn't understand the science enough to decipher this and shows yet another indicator of scientists operating outside of their lane of expertise.

The study was striving to discover other mask options for the public to use as a supplement for an N95 respirator. As such 29 CFR § 1910.134 Appendix A, clearly defines a long proven scientific method to make this determination. The study did mention this regulatory standard but instead misused the Portacounts by setting them to the particulate "count" setting instead of the "fit test" setting.

To determine a fit factor the respiratory protective device is required to be tested against real world scenarios of body movement also found in the CFR. This study decided that because of social distancing practices, this was not necessary, and they had their single test subject not move her head, not breathe out of her mouth, and to only breathe from her nose. It is assumed that the researchers presumed that people in public would not move their heads and talk while wearing a mask. This was a designed methodology to rig the results because less particles are produced when you're not moving your head and not breathing from your mouth.

The masks had to be manipulated with a nylon layer to obtain a performance suitable to justify mask use which is a violation of 29 CFR § 1910.132(c).



(Figure 4-I: Portacount Set Up in Study)

As stated in the title of this study, the researchers were attempting to find an alternative to masks for the public to use as PPE. As such they made no mention of the need for people to have a medical evaluation before using respiratory devices found in 29 CFR § 1910.134(e). The researchers did make mention of this regulatory standard but again, did not properly apply its requirement.

I was once asked if having a medical evaluation before attempting to wear a respirator was really that important? My response to that is, how do you advance safety measure by degrading them?

Double Masking

In February of 2021, Dr. Anthony Fauci went on a media campaign to push the public to wear two (2) masks (Figure 4-J).



(Figure 4-J: Dr. Fauci Demonstrating Wearing 2 Masks)

The study used manikins and, in an effort, to get a tighter fit they tied knots at the ear straps of the masks, which does not simulate the real world and violates 29 CFR § 1910.132(c) (Figure 4-K).



(Figure 4-K: Manikins from the Double Mask Study)

Other concerns jump out, that were also shared by the authors themselves. Unfortunately, they did not bother exploring them further for clarification.

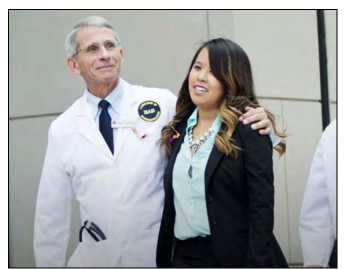
"The findings of these simulations should neither be generalized to the effectiveness of all medical procedure masks or cloths masks nor interpreted as being representative of the effectiveness of these masks when worn in real-world settings". Which is fascinating because that is exactly what this study was used for.

"Double masking might impede breathing". Not investigating this more before distributing this study to the unknowing public was a major miss by the CDC.

Medical Scientists

The Department of Labor defines a "qualified" person as one who by possession of a recognized degree, certificate, or professional standing, or who by extensive knowledge, training, and experience, has successfully demonstrated the ability to solve or resolve problems relating to the subject matter, the work, or the project. There is an obvious significance that medical science is required for a competent pandemic response, however medical scientists are not the qualified people to recommend exposure mitigation strategies.

History has shown this before but the public and media did not catch these past mistakes. An example of the inept training of control measures in the medical field occurred during the Ebola outbreak in 2014. A hospital in Dallas, Texas took in Ebola patients and found themselves completely unprepared. The medical professionals got on the internet and unprofessionally used some PPE and as a result nurses were exposed and became infected. Moreover, it can be assumed that the nurses were not fit tested for respirator use and no training on their control plan was provided. Thankfully, the nurses survived this incompetence (Figure 4-L).



(Figure 4-L: Nurse Who Caught Ebola Settles Suit Against Dallas Hospital)

Even early in the current pandemic I witnessed firsthand the lack of training in the medical field on general PPE use. In my doctor's office, petite nurses were wearing large disposable N95 respirators, which is an indicator that they were not fit tested, in some cases they took the bottom strap off, while others had their disposable N95 respirator on upside down. In addition, doctors were wearing a surgical mask with a disposable N95 respirator on top of it. This is improper use because the face mask was preventing the respirator from capturing a seal to the face.

There are pictures of the famous Chinese Dr. Li Wenliang (Figure 4-M) who warned the world of the current pandemic wearing his PPE in the same fashion as the before mentioned doctors. Unfortunately, Dr. Li's improper use and choice of PPE was a likely contributing factor to his fatal exposure to the COVID-19 virus.



(Figure 4-M: Dr. Li from China)

A friend of mine, who works as an Instructor for an OSHA Education Center, shared the story about his wife who works as a nurse in a Phoenix, AZ area hospital. She suffers from a pulmonary disease and was forced to wear an N95 at work. When her husband became aware of this scenario, he intervened because of the obvious risk created by her employer. He learned that the hospital personnel who were able to get this implemented did so without following the Respiratory Protection standard found within the Code of Federal Regulations (CFR).

Nobody had gone through any respiratory protection training, no medical evaluations, no fit testing, and no instruction of the respirator's change out schedule, maintenance, how to fit check, etc. He was able to get this corrected, but he learned the decision makers at this hospital believed that they were exempt from OSHA because they worked in the medical field.

We have been in several conversations with doctors and school administrators on COVID-19 exposure mitigation tactics and have been met with the straw man argument that nobody really knows which exposure control measures are working and which ones work better than others. Clearly, they did not have any competencies in exposure sciences or the Hierarchy of Controls.

The inadequacies in the medical industry's comprehension of exposure mitigation are further illustrated in that around 90% of the OSHA citations that involve the pandemic are in the medical industry. Their citations consistently revolve around violations of the regulatory standards in Personal Protective Equipment (PPE) (29 CFR § 1910.132) and Respiratory Protection (29 CFR § 1910.134). If these are the "experts" then why are they experiencing these shortcomings?

The reasoning behind the ineptitude of public health officials surrounding their universal public masking guidance derives from poor science executed by scientists travelling outside of their lane of expertise.

5. UNIVERSAL MASKING RESULTS

The unknowing public who has blindly followed this guidance have asked, what is the harm in wearing a mask? After more than two (2) years we have some evidence that indicates that the one (1) size fits all approach, has added enough risk to negate any minimal benefit to the PPE strategy.

Mask Contamination

A case study in Kansas (Figure 5-A) has been used for comparison because the state allowed each of its one hundred and five (105) counties to decide whether to implement mask mandates in which eighty-one (81) counties deciding against the measure. Results from the study indicates that mask mandates caused about 50% more deaths compared to no mask mandates.

The Foegen effect

A mechanism by which facemasks contribute to the COVID-19 case fatality rate

Zacharias Fögen, MD*®

(Figure 5-A: Analysis of Masking Trends in Kansas)

This is a likely causation to the contamination of infectious materials that will accumulate on a misused face covering.

We had a mask contamination study from Vietnam in 2015 (Figure 5-B) that showed that masks in long term use patterns serves as a collection point for contamination and if used this way will add to the wearer's risk of getting sick.

A cluster randomised trial of cloth masks compared with medical masks in healthcare workers

C Raina MacIntyre, 1 Holly Seale, 1 Tham Chi Dung, 2 Nguyen Tran Hien, 2 Phan Thi Nga, 2
Abrar Ahmad Chughtai, 1 Bayzidur Rahman, 1 Dominic E Dwyer, 3 and Quanyi Wang 4

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Received 2014 Sep 9; Revised 2015 Mar 25; Accepted 2015 Mar 26.

(Figure 5-B: Vietnam RCT of Universal Masking)

This is further illustrated in the study "Bacterial and fungal isolation from face masks under the COVID-19 pandemic" (Figure 5-C).

Bacterial and fungal isolation from face masks under the COVID-19 pandemic

Ah-Mee Park[™], Sundar Khadka, Fumitaka Sato, Seiichi Omura, Mitsugu Fujita, Kazuki Hashiwaki & Ikuo Tsunoda

(Figure 5-C: Bacterial and Fungal Isolation on Masks)

The industrial hygiene field has known that PPE contamination is a huge risk, which is why there are specific protocols for donning and doffing contaminated PPE. The WHO attempted to inform the public of how to avoid cross contamination (Figure 5-D) but these efforts to adequately and consistently communicate this to the public fell short.

A mask's ability to function properly is presumptive upon being worn properly, fit tightly, not touched, not adjusted, and cleaned. Therefore, if it is not worn, fitted, cleaned, or touched properly, it is not working. If such concerns did not exist why did the WHO produce this list of "Don'ts" (see Figure 5-D)? How did they determine that these belong on the "Don'ts" list?



(Figure 5-D: WHO Mask Safety Sheet - Don'ts)

Since those answers were not delivered by the WHO or the CDC, here is what my professional experiences have taught when a person does the "Don'ts":

- More exposure points and risks are generated.
- The trail of contamination is enabled to make its next step.
- At minimum there is a significant reduction in capability but more so it will nullify any
 protection or spread prevention the mask is trying to accomplish.

If there are no correlating safe behaviors with the deployment of masking (just as with any PPE policy) the mask cannot work and causes harm. Safety data for decades shows that at minimum 90% of the population will participate in the "Don'ts" list and nullify its use.

Every mask case study on the CDC's website is predicated on the notion that masks are an engineering control. When they are placed on the face then they are working at 100% efficiency, as though one is turning a power switch on.

An important distinction between engineering controls and PPE is that when a contamination is interacting with an engineering control, it is doing its work automatically and the human is rarely influencing the engineering control and is not in the direct presence of the risk. With PPE the human and the control are always in contact with the risk, thus the human, can always influence the control, and always be exposed to the risk.

Case studies look at spreadsheet data that says whether masks were on faces, or not, and during which times, and not. No case study has ever calculated the contamination behavior taking place that is continually working to negate, what was already, at best, a minimal measurement of benefit.

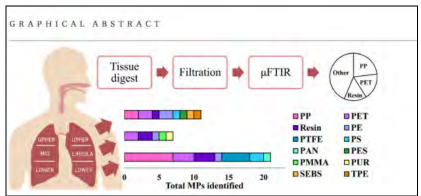
When PPE is used in the professional environment it was designed for, it is accompanied by strict behavioral processes (29 CFR § 1910.134(f)) for the purpose of reducing contamination behavior. That's what it takes for a mask to succeed in its roll. This critical mechanism of mask functionality has been entirely removed in the public use of masks.

Why did the doctors who are prescribing public deployment of masks think masks would somehow magically work without compensating for contamination behavior? If we are going to be scientifically consistent, we must be able to reproduce this in all settings.

Should all the medical facilities stop the donning and doffing of their goggles, gowns, gloves, and masks? The message from doctors influencing public policy is clearly that behavior is not important to the protective function of a mask. That concept conflicts with our training and how we strive to execute strategies in the safety and industrial hygiene profession.

Inhalation Exposures

There is now evidence that has come forward in March of 2022 yielding results that microplastics are now being found in human lung tissue from extended mask use (Figure 5-E).



(Figure 5-E: Microplastics Found in Lungs)

Also, we are learning that wearing a mask carries an exposure risk to titanium dioxide (a human carcinogen) nano particles which are being demonstrated in synthetic textile fibers of face masks intended for the general public (Figure 5-F).

Titanium dioxide particles frequently present in face masks intended for general use require regulatory control

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(Figure 5-F: Titanium Dioxide Found in Masks)

Harms Children

To the CDC's credit though, it has done some research into the risks of universal mask use and on their science brief page "Community Use of Masks to Control the Spread of SARS-CoV-2". Though the research has several flaws within it, it did reveal that mask use in children carried risk levels up to 7% (Figure 5-G). The before mentioned AIHA study showed a benefit of ~5% on cloth masks (which is what most children/students use) and ~10% on surgical masks. Risk benefit ratio from the risk study negates any advantage to universal masking because industrial hygiene solutions seek a 90% or better solution for exposure control.

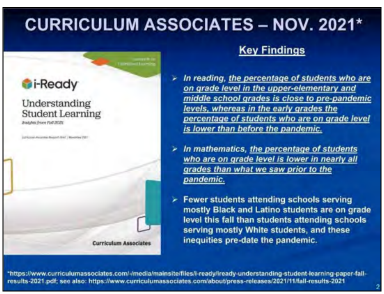
Children

A study of 60 elementary school children reported no adverse cardiovascular (e.g., heart rate) or pulmonary (e.g., peripheral oxygen saturation) effects among children while wearing a cloth face covering in a classroom for 30 consecutive minutes of instructional time. ⁷⁹ A separate study observed no oxygen desaturation or respiratory distress after 60 minutes of monitoring among children less than 2 years of age when masked during normal play. ⁸⁰ A randomized trial among 40 children aged 3–10 years old scheduled for elective surgery, found that protective surgical face masks could be used safely in the postoperative period. ⁸¹ In a prospective school-based cohort study of children aged 10–17 years who wore masks for 6–7 hours during the school day, some children self-reported general (4–7%) or situation-specific (2–4%) side-effects such as skin irritation, headache, or difficulty breathing during physical education. ⁸²

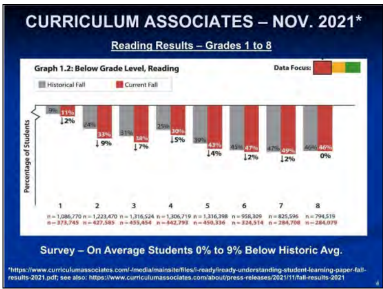
(Figure 5-G: Potential Adverse Health Effects of Mask Wearing - Children)

A Brownstone paper by Paul Elias Alexander published December 21, 2021, shows both the effectiveness of masks and their harms, citing 150 studies. One of these author's testified in the Western District Court of Michigan on September 28, 2021 that the nearly fifty studies cited by the CDC purportedly showing masks are effective did not support statements made by the CDC and most suffered from a lack of a control group (group similar to the mask study group not wearing masks) or cofounding factors (multiple factors such as changes in HVAC systems, distancing, quarantining, and masks) wherein one cannot determine the specific contribution by masking. The most egregious part of this statement is that it only addresses supposed benefits and not their liabilities.

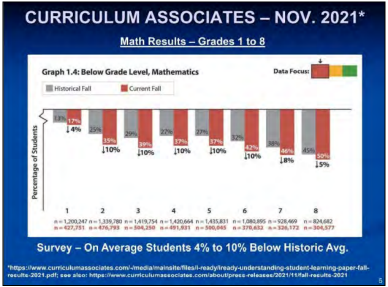
Well-established data shows that mask wearing for children delivers significant harms and does add risk such as reduced learning and development; physical, emotional, and social harms (see Figures 5-H to 5-O).



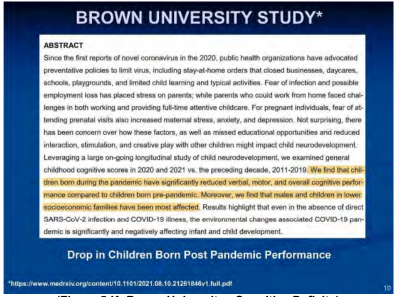
(Figure 5-H: Curriculum Associates - Nov. 2021 - Title Page)



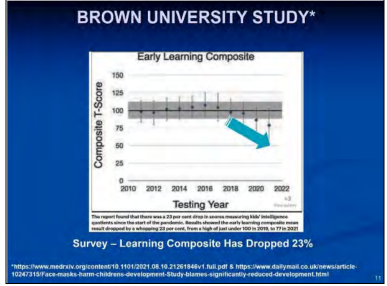
(Figure 5-I: Reading Deficits in 2021 vs. Prior Years)



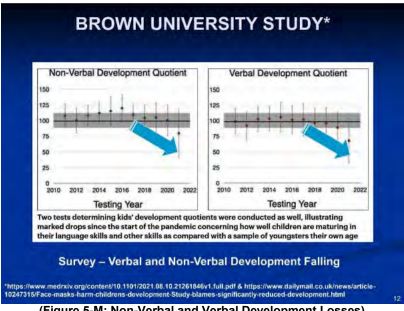
(Figure 5-J: Math Deficits in 2021 vs. Prior Years)



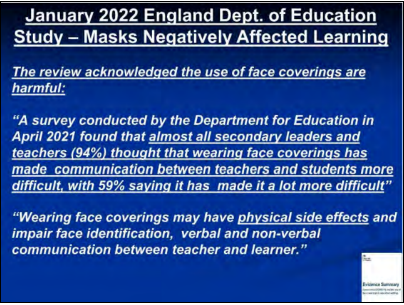
(Figure 5-K: Brown University - Cognitive Deficits)



(Figure 5-L: Learning Loss of 23% for Children Born Since Pandemic)



(Figure 5-M: Non-Verbal and Verbal Development Losses)



(Figure 5-N: Loss of Communication and Physical Effects)



(Figure 5-O: Areas of Quantitated Adverse Effects on Children and Adults)

There has been a bombardment by policy makers to "follow the science". However, the curious thing about that is that even the CDC science does not actually say what the public has been told it says. Especially where the health-related studies are concerned, there is no research that offers a comparison to the real-life daily activities that both adults and children are engaged in.

The studies are careful to express a more nuanced approach to the problems at hand, where adjustments are called to be made in certain circumstances, rather than the forced one (1) size fits all approach that is called for by people in positions of authority. Every single health study admits significant limitations that could degrade or nullify its data. Every single health study calls for further studies to build upon their data. Yet, The CDC sees fit to place these fledgling observations into policy creation status.

These are keystone observations to make when critically examining the CDC health studies:

- The participants are typically in perfect health, whereas the public at large is typically unhealthy over a broad spectrum.
- The lab conditions and air are climate controlled as a baseline, and do not account for various work environments such as construction or industrial, where air is already at a subpar baseline.
- In each of the CDC mask risk experiments, measurable clinical numbers always move or
 fluctuate. However, none of the studies bother to explore the continued rate of measurables
 beyond the chosen time limits of the study. This is a critically important omission as people in
 society are engaged in life activities for hours at a time, day after day, for weeks on end.

The following studies demonstrated some of these before mentioned issues and negate the one (1) size fits all approach recommended by the CDC (see Figures 5-P to 5-S).

Beyond the larger sample size, advantages of our study include testing cloth facemasks that are actually being used by people in day-to-day life during the current pandemic, not excluding subjects with common co-morbidities like asthma [15], and measuring ventilation and not just oxygenation [12]. Our study has limitations that could be addressed in future work. First, our sample size is modest, though notably larger than many prior studies assessing gas exchange while wearing masks. Second, the duration of each study phase was 10 minutes, which was chosen to provide adequate time to observe physiologic changes but not require people to volunteer more than 90 minutes of their time. Though the substantial increase in heart rate with walking supports that the duration and intensity were sufficient, future studies may consider a longer duration and/or higher intensity of physical activity. Similarly, the rigor of the activity could be better controlled by using a treadmill. Third, the order of testing could be randomized to make sure that vitals obtained during the last phases (i.e. wearing the surgical mask) were not influenced by the subjects being tired from the prior phases. However, each subject had a 10 minute period of rest (sitting) before each walking phase during which their heart rate returned to baseline, so it is unlikely that the slight increase in heart rate observed with surgical masks was due to subject fatique. Fourth, we used transcutaneous measurements of CO2 tension rather than arterial blood sampling in order to minimize pain for the subjects, which may be a less accurate method of measurement. However, the SenTec monitor is validated as a surrogate for arterial blood sampling [16] and the measurements taken in triplicate in our study subjects were very consistent (almost always within 1-2 mmHg of each other).

Conclusion

In conclusion, facemasks did not impair oxygenation or ventilation among 50 adults at rest or during physical activity. No episodes of hypoxemia or hypercarbia occurred with either cloth or surgical masks, both at rest and while walking briskly. The risk of pathologic gas exchange impairment with cloth masks and surgical masks is near-zero in the general adult population.

(Figure 5-P: "The effects of wearing facemasks on oxygenation and ventilation at rest and during physical activity" Authors: Shein SL, Whitticar S, Mascho KK, Pace E, Speicher R, et.al.")

Pediatrics

There are important differences in respiratory physiology in infants and young children as compared with adults (see Reference 55 for review). Infants and young children have underdeveloped accessory muscles of respiration and thus rely more on the diaphragm for most of the Wb. An increase in respiratory muscle work is largely accomplished by an increase in the respiratory rate, and the diaphragm can become fatigued more quickly than in adults. Children under the age of 6 years have proportionally more extrathoracic anatomical dead space owing to the larger ratio of head size to body size (56). These anatomical differences combined with an inherently higher basal metabolic rate place infants and young children at greater risk of respiratory failure than adults from various significant health threats. These differences decrease as children age, and other than in children younger than 2 years and those with significant respiratory or neurological conditions, there are no significant differences in respiratory physiology for older children and adolescents that are expected to substantially alter the effects of masks as described above, but additional data are needed to clarify this issue.

(Figure 5-Q: "Face Masks and the Cardiorespiratory Response to Physical Activity in Health and Disease Authors; Hopkins SR, Dominelli PB, Davis CK, et al.")

On the surface, the addition of a small increase in the Wb and reinspiration of low concentrations of CO_2 with any type of face mask would appear to pose more problems for individuals with underlying cardiopulmonary disease. Other drawbacks for such individuals with face-mask wearing may include anxiety and greater dyspnea (60, 61), reduced fine-motor performance (62), possible cognitive effects as a result of slight CO_2 retention and mildly increased hypoxemia, and increased Wb (63).

Increased temperature around the face (64) and a 0.5° C body-temperature elevation with loss of normal respiratory heat dissipation (65) may also have effects. Patients with mild-to-moderate pulmonary disease will likely tolerate cloth/surgical masks with an acceptable extent of discomfort, but with advanced disease, this may become more burdensome because of the effects of mask wearing described above (66, 67). More efficient filtering masks will be difficult for almost anyone with severe nonasthmatic lung disease and may warrant closer monitoring of symptoms and arterial saturation with oximetry. Patients with altered ventilatory control and blunted drives to breathe, such as those with obesity hypoventilation syndrome, may also warrant monitoring for greater hypoxemia and increased CO_2 retention, resulting from potential small increases in dead space with a face mask.

(Figure 5-R: "Face Masks and the Cardiorespiratory Response to Physical Activity in Health and Disease Authors; Hopkins SR, Dominelli PB, Davis CK, et al.")

Limitations and future research

It is important to note the study limitations. Our sample reflects young, apparently healthy, physically active adults, and thus results may not be applicable to other populations (eg, children, older adults, sedentary population, individuals with medical conditions). Next, despite following a thorough process for pretest mask fit, leakage may have occurred during the CPET, especially at higher workloads/stages when ventilation increased. Additionally, while we standardised the cloth face mask for the purposes of the study, there is significant variability in masks used by the public (eg, size, shape, material, design), each of which may impact the effect of masks on exercise responses. Further, resting measurements of dyspnoea would provide insight into the effect of wearing a cloth face mask at rest and measurement of lactate would provide insight into the explanation of reduced VO₂ to account for differences associated with effort versus physiological limitations. Finally, participants did not undergo a 'preparatory' exercise test, nor were the study team blinded to masked or unmasked conditions (eg, use of a sham). Future research should examine the effect of those specific mask configurations on exercise performance and related physiological variables and whether 'acclimatisation'—or even improved exercise performance²⁹—to wearing masks during exercise occurs, as well as quantitative resting rates of dyspnoea. Further, increased RPE and dyspnoea across all stages during the masked condition warrant future investigation of implications for individuals with history of conditions such as chronic obstructive lung disease, chronic heart failure³⁰ and asthma. ³¹ Future research should examine cognitive capacity to tasks while wearing a mask during exercise, as well as the relationship between VO₂ data and CPET stages.

Conclusion

Our data suggest that wearing a cloth face covering negatively impacts exercise performance in healthy adults during a maximal treadmill test. As both physiological and perceptual factors were negatively impacted, coaches, trainers and athletes should be aware of the effect of cloth face coverings as the population continues to exercise safely during the global pandemic.

(Figure 5-S: "Effects of wearing a cloth face mask on performance, physiological and perceptual responses during a graded treadmill running exercise test *Authors;* Driver S, Reynolds M, Brown K, et al.)

An example of the CDC in its continued inept scientific comprehension in this lane can be found on page six (6) of the "Types of Masks and Respirators" publication. It insinuates that N95 respirators are safe for children (see Figure 5-T) in fact most manufacturers such as 3M and Moldex will state in their instructions that the N95 is not designed for the use of children (see Figure 5-U).

Considerations for Children

Masks

Anyone ages 2 years or older who is not vaccinated or not up to date on vaccines should wear masks in indoor public spaces. This recommendation also applies to people who are up to date on their vaccines when they are in an area of substantial or high transmission. CDC also currently recommends universal indoor masking for all teachers, staff, students, and visitors to K-12 schools, regardless of their vaccination status or the area's transmission rates. The benefits of mask-wearing are well-established.

Respirators

Parents and caregivers may have questions about NIOSH-approved respirators (such as N95s) for children. Although respirators may be available in smaller sizes, they are typically designed to be used by adults in workplaces, and therefore have not been tested for broad use in children.

Selecting Masks

- . Masks and respirators should not be worn by children younger than 2 years.
- Choose a well-fitting and comfortable mask or respirator that your child can wear properly. A poorly fitting or uncomfortable mask or respirator might be worn incorrectly or removed often, and that would reduce its intended benefits.
 - Choose a size that fits over the child's nose and under the chin but does not impair vision.
- Follow the user instructions for the mask or respirator. These instructions may show how to make sure the product fits properly.
- Some types of masks and respirators may feel different if your child is used to wearing a regular cloth or disposable procedure masks.

(Figure 5-T: Misleading CDC Language Regarding Children Wearing Masks and Respirators)

Use Instructions

- 1) Failure to follow all instructions and limitations on the use of this respirator and/or failure to wear this respirator during all times of exposure can reduce respirator effectiveness and may result in sickness or death.
- 2) In the U.S., before occupational use of this respirator, a written respiratory protection program must be implemented meeting all the requirements of OSHA 28 CFR 1910.134, such as training, fit testing, medical evaluation, and applicable OSHA substance specific standards. In Canada, CSA standard Z94.4 requirements must be met and/or requirements of the applicable jurisdiction, as appropriate. Follow all applicable local regulations.
- 3) The particles which can be dangerous to your health include those so small that you cannot see them.
- 4) Leave the contaminated area immediately and contact supervisor if dizziness, irritation, or other distress occurs.
- Store the respirator away from contaminated areas when not in use.
- 6) Inspect respirator before each use to ensure that it is in good operating condition. Examine all the respirator parts for signs of damage including the two headbands, attachment points, nose foam, and noseclip. The respirator should be disposed of immediately upon observation of damaged or missing parts. Filtering facepieces are to be inspected prior to each use to assure there are no holes in the breathing zone other than the punctures around staples and no damage has occurred. Enlarged holes resulting from ripped or torn filter material around staple punctures are considered damage. Immediately replace respirator if damaged. Staple perforations do not affect NIOSH approval (For 8110S only).
- 7) Conduct a user seal check before each use as specified in the Fitting Instructions section. If you cannot achieve a proper seal, do not use the respirator.
- Dispose of used product in accordance with applicable regulations.

Use Limitations

- 1) This respirator does not supply oxygen. Do not use in atmospheres containing less than 19.5% oxygen.
- 2) Do not use when concentrations of contaminants are immediately dangerous to life and health, are unknown or when concentrations exceed 10 times the permissible exposure limit (PEL) or according to specific OSHA standards or applicable government regulations, whichever is lower.
- Do not alter, wash, abuse or misuse this respirator.
- Do not use with beards or other facial hair or other conditions that prevent a good seal between the face and the sealing surface of the respirator.
- Respirators can help protect your lungs against certain airborne contaminants. They will not prevent entry through other
 routes such as the skin, which would require additional personal protective equipment (PPE).
- 6) This respirator is designed for occupational/professional use by adults who are properly trained in its use and limitations. This respirator is not designed to be used by children.
- 7) Individuals with a compromised respiratory system, such as asthma or emphysema, should consult a physician and must complete a medical evaluation prior to use.

(Figure 5-U: 3M Instructions CDC Listed 3M N95 Respirators - Not Designed for Children)

Other industrial hygienist colleagues and I wrote a letter to the CDC Director Dr. Rochelle Walensky in an effort to educate and assist her team in rescinding this publication and implementing strategies that are low risk and actually yield positive results (a copy of the letters is in Appendix F). The CDC did respond and dodged the question of why they would recommend N95s for children when the

manufacturers warn against it. The CDC's position continues to be that masks work if they are used properly (i.e., glued on your face with no gaps) which is never the case in the real world, especially with an untrained public. They also continue to conflate the terms "masks" and "N95 respirators."

6. CONCLUSION

The mask mechanism studies (such as the famous Bangladesh Mask study) always assumed that the masks had efficacy that met scientific standards and best practices (e.g., industrial hygiene and OSHA requirements), but they never considered otherwise because they did not filter their assessments through the Hierarchy of Controls. Nor did they understand the safety and health profession to properly evaluate masks for protection. Our field of industrial hygiene should have been involved in the peer review process and the embarrassing findings in these studies would have been identified before publication.

The mask health studies conducted short intervals of assessing health conditions while wearing face coverings which do not emulate the real-world scenarios of children and adults wearing masks for hours in a day. The studies admit that they primarily used healthy subjects and rejected unhealthy participants and openly affirm that there is a health risk in wearing masks and that there is a need for exemptions and situational adjustments. The public was not informed of this.

The WHO and CDC cherry picked studies conducted by scientists who lacked integrity and the proper expertise to conduct them. Most of these studies lacked proper control groups or had confounding factors that would not allow the effect of masking alone to be determined.

Not a single CDC approved study supporting the science of universal public masking ever asked the first fundamental scientific question, "what happens in universal public masking?" As a result, the CDC has not produced any science that is relevant to the real-world scenarios we all face.

These studies did not satisfy if universal masking is safe for children and adults to wear for hours at a time, with varying physical, health, and work circumstances. Additionally, public health officials apparently felt that contamination was not a concern and did not ensure that the public were receiving proper decontamination procedures such as donning and doffing to reduce the risk.

They never evaluated when do masks become a source of contamination? These scientists assumed the contamination goes into an alternate universe, so why do we continue to don and doff protective equipment in medical settings?

The strategy of fresh-air dilution, filtration, and destruction should have been implemented from day one (1). We had the tools to fulfill this from the beginning and had we had done so, businesses and schools would have never been shut down, and the deaths would have been significantly reduced.

The before letter mentioned that was sent to CDC Director Walensky was also sent to the White House COVID-19 Response Coordinator, Jeffrey Zients, and to his credit, it appears he may have taken our guidance and is now pushing for engineering controls as the solution. On March 23, 2022, (thirty-one days after the White House received our letter) the White House posted the "Let's Clear the Air on COVID" brief that communicates engineering control technologies as the best solution to mitigate exposure and reasoning. Mr. Zients and his team deserve credit for finally sharing with the American people solutions that are science based and that work!



(Figure 6-A: White House Brief on Engineering Controls)

The people that drove this policy claimed that they were following the science is false. It is clear that they were making rules and then seeking studies that validated their desired position on these nonsensical policies.

We are beginning to witness the retreat from the universal public masking narrative.

Steve Gottlieb and the CDC admitted that cloth masks do not offer protection in January of 2022. Medical scientists who have frequent television appearances, went in the media claiming that the science changed when in fact it did not.



(Figure 6-B: Steve Gottlieb on Face the Nation)

Even former Pfizer VP Michael Yeadon admitted this past May "It was known long before COVID-19 that face masks don't do anything".

It's clear that the political leaders who drove universal public masking never actually read the studies themselves. The science they push does not say what they think it says. The words written in the studies, they, themselves approved, talk about the need for nuanced adjustments to situations. That there is a need for exclusions and exceptions for several groups of people.

A study even specifically advised to be aware of the dangers of mask wearing during sporting activities (Figure 6-C). The public did not get any of this messaging from our leaders or the scientists tasked with an honest analysis of the science to drive mitigation strategies.

Conclusion

Ventilation, cardiopulmonary exercise capacity and comfort are reduced by surgical masks and highly impaired by FFP2/N95 face masks in healthy individuals. These data are important for recommendations on wearing face masks at work or during physical exercise.

(Figure 6-C: Risk of Mask use during Physical Exercise)

As a firm that professionally assess risks in the aspects of environmental, health, and safety; it is Premier Risk Management's position that the risks of universal masking far outweigh any benefit. Our recommendation is that all universal masking policies should be immediately rescinded.

Sincerely,

Tyson Gabriel, BS, IH, OSH Pro

7. REFERENCES

The following supporting studies to the report:

- Appendix A: Letter to the CDC
- Section 2 References:
 - "Reducing the Risk of COVID-19 Using Engineering Controls"; Publication by the American Industrial Hygiene Association.
- Section 3 References:
 - "Influence of wearing time on efficacy of disposable surgical masks as microbial barrier"; Publication in the Brazilian Journal of Microbiology; Authors: Maria Helena Barbosal, Kazuko Uchikawa Graziano.
 - "The Relationship of Fabric Properties and Bacterial Filtration Efficiency for Selected Surgical Face Masks"; NC State University; Authors: Karen K. Leonas, Ph.D., Cindy R. Jones.
 - o ASTM Standard F3502 21: Standard Specification for Barrier Face Coverings.
 - "Aerosol filtration efficiency of household materials for homemade face masks: Influence of material properties, particle size, particle electrical charge, face velocity, and leaks"; Authors: Frank Drewnick, Julia Pikmann, Friederike Fachinger, Lasse Moormann, Fiona Sprang & Stephan Borrmann.
 - "Exhaled aerosol increases with COVID-19 infection, age, and obesity"; David A. Edwardsa, Dennis Ausielloc, Jonathan Salzmanb, Tom Devlinb, Robert Langerd, Brandon J. Beddingfielde, Alyssa C. Fearse, Lara A. Doyle-Meyerse, Rachel K. Redmanne, Stephanie Z. Killeene, Nicholas J. Manesse, and Chad J. Roy.
- · Section 4 References:
 - o CDC/FDA PCR Test Emergency Use Authorization Diagnostic.
 - "Nurse Who Caught Ebola Settles Suit Against Dallas Hospital"; Health News Article: Nina Pham, one of two nurses who caught Ebola while treating a patient at a Dallas hospital, has settled her lawsuit against the hospital.
 - "Absence of Apparent Transmission of SARS-CoV-2 from Two Stylists After Exposure at a Hair Salon with a Universal Face Covering Policy — Springfield, Missouri, May 2020"; Authors: M. Joshua Hendrix, MD; Charles Walde, MD; Kendra Findley, MS; Robin Trotman.
 - "Association Between Universal Masking in a Health Care System and SARS-CoV-2 Positivity Among Health Care Workers"; Authors: Xiaowen Wang, MD, Enrico G.

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- "Quantitative Method for Comparative Assessment of Particle Removal Efficiency of Fabric Masks as Alternatives to Standard Surgical Masks for PPE"; Authors: Amy V. Mueller, Matthew J. Eden, Jessica M. Oakes, Chiara Bellini, and Loretta A. Fernandez.

Section 5 References:

- "A mechanism by which facemasks contribute to the COVID-19 case fatality rate";
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- "A cluster randomised trial of cloth masks compared with medical masks in healthcare workers"; Authors: C Raina MacIntyre, Holly Seale, Tham Chi Dung, Nguyen Tran Hien, Phan Thi Nga, Abrar Ahmad Chughtai, Bayzidur Rahman, Dominic E Dwyer, and Quanyi Wang.
- "Bacterial and fungal isolation from face masks under the COVID-19 pandemic";
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- "Detection of microplastics in human lung tissue using μFTIR spectroscopy";
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 Vasileios Tentzeris, Laura R. Sadofsky.
- "Titanium dioxide particles frequently present in face masks intended for general use require regulatory control"; Authors: EvelineVerleysen, Marina Ledecq, Lisa Siciliani, Karlien Cheyns, ChristianeVleminckx, Marie-Noelle Blaude, Sandra DeVos, Frédéric Brassinne, FredericVan Steen, Régis Nkenda, Ronny Machiels, NadiaWaegeneers, JorisVan Loco, and Jan Mast.
- "More than 150 Comparative Studies and Articles on Mask Ineffectiveness and Harms"; Authors: Paul Elias Alexander.

Section 6 References:

- "Let's Clear the Air On COVID"; White House Briefing Room on March 23, 2022; Authors: Dr. Alondra Nelson.
- "Effects of surgical and FFP2/N95 face masks on cardiopulmonary exercise capacity"; Authors: Sven Fikenzer, T. Uhe, D. Lavall, U. Rudolph, R. Falz, M. Busse, P. Hepp, U. Laufs.

Appendix A (Letter to the CDC)

FTC RJN342

Rochelle P. Walensky, MD, MPH Director, Centers for Disease Control and Prevention 1600 Clifton Road, NE Atlanta, GA 30329

Anthony S. Fauci, MD Director, National Institute of Allergy and Infectious Diseases National Institutes of Health 31 Center Dr # 7A03 Bethesda, MD 20892

Honorable Senator Ronald H. Johnson 328 Hart Senate Office Building Washington DC 20510

Douglas L. Parker, Assistant Secretary of Labor for Occupational Safety and Health Occupational Safety & Health Administration 200 Constitution Ave NW Washington, DC 20210

Mr. Jeffrey Zients
Coordinator and Counselor to the President
COVID-19 Pandemic Response
The White House
1600 Pennsylvania Ave. NW
Washington, DC 20500

Sent via US Mail Certified Return Receipt and e-mail

Re: Request for Immediate Corrections to the CDC Guidance on Masks and Respirators

Dear Dr. Walensky, Dr. Fauci, Senator Johnson, Mr. Parker, and Mr. Zients:

We the undersigned, professional experts in the field of industrial hygiene, with combined experience of nearly 150 years, are highly concerned with the inaccurate and misleading guidance being promoted by the CDC on its website regarding efficacy of masking to prevent COVID-19 and now similar guidance regarding respirators and request for immediate correction to said guidance. The guidance is overly broad, inaccurate, and especially inappropriate for children and the general public.

For reference, the field of industrial hygiene is defined as:

"That science and art devoted to the anticipation, recognition, evaluation, and control of those environmental factors or stressors arising in or from the workplace, which may cause sickness, impaired health and well-being, or significant discomfort among workers or among of the citizens of the community" (https://www.aiha.org/about-ih/Pages/default.aspx).

The AIHA defines an Industrial Hygienist (https://www.aiha.org/ih-careers/discover-industrial-hygiene) as:

"Scientists and engineers committed to protecting the health and safety of people in the workplace and the community."

Thus, our profession is dedicated, in part, to providing controls to exposures and rely upon what is known as the hierarchy of controls. The hierarchy of controls was first developed by the National Safety Council (NSC) in 1950. This guides us as to the most effective to least effective exposure controls (see Figure 1):

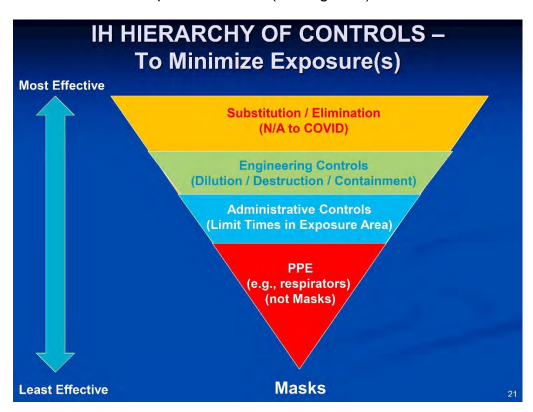


Figure 1: Hierarchy of Controls

Note that masks do not fit into the hierarchy of controls simply because they are not even personal protective equipment. This is recognized in the recent ASTM Face Covering (mask) Standard [ASTM F3502-21 – Standard Specification for Barrier Face Coverings (BFCs)] illustrated in Figure 2:

- 3.1.8 *respirator*, *n*—personal protective equipment (PPE) designed to protect the wearer from inhalation of hazardous contaminants.
- 3.1.8.1 *Discussion*—Barrier face coverings are not designed to meet the performance requirements of NIOSH-approved respirators. For the purpose of this specification, healthcare

Figure 2: ASTM 2021 BFC Standard – Masks Not PPE (Respirators)

The best industrial hygiene solution has for decades been engineering controls of dilution with fresh air, filtration, and/or destruction – all of which are readily available technologies.

Given this background, we the undersigned have been increasingly concerned about the mis-information provided by the CDC to the public; often reflected by inappropriately conclusive language that *omits technical limitations and documented negative effects associated with masks and face coverings*. Examples of our concerns follow:

Issue #1: Recommending N-95 type masks is inappropriate for the general population and children:

The CDC's January 14, 2022 and January 28, 2022 webpage language have instructed people to move away from masks and toward N95-type respirators (see for example https://www.cdc.gov/coronavirus/2019-ncov/prevent-getting-sick/types-of-masks.html), including KN95 respirators (Figure 3):

When choosing a respirator, look at how well it fits and read the manufacturer instructions. These instructions should include information on how to wear, store, and clean or properly dispose of the respirator. Respirators have markings printed on the product to indicate they are authentic, see appropriate N95 markings and KN95 markings. COVID-19 4/8 in and out around the edges of the respirator. Gaps can be caused by choosing the wrong size or type of respirator or when a respirator is worn with facial hair. For information about how to use your N95 correctly, see How to Use Your N95 Respirator. The information on this page is about N95 respirators but also applies to international respirators, like KN95 respirators. Most publicly available respirators are disposable and should be discarded when they are dirty, damaged, or difficult to breathe through. More information on these two types of respirators is provided below.

Figure 3: CDC January 14 & January 28, 2022 Guidance on Respirators - pgs. 4-5

Under the topic of respirators, the CDC lists both N95 and KN95 respirators.

Moreover, as the CDC knows, persons or entities providing respirators in the workplace (unlike masks) must follow OSHA's Personal Protective Equipment Standard (OSHA 29 CFR 1910.132) to establish the nature of the hazard (Hazards Assessment) and the Respiratory Protection Standard (RPS) requirements (29 CFR 1910.134). Non-employees must also follow the RPS under the manufacturers' instructions (as we shall show later). These RPS requirements are substantial and include factors such as:

- Written RPS Plan
- Medical Clearance
- Initial Fit Test
- Annual Fit Test
- Training by a professional such as an IH on fit testing, cleaning, storage, and changeout.

As the CDC knows, or should know, movement from masks to respirators comes with significant requirements or as the manufacturers such as 3M state on their instructions, improper usage "may result in sickness or death".

In this context, we have recently been provided by the following request, and rejection by OSHA, to investigate improper usage of KN respirators by an employer (Figure 4):



February 9, 2022



RE: OSHA Complaint No. 1864651



The Occupational Safety and Health Administration (OSHA) has received your notice of alleged workplace hazard(s) against notified Gun Lake Casino. After careful review we have decided not to conduct an inspection because:

On the basis of the information provided to our office during our phone conversation the employer has provided and is requiring employees to wear KN95 masks which are not NIOSH certified respirators and would not be covered by OSHA's respiratory protection standard.

If you do not agree with this decision, you may contact me for a clarification of the matter at (419) 259-7542.

Section 11(c) of the OSH Act provides protection for employees against discrimination because of their involvement in protected safety and health related activity. If you believe you are being treated differently or action is being taken against you because of your safety or health activity, you may file a complaint with OSHA. You should file this complaint as soon as possible, since OSHA normally can accept only those complaints filed within 30 days of the alleged discriminatory action.

Thank you for your concern for a safe and healthful workplace.

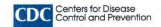
Respectfully,

For total

Todd Jensen Area Director

Figure 4: OSHA February 9, 2022 Response Letter to Gun Lake Casino Complaint

OSHA rejected the employee complaint on a technicality that the employer was not following the OSHA RPS because the respirator was a KN95 rather than an N95. And, as shown in Figure 5, NIOSH does not approve KN95's:





NIOSH-approved N95 Particulate Filtering Facepiece Respirators

This list is reviewed and updated weekly.

Manufacturers Listed from A to Z - L

The N95 respirator is the most common of the seven types of particulate filtering facepiece respirators. This product filters at least 95% of airborne particles but is not resistant to oil-based particles.

This web page provides a table of NIOSH-approved N95 respirators listed by manufacturer from A-Z. You can find a specific manufacturer by clicking on the first letter of their name on the index below. Web links in the table go to the NIOSH Approval Holder's website. See the Notes section for information about private labels.

NIOSH entered a Memorandum of Understanding [2] (MOU) in 2018 with the Food and Drug Administration (FDA). This MOU granted NIOSH the authority to approve surgical N95 filtering facepiece respirators. Prior to this MOU, both NIOSH and FDA approved and cleared surgical N95s. The **Model Number/Product Line in bold text followed by (FDA)** indicates these surgical N95 respirators in the table below. NIOSH also provides a table of the surgical N95 respirators approved prior to the MOU. Surgical N95 respirators approved under the MOU do not require FDA's 510(k) clearance. These NIOSH-approved surgical N95 respirators are only on the Certified Equipment List (CEL).

A respirator labeled as a KN95 respirator is expected to conform to China's GB2626 standard. NIOSH does not approve KN95 products or any other respiratory protective devices certified to international standards. For more information, view Factors to Consider When Planning to Purchase Respirators from Another Country.

Figure 5: NIOSH Language Regarding Approval of KN95 Respirators

So, in an obvious case of deception, the CDC recommends the usage of N95 and KN95 respirators (see Figure 3) yet must know they are not approved by NIOSH and that OSHA will not enforce the RPS. The irony here is that NIOSH is part of the CDC (see Figure 5 letterhead), so the CDC clearly knows this. Note that it is known that KN95 respirators from China are known to be less expensive than those made with the N95 designation and find widespread usage; this too was known, or should have been known, by the CDC.

Thus, the CDC pushes KN95 respirators as part of the move toward respirators, knowing they are not approved by their sub-agency NIOSH, which allows employers to make employees wear respirators without the protections of OSHA's Respiratory Protection Standard (RPS). This is an unconscionable breach of the public health function and should be corrected immediately.

Issue #2: CDC has issued harmful guidance for masking children that contradicts manufacturers' recommendations, world-wide standard practice and CDC's own guidance, and without appropriate risk-benefit analysis:

The CDC's January 28, 2022 webpage language misleadingly implies respirators are acceptable for children yet knows that this is not the case simply based on manufacturer instructions, they link the reader to https://www.cdc.gov/coronavirus/2019-ncov/prevent-getting-sick/types-of-masks.html – see Figure 6:

Considerations for Children

Masks

Anyone ages 2 years or older who is not vaccinated or not up to date on vaccines should wear masks in indoor public spaces. This recommendation also applies to people who are up to date on their vaccines when they are in an area of substantial or high transmission. CDC also currently recommends universal indoor masking for all teachers, staff, students, and visitors to K-12 schools, regardless of their vaccination status or the area's transmission rates. The benefits of mask-wearing are well-established.

Respirators

Parents and caregivers may have questions about NIOSH-approved respirators (such as N95s) for children. Although respirators may be available in smaller sizes, they are typically designed to be used by adults in workplaces, and therefore have not been tested for broad use in children.

Selecting Masks

- Masks and respirators should not be worn by children younger than 2 years.
- Choose a well-fitting and comfortable mask or respirator that your child can wear properly. A poorly fitting or uncomfortable mask or respirator might be worn incorrectly or removed often, and that would reduce its intended benefits.
 - Choose a size that fits over the child's nose and under the chin but does not impair vision.
- Follow the user instructions for the mask or respirator. These instructions may show how to make sure the product fits properly.
- Some types of masks and respirators may feel different if your child is used to wearing a regular cloth or disposable procedure masks.

https://www.cdc.gov/coronavirus/2019-ncov/prevent-getting-sick/types-of-masks.html

6/8

Figure 6: Misleading CDC Language Regarding Children Wearing Masks and Respirators

As illustrated in detail below, the CDC provided language in its January 28, 2022 guidance for children that is particularly misleading by obfuscating and omitting information readily known, or likely to have been known by the CDC.

"The benefits of mask-wearing are well-established:"

First, the benefits of children, or anyone for that matter, of wearing masks being well

established is simply false. A Brownstone paper by Paul Elias Alexander published December 21, 2021 (https://brownstone.org/articles/more-than-150-comparative-studies-and-articles-on-mask-ineffectiveness-and-harms/) shows both the effectiveness of masks and their harms, citing 150 studies. One of these author's testified in the Western District Court of Michigan on September 28, 2021, in a half-dozen interviews (e.g., Jeff Hayes Films: https://rumble.com/vrfoox-covid-revealed-episode-8b-bonus-video-stephen-petty.html), in his own podcasts (https://rumble.com/c/PettyPodcasts) and in the Liberty Dispatch in Canada (https://podcasts.apple.com/us/podcast/episode-99-masks-dont-work-an-interview-with-ppe/id1559570986?i=1000550149187). During this testimony it was shown that the nearly 50 studies cited by the CDC purportedly showing masks are effective did not support statements made by the CDC and most suffered from a lack of a control group (group similar to the mask study group not wearing masks) or cofounding factors (multiple factors such as changes in HVAC systems, distancing, quarantining, and masks) wherein one cannot determine the specific contribution by masking.

But the most egregious part of this statement is that it only addresses supposed benefits, not liabilities. Even the WHO - UNICEF (https://www.who.int/publications/i/item/WHO-2019-nCoV-IPC_Masks-Children-2020.1) understands that risk-rewards analysis should be done before recommending unproven, unscientifically-supported policies before masking them. Remember – do no harm – is the overarching principle (Figures 7 & 8):

Advice to decision makers on the use of masks for children in the community

Overarching guiding principles

Given the limited evidence on the use of masks in children for COVID-19 or other respiratory diseases, including limited evidence about transmission of SARS-CoV-2 in children at specific ages, the formulation of policies by national authorities should be guided by the following overarching public health and social principles:

- Do no harm: the best interest, health and well-being of the child should be prioritized.
- The guidance should not negatively impact development and learning outcomes.
- The guidance should consider the feasibility of implementing recommendations in different social, cultural and geographic
 contexts, including settings with limited resources, humanitarian settings and among children with disabilities or specific
 health conditions.

Figure 7: WHO UNICEF Recommendations for Children and Masks

From Figure 7, the overarching guiding principle is to do no harm.

Advice on the use of masks in children

WHO and UNICEF advise decision makers to apply the following criteria for use of masks in children when developing national policies, in countries or areas where there is known or suspected community transmission of SARS-CoV-2 and in settings where physical distancing cannot be achieved.

- 1. Based on the expert opinion gathered through online meetings and consultative processes, children aged up to five years should not wear masks for source control. This advice is motivated by a "do no harm" approach and considers:
 - childhood developmental milestones^{b 41}
 - · compliance challenges and
 - · autonomy required to use a mask properly.

The experts (following the methods described above) recognized that the evidence supporting the choice of the age cut-off is limited (see above, section related to transmission of COVID-19 in children), and they reached this decision mainly by consensus. The rationale included consideration of the fact that by the age of five years, children usually achieve significant developmental milestones, including the manual dexterity and fine motor coordination movements needed to appropriately use a mask with minimal assistance.

In some countries, guidance and policies recommend a different and lower age cut-off for mask use⁴²⁻⁴⁵. It is recognized that children may reach developmental milestones at different ages and children five years of age and under may have the dexterity needed to manage a mask. Based on the do no harm approach, if the lower age cut-off of two or three years of age is to be used for recommending mask use for children, appropriate and consistent supervision, including direct line of sight supervision by a competent adult and compliance need to be ensured, especially if mask wearing is expected for an extended period of time. This is both to ensure correct use of the mask and to prevent any potential harm associated with mask wearing to the child.

Children with severe cognitive or respiratory impairments who have difficulties tolerating a mask should, under no circumstances, be required to wear masks.

Other IPC, public health and social measures should be prioritized to minimize the risk of SARS-CoV-2 transmission for children five years of age and under; specifically maintaining physical distance of at least 1 meter where feasible, educating children to perform frequent hand hygiene and limiting the size of school classes. It is also noted that there may be other specific considerations, such as the presence of vulnerable persons or other local medical and public health advice that should be considered when determining if children five years of age and under need to wear a mask.

- 2. For children between six and 11 years of age, a risk-based approach should be applied to the decision to use of a mask. This approach should take into consideration:
 - intensity of transmission in the area where the child is and updated data/available evidence on the risk of infection and transmission in this age group;
 - social and cultural environment such as beliefs, customs, behaviour or social norms that influence the community
 and population's social interactions, especially with and among children;
 - the child's capacity to comply with the appropriate use of masks and availability of appropriate adult supervision;
 - potential impact of mask wearing on learning and psychosocial development; and
 - additional specific considerations and adaptions for specific settings such as households with elderly relatives, schools, during sport activities or for children with disabilities or with underlying diseases.
- Advice on mask use in children and adolescents 12 years or older should follow the WHO guidance for mask use in adults¹ and/or the national mask guidelines for adults.

Even where national guidelines apply, additional specific considerations (see below) and adaptions for special settings such as schools, during sport, or for children with disabilities or with underlying diseases will need to be specified.

Figure 8: WHO UNICEF Recommendations for Children and Masks by Age

Note that from Figure 8, WHO recommends against masking below age 6 and that children ages 6 to 11 may be masked upon completion of a risk assessment. England has similar guidance. But the CDC requires masks for children down to age 2 against WHO guidance and based on extensive reviews, has yet to perform any risk assessment on the net benefits of children wearing masks.

Specifically, it is well established that significant harms (i.e., reduced learning and development and physical, emotional, and social harms) have been reported in the literature (Figures 9-18):

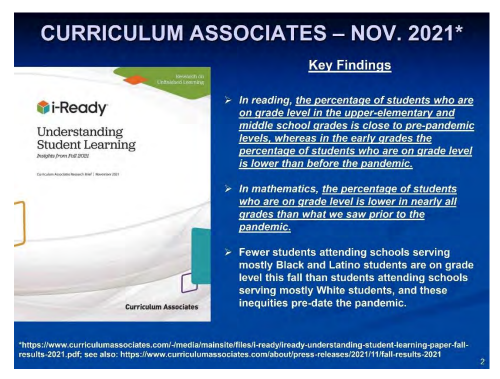


Figure 9: Curriculum Associates – Nov. 2021 – Title Page

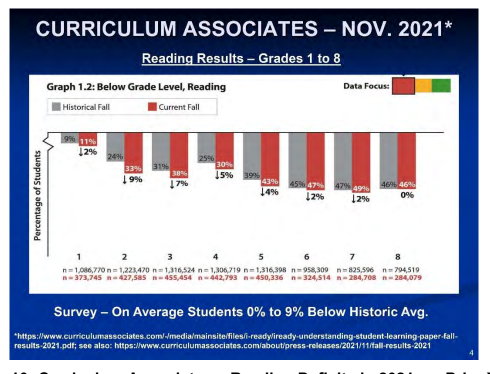


Figure 10: Curriculum Associates – Reading Deficits in 2021 vs. Prior Years

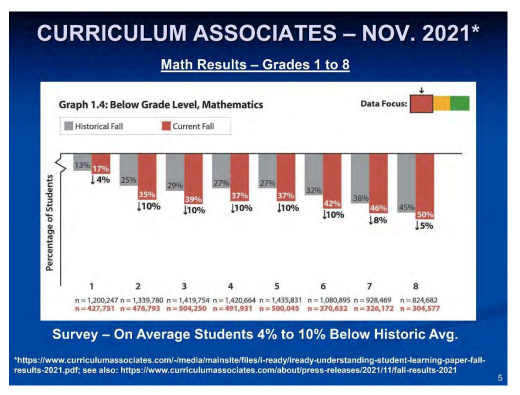


Figure 11: Curriculum Associates - Math Deficits in 2021 vs. Prior Years

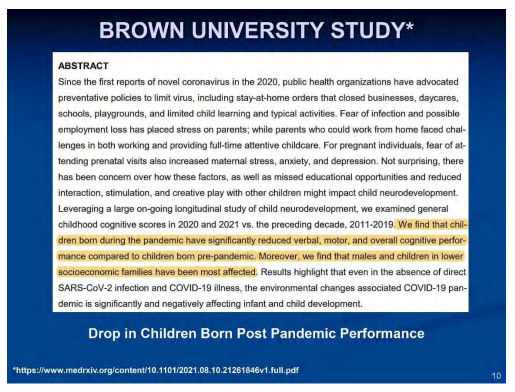


Figure 12: Brown University - Cognitive Deficits

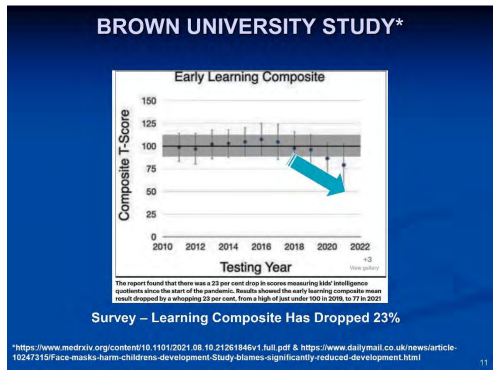


Figure 13: Brown University Study – Learning Loss of 23% for Children Born Since Pandemic

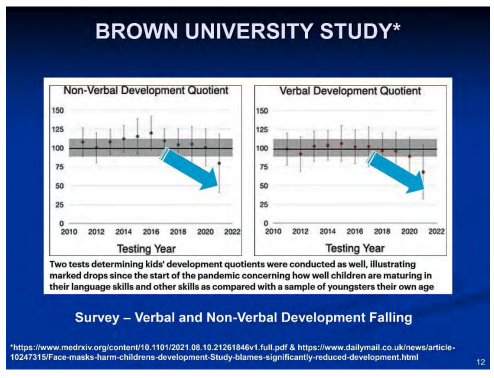


Figure 14: Brown University Study – Non-Verbal and Verbal Development Losses

ENGLAND DEPARTMENT OF EDUCATION STUDY – January 2022



Evidence Summary

Coronavirus (COVID-19) and the use of face coverings in education settings

January 2022

123 schools in England used masks and compared that to others that did not use masks during the Delta wave of Covid.



Figure 15: England Department of Education

<u>January 2022 England Dept. of Education</u> <u>Study – Masks Negatively Affected Learning</u>

The review acknowledged the use of face coverings are harmful:

"A survey conducted by the Department for Education in April 2021 found that <u>almost all secondary leaders and</u> teachers (94%) thought that wearing face coverings has made communication between teachers and students more difficult, with 59% saying it has made it a lot more difficult"

"Wearing face coverings may have <u>physical side effects</u> and impair face identification, verbal and non-verbal communication between teacher and learner."

Evidence Summary Corenavirus (COVID-19) and the seatice celerings in education settings

Figure 16: England Department of Education – Loss of Communication and Physical Effects



Figure 17: Kisielinski et al. – Mask Meta Study – Reviewed 1,226 Studies

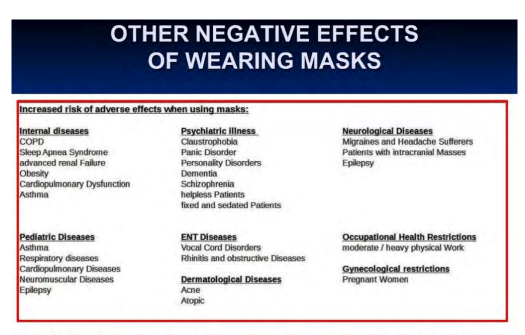


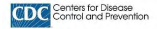
Figure 5. Diseases/predispositions with significant risks, according to the literature found, when using masks. Indications for weighing up medical mask exemption certificates.

Int. J. Environ. Res. Public Health 2021, 18, 4344. https://doi.org/10.3390/ijerph18084344

Figure 18: Kisielinski et al., – Areas of Quantitated Adverse Effects on Children and Adults

Clearly, the CDC has not conducted a net risk assessment and should have, and must do so to avoid continuing harms to children.

Even more disturbing, in their innocent looking, new Guidance for Children (Learn the Signs, Act Early) the CDC has in part, extended the timeframes for children to achieve learning outcomes (https://www.cdc.gov/ncbddd/actearly/milestones/index.html). Regarding these changes – Figure 19, CDC refers the reader to an American Academy of Pediatrics (AAP) webpage (https://publications.aap.org/pediatrics/article-abstract/doi/10.1542/peds.2021-052138/184748/Evidence-Informed-Milestones-for-Developmental?redirectedFrom=fulltext):



CDC's Developmental Milestones

CDC's milestones and parent tips have been updated and new checklist ages have been added (15 and 30 months). Due to COVID-19, updated photos and videos have been delayed but will be added back to this page in the future. For more information about the recent updates to CDC's developmental milestones, please view the *Pediatrics* journal article describing the updates.

Figure 19: CDC Learn the Signs, Act Early New Webpage – Reference to AAP

The headlines for the reference paper are reproduced as Figure 20:



Figure 20: CDC Referenced AAP Paper by Zubler (CDC) et al. Dated February 8, 2022

Zubler et al., write in part:

"The Centers for Disease Control and Prevention's (CDC) Learn the Signs. Act Early. program, funded the American Academy of Pediatrics (AAP) to convene an expert working group to revise its developmental surveillance checklists. The goals of the group were to identify evidence-informed milestones to include in CDC checklists, clarify when most children can be expected to reach a milestone (to discourage a wait-and-see approach), and support clinical judgment regarding screening between recommended ages. Subject matter experts identified by the AAP established 11 criteria for CDC milestone checklists, including using milestones most children (≥75%) would be expected to achieve by specific health supervision visit ages and those that are easily observed in natural settings. A database of normative data for individual milestones, common screening and evaluation tools, and published clinical opinion was created to inform revisions. Application of the criteria established by the AAP working group and adding milestones for the 15and 30-month health supervision visits resulted in a 26.4% reduction and 40.9% replacement of previous CDC milestones. One third of the retained milestones were transferred to different ages; 67.7% of those transferred were moved to older ages. Approximately 80% of the final milestones had normative data from ≥1 sources. Socialemotional and cognitive milestones had the least normative data. These criteria and revised checklists can be used to support developmental surveillance, clinical judgment regarding additional developmental screening, and research in developmental surveillance processes. Gaps in developmental data were identified particularly for socialemotional and cognitive milestones.

Thus, at least 22.3% [67.7% of 33%] of the CDC child developmental milestones in place for ~18 years, were moved from a younger age to an older age in February 2022.

One must conclude the CDC, rather than acknowledging the harms being done to children's development by their COVID policies, including masking, is simply moving the goalposts for what constitutes normal child development rather than admitting and moving away from failed policies.

Statements under "Respirators" and "Selecting Masks":

- Parents and caregivers may have questions about NIOSH-approved respirators (such as N95s) for children. Although respirators may be available in smaller sizes, they are typically designed to be used by adults in workplaces, and therefore have not been tested for broad use in children.
- Masks and respirators should not be worn by children younger than 2 years.
- Choose a size that fits over the child's nose and under the chin but does not impair vision. Follow the user instructions for the mask or respirator. These instructions may show how to make sure the product fits properly.

This language may be the most misleading and egregious given that the links CDC provides to manufacturers' instruction state that their N95s are not for use with children – the CDC has to know this.

The links to manufacturers' instructions from the January 28, 2022 mask and January 25, 2022 How to Use Your N95 Respirator are shown in Figures 21 and 22 respectively:

Related Pages > Your Guide to Masks > Improve How Your Mask Protects You > How to Use Your N95 Respirator

Last Updated Jan. 28, 2022

Figure 21: CDC January 28, 2022 Link – Bottom of Page and CDC January 25, 2022 Link to Manufacturers' Guidance and Warnings

The "How to Use Your N95 Respirator" is at the bottom of the CDC January 28, 2022 webpage.

COVID-19

How to Use Your N95 Respirator

Updated Jan. 25, 2022

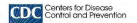
Wear Your N95 Properly So It Is Effective

- N95s must form a seal to the face to work properly. This is especially important for people at increased risk for severe disease. Wearing an N95 can make it harder to breathe. If you have heart or lung problems, talk to your doctor before using an N95.
- Some N95s may contain latex in the straps. If you have natural rubber latex allergies, see the manufacturers' website for information about your specific model.

For specific manufacturer's instructions for your N95 model, see Free N95 Respirator Manufacturers.

Figure 22: CDC January 15, 2022 Link to How to Use Your N-95 Respirator – Link to Manufacturers

The link in turn takes one to the following page (https://www.cdc.gov/coronavirus/2019-ncov/prevent-getting-sick/free-n95-manufacturers.html) (Figure 23):





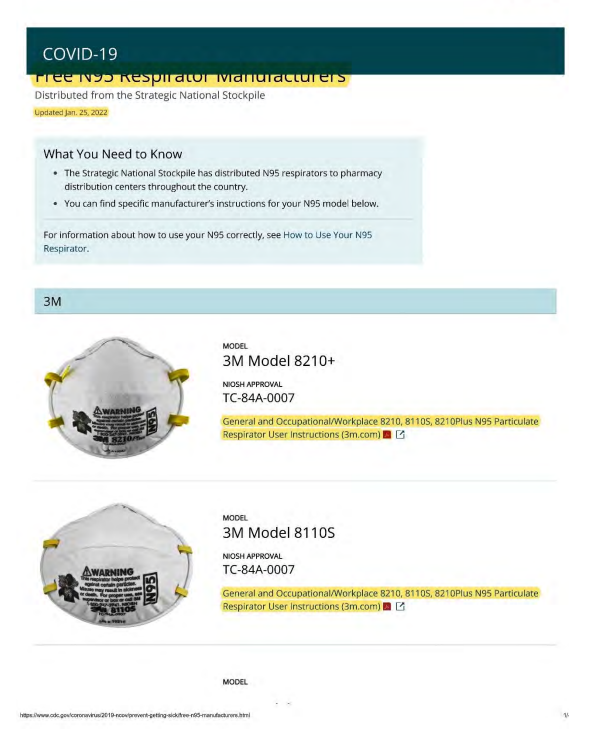


Figure 23: CDC January 15, 2022 Link to How to Use Your N-95 Respirator – Link to Manufacturers – pg. 1

From this webpage, four manufacturers are listed representing 12 respirators:

- 3M (6 models)
- Drager (1 model)
- Honeywell (2 models)
- Moldex (3 models).

For each model, the link can be clicked to get directly to the manufacturers' instructions for each respirator. For 3M and Moldex, major suppliers, only one set of instructions is used for each of their individually listed respirators. In other words, the same instructions were provided for each of the manufacturers' listed products.

Both 3M and Moldex explicitly state that their masks are not to be use by children (Figure 24).

Occupational/Workplace Use: 3M™ 8210, 8110S, 8210Plus N95 User Instructions

Use Instructions

- 1) Failure to follow all instructions and limitations on the use of this respirator and/or failure to wear this respirator during all times of exposure can reduce respirator effectiveness and may result in sickness or death.
- 2) In the U.S., before occupational use of this respirator, a written respiratory protection program must be implemented meeting all the requirements of OSHA 29 CFR 1910.134, such as training, fit testing, medical evaluation, and applicable OSHA substance specific standards. In Canada, CSA standard Z94.4 requirements must be met and/or requirements of the applicable jurisdiction, as appropriate. Follow all applicable local regulations.
- 3) The particles which can be dangerous to your health include those so small that you cannot see them.
- 4) Leave the contaminated area immediately and contact supervisor if dizziness, irritation, or other distress occurs.
- 5) Store the respirator away from contaminated areas when not in use.
- 6) Inspect respirator before each use to ensure that it is in good operating condition. Examine all the respirator parts for signs of damage including the two headbands, attachment points, nose foam, and noseclip. The respirator should be disposed of immediately upon observation of damaged or missing parts. Filtering facepieces are to be inspected prior to each use to assure there are no holes in the breathing zone other than the punctures around staples and no damage has occurred. Enlarged holes resulting from ripped or torn filter material around staple punctures are considered damage. Immediately replace respirator if damaged. Staple perforations do not affect NIOSH approval (For 8110S only).
- 7) Conduct a user seal check before each use as specified in the Fitting Instructions section. If you cannot achieve a proper seal, do not use the respirator.
- 8) Dispose of used product in accordance with applicable regulations.

Use Limitations

- 1) This respirator does not supply oxygen. Do not use in atmospheres containing less than 19.5% oxygen.
- 2) Do not use when concentrations of contaminants are immediately dangerous to life and health, are unknown or when concentrations exceed 10 times the permissible exposure limit (PEL) or according to specific OSHA standards or applicable government regulations, whichever is lower.
- 3) Do not alter, wash, abuse or misuse this respirator.
- 4) Do not use with beards or other facial hair or other conditions that prevent a good seal between the face and the sealing surface of the respirator.
- 5) Respirators can help protect your lungs against certain airborne contaminants. They will not prevent entry through other routes such as the skin, which would require additional personal protective equipment (PPE).
- 6) This respirator is designed for occupational/professional use by adults who are properly trained in its use and limitations.

 This respirator is not designed to be used by children.
- 7) Individuals with a compromised respiratory system, such as asthma or emphysema, should consult a physician and must complete a medical evaluation prior to use.

Figure 24: 3M Instructions for CDC Listed 3M N95 Respirators – Not Designed to be Used by Children

Note the following observations from Figure 24:

- This respirator is not designed to be used by children!
- The respirator is only intended to be used for occupational or professional adults properly trained (e.g., under the RPS).
- Failure to follow instructions may result in sickness or death.
- A written respiratory protection plan, under the requirements of 29 CFR 1910.134 (RPS) must be in place prior to use of this respirator.

The Moldex instructions are essentially the same.

Moreover, 3M warns it is not protective against infectious diseases (Figure 25):

Biological Particles

This respirator can help reduce inhalation exposures to certain airborne biological particles (e.g. mold, *Bacillus anthracis*, *Mycobacterium tuberculosis*, etc.) but cannot eliminate the risk of contracting infection, illness or disease. OSHA and other government agencies have not established safe exposure limits for these contaminants.

5

Figure 25: 3M Instructions for CDC Listed 3M N95 Respirators – Not Protective Against Infection, Illness, or Disease

Note that anthrax and TB are much larger particles than virus particles like the COVID-19 virus.

In light of this discussion, the CDC should immediately correct their webpage stating explicitly that respirators, according to manufacturers' instructions, "Are not designed to be used by Children" and that anyone using a respirator must be doing so under a written respiratory protection plan that follows the OSHA RPS.

Issue #3: The CDC continues to ignore the fact that COVID-19 is primarily spread by aerosols (not droplets) making mask use mostly ineffective:

The CDC continues to make the misleading argument that masks stop COVID droplets. This is misleading because while masks do stop some droplets (> 50 to 10 micron), the vast majority of COVID particles are smaller aerosols (≤ 5 microns) – see Figure 26:

Types of Masks and Respirators

Masks are made to contain droplets and particles you breathe, cough, or sneeze out. If they fit closely to the face, they can also provide you some protection from particles spread by others, including the virus that causes COVID-19.

Respirators are made to protect you by filtering the air and fitting closely on the face to filter out particles, including the virus that causes COVID-19. They can also contain droplets and particles you breathe, cough, or sneeze out so you do not spread them to others.

Figure 26: CDC – Misleading Guidance on Masks and Droplets

We are not the only ones who have written you regarding this issue. On February 15, 2021, the following scientists wrote a lengthy memo to you regarding your misleading language in this area and asked you to correct it:

- Rick Bright, PhD, Former Director of BARDA, Dept of Health and Human Services
- Lisa M. Brosseau, ScD, CIH, University of Minnesota CIDRAP
- Lynn R. Goldman, MD, MS, MPH, George Washington University
- Céline Gounder, MD, ScM, NYU Grossman School of Medicine & Bellevue Hospital Center
- Jose Jimenez, PhD, University of Colorado at Boulder
- Yoshihiro Kawaoka, DVM, PhD, University of Wisconsin-Madison and University of Tokyo
- Linsey Marr, PhD, Virginia Tech
- David Michaels, PhD, MPH, George Washington University
- Donald K. Milton, MD, DrPH, University of Maryland
- Michael Osterholm, PhD, MPH, University of Minnesota CIDRAP
- Kimberly Prather, PhD, University of California San Diego
- Robert T. Schooley, MD, University of California San Diego
- Peg Seminario, MS, AFL-CIO (retired)

They wrote in part:

"To address and limit transmission via inhalation exposure and prevent COVID infections and deaths, we urge the Biden administration to take the following immediate actions:

 Update and strengthen CDC guidelines to fully address transmission via inhalation exposure to <u>small inhalable particles</u> from infectious sources at close, mid and longer range. Updated guidelines should be informed by a risk assessment model that focuses on source and pathway (ventilation) controls first, followed by respiratory protection... Issue an OSHA emergency standard on COVID-19 that recognizes the importance of aerosol inhalation, includes requirements to assess risks of exposure, and requires implementation of control measures following a hierarchy of controls...

Edwards et al. (https://www.pnas.org/content/118/8/e2021830118) demonstrated that that the vast majority of COVID particles emitted during illness are aerosols not droplets (see Figure 27):

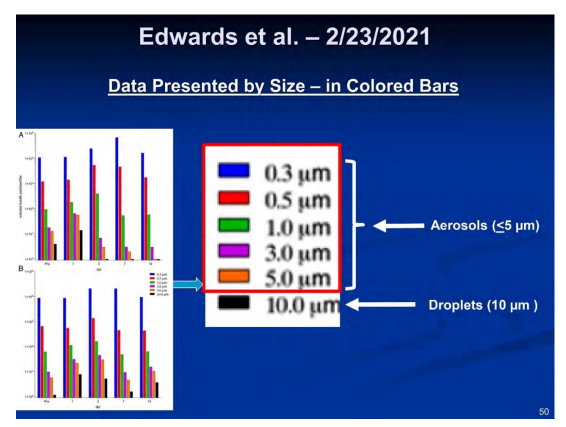


Figure 27: Edwards et al., 2021 - Particle Size Emissions by Size and Time

Edwards et al. concluded their paper with the following statements:

- Our finding that <u>the proportion of small respiratory droplets (i.e., aerosols) were the majority of particles exhaled in all subjects</u>.
- There may be an elevated risk of the airborne transmission of SARS CoV 2 by way of the very small droplets (aerosols) that transmit through conventional masks and traverse distances far exceeding the conventional social distance of 2 m (~7').
- Exhaled aerosol numbers appear to be not only an indicator of disease progression, but a marker of disease risk in non-infected individuals.

While the mask may contain droplets, they only do so for a period. As the masks are exposed to heat and moisture they suffer from degradation within a few hours.

We ask that the CDC immediately suspend misleading statements in all their public information that masks stop droplets when the vast majority of particles are smaller aerosols that stay suspended for days to weeks (vs. minutes for droplets), readily pass through gaps around the masks, and can reach deep into the lungs (see for example Fennelly, Kevin, P., 2020, Particle sizes of infectious aerosols: implications for infection control, Lancet Respir Med 2020; 8: 914–24).

Issue #4: CDC's position for masks used by the general public lacks proper scientific justification and creates potential harm based on a false sense of security:

Statements that a mask can provide protection are false and mislead the public into a false sense of security. Industrial Hygiene solutions seek a more than 90% relative risk reduction, and this publication continues to focus on the lowest form of non-protection that does not meet the least desirable mode of protection (PPE) in the Hierarchy of Controls with PPE. The September 9, 2020 guidance from AIHA illustrated this concept of the need for a super reduction in relative risk, not a minor one (https://aiha-assets.sfo2.digitaloceanspaces.com/AIHA/resources/Guidance-Documents/Reducing-the-Risk-of-COVID-19-using-Engineering-Controls-Guidance-Document.pdf - pg. 4).

Moreover, the CDC continues to provide guidance that gaps in masks can be eliminated; in the real world that never happens (Figure 28):

Choosing a Mask or Respirator for Different Situations

Masks and respirators (i.e., specialized filtering masks such as "N95s") can provide different levels of protection depending on the type of mask and how they are used. Loosely woven cloth products provide the least protection, layered finely woven products offer more protection, well-fitting disposable surgical masks and KN95s offer even more protection, and well-fitting NIOSH-approved respirators (including N95s) offer the highest level of protection.

Whatever product you choose, it should provide a good fit (i.e., fitting closely on the face without any gaps along the edges or around the nose) and be comfortable enough when worn properly (covering your nose and mouth) so that you can keep it on when you need to. Learn how to improve how well your mask protects you by visiting CDC's Improve How Your Mask Protects You page.

A respirator has better filtration, and if worn properly the whole time it is in use, can provide a higher level of protection than a cloth or procedural mask. A mask or respirator will be less effective if it fits poorly or if you wear it improperly or take it off frequently. Individuals may consider the situation and other factors when choosing a mask or respirator that offers greater protection.

Do NOT wear cloth masks with

- Gaps around the sides of the face or nose
- Exhalation valves, vents, or other openings (see example)
- Single-layer fabric or those made of thin fabric that don't block light
- Wet or dirty material

Figure 28: CDC Guidance Suggesting Gaps in Masks Can be Eliminated

The CDC statement that masks should not be worn if gaps cannot be eliminated is meaningless because this cannot occur; only properly selected and fitted respirators can accomplish this.

Masks cannot ever obtain a perfect fit to the face and efficiencies of masks when worn in real world scenarios (day-long usage). When the mask has more than a 3% gap, it offers effectively zero protection (Figure 29):

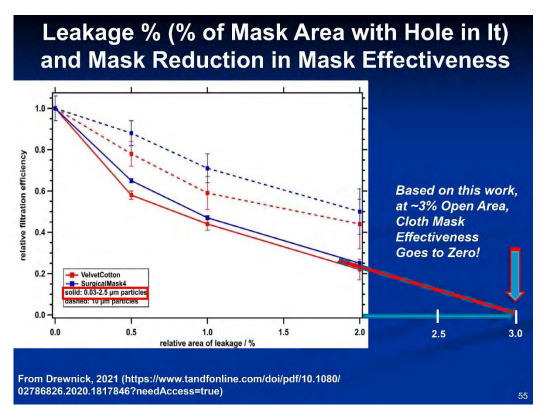


Figure 29: Loss of Mask Effectiveness in the Real World

Thus, the core issue with masks, and even respirators, is the seal – small gap areas effectively render these devices ineffective.

The American Society for Testing and Materials (ASTM) Standard Specification for Barrier Face Coverings F3502-21 Note 2 states, "There are currently no established methods for measuring outward leakage from a barrier face covering, medical mask, or respirator. Nothing in this standard addressed or implied a quantitative assessment of outward leakage and no claims can be made about the degree to which a barrier face covering reduces emission of human-generated particles."

As well as, importantly, Note 5, "There are currently no specific accepted techniques that are available to measure outward leakage from a barrier face covering or other products. Thus, no claims may be made with respect to the degree of source control offered by the barrier face covering based on the leakage assessment."

Every breath increases atmospheric viral load, or the amount of viral matter held aloft in an enclosed space. In instances when it does not take very much of an airborne pathogen for vulnerable individuals to get sick, a contagious individual should not wear a mask or respirator that creates a concentrated plume of aerosols, thinking they are protecting others from their respiratory emissions.

Explosive force-generating events, such as coughs and sneezes, increase the pressure behind exhaled matter. Masks can exacerbate the spread of airborne pathogens by creating focused plumes of fine particulates, in turn increasing emission trajectory, with the added concern of aerosolization of droplets through the mask membrane.

Finally, what is now most concerning, is that public entities are taking CDC guidance and making respirators available for free (Figure 30):





Figure 30: "Free" Open Contaminated N95s Being Given Away to the Public at Grocery Stores

These entities, based on CDC guidance, likely and/or unknowingly, do not address the requirements of the Respiratory Protection Standard and causing additional harm to the public by such a lack of understanding. Inevitably, this practice will result in harm and liability to their employees and customers for improper distribution and storage of respirators under the RPS.

Conclusion:

The CDC has built a series of recommendations for masking that are inconsistent with the technical and medical literature. The policy and procedural recommendations exaggerate the benefits, while ignoring the limitations and harms, especially for children and the general population. In addition, the CDC has taken a policy position of "it might work" and "it can't hurt" and use selective and weak observational data in the place of actual controlled scientific study to justify inappropriate recommendations for masks and face coverings.

Recently, the CDC has deployed a respiratory protection policy (i.e., masks to N95s) that dismisses the key principles in any Safety and Health program regarding the use of respirators – namely the Respiratory Protection Program. There is no mention of potential risks if the respirator is not properly used or fitted correctly. Moreover, it is clear that respirators are not intended for use with children. In our profession, if PPE and respiratory protection guidance was to ever be delivered without risk identification, fit testing, and training, we would be liable for putting personnel in a high-risk scenario, which is what the CDC is doing with their policy.

We would ask the CDC to accept these basic industrial hygiene facts that we have presented, update their public guidance accordingly regarding the issue of droplets vs. aerosols, stop confusing the public regarding the effectiveness of masks, and stop implying respirators are acceptable for children, and to be given generally to the public. In addition, it is clear the CDC knows, or should know, that gaps between the face and mask are a major problem for real mask effectiveness and could never have met our industry's requirement of 90% relative risk reduction.

The CDC is doing enormous damage to science and scientists by allowing politics to dictate public health policy rather than actual science. Increasingly, and for good reason as we have illustrated, the public does not trust the CDC and its science; this must change.

We recognize that it is easy to judge from afar and know that you and your team are under tremendous stress during this period. Our desire is to see the CDC and our country succeed in these efforts. As such, instead of just being critical, we want to offer our time to your organization to find solutions together. We would be willing to collaborate in the creation of a competent plan that will be based on the Hierarchy of Controls and will be tailored to various work and living environments. We will also help develop data points we can use to monitor and measure this program to enable proper adjustments as needed.

We look forward to your responses to our concerns as we continue to work to protect the public.

Sincerely:

Stephen E. Petty, P.E., C.I.H., C.S.P.*

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^{*} Corresponding Author



Centers for Disease Control and Prevention (CDC) Atlanta GA 30329-4027

3.30.2022

Stephen Petty President EES Group, Inc. 1701 E Atlantic Boulevard, Suite 5 Pompano Beach, FL 33060

Dear Stephen Petty:

Thank you for your letter to Senator Ronald H. Johnson, White House Coronavirus Response Coordinator Jeffrey Zients, Chief Medical Advisor to the President of the United States and National Institute of Allergy and Infectious Diseases Director Anthony Fauci, MD, Occupational Safety and Health Administration Assistant Secretary of Labor Douglas L. Parker, and Centers for Disease Control and Prevention (CDC) Director Rochelle P. Walensky, MD, MPH regarding coronavirus disease 2019 (COVID-19) mask guidance. I am responding on behalf of Dr. Walensky.

CDC continues to learn more about SARS-CoV-2, the virus that causes COVID-19, as the COVID-19 pandemic evolves. CDC's Science Briefs¹ summarize the scientific evidence behind specific guidance and recommendations. In our "Science Brief: Community Use of Masks to Control the Spread of SARS-CoV-2,"² we summarize the studies that have assessed the effectiveness of mask-wearing to prevent the spread of COVID-19, which have informed our masking guidance.

CDC's guidance on masks was updated to provide information for those who choose to wear N95s or other respirators and was not a broad recommendation for their use. CDC recommends that individuals consider their situation and other factors when choosing a mask that offers greater protection. The most critical aspect of this recommendation is that individuals should wear the most protective mask they can, which both fits them well and which they will wear consistently.

Experimental and epidemiologic data support community masking to reduce the spread of SARS-CoV-2 among adults and children. The preventative benefit of masking in community settings is derived from a combination of source control and wearer protection. The relationship between source control and wearer protection is likely complementary and possibly synergistic, such that individual benefit increases with increasing community mask use.

https://www.cdc.gov/coronavirus/2019-ncov/science/science-briefs/index.html

² https://www.cdc.gov/coronavirus/2019-ncov/science/science-briefs/masking-science-sars-cov2.html

Mask use has been found to be safe, including in children, and is not associated with clinically significant impacts on respiration or gas exchange under most circumstances, except for intense exercise. The limited available data indicate no clear evidence that masking impairs emotional or language development in children. Available evidence suggests that even children who may have difficulty wearing a mask can do so effectively through targeted interventions.

Throughout the pandemic, CDC has recommended utilizing a number of controls to prevent transmission within the community, workplaces, and healthcare settings. Examples of these guidance include Ventilation in Buildings,³ Ventilation in Schools and Childcare Programs,⁴ Upper-Room Ultraviolet Germicidal Irradiation (UVGI),⁵ Testing in Non-Healthcare Workplaces,⁶ Testing in Schools,⁷ and Infection Prevention and Control Recommendations for Healthcare Settings.⁸

Remaining up to date⁹ on COVID-19 vaccines is the best protection from COVID-19-associated severe illness, hospitalization, and death; however, wearing a mask also remains an important tool in preventing the spread of disease. Masks are effective at reducing transmission of SARS-CoV-2 when worn consistently and correctly.

CDC continues its research to learn more about the effectiveness of different types of masks for preventing COVID-19, and we will continue to update our guidance as the science indicates.

I appreciate your letter as we work together to fight COVID-19. Please share this response with the cosigners of your letter. CDC remains committed to leading with science, promoting equity, and protecting the American public during this pandemic.

Sincerely,

Barbara Mahon, MD, MPH

Incident Manager

COVID-19 Emergency Response

Centers for Disease Control and Prevention

³ https://www.cdc.gov/coronavirus/2019-ncov/community/ventilation.html

⁴ https://www.cdc.gov/coronavirus/2019-ncov/community/schools-childcare/ventilation.html

https://www.cdc.gov/coronavirus/2019-ncov/community/ventilation/UVGI.html

⁶ https://www.cdc.gov/coronavirus/2019-ncov/community/organizations/testing-non-healthcare-workplaces.html

https://www.cdc.gov/coronavirus/2019-ncov/community/schools-childcare/what-you-should-know.html

⁸ https://www.cdc.gov/coronavirus/2019-ncov/hcp/infection-control-recommendations.html

https://www.cdc.gov/coronavirus/2019-ncov/vaccines/stay-up-to-date.html

EXHIBIT "17"

From: freedomtochooseCPRA
From: freedomtochooseCPRA
Subject: Fwd: CPRA 22-12072
To: lesliebunch@sbcglobal.net
Co:

Sent from Proton Mail for iOS

From: Patricia Huberpatricia Huberpatricia Huberpatricia Huber<a href="mailto:patty.huber@laci

Subject: Fwd: CPRA 22-12072

To: <freedomtochoosecpra@protonmail.com>

Cc:

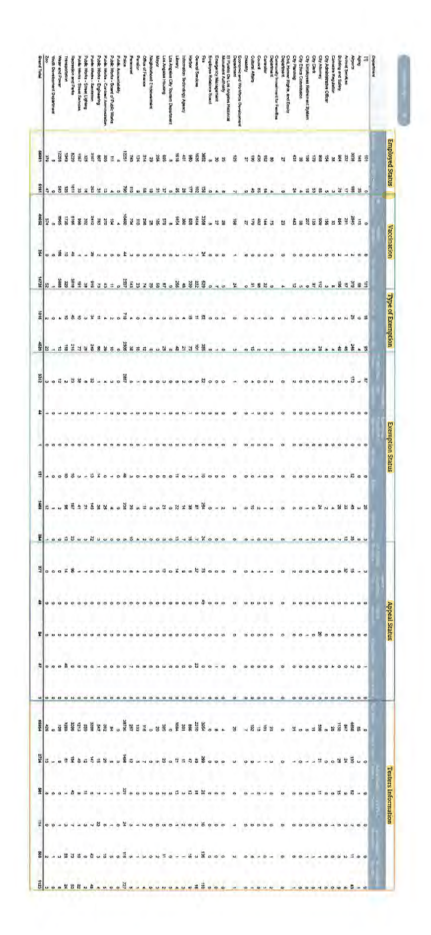
As you indicated that you could not see headers in the documents provided in the City's Public Records Request System, I am providing a version of the documents directly to you via email. I have done my best to highlight the headers that you indicated were redacted in the version provided via the Public Records Request System. Please note, the version attached was downloaded from the system so should reflect what you were provided directly.

As noted in my response, we provided the documents as they were provided to us as we did not generate them. If you have questions regarding interpretation of the documents, we recommend that you reach out to the Personnel Department as they are the department with responsibility for maintaining the information you requested. We provided those documents that were generated by Personnel and provided to the CAO in the course of our work.

Best, Patty

Patricia J. Huber Assistant City Administrative Officer Office of the City Administrative Officer e-mail: <u>Party.Huber@lacity.org</u>

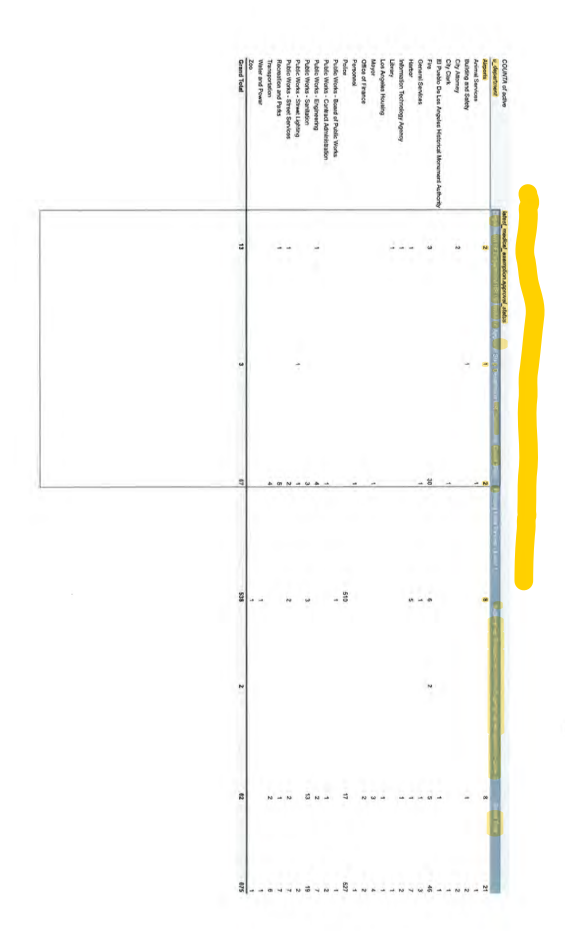
office: (213) 978-0605 mobile: (213) 453-7603



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bis Regulation 4 1 5 130 3 ministrative Officer 36 17 53 888 77 945 ark 15 15 31 36 17 53 888 77 945 ark 15 31 31 46 124 58 182 ployees Retirement System 10 6 16 191 3 194 lics Commission 1 3 4 36 22 38 lics Commission 21 2 21 398 9 407 unan Rights and Equity Department 2 2 2 20 2 22 unan Rights and Equity Department 2 2 2 20 2 22 unan Rights and Equity Department 2 49 8 57 358 9 407 ler 2 2 2 2 2 2 2 2 Inity Investment for Families Department 2 6 13 138 6 144 1 Age 8 57 41 164 12 176 1 Age 1 2 6 8 10 </td <td>Building and Safety</td> <td>39</td> <td>33</td> <td>72</td> <td>831</td> <td>144</td> <td>975</td> <td>1047</td>	Building and Safety	39	33	72	831	144	975	1047
ministrative Officer 4 1 5 130 3 133 onney	Cannabis Regulation				27	6	33	33
orney orney orney orney orney orney of a serice of a serice ployees Retirement System 15 31 46 124 58 182 182 182 182 182 182 183 184 185 185 185 185 185 185 185 185 185 185	City Administrative Officer	4	-	5	130	ω	133	138
ark 15 31 46 124 58 182 poloyees Retirement System 10 6 16 191 3 194 poloyees Retirement System 10 6 16 191 3 194 poloyees Retirement System 10 6 16 191 3 194 poloyees Retirement System 10 6 13 49 36 2 38 poloyees Retirement System 2 6 13 38 9 407 poloyees Retirement System 2 6 13 38 9 407 poloyees Retirement System 2 6 13 38 9 407 poloyees Retirement System 2 6 13 38 5 71 ler 1 49 8 57 359 56 415 ler 1 2 6 8 108 12 12 ler 1	City Attorney	36	17	53	868	77	945	998
ployees Retirement System 10 6 16 191 3 194 105 Commission 21 21 3 3 4 3 4 36 2 38 194 194 195 195 156 195 195 195 195 195 195 195 195 195 195	City Clerk	15	31	46	124	58	182	228
lics Commission 1 3 4 36 2 38 Innining 21 21 398 9 407 In Injury Investment for Families Department 2 2 66 13 138 6 141 Iler 2 6 13 138 6 144 Iler 49 8 57 359 56 415 I Affairs 14 27 41 164 12 16 I Affairs 2 6 8 57 359 56 415 I Affairs 2 6 8 57 359 56 415 I Affairs 2 6 8 57 359 56 415 I Affairs 2 6 8 108 12 16 12 I Affairs 2 6 8 108 12 12 12 I Affairs 3 1 6 8 108 12 12 12 I Age 4 1 6 8 108 12 12 12 I Age 4 1 6 14 12 12 12 12 <td>City Employees Retirement System</td> <td>10</td> <td>6</td> <td>16</td> <td>191</td> <td>ω</td> <td>194</td> <td>210</td>	City Employees Retirement System	10	6	16	191	ω	194	210
Innining 21 21 398 9 407 uman Rights and Equity Department 2 2 20 2 22 ler 2 6 13 138 6 144 ler 7 6 13 138 6 144 ler 49 8 57 359 56 141 ler 14 27 41 164 12 176 l Affairs 14 27 41 164 12 176 ly 2 6 8 57 359 56 415 loo De Los Angeles Historical Monument Authority 5 1 6 23 2 25 sncy Management 2 66 14 26 2 28 l Services 76 66 142 3255 498 3753 l Services 16 13 29 361 25 386 ltion Tech	City Ethics Commission	_	ω	4	36	2	38	42
uman Rights and Equity Department 20 2 22 Inity Investment for Families Department 2 6 13 138 6 144 Ier 49 8 57 359 56 415 I Affairs 14 27 41 164 12 176 Iv Thic and Workforce Development Department Department Slo De Los Angeles Historical Monument Authority 5 1 6 8 108 12 120 910 De Los Angeles Historical Monument Authority 5 1 6 8 12 <	City Planning	21		21	398	9	407	428
Inity Investment for Families Department ler 2 2 6 5 71 ler 7 6 13 138 6 144 ler 49 8 57 359 56 415 I Affairs 14 27 41 164 12 176 ty 2 6 8 108 12 120 nic and Workforce Development Department 2 6 8 108 12 120 nic and Workforce Development Department 2 6 8 108 12 120 nocy Management 2 6 8 108 12 25 ee Relations Board 76 66 142 3255 498 3753 1 Services 83 82 165 837 106 943 1 Services 83 82 165 837 106 943 1 Services 83 51 94 1408 159 1567	Civil, Human Rights and Equity Department				20	2	22	22
International Plane	Community Investment for Families Department	2		2	66	5	71	73
Affairs	Controller	7	6	13	138	6	144	157
ty 27 41 164 12 176 ty 2 6 8 108 12 120 sic De Los Angeles Historical Monument Authority 5 1 6 23 2 25 sncy Management 76 66 142 3255 498 3753 ee Relations Board 76 66 142 3255 498 3753 al Services 83 82 165 837 106 943 tition Technology Agency 43 51 94 1408 159 1567	Council	49	œ	57	359	56	415	472
ty 26 1 27 nic and Workforce Development Department 2 6 8 108 12 120 blo De Los Angeles Historical Monument Authority 5 1 6 23 2 25 sncy Management 2 76 66 142 3255 498 3753 ee Relations Board 27 62 89 1359 142 1501 Il Services 83 82 165 837 106 943 Ition Technology Agency 43 51 94 1408 159 1567	Cultural Affairs	14	27	41	164	12	176	217
nic and Workforce Development Department 2 6 8 108 12 120 slo De Los Angeles Historical Monument Authority 5 1 6 23 2 25 ancy Management 2 6 1 26 2 28 ee Relations Board 76 66 142 3255 498 3753 Il Services 27 62 89 1359 142 1501 83 82 165 837 106 943 16 13 29 361 25 386 16 13 94 1408 159 1567	Disability				26	1	27	27
bio De Los Angeles Historical Monument Authority 5 1 6 23 2 25 ancy Management 26 28 28 28 ree Relations Board 76 66 142 3255 498 3753 al Services 27 62 89 1359 142 1501 al Services 83 82 165 837 106 943 atton Technology Agency 16 13 29 361 25 386 43 51 94 1408 159 1567	Economic and Workforce Development Department	2	6	00	108	12	120	128
sncy Management 26 2 28 ee Relations Board 76 66 142 3255 498 3753 Il Services 27 62 89 1359 142 1501 83 82 165 837 106 943 16 13 29 361 25 386 16 13 51 94 1408 159 1567	El Pueblo De Los Angeles Historical Monument Authority	O1	-	60	23	2	25	31
tion Technology Agency 8 8 8 8 8 8 8 3753 948 3753 375	Emergency Management				26	2	28	28
76 66 142 3255 498 3753 1 Services 27 62 89 1359 142 1501 83 82 165 837 106 943 16 13 29 361 25 386 43 51 94 1408 159 1567	Employee Relations Board				00		00	00
1 Services 27 62 89 1359 142 1501 83 82 165 837 106 943 16 13 29 361 25 386 43 51 94 1408 159 1567	Fire	76	66	142	3255	498	3753	3895
83 82 165 837 106 943 160n Technology Agency 16 13 29 361 25 386 43 51 94 1408 159 1567	General Services	27	62	89	1359	142	1501	1590
tion Technology Agency 16 13 29 361 25 386 43 51 94 1408 159 1567	Harbor	83	82	165	837	106	943	1108
43 51 94 1408 159 1567	Information Technology Agency	16	13	29	361	25	386	415
	Library	43	51	94	1408	159	1567	1661

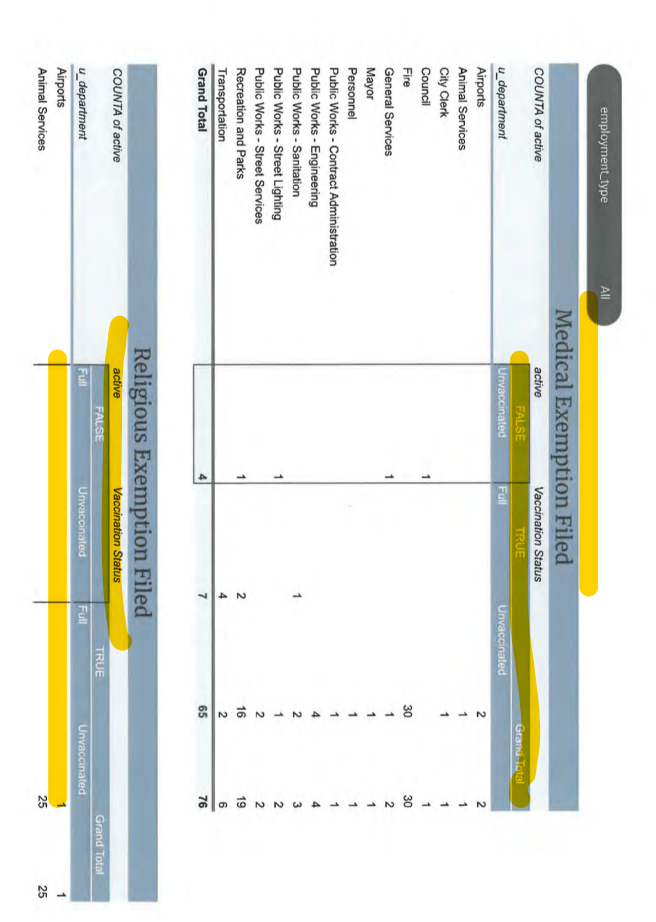
239			6	
	239			575
	82		119	119 1640
	1434		1787	1787 5475
	19		32	32 971
	7	7 1	7 16 289	289
	175		241	241 2323
	9	9 2	9 28 717	717
	w	3	3 12 271	271
	4	1	1 4 98	
			4	
	283		658	658 10028
	66		104	104 647
	51	OT.	5 8 106	
	53		58	58 286
	15		19	19 23
		2	28 157	157
	24		24 34 571	34 571



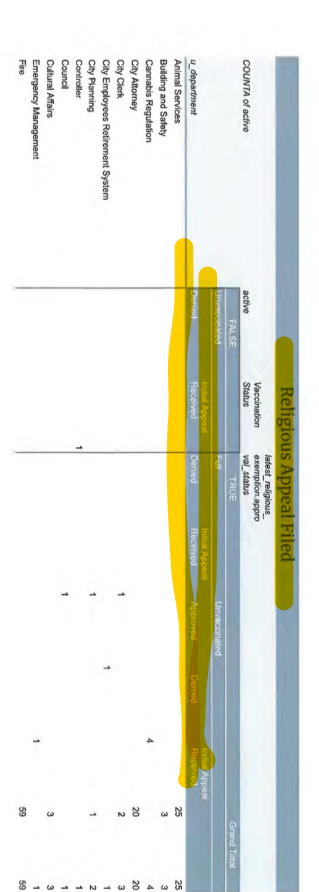
279	2212	490	31	2	Grand Total
	ń				Youth Development Department
	*	4			Water and Power
13	10	SE 1	7	4	Transportation
•	- 10	s 4	2		Public Works - Street Services Recreation and Parks
-		2 2			Public Works - Street Lighting
101	18	54	2		Public Works - Sanitation
11		21	12		Public Works - Engineering
		22			Public Works - Contract Administration
- i	-	OI.			Public Works - Board of Public Works
3 .	1715				Policy
n	,	6 60			Penson S
2		. 60			Office of Finance
4		43			Mayor
14	-	ā			Los Angeles Housing
an e	14				Library
N	no (5			Information Technology Agency
	43 6	× 6			Hartor
n a	210	95	4 -		Grand Ganica
		S N			Economic and Worklords Development Department
		N			Cultural Affairs
		i de	4		Countel
N		1			Controller
N					Community Investment for Families Department
	-	4			City Planning
		-			City Employees Refinement System
4					City Clerk
13		23	N		City Attorney
	in the	- 4			City Administrative Officer
Or	i ia	23	ä		Building and Salmy
		22	2		Animal Services
On.	146	+			Airports

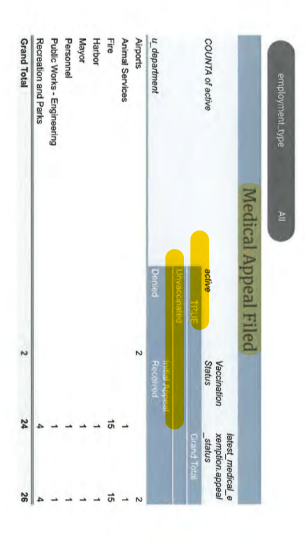
Re	ligious Ex	Religious Exemption Filed	iled			
COUNTA of active	active	latest_religious_e xemption.approva I status				
	FALSE		TRUE		Grand Tota	tal
u_department	Department HR (Submission Approval Step)	Department HR (Submission Denial Step) -	Department HR (Submission Approval Step)	Department HR (Submission Denial Step) -	· #3	
Airports					_	3
Animal Services				2	25	27
Building and Safety		2			24	27
Cannabis Regulation					4	4
City Administrative Officer					2	2
City Attorney				2	23	25
City Clerk					2	2
City Employees Retirement System					_	_
City Planning					4	4
Controller		_				_
Council				7	_	N
Cultural Affairs					7	7
Economic and Workforce Development Department					2	2
Emergency Management					_	_
Fire				4	90	91
General Services		ယ		_	70	74
Harbor		1			2	ယ
Information Technology Agency					10	11
Library				1		_
Los Angeles Housing					6	6
Mayor					2	2
Office of Finance					00	8
Pension					2	2
Personnel	_	6		2	G	13

Grand Total	Water and Power	Transportation	Recreation and Parks	Public Works - Street Services	Public Works - Street Lighting	Public Works - Sanitation	Public Works - Engineering	Public Works - Contract Administration	Public Works - Board of Public Works	Police
16			2			_				
37		8	2	22		2	12			
653	- 4	69	179	31	16	15	22	22	ζi,	4
707		77	183	33	16	18	34	22	5	1



Grand Total	Water and Power	Transportation	Recreation and Parks	Public Works - Street Services	Public Works - Street Lighting	Public Works - Sanitation	Public Works - Engineering	Public Works - Contract Administration	Public Works - Board of Public Works	Police	Personnel	Pension	Office of Finance	Mayor	Los Angeles Housing	Information Technology Agency	Harbor	General Services	Fire	Emergency Management	Economic and Workforce Development Department	Cultural Affairs	Council	Controller	City Planning	City Employees Retirement System	City Clerk	City Attorney	City Administrative Officer	Cannabis Regulation	Control of the Control
4						4																									
15			2								6					-		ω						_					_		1
57		12	12	4		2	ယ	w		4	2		12				+	7				_	-		-		9	đ			
596	-	57	167	27	16	13	19	19	O1		ω	2	6	2	6	10	4	63	90	i.	2	6			ω	-4	j.	22	2	4	1
669	-	69	181	31	16	16	22	22	5	-	11	2	8	2	6	11	2	73	90	_	2	7	4	_	4		2	23	2	4	





Grand Total	Transportation	Recreation and Parks	Public Works - Street Lighting	Public Works - Engineering	Public Works - Board of Public Works	Personnel	Office of Finance	Mayor	Los Angeles Housing	Information Technology Agency	Harbor	General Services
4						4						
1												
2							4					+
6	_	2										
2	4											
41	17					3	4					14
271	19	92	7	4	2	_		2	O1	10	-	15
327	38	94	7	4	2	6	ch	2	Ċī	10	1	30

	FULLY VACCINATED	CCINATED	NOT VACCINATED		EXEMPTIONS F	EXEMPTIONS FILED (NOT VACCINATED ONLY)	SINATED ONLY)	APPROVED LOA -		PLACED OFF DUTY			SEPARATED	
Department	FULL-TIME	PART-TIME	FULL-TIME	PART-TIME	TOTAL	RELIGIOUS	MEDICAL	NOT REPORTED	SKELLY PENDING	SKELLY ISSUED	PART-TIME	DISCHARGED	RETIRED	RESIGNED
Aging	2608	112	285	12	201	182	10	91			0	0	0	
Animal Services	269	10	39	4	35	34	4	u !	2 -	N	0 0	0 1	0	
Board of Public	8		n		21	n						9.	5	
BOE	693	15	52	en.	52	48	00 0				0	0	2	
BSL	287	7	22	0	21	20		101] 1[2]	2[3]	0	0	0	
Building and Safely	824	62	48	4	E	45 O1	6				2	0	4	
Cannabis	27	0	4	0	4	4	0	0	0	0	0	0	0	
CAO	714	9	1	1	2	2	0			0	0	0	0	
CHRED	11	2	0	0	0	0	.0	0		0	0	0	0	
City Attorney	897		, 24		34	30	4							
City Clerk	88	55	2		4	3		0	0	0	0	0	0	
Commission	30	on.	0	1[4]	0	0	0			0	0	0	0	
City Planning	391	15	7	_	S	on	0	0	0	0	0	0	0	
Community Investment for														
amilies	90	0	2	0	3	G.	0	0	0	0	0	0	0	
Contract Administration	276	7	29	0	25	22	4		4 0	0	0			
Controller	128	13	4	0	4	4	0		0	0	. 0	0	0	
Council	412	10	4	0	4	63	4	0		0	0	0	0	
Cultural Affairs	58	116	0	24	9	OE.			0		24	-		
Disability	26	1	0	0	0	0	0				0	0	0	
El Pueblo	n 0	10	4	1	1	1	0 0		0 0		0 0	0 0	0 0	
EMD	18	DI	0	1	1	1	0	0			0	0	0	
Employee Relations Board	ω.	0	0	0	0	0	0		0		0	0	0	
EWDD	108	10	ш	0	co co	ω	0				0	0	_	
Finance	266	17		8	13	9	3				0	0	0	
GSD	1125	231		13	85	80	Di.				3	2	ω	
Harbor	857	0	86	0	66	57	9	0	0 2		0	0	0	
IIA	303	400		7	17	2 0	3 N				0	0		
LA Sanitation	2547	28	171	2	167	148	10		2		0	0	en e	
LACC .	8	0		0	0	0	0	0			0	0	0	
LACERS	169	17	1	0		1	0				0	0	.0	
LADOT	1636		95	29	100	94	on.					0	0	
LAFD	3167	9	600	66	365	315	50	0		60	0	0	o	
AFPP	116		7	0	7	7	0		0		. 0	0	0	
API	756	675	27	103	35	1502	200				9 0	0 0	2	
Mayor	179	4	ch	0	on.	ω	۵				0	0	0	
Personnel	483	140	28	69	29	26	3		0		48	ca ca	2	
Public Accountability	4	0	0	0	0	0	0	0	0		0	0	5	
Rec and Parks	1216	4229	119	2047	197	173	24	4			2034	2	0	
Street Services	974	0	153	0	89	82	7	2	0	_	0	0	0	
Youth	5	0	1	0		1	0	0			0	0	0	
200	198	106	24	4	19	†s	1	- 7			0	1	0	
DWP	8404	0	1566	0	640	439	201	0			0	0	0	
TOTAL -		2000	-	999							-			

	Department	Total employees:	Percent vaccinated	Percent Unvaccinat
FULLY V	FULL-TIME	54850	85.23%	
FULLY VACCINATED	PART-TIME	94		
NOT VAC	FULL-TIME PART-TIME FULL-TIME PART-TIME			
NOT VACCINATED	PART-TIME			
EXEMPTIONS	E TOTAL R			
FILED (NOT YAC	RELIGIOUS			
CINATED ONLY	MEDICAL			
EXEMPTIONS FILED (NOT VACCINATED ONLY) APPROVED LOA.	VACCINATION STATUS NOT REPORTED			
	VACCINATION STATUS NOT REPORTED SKELLY PENDING SKELLY			
LACED OFF DUTY	SKELLYISSUED			
	PART-TIME			
	LY ISSUED PART-TIME DISCHARGED			
SEPARATED	RETIRED			
	RESIGNED			

- [1] The employee in this category has not been with BSL for several years
- [2] One employee filed a religious exemption
- [3] Two Skelly pkgs were sent via certified mail.

[4] part time Commissioner

	In addition to the 28 discrepancies reflected in Column H, we have 13									
	100	45	14	1,854	217	1,637	1760	124	1636	LADOT
One haw mile is rully vaccumated, but wantify for processing to uprodu	0 vaccin	14	-4	187	2	185	187	4	186	LACERS
the in falls asserted but assign for blacebone to an level	0	0	0	00	0	00	00	0	09	LACC
	-315	1881	246	3,063	734	2,329	2748	173	2575	LA Sanitation
Columns BIC do not reflect information on Sheet 1, attempted to correct but cell are protected. # filed positions is off (-221) + 90 new hires and 22 vax info that needs to be updated in SNOW	but on	H	ē	612	49	563	590	26	564	LA Housing
Difference is due to employees on leave (vaccine status unverified) and part time staff that are no longer at LAHD (still showing up in SNOW).	6 part ti	7	4	377	27	350	383	34	349	ΠA
	cu	27	10	940	93	847	943	86	857	Harbor
Column E should be 1356, Column F should be 159. 6 employees are fully vaccinated, but reflected as not vaccinated in SNOW. Working to update information on affestallion google form. 67 employees on LOA status, which is where the remaining difference is coming from.	Colum fully v update status	ä	g.	1,515	165	1,350	1448	92	1356	GSD
	o	0	0	304	21	283	304	21	283	Finance
	13	4	16	108	on	102	121	ω	118	EWDD
	à	0	6	00	0	00	ω	0	ယ	Employee Relations Board
	0	0	0	24	1	23	24	4	23	EMD
	N	-	4	24	4	23	26	2	24	El Pueblo
	4	G ₁	2	28	w	25	27	0	27	DONE
One commissioner is showing up in SNOW who is fully vaccinated	0 One c	0	0	27	0	27	27	0	27	Disability
Of the 58 full time employees, Two are not vaccinated but have an exemption (56+116-172). Not vax number does not include the 9 exemptions (24+9-33). SNOW numbers are correct.	Of the	é	2	205	33	172	198	24	174	Cultural Affairs
	26	-18	45	400	23	377	426	4	422	Council
Dept Input Correct - Update not yet shown in SNow	0 Dept I	5	4	145	O	140	145	4	141	Controller
	6	R	7	306	30	276	312	29	283	Contract Administration
Two new hires fully vaccinated but waiting for Bluestone to confirm	-5 Two n	SX.	Š.	56	On .	51	53	ω	50	Community Investment for Families
	2	2	0	412	o	406	414	00	406	City Planning
	4	4	0	38	2	36	37	1	36	City Ethics Commission
	44	-66	22	197	69	128	153	w	150	City Clerk
	4	-19	13	937	53	884	931	34	897	City Attorney
	0	0	0	13	0	13	13	0	3	CHRED
The employee on a LOA captured in Sheet 1 is not reflected in this tab. 2 Student Workers, waiting for Bluestone confirmation of fully vaccinated status. Numbers in Sheet 1 are accurate.	The e 2 Stuc vaccin	ķ.	2	126	CA.	121	125	N	123	CAO
	0	0	0	31	4	27	31	4	27	Cannabis
Default Decime to State (SB) - 13 fully vaccinated, must update in Bluestone; 14 on leave; 6 no longer with the City; 1 no longer with department; 15 exempt examiners; 5 commissioners no longer active, Empty (10) - All 10 fully vaccinated, must update in Bluestone	Defaul Bluest depart Se Empty	ż	31	991	136	85	938	52	886	Building and Safety
Column E should be 285. Column F You's should not be 33, it should be 25, but out of those 3 are fully vaccinated but couldn't upload their vaxx card, also 5 of the 6 default declined to state are fully vaccinated: Declined to State "1" is a DWP employee [1]	Colum 25, bu card, a Dedin		10	317	8	284	316	22	294	BSL
Numbers adjusted to reflect departures from the Bureau due to retirement	Numbers a 0 retirement	0	0	765	57	708	765	57	708	BOE
	1	0	10	102	on	96	103	o	97	Board of Public Works
Numbers have been updated in Sheet!	0 Numb	0	0	322	43	279	322	43	279	Animal Services
0 37 pending Bluestone upload and confirmation	0 37 per	14	37	3,017	334	2,683	3017	297	2720	Airport
				2110	6.2	20	121	23	201	Aging
	9	2	7	118	22	05	17	35	100	

1,423 146 1,569 8 -20 14 164 16 180 19 11 8 623 101 724 0 4 0 0 4 0 4 0 0 0 5,452 2,171 7,623 4 4 0 959 164 1123 15 11 4 959 1 6 0 0 0 304 28 332 0 0 0 0 8,597 3,314 11,901 183 -1,749 -1,931 46172 11105 57277 576 -3003 -2427	126 1557 1,423 5 188 164 97 720 623 0 4 4 2166 7611 5,452 153 1127 959 1 6 5 28 332 304 1566 9970 8,587 8102 54850 46172	1431 183 623 623 4 974 5 5 304 8404 18	LAPL Mayor Personnel Public Accountability Rec and Parks Street Services Youth Zoo DWP TOTAL:
1,423 146 1,569 8 -20 -12 164 16 180 19 11 8 623 101 724 0 4 0 0 0 4 0 4 0 0 0 0 0 5,452 2,171 7,623 -1 -4 12 959 164 1123 15 -11 4 5 1 6 0 0 0 304 28 332 0 0 0 8,587 3,314 11,901 1,83 -1,748 -1,931	1557 1 188 720 4 4 7611 5 6 332 8970 8		LAPL Mayor Personnel Public Accountability Rec and Parks Street Services Youth Zoo DWP
1,423 146 1,569 8 -20 -12 164 16 180 19 19 11 8 623 101 7,24 0 4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1557 1 188 720 4 4 7611 5		APL Mayor Personnel Public Accountability Rec and Parks Rec and Parks Street Services Youth
1,423 146 1,569 8 -20 -12 164 16 180 19 11 8 623 101 724 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1557 1 188 720 4 4 1127		LAPL Mayor Personnel Public Accountability Rec and Parks Street Services Youth
1,423 146 1,569 8 -70 12 164 16 180 19 111 8 8 5,452 2,171 7,623 15 11 4 959 164 1123 15 11 4	1557 1 188 720 4 7611 5		LAPL Mayor Personnel Public Accountability Rec and Parks Street Services
1,423 146 1,569 8 -20 -12 164 16 180 19 11 8 623 101 7,623 4 0 0 0 0	1557 188 720 4		LAPL Mayor Personnel Public Accountability Rec and Parks
1,423 146 1,569 8 -20 -12 164 16 180 19 11 8 623 101 724 0 0 0 0	1557 188 720		LAPL Mayor Personnel Public Accountability
1,423 146 1,569 8 -20 -12 164 16 180 19 -11 8 623 101 724 0	1557 188		LAPL Mayor Personnel
1,423 146 1,569 8 -20 12 164 16 180 19 11 8	1557		LAPL
1,423: 146: 1,569 8: -20	1557		LAPL
an approved leave of absence with an unreported vax status. Fully vax (1,431) + Not vax (125) + Unreported (12) = 1,569. Also, there are 8 new hires who are categorized as 'Not Fully Vaccinated' in SNOW whose fully vaccinated status has been verified by staff but have not uploaded into Bluestone.			
an approved (save of absence with an unreported vax status, Fully va (1,431) + Not vax (126) + Unreported (12) = 1,589.			
LAPL total employees should be 1,569 as there are 12 employees on			
To account for the discrepancies LAPD has identified 44 new recruits that are fully vaccinated and 15 new hires stully vaccinated and 15 new hires tully vaccinated that we are in the process of updating their SNOW records. Additionally, the the process of updating their SNOW records. Additionally, the Department has also identified 173 employees that have provided their Department has also identified 173 employees that have provided their fully vaccinated status to their Commanding Officers and the fully vaccinated status to their Commanding Officers and the Value of Commanding Officers and Commanding Of	2169 12403 10,002	10234 21	LAPO
128 110 18 128 11 -11 0	7 128 110	121	LAFPP
Fully Not Total Fully Not Total Notes - Please clarify where you are getting your data	Fully	Fully Vaccinates Not Vaccinates Total	
SNow Difference			DEPARTMENT

				PLACED OFF DUTY	FF DUTY		SEPARATED	
DEPARTMENT	Fully Vaccinated	Not Vaccinated	EXEMPTIONS FILED (NOT VACCINATED ONLY)	SKELLY PENDING	SKELLY ISSUED	DISCHARGED	RETIRED	RESIGNED
Aging	102	_	3					
Airport	2720	297	201	2	0	2	0	
Animal Services	279	43	35	2	2	0	0	
Board of Public Works	97	ത	6	0	0	0	0	
BOE	708	57	52				2	
BSL	294	22	21	_	2	0	0	
Building and Safety	886	52	52	0	3	0	1	
Cannabis	27	4	4	0	0	0	0	
CAO	123	2	2	0	0	0	0	
CHRED	13	0	0	0	0	0	0	
City Attorney	897	34	34					
City Clerk	150	3	4	0	0	0	0	
City Ethics Commission	36	_	0	0	0	0	0	
City Planning	406	8	6	0	0	0	0	
Community Investment for Families	50	ω	s	0	0	0	0	
Contract Administration	283	29	25	0	0			
Controller	141	4	4	0	0	0	0	
Council	422	4	4	0	0	0	0	
Cultural Affairs	174	24	9	0	0	_		
Disability	27	0	0	0	0	0	0	
DONE	27	0	0	0	0	0	0	
El Pueblo	24	2	T.	0	0	0	0	
EMD	23	1	L	0	0	0	0	

VACCINATED SKELLY PENDING	1,000	ш	
0.1			PENDING SKELLY ISSUED DISCHARGED

CAO Tab Name	Vaccination Status									
Department		Decline to State Default decline to Full	t decline t Full	No	Partial	(empty)	Total	Fully	Not	
Aging		0	_	95	20	-	_	118	95	23
Airport	Airports	2	323	2,683	7	0	2	3,017	2,683	334
Animal Services	. Animal Services	0	6	279	37	0	0	322	279	43
Building and Safety	Building and Safety	15	58	855	52	-	10	991	855	136
Cannabis	Cannabis Regulation	0	0	27	4	0	0	31	27	4
CAO	City Administrative Officer	0	N	121	ω	0	0	126	121	Ch
City Attorney	City Attorney	_	17	884	33	0	2	937	884	53
City Clerk	City Clerk	0	65	128	4	0	0	197	128	69
LACERS	City Employees Retirement System	0	_	185	-	0	0	187	185	2
City Ethics Commission	City Ethics Commission	0	2	36	0	0	0	38	36	2
City Planning	City Planning	0	0	406	6	0	0	412	406	6
CHRED	Civil, Human Rights and Equity Department	0	0	13	0	0	ó	13	13	0
Community Investment for Fami	Community Investment for Families Community Investment for Families Department	0	_	51	4	0	0	56	51	5
Controller	Controller	0	0	140	σı	0	0	145	140	5 1
Council	Council	0	17	377	2	0	4	400	377	23
Cultural Affairs	Cultural Affairs	_	29	172	ω	0	0	205	172	33
Disability	Disability	0	0	27	0	0	0	27	27	0
EWDD	Economic and Workforce Development Department	0	2	102	ω	1	0	108	102	o
El Pueblo	El Pueblo De Los Angeles Historical Monument Authority	0	0	23	_	0	0	24	23	_
EMD	Emergency Management	0	0	23	0	0	_	24	23	_
Employee Relations Board	Employee Relations Board	0	0	œ	0	0	Ö	00	8	0
LAFD	Fire	64	164	3,148	367	27	9	3,779	3,148	631
GSD	General Services	14	67	1,350	83	_	0	1,515	1,350	165
Harbor	Harbor	œ	39	847	45	_	0	940	847	93
ΠA	Information Technology Agency	0	6	350	20	_	0	377	350	27
LAPL	Library	4	107	1,423	31	-	ω	1,569	1,423	146
LACC	Los Angeles City Tourism Department	0	0	œ	0	0	0	8	œ	0
LA Housing	Los Angeles Housing	2	18	563	28	0	_	612	563	49
Mayor	Мауог	_	10	164	51	0	0	180	164	16
DONE	Neighborhood Empowerment	0	ω	25	0	0	0	28	25	ω
Finance	Office of Finance	0	12	283	9	0	0	304	283	21
LAFPP	Pension	2	7	110	7	0	N	128	110	18
Personnel	Personnel	٦	63	623	31	2	4	724	623	101
LAPD	Police	184	165	10,002	1,910	64	6	12,331	10,002	2,329
Public Accountability	Public Accountability	0	0	4	0	0	0	4	4	0
Board of Public Works	Public Works - Board of Public Works	ω	2	96	0	0	_	102	96	6
Contract Administration	Public Works - Contract Administration	0	ω	276	27	0	0	306	276	30
BOE	Public Works - Engineering	0	2	708	53	2	0	765	708	57
LA Sanitation	Public Works - Sanitation	19	471	2,329	185	31	28	3,063	2,329	734
BSL	Public Works - Street Lighting	_	6	284	25	_	0	317	284	33
Street Services	Public Works - Street Services	19	73	959	71	_	0	1,123	959	164
Rec and Parks	Recreation and Parks	87	1,521	5,452	359	62	142	7,623	5,452	2,171
LADOT	Transportation	43	84	1,637	82	σı	ω	1,854	1,637	217
DWP	Water and Power	1,088	440	8,587	1,609	177	0	11,901	8,587	3,314
Youth	Youth Development Department	0	0	IJ.	_	0	0	6	51	_
Z00	Z00	0	9	304	19	0	0	332	304	28
	Total	1,559	3,796	46,172	5,152	379	219	57,277	46,172	11,105

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Total	0	0	0	0		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0.	0	0	0	0	0	2	0	

				57.43%	4 13%									
						86.53%	13.47%	90,01%	9,99%					
		1.40%	0.11% 1.40%	9.81%	0.71%	6.56%	1.02%	7.06%	0.78%	17.08%	0.55%	82.28%	100.00%	Percentage
	61	632	50	4433	319	2967	462	3189	354	7719	250	37192	45201	Grand Total
	0	0	0	1	0	3	_	3	-	4	0	23	27	65
	0	0	0	5	0	2	_	w	0	7	0	58	65	64
	0	0	0	1	0	0	0	0	0	_	0	13	14	63
	0	0	0	0	0	1	0	_	0	4	0	14	15	62
	0	0	0	0	0	0	_	0	-	0	0	49	49	61
	0	0	0	0	0	0	1	0	_	0	0	7	7	40
	0	0	0	3	_	4	з	7	0	00	0	68	76	39
	0	0	0	2	2	11	_	12	1	15	0	100	115	38
	0	0	0	2	0	3	0	w	0	5	0	97	102	37
Terminated	Package ssuad	¥ 6	Vaccinated. Semption Exemption Filed on Packa Signed Form Placed on Leave Leave Issued	Not Vaccinated. No Exemption No Signed Form	Not Vaccinated, No Exemption, Signed Form	Not Vaccinated. No Exemption Exemption Filed. Signed Form	ubiton	vace Exemple Filed Religious Filed Filed	ledical Filed	Not Jaconaled N	Partially Not Vaccinated Vac	ee Vaccinated Vaccinated I	All F	mou



Department	١,	155	11			i,	1	L	Department	1	
Aging	123	8	22	19	0	3	0	0	Aging	123	
Airports	2995	2679	130	133	13	169	11	4	Airports	2995	2679
Animal Services	320	276	00	7	w	54	4	0	Animal Services	320	276
Building and Safety	990	856	92	70	C.A	32	0	0	Building and Safety	990	
Cannabis Regulation	13	26	0	0	0	٠	ú	b	Cannabis Regulation	31	
City Administrative Officer	120	117	4	0	0	10	0	0	City Administrative Officer	120	
City Attorney	2	886	16	ш	0	25	0	0	City Attorney	931	
City Clerk	151	127	21	0	Q	ę.	0	0	City Clark	151	
City Employees Retirement System	188	200	2		0	4	0	0	Cay Employees Retrement System	188	
City Ethics Commission	37	36		1	0	0	0	0	City Ethics Commission	37	
City Planning	412	405	0	0	0	a.	0	0		412	
Civil, Human Rights and Equity Department	13	13	0	0	0	0	0	0	Civil, Human Rights and Equity Departmen	13	
Community investment for Families Department	55	57	-	0	0	ω	0	0	Community Investment for Femilies Depart	8	
Controller	2	140	0	0	0	4	0	0		144	
Council	427	380	17	0	0	tui.	0	0	Council	427	
Cultural Affairs	207	159	8	37	1	7	0	0	Cultural Affairs	207	
Disability	27	27	0	0	0	0	0	0	Disability	27	
Economic and Workforce Development Department	108	102	100	D	0	ω	0	0	Economic and Workforce Development Der	108	
El Pueblo De Los Angeles Historical Monument Authority	24	23	0	0	0	è	0	0	El Pueblo De Los Angeles Historical Monur	24	
Emergency Management	24	23	0	0	0	1	0	0	Emergency Management	24	
Employee Relations Board	Ó	aı	2	2	0	0	0	0	Employee Relations Board	00	
Fire	3726	3138	317	307	31	225	0	0		3726	3138
General Services	1493	1312	96	55	11	81	7		General Services	1493	1312
Harbor	934	851	21	B	2	50	w	0	Harton	934	851
Information Technology Agency	375	345	ti	(I)	2	T,	4	0	Information Technology Agency	375	345
Library	1569	1430	96	97	91	34	10	0	Ubrary	1569	1430
Los Angeles City Tourism Department	co	04	0	0	0	0	0	0	Los Angeles City Tourism Department	to	
Los Angeles Housing	602	580	17	100	2	22	2	0	Los Angelos Housing	602	560
Mayor	178	166	40	2	,	N	0	0	Mayor	178	166
Neighborhood Empowerment	28	25	ы	0	0	0	0	0	Neighborhood Empowerment	28	
Office of Finance	306	271	24	20	0	40	0	0	Office of Finance	306	271
Pension	126	108	10	12	0	СВ	0	0	Pension	126	
Personnel	721	600	2	8	2	22	2	0	Personnel	721	600
Police	12337	9891	531	54	7	1613	10	0	Police	12337	1686
Public Accountability	24	*	0	0	0	0	0	0	Public Accountability		
Public Works - Board of Public Works	101	2	4	0	0	m	0	0	Public Works - Board of Public Works	101	
Public Works - Contract Administration	303	270	10	10	0	23	0	0	Public Works - Contract Administration	303	270
Public Works - Engineering	759	696	12	EN	2	47	(ui	0	Public Works - Engineering	759	696
Public Works - Sanitation	2978	2325	445	387	9	148	9	0	Public Works - Sanitation	2978	2325
Public Works - Street Lighting	317	281	ю	12	2	20	N	0	Public Works - Street Lighting	317	281
Public Works - Street Services	1118	901	130	123	0	57	4	0	Public Works - Street Services	81118	99
Recreation and Parks	7736	5390	2047	1880	137	100	0	0	Recreation and Parks	7736	5390
Transportation	1823	1624	88	00	38	86	w	0	Transportation	1823	1624
You'n Development Department	un		0	0	0		0	0	Youth Development Department	UI	
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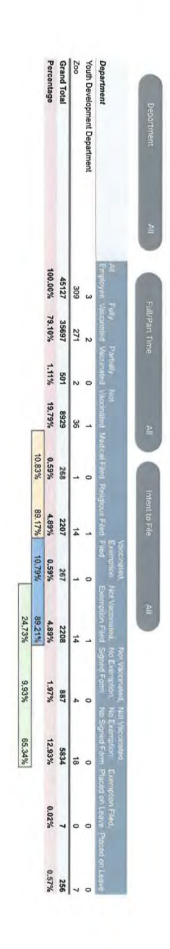


Danarimani					M	IJ,	21		Panarimani
Department		- Clinia		I			I		Department
Aging	123	36	22	19			0	0	Aging
Animal Services	320	276	o 6	7	ω ō	3.17	. =		Animal Canadas
Building and Safety	991	857	90	es .	a i	37	0	0	Building and Safety
Cannabis Regulation	53	26	4	-	0	*	0	0	Cannabis Regulation
City Administrative Officer	120	117	4	0	0	N	0	0	City Administrative Officer
City Attorney	931	386	16	ω	o	29	0	0	City Attorney
City Clerk	151	127	21	D	0	w	0	0	City Clerk
City Employees Retrement System	186	184	2		0	4	0	0	City Employees Refirement System
City Ethios Commission	37	36	9	4	0	0	0	0	City Ethics Commission
City Planning	412	406	0	0	0	o	0	0	City Planning
Chil, Human Rights and Equity Department	13	13	0	0	0	0	0	0	Civil, Human Rights and Equity Departmen
Community investment for Families Department	55	51	4	0	0	w	0	0	Community Investment for Families Depart
Controller	4	140	0	0	0		0	0	Controller
Council	427	407	76	0	0	4	0	0	Council
Cultural Affairs	207	159	38	38	4	00	0	0	Cultural Affairs
Disability	27	27	o	0	0	0	4	0	Disability
Economic and Workforce Development Department	108	102	N	0	0	w	0	0	Economic and Workforce Development Dep
El Pueblo De Los Angeles Historical Monument Authority	24	23	0	0	0	4	0	0	El Pueblo De Los Angeles Historical Monur
Emergency Management	24	23	0	0	0	- 4	0	0	Emergency Management
Employee Relations Board	00	0)	N	13	0	0	0	0	Employee Relations Board
Fire	3726	3138	319	308	49	228	0	0	Fire
General Services	1492	1311	89	52	7	2	(P)	-	General Services
Harbor	935	851	21	13	0	123	0	0	Harbor
Information Technology Agency	375	345	139	on-	2	5	-	0	Information Technology Agency
Library	1569	1430	97	94	88	38	4	0	Lexary
Los Angeles City Tourism Department	00	00	0	0	0	0	0	0	Los Angeles Cay Tourism Department
Las Angeles Housing	602	560	16	17	4	29	0	0	Los Angeles Housing
Mayor	178	166	49	N	4	N	0	0	Mayor
Neighborhood Empowerment	28	25	Cul	0	0	.0	0	0	Neighborhood Empowerment
Office of Finance	306	271	24	19	0	10	0	0	Office of Finance
Pension	126	108	10	2	0	œ	0	0	Pension
Personnel	721	109	92	93	10	22	10	0	Personnel
Police	12339	9848	845	519	CA.	1671	6	0	Palca
Public Accountability	4	4	0	0	0	0	0	0	Public Accountability
Public Works - Board of Public Works	101	94	4	0	0	6	0	0	Public Works - Board of Public Works
Public Works - Contract Administration	303	270	.8	9	0	24	a	0	Public Works - Contract Administration
Public Works - Engineering	759	686	12	55	60	47	a	D	Public Works - Engineering
Public Works - Sanitation	2978	2325	438	371	9	ž	cas	0	Public Works - Sanitation
Public Works - Street Lighting	317	281	7	d	-	23	2	0	Public Works - Street Lighting
Public Works - Street Services	1118	900	133	136		47	1	0	Public Works - Street Services
Recreation and Parks	7736	5385	2033	1862	137	205	0	0	Recreation and Parks
Transportation	1623	1618	82	78	×	8	w ·	0	Transportation
Youth Development Department	cn	٨	0	0	0	4	0	0	Youth Development Department
Z00	319	286	17	9	61	0	5	0	Zoo
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	32	17	17	0	0	0	0	0		0	0 0	0 0

Vaccinated Not Exemption Not Vaccinated Not Exemption Not Vaccinated Not Vaccinated Not Exemption Not Vaccinated Not Exemption Not Vaccinated Not Exemption Not Exemption Not Exemption Not Vaccinated Not Exemption			65.34%	9.93%	24.73%								
All Fully Parisity Not Fully Parisity Not Parisity Not Parisity Not Parisity Not Parisity Not Parisity Not Parisity Par					89.21%	10.79%	89.17%	10.83%					
All Fully Partially Not Fully Partially Not Fully Partially Not	0.57%	0.02%	12.93%	1.97%		0.59%	4.89%	0.59%	19.79%	1.11%	79.10%	100.00%	Percentage
All Fully Furnish All Fully Furnish All Fully Furnish All Fully Furnish All Fully Furnish All Fully Furnish All Fully Furnish All Fully Furnish All Fully Furnish All Fully Furnish All Fully Furnish All Fully Furnish All Fully Furnish All Fully Furnish All Fully Furnish All Fully Furnish All Fully Furnish All Fully Furnish All Furnish	256	7	5834	887	2208	267	2207	268	8929	501	35697	45127	Grand Total
All Fully Partially Not Vaccinated Pully Part Time Vaccinated Pully Part Time Not Vaccinated Not Exemption Not E	0	0	1	0	4	0	3	_	5	0	22	27	65
All Fully Fully Fartistity Not Fully	0	0	5	0	2	0	2	0	7	0	58	65	64
All Fully Partially Not Vaccinated	0	0	2	0	0	0	0	0	2	0	12	14	63
All Fully Fully Partially Not Vaccinated Not Va	0	0	0	0	_	0	1	0	_	0	14	15	62
All Fully	0	0	-	0	0	_	0	_	_	_	47	49	61
All Fully Partially Not Vaccinated. No Exemption. Not Vaccinated. No Exemption. No Exe	0	0	0	0	0	_	0	_	0	0	7	7	40
All Fully Partialty Not Exampled Not Vaccinated, Not Vaccinate	0	0	w	_	51	2	7	0	9	0	67	76	39
All Fully Partially Not Exemption Not Vaccinated, Not Vaccinat	0	0	ω	2	9	-4	9	_	14	0	99	113	38
Department All Fully Part time All Intention	0	0	2	0	w	0	3	0	51	0	101	106	37
All Fully Partially Not Vaccinated, Not Vaccin	0	0	00	3	17	0	17	0	28	4	655	684	36
Department All Fully Part time All Intention Vaccinated. Not Vaccinated, 1 All Fully Partially Not Field Religious Filed Filed Exemption Not Vaccinated No Exemption, Not Vaccinated Not Signed Form Not Vaccinated Vaccinated Vaccinated Medical Filed Religious Filed Filed Exemption Filed Signed Form Not Vaccinated Vaccinated Medical Filed Religious Filed File	3	0	50	15	16	_	17	0	81	4	325	410	35
Department All Full/Part time All Intent to Full/Part time All Intent to Fully Part time All Vaccinated. All Fully Partially Not Vaccinated Not Vaccinated. No Exemption Not Vaccinated. No Exemption Not Vaccinated No Exemption. No Exemption Not Vaccinated No Exemption.	5	0	51	21	12	2	12	2	84	6	255		34
All FullyPart Time All Intent to File	on Leave	Exemption Filed. Placed on Leave Placed	Not Vaccinated; No Exemption, No Signed Form	Not Vaccinated, No Exemption, Signed Form		xemption	Highous Filed F	dical Flied Re	fot accinated Me	artially Naccinated V	ully Pa occinated Va	M Fi	
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Department	are the se	-		of Water	Dime Obsessed	10000	1	10 10	F-0 W) 8	West File	Joillann P
Aging	121	95	4	25	0	4	4	ω	0	22	0
Airports	3001	2584	13	404	21	180	23	178	52	174	0
Animal Services	320	270	ω	47	-	36	2	35	2	10	. +
Building and Safety	989	848	2	139	S)	32	5	32	10	97	0
Cannabis Regulation	31	26	0	ch	0	4	0	4	0	,	0
City Administrative Officer	119	112	2	On	2	2	2	2	0	ω	0
City Attorney	931	878	ఆ	50	on	31	cn	31	4	-	0
City Clerk	148	116	2	30	4	ω	.4	ω	0	27	.0
City Employees Retirement System	193	188	0	O1	0	N	0	2	1	2	0
City Ethics Commission	38	37	0	4	0	0	0	0	0	4	0
City Planning	409	396	0	13	0	7	ä	đ	2	en	0
Civil, Human Rights and Equity Department	12	12	0	0	0	0	0	0	0	0	0
Community Investment for Families Department	51	48	0	w	0	2	0	2	0	-	0
Controller	143	137	0	ch	0	4	0	4	0	2	0
Council	405	385	0	20	4	2	0	w	0	17	0
Cultural Affairs	209	157	0	52	4	7	0	00	Ch	39	
Disability	26	25	0	1	0	0	0	0	. 1	0	0
Economic and Workforce Development Department	112	104	-	7	0	on	0	uı	0	2	0
El Pueblo De Los Angeles Historical Monument Authority	25	24	0	3	0	1	0	-	0	0	0
Emergency Management	24	22	-	4	0	1	0	4	0	0	0
Employee Relations Board	00	w	0	S	0	0	0	0	0	5	0
Fire	3731	2898	31	802	20	73	12	61	51	670	0
General Services	1491	1276	10	205	4	81	7	78	24	103	4
Harbor	945	830	di	109	cn	43	6	42	17	50	0
Information Technology Agency	373	344	2	27	N	14	_	i di	1	d	0
Library	15/3	1414	64	156	G.	28	0	31	14	111	0
Los Angeles City Tourism Department	00	0	. 0	0	0	0	0	2 0	0	2 0	0
Los Angeles Housing	611	900		2		. 27	0	22		24	
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Office of Finance	197	252	2	43	S N	9) N	0 7	2	2 2	0 0
Personnel	710	578	1 0 (123	- (22	0 (23	ω ,	97	0 1
Police	12326	9492	178	2656	126	1056	136	1046	494	1116	0
Public Accountability	4	4	0	0	0	0	0	0	0	0	0
Public Works - Board of Public Works	100	92	0	00	0	4	0	4	2	N	0
Public Works - Contract Administration	303	263	_	39	ယ	21	2	22	5	12	0
Public Works - Engineering	750	690	ω	57	7	40	4	43	4	10	0
Public Works - Sanitation	2955	2262	52	641	15	142	14	143	40	458	4
Public Works - Street Lighting	323	275	6	42	2	20	-	21	2	19	0
Public Works - Street Services	1107	881	19	227	4	39	cn	38	53	136	0
Recreation and Parks	7733	5033	125	2575	25	160	17	168	47	2360	0
	1831										



Full/Part Time

		61.39%	6.31%	32.30%								
				87.81%	12.19%	91.15%	8.85%					
1.42%	0.07%	11.74%	1.21%	6.17%	0.86%	6.41%	0.62%	19.12%	1.02%	79.87%	100.00%	Percentage 100,00%
640	32	5301	545	2789	387	2895	281	8635	459	36074	45168	Grand Total
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0	0	0	0	0	_	0	1	0	_	48	49	61
	0	0	0	0	_	0	_	0	0	7	7	40
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	0	6	2	18	_	19	0	26	_	656	683	36
	0	45	14	17	2	19	0	76	7	326	409	35
8	0	37	17	13	2	13	2	67	9	268	344	34
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Selection of Special Membrane (1972)	Airports	2997	2623	14	360	22	181	24	179	41	140	0
liefiely self-bid sel	Animal Services	320	271	cn	44	2	36	4	34	2	ĊB	2
Selection officer 177 178 25 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Building and Safety	990	851	4	135	(J)	32	đ	33	7	95	0
Unix Office: 177 113 1, 3 3, 3 1, 2 2, 24 10 15 14 15 15 14 13 3, 3 1, 2 2, 24 10 15 15 16 internent System 120 120 120 120 120 120 120 120 120 120	Cannabis Regulation	31	26	0	()	0	4	0	ĸ.	0		0
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unisistion 38 37 0 1 0 <t< td=""><td>City Employees Retirement System</td><td>193</td><td>189</td><td>0</td><td>4</td><td>0</td><td>2</td><td>0</td><td>2</td><td>-</td><td>_</td><td>0</td></t<>	City Employees Retirement System	193	189	0	4	0	2	0	2	-	_	0
Spirit and Equily Department 12 444 404 0 10 0 0 0 0 0 0 0	City Ethics Commission	38	37	0	4	0	0	0	0	0	4	0
lights and Equily Department 12 12 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	City Planning	414	404	0	10	0	7	4	6	2	N	0
estment for Families Department 51 48 0 2 0 2 0 2 0 2 0 2 0 2 0 2 0 2 0 4 0 2 0 4 0 2 0 4 0 4 0 4 0 4 0 4 0 4 0 4 0 4 0 4 0	Civil, Human Rights and Equity Department	12	12	0	0	0	0	0	0	0	0	0
Mail	Community Investment for Families Department	51	49	0	2	0	2	0	2	0	0	0
405 394 0 21 1 2 0 3 3 0 0 21 1 2 0 3 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Controller	143	138	0	Oi	0	4	0	4	0	4	0
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Workforce Development Department 111 104 1 6 0 4 0 4 0 4 0 4 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0	Disability	26	25	+	0	0	0	0	0	0	0	0
tos Angeles Historical Monument Authority 24 23 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 <td>Economic and Workforce Development Department</td> <td>111</td> <td>104</td> <td></td> <td>đ</td> <td>0</td> <td>4</td> <td>0</td> <td>4</td> <td>0</td> <td>2</td> <td>0</td>	Economic and Workforce Development Department	111	104		đ	0	4	0	4	0	2	0
Imagement 24 22 1 1 0 1 0 1 0 1 0 1 0 1 0 <th< td=""><td>El Pueblo De Los Angeles Historical Monument Authority</td><td>24</td><td>23</td><td>0</td><td>1</td><td>0</td><td>4</td><td>0</td><td>,</td><td>0</td><td>0</td><td>0</td></th<>	El Pueblo De Los Angeles Historical Monument Authority	24	23	0	1	0	4	0	,	0	0	0
stions Board 8 3 0 5 0 45 41 41 45 41 41 45 41 41 45 41 </td <td>Emergency Management</td> <td>24</td> <td>22</td> <td>+</td> <td>4</td> <td>0</td> <td>4</td> <td>0</td> <td>4</td> <td>0</td> <td>0</td> <td>0</td>	Emergency Management	24	22	+	4	0	4	0	4	0	0	0
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es 1492 1288 11 193 4 84 8 80 18 18 18 1953 34 8 80 18 18 18 18 1953 34 8 80 18 18 18 18 18 18 18 18 18 18 18 18 18	Fire	3729	2905	34	790	20	78	14	84	45	661	4
hinology Agency 373 855 6 92 7 53 8 52 14 fig Tourism Department 8 8 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	General Services	1492	1288	1	193	4	84	80	80	18	95	2
Abmology Agency 377 345 1 31 3 13 1	Harbor	953	855	on	92	7	53	80	52	14	26	0
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Ifly Tourism Department 8 8 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Library	1573	1417	Oi	151	ω	31	0	34	13	104	0
bousing 606 554 4 48 2 21 1 22 5 Empowerment 28 24 0 13 0 2 0<	Los Angeles City Tourism Department	8	00	0	0	0	0	0	0	0	0	0
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710 585 10 115 1 25 3 23 3 ability 1231 9574 148 2809 127 1882 224 1585 209 ability 1231 9574 148 2809 127 1882 224 1585 209 Board of Public Works 100 92 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Pension	125	107	0	18	0	00	0	00	0	10	0
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Board of Public Works 100 92 0 8 0 6 0 6 0 Contract Administration 302 263 1 38 2 22 2 22 4 Contract Administration 752 689 3 60 7 41 5 43 4 Engineering 2958 2281 45 632 15 144 16 143 35 Sanitation 2958 276 5 42 2 21 1 22 2 Street Lighting 323 276 5 42 2 21 1 22 2 Street Services 1108 875 12 221 4 39 6 37 50 I Parks 7753 5149 120 249 11 93 22 82 36	Public Accountability	4	4	0	0	0	0	0	0	0	0	0
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	Transportation	1828	1559	20	249	11	93	22	82	36	131	0

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		65.34%	9.93%	24.73%								
				89.21%	10.79%	89.17%	10.83%					
0.57%	0.02%	12.93%	1.97%	4.89%	0.59%	4.89%	0.59%	19.79%	1.11%	79.10%	100.00%	Percentage 100.00%
256	7	5834	887	2208	267	2207	268	8929	501	35697	45127	Grand Total
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Department	100	Full/Part Time	-	NI	In the second	Integring File					
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Department	Espa - V	-	-			1 Page 1	But	10.754	Allem ms	profession Parks	TOTAL PROPERTY
Aging	121	95	- 4	25	0	4	4	3	0	22	0
Airports	3001	2584	13	404	21	180	23	178	52	174	0
Animal Services	320	270	w	47	*	36	2	35	2	10	4
Building and Safety	989	848	N	139	ch.	32	cri	32	10	97	0
Cannabis Regulation	- 31	26	0	Oi	0	4	0	4	0	L.	0
City Administrative Officer	119	112	2	On	2	2	2	2	0	ω	0
City Attorney	931	878	ω	50	ch	31	cn.	31	1	18	0
City Clerk	148	116	2	30	æ	3	-	မ	0	27	0
City Employees Retirement System	193	188	0	5	0	2	0	2		2	0
City Ethics Commission	38	37	0	-	0	0	0	0	0	-	0
City Planning	409	396	0	13	0	7		6	2	cn	0
Civil, Human Rights and Equity Department	12	12	0	0	0	0	0	0	0	0	0
Community Investment for Families Department	51	48	0	ca	0	2	0	2	0	4	0
Controller	143	137	0	ø	0	4	0	4	0	2	0
Council	405	385	0	20	4	2	0	3	0	17	0
Cultural Affairs	209	157	0	52	4	7	0	00	OI	39	4
Disability	26	25	0	-	0	0	0	9	- 4	0	0
Economic and Workforce Development Department	112	104	3	7	0	C 1	0	55	0	2	0
El Pueblo De Los Angeles Historical Monument Authority	ity 25	24	0	4	0	4	0	1	0	0	0
Emergency Management	24	22	_	4	0	1	0	1	0	0	0
Employee Relations Board	00	w	0	O	0	0	0	0	0	OI	0
Fire	3731	2898	31	802	20	73	12	81	51	670	0
General Services	1491	1276	10	205	4	81	7	78	24	103	
Harbor	945	830	6	109	On	43	o	42	17	50	0
Information Technology Agency	373	344	2	27	2	14	4	5	4	11	0
Library	1573	1414	es	156	ω	28	0	31	14	111	0
Los Angeles City Tourism Department	00	00	0	0	0	0	0	0	0	0	0
Los Angeles Housing	611	555	ω	53	-	21	0	22	7	24	0
Mayor	176	164	0	12	4	_	0	2	. 7	ю	0
Neighborhood Empowerment	26	24	0	2	0	0	0	0	0	2	0
Office of Finance	297	252	2	43	2	7	2	7	2	34	0
Pension	127	109	0	18	0	00	0	00	0	10	0
Personnel	710	578	9	123	4	22	0	23	ω	97	0
Police	12326	9492	178	2656	126	1056	136	1046	494	1116	0
Public Accountability	4	4	0	0	0	0	0	0	0	0	0
Public Works - Board of Public Works	100	92	0	00	0	4	0	4	2	2	0
Public Works - Contract Administration	303	263		39	60	21	2	22	c _n	12	0
Public Works - Engineering	750	690	ω	57	7	40	4	43	4	10	0
Public Works - Sanitation	2955	2262	52	641	5	142	4	143	40	458	4
Public Works - Street Lighting	323	275	6	42	2	20	-	21	2	19	0
Public Works - Street Services	1107	861	19	227	4	39	cn	38	53	136	0
Recreation and Parks	7733	5033	125	2575	25	160	17	168	47	2360	0
	1831	1522	2	277	9	89	40	70	42	156	0

		Percentage	Grand Total	Zoo	Youth Development Department	Department	Department
		100,00%	45127	309	ω	All Employee	All
		100.00% 79.10%	35697	271	2	National Parameter Vision	Full/Part Time
		6 1.11% 1	501	2	0	Partially No Vaccinitiat Va	
		19.79%	8929	36	_	ot excitated Ma	All
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	89.17%	4.89%	2207	14	1	Va Epigleus Fried Fri	Intent to File
	10.79%	0.59%	267		0	ccinated, cription ed	ı
24.73%	89.21%	4.89%	2208	14		Not Versinated. Not Exemption Filed. Sign	All
9.93%		1.97%	887	4	0	Vaccinaled Not Exemption No.	
65.34%		12.93%	5834	18	0	Voccinated. Exemption: Exem Signed Form Place	
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162	21	16	63	225	2,260	2,485	_
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	Vax S	Vax Status	Exem	Exemplion Filed?	Intent	Intent for Exemption	
Department	· Va	7	18	Ť	000	Ti.	
Aging	123	27	96	119	4	120	
Airports	3033	538	2495	2833	200	2757	
Animal Services	321	65	256	290	31	272	
Building and Safety	985	150	835	943	42	918	
Cannabis Regulation	31	th.	26	27	4	26	
City Administrative Officer	119	on .	113	117	2	116	
City Attorney	924	55	869	885	39	884	
City Clerk	117	on	111	112	cri .	112	
City Employees Retirement System	196	O	191	194	2	191	
City Ethics Commission	38		37	38		38	
City Planning	401	12	389	394	7	393	
Civil, Human Rights and Equity Department	11		11	11		11	
Community Investment for Families Department	52	4	48	50	2	49	
Controller	145	80	137	140	C II	139	
Council	431	9	422	429	2	430	
Cultural Affairs	197	50	147	192	CN	188	
Disability	26		25	26		25	
Economic and Workforce Development Department	109	00	101	104	ON.	104	
El Pueblo De Los Angeles Historical Monument Authority	26	2	24	25	4	25	
Emergency Management	24	ω	21	24		23	
Employee Relations Board	80	Gi	ω	80		80	
Fire	3729	924	2805	3661	68	3455	
General Services	1481	240	1241	1405	76	1373	
Harbor	945	159	786	894	51	872	
Information Technology Agency	381	32	349	369	12	363	
Library	1584	212	1372	1560	24	1533	
Los Angeles City Tourism Department	80		00	00		8	
Los Angeles Housing	615	74	541	593	22	579	
Mayor	176	00	168	175	-	173	
Neighborhood Empowerment	25		25	25		25	
Office of Finance	342	92	250	332	10	326	
Pension	129	22	107	122	7	120	
Personnel	702	133	569	681	21	672	
Police	12298	2966	9332	11100	1198	10272	2026
Public Accountability	4		4	4		4	
Public Works - Board of Public Works	99	9	90	98	ω	93	
Public Works - Contract Administration	306	48	258	281	25	271	

54 274 315 289 809 1049	54 274 315 289 809 1049 3624 4566 8022	54 274 315 289 809 1049 3624 4566 8022 396 1441 1747	54 274 289 809 3624 4566 396 1441 1556 8043	54 274 315 289 809 1049 3624 4566 8022 396 1441 1747 1556 8043 9599 43 272 301	Department Public Works - Engineering Public Works - Spatiation	Total	Vax Status No. 748 2935	tatus (%)		Exemption Filed? 706	Intent N5 42	or E	Semption 696
289 809 1049	54 2/4 315 289 809 1049 3624 4566 8022	54 274 315 289 809 1049 3624 4566 8022 396 1441 1747	54 274 315 289 809 1049 3624 4566 8022 396 1441 1747 1556 8043 9599	54 274 315 289 809 1049 3624 4566 8022 396 1441 1747 1556 8043 9599 43 272 301			748 2935	61 757	687 2178	706 2799	-	36	42 696 36 2688
289 809 1049	289 809 1049 3624 4566 8022	289 809 1049 3624 4566 8022 396 1441 1747	289 809 1049 3624 4566 8022 396 1441 1747 1556 8043 9599	289 809 1049 3624 4566 8022 396 1441 1747 1556 8043 9599 43 272 301			328	54	274	315	13		285
	3624 4566 8022	3624 4566 8022 396 1441 1747	3624 4566 8022 396 1441 1747 1556 8043 9599	3624 4566 8022 396 1441 1747 1556 8043 9599 43 272 301			1098	289	809	1049	49		

-Vaccination status is from Friday, 11/12

-There are 3998 submissions for exemptions. Of those 640 have not been identified due to incorrect EID submitted. - EID clean-up is in the works. As EID becomes validated, column H will increase.

	Vax S	Vax Status	Exemp	Exemption Filed?	Inten	Intent for Exemption	
MOU	Total No	Yes	No	Yes	No	Yes	
22	94	7	87	94		89	c ₁
23	3282	881	2401	3221	61	3034	248
24	9377	2525	6852	8393	984	7637	1740
25	109	ω	106	108	_	107	2
Grand Total	12862	3416	9446	11816	1046	10867	1995
Public Worl	Public Works: Sanitation						
	Vax S	Vax Status	Exemp	Exemption Filed?	Inten	Intent for Exempt	
MOU	Total No	Yes	No	Yes	Na	Yes	
0	187	35	152	174	13	171	16
4	70	19	51	68	2	67	ω
2	86	21	65	77	9	74	12
ယ	267	74	193	250	17	236	31
4	1249	473	776	1204	45	1137	112
8	225	22	203	213	12	211	14
9	174	31	143	168	6	161	13
12	113	21	92	108	51	99	14
13	7		7	7		7	
14	35	11	24	28	7	26	9
15	30	12	18	29	_	29	_
17	90	ω	87	86	4	88	N
19	45	ω	42	44	1	44	_
20	60	51	55	54	6	55	₅
21	222	22	200	216	6	210	12
35	12	_	11	12		11	-4
36	59	4	55	57	2	58	_
37	4		4	4		4	
Grand Total	2935	757	2178	2799	136	2688	247

-Vaccination status is from Friday, 11/12

-There are 3998 submissions for exemptions. Of those 640 have not been identified due to incorrect EID submitted.

EXHIBIT "18"



Friday, December 23 | 7 a.m. - 10 a.m. Location: John Ferraro Building

Face Painting Balloon Animals Hydroponic Garden Tours
Origami Making Movies Santa Claus Electricity Demo
Selfie Station History of LADWP Tours Plant Giveaway
Bingo Virtual Reality Preview of LADWP Projects Crafts
and much more!

Santa Claus is coming to JFB! Visit him from 7 a.m. – 9:30 a.m.

LADWP family and friends are welcome to join in the fun!

Anthem Blue Cross Kaiser Permanente LADWP

ASPIRE LADWP-SWE United Healthcare LADWP-SHPE

LADWP|NSBE

For safety and security reasons, employees are required to stay with their children during all activities.

Proof of vaccination or negative COVID test result* is required for non-LADWP employees 18 years or older. *Test must have been conducted within 24 hours prior to entry. PCR or Antigen tests are acceptable. Masks are strongly encouraged. COVID protocols subject to change per public health guidelines.

EXHIBIT "19"





DEPARTMENT OF FAIR EMPLOYMENT & HOUSING

KEVIN KISH, DIRECTOR

2218 Kausen Drive, Suite 100 I Elk Grove I CA I 95758 (800) 884-1684 (Voice) I (800) 700-2320 (TTY) | California's Relay Service at 711 http://www.dfeh.ca.gov I Email: contact.center@dfeh.ca.gov

December 9, 2021

Helena Sunny Wise 16654 Soledad Canyon Road, #529 Canyon Country, CA 91387

RE: **Notice to Complainant's Attorney**

DFEH Matter Number: 202112-15595509

Right to Sue: Stiller / County of Los Angeles and its Board of Supervisors,

Commissions and Department Officials detailed in attachment et al.

Dear Helena Sunny Wise:

Attached is a copy of your complaint of discrimination filed with the Department of Fair Employment and Housing (DFEH) pursuant to the California Fair Employment and Housing Act, Government Code section 12900 et seg. Also attached is a copy of your Notice of Case Closure and Right to Sue.

Pursuant to Government Code section 12962, DFEH will not serve these documents on the employer. You must serve the complaint separately, to all named respondents. Please refer to the attached Notice of Case Closure and Right to Sue for information regarding filing a private lawsuit in the State of California. A courtesy "Notice of Filing of Discrimination Complaint" is attached for your convenience.

Be advised that the DFEH does not review or edit the complaint form to ensure that it meets procedural or statutory requirements.

Sincerely,

Department of Fair Employment and Housing



DEPARTMENT OF FAIR EMPLOYMENT & HOUSING

2218 Kausen Drive, Suite 100 I Elk Grove I CA I 95758 (800) 884-1684 (Voice) I (800) 700-2320 (TTY) | California's Relay Service at 711 http://www.dfeh.ca.gov I Email: contact.center@dfeh.ca.gov

December 9, 2021

RE: Notice of Filing of Discrimination Complaint

DFEH Matter Number: 202112-15595509

Right to Sue: Stiller / County of Los Angeles and its Board of Supervisors,

Commissions and Department Officials detailed in attachment et al.

To All Respondent(s):

Enclosed is a copy of a complaint of discrimination that has been filed with the Department of Fair Employment and Housing (DFEH) in accordance with Government Code section 12960. This constitutes service of the complaint pursuant to Government Code section 12962. The complainant has requested an authorization to file a lawsuit. A copy of the Notice of Case Closure and Right to Sue is enclosed for your records.

This matter may qualify for DFEH's Small Employer Family Leave Mediation pilot program. Under this program, established under Government Code section 12945.21, a small employer with 5 -19 employees, charged with violation of the California Family Rights Act, Government Code section 12945.2, has the right to participate in DFEH's free voluntary mediation service. Under this program both the employee requesting an immediate right to sue and the employer charged with the violation may request that all parties participate in DFEH's free voluntary mediation service. A request for mediation must be made within 30 days of receipt of the Notice of Case Closure and Right to Sue. If mediation is requested, the employee is prohibited from filing a civil action until mediation is complete. The employee's statute of limitations to file a civil action, including for all related claims not arising under section 12945.2, is tolled from DFEH's receipt of a mediation request under section 12945.21 until mediation is complete. To request DFEH Small Employer Family Leave Mediation, email DRDOnlinerequests@dfeh.ca.gov and include the DFEH matter number indicated on the Right to Sue notice.

Please refer to the attached complaint for a list of all respondent(s) and their contact information.

No response to DFEH is requested or required.

Sincerely,

Department of Fair Employment and Housing



DEPARTMENT OF FAIR EMPLOYMENT & HOUSING

KEVIN KISH, DIRECTOR

2218 Kausen Drive, Suite 100 I Elk Grove I CA I 95758 (800) 884-1684 (Voice) I (800) 700-2320 (TTY) | California's Relay Service at 711 http://www.dfeh.ca.gov I Email: contact.center@dfeh.ca.gov

December 9, 2021

Neil Stiller 1335 Rocking W. Dirve, Suite 119 Bishop, CA 93514

RE: Notice of Case Closure and Right to Sue

DFEH Matter Number: 202112-15595509

Right to Sue: Stiller / County of Los Angeles and its Board of Supervisors,

Commissions and Department Officials detailed in attachment et al.

Dear Neil Stiller:

This letter informs you that the above-referenced complaint filed with the Department of Fair Employment and Housing (DFEH) has been closed effective December 9, 2021 because an immediate Right to Sue notice was requested.

This letter is also your Right to Sue notice. According to Government Code section 12965, subdivision (b), a civil action may be brought under the provisions of the Fair Employment and Housing Act against the person, employer, labor organization or employment agency named in the above-referenced complaint. The civil action must be filed within one year from the date of this letter.

This matter may qualify for DFEH's Small Employer Family Leave Mediation pilot program. Under this program, established under Government Code section 12945.21, a small employer with 5 -19 employees, charged with violation of the California Family Rights Act, Government Code section 12945.2, has the right to participate in DFEH's free voluntary mediation service. Under this program both the employee requesting an immediate right to sue and the employer charged with the violation may request that all parties participate in DFEH's free voluntary mediation service. A request for mediation must be submitted to the DFEH within 30 days of receipt of the Notice of Case Closure and Right to Sue. If mediation is requested, the employee is prohibited from filing a civil action until mediation is complete. The employee's statute of limitations to file a civil action, including for all related claims not arising under section 12945.2, is tolled from DFEH's receipt of a mediation request under section 12945.21 until mediation is complete. To request DFEH Small Employer Family Leave Mediation, email DRDOnlinerequests@dfeh.ca.gov and include the DFEH matter number indicated on the Right to Sue notice.

To obtain a federal Right to Sue notice, you must contact the U.S. Equal Employment Opportunity Commission (EEOC) to file a complaint within 30 days of receipt of this DFEH Notice of Case Closure or within 300 days of the alleged discriminatory act, whichever is earlier.

KEVIN KISH, DIRECTOR



DEPARTMENT OF FAIR EMPLOYMENT & HOUSING

2218 Kausen Drive, Suite 100 I Elk Grove I CA I 95758 (800) 884-1684 (Voice) I (800) 700-2320 (TTY) | California's Relay Service at 711 http://www.dfeh.ca.gov I Email: contact.center@dfeh.ca.gov

Sincerely,

Department of Fair Employment and Housing

1	COMPLAINT OF EMPLOYMENT DISCRIMINATION BEFORE THE STATE OF CALIFORNIA
2	DEPARTMENT OF FAIR EMPLOYMENT AND HOUSING
3	Under the California Fair Employment and Housing Act (Gov. Code, § 12900 et seq.)
4	In the Matter of the Complaint of
5	Neil Stiller DFEH No. 202112-15595509
6	Complainant,
7	VS.
8	County of Los Angeles and its Board of Supervisors, Commissions and Department Officials detailed in
9	attachment 222 N Grand
10	Los Angeles, CA 90012
11	City of Los Angeles and its City Council as well as
12	responsible officials in the Departments and Commissions described in attachment
13	200 N. Spring Street Los Angeles, CA 90012
14	Los Angeles Unified School District (LAUSD) and its
15	Board of Education as described in Attachment 333 Beaudry
16	Los Angeles, CA 90017
17	Los Angeles County Office of Education (LACOE) and its Governing Board as described in Attachment
18	9300 Imperial Highway Downey, CA 90242
19	
20	State of California 1500 11th Street
21	Sacramento, CA 95814
22	Gavin Newsom 1303 10th Street
23	Sacramento, CA 95814
24	Hilda Solis 222 N Grand
25	Los Angeles, CA 90012
26	-1-
27	Complaint – DFEH No. 202112-15595509
28	Date Filed: December 9, 2021
	DFEH-ENF 80 RS

1	Holly Mitchell
2	222 N Grand
3	Los Angeles, CA 90012
4	Janice Hahn
5	222 N Grand Los Angeles, CA 90012
6	Sheila Kuehl
	222 N. Grand Los Angeles, CA 90012
7	
8	Kathryn Barger 222 N. Grand
9	Los Angeles, CA 90012
10	Eric Garcetti
11	200 N. Spring Street Los Angeles, CA 90012
12	Megan Reilly
13	333 Beaudry Los Angeles, CA 90017
14	Debra Duardo
15	9300 Imperial Highway Downey, CA 90242
16	Barbara Ferrer
17	313 N Figueroa
18	Los Angeles, CA 90017
19	Respondents
20	
21	1. Respondent County of Los Angeles and its Board of Supervisors, Commissions and Department Officials detailed in attachment is an employer subject to suit under the
22	California Fair Employment and Housing Act (FEHA) (Gov. Code, § 12900 et seq.).
23	2.Complainant is naming City of Los Angeles and its City Council as well as responsible officials in the Departments and Commissions described in attachment business as Co-
24	Respondent(s).
25	Complainant is naming Los Angeles Unified School District (LAUSD) and its Board of Education as described in Attachment business as Co-Respondent(s).
26	-2-
27	Complaint – DFEH No. 202112-15595509
28	Date Filed: December 9, 2021
20	DFEH-ENF 80 RS
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1	Complainant is naming Los Angeles County Office of Education (LACOE) and its
2	Governing Board as described in Attachment business as Co-Respondent(s). Complainant is naming State of California business as Co-Respondent(s).
3	Complainant is naming Gavin Newsom individual as Co-Respondent(s). Complainant is naming Hilda Solis individual as Co-Respondent(s).
4	Complainant is naming Holly Mitchell individual as Co-Respondent(s).
5	Complainant is naming Janice Hahn individual as Co-Respondent(s). Complainant is naming Sheila Kuehl individual as Co-Respondent(s).
	Complainant is naming Kathryn Barger individual as Co-Respondent(s). Complainant is naming Eric Garcetti individual as Co-Respondent(s).
6	Complainant is naming Megan Reilly individual as Co-Respondent(s).
7	Complainant is naming Debra Duardo individual as Co-Respondent(s). Complainant is naming Barbara Ferrer individual as Co-Respondent(s).
8	3. Complainant Neil Stiller , resides in the City of Bishop , State of CA .
9	
10	4. Complainant alleges that on or about December 9, 2021 , respondent took the
11	following adverse actions:
12	Complainant was harassed because of complainant's race, national origin (includes language restrictions), color, sex/gender, genetic information or characteristic, disability
13	(physical or mental), age (40 and over), other.
14	Complainant was discriminated against because of complainant's race, color,
15	sex/gender, genetic information or characteristic, disability (physical or mental), medical condition (cancer or genetic characteristic), age (40 and over), other, association with a
16	member of a protected class and as a result of the discrimination was terminated, laid off, denied hire or promotion, reprimanded, denied equal pay, suspended, demoted, asked
	impermissible non-job-related questions, denied any employment benefit or privilege, denied
17	reasonable accommodation for a disability, denied accommodation for religious beliefs, denied work opportunities or assignments, denied or forced to transfer, denied family care or
18	medical leave (cfra).
19	Complainant experienced retaliation because complainant reported or resisted any form of discrimination or harassment, requested or used a disability-related accommodation,
20	requested or used a religious accommodation, participated as a witness in a discrimination
21	or harassment complaint, requested or used family care or medical leave (cfra) and as a result was terminated, laid off, denied hire or promotion, reprimanded, denied equal pay,
22	suspended, demoted, asked impermissible non-job-related questions, denied any employment benefit or privilege, denied reasonable accommodation for a disability, denied
23	accommodation for religious beliefs, other, denied work opportunities or assignments,
24	denied or forced to transfer, denied family care or medical leave (cfra).
25	
26	
	-3- Complaint – DFEH No. 202112-15595509
27	Date Filed: December 9, 2021
28	

DFEH-ENF 80 RS

Additional Complaint Details: The details provided above reflect what Neil Stiller and/or his colleagues, friends, and residents of the State of California have or will soon experience, 2 including discrimination, harassment and unlawful retaliation. The Charges describing the harm is detailed in the Attachment to this Charge which is being filed on behalf of more than 3 4700 members of FreedomtoChooseL.A. who have authorized this filing and whose names are included in Appendix "A" hereto, including lead plaintiffs, Neil Stiller, Kimberly Stiller, Tracy Baron, Manny Barrios, Ramona Bilancsuk, Joanna Centeno, Gloria Chavez, Gabriel Doyle, Santiago Enriquez, Bryan Epstein, Adrian Gauthier, Cristian Granucci, David Gunther, Isaac Hernandez, Susana Hernandez, Christopher Key, Amber Leslie, Isabel Marquez, Richard McDonald, Lisette Meija-Cruz, Edward Mitchell, Ray Mojlanen, Bernice Molano, Tami Olenik Harold Raphael, Mayra B. Raya Cruz, Gary Rogers, Wilson Turner, Todd Tyloch, Angel Vasquez, Nichele Weatherford and Joseph Zeichick. 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 Complaint - DFEH No. 202112-15595509 27 Date Filed: December 9, 2021 28 DFEH-ENF 80 RS

1	VERIFICATION
2	I, Neil Stiller , am the Complainant in the above-entitled complaint. I have read the
3	foregoing complaint and know the contents thereof. The same is true of my own knowledge, except as to those matters which are therein alleged on information and
4	belief, and as to those matters, I believe it to be true.
5	On December 9, 2021, I declare under penalty of perjury under the laws of the State
6	of California that the foregoing is true and correct.
7	Bishop, California
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26	-5- Complaint – DFEH No. 202112-15595509
27	Date Filed: December 9, 2021
28	DFEH-ENF 80 RS
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FREEDOMTOCHOOSEL.A. ATTACHMENT TO DFEH CHARGES AND TORT CLAIMS Page 1 of 4:

FREEDOMTOCHOOSEL.A. (F2C) has more than 4700 members, of whom at least 2500 are employed by Respondents and in excess of 2200 are family members, dependents, and affected community members, with these members listed in Appendix "A". On behalf of these members, F2C Founder, Neil Stiller, an employee of the City of Los Angeles' Department of Water and Power, does hereby file on behalf of all persons listed on Appendix "A", Charges of Discrimination, Harassment and Retaliation, as well as applicable Tort Claims, against Respondent Employers, their elected and appointed officials and individually named Department Heads, for actions taken and threatened relative to Covid Mandates. Respondents are as follows:

- 1) THE STATE OF CALIFORNIA, GOVERNOR GAVIN NEWSOM and DR. TOMAS ARAGON, 1500 11th Street, Sacramento, CA 95814;
- 2) THE CITY OF LOS ANGELES, 200 N Spring, Los Angeles, CA 90012, and the following designated officials and representatives, Mayor ERIC GARCETTI; MICHEL MOORE, Chief of Police, LOS ANGELES POLICE DEPARTMENT; MARTIN ADAMS, General Manager, DEPARTMENT OF WATER AND POWER; RALPH TERRAZAS, Fire Chief, LA CITY FIRE DEPARTMENT; JUSTIN ERBACCI, Chief Executive Officer, LOS ANGELES WORLD AIRPORTS; DENISE M. VERRET, Chief Executive Officer, LA ZOO; MICHAEL SHULL, General Manager, RECREATION AND PARKS; BARBARA ROMERO, General Manager, BUREAU OF SANITATION; TONY ROYSTER, General Manager, GENERAL SERVICES DEPARTMENT; ANN SEWILL, General Manager, LA HOUSING DEPARTMENT; EUGENE SEROKA, Executive Director and MARLA BLEVINS, Deputy Executive Director and Chief Financial Officer, PORT OF LOS ANGELES and its HARBOR DEPARTMENT; OSAMA YOUNAN, General Manager and ERIC JAKEMAN, Assistant Bureau Chief, LA BUILDING AND SAFETY; BRUCE WHIDDEN, Executive Director, THE LOS ANGELES CIVIL SERVICE COMMISSION; MATTHEW SZABO, City Administrative Officer; as well as the LOS ANGELES CITY COUNCIL Members, including GIL CEDILLO, PAUL KREKORIAN, PAUL KORETZ, BOB BLUMENFIELD, NITHYA RAMAN, MONICA RODRIGUEZ, NURY MARTINEZ, CURRY PRICE MARQUEESE HARRIS-DAWSON, MIKE BONIN, MARK RIDLEY-THOMAS, JOHN LEE, KEVIN DE LEÓN, MITCH O'FARRELL, and JOE BUSCAINO; and Board of Water Commissioners, CYNTHIA McCLAIN HILL, SUSANA REYES, NICOLE NEEMAN BRADY, JILL BANKS BARAD-HOPKINS and MIA LEHRER;
- 3) THE COUNTY OF LOS ANGELES, 222 N. Grand, Los Angeles, CA 90012, and the following designated officials and representatives, HILDA SOLIS, SHEILA KUEHL, KATHRYN BARGER, and HOLLY MITCHELL, as Members of the BOARD OF SUPERVISORS; FESIA DAVENPORT as the COUNTY CHIEF EXECUTIVE OFFICER and LISA M. GARRETT, as the Director of Personnel:
- 4) THE LOS ANGELES UNIFIED SCHOOL DISTRICT, 333 Beaudry, Los Angeles, CA 90017 and the LOS ANGELES COUNTY OFFICE OF EDUCATION, 9300 Imperial Highway, Downey, CA 90242; Superintendents MEGAN REILLY and DR. DEBRA DUARDO, as well as Members of the Board of Education, KELLY GONEZ, GEORGE MCKENNA, MONICA GARCIA, SCOTT SCHMERELSON, NICK MELVOIN, TANYA ORTIZ FRANKLIN and JACKIE GOLDBERG; and
- 5) PUBLIC HEALTH OFFICERS, DRS. TOMÁS ARAGÓN (STATE OF CALIFORNIA), MUNTO DAVIS, and BARBARA FERRER, for the City of Los Angeles and the County of Los Angeles.

FREEDOMTOCHOOSEL.A. ATTACHMENT TO DFEH CHARGES and TORT CLAIMS Page 2 of 4

Charging Parties alleges that all Respondents named on page 1, above, have been trying since the beginning of January 2021, and in many cases successfully forcing upon employees, residents and school aged-children, without informed consent, Covid-19 vaccinations and genetic testing which had only been approved for emergency use (EUA) by the Federal Drug Administration. Contrary to literature circulated by the Department of Fair Employment and Housing (DFEH) as of March 4, 2021, the vaccinations had and still have not been FDA-approved, but rather only authorized for emergency use, thereby necessitating that one be fully informed ("informed consent") and then given the option of refusing same.

With respect to employees, Respondents by and through their Department heads, school site administrators, human resources, personnel and payroll departments, have not established a bonafide occupational qualification, nor are applicable civil servants disqualified from maintaining their job positions since these Charging Parties are capable of performing their duties, with and without accommodation. Nonetheless, Respondents and their agents have threatened, harassed, disciplined, suspended with and without pay, and even fired employees who have protested medical tyranny in these regards, despite ample evidence of adverse repercussions actually experienced by themselves, their colleagues and/or their family members. The Lead Plaintiffs in the action to be filed by FreedomtoChooseL.A. and all of its Members detailed in Appendix "A", against Respondents are also aware that adverse events have taken place, including ones aggravated because of ones race, color, national origin, ancestry, disabilities (physical and psychological), medical condition, age, sex, and genetics.

Charging Parties are informed that employees who have sought exemptions because of their religious beliefs and/or disabilities in the State of California, the County of Los Angeles and the City of Los Angeles, including at various schools falling under the jurisdiction of the Los Angeles Unified School District and the Los Angeles County Office of Education, have had their requests either lost by Respondents, seriously delayed or are now being subjected to intense scrutiny about the latest red *herring*, including whether one has ever consumed medications or foods, or took prior vaccinations with cells from fetuses. This inquiry alone is contrary to the right of employees to not be discriminated against because of their religious beliefs, while the questioning is an attempt to enmesh the government in freedom of religion issues otherwise guaranteed by the United States Bill of Rights.

At the same time, the 30 Lead Plaintiffs identified on Appendix "A" are further aware that employees whose exemption requests in the City of Los Angeles have yet to be acted upon are now being forced to agree to pay \$260.00 per pay period for genetic testing, with said sum demanded by or on behalf of *BlueStone Safe*, a vendor who received the contract without complying with bidding laws, and without the bargaining units let alone employees ratifying said changes in their terms and conditions of employment. Employees who are Charging Parties and their family members and neighbors have ample reason to conclude that the PCR testing is

FREEDOMTOCHOOSEL.A. ATTACHMENT TO DFEH CHARGES and TORT CLAIMS Page 3 of 4

infirm and rife with evidence of racketeering. Charging Parties who are employees of Respondents likewise believe same applies to the County, LAUSD, LACOE and the State of California who have delayed responding to exemption requests, have refused to accommodate the unvaccinated when perceiving these employees to be disabled, i.e. like "lepers", with respiratory and now genetic infirmities. Charging Parties have reason to believe that all Respondents share this same perception that employees named as Charging Parties are disabled, and have even severed telecommuting assignments previously given because of one's susceptibility to "covid" attributable to one being "high risk" due to one's age or disabilities, while affording better treatment to vaccinated employees in these and other regards. Lead Plaintiffs are also informed that Respondents have refused to accommodate the unvaccinated, as opposed to the vaccinated, and have not engaged in a good faith interactive process.

Most recently, on November 29, 2021, Los Angeles County Sheriff Alex Villanueva has advised that pursuant to an FBI Briefing held on November 26, 2021, *Fulgent Genetics*, the genetics testing group selected by the County, also without bid compliance, has direct ties to the Chinese Communist Party. Efforts to change the Contract after-the-fact cannot eradicate the uploading of data that has already taken place, nor erase the constitutional violations which have and will continue to occur.

By these and other actions, Respondents are discriminating against Charging Parties employed by Respondents in terms of their compensation, as well as terms, conditions and privileges of employment, and have in fact stated that one must forfeit his/her employment completely, or forego future promotional opportunities even though Charging Parties employed by Respondents have more than demonstrated their capabilities of doing their jobs, are most suited for advancement opportunities and should be protected from discrimination, harassment and retaliation, including because of genetic information, a perception of disabilities, one's protests in these regards, as well as one's associations with employees due to their religious beliefs or who because of their races, national origins, ages and ethnicities are more susceptible to adverse reactions including death.

Charging Parties believe these actions have been taken despite protections in the Fair Employment and Housing Act prohibiting discrimination, harassment and retaliation; federal and state laws, including Labor Code §1102.5, as well as Constitutional and statutory provisions in California, if not federally as well, which mandate equal protection, alludes to or directly establishes a right to privacy, a right to an equal education, and a right to determine one's own medical treatment.

Violations of these fundamental rights stem from Respondent Employers and their management's chronic accusations and adverse employment actions imposed upon employees, parents and school-aged children who remain unvaccinated, or who refuse to divulge their status because of the private nature of the information sought and upon which Respondents seek to intrude. Parents of school-aged children working for Respondents also allege that efforts to spy

FREEDOMTOCHOOSEL.A. ATTACHMENT TO DFEH CHARGES and TORT CLAIMS Page 4 of 4

on families and their associations are commonplace because of LAUSD Protocols, including the Microsoft Daily Pass which, depending upon daily PCR results will result in either admission to classes or quarantines at home. At the same time, despite ample case authority for the right of students to an equal education, LAUSD and LACOE, by and through Dr. Barbara Ferrer, the County Health Officer, has chosen to discriminate against unvaccinated students, including by denying said children the right to participate in extracurricular activities. This has occurred even though many parents deposited monies for said programs, while Respondents have full knowledge that a refusal to permit participation by the unvaccinated in such programs results in a substandard education which will impact opportunities for admission into better colleges and universities, trade programs and better paying jobs in general.

Charging Parties affirmatively allege that employees of the Respondents, as well as unvaccinated students have been shunned, isolated and subjected to different terms and conditions, contrary to applicable laws seeking to enhance equal opportunities let alone to respect religious beliefs tendered in exemption requests which have largely been ignored or denied. This harassment and hostile environment is unacceptable, especially since Respondents have also refused to consider ample scientific and medical evidence which even shows that masking does not contribute to the wellbeing of healthy adults and school aged children, while certain vaccinations lead to inflammation of the heart muscle and the lining of the heart, if not other ailments because of the use of ingredients with molecular structures which are found in anti-freeze.

Charging Parties further allege that the same criteria for denying equal employment opportunities will be utilized to prevent residents, children, young adults, taxpayers and visitors alike to move freely throughout the County and City of Los Angeles, in light of Passport programs that seek to confirm vaccination and PCR status, both of which are supposed to be protected from disclosure. By so doing, Charging Parties allege that not only have employment and housing opportunities been adversely affected, but survival of the human race, including the ability to associate with one another and to feed one's self and one's dependents will continue to be compromised.

Many of the Charging Parties listed with dependents allege, as parents and grandparents of the designated school-aged children referenced in Appendix "A" that Respondent State, the County of Los Angeles, the City of Los Angeles, the Los Angeles Unified School District and the Los Angeles County Office of Education and their elected and appointed officials, are seeking to pick and choose the fittest and who should succeed, including when subjecting those who have vaccinated to greater adverse consequences which for the most part were never disclosed to begin with. Instead, Respondents have sought to interfere with the parental relationship, while bolstering bullyism within its schools because of a perception of unvaccinated students being disabled and because of who they associate with. Respondents must be stopped from continuing these actions, particularly since the role played by LACOE and LAUSD amongst School Districts in the State if not the nation will adversely impact the quality of education as well as the ability of America to compete against other nations henceforth.

For these and other reasons, Charging Parties allege that Respondents collectively have discriminated, harassed and retaliated against Charging Parties, including because of whistleblowing activities, despite constitutional guarantees, state and federal laws and public policies which were designed to protect Charging Parties and provide an avenue for relief from Respondents unlawful activities in these and other regards which are hereinafter discovered.

			Freedom To Cl	hoose L.A	. Lawsuit Auth	oriz	ed by:			
	Lead Plaintiffs:									
#	Last Name	First Name	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents, i.e., Elderly, Disabled, etc.	
1	Stiller	Neil	DWP/ERS	2		0	Univerity: DS/21yrs; JS/20yrs	2	, 2.00.1,, 2.00.2.00, 0.01	Ī
2	Stiller	Kimberly	Mom	0		0	, .	0		
3	Baron	Tracy	DWP/Underground Distribution Construction Supervisor	3	Wife: JB/34yrs	1	University: AB/21yrs; K-12: JB/1yr	2		
4	Barrios	Manny	Supervising Lake Lifeguard/LACDP&R	4	Wife: AM/48yrs	1	University: NB/25yrs; K-12: MB/15yrs; JB/13yrs	3		
5	Bilancsuk	Ramona	LA County/Payroll Clerk I	0		0		0		
6	Centeno	Joanna	RN/Coordinator	0		0	V 10. 00/14	0		
7	Chavez	Gloria	Deputy Sheriff /Sergeant First Class in the US Army Reserve	1		0	K-12: CC/14yrs	1		
8	Doyle	Gabriel	Electrical Mechanic Supervisor	16		0	K-12: AN/5yrs; CN/3yrs; kids JNW/15yrs; GRW/14yrs; RAW/12yrs; NDW/9yrs; NVW/8yrs; DJW/6yrs; Twins: SJW/2yrs; CCW/2yrs; LDW/4mo;	11	DN/41yrs & MDN/43yrs; RDW/41yrs & CVW/38yrs; KLC/54yrs	
9	Enriquez	Santiago	Refuse Collection Truck Operator	7	Wife: LLT/41	1	K-12: VE/6yrs; LSE/4yrs; SDE/2yrs; JT/15yrs; JT/11yrs; JT/10yrs	6		
0	Epstein	Bryan	Sr. Building Mechanical Inspector	3	Wife: TE	1	K-12: TE/6 yrs; DE/4 yrs	2		
1	Gauthier	Adrian	Code Enforcement Inspector	3	Wife: RG/56	1	K-12: CG/16yrs;	1	Elderly: LG/age 92	
2	Granucci	Cristian	Fire Captain / Parametic	4	Wife: MG/51	1	CG/27yrs; DG/25yrs; RG/19yrs	3	, , ,	
3	Gunther	David	Heavy duty equipment mechanic	4	Wife: MG/46	1	K-12: RG/16yrs; JG/14yrs; MG/19yrs	3		
4	Hernandez	Isaac	Welder Supervisor	3	Wife: RH/52	1	K-12: SH/17yrs; University: AH/19yrs	2		
5	Hernandez	Susana	LAUSD/Teacher	3	Husband: JH/45	1		0	Elderly: JR 73; JR 67	
6	Key	Christopher	Building Mechanical Inspector	0		0		0		
7	Leslie	Amber	Management Aide	4	Husband: ML/41	1	K-12: ML/17yrs; LL/15yrs; LL/10yrs	3	Elderly: RD/59; MD/53	
8	Marquez	Isabel	Senior Administrative Clerk	4	Husband: JM	1	K-12: VM/5; AM/4; GM/1	3		
9	McDonald	Richard	Project Engineer	2		0	K-12: RM/15; YM/20	2		
20	Mejia-Cruz	Lisette	LVN	2	Significant Other: EM	1	JT/19	1		
1	Mitchell	Edward	Systems Programmer I	1		0		0	Elderly: MLM	
2	Moilanen	Ray	Asst Maintenance Mechanic	1	Wife: KM	1		0		
3	Molano	Bernice	Office Technician	5		0	K-12: LM/17; FM/35; GM/34; JM/23; AM/18	5		
4	Olenik	Tami	RN II/Care Coordinator	1		0		0	Elderly: LDO	
5	Raphael	Harold	Engineer of the Fire Department	0		0		0		
6	Raya Cruz	Mayra B.	Airport Superintendent of Operations	2		0	K-12: EA/ 7; AR/25	2		
7	Rogers	Gary	Air Conditioning Mechanic	0		0		0		
8	Turner	Wilson	DWP/INSTRUMENT MECHANIC	0		0		0		
9	Tyloch	Todd	DWP/Lineman	1	Wife: KK	1		0		
0	Vasquez	Angel	Deputy Sheriff	0		0		0		
31	Weatherford	Nichele	Security Officer	0		0		0		
32	Zeichick	Joseph	BUILDING REPAIRER 3333	1		0		0	Elderly: 84yrs	
			Additional Lead Plaintiff Dependents	77	Total	14	Total	52	Total	

	Supporting Memb	ers:								
#	Last Name	First Name	Job Title	Dependents	Spouse/Other	#	Dependents 0 -26 years old	#	Additional Dependents, i.e., Elderly, Disabled, etc.	#
33	Aase	David	LADWP	0		0	years ora	0	i.e., Liderry, Disabled, etc.	0
34	Aase	Gary	La County Public Works	0		0		0		0
35	Abdelkerim	Joseph	Deputy County Counsel	3	Wife: DA	1	K-12: IA/11yrs; EA/9yrs	2		0
36	Abdelkerim	Peter	Riot Energy	0		0		0		0
37	Abdi	Natasha	SO CAL	0		0		0		0
38	Abellera	Delia	DPSS FOD	0		0		0		0
39	Abramyan	Arthur	Supervising intermediate typist clerk	3	Wife	1	2 yrs; 3 yrs	2		0
40	Abundis	Dana	BGW	3		0	working age: 3 Daughters	3		0
41	Acevedo	Erik	LAFD	0		0	J	0		0
42	Acevedo	Francisco	Fire Inspector	3	Wife	1	K-12: Daughter/8yrs; Son/5yrs	2		0
43	Acosta	April	Admin Clerk	0		0		0		0
44	Acosta	David	LADWP	0		0		0		0
45	Acuna	Damien	LADWP	0		0		0		0
46	Adamee	Guillermina	Supervising Child Support Specialist	1	Husband:RA	1		0		0
47	Adams	Michael	Acting Supervisor	0		0		0		0
48	Adams-Summers	Robert	LADWP	0		0		0		0
49	Agamalian	Alla	LA County	0		0		0		0
50	Agrusa	Yvette	Terminal Maintenance Clerk	1		0	K-12: Daughter/14yrs	1		0
51	Aguayo	Lisa	Instructional Assistant/Translator (Deaf)	0		0		0		0
52	Aguiar	Frank	Meter Reader	0		0		0		0
53	Aguilar	Cecilia	Payment Clerk	3	JA	1	Daughter:SA; Son: AA	2		0
54	Aguilar	Kevin	Equipment Mechanic	0		0		0		0
55	Aguilar	Roberto	LADWP	0		0		0		0
56	Agustin	A.	LADWP	1		0	K-12: Son/17yrs	1		0
57	Agustin	Eduardo	Civil Engineering Drafting Technician	4		0	SA/24yrs; SA/21yrs; SA/19yrs;SA/16yrs	4		0
58	Ahangama Liyange	Chamila	LADWP	0		0	, , , , , , , ,	0		0
59	Aiken	Kurt	Automotive Supervisor	1	Wife	1		0		0
60	Akehurst	Kristine	Rancher	0		0		0		0
61	Akserelian	Arman	LA Port/Police Officer	2	Wife	1	K-12: Daughter/10yrs	1		0
62	Alarca	Malcolm	Traffic officer II	0		0		0		0
63	Alarcon	David	Electrical Distribution Mechanic Supervisor	3	Wife:AA	1	Sons: AA/NA	2		0
64	Alba	Elizabeth		0		0		0		0
65	Albanese	Carlotta	Admin Asst	0		0		0		0
66	Alcantar	Steven	Cement Finisher Worker	1		0	K-12: Son/9yrs	1		0
67	Aldaco Jr	Javier	L.A. City	0		0		0		0
68	Alema	Jeronimo	Electrical	3	Wife:SA	1	Daughter: SA: Son: GA	2		0
69	Alenzuela	Stephanie	Elements Salon	0		0		0		0
70	Alfaro Puebla	Julio	Security Officer	2		0	K-12: JMA/16yrs; JIA/14yrs; KAA/22yrs	2		0
71	Algorri	Brandon	LADWP	0		0	-	0		0
72	Algorri	Margie	LADWP	0		0		0		0
73	Algorri	Ray	LADWP	0		0		0		0
74	Allegrana	Kristen	Sales, Safety	1		0	K-12: Daugher/8yrs	1		0
75	Allen	Christine	Private Sector Employee	0		0		0		0
76	Allen	Dwayne	Wastewater collection worker 2	0		0		0		0
77	Alltizer	Karla	Fird Dental	0		0		0		0
78	Allton	Cynthia	Customer Service Representative	2		0	University: GA/24 yrs	1	Grandson; LA/4yrs	2
79	Almanza	Cynthia	County of Los Angeles	0		0		0		0
80	Altre	Delily	County of Los Angeles	0		0		0		0
81	Alva	Matthew	Firefighter	3	Wife:CA	1	K-12: Daughter; Son	2		0
82	Alva	Neal	LADWP	0		0		0		0
83	Alvarado	Brian	Metro	0		0		0		0

84	Alvarado	Cristal	Barista	0		0		0		0
85	Alvarado	Rocio	GAIN Services Worker (GSW)	3		0	3-Children	3		0
86	Alvarenga	Erik	Custodial	0		0	o ominarem	0		0
87	Alvarez	David	LADWP	0		0		0		0
88	Alvarez	José	Lieutenant	4	Wife:TA	1	University: AA; K-12:	3		0
							AA/17yrs; 11/8yrs			
89	Alvaro	Tiffany	Operations manager	0		0		0		0
90	Amador	Jose	Electrical Craft Helper	0		0		0		0
91	Amaro	Sergio	Power Shovel Operator	1	Wife/CA	1	Grand Daughter: AA	1		0
92	Amaya	Lalena	Western Dental	0		0		0		0
93	Anaya	Aimee	LA City/Senior Admin Clerk	0		0		0		0
94	Anaya	Matthew	Concrete Pumper	0		0		0		0
95	Andalon	Juan	Induction Brazer	2	Wife	1	K-12 Daughter/6yrs	1		0
96	Anderson	Erica	Care provider	0		0		0		0
97	Anderson	Hilary	Self Employed	0		0		0		0
98	Anderson	Krista	LAZ/Animal Care	1		0	K-12: AM/6yrs	1		0
99	Anderson	Kyle	Instrument mechanic	3	Wife:CA	1	K-12: DA; EA	2		0
100		Matthew	Firefighter /Paramedic	0		0		0		0
101	Anderson	Michele	Ice Cream Maker	6	Husband	1	K-12: 13yrs; 11yrs; 10yrs; 9yrs; 6yrs	5		
102	Anderson	Robert	Firefighter/ Paramedic	3	Wife	1	K-12: 5yrs; 7yrs	2		0
103	Anderson	Torrey	DOD NBVC Fire Captain	0		0		0		0
104	Anderson	Zeyna	Owner	3		0		0		0
105	Andrews	John	Aerospace Machinist	2	Wife: DA	1	K-12: CEA/17yrs	1		0
106	Andrews	Rebecca	Electrical Mechanic	0		0		0		0
107	Angotti	Diane	LADWP	0		0		0		0
108	Anguiano	Felipe	Electrical craft helper	2	Wife	1	K-12: Daughter/4yrs	1		0
109	Ann Ruiz	Mary	Custodian	0		0		0		0
110	Anthony Kahokud	okala Joseph	LADWP	0		0		0		0
	Appel	Michael	Management Analyst	1		0		0	Mother: MAA/79yrs	1
112	Aquino	Kenny	INTERMEDIATE TYPIST CLERK	4		0		0		0
113	Aranda	Jorge	Police Officer	1	Partner: FH	1		0		0
114	Arballo	Alfred	Sgk2	2		0	Univerity: Daughter/17yrs; /Son/18yrs	2		0
115	Arbuckle	Clifton	Equipment Operator	1	Wife: YA	1		0		0
116	Arbuckle	Ychelle	Senior Administrative Clerk	1	Husband: CA	1		0		0
117	Arduini	Demetrius	Supervisor (UDCS)	4	Wife: NA	1	K-12: Daughter/13yrs	1	Mom: TM/79yrs; Mother-in- law: HJ/70yrs	2
118	Arebalo	Richard	Electrical Repair Supervisor	0		0		0		0
119	Arellano	Lila	Office Technician	5		0	Daughters: SA; BM; Son: IM	3	Grandson: EA; Granddaughter:LA	2
120	Arenas	Josephine	Unemployeed	0		0		0		0
	Arguello	Pablo	Foilflex	0		0		0		0
	Argumedo	Carlos	RCTO	4	Wife	1	University: EA/18yrs; K-12: IA/12yrs; EA/8yrs			0
123	Armendariz	Lorena	Teacher	4	Husband:KN	1	K-12: AN/8yrs; BA/4yrs; AN/20months	3		0
124	Arnal	Cari		0		0		0		0
125	Arndt	Nicholas	LADWP	0		0		0		0
126	Arnold	Benjamin	Apparatus Operator / Paramedic	4	Wife:KA	1	ZBA/3yrs; JMA/1yrs; LLA/due 12/11/21	3		0
127	Arnold	Jill	Doctors Office	0		0		0		0
	Arnold	Trevor	Self Employed	0		0		0		0
	Arredondo	Celina	La County	0		0		0		0
	Arredondo	Lizza	City of Los Angeles	0		0		0		0
131	Arredondo	Zachary	LADWP	0		0		0		0
	Arriola	William	LADWP	0		0		0		0
	Arrona	Alicia	Unemployeed	0		0		0		0
	Arroyo	Kathleen	Retired	0		0		0		0
	Arteaga	Veronica	Self Employed	0		0		0		0
	Ashjian	Tim	Welder	0		0		0		0
	Atamian	Seboh	United Pro Electric	0		0		0		0
138	Avalos	Jacob	Police Sergeant	6	Wife:AA	1	K-12: AA/10yrs; AA/8yrs; JA/4yrs	3	Father: GA/82yrs; Mother: SA/80yrs	2
	Avila	Nicolas	Captain I	0		0		0		0

1 40	A!!	I. II	EDM	•		0		0		0
	Aviles	Julian	EDM	0		0		0		0
	Axline	Scott	Line Patrol Mechanic	0		0		0		0
	Ayala	Francisco	Water Distribution			0		0		0
	Ayala	Nicholas	Zenetex	0		0		0		0
	Ayoub	Ramzy	LADWP	0	Lively and TA	0	V 10. DA /10	0		0
	Azevedo	Phyllis	Spouse	3 1	Husband: TA	1	K-12: DA/13yrs	2		0
	Aziz	Sarah	Civil Engineer	0	Husband	0		0		
	Babajanians	Karmen	Los Angeles County	0				0		0
148		Gordon	Electrical Distribution Mechanic LADWP	0		0		0		0
	Bachmann	Joseph		1			Hairanaitan ID			0
	Back	Martin Michelle	Chaplain	3		0	University: JB University: ARB; AM	1	Eldowly, MD	
	Back Bacock		Inventory Control Assistant	0		0	University: ARB; AM	2	Elderly: MB	0
		Anna	Stay at Home Mom	0		0		0		0
	Badalyan	Mary	County of LA					0		
	Bader Badossian	Fadi	City of LALADRS	0		0		0		0
		Hagop	City of LA LADBS				V 10: AL /10:ma			
	Baesen	Jana	Medical Biller	1		0	K-12: AL/13yrs	1		0
	Bailey	Matthew	City of Los Angeles	0 3	Fiance	1	Son		Disables: Ex-Spouse	
	Baker	Bryan	Senior Load Dispatcher	5	Fiance			1		1
	Baker	Karl	Machinist Supervisor			0	1 Daughter; 2 Sons	3	2 Grandchildren	2
160		Michelle	Second Assistant Camera	0		0		0		0
	Baker	Sean	City of Los Angeles	0		0		0		0
	Baker	Tremain	RCTO II	0		0		0		0
	Balandra	Alfredo	Building Mechanical Inspector	0						0
	Balbuena	Jesie	Self Employed	0	W.C. D.ID	0	1/ 10 IOD /F	0	DA /46 IN4/64	0
100	Baldwin	Justice	Senior Water Utility	16	Wife:BJB	1	K-12: JSB/5yrs; CRB/2yrs; KSB/4mo; KM/27yrs; MAV/7yrs; AEG/5mo; JR/24yrs; VR/24yrs; JER/3yrs; JR/24yrs; DR/22yrs; NBA/11yrs; AA/8yrs;	13	BA/46yrs; JM/64yrs	2
166	Ball	Bertrand	Electrical Craft Helper	0		0	. , , , ,	0		0
	Balleza	Francis	Senior Heavy Duty Equipment Mechanic	0		0		0		0
168	Bamunuarachchi	Heshawa	Electrical Meter Setter	0		0		0		0
169	Banks	Nicole	Senior Administrative Clerk	5		0	University: 2; Graduates: 2; Grandchild: 1	5		0
170	Bardoff	Doug	NCR	0		0		0		0
171	Barkley	Edward	LAFD Captain I	1	Wife:GB	1		0		0
	Barlow	Desmond	LAFD	0		0		0		0
173	Barnes	Cheyenne	Spouse	0		0		0		0
174	Barnes	Justin	LPM	0		0		0		0
175	Barnes	Zachary	LPM	0		0		0		0
176	Barnett	Karen	Secretary	1		0	K-12: MMB/15yrs	1		0
177	Barnum	Shawna	Instructor	3		0	K-12: 17yrs; 15yrs; 14yrs	3		0
178	Baron	Tracy	Underground distribution construction supervisor	0		0		0		0
179	Barraza	Arturo G		0		0		0		0
180	Barrett	Keith	LAFD	0		0		0		0
181	Barrett	Steven	LAFD	9	Wife	1	Son; Daughter	2	Daughter-In-Law; Grandson; Granddaughter; Son-in-Law; Grandson; Granddaugher	6
182	Barrientos	Jesse	LA City/Customer Care Service	3	Wife	1	K-12: Son/14yrs; Daughter/11yrs	2	9	0
183	Barsh	Judy	Kindergarten Teacher	2			K-12: BB/11yrs; LB/8yrs	2		
184	Bartell	Thomas	MB Herzog Electric	0		0		0		0
185	Barton	Craig	Self Employed	0		0		0		0
186	Barton	Loren	Instructional assistant	0		0		0		0
187	Barton	Mikiesha	Commercial Field Rep	0		0		0		0
188	Barton	Paul	School Bus Driver	0		0		0		0
189	Basco	David	LADWP	0		0		0		0
190	Bashian	Daniel	Self Employed	0		0		0		0
191	Baskette	Brandon	Production Worker	2	Fiance:BD	1	K-12: NB/6yrs	2		0

192	Batista	Carin	Benefits Specialist	4		0	University: AB/17yrs; CB/15yrs	2	Kids Father: JB; Friend:JC	2
193	Batres	Lorena	Principal Clerk Utility B	0		0		0		0
194	Bauer	Keith	Public Sector Employee	0		0		0		0
195	Bauer	Todd	Sound Supervisor	2	Wife	1	Son/12yrs	1		0
196	Baum	Debby	Maohr Synagogue	0		0	,,	0		0
197	Bauman	Autumn	Unemployed	0		0		0		0
198		Jairo	LADWP	0		0		0		0
199	Bayliss	Tajanae	Patient Resources Worker	0		0		0		0
			Office Tech	0		0		0		0
200		Joan					II : : :		F. II DT/05	
201	Bedik	Lena	DWP/Security Officer	2		0	University: DB/21yrs	1	Father: DT/95yrs	2
	Bedik	Tessa	Cook	0		0		0		0
203		Curt	Carpenter Supervisor	1	Wife	1		0		0
204		Eric	Electrical Mechanic	0		0		0		0
	Bell	Carrie	Gary Little Construction Inc	0		0		0		0
206	Bell	Forrest	Electric Station Operator	4	Spouse	1	K-12	2		0
207	Bell	Lacresia	Housekeeping	0		0		0		0
208	Bell	Marisol	North Los Angeles County Regional Center	0		0		0		0
209	Bema	Marianne	Chef	4		0		0		0
210	Benavides	Uvaldo	Port Police of Los Angeles	0		0		0		0
211	Benefield	Amanda	Stay at Home Mom	4	Husband	1	K-12: 12yrs; 5yrs; 18yrs	3		0
212	Benitez	David	Electrical Engineer Associate 1	0		0		0		0
213	Bennett	Ashley	Self Employed	0		0		0		0
214	Benson	Amanda	Self Employed	0		0		0		0
215	Benson	George	Calportland	0		0		0		0
	Benz	Michael	EDM. Electrical Distribution Mechanic	0		0		0		0
217	Benz	Thomas	LADWP	0		0		0		0
218	Bereda	Wendy	Kay and Associates	0		0		0		0
219	Berkovatz	Nicole	Construction	0		0		0		0
	Bermudez	Eduardo	LAPD	3	Wife: DB	1	K-12: NB; NB	2		0
221	Berry	Dawn	Executive Assistant	0	Wile. DD	0	IX 12. IVD, IVD	0		0
	Bettisworth	Nathan	DIRECTOR, MEDIA PRODUCTION	4	Wife: EB	1	3 Sons	3		0
			·		Wile. ED		3 50118			
223	-	David	Line Patrol Mechanic	0		0		0		0
	Bickel	Danny	Electrical Station Operator	0		0		0		0
225	Bierman	Richard	Fireman	1		0	Daugher	1		0
226	- 55	Stephen	Electrical Mechanic	0		0		0		0
227		John	Self Employed	0		0		0		0
228	Bingham	Stephen	Customer service Representative	1		0	University: Daughter/22yrs	1		0
229	Binion	Jeremy	Electrical Distribution Mechanic Trainee	3	Wife	1	2yrs; 4yrs	2		0
	Birnbaum	Nicholas	Firefighter Paramedic	0		0		0		0
231	Biros	J.	SUPERIOR	1	Wife	1		0		0
232	Bishop	Aaron	Senior Heavy Duty Equipment Mechanic	0		0		0		0
	Bittner	Joseph	Supervisor Central District	0		0		0		0
234	Bizzell	Elva	LADWP	0		0		0		0
235	Bjazevich	Nicholas	Pacific Maritime Association/Foreman	4	Wife:SB	1	K-12: BEB/17yrs; BNB/14yrs	3		0
236	Black	Hakim	Electrician	3		0	K-12: TB/8yrs; HB/11yrs; JJ/9yrs	3		0
237	Black	Terrance	LADWP	0		0		0		0
238	Blake	Jeffrey	Fire Fighter Paramedic	0		0		0		0
239	Blake	Russell	LADWP	0		0		0		0
	Blank	Carl	Bus Operator	1	Wife	1		0		0
	Blank	Latanya	Coach Operator	1	Husband	1		0		0
	Bledsoe	Thomas	LADWP	0		0		0		0
	Blocker	Ashley	Eastside Guesthouse	0		0		0		0
	Blocker	Jason	Self Employed	0		0		0		0
	Blumenthal	James	LADWP	0		0		0		0
246		Desari	Homemaker	0		0		0		0
247		Desail	Wife mom Mimi	0		0		0		0
	Boardman	Zachary	Agueduct and Reservoir Keeper	6	Wife:DB	1	BG/20yrs; CB/23yrs		Grandsons: DM/3yrs;	3
∠40	Dograman	Zacriary	supervisor	J	WIIC.DD		50, 20915, Ob/ 2391S	2	JM/3yrs; RM/1yr	J

0.40	ъ .				147.6	1		_		0
249	Boatner	Gary	Boom operator	1	Wife	1		0		0
250	,	Michael	Firefighter		Wife	1		0		0
251	Boden	Dawn	IT Specialist	0		0		0		0
	Boden	Robert	Electrician	0		0		0		0
253	Boen	Robert	Electrical Mechanic	0		0		0		0
254	Boiadjian	Marina	LA County DCFS	0		0	0	0	ъ .	0
255	Bolanos	Victor	Civil Engineering drafting tech B	3		0	Son	1	Parents	2
256	Bolanos-Gonzalez	Patricia	Children Services Administrator II	0		0		0		0
257	Bolog	David	Steam Plant Assistant	0		0		0		0
258	Bolog	Viorell	LADWP	0		0		0		0
259	Bondarczuk	Kristen	Union Member Spouse	0		0		0		0
260	Bonsangue	Melissa	Agent	3		0	K-12: JB/16yrs; MB/11yrs; NB/7yrs	3		0
261	Booker	Shelby	Sales	2		0	K-12: Daughters: 12yrs; 13yrs	2		0
262	Borin	Cara	Dental hygienist	0		0		0		0
263	Borin	Ron	Retired	0		0		0		0
264	Borthwick	Joan	My Own Company	0		0		0		0
265	Bosco	Joe	DWP	2	Wife	1	Daughter	1		0
266	Boswell	Kayla	Mom	3	Husband	1	K-12: 15yrs; 8yrs	2		0
267	Botton	Daniel	Land Surveyor (Field Engineering Aide)	0		0		0		0
268	Bottoni	James	Driver	6	wife	1	K-12: 12yrs; 11yrs; 10yrs; 8yrs; 7yrs	5		0
269	Boudreaux	Harold	RCTO	1		0	K-12: EB/17yrs	1		0
270	Boudreaux	Jacob	LAFD	0		0		0		0
271	Boughamer	Barry	Building Repairer	1		0	K-12: Son/15yrs	1		0
272	Boulware	Robert	LADWP	0		0		0		0
273	Bowden	Damon	Back Up Diver Firefighter	0		0		0		0
274	Bowers	Dawn	MVR	0		0		0		0
275	Bowling	Joseph	C&M Supervisor	2	Wife	1	K-12: SB/8yrs	1		0
276	Bowman	Ray	Retired	0		0		0		0
277	Boykins	Julie	Accounting clerk	0		0		0		0
278	Bradley	Michael	City of LA Street Lighting	0		0		0		0
279	Bradley	Martin	LADWP	0		0		0		0
280	Brady	Brian	LADWP	0		0		0		0
281	Brady	Norma	Retired	0		0		0		0
282	Brady	Patrick	E Crew Foreman	1	Wife	1		0		0
283	Bray-Ali	Josef	Electrical Test Technician	0	WIIC	0		0		0
284	Bredeson	Anneliese	Nurse	0		0		0		0
	Brennan	Jessica	Account executive	3	Husband	1	K-12: Daughters: 7yrs; 10yrs	2		0
286	Brewster	James	LADWP	0		0	,,,	0		0
	Brice	Greg	Maintenance Mechanic	3	Wife: EB	1	K-12: BB/8yrs; BB/4	2		0
					WIIE. LD		yrs			
	Brice	Terrill	Senior Chief Petty Officer	0		0		0		0
	Briggs	Paula	Crawford	0	Wife ND	0		0		0
	Brito	Heriberto	Police Officer	1	Wife: NB	1		0		0
	Britten	Jane .	City of Los Ángeles	0		0		0		0
	Brockman	James	DWP	0		0		0		0
	Brodock	Charles	LADWP	0		0		0		0
	Broncy	Eric	Primo Driving School	0		0		0		0
	Brooks	Bryan	LAFD/Fire Captain	4	Wife: HB	1	K-12: CB; MB; JB	3		0
	Brooks	Matthew	Teacher	1		0	Son	1		0
297	Brooks	Misha	Owner	2		0	K-12: Child/16; Grandchild/12	2		0
298	Brooks	Misty	Caregiver	0		0		0		0
299	Brown	Arnita	Police Performance Auditor II	0		0		0		0
300	Brown	Charles	Electric Trouble Dispatcher	1		0	K-12: JB/9yrs	1		0
301	Brown	Christina	Cashier	0		0		0		0
	Brown	Jacob	Fire Fighter/Kern County	0		0		0		0
303	Brown	Joshua	LADWP	0		0		0		0
	Brown	Katie	Union Member	0		0		0		0
	Brown	Kelli	Brown's Supply	0		0		0		0
	Brown	Lucas	Brown's Supply	0		0		0		0
	Brown	Marc	Peace Officer	0		0		0		0

308	Brown	Nanette	Challenge A Director	3	Husband: RB	1	Univeristy: SB/18yrs;	2		0
000	D.	N	0 (1 4 1	•			K-12: KB/15yrs	_		_
	Brown	Nathan	City of Los Angeles	0		0		0		0
	Brumfield	Dion	LADWP	0		0		0		0
311	Brunsmann	Matthew	City of Long Beach	0		0		0		0
	Bryant	Christophe	Editor	1	Wife:TB	1		0		0
	Bryant	Cranston	Conduit. Mechanic	0		0		0		0
314	Buckley	Eric		0		0		0		0
315	Budde	Melanie	Student	0		0		0		0
316	Buot	Froilan	CSMC	0		0		0		0
317	Burgos	Jose	Structural Steel Fabricator Supervisor	0		0		0		0
318	Burke	Jimmy	Roving Operator	3	Wife: LB	1	K-12: DB/15yrs	2		0
	Burke	Louis	DWP	0		0	, ,,	0		0
	Burks	Quincee	CYPA	2		0	2 StepChildren	2		0
321	Burmeister	Deanne	ChildNet	0		0	2 otopolinaron	0		0
	Burns	Tina	Homemaker	1		0	K-12: WB/14yrs	1		0
	Burns			4	Wife:CB			3		0
		Trevor	Operating supervisor		Wile.Cb	1	K-12: AB/18yrs; CB/15yrs; BB/11yrs			
	Bursalyan	Mary	Private Sector Employee	0		0		0		0
325	Bursalyan	Vartan	Senior Civil Engineering Drafting Technician	9		0		0	Mother RT/64yrs; Father HB/70yrs; Brother: VB/45yrs; Sister-in-law: AA/39yrs; Nieces: EB/3yrs; BB/3yrs; MB/2months; Sister: MB/44yrs; Nephew: RB/7yrs	9
326	BURTON	JOSH	LAFD	0		0		0		0
327	Bush	Debra	Social Worker	0		0		0		0
328	Bustos	Patricia	Air Management Industries	0		0		0		0
	Bustos	Patrick	Self Employed	0		0		0		0
	Butler	Deana	DOD Air Force	0		0		0		0
331	Butler	Linda		0		0		0		0
	Butler	Marcus	Intermediate Clerk	0		0		0		0
	Butler	Rick	Superintendent	0		0		0		0
	Butler	Tammy	Private Sector Employee	0		0		0		0
	Butler	Tina	Self Employed	0		0		0		0
336	Butterfield	William	LADWP	0		0		0		0
337	Buyard	Kenneth	Truck Driver/LA City	3		0		0		0
338	Buzzerio	Anthony	LAC	0		0		0		0
339	Bybee	Dale	LADWP	0		0		0		0
340	Byrne	Leo	Fire Captain	5	Wife:NB	1	K-12: AB/17yrs; DB/15yrs; CB/13yrs; LB/11yrs	4		0
341	Cabrera	Angel	GC/PCM/MCH	0		0		0		0
342	Cabrera	Cynthia	Driving school instructor	0		0		0		0
	Cabrera	Sonia	Accounts Payable	2		0	K-12: Son/17yrs; Son/11yrs	2		0
344	Cachon	Phil	Equipment Mechanic	0		0	-	0		0
	Cadena	Bayardo	Designer	5	Wife:MC	1	K-12: GC/7yrs; CC/5yrs; JC/3yrs; DC/1yr	4		0
346	Cadena	Maribel	Interior Designer	0		0		0		0
347	Cadicamo	Debbie	Pastor	2		0	University: DC/20; AC/22	2		0
348	Cadoret	Travis	Equipment Operator	1	Wife	1		0		0
	Calderon	David	Commercial Field Supervisor	0		0		0		0
	Calderon	Joseph	Storekeeper 11	2		0	K-12: SC/12yrs; GC/9yrs	2		0
351	Calderon	Vincent	Electrical mechanic	0		0	, - , · ·	0		0
	Calhoun	Lisa	Self Employed	0		0		0		0
	Callahan	John	Heavy Duty Equipment Mechanic	3	Wife: AC	1	SC/24yrs; KC/19yrs	2		0
	Calzadias	Xiomara	Teacher	2	WIIE. AC	0	K-12: KC/17yrs;	2		0
255	0	01 :	Dharahaa	_			AC/13yrs	_		
	Camacho	Christopher	Plumber	0		0		0		0
	Camacho	Johanna	Lead	0		0		0		0
	Camarena	Lisha	CSR	0		0		0		0
	Cameron	Dawn	Management Assistant	1		0		0		0
359	Cameron	Valerie	City of Los Angeles	0		0		0		0

360	Campanella	Philip	LAFD	3	Wife: LC	1	2 Kids	2		0
	Campbell	Anthony	RCTO	4	Wife	1	K-12: 3 Sons; ZC/3	3		0
	·	•					Mo;			
362	Campbell	Edwand	Superintendent	0		0		0		0
363	Campos	Jose	SR Water Utility Worker	0		0		0		0
	Campos	Maria	CA Times	0		0		0		0
	Canada	Grenada	Custodian	4	Husband: AC	1	Daugher	1	Granddaughter; Grandson	2
	Candish	Scott	MRS Machinist	0		0		0		0
367	Capacete	Omar	Correctional Officer	3		0	K-12: IC/13yrs; EC/8yrs; AC/11yrs	3		0
368	Cappell	Michelle	Unemployed	0		0	LC/Oyls, AC/TTyls	0		0
	Cappello	Courtnie	Aqueduct and Reservoir keeper	3	Husband: MC	1	KC/2yrs; KC/2	2		0
003	оаррено	Courtine	riqueduot una ricoci von ricopei	·	ridobaria. Mo		months	_		Ů
370	Cappello	Joseph	Sr. Storekeeper	0		0		0		0
371	Cappello	Michael	Maintenance and Construction	4		0		0		0
			Helper							
	Carbajal	Jesse	LAFD	0		0		0		0
	Carbajal	Luis	Wastewater Collection Worker 2	3	Partner	1	Daughter/14yr	1	Father/76yrs; Mother/75yrs	2
	Carcano	Berenice	Staff Administrator Specialist	2		0		0		0
375	Cardenas	Griselda	Non-Union Employee	0		0		0		0
	Cardenas	John	LAPD	0		0		0		0
377	Carlander Carlos Rayo	Vincent	LADWP 	0		0		0		0
378 379	Carlson	Juan David	 Water utility worker	0		0		0		0
	Carnes	Shawna	Truck operator	3		0	Son: CO/29yrs;	3		0
300	Carries	Silawila	Truck operator	J		O	Daughter-in-law: KO/29yrs; Grandson: RO/6yrs	3		U
381	Carpenter	Caroline	LAFD	0		0		0		0
382	Carr	David	LADWP	0		0		0		0
383	Carranza	Armando	LAFD	0		0		0		0
384	Carranza	Medardo	Retired	0		0		0		0
385	Carrasco	Maria	Kaiser Permanente	0		0		0		0
386	Carter	John	Electrical Distribution Mechanic Supervisor	0		0		0		0
387	Carter	Lyndia	UCLA Health	0		0		0		0
388	Carvajal	Ronald	Programmer Analyst	0		0		0		0
389	Casas Jr	Camilo	Underground Distribution Constructions Supervisor	0		0		0		0
390	Case	Michelle	Inyo County Office of Education	0		0		0		0
391	Castaneda	Aaron	Facilities Data Coordinator	2		0	Sons: 6yrs; 4yrs	2		0
392	Castanon	Kelly	Sr Executive	2		0	University: 18yrs; K- 12: 13yrs	2		0
	Castell	Jason	Electrical craft helper	0		0		0		0
	Castillo	Osvaldo	Police Officer	4	Wife	1		3		0
	Castillo	Raymond	Power Shovel Operator	0		0		0		0
	Castillo	Rosie	Limoneira Co.	0		0		0		0
	Castillo	Vince	Administrative Clerk	0		0		0		0
	Castorena	Andrew	La County parks and recreation	0		0		0		0
	Castro	Andrew Francisco	Electrical Craft Helper	0		0		0		0
	Castro Castro	Francisco	Truck operator RCTO II	3 0		0		0	Mother	0
	Castro	Geovanny	Electrical Mechanic Trainee	0		0		0	INIOCITEI	0
	Castro	Richard	Warehouse and toolroom worker	0		0		0		0
	Castruita	Martha	Special Education Teacher	2		0		2		0
	Castruita	Mike	MCH	3	Wife: EC	1	K-12: IC/11yrs;	2		0
	Castruita	Mike	Senior Gardener	2		0	Adult	2		0
	Cazares	Tashena	MVSD	0		0		0		0
408	Ceballos	Jonathan	Electrical Craft Helper	0		0		0		0
	Centes	Oscar	Security	0		0		0		0
	Cerda	Judy	Actress	0		0		0		0
411	Cerda	Ryan	Maintenance Mechanic	2		0	K-12: MC/6 yrs; NC/4 yrs	2		0
412	Cervantes	Priscilla	Independent Contractor	0		0		0		0
413	Cervantes	Raymond	SR. Electrical Supervison	0		0		0		0
	Cesena	Jeremy	GM	0		0		0		0
	Cessna	Tyler	Senior Cable Splicer	0		0		0		0
416	Chacon	Jaime	LAPD	1	Wife	1		0		0

<i>1</i> 17	Chadha	Manav	Waiter	3	Wife	1	K-12: 5yrs; 11yrs	2	0
	Chagolla	Bonifacio	Custodian Supervisor	3	Wife	1	K-12: Son/15yrs;	2	0
410	Chagona	Dominacio	Custodian Supervisor	3	VVIIC	'	Son/18yrs	2	U
419	Chagolla	Francisco	Educator	4		0	K-12: FDC/AC/RC/BC	4	0
420	Chaidan	Vieter	Local City Government			0	FDC/AC/RC/BC	0	0
	Chaidez Chairez	Victor	,	0		0		0	0
421		Joshua	Self Employed LADWP	0		0		0	0
	Chaisson	Louie				0		-	
	Chamberlain	Jonathan	LADWP	0		0		0	0
424	Chambers	Vanessa	MTA	0		0		0	0
425	Chamness	David	Owner	0				0	0
426	Chamness	Fabio	Mechanic A	0		0		0	0
427	Chamness	Saul	L.A. County Metropolitan Transportation Authority	0		0		0	0
	Chang	Terence	Plumber	0		0		0	0
429	Chapparosa	Laurie	Apple Urgent Care	0		0		0	0
430	Charbonnet	Javonna	Customer Service Rrp	0		0		0	0
431	Chastain	Brenda	Security Officer	2		0	University: CD/28yrs; CC/29yrs	2	0
432	Chavez	Daniel	LAFD	0		0		0	0
433	Chavez	Luis	LADWP	0		0		0	0
434	Chavez	Margarita	LA County	0		0		0	0
435	Chavez	Mayra	City of Los Angeles	0		0		0	0
436	Chavez	Paul	Power Equipment Mechanic	0		0		0	0
437	Chavez	Robert	Storekeeper II-M	1	Wife	1		0	0
438	Chavis	Jeff		0		0		0	0
439	Chen	Eliot	LADWP	0		0		0	0
440	Cheng	James	LADWP	0		0		0	0
441	Cheshier	Joseph	Harvest Worker	0		0		0	0
442	Chevalier	Mark	Survey Party Chief I	1	Girlfriend/JS	1		0	0
443	Chiavassa	Stuart	Carpenter	2	Wife	1	Daughter	1	0
444	Chickanis	Caius	Cliff Shearp	0		0		0	0
445	Childress	Joseph	EDMS	0		0		0	0
446	Childs	Ryan	LADWP	0		0		0	0
447	Chinzi	Ellen	Retired	0		0		0	0
448	Christensen	Mark	D. Burke mech.	0		0		0	0
449	Christophe	Dwayne	Information Systems Operations Manager	0		0		0	0
450	Christopher	Andrew	LADWP	0		0		0	0
	Chua	Rachel	Treasury Manager	0		0		0	0
452		Sabrina	METROPOLITAN	0		0		0	0
	Ciminieri	Louis		0		0		0	0
	Circle	Naomi	Unemployed	0		0		0	0
	Cisneros	Jason	Plant Equipment Operator	0		0		0	0
	Clark	Amy	Union Member	0		0		0	0
	Clark	Ebony	PAC properties	0		0		0	0
	Clark	Edward	City of Los Angeles	0		0		0	0
	Clark	Katy	Consultant	3		0	Unviersity: OB/18yrs; CB/20yrs: K-12: JB/15yrs	3	0
460	Clark	Scott	LADWP	0		0	-	0	0
	Clark	Ted	LADWP	0		0		0	0
	Clarke	Tara	Accounting Clerk	0		0		0	0
	Claros	Muriel	City of LA	0		0		0	0
	Classic	Jason	Machinist	2	Wife: MC	1	VC/4yrs	1	0
	Clay	Bettye	DWP custodian	0		0		0	0
	Clements	Blake	Correctional Officer	5	Wife: JC	1	K-12: AB/9yrs; SC/5yrs; BC/3yrs; BC/1yr	4	0
467	Clift	Gary	H.D. Equip. Mech.	0		0	. ,	0	0
468		Darren	LADWP	0		0		0	0
	Coffman	Alesha	Attendance Secretary	3	Husband: CC	1	K-12: DC/10yrs; GC/6yrs	2	0
470	Cohen	Jamee	Self Employed	0		0		0	0
	Cole	Kerry	Truck Driver	0		0		0	0
	Cole	Robert	Water Utility Worker	0		0		0	0

473	Colelli	Magaly	Cook	2		0	K-12: FO/11yrs;	2		0
474	Coleman	Chase	LAFD	2		0	SO/14yrs K-12: Daughter/6yrs;	2		0
475	0-14	D	LAFD	•		0	Daughter/9yrs	_		
	Colfax Collazo	Doug Christina	LAFD Event planner	0 4	Husband	0	V 12: 2 Doughtors	0		0
			Event planner		пиѕрапи		K-12: 3 Daughters	0		
	Collins	Nicholas	Firefighter/Paramedic	0		0				0
	Collupy	Deborah	Management Analyst	1		0		0		0
	Colombo	Rose	Talk Radio Host	0		0	1440 D. L. 46	0		0
	Colón	Jennifer	Admin clerk	2	Husband	1	K-12: Daughter/6yrs	1		0
	Comer	David	Senior Automotive Supervisor	0	W.C. 140	0	1440 110 415	0		0
	Comer	Kenney	Senior Automotive Supervisor	4	Wife: MC	1	K-12: HC/15yrs; BC/13yrs; KC/11yrs	3		0
	Comer	Michelle		0		0		0		0
	Comley	Elizabeth	Owner	0		0		0		0
	Conant	Skye S	Customer Service Representative	0		0		0		0
	Conboy	Mark	State of Kansas	0		0		0		0
	Connell	Lalah	Line cook	0		0		0		0
488	Contreras	Amber	Security Officer	5	Husband: AG	1	University: IG/19yrs; K-12: GG/12yrs; DG/5yrs; EG/3yrs	4		0
489	Contreras	Jason	Electrical Repair Supervisor	8	Wife: LC	1	JC/27yrs; KC/25yrs; NC/23yrs; SC/20yrs; MC/16yrs	5	Daughter-In-Law: SC/23yrs; Grandson: JM/1yr	2
490	Contreras	Meranda	Sonographer	0		0		0		0
491	Cook	Brian	Department of Transportation	0		0		0		0
492	Cook	Darin	Captain	0		0		0		0
493	Cook	Nathan	Firefighter	2		0		0	Father: DC; Brother: GC	2
494	Cook	Richard	Aquaduct and reservoir keeper	1	Wife: JE	1		0		0
495	Coonen	Linda	Self Employed	0		0		0		0
496	Cooney	Shane	Electric Distribution Mechanic Trainee	0		0		0		0
497	Coons	Barbara	Administrative Senior Clerk Typist (Timekeeper)	0		0		0		0
498	Coons	Wade	LADWP	0		0		0		0
499	Cooper	Kathy	DPO 2	0		0		0		0
500	Cope	Mike	Lineman	3	Wife: AC	1	K-12: CC/11yrs; RC/7yrs	2		0
501	Cope	MILO	LAFD	0		0		0		0
502	Corbin	Riggs	20th century fox studio	0		0		0		0
503	Corcio	Lissette	Homemaker	0		0		0		0
504	CORDOVA	Andrey	Water Service Worker	0		0		0		0
505	Cordova	Johnny	UDCM	0		0		0		0
506	Cordowin	Isaiah	Future transitions	0		0		0		0
507	Core	Jerry	Inyo-Mono Title Company	0		0		0		0
508	Coronado De Knight	Lillian	Retired	5		0		0		0
509	Coronel	Silvestre	Tire repair	0		0		0		0
510	Corrales	Ed	City Of Los Angels	0		0		0		0
511	Corrales	Jody	Aramark	0		0		0		0
512	Cortez	Enrique	LADWP	0		0		0		0
513	Cortina	Austin	Movie Studios independent contractor	0		0		0		0
514	Costello	Roberta	Senior Construction Inspector	0		0		0		0
	Courtenay	Vondradee	Unemployed	0		0		0		0
	Covarrubias	Aracely	Full Time Student	4	Husband	1		3		0
	Cover	Robert	LADWP	0		0		0		0
		Jerry	Teacher	0		0		0		0
	Crane	Angelica	RN	0		0		0		0
	Crawford	Luanne	SAG-AFTRA Producers	0		0		0		0
	Crevier	Tom	LADWP	0		0		0		0
	Crispino	Christopher	Police Office II	3	Wife	1	Daughter; StepSon	2		0
	Cristalinas	Kristofer	LADWP	0		0	. у, стерсел	0		0
	Cristea	Lisa	InterVarsity Christian Fellowship/USA	0		0		0		0
525	Croasdale	Wayne	Crowns and Glory Cleaning and Servuces	0		0		0		0
526	Crockett	Jason	Waterworks Mechanic A	5	Wife: TZ	1	JC/25yrs; ZC/19yrs: ZC/16yrs; ZC/14yrs	4		0

	Croft	Ryan	LADWP	0		0		0		0
528	Crouchman	Chad	Principal Civil Engineering Drafting Technician	0		0		0		0
F00	0	A1			Wif DO	-		^		_
	Crow	Alex	Electric meter setter Sign Painter	1	Wife: DC Wife	1		0		0
	Cruz	Dale	•		wiie	1		0		0
	Cruz	Ignacio	Refuse collection truck operator	0		0				0
	Cruz	Michael R	Local 755	0		0		0		0
	Cruz	Patrick	LADWP	0		0		0		0
	Cua	Ness	LADWP	0		0		0		0
	Culbert	Matt	Edmt	0		0		0		0
	Culp	Wendell	AHP staffing registry	0		0		0		0
	Culver	Larry	Cement Finisher Supervisor	1	Wife	1		0		0
	Culver	Walter	Dwp Carpenters Union 661	0		0		0		0
	Cummings	Raluca	Registered Nurse	3	Spouse	3	CVN/2yrs	1	CJM/32yrs	1
	Cunha	John	Journeyman cable splicer	7	Wife: JC	1	K-12: SC/11yrs; RC/8yrs; AC/5yrs	3	Friends: CJ/41yrs: JJ/35yrs; KJ/17yrs	3
	Cunningham	Fernanda	Agent	0		0		0		0
	Cunningham	Hayley	Homemaker	0		0		0		0
543	Cunningham	Michael	Inspector	3	Wife: KC	1	Daughter: EC; Son: FC	2		0
544	Cupp	Scott	Senior Automotive Supervisor	2	Wife: JC	1	LRSC/25 Disabled	1		0
	Cwiakala	Andrew	Electric distribution mechanic	2	Wife: LG	1	LC/10yrs	1		0
	D'Alessandro	Justin	Electrical craft helper	1	Wife	1		0		0
547	D'Angelo	Alyssa	Private	0		0		0		0
548	D'Angelo	Christina	Private	0		0		0		0
549	D'Angelo	Michael	Self Employed	0		0		0		0
550	D'SOUZA	DAVID	RVT	1	Partner	0		0		0
551	Dacanay	Peter	Transit Operator	0		0		0		0
552	Dahlenburg	John	LADWP	0		0		0		0
553	Dailey	Tracy	Sr. Adminitrative Clerk	0		0		0		0
554	Dameworth	Kym	Mom	3	Husband: BD	1	K-12: BD; KD	2		0
555	Daniels	Andrea	ES Coordinator	2	Partner	1		0	Mother(Disabled)	1
556	Dansereau	Karen	LVN	2		0	K-12: 5yrs & 10yrs	2		0
557	Darwin	Matthew	Electric Trouble Dispatcher	7	Wife: BD	1	K-12: JD/17yrs; JD/15yrs: JD/11yrs; JD/11yrs; BD/1yr	5	Grandson: 6yrs	1
558	Dasaro	Nicholas	Equipment mechanic	0		0		0		0
559	Datardina	Omar	City of Los Angeles	0		0		0		0
560	Daugherty	Kevin	LADWP	0		0		0		0
561	David	Joseph	Electrical Services Manager	0		0		0		0
562	Davidian	Debra	Photographer 3	0		0		0		0
563	Davies	Chad	Electrical Test Technician	0		0		0		0
564	Davis	Deshaila	Intermediate Clerk	0		0		0		0
565	Davis	Dustin	Plant Equipment Operator	0		0		0		0
566	Davis	Heather	City Of Los Angeles	0		0		0		0
567	Davis	Jared	LADWP	0		0		0		0
568	Davis	Jude	LADWP	0		0		0		0
569	Davis	Kathleen	Retired	0		0		0		0
570	Davoodi	Abul Kassem	Heavy equipment operator	0		0		0		0
571	Dawkins	Londone	Appointment clerk	3		0		0		0
	Dawood	Majid	Lacmta	0		0		0		0
	Dawson	Curtis	City of Los Angeles	0		0		0		0
	De Angelis	Tatiana	LAC-USC Medical Center	0		0		0		0
	De Guzman	Frankie	Law and Public Service Instructor	2		0		0	Mother 81yrs; Sister/54yrs	2
	De La Cruz	Arturo	LADWP	0		0		0	, ,	0
577	De La Cruz	Henry	Welder	0		0		0		0
	De La Cruz	Vanessa	Server	3		0	K-12: 3 Children	3		0
	De La Houssaye	Eric	Campus Supervisor	1	Wife	1		0		0
	De La Luz	Denise	Massage therapist	3		0		0	Grandpa: GD; 2 Sisters	3
	De La Luz	Heidi	Scheduling Lead	2		0		0	Grandfather; Grandmother	2
	De La Luz	Mabel	SCUHS	0		0		0	, Grandinotici	0
	De La Rosa	Christopher	Autozone	0		0		0		0
	de la Torre	Oscar		0		0		0		0
	Dean	Bobby	Autozone	0		0		0		0
550		Hilary	Hairdresser		Harabanal	0	K-12: 6yrs	1		0
586	Dean	HIIAIV	Hairuresser	2	Husband	- 11				

500	Dean	Neina	Volunteer	0		0		0		0
	DeBlasio	Steve	CHIEF ELECTRIC PLANT	1	Wife: VD	1		0		0
507	Debiasio	oteve	OPERATOR	•	WIIC. VD	'		U		U
590	Decker	Lawrence	Local 44 IATSE	0		0		0		0
	Deeble	Jana	Gardens keeper	4		0	K-12: 14yrs; 12yrs;	4		0
			·				10yrs; 7yrs			
592	Dees	Jennifer	Mom	0						
593	DeForest	Jon	Local 44 IATSE	0						
594	Degracia	Nina	Paradigm	0						
595	DeGregori	Derek	Department of defense	0						
596	DeHemmer	Dylan	LADWP	0						
597	DeHemmer	Richard	Line Patrol Mech	3	Wife: KD	1	AD/18yrs; TD/25yrs	2		0
598	DeJan	Carl	Civilian - LAPD	0		0		0		0
	Dela Cruz	Robin	Budget Analyst	2	Husband: SB	1	HB/18yrs	1		0
600	Delacerda	Gerald	Electrical Craft Helper	0		0		0		0
601	DeLaVega	Tino	Grocery	0		0		0		0
602	Delgado	Efrem	Garage attendant	0		0		0		0
603	Delgado	Jose V	Garage Attendant	0		0		0		0
604	Delima	Daniel	Firefighter	1	Wife	1		0		0
605	Dellefield	Chris	Assistant Building inspector	0		0		0		0
606	Dement	Paul	Business Development Manager	3	Wife/AD	1	K-12: 2 children	2		0
607	Demonte	John	Painter	0		0		0		0
608	DeMott	Mark	Firefighter III	0		0		0		0
609	Dempsey	Deborah Lantz	Acupuncturist	1			18yrs	1		0
610	DeNe Reynolds	Michelle	Michelle DeNe Reynolds	2		0	University: AR/19yrs; K-12: MR/15yrs	2		0
611	Denton	Sara	Teachers Aide	3	Husband	1	K-12: 2 sons	2		0
	DePoyster	JoAnn	Naturopath/ herbalist and Mobile Notary	0		0		0		0
612	DeShong	Dave	Machinist	3	Wife	1	K-12: 2 Children	2		0
	Devenney	Jacob	LADWP	0	VVIIC	0	R-12. 2 Gilliuleli	0		0
	Devey	Bradley	Valleyfencinginc	0		0		0		0
	Dews	Ethan	Aqueduct and reservoir keeper	0		0		0		0
617		Garritt	Meter reader	0		0		0		0
	DeYoung	Scott	LADWP	0		0		0		0
	Diaz	Anthony	Refuse truck operater	1		0	University: Son	1		0
	Diaz	Gabriel	Equipment Mechanic	4	Wife: BD	1	ND/20yrs; GD/14yrs; MD/8yrs	3		0
621	Diaz	Gricelda	HR Manager	4	Wife: GD	1	K-12: SD/14yrs; MD/13yrs; KD/7yrs	3		0
622	Diaz	Jerry	Riverside Community Hospital	0			ind/ royro, royry			
	Diaz	Mario	Senior Storekeeper	2		0	ER/ AR	2		0
	Diaz	Omar	Line Patrol Mechanic	0		0	LIQ 7 II C	0		0
	Diaz	Pedro	LADWP	0		0		0		0
	Diaz	Vivian Mae	Supervising Staff Nurse	0		0		0		0
	Diaz	Xochitl	SWSD	0		0		0		0
628	Dib	Cynthia	Facility Recreation Director	2			K-12: 14yr; 16yr	2		0
629	diDonato	Luke	Equipment Mechanic	0		0		0		0
630	Diego	Michael	LADWP	0		0		0		0
	Diem	Ryan	firefighter paramedic	0		0		0		0
632	DiNapoli	Enrico	Police Officer	4	Wife	1	Son/26yrs	1	Mother: 72yrs; Son: 30/yrs	2
633	Dirden	Lynay	LADWP	0						
634	Ditzel	Bradley	Electrical Craft Helper	3	Wife	1		0		0
635	Dodson	Kenji	Electrical Mechanic	2	Wife: AH	1	K-12: JD/15yrs	1		0
636	Dodson	Sharon	Mom	2	Husband	1	Daughter	1		0
637	Dolan	Brent	Civil Engineering Associate II	2	Wife: LD	1	K-12: AD/17yrs	1		0
638	Dombovari	Emese	Yoga Teacher	0		0		0		0
639	Dombovari	Erika		0		0		0		0
640	Domerick	Dmetri	Animal Keeper	0		0		0		0
641	Dominguez	Daniel	E-Prodigy Holdings, LLC.	0		0		0		0
	Dominguez	Frederick	Retired	0		0		0		0
	Dominguez	Marcy	PM	2		0		0		0
644	Dominguez	Mike	California	0		0		0		0
	Donabedian	Alex	STOREKEEPER A	1	Wife: KD	1		0		0
646	Donaldson	Jill	Nutrition and Wellness Coach & Speech Pathologist	1		0		0	Granddaughter	1

647	Donaldson	Tyree	Electrical Mechanic	0		0		0		0
	Donato	Devon	Receptionist	4		0		0	Brother; Cousin; Father;	4
									Mother	
649	DORAME	PAUL	Corporal	4		0	K-12: AC; AC; MC; JC	4		0
650	Dorame	Whitney	Vacation rentals	0		0		0		0
651	Dorfman	Mitchell	Self Employed	0		0		0		0
652	Dornoff	Joseph	Instrument Mechanic Supervisor	0		0		0		0
653	Dorsey	Dennis	Welder	7	Wife	1	Stepdaughter	1	5 Grandchildren	0
654	Doss	Joseph	Warehouse and Toolroom Worker	3	Wife: LD	1	K-12: AD/16yrs;	2		0
							VD/13yrs			
	DOTTS	BRADLEY	FIREFIGHTER	0		0		0		0
	Dovyak	Melisa	Private	0		0		0		0
	Doyle	Daniel	Steam Plant Operator	2	Wife: MD	1	newborn	1		0
	Doyle	Francis	Construction Inspector	0						
	,	Matthew	MTA Welder	3		0	2 Daughters; Son	3		0
	Doyle	Paul	LADWP	0		0		0		0
	Drake	Dean	Retired Correctional Officer	0		0		0		0
	Drake	Trevor	Electrical Craft Helper A	2	Girlfriend	1		0	Father	1
663	Draney	Amy	LAUSD	0		0		0		0
	Drews	Eben	Exempt Carpenter	0		0		0		0
665	Dsouza	Gabe	Deputy Sheriff	1		0		0		0
666	Duarte	Claudia	Casual	2		0	K-12: KZ/15; DZ/21	2		0
667	Duchanin	George	RAH Industries	0		0		0		0
668	Duff	Peter	CalTrans	0		0		0		0
669	Duke	Larry	Power Shovel Operator	1	Wife	1		0		0
670	DUNCAN	Douglas	EDMS	4	Ex-Wife: LD	1	MD; RD; GD	3		0
671	Duncan	Michael	LADWP	0		0		0		0
672	Duncan	Russell	MCH	0		0		0		0
673	Duncan	Shalee	Server	0		0		0		0
674	Dunham	Carl	UDCS	7	Fiancee: AP	1	KD; DD; CD; ID; MD;	6		0
							JD			
675	Dunham	Devon	Electrical Craft Helper	0		0		0		0
676	Dunlap	Jeff	abc bartending school	0		0		0		0
677	Dunmire	John	LADWP	0		0		0		0
678	Dunn	Michael	Self Employed	0		0		0		0
679	Duran	Brian	LADWP	0		0		0		0
680	Duran	Jeffery	Senior Building and Safety	2	Wife	1	Daughter 12/yrs	1		0
681	Duran	Mark	Motor Sweeper Operator	2		0	Sons: 23/yrs; 21/yrs	2		0
682	Duran	Anelle	LA County DPSS	0		0		0		0
683	Durfield	Renee	Professor	0		0		0		0
684	Dwyer	Rosanne	Vice President	1	Husband: MD	1		0		0
685	Easter	Chelsie	Private Sector Employee	0		0		0		0
686	Easton	Jeffrey	LAFD RETIRED	0		0		0		0
687	Easton	Kevin	LAFD	0		0		0		0
	Easton	Kristen	MetaCX	0		0		0		0
	Eaton	Frank	MCH	0		0		0		0
	Ebbat	Ryan	Police Officer	2		0	K-12: 2 Childrens	2		0
	Echeverria	Edgar	La city	0		0	IX 121 2 Official of 10	0		0
	Eddings	Jody	HR Liaison (AGPA)	0		0		0		0
	Edemann Meade	Christine	Accounts Papable Specialist	2		0	TMD/ID	2		0
	Eder	Daniel	LADWP	0		0	. 1110/10	0		0
	Edwall	Heather	Northern Inyo Healthcare District	0		0		0		0
	Edwards	Susan	Animal keeper	0		0		0		0
	Egizi	Kevin	LAFD	0		0		0		0
	Egizi	Mark	Captain II	0		0		0		0
	Eichhorn		·	0		0		0		0
	Elam	Robert	Reluctant to identify my employer RETIRED	0				0		
		Daniel				0				0
	Elam	Lori	Cheryl's Diner	0		0		0		0
	Elbers	Edward		0		0		0		0
	Elder	Joshua	Custodian	0		0		0		0
	Elias	Alexander	LADWP	0		0	V 10. 714/7	0		0
/05	Ellen Walters	Mary	Unemployed	5		0	K-12: ZW/7yr; TW/8yrs; LW/9yrs; 2 great grand children	5		0
706	Ellico	John	Wastewater Treatment Mechanic	3	Wife	1	K-2: Daughters:	2		0
			Supervisor				18yr/16yr			

707	CII: a++	Anthony	CO	_		0		0		0
707	Elliott Ellis	Anthony Clifford	Crane Operator	0 1	Wife	0		0		0
	Elmore	Tyler	Firefighter	2	Wife: JE	1	Infant: LE/6mo	1		0
	Elwell	William	J	0	Wile. JE	0	IIIIdiil. LE/OIIIO	0		0
			Self Employed					0		-
	Enderson	Linda	Hair Salon, Real Estate	0		0	V 10: 0F/15:ma			0
	English	Shea	Consultant	1	0	0	K-12: SF/15yrs	1		0
	English	Yolanda	SAC	2	Spouse	1	K-12: Daughter/8yrs	1		0
	Enriquez	Lisa	Meno Mosso inc	0		0		0		0
	Erdoglyan	Garen	Senior Cable Splicer	0		0		0		0
	Erickson	Rhonda	TA	0		0		0		0
	Escarcega	Albert	Los Angeles County Metropolitan Transportation Authority	0		0		0		0
718	Escareno	Jose	Maintenance Mechanic II	8	Wife: AE	1	5 Sons: JM/ME/WE/SE/SE; 2 Daughters: AE/AE	7		0
719	Eschen	Linda	Amethod Public Schools	0		0		0		0
	Escobar	Carlos	H.D.T.O.	0		0		0		0
	Escobosa	Marcia	Fortune Seven	0		0		0		0
	Escobosa	Marcus	Self Employed	0		0		0		0
	Esparza	Roberto	LADWP	0		0		0		0
	Esperias	Joanna	Senior Administrative Clerk	3	Husband: AE	1	K-12: 2 Sons: LE/LE;	2		0
, 24	Loperius	Journa	Schol Administrative Sierk	Ū	ridobaria. AL	'	University: Son/NM			U
725	Espinoza	Armando	LADWP	0		0		0		0
	Espinoza	Veronica	Manager	3	Partner: IP	1	K-12: DP/17yrs; XP/8yrs	2		0
727	Espinoza	Yesenia	Registered Veterinary Technician	8	Fiance: ET	1	K-12: AAE/9yrs;	3	Elderly: CEB, Sr,/ MGB;	4
							LLB/10yr; EEB/5yrs		Brother: CEBJR; Sister-in- law: EB	
728	Esproles	Norma	Kw	0		0		0		0
729	ESTRADA	CYNTHIA	Stay at home mom	3		0	K-12: 3 kids, (2 with autism) 2nd /3rd/8th grade.	3		0
730	ESTRADA	JACQUELYN	Management Analyst	1		0		0	Housemate: SAM/62	1
731	Estrada	Ramon	Tree surgeon supervisor.	2	Wife: ME	1	K-12: JE	1		0
732	Estrada Jr	Guadalupe	LADWP	0		0		0		0
733	Estupinan	Fabio	Software Engineer	2	Wife: EE	1	K-12: NE/9yrs	1		0
734	Etter	Suzanne	Los Angeles County	0		0		0		0
735	Evans	Christina	NAWCWD - Government	0		0		0		0
736	Evans	Morgan	Police Officer	0		0		0		0
737	Everhart	David	Lineman	0		0		0		0
738	Ezirim	Cajetan	Wastewater Electrician	6	Wife: MWE	1	University: IA/24 yrs K-12: JE/14 yrs; SE/8 yrs	3	Elderly: PE/80yrs; HE/84yrs	2
739	Fabela	David	Captain II	0		0		0		0
740	Fabela	Joey	Residence inn	0		0		0		0
741	Fain	Tearra	Shift manager	3	Husband: GR	1	K-12: IB/15yrs; TF/11yrs	2		0
742	Fairbanks	Nancy	Mom	3	Husband: RF	1	K-12: 14yrs; 16yrs	2		0
743	Fairbanks	Robert	Senior storekeeper	3	Wife: NF	1	K-12: 14yrs; 16yrs	2		0
744	Fairchild	Melissa	Speech Pathologist	0		0		0		0
745	Faircloth	Cecil	LADWP	0		0		0		0
746	Falvay	Roberta	Self Employed	0		0		0		0
747	Fanning	Momty	A-supervisor	0		0		0		0
748	Fariaz	Arturo	Mch	2		0	Daughters: 9/yrs; 16yrs	2		0
749	Farine	Christopher	Public Sector Employee	0		0		0		0
750	Farinet	James		0		0		0		0
751	Farris	Brian	Los Angeles City	0		0		0		0
752	Faulders	Theodore		0		0		0		0
753	Favela	Alexander		0		0		0		0
754	Fechser	Dominick	LADWP	0		0		0		0
755	Fedance	Dustin	Assistant maintenance mechanic	2	Girlfriend: BS	1	WF/4 months	1		0
756	Fernandez	Francisco	Electrical engineer	0		0		0		0
757	Fernandez	Laura	Cosmetologist	2		0	5yrs; 5 months	2		0
	Ferrari	Daniel	LAFD	0		0		0		0

759	Ferrer	Raphael	Police officer	5	Partner	1	24yrs; 22yrs; 2yrs; 5 months	4		0
760	Fierro	Lorraine	LACMTA	0		0		0		0
761	Fimbrez	Armando	City of Los Angeles	0		0		0		0
762	Finchum	Robert	-	0		0		0		0
	Fischer	Jason	Equipment mechanic	0		0		0		0
	Fish	Anthony	Building Repairer	0		0		0		0
	Fisher	Adam	Firefighter	2	Wife	1	Son: newborn	1		0
	Fisher	Eric	Engineer	3	Wife	1	Son 2yrs; unborn	2		0
700	i isilei	LIIC	Liigiileei	3	VVIIC	'	due May 2022			U
767	Fleck	Tonya	Medical Director	3	Partner	1	Sons: 9yrs; 3yrs	2		0
	Fleming	Michael	Heavy Equipment operator	0			, , , , ,			
	Flores	Cherise	Senior Administrative clerk	4	Husband: CF	1	IF/5yrs; VF/1.5yrs	2	Grandfather: AG/82yrs	1
	Flores	Hector	Heavy duty equipment mechanic	4	Wife: AF	1	MF/4yrs; PF/4yrs;	3	Grandianer: 710/02/10	0
			ricary daty equipment meename	-		•	MF/7yrs			, i
771	Flores	Jess		0		0		0		0
	Flores	Jose		0		0		0		0
	Flores	Juan	Crc norco	0		0		0		0
	Flores	Lucy	NLMUSD	0		0		0		0
	Flores	Maira	Herbalife Nutrition	0		0		0		0
	Flores	Ronald	Power Equipment Operator	1	Wife: DF	1		0		0
770	rioles	Ronalu	Supervisor	•	Wile. DF	'		U		U
777	Flowers	Sherette	Nurse Practitioner	1		0		0	Sister: SF	1
				0		0		0	Sister. Si	0
778	Fogle-Giangregorio Fonti	James	Line Maintenance Assistant LADWP	0				0		0
		Jonathan				0				
	Forbes	James	Mechanical Hel	0		0		0		0
	Forbey	Joshua	Survey party Chief	0		0		0		0
	Ford	Nick	Electrical Mechanic Trainee	0		0		0		0
783	Foster	Channon	Mechanic Class A	3	Wife: CF	1	K-12: BF/12yrs;	2		0
704					140°C		TF/11yrs			
	Foster	Jason	Engineer	1	Wife	1		0		0
/85	Foster	Justin	Maintenance mechanic	4	Wife: HF	1	CS/18yrs; KF/16yrs;	3		0
706		V					EF/12yrs	-		
	Foster	Yvette	Accounting Assistant	1		0	Daughter	1		0
	Fowler	Scott	RETIRED	0		0		0		0
788		Becky	Independent Contractor	0		0		0		0
789		Healani	Retired	0		0		0		0
790		Randy	O'Reilly Auto Parts	0		0		0		0
791	Francisco, Jr	Anceo	Heavy Equipment Operator	0		0		0		0
792	Franco	Eddy	SHEETMETAL WORKERS LOCAL	0		0		0		0
	_		105							
	Franco	Tommy	LADWP	0		0		0		0
	Franco	Valerie	Autozone	0		0		0		0
795	Frank	Jason	LADWP	0		0		0		0
796	Franklin	Brett	LADWP	0		0		0		0
797	Freeman	Benjamin	General Atomics Aeronautical	0		0		0		0
			Systems, Inc.							
	French	Leland	Self Employed	0		0		0		0
	French	Thomas	Firefighter/Paramedic	0		0		0		0
	Frere	Brandon	Firefighter III	0		0		0		0
	Frey	Justin	LA/SAN	0		0		0		0
802	Fridlund	Gavin	Self Employed	0		0		0		0
803	Frost	Wayne	Control operator	0		0		0		0
804	Fuentes	Consuelo	Management Analyst	0		0		0		0
805	Fuentes	David	Power Equipment Operator	1	Wife: CF	1		0		0
806	Fuentes	Emily	LAPD	0		0		0		0
807	Fullerton	Tamra	Biller	3		0		0		0
808	Furtte	Ryan	Firefighter/Paramedic	3	Wife	1	Daughter/7yrs; Son	2		0
							3/months			
809	Furubotten	Tyson	City of Los Angeles	0		0		0		0
810	G	Jerry	ML	5	Wife: DG	1	K-12: BG/12yrs;	4		0
							AG/11yrs; JG/6yrs;			
		1.		_			GG/5 yrs	_		
	Gabaldon	Armando	LAFD	0		0		0		0
	Gabor	Rebecca	Server	1	Husband	1		0		0
	Gabrielyan	Adelaida	-	0		0		0		0
814	Gaeta	Kenny	LACMTA	0		0		0		0

815	Gaffney	Annie	Pet haven	0		0		0		0
816	Gaitan	Gia	LADWP	0		0		0		0
817	Galdamez	Jorge	LADWP	0		0		0		0
818	Gallardo	Armando	LPM	2		0	MD; SG	2		0
	Gallegos	Edmundo	LADWP	0		0	IVID, OO	0		0
	Gallegos	Judith	Unemployed	0		0		0		0
	Gallegos	Leonard	Construction Inspector	1		0	K-12: Daughter/17yr	1		0
	Galstyan	Kristine	IHSS	0		0	it 12. Daughter, 17 ji	0		0
823	Galvan	Mary	Homemaker	0		0		0		0
	Galvez	Cesar	LADWP	0		0		0		0
	Galvez	Damaris	Maintenance laborer	0		0		0		0
	Galvin	Chad	Hydrographer	0		0		0		0
827	Gamboa	Chad	Senior Lake Lifeguard	1		0		0	Father: SG/64yrs	1
	Gamboa	Jesse	Steam Plant Operator	1	Wife: MG	1		0		0
829	Gamez	Gabriel	Chino valley school district	0		0		0		0
	Gamez	Hector	Paramount Pictures	0		0		0		0
831	Ganshirt	Adam		0		0		0		0
	Gant	Karen M	Admin. Clerk	1	Husband: JG	1		0		0
833	Garcia	Alejandro	LADWP	0	Tradbarra. 00	0		0		0
834	Garcia	Alex	Communications Electrician	0		0		0		0
	Garcia	Alfredo	Police officer	0		0		0		0
	Garcia	Bertha	Kaiser Permanente	0		0		0		0
837	Garcia	David	Street services Investigator	3	Wife: JG	1	DAG; SLG	2		0
838	Garcia	Debra	Owner	4		0	K-12; 4 children	4		0
839	Garcia	Eduardo	City of Santa monica	0		0	it 12, 1 official	0		0
840	Garcia	Eileen	Self employed	0		0		0		0
841	Garcia	Fernando	LADWP	0		0		0		0
	Garcia	Francisco	Correctional officrr	3	Wife: CGG	1	EJG/21yrs;	2		0
0.2	04.0.4		Consederal content			'	YG/18yrs	_		
843	Garcia	George	Meter reader	0		0		0		0
844	Garcia	Kelly	Animal Keeper	0		0		0		0
845	Garcia	Lisa	Longshoreman	0		0		0		0
846	Garcia	Robert	LACMTA	0		0		0		0
847	Garcia	Vincent	Water treatment operator "E"	0		0		0		0
848	Garcia Jr	Gilbert		0		0		0		0
849	Garcia Ramirez	Balam	Neighborhood Music School	0		0		0		0
850	Gard	Karen		0		0		0		0
851	Gardner	Tim	Painter	0		0		0		0
852	Garibay	Lorena	Teacher	0		0		0		0
853	Garibay	Roberto	Correctional Officer	0		0		0		0
854	Garrett	Robert	Police Officer	4	Wife	1	Son/10yrs;	3		0
							Son/8yrs;			
							Daughter/7yrs			
	Garrido Campbell	Michelle	Customer service agent	1			11yrs	1		0
	Garry	Anthony	LADWP	0		0		0		0
	Garza	Irma	Insurance Agent	4	Wife: VG	1	VVG; AAG; JIG	3		0
	Garza	Valdemar	Security Officer	4	Wife: ICG	1	VVG; AAG; JIG	3		0
859	Gates	Jamie	Secretary	3	Husband	1	K-12: PB/13yrs; CB/11yrs	2		0
960	Gaxiola	Francisco	Civil Engineer Associate	4	Wife	1	22yrs; 13yrs; 7yrs	3		0
	Gaytan	Jacob	Los Angeles Department of Water	0	vviie	0	22y15, 13y15, 7y15	0		0
001	Gaytan	Jacob	and Power	U		U		U		U
862	Gearhart	Sierra	LAPD	0		0		0		0
	Gedded	Victoria	Sergeant	0		0		0		0
864		Veronica	Elementary coordinator	4	Husband: JG	1	K-12: AG/12yrs;	3		0
001	CCI	Veromou	Liementary coordinator	•	ridobaria. 00	'	AG/7yrs; AA/1 year			
865	Gelinas	Kevin	LAFD	0		0		0		0
	Gentry	Christopher	Firefighter	0		0		0		0
	Geraty	Frank	Officer	0		0		0		0
	Gerdon	William	Electrical Craft Helper	1	girlfriend: LW	1		0		0
	Ghilardi	Anthony	-	0	-	0		0		0
	Giacoma	Kristopher	Sanitation WW Manager	0		0		0		0
	Giannini	Frank	LAMETRO	0		0		0		0
	Ciboon	Gage	AmerisourceBergen	0		0		0		0
872	GIDSOII	daye	Amendourcebergen	U		U				
	Gieszinger	Margaret	Self Employed	0		0		0		0

875	Gillem	Lori	Watershed resources specialist	3	Husband: ACG	1	Univeristy: BRG; K- 12: CBG	2	0
876	Gillespie	Randy	Self Employed	0		0		0	0
877	Gilstrap	Tim	NIA	0		0		0	0
878	Ginosyan	lilit	EWII	0		0		0	0
879	Girard	Cory	Fire Engineer	2		0	2 Sons	2	0
880	Giron Jr	Abel	LADWP	0		0		0	0
881	Giroux	Francis	Landlord	0		0		0	0
882	Gladding	Erin	Aide	0		0		0	0
883	Gladding	Ron	-	0		0		0	0
884	Glaros	Sheri		0		0		0	0
885	Glasgow	Gina	Esthetician	2	Partner	1	Daughter: 12yrs	1	0
886	Glasgow	Glenn	UDCM	0		0	,	0	0
887	Gleason	Joseph	LADWP	0		0		0	0
888	Gleason	Patrick	Sr Underground Distribution Const Sup	0		0		0	0
889	Gleyo	Leo	Journeyman/Cable splicer	0		0		0	0
890	gleyo	leo	electric distribution mechanic	0		0		0	0
891	Glover	Shannon	LADWP	0		0		0	0
892	Goblirsch	Yesica	Office Manager	2		0	MG; TG	2	0
893	Goetze	James	Engineer or Fire Department	0		0		0	0
894	Gohl	Diane	Commercial Service Supervisor	0		0		0	0
895	Goins	Alissa	Teacher	2		0	K-12: Son/17yrs; Daughter/15yrs	2	0
896	Gold	Autumn		0		0		0	0
897	Goldbeck	Cynthia	Accounting Specialist	0		0		0	0
898	Goldbeck	Lawrence	LADWP	0		0		0	0
899	Goldberg	Nick	Mechanical Engineer	0		0		0	0
900	Gomez	Brian	LADWP	0		0		0	0
901	Gomez	Francisco		0		0		0	0
902	Gomez	Julie	Calgrove Rentals	0		0		0	0
903	Gomez	Maria	Self Employed	0		0		0	0
904	Gomez	Nicholas	Heavy Duty Truck Operator	0		0		0	0
905	Gomez	Pablo	Firefighter III/Paramedic	0		0		0	0
906	Gonsalves	Jonathan	Rosendin	0		0		0	0
907	Gonzaga	Juan	Manage, Third Parry Administration	0		0		0	0
908	Gonzales	Arlene	Health care worker	5	Husband: RAG	1	NG; HG; FG; DRG	4	0
909	Gonzales	Cynthia	Home maker	0		0		0	0
910	Gonzales	David	Los Angeles County public Works	0		0		0	0
911	Gonzales	Michael	L.A. County Parks and Rec.	0		0		0	0
912	Gonzales	Monica	Nurse technician	0		0		0	0
913	Gonzales	Timothy	LADWP	0		0		0	0
914	Gonzalez	Armando		0		0		0	0
	Gonzalez	Bailey		0		0		0	0
916	Gonzalez	Connie	EWCSD	0		0		0	0
	Gonzalez	Elizabeth	-	0		0		0	0
	Gonzalez	Ernesto	RCTO	0		0		0	0
	Gonzalez	Estrella	Senior Administrative Clerk	1	Fiance	1		0	0
	Gonzalez	Jaime	Maintenance and construction helper	0		0		0	0
921	Gonzalez	Marisol	Mom	2		0	K-12: 2 Daughters	2	0
	Gonzalez	Maritza	Medical Assistant	0		0		0	0
	Gonzalez	Micaela	Rec leader	3	Husband: GG	1	K-12: VG/16yrs	2	0
	Gonzalez	Ramon	AUTO BODY BUILDER AND REPAIR	1	Wife	1	,	0	0
	Gonzalez	Ricardo	Electrical Mechanic	4	Wife	1	Son; 2 Daughters	3	0
	Gonzalez	Yolanda A.	Correctional officer	0		0	, , , , , , , , , , , , , , , , , , , ,	0	0
	Gonzalez	Danielle		0		0		0	0
	Gonzalez Pena	Jacqueline	LADWP	0		0		0	0
	Goodman	Jonathan	Owner Authorized Representative	0		0		0	0
	Goodwin	Emma	Stage hand	3	Husband: RF	1	K-12: MF/12yrs; ST/13yrs	2	0
931	Goodwin	John	Construction Maintenance Supervisor(acting)	0		0		0	0
932	Goodwin	Polly	UC Health Colorado springs	0		0		0	0
	Goodwin	Susan	Operations Manager	0		0		0	0
	Gordon	Carly	Maintenance Worker	5		0		0	0

005	0	M: -ll	0-14 5	•		0		_		0
	Gordon	Michael	Self Employed	0		0		0		0
936	Gorham	Laura	Teacher	0	Wife: DC	0	V 10: DC /16: mai	3		0
937	Gose	Michael	Correctional Sergeant	4	Wife: DG	1	K-12: BG/16yrs; AG/14yrs; LG/10yrs	3		U
938	Grady	Sheila		0		0	,,,	0		0
939	Graham	Samuel	Carpenter	1	Wife	1		0		0
	Grajeda	Rogelio	Systems Analyst II	3		0	K-12: RG/16yrs;	3		0
7 10	Grajeda	rtogeno	Systems / maryst m				CG/12yrs; SG/11yrs			
941	Granado	Christian	TAFT	0		0		0		0
942	Granby	Cecelia	Thistle Communities	0		0		0		0
	Gray	Candace	Vista Paint	0		0		0		0
944	Greenfield	Trisha		0		0		0		0
	Gregory	Aimee		0		0		0		0
946	Greslie-Stroud	Jonnie	Animal Keeper	0		0		0		0
947	Grichanyuk	Mikhail	LADWP	0		0		0		0
948	Griffin	A'frica	Senior Typist Clerk	0		0		0		0
949	Grijalva Grime	James	Equipment operator	5	Wife	1	Daughter/12yrs; Daughter/19yrs; Son/21yrs	3	Daughter/28yrs	1
	Grisham	Barbara	Animal care	1		0	K-12: Son/17yrs	1		0
	Grootegoed	Ann	Physician	4		0		0		0
953	Gross	Stephanie	Cad drafter	3		0	K-12: TG; HG; MRG	3		0
954	Grout	Daniel	EDMS	0		0	1. 12. 10, 110, 11110	0		0
955	Grumbine	Kristina	School Counselor	2		0	K-12: BG; LG	2		0
956	Guenther	Jon	Animal keeper	0		0	K 12. BO, EO	0		0
957	Guerra	Jose	Physician	4	Wife: AG	1	K-12: MG/16yrs; KG/15yrs; IG/19yrs	3		0
958	Guerrero	Anthony	Water utility worker	3	Wife	1	K-12: Son/12yrs; Daughter/6yrs	2		0
959	Guerrero	Lydia	City of Burbank	0		0		0		0
960	Guevara	Cheistopher	LADWP	0		0		0		0
961	Guidry	Erich	LACMTA	0		0		0		0
	Guilherme	Michael	Construction inspector	0		0		0		0
963	Gulke	Roland	Electrical Repairer	12	Wife	1			MG/30yrs; CA/33yrs; Grandchildren: CA/13yrs; MA/11yrs; PA/7yrs; NG/7yrs; MRG/12yrs; JG/3yrs; JG/4yrs; JG/9months; EG/9months	11
964	Gulnio	Gail	Makeup Artist	0		0		0		0
965	Gundersen	Amanda	Homemaker	4	Husband	1	University: Son; K- 12: Son; Daughter	3		0
966	Gutierrez	Angelica	LADWP	0		0		0		0
967	Gutierrez	Claire	Paralegal	0		0		0		0
968	Gutierrez	Daniel	LAFD	0		0		0		0
969	Gutierrez	Fernando	REINFORCING STEEL IRON WORKER	2		0		0	Mother/76yrs; Brother/48yrs	2
970	Gutierrez	Jose	MCH	3	Wife	1		0	2 young adult kids	2
971	Gutierrez	Joseph	Police Officer	0		0		0		0
972	Gutierrez	Josue	LADWP	0		0		0		0
973	Gutierrez	Julio	LADWP	0		0		0		0
974	Gutierrez	Rocio	City of Los Angeles	0		0		0		0
975	Guy	Hilary	Educational Specialist	3	Husband	1	Sons: 2.5yrs; 5months	2		0
976	Guyot	Kyle	Security Officer	3		0		0		0
	Guzel	Brian	LADWP	0		0		0		0
978	Guzman	Amber	Manager	3	husband	1	2 Children	2		0
	Guzman	Feliz	Water utility worker	5	Ex-Wife	1	Sons: 8yrs; 12yrs	2	Mother	1
	Guzman	Maria	-	0		0		0		0
	Guzman	Robert	Correctional Officer	0		0		0		0
	Guzzetti	Bert	Electric trouble dispatcher	1	Wife	1		0		0
983		Alexander		0		0		0		0
984		Eva	Registered nurse	3	Husband	1	K-12: 8yrs; 5yrs	2		0
	Haerle	David	Electrical Mechanic	0		0	, , , .	0		0
	Hahaj	Casey	Electrical Mechanic	0		0		0		0
	Hale	Nick	Storekeeper	1	wife	1		0		0
	-	-	"D" Welder	-	-			0		

989	Halpin	Kristen	Homemaker	7	Husband: KH	1	K-12: RH/12yrs; AH/10yrs; KH/8yrs; TH/5yrs; HH/2yrs; OH/11months	6		0
990	Halstead	Jeffrey	Lineman	3	Wife	1	Son/16yrs; Daughter/11yrs	2		0
991	Halstead	Mary	Owner	3	Husband: FH	1	,	2		0
992	Hamilton	Jeffrey	Engineer	1		0	BD/4yrs	1		0
	Hammock	Jeremy	LAFD	0		0	DD/ 4913	0		0
	Hanchett	Chase	LADWP	0		0		0		0
	Hand	James	Retired	0		0		0		0
996	Hanlon	John	LADWP	0		0		0		0
997	Hansen	Aaron	Lineman	3	Wife: SH	1	K-12: HH/5yrs; CH/3yrs	2		0
998	Hansen	Sarah	Teacher	2		0	CH; HH	2		0
999	Hansmann	Robert	NBC UNI	0		0		0		0
1000	Hanson	Jeremy	Captain	0		0		0		0
	Harang	Anthony	Rcto	2		0	13yrs; 8yrs	2		0
	Hardy	Alexes	Self Employed	0		0		0		0
	Hardy	Cherish	Food services worker	1		0		0	Mother	1
	Hardy	Gary	LADWP	0		0		0		0
	Hardy	Ulonzo	Wendy's	0		0		0		0
	Hardy III	Gary	Home depot	0		0		0		0
	Harms	Eric	LADWP	0		0		0		0
1008		Jason Steven	City of Los Angeles	0		0		0		0
	Harper	James	LADWP	0		0		0		0
	Harrah	Dion	Junior Buyer	2	Husband	1	Son: 19yrs	1		0
	Harrell	Charles	City Of Los Angeles LADOT	0	riasparia	0	Oon. 19y13	0		0
	Harrell	Kenny	Firefighter	0		0		0		0
	Harrington	Aaron	LAPD	0		0		0		0
	Harrington	Mary	Lead Security Officer	0		0		0		0
	Harris	Jeffery	City of Los Angeles	0		0		0		0
1017	Harrison	Danielle	Transportation	0		0		0		0
1018	Harrison	Jeremiah	Los Angeles Unified School District	0		0		0		0
1019	Harrison	Ryan	Line Patrol Mechanic	3		0	K-12: MP/10yrs; JH/6yrs: RH/3yrs	3		0
1020	Hart	Gregory	-	0		0		0		0
1021	Hartwell	Warren	Power Equipment Technician	0		0		0		0
1022	Harvey	Douglas	Street Services Supervisor 1	1		0		0	Mother: BG	1
1023	Harvey	Jarvis	Premises technician	5	Wife	1	Sons: 13yrs; 10yrs; 7 yrs; 2yrs	4		0
1024	Harvey	Robert	LADWP	0		0		0		0
1025		Cody	LAFD	0		0		0		0
	Hastings	Carleen	food services	0		0		0		0
	Hauser	Tracy	Self Employed	3		0	2 Children	2	Father-In-Law	1
	Hayden	Carley	Registered nurse	0		0		0		0
	Hayes	Michael	LAFD Self Employed	0		0		0		0
	Hayes Hayes	Sean Temeka	Self Employed LAPD	0		0		0		0
1031	-	Christy	Management Analyst	1		0	K-12: Son/6yrs	1		0
	Healy	Brogan	Fireman	2		0	2 Children	2		0
	Heckerman	Gregory		0		0	2 offiliaren	0		0
	Hedrick	Kathie	Retired	0		0		0		0
	Heiberg	James	Principal Inspector	1		0	K-12: RH/17yrs	1		0
	Heller	Michael	Deputy sheriff	1		0	K-12: Son/10yrs	1		0
	Hellmann	Wendy	AIG	0		0	. ,	0		0
1039	Henderson	Larry A	Water Utility Worker	1		0	K-12: TH/14yrs	1		0
1040	Hendricks	Ross	Gardener/Caretaker	0		0		0		0
1041	Hengst	Jack	President	0		0		0		0
1042	Hennessy	Lisa	LASD	0		0		0		0
	Henry	Robert	LADWP	0		0		0		0
	Heredia	James	Electrical Repairer	0		0		0		0
	Hermione	Tchuisse	Nurse Practitioner	2		0	K-12: 9yrs; 13yrs	2		0
	Hermosillo	Priscilla	LA Pet Training Solutions	0		0		0		0
1047	Hernande	Abigail		0		0		0		0

101011		F: 6: 1. (D. 1)		1100		14.40			
1048 Hernandez	Anthony	Firefighter/Paramedic	4	Wife	1	K-12: Daughter/10yrs; Son/7yrs; Daughter/2yrs	3		0
1049 Hernandez	Chris	LADWP	0		0	zaag.n.o., zy.o	0		0
1050 Hernandez	Elsa	Bellflower USD	0		0		0		0
1050 Hernandez	Francisco	Engineer	1	Wife	1		0		0
1052 Hernandez	Ivan	Liigiileei	0	VVIIC	0		0		0
1052 Hernandez		Electric Carvine Depresentative	3	Wife: MH		K-12: JRH/6yrs;	2		0
1053 Hernandez	Jairo	Electric Service Representative	3	Wile. Min	1	JJH/2yrs			U
1054 Hernandez	James	Garage Attendant	1	Wife: SH	1	0011/2310	0		0
1055 Hernandez	Jesse	Electrician	0	Wile. Si i	0		0		0
1056 Hernandez	Manuel	City of Los Angeles - Dept of	0		0		0		0
1030 Herriandez	Manuel	Building and Safety	U		U		U		U
1057 Hernandez	Michael	Waste water treatment mechanic	0		0		0		0
1058 Hernandez	Miguel	Los Angeles world Airports	0		0		0		0
1059 Hernandez	Oscar	Water utility specialist	1		0	Son	1		0
1060 Hernandez	Paul J.	Electrical craft helper	0		0		0		0
1061 Hernandez	Ray	Principal	1		0	K-12: Son/16yrs	1		0
1062 Hernandez	Richard	LADWP	0		0	17 12. 0011/ 10y13	0		0
1063 Hernandez	Riobec	firefighter paramedic	3	Wife: JH	1	AH; LH	2		0
1064 Hernandez	Rosemary	Dock worker	2	Wile. Jil	0	K-12: 2 Sons	2		0
1065 Hernandez	Vicky	OA III	0		0	K-12. 2 30115	0		0
1066 Hernandez			3	Husband: DH		JH; DJ	2		
1066 Hernandez	Young	Personal trainer	0	ทนรับสิเน. ปท	1	JH, DJ	0		0
1067 Hernandez	Elijio Catalina	University Preparation	0		0		0		0
		Transportation	0				0		
1069 Herrera	Gabriel R	Journeyman Wireman	0		0		0		0
1070 Herrera	Isabel	Technician	0		0		0		
1071 Herrera	Josephine	University Preparation			0		0		0
1072 Herrera	Karen	Sales associate/ third key temporary	0						0
1073 Herrera	Robert	Electric Distribution Mechanic Supervisor	3	Wife: SH	1	NH/19yrs	1	RH/27yrs	1
1074 Herrington	Hailey	SSMI	1	Wife: SH	1		0		0
1075 Herrington	James	Electric Station Operator	0		0		0		0
1076 Herrington	Tom	City of San Jose, CA	0		0		0		0
1077 Herrmann	Jeffrey	Sergeant	3	Wife	1	Daughters: 3yrs; 8yrs	2		0
1078 Herron	Jacorey	Maintenance labor	0		0		0		0
1079 Hershey	Jordan	Saugus union school district	0		0		0		0
1080 Hester	Stefanie		0		0		0		0
1081 Hewitt	Jonathan	Electric Lineman	0		0		0		0
1082 Hewitt	Maxwell	City of Pasadena	0		0		0		0
1083 Hickman	Whitney	City carrier	1		0	Daughter/5yrs	1		0
1084 Hidalgo	Daniel		0		0		0		0
1085 Hill	Arthur	Intermediate Clerk	0		0		0		0
1086 Hill	Rebecca	Route Manager	0		0		0		0
1087 Hirayama	Kelli	RN	1		0	K-12: Son/10yrs	1		0
1088 Hiserman	Stephen	LAFD	0		0		0		0
1089 Hitt	Chris	Lineman	2		0	Daughters: 1yrs; 3yrs	2		0
1090 Ho	Chi-Wei	manufacturing engineer	0		0		0		0
1091 Hoang	Thach	Contra Costa Electric	0		0		0		0
1092 Hobbs	Grace	Mother	3		0	K-12: CH/12yrs; SH/10yrs; BH/7yrs	3		0
1093 Hobmeier	Jack	Student	2		0		0	Mother; Father	2
1094 Hocking	Bryan	Electrical Mechanic	0		0		0		0
1095 Hogan	Lynley	Manager	3		0		0		0
1096 Holguin	Monique	Production planner	1		0	K-12: BG/11yrs	1		0
1097 Holland	David	LADWP	0		0		0		0
1098 Hollister	Jason		0		0		0		0
1099 Holloway	Kenneth	LADWP	0		0		0		0
1100 Holzboog	Jonathan	MB Herzog electric	0		0		0		0
1101 Honeycutt	Troy	Electrical Test Technician Trainee	1	Parter: IA	1		0		0
1102 Honorat	Genevieve	Administrative assistant	3	Husband	1	2yrs; 4yrs	2		0
1103 Honrath	Suzanne	Bishop unified school district	0		0		0		0
1104 Hooker	Rachel	Childrens Social Worker	0		0		0		0

	Hopkin	Jesse	Firefighter	0		0		0		0
	Horner	Cathye	Optum	0		0		0		0
	Hotchkiss	Conrad	OCFA	0		0		0		0
	Hotchkiss	Desi		0		0		0		0
	House	Jhimal	Electrical Tester	0		0		0		0
	Houston	Tina	CNA/Transporter	1		0		0	Mother	1
	Hovakimyan	Pertsh	City of Los Angeles	0		0		0		0
	Hovhannisyan	Diana	LA County Public Defenders Office	0		0		0		0
	Howard	Duayne	Associate	0		0		0		0
	Howard	Josh		0		0		0		0
	Howard	Lori	Lab Corp	0		0		0		0
1116	Hoyt	David	Construction &Maintenance Supervisor	1		0	Son	1		0
1117	Hrboka	Carmen A	Casual laborer	1		0	Son	1		0
	Humphrey	Lee	Assistant Maintenance Mechanic	0		0		0		0
1119	Hunten	Georgetta	LADWP	0		0		0		0
1120	Hunter	April	Patient Navigator	0		0		0		0
1121	Hunter	John	Waterworks Mechanic Supervisor	1	Wife	1		0		0
1122	Hunter	Marc	LADWP	0		0		0		0
1123	Hurley	Jeff	Electrical distribution mechanic	0		0		0		0
1124	Huston	Bill	M.C.H.	0		0		0		0
1125	Huston	John	LA County	0		0		0		0
1126	lannolo	Serafino	LADWP	0		0		0		0
1127	Ibanez	Brad	Firefighter	3	Wife	1	Children: 7yrs; 4yrs	2		0
1128	Ibarra	Elisa	Custodian	0		0		0		0
1129	lland	Toby	Supply Officer I	0		0		0		0
1130	Inez	Cathy	SEIU	0		0		0		0
1131	Ingle	Dave	Retired Buildinspector Scottsdale AZ	0		0		0		0
1132	Ippoliti	Alex	Truck driver	0		0		0		0
	Ippoliti	Heather	Sedgwick CMS	0		0		0		0
1134	Isabella	Richard	La County public works	0		0		0		0
1135	Isidro	Aaron	Barista	3		0	K-12: AI; ABI; ABI	3		0
	Istratoff	Mark	Americorp Financial & Realty Services	0		0		0		0
1137	Jack	Jeremy	City Of Los Angeles	0		0		0		0
1138	Jackson	Anthony	Waste water collection worker II	0		0		0		0
	Jackson	Brittnae	Senior Administrative Clerk	0		0		0		0
1140	Jackson	Davina	Supervisor	1		0	K-12: Son/13 yrs	1		0
1141	Jackson	Diane	Retired	0		0		0		0
1142	Jackson	Gloria	Budget Analys	0		0		0		0
	Jackson	Kristin	Homemaker	0		0		0		0
	Jackson	Robert	Lake Arrowhead Resort and Spa	0		0		0		0
	Jackson	Stefanie		0		0		0		0
	Jackson jr	George	LADWP	0		0		0		0
	Jacobs	Joe	LADWP	0		0		0		0
1148	Jacobs	Mary	Nursing Instructor	7		0	MJ/19yrs; NJ/21yrs	2	University:Niece EB/19yrs; K-12: Newphew ARB/16yrs; Niece AAB/14yrs; Niece AMB/10yrs; Nephew AAB/8yrs	5
1149	Jacobs	Paul	Equipment Mechanic	0		0		0		0
1150	Jacobsen	Erik	LADWP	0		0		0		0
1151	Jaime	Raul	LADWP	0		0		0		0
1152	James	Heather	University Preparation	0		0		0		0
1153	James	Scott	LMA	0		0		0		0
1154	Jamil	Danny	Electric Station Operator	0		0		0		0
1155	Jamil	David	Plant Equipment Operator	4		0		0	Father:AJ/70;Mother: HJ/68;Sister:LJ/36; Nephew:JG/7	4
1156	Janes	Brian	Realtor	0		0		0		0
1157	Jankowski	Arlene	East Whittier city school dist.	0						0
1158	Jankowski	Jessica	Etiwanda school district	0		0		0		0
	Januszkiewicz	Magda	Office managers	6		0	KJ/RJ/GJ/MJ/JJ/D J	6		0
1160	Jara	Gilbert	City of Bell	0		0		0		0
	Jardell	Philip	Los Angeles County Public Works	0		0		0		0

1160	14	0:		•		0		0		0
	Jastrab	Gina Eli		0		0		0		0
	Jauregui									0
	Jauregui	Natalie	caltrans	0		0	K 10.1111/10	0		0
	Jelks	Kandyce	Administrative Clerk	1	\\/:£-	0	K-12:HH/10 yrs	1	C O	0
	Jenkins	Deon	Exempt Hire Hall Carpenter	9	Wife Wife: BB	1	2 Daughters	2	6 Grandkids	6
116/	Jenkins	Jason	MCH	3	MILE: RR	1	MJ/2yrs; LJ/3months	2		0
1168	Jenkins	Robert	Police Officer	3	Wife	1	Daughter/23yrs; K- 12: Daughter/15yrs	2		0
1169	Jenkins	Shelley	Mom	3	Husband	1	K-12;Daughter/5yrs; Son/3yrs	2		0
1170	Jennings	Paige	Clinical Nurse	1	Husband:KJ	1	Con, cyrc	0		0
	Jensen	Jarett	OCFA	0	Tradbarra.re	0		0		0
	Jensen	Kim	Controller	0		0		0		0
	Jensen	Michael	Truck Driver	3	Wife:MJ	1	K-12:RG/13yrs;	2		0
1174	Jeremias	Emily	Self Employed	0		0	JG/12yrs	0		0
	Jigamian	Greg	AMT	2		0	K-12:	2		0
1170	olganian	oreg	AWI	_			Daughter/15yrs; Son/12yrs	_		
1176	Jimenez	Angelica	Eligibility Worker II	1		0	K-12:AJ/15yrs	1		0
1177	Jimenez	Daniel	Firefighter	0		0		0		0
1178	Jimenez	Lillian	Deputy Probation Officer II	0		0		0		0
1179	Jiménez	Jorge	LADWP	0		0		0		0
1180	Johns	Bill	Line Maintenance Assistant	0		0		0		0
1181	Johnson	Anthony	City of Los Angeles	0		0		0		0
1182	Johnson	Bailey		0		0		0		0
1183	Johnson	Kenneth	LADWP	0		0		0		0
1184	Johnson	Lisa	Utility Services Specialist	0		0		0		0
1185	Johnson	Randy	Aqueduct and Reservoir Keeper	0		0		0		0
1186	Johnston	Lisa	Staff Services Analyst	0		0		0		0
1187	Jones	Christopher	Meter Reader	0		0		0		0
1188	Jones	J	Lionsgate	0		0		0		0
1189	Jones	Johnny	City of Los Angeles	0		0		0		0
	Jones	Leon	Fire Inspector	0		0		0		0
1191	JONES	LINDSIE	Owner	4	Husband	1	2 sons	2		0
1192	Jordan	Michael	LADWP	0		0		0		0
	Joseph	Deon	Daniel's Jeweler	0		0		0		0
	Joseph	Santosha	Principal Clerk	3	Husband /JJ	1		2		0
	Joseph	Xavier	Daniels Jewlers	0		0		0		0
	Joshua	McNair		0		0		0		0
	Juarez	Arthur	Instrument Mechanic	0		0		0		0
	Juarez	David	LADWP	0		0		0		0
	Juarez	Elizabeth	Instrument mechanic	0		0		0		0
	Juarez	Richard	LADWP	0		0		0		0
	Julio	Ulises		0		0		0		0
	Jupp	Maria	HROCK	0		0		0		0
	Justice	Deborah	Just-Us For You, Inc	0		0	10 11	0		0
	Kagawa	April	Chief Electric Plant Operator	3		0	1 Daughter	1		0
	Kajiyama	Lillian	Glen Ivy Hot Springs	0		0		0		0
	Kama	Garan	LAFD	0		0		0		0
	Kane Kang	Shannon Eugene	Field technician III Fire Captain	0	Wife	1	Daughter/2yrs;	2		0
1200	Karlsson	David	LADWP	0		0	Son/2yrs	0		0
	Karris	Margarite	Unemployed	0		0		0		0
	Karsten	Michael	Electric Mechanic	0		0		0		0
1212		Teresa	Controls Mechanic	0		0		0		0
	Kearns	Alexis	Lake Lifeguard	1		0		0	Father	1
	Keeler	Tanner	Firefighter	0		0		0	· utilei	0
	Keen	Scott	Manager	0		0		0		0
	Keesler	Christian	LADWP	0		0		0		0
	Keller	Chris	Aerospace Solutions	0		0		0		0
	Keller	Mike	Labor Supervisor	1	Wife	1		0		0
	Kellett	Amelia	Inside Wiremen Apprentice	0		0		0		0
	Kelley	Yvonne		0		0		0		0
	Kelley	Terri	Retired Teacher	0		0		0		0

	Kelly	Angela	Recurrent Lake Lifeguard	1		0	Son:NK/2yrs	1		0
	Kelly	Melinda	Billing clerk	0		0		0		0
	Kemeny	Richard	Electrical Mechanic	0		0		0		0
	Kent	Justin	Field Engineering Aide	0		0		0		0
	Kerpa	Judy	City of lancaster	0		0		0		0
	Kershaw Kershner Jr	Corinne Robert	Accounting Manager Electric station operator	4		0	Daughter/20yrs; Son/18yrs; Son/14yrs	3	Mother/78yrs	1
1229	Key	Hannah		0		0		0		0
1230		Sarah	Walmart	0		0		0		0
1231	Key	Timothy	Building Mechanical Inspector	2		0		0	Mom:JK/92yrs;Sister: JS/66yrs	2
1232	Khansari	Sara	Registered Nurse	0		0		0		0
1233	Khashakyan	Stella	Benefits Analyst	1		0		0	Father	1
1234	Kielman	Daniel	Air Products & Chemicals Inc.	0		0		0		0
1235	Kientz	Jeremy	CEO	5		0		0		0
1236	Kilpatrick	Robert	Fire Battalion Chief	1	Wife	1		0		0
1237	Kim	Ariel	Architectural Associate	2						
1238	Kim	Janet	OIC Special Flights Section	0		0		0		0
1239	Kim	Jong-un	Self Employed	0		0		0		0
1240	Kim	Yang	LADWP	0		0		0		0
1241	Kimball	Steve	IBEW local 11	0		0		0		0
1242	Kimberling	Richard		1	Wife	1		0		0
1243	King	Dannen	Forman	2	Wife:CV	1	Daughter: SK/20yrs	0		0
1244	King	Jodi		0		0		0		0
1245	King	Richard	Retired	0		0		0		0
1246	Kirakosyan	Lusine	Program specialist I	1		0	Son	1		0
1247	Kirby	David	LADWP	0		0		0		0
1248	Kirkgaard	Valerie	Producer	4		0		0	Ex.Husband;Wife;2 adult kids/57;53	4
1249	Kirkman	Katie	General Manager	2		0	K-12:GM/10yrs; JM/4yrs	2		0
1250	Kiss	Joshua	LAFD	0		0		0		0
1251	Kitratnee	Patrick	Apparatus Operator	0		0		0		0
1252	Klafta	Curt	Battalion Chief	3	Wife;KK	1	Daughter/AP: GP/12yrs	2		0
1253	Klarin	Marianna	Service rep	6	Husband:MA	1	K-12:NK/15yrs; NK/10yrs; Nk/9yrs; KA/9yrs; JA/3yrs	5		0
1254	Klein	Sonja	Glendora Unified School District	0		0		0		0
1255	Kleszcz	Donna	Senior Admin Clerk	0		0		0		0
1256	Klingensmith	John	Warehouse Worker "D"	0		0		0		0
1257	Knapp	Brian	Odesus	0		0		0		0
1258	Knight	Shayne	Glendora Unified School District	0		0		0		0
	Knoblauch	Emily	Owner	2		0	K-12:JK/10yrs; KK/7yrs	2		0
	Knudson	Mike	LADWP	0		0		0		0
	Kobayashi	Scott	LADWP	0		0		0		0
	Koehm	Brandi	GLAD trainer	2		0	K-12:Son/12yrs; Son/14yrs	2		0
	Koehmstedt	Orlin	LADWP	0		0	D 11 12=	0	D76	0
	Kohnle	Shelly	Teacher	4			Daughter/27yrs; Twins/16yrs	3	Parent/73yrs	1
	Kolinski	Athena	Secretary of State of California	0	1476 1414	0	D 11	0		0
1266	Kraft	Jared	Correctional Officer	3	Wife: KK	1	Daughter; RK/4yrsDaughterEK/ 2yrs	3		0
1267	Kratkin	Glen	Firefighter Paramedic	0		0		0		0
1268	Kraus	Thomas	Water Utility Worker	0		0		0		0
1269	Kress	Kati	Teacher	0		0		0		0
1270	Kring	Gregory	Water Utility Worker	5	Wife	1	K-12: 4-Sons/6, 9,9,12	4		0
1271	Kroner	Christy	Etiwanda school district	0		0		0		0
1272	Kroner	Brandon	LAFD	0		0		0		0
1273	Kruse	Lynn	Registered nurse	0		0		0		0
1274	Kubiak	Michael	United Ground Express	0		0		0		0
1275	Kubiak	Michelle	2nd Grade Teacher	0		0		0		0

1076	Kuhlman	Cross	Flootric trouble dispetable	1	Wife: OV	1		0		0
	Kunesh	Greg Craig	Electric trouble dispatcher	0	Wife: CK	0		0		0
	Kupiec	Sebastien	Engineering Geologist LADWP	0		0		0		0
	Kurkowski	Arthur	Police officer	0		0		0		0
	Kurowski	Kenneth	LADWP	0		0		0		0
	Kuzmicz	Christopher	Firefighter/Paramedic	1	Wife;YK	1		0		0
	Kyong	Paul	Teacher	0	vviie, i k	0		0		0
	La Cour			0		0		0		
	Labrum	Crystal Melanie	Los Angeles Zoo WaltersCafe	0		0		0		0
	Lacey	Kareem	Controls Mechanic	0		0		0		0
	LaDue	Michael	Captain I	0		0		0		0
	Lagway	Amber	Brand Strategist	3		0		0		0
1288	• .	David	Firefighter/Paramedic	5	Wife;DH	1	K-12:JL/8yrs;	4		0
1200	Lake	David	rifetighter/raiameut	J	wiie,bii	'	JL/5yrs; JL/2yrs; JL/1yrs	4		U
1289	Lamacchia	Chad	LADWP	0		0		0		0
1290	Lamb	Paulina	Coach	5		0		0		0
1291	Lamb-Gutierrez	Cherie	Principal Clerk Utility	4	Husband/AG	1	Son;J/G	1	Fatherinlaw;AG;Mother/AL	2
1292	Lambert	Ryan	LADWP	0		0		0		0
1293	Landis	Michael	LADWP	0		0		0		0
1294	Lane	Robert	Waterworks Mechanic	0		0		0		0
1295	Lane	Sophia		0		0		0		0
1296	Lang	Eric	LADWP	0		0		0		0
1297	Langbehn	Paul	Sr. Underground distribution construction mechanic	3	Wife;SL	1	K-12:LL/17yrs; HL/16yrs	2		0
1298	Langdale	Roger	LADWP	0		0		0		0
1299	Lanphear	Emily	Inyo County	0		0		0		0
1300	Lara	Daniel	Steam Plant Assistant Maintenance Mechanic	2		0		0	Mother/Father	2
1301	Lara	Daniela	Custodial	3		0	K-12:Son/12yrs	1	Mother:Disabled/Father	2
1302	Larios	Alejandra	Secretary	2		0	K-12: Daughter/12yrs: Daughter/7yrs	2		0
1303	Larson	Andrea	Aid	0		0		0		0
1304	Larson	Suzanne	Bishop Creek Community Church	0		0		0		0
1305	Lau	Eduardo	Package car driver	7		0		0		0
1306	Laufer	Ryan	Senior Security Officer	1		0	K-12:Niece/11yrs	1		0
1307	Laut	Cody	Vqjdjbd	0		0		0		0
1308		Rebecca	LBUSD	0		0		0		0
1309	Lavato	Rick Ricardo		0		0		0		0
1310	Lawrence	Joseph	UDCM	0		0		0		0
1311	Lawrence Gonzales	Mario	Electrical Repairer Trainee	1	Partner: RB	1		0		0
1312		Ve	Electric station operator	0		0		0		0
1313		Jazmine	Cashier	0		0		0		0
	LeBlanc	Nazaire	Programmer/Analyst	0		0		0		0
	Ledesma	Adam	Mechanical Helper	3						
1316		Brad	Part time supervisor/tire installer	1	Wife/PL;(Disabled)	1		0		0
1317		James	Instrument Mechanic	0		0		0		0
1318		Raymond	Restaurant	0		0		0		0
	Lee-Ngo	Linh	LADWP	0		0		0		0
	Lee-Sabbe	Laura	Sr. Financial Analyst	0		0		0		0
	Leedom	Greg	LADWP	0		0		0		0
	Lehman	Troy	Construction & Maintenance Supervisor	1	Wife	1		0		0
	Lehwald	Cynthia	Retired	0		0		0		0
	Leitch	David	Artisan	0		0		0		0
	Lemmond	David	Firefighter	0		0		0		0
1326		Camilo	LADWP	0		0		0		0
	Leong	Rachel	Dentist	3	Husband: EL	1	K-12:BL;RL	2		0
	Lerma	Jetaime	Self Employed	3	Spouse	1	2 Daughters	2		0
	Lerma	Juan	Equipment Mechanic	0		0		0		0
	Lewis	Spencer	LADWP	0		0	14400 151	0		0
	Lewis	Wendy	Notary Public	1		0	K-12:Son/14yrs	1		0
1332		John	Engineer	0		0		0		0
	Licher	Bruce	self-employed business owner	0		0		0		0
1334	Lifsey	Randi		0		0		0		0

1335	Liko	Jacquelyn	Finance Assistant	2		0	K-12: Daughter/12yrs: Son/11yrs	2		0
1336	Lim	Matt	Unemployed	0		0	00.1, 1.1,10	0		0
	Limon	Malaguias	Equipment mechanic	0		0		0		0
1338	Lin	Kevin	City Craft Assistant	0		0		0		0
	Linville	Ric	Commercial driver	1		0		0	Mother	1
1340	Lipp	Darren	Electrician	0		0		0		0
1341	• •	Frederick	LADWP	0		0		0		0
	Lively	Betty	Retired teacher	0		0		0		0
	Ljubich	Troy	Machinist B	0		0		0		0
	Llamas	Raul	City of Los Angeles	0		0		0		0
1345		P	LA City	0		0		0		0
	Logan	Giovanna		0		0		0		0
	Logan	Michael	LADWP	0		0		0		0
	Logan	Tajanae	la county hubert h. humprey	0		0		0		0
	Lomeli	Brian	EDMT	0		0		0		0
							Db-t			
	Lomeli	Ronnie	Carpenter	1		0	Daughter	1		0
	Lommori	Thomas	Paramount studios	0		0		0		0
1352	Lopez	Erika Yvette	Teacher	1		0		0	Mother	1
1353	Lopez	Alejandro	HD Equipment Mechanic	5	Wife:AL	1	K-12:AL/16yrs: SL/23yrs: AL/25yrs; JL/26yrs	4		0
1354	Lopez	Cammie	George Lopez Roofing	0		0		0		0
	Lopez	Carlos	Animal control officer	1			K-12:Daughter/15yrs	1		0
	Lopez	Cassandra	Paraeducator	1	Spouse	1		0		0
	Lopez	Celina	state of ca	0	эрэлээ	0		0		0
	Lopez	Frank	Elect. Dist. Mechanic Supervisor	5	Wife:LL	1	K-12:JL/16yrs; EL/13yrs; NA/34yrs; EA/32yrs	4		0
1359	Lopez	Jesus	Meter Reader	0		0		0		0
1360	Lopez	Luis	Management Analyst	0		0		0		0
1361	Lopez	Ruben	Water utility worker	3	Wife	1	2 Kids	2		0
1362	Lopez	Sean	City of Los Angeles	0		0		0		0
1363	Lopez	Timothy	Power Shovel Operator	1	Partner	1		0		0
1364	Lopez	Hugo	LADWP	0		0		0		0
1365	Lord	Keith	Senior Electric trouble dispatcher	3	Wife/YR	1	JL/Daughter:JL/Son	2		0
1366	Lord	Ronald	Utility Pre-Craft Tainee	5		0		0		0
1367	Losey	Missy	Horizon Apparel and Promotions	0		0		0		0
	Louthan	Douglas	Senior electrical mechanic	0		0		0		0
1369		Robert	Maintenance laborer	6	Wife	1	K-12: 18yrs/12yrs/11yrs/3 yrs/23yrs	5		0
1370	Lovingier	Lonnie		0		0		0		0
1371	Lowery	Davon	Security officer	2	Wife	1	Son	1		0
1372	Lowry Jr	Richard	LADWP	0		0		0		0
1373	Loy	Ann	Registered nurse	0		0		0		0
1374	Lozano	Ricardo	EQUIPMENT OPERATOR	1	Wife/EL	1		0		0
1375	Luafau	Ailepata	Security coordinator 3	2		0		0		0
	Luafau Meggs	Ruth	SECURITY OFFICER 3181	4	Husband:LM	1	K-12:LM/14yrs; LM/12yrs;	2	Grandfather/78	1
	Lucero	Karen	City of Los Angeles	0		0		0		0
	Ludlow	Shawn	Heavy Duty Truck Operator	2	Wife:LB	1	K-12:BL/8yrs	1		0
	Luevano	Ricardo	Electrical Mechanic Supervisor	1	Wife:SL	1		0		0
	Lujan	Robert	Equipment Operator	2		0	K-12:LL/17yrs	1	Mother:LA/72	1
1381	Luna	David	Storekeeper	0		0		0		0
1382		Kenny	Heavy duty Equipment Mechanic	2		0	K-12:SL/15yrs; DL/6yrs	1		0
	Lundy	Jeffrey	Worker	0		0		0		0
	Lussier Maberto	Raymond Joseph	LADWP Chief Electric Plant Operator	6	Wife:NL	1	K-12:KM/13yrs; KM/8yrs; HM/4yrs; CM/1yr	4	Mother	1
	MacFarland	Chris	Fire Captain	4		0	K-12:3/Sons; 1/daughter	4		0
	Macias	Rodrigo	RCTO	1	Wife	1		0		0
1388	Macklin	Ervin	LADWP	0		0		0		0

1389	Macurda	Stephanie	Retired	0		0		0		0
	Maddock	Xandra	Substitute teacher	1	Husband/PM	1		0		0
	Mae Diaz	Vivian	Supervising Staff Nurse	0	Trasparia/T W	0		0		0
	Maes	Anthony		0		0		0		0
	Maes	Veronica	Longshore women	0		0		0		0
	Magan	Tracy	5th Grade Teacher	0		0		0		0
	Magana	Diana	Limoneira company	0		0		0		0
	Magana	Marlon	Police Sergeant	1	Wife	1		0		0
	Magdaleno	David	Federal Fire	0	vviie	0		0		0
	Mahoney	John	Structural steel fabricator	0		0		0		0
	Makee	Ronald	Water service worker	2	Wife:VM	1	JM/3yrs	1		0
	Malahay	Emma	Supervisor	0	vviie. v ivi	0	JIVI/JYIS	0		0
	Maldonado	Kathryn		0		0		0		0
	Maldonado	Ruben	Supervisor	3		0		0	Brither:MM/44yrs;Sister:	3
1402	Waldonado	Kuben	Supervisor	J				U	RM/53yrs;Mother: LM/73yrs	3
1403	Malmberg	Matthew	Parkia	0		0		0		0
1404	Malray	Christopher	City of Los Angeles	0		0		0		0
1405	Manalac	Carolina	Realtor	4		0	2 Daughters:2 Sons	4		0
1406	Mancillas	Angelica	Senior clerk	0		0		0		0
1407	Mancillas	Christopher	Call the Car Transportation	0		0		0		0
1408	Mancillas	Eduardo	Firefighter	1	Spouse	1		0		0
1409	Mandle	Matthew	LADWP	0		0		0		0
1410	Manfre	Larry	Maintenance helper	0		0		0		0
1411	Mannatt	Ellen	LADWP	0		0		0		0
1412	Manning	Michael	Night Stock Supervisor	0		0		0		0
1413	Manning	Nicole	Planning Manager	0		0		0		0
1414	Manquen	Brooke	Firefighter	1	Husband/BM	1		0		0
1415	Mantz	Shawn	Action Aspect Inc	0		0		0		0
1416	Marbach	Candy	Self Employed	0		0		0		0
1417	Marbach	Erich	Deputy Sheriff	0		0		0		0
1418	Marcos	Lindsay	GUSD	0		0		0		0
1419	Marcos	Ryan	Bonita Unified	0		0		0		0
1420	Marcoux	Cassandra	RN	2		0		0		0
1421	Marin	Steven	Police Sergeant	3	Wife:ZM	1	K-12:GM/17yrs; KM/15yrs	2		0
1422	Marks	Anthony	Mechanical Helper	2		0		0		0
1423	Marovic	Nathaniel		0		0		0		0
1424	Marquez	Daniel	Filtration Plant Operator	5	Wife:CM	1	K-12:DL/16yrs; GM/15yrs; MM/10yrs; LM/10yrs	4		0
1425	Marquez	Jason	Police Officer	0		0		0		0
1426	Marquez	Martha	Accounts payable	3		0	Son/20yrs; Son/25yrs; Daughter/16yrs	3		0
1427	Marquis	Luke	Meter Reader	0		0		0		0
1428	Marsey	Tanner	LAFD	0		0		0		0
1429	Martel	Eder	Detention Officer	0		0		0		0
1430	Martin	Brian	Equipment Mechanic	0		0		0		0
1431	Martin	Desiree	Cabin cleaner	4		0		0		0
1432	Martin	Michael	Firefighter	3	Wife:LM	1	2 Sons: BM/BM	2		0
1433	Martin	Nicholas	LADPW	0		0		0		0
1434	Martin	Russell	Automotive Instructor	0		0		0		0
1435	Martin	Scott	Electrical craft helper	2	Wife:VM	1	LM/1yr	1		0
1436	Martinez	Alicia	RN	0		0		0		0
1437	Martinez	Arcelia		0		0		0		0
1438	Martinez	Claudia	Amazon	0		0		0		0
1439	Martinez	David	RCTO	3	Wife:EM	1	K-12:NM/9yrs; M/7yrs	2		0
1440	Martinez	Junior	RCTO	3	Fiance	1	K-12:JM/15yrs; SM/6yrs	2		0
1441	Martinez	Rolando	Vision Construction Group	0		0		0		0
1442	Martínez	Carlos	LADWP	0		0		0		0
1443	Martinez III	Robert	Steam Plant Operator	2	Wife:GM	1	K-12:NM.11yrs	1		0
1444	Martirossian	Arman	Solid Resource Superintendent	0		0		0		0

1445	Masangkay	Reynaldo	Police officer	4	Wife	1	Daughter/28yrs; Daughter/26yrs	2	Mother/71yrs	1
1446	Mason	Paul	Uniserve	0		0		0		0
1447	Mason	Chad		0		0		0		0
1448	Massaro	John	Owner	3		0		0	Grandkids/13yrs;9yrs;7yrs	3
1449	Massimino	Lisa	Radiation Therapist	0		0		0		0
1450	Mata	David	Equipment operator	2	Wife	1		0		0
1451	Mata	Mauricio	Electrical repairer	3	Wife	1	K-12: GM/17yrs; AM/15yrs	2		0
1452	Matamoros	Ulises	Welder B	7	Wife:MM	1	K-12:LMM/18yrs; SM/16yrs; EM/15yrs; UM/12yrs; RM/9yrs; EM/7yrs	6		0
1453	Matchie	Gregory	Water Utility Supervisor	1		0	Son/2yrs	1		0
1454	Mathias	Matt	Lineman	2	Wife	1	K-12:Child	1		0
1455	Mathis	Tatiana	Birmingham Community Charter High School	0		0		0		0
1456	Matias	Frank	RN1	3	Wife:AM	1	K-12:TM/12yrs; TM/10yrs	2		0
1457	Mattern	Dena		0		0		0		0
1458	Matthews	Sean	Senior Electrical Mechanic	0		0		0		0
1459	Mattison	Mikel	Firefighter Paramedic	4	Wife:MM	1	K-12:GM/15yrs; MM/14yrs;MM/6yrs	3		0
1460	Matz	Kenney	Universal studios	0		0		0		0
1461	Maull	Chelsea		0		0		0		0
1462	Maund	Carol	LAUSD	0		0		0		0
1463	Maury	Melusine	Assistant teacher	1		0		0	Sister/14yrs	1
1464	Maxfield	Matthew	Printer I/County of LA	1	Wife	1		0		0
1465	Mayer	Joe	Port Pilot	5	Wife:JM	1	K-12:JM/10yrs; JM/9yrs; JM/5yrsJM/pre-K	4		0
1466	Maynes	Michael	Retired	2		0		0		0
1467	Mazariego	Eduardo	WAREHOUSE AND TOOL ROOM WORKER	3		0		0		0
1468	Mazzone	Jennifer	Paramount Pictures	0		0		0		0
1469	McCafferty	James	Field Supervisor	0		0		0		0
1470	McCarthy	Sean	Animal Control Officer	0		0		0		0
1471	McCaslin	Chris	City of Lancaster, CA	0		0		0		0
1472	McCaslin	William	Power Shovel Operator	4	Wife:KRM	1	K-12: MC/5yrs	1	Mother/RM;Mother in law/JR	2
1473	McCauley	Brent	LADWP	0		0		0		0
1474	McClain	Bonnie	Self Employed	0		0		0		0
1475	McCoy	Karen	Real Estate Officer	1	Husband	1		0		0
1476	McCoy	Penny		0		0		0		0
	Mccoy	Tina	Mammoth Mtn Ski Area	0		0		0		0
1478	McDade	Rashawn	Utility Buyer	0		0		0		0
1479	McDermott	Carolyn	Angel Longevity Medical Center	0		0		0		0
	McDonald	Joseph	LADWP	0		0		0		0
	McDonald	Michael	LADWP	0		0		0		0
	McElrath	Holly	Sales Agent	2	Boyfriend/JC	1	K-12:RM/5yrs	1		0
	McGanty	Stephen	Raytheon	0		0		0		0
	McGettigan	Kelly	SSMI	0		0		0		0
	McGraw	Lori		0		0		0		0
	McGroarty	William	City of Los Angeles	0		0		0		0
	McGuire	Joseph	Aqueduct and Reservoir Keeper	3		0	K-12:JM/18yrs; JM/16yrs;JM/10yrs	3		0
	McIntosh	Lynette	Retired	0		0		0		0
	McIntosh	Robert	SCE	0		0		0		0
	McKay	Jason	LADWP	0		0		0		0
	Mckay	Patrick	City of Los Angeles	0		0		0		0
	Mcknight	Robert	Senior Cable Splicer	0		0		0		0
	McLelan	Cathryn	Part owner	3	Husband	1	2 Children	2		0
	McMahon	Brian	Orora Packaging Solutions	0		0		0		0
	McMillon	Curt	EDMS	0		0		0		0
1496	McMurry	James	LADWP	0		0		0		0
	McMurtrie	Erin	Senior Administrative Clerk	1	Husband/JM	1		0		0

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1499	McMurtrie	Kelly	Bishop Union High School	0		0		0		0
1500	McNamara	James	Controller	2	Wife	1	K-12: Daughter/7yrs	1		0
1501	McPherson	Stephanie	Beaumont unified school district	0		0		0		0
1502	McRae	David	Senior Load Dispatcher	4	Wife(Disabled)	1	3 Kids	3		0
1503	McVey	Jake	LADWP	0		0		0		0
1504	Meade	Christine Edema	Accounts Papable Specialist	0		0		0		0
1505	Meadows	Daniel	Police Officer	0		0		0		0
1506	Means	Kaylie	Cashier clerk	0		0		0		0
	Medina	Esteban		0		0		0		0
	Medina	Ryan	LAFD	0		0		0		0
	Meisenbach	Michael	CDCR/Stationary Engineer	2	Wife	1	K-12:Daughter:	1		0
1309	Meisenbach	iviiciiaei	CDCR/Stationary Engineer	2	vviie	'	17yrs	'		U
1510	Meister	Robert	Electrical Mechanic	0		0	17,10	0		0
	Melendez	Guadalupe	Language Line Services	0		0		0		0
				0		0		0		
	Melendez	Juli	Manager							0
	Melendez	Monique	Los Angeles Metro	0		0		0		0
	Melendez	Nick	Monrovia unified school district	0		0		0		0
1515	Melendez	Rudy	Los Angeles County Metropolitan Transportation Authority	0		0		0		0
1516	Mell	Robert	Plant Equipment Operator	3	Wife: MM	1	Children: RJM/3yrs; EAM/1yrs	2		0
1517	Mellinger	Arthur	Carpenter	1	Wife	1		0		0
1518	Menchaca	Shannon	Caregiver	3		0	K-12: JG/16yrs; NS/8yrs; VS/7yrs	3		0
1519	Mendez	Erick	City of Los Angeles	0		0		0		0
	Mendez	Guillermo	Underground Distribution	0		0		0		0
1020	WICHIGEZ	Guillettilo	Construction Mechanic	Ū				U		U
1521	Mendez	Leticia		0		0		0		0
	Mendez	Teresa	Homeland Security	0		0		0		0
	Mendez	Rodrigo	LADWP	0		0		0		0
	Mendieta Abril			0		0		0		0
		Marissa	LA County							
	Mendoz	Gabriel	Us Gvt.	0		0	01.11.1 04	0		0
1526	Mendoza	Rosalinda	Itc	4	Husband	1	Children: 21yrs; 20yrs; 17yrs	3		0
1527	Menendez	Sigfredo	Electrical Engineer	0		0		0		0
1528	Mercado	Diane	Correctional records analyst	0		0		0		0
1529	Mercado	Elias	Graycon inc.	0		0		0		0
1530	Mergel	Kekoa	-	0		0		0		0
	Mergel	Sean	Welder	4	Wife	1	2-Sons	2	In Law	1
	Merrill	Elizabeth	Home Street Garden Center	0	-	0		0	-	0
	Messer	Charles	Plumber	0		0		0		0
	Messner	Travis		0		0		0		0
	Metz	Gloria	Office Manager	0		0		0		0
			Office Manager							
	Metz	Larry		0		0		0		0
	Metz	Michael	Machinist	0		0		0		0
	Meza	Luis	Security Officer	0		0		0		0
	Michel	Emmauel	Paramount Picture	0		0		0		0
	Michel	Patty	PFN Mortgage	0		0		0		0
	Micheletti	Ashley	Self Employed	0		0		0		0
1542	Michelle Rios	Arthur	c/s	0		0		0		0
1543	Midourian	Sona	Supervising children's social worker	0		0		0		0
1544	Miers Jr.	David	Retired	0		0		0		0
	Mikuconis	Joseph	Stonefire Grill	0		0		0		0
	Milby	Clint	Content Creator	0		0		0		0
	Miller	Adam	Concrete	0		0		0		0
	Miller	Bret	Consultant	0		0		0		0
	Miller	Chris	Air conditioning mechanic	2	Wife	1	K-12: Daughter/9yrs	1		0
	Miller	Harmony		0	TTIIC	0	1. 12. Dauginei/ 9yiS	0		0
		•		0		0		0		0
1551	Miller	Michele	Electric Station Operator - Control Operator	U		U		U		U
1552	Miller	Ryan	Electrical Mechanic	4	Wife: TM	1	K-12: CM/11yrs;	3		0
1552	Miller	Stewart	Steam Plant Operating Supervisor	4	Wife: NM	1	RM/9yrs; DM/2yrs Daughter: VM/2yrs	1	Parents: SM/67yrs;	2
					VVIIG. INIVI		Dauginer. VIVI/ZyrS		AM/66yrs	
	Miller Wong	Michael	IBEW Local 11	0		0		0		0
1555	Mills	Jarrod	Heavy duty truck operator	0		0		0		0

1556	Millo	Jeffrey	City of Los Angeles	0		0		0		0
1557		Peter	Fireman	2		0	K-12: JR/15yrs;	2		0
1007	Willia	i etei	THEMAIN	_			LM/8yrs	_		
1558	Minetta	Victoria	Human Relations Advocate	0		0		0		0
1559	Miranda	Leilani	Registered Nurse	2		0	K-12: 2-Children	2		0
1560	Miranda	Rufina	CORRECTIONAL OFFICER	1		0	Son	1		0
1561	Miranda	Sandra	Supervisor	0		0		0		0
1562	Mirzoyan	Varduhi	LAC/DCFS	0		0		0		0
	Mitchell	Lesley	Story editor	5	Husband	1	4-Children	4		0
1564	Moberly	Richard	State of California, Caltrans	0		0		0		0
	Moerke	Frank	Self Employed	0		0		0		0
	Moghadam	Susan		0		0		0		0
	Moilanen	Megan		0		0		0		0
	Moilanen	Kieu	Glidewell dental	0		0		0		0
	Molina	Arturo		0		0		0		0
	Molina	Christian	Police Officer II	1			K-12: JM/7yrs	1		0 0
	Molina	Crystal	City of Los Angeles	0		0		0		0
	Molinar	Andrew	LAFD	0		0		0		0
	Molthen	Susan	Al-Masri Egyptian Restaurant	0		0		0		0
	Moncado	Cecilia	Clerk	1		0	Son/12yrs	1		0
	Mondragon	Michael	Electrical Mechanic	2	Wife: AM	1	Son: RXM/25yrs	1		0
	Monroe	Nichelle	Administrative Clerk	0	WIIC. AW	0	OON. TORIVI, 2013	0		0
	Monroy	Sean	Engineer	3	Wife	1	2-Daughters	2		0
	Montero	Frank	LADWP	0	VVIIC	0	2-Daugitters	0		0
	Montero	Jose	Construction	6	Wife	1	3 Childern	3	2-Parents	2
	Montes		EDMS	0	vviie	0	3 Childeni	0	Z-PaleillS	0
		Raymond	LADWP	0				0		0
	Montes	Tawny				0		0		0
	Montoya	James	LADWP	0	W:f OM		I/ 10. IM. I/M			
	Montoya	Ruben	Truck and equipment dispatcher	3	Wife: CM	1	K-12: JM; KM	2		0
	Moon	Verel	LADWP Detined	0		0		0		0
	Moore	Charles	Retired							0
	Moore	Dayna	Self Employed	0		0		0		0
	Moore	Russell	Lineman	0		0		0		0
1588		Christian	Senior Administrative Clerk	0		0		0		0
	Morales	Crystal		0		0		0		0
	Morales	Louie	LADWP	0		0	Danielstein	0		0
	Morales	Monica	Mom	0		0	Daughter	0		0
	Morales	Preston	Electrical Distribution Mechanic			0				0
	Morales	Richard	IBEW	0		0		0		0
	Moran	Karen	GAIN SERVICES WORKER	0		0		0		0
	Moreno	Alex	LADWP	0		0		0		0
	Morey	Gerald	LADWP	0		0		0		0
	Morgan	Corey	LADWP	0		0		0		0
1598	Morgan	Jason	Watershed Resources Specialist	3	Wife: MM	1	K-12: BM/10yrs; EM/8yrs	2		0
1599	Morgan	Ken	Electric service representative	0		0		0		0
1600	Morley	Daniel	LADWP	0		0		0		0
1601	Morley	Jamie	Maintenance worker 3	3	Wife: NM	1	K-12: SM/9yrs; RM/6yrs	2		0
1602	Morquecho	David	Electrical Craft Helper	4	Wife: MM	1	University: DM; LM;	3		0
1600	Marria	Dron -l-	Calf Employed	^			K-12: CM	^		0
	Morris	Brenda	Self Employed	0		0	Umanair - DA4/40	0	184/77	0
	Morris	Erika	CSS II	2		0	Unversity: DM/19yrs	1	JM/77yrs	1
	Morris	Roger	LADWP	0		0	0.01.11.1	0		0
	Morse	Courtney	Nurse	2		0	2-Children	2		0
	Mosesman	Mario	Electric Service Representative	0		0	(1 11 11)	0		0
	Mosich	Daina	Registered Veterinary Technician	1		0	Son: 23yrs (Autistic)	1		0
	Mota	Jose	Plumber/LA City	4		0		0		0
	Motamedian	Shahram		0		0		0		0
	Mount	Richard	City of Los Angeles	0		0		0		0
	Movsessian	Roubina	Bookkeeper/ office administrator	0		0		0		0
	Moya	Christina		0		0		0		0
	Moya	Jorge		0		0		0		0
	Muhammad	Samantha	Commercial Field Rep	0		0		0		0
	Mundell-Noel	Ann	Amazing Hearing	0		0		0		0
1617	Munoz	Erik	Civil Engineering Associate III	0		0		0		0

1618 Murano	Patrick	Owner	0		0		0		0
1619 Muraoka	James	Warehouse and toolroom worker	2		0		0	Daughter: CM/23yrs; Grandson/5yrs	2
1620 Murillo	Atanacio	Meter reader	8	Wife: RG	1	K-12: JM/9yrs; IM/6yrs; NB/1mo	3	Father: AM; Mother MM; Brother: OM; RM	4
1621 Murillo	Carolina	City of LA	0		0		0		0
1622 Murillo	Octavio	Environmental Engineering Associate II	0		0		0		0
1623 Murillo	Sonia	Principal Clerk Utility	1	Husband: JS	1		0		0
1624 Murillo	Yadira	Nursing attendant III	2		0	K-12: DA; AA	2		0
1625 Murphy	Paige		0		0		0		0
1626 Murray	Alan	Maintenance Laborer	0		0		0		0
1627 Murray	Erik	Owner	1		0	Son: 21yrs	1		0
1628 Murray	Trevor	CSR	2	Wife	1	K-12: Son/6yrs	1		0
1629 Mushinski	Randy	LADWP	0		0		0		0
1630 Myer	Megan	Self Employed	0		0		0		0
1631 Naes	John	Sr. Cable Splicer	2	Wife: CN	1	University: KN	1		0
1632 Nafus	Courtney	Sales Operations Manager	1		0	Son: 4yrs	1		0
1633 Nagel	Sarah	Animal Care Technician	1	Husband	1	Com Tyro	0		0
1634 Naish	Lyndsay	Environmental Engineer	3	Husband	1	2-kids	2		0
1635 Nakamura	Kyle	Field Supervisor	2	Hassana	0	K-12: SN/16yrs; LN/16yrs	2		0
1636 Nanini	Andrea		0		0		0		0
1637 Nannie	Nathan	EP	0		0		0		0
1638 Naschinski	Sacha	Vons	0		0		0		0
1639 Nassraway	Louis	Instrument Mechanic	0		0		0		0
1640 Nava	Daniel	LADWP	0		0		0		0
1641 Nava	Krsna	ATT	0		0		0		0
1642 Navarro	Francis	LAPD	0		0		0		0
1643 Navarro	Kristi	LA Animal Services	0		0		0		0
1644 Navarro	Michael	Sr.Plumber	3	Wife	1	2-kids	2		0
1645 Navarro	Mike		0	VVIIC	0	Z Kid3	0		0
1646 Nedelisky	Joseph	Tennis teaching professional	0		0		0		0
1647 Nefas	Phillip	Electrical Engineer Associate	0		0		0		0
1648 Nevarez	David	Commercial Field Supervisor	0		0		0		0
1649 Newon		LAFD	0		0		0		0
1650 Newsom	Bryan Tim	Painter	5	Wife: BN	1		0	Daughter: EN; Grandkids: JN; SN; JN	4
1651 Nguyen	Chad	LAPD	0		0		0	314, 314, 314	0
1652 Nguyen	Tony	Firefighter	3	Wife: EN	1	K-12: AN/6yrs; AN/2yrs	2		0
1653 Nicholson	Joshua	Southern CA Edison	0		0	, _,	0		0
1654 Nicklaw	Sean	TDDS-B	5	Wife: KN	1	University: CN; KN; EM; K-12: SN	4		0
1655 Nicolais	Frances	Self Employed	0		0		0		0
1656 Nielson	Erik	Senior Supervisor	1	Wife	1		0		0
1657 Niemand	Johnny	LADWP	0	-	0		0		0
1658 Nieves	Adrian	Firefighter	0		0		0		0
1659 Nikolajevs	Valerijs	City of Los Angeles	0		0		0		0
1660 Noble	Brian	EDMS -A	1	Wife	1		0		0
1661 Nordquist	James	Firefighter/Paramedic	5	Wife	1	Son: 26yrs; 23yrs; Daughter: 18yrs; 16yrs	4		0
1662 Noriega	William	Local 433	0		0	TOYTO	0		0
1663 Norris	Cheri	Riverside county office of Education	0		0		0		0
1664 Norris	Jonathan	Los Angeles county public works	0		0		0		0
1665 Norris	William	Electrical Repairer A	1		0		0	Mother: 63	1
1666 Nua	Frank	Electrical Repairer A Electric Distribution Mechanic	5	Wife: KN	1	Daughter: VM/24yrs; MN/24yrs	2	Daughter: JM/29yrs; KN/28yrs	2
1667 Nunez	Lawrence	Parsons	0		0	,,,	0	, 20,.0	0
1668 Nunez	Mireya	PICF	0		0		0		0
1669 Nunez	Sunny	Meter Reader	0		0		0		0
1670 Oakes	Timothy	CalTrans	0		0		0		0
1671 Obermeyer	James	Comprehensive Hospice	0		0		0		0
1672 Obeso	Gabriel	Electric Mechanic	4	Wife: ML	1	K-12: LM; T0; L0	3		0
10,2 00030	Laura	Senior Admin Clerk	0	WIIC. IVIL	0	1. 12. LIVI, 10, LO	0		0

	0.1	A.P. 1	-				B 1:	_		
	Obregon	Nicholas	Toolroom Worker A	1		0	Daughter	1		0
	Ocegueda	Maggie	Kaiser Permanente	0		0	01.11.1	0		0
	Ochoa	Jeffery	LAFD	4	Spouse	1	Children	3		4
	Ochoa	Jose	City of Los angeles	0		0		0		0
	Ochoa	Rene	Traffic Officer	0		0		0		0
	Ochoa Jr	Eduardo	LADWP	0		0		0		0
1680	Odney	Mark	Owner	3	Wife	1	Marines: son/21; University: daughter/25	2		0
1681	Odom	Frank	Aqueduct and Reservoir Keeper	0		0		0		0
1682	Ogden	Casey	Acco	0		0		0		0
1683	Oh	Dan	Firefighter	4	Wife	1	Kids: 7yrs; 6yrs; 3yrs	3		0
1684	Oh	Jane	Blue Ridge Academy	0		0		0		0
1685	Ohanyan	Angelina	DCFS	0		0		0		0
1686	Ojeda	David	Hdto	1		0	Son/15yrs	1		0
1687	Okray	James	Senior water utility worker	0		0		0		0
1688	Olivier	Jean-Claude	Housing Inspector	2	Wife	1	NB: Son	1		0
1689	Olvera	Victoria	Operations Manager	2		0	K-12: daughter/11yrs; son/9yrs	2		0
1690	Onate	Ernesto	Warehouse worker	0		0		0		0
1691	Onyon	Robert	US ACE	0		0		0		0
1692	Orantes	Michael		0		0		0		0
1693	Ordinola	Jared	Costly of la	0		0		0		0
1694	Oregon	Nadia	Royals TRC	0		0		0		0
1695	Ormes	Thomas	Electrical Craft Helper	0		0		0		0
1696	Ornelas	Jose	LADWP	0		0		0		0
1697	Orozco	Eugene	Custodian	0		0		0		0
1698	Orozco	Jesus	Forefighter paramedic	4	Wife	1	3-Kids	3		0
1699	Orozco	Salvador	LA County	0		0		0		0
1700	Orozco	Ventura	Plumber	0		0		0		0
1701	Orozco	Veronica	Caregiver	0		0		0		0
1702	Ortega	Daniel	FedEx Express	0		0		0		0
1703	Ortega	Heather	Los Al hospital	0		0		0		0
1704	Ortega	Paul	Team Leader	1		0	K-12: PO	1		0
1705	Ortega	Reneir Vincent	Office Eng Tech	7	Wife: DO	1	K-12: SO; VO; EO; RO;	4	Ex Partner: AB; In Law: SB	2
	Ortega	William	LADWP	0		0		0		0
1707		Jeremy	EDMS	2		0		0	2 Children and disabled	2
1708	Ortiz	Albert	LADWP	0		0		0		0
1709	Ortiz	Anthony	LAPD	0		0		0		0
1710	Ortiz	Victor L		0		0		0		0
	Osier	Terry	Maintenance	1	Wife: KO	1		0		0
1712	Ostly	Dulcinea	Self Employed	0		0		0		0
	Ostly	Kristin	Self Employed	3		0		0		0
1714	Ostrom	Caleb	LADWP	0		0		0		0
1715	Oushana	Antonio	MCH	2	Wife: EO	1	K-12: TO	1		0
	Overs	Amy	Electric Station Operator	5	Spouse: JO	1	Son: LB/23yrs; WB/20yrs; DO/4yrs; Daughter: RB/18yrs	4		0
	Owen	Aaron	Sr animal control officer	0		0		0		0
	Owen	Steven	Correctional Officer	0		0		0		0
	Ozen	Jennifer	County of LA	0		0		0		0
1720	Pacheco	Nicole	Simi Valley USD	0		0		0		0
1721	Pacheco	Raymond	Air Conditioning Mechanic	0		0		0		0
	Pacheco	Shahjahan	LADWP	0		0		0		0
1723	Padelford	Wayne	Water Treatment Operator	0		0		0		0
	Padilla	George	Inspector	0		0		0		0
1725	Padilla	Gilbert	Equipment mechanic	0		0		0		0
1726	Pagan	Matthew	Correctional Officer	2	Wife: SP	1	NB: NP/10 mo.	1		0
	Page	Timothy	Construction & Maintenance Supervisor	8		0		0		0
1728	Pages	Victor	Metro	0		0		0		0
1729	Pagliuso	Michael	Apparatus Operator	0		0		0		0
1730	Pagnoni	Dawn	Analyst	3	1/spouse	1	K-12: 6yrs	1	1/Niece	1
1731	Pagnoni	Karen	Program Coordinator	0		0		0		0

1732	Palacio	Joseph	Firefighter	4	Wife: VP	1	K-12: RG/14yrs; LP/7yrs; GP/5yrs	3		0
1733	Palacios	Matthew	LADWP	0		0		0		0
1734	Palmer	Storm	Administrative Assistant	0		0		0		0
1735	Palmoutsos	Constantino	Cable Splicer	3	Wife	1	K-12: daughter/12yrs; son/10yrs	2		0
1736	Paniagua	Rosie	Providence Health Systems	0		0		0		0
1737	Panichi	Charles	Jm Wireman/Local 11	4	Wife: JP	1	K-12: EP; EP	2	Mother-in-law: GC	1
1738	Pantoja	Pearl	Traffic Officer II	0		0		0		0
1739	Papa	Katherine	СРМ	0		0		0		0
1740	Papcke	Destany	Owner	4		0		0		0
1741	Paradiso	Tom	IHSS/LA COUNTY	2		0		0		0
1742	Paraiso	Marion	Electrical Mechanic	1	Wife	1		0		0
1743	Park	Elmar	Unemployed	0		0		0		0
1744	Parker	Terri	Water utility worker	0		0		0		0
1745	Parker	Venetia	Crowley lake fish camp	0		0		0		0
1746	Parker	Ryan	Deputy Sheriff	0		0		0		0
1747	Parlee	Kyle	Edmt	0		0		0		0
1748	Paronyan	Armine	ITC	4	Wife: AP	1	K-12: AD; AD; AD	3		0
1749	Parra	Marin	LADWP	0		0		0		0
1750	Partida	Janisa	Deputy sheriff	0		0		0		0
1751	Paterson	James	Correctional Sergeant	0		0		0		0
1752	Paterson	Mary	Burbank Police Department	0		0		0		0
1753	Patterson	Latoya	Homeless Outreach Case Manager	0		0		0		0
1754	PAVIA	JACKIE	City Craftsmen Assistant	1		0		0	Father: 54yrs	1
1755	Pavia	Jerry	Electrician	0		0		0	,	0
1756		Alicia	Instructional system EL	0		0		0		0
1757	Peden	John	Steam Plant Operator	3	Wife	1	NB: daughter/4yrs; son/8mo	2		0
1758	Pedroza	Isaac	First Transit	0		0		0		0
1759	Peek	Callie	University of California	0		0		0		0
1760	Pelayo	Yuridia	-	0		0		0		0
	Peloquin	Brian	Mechanical Helper	1	Fiancee	1		0		0
	Pelton	Eric	Carpenter	0		0		0		0
1763	Pemberton	Joseph	Electrical repairman	0		0		0		0
1764	Penate	Glenda	Se. Systems Analyst	0		0		0		0
	Penksaw	Andrew	LASD	0		0		0		0
	Peralta	Fredy	Cement Finisher	1	Wife: CP	1		0		0
	Peralta	Rene	LAFD	0		0		0		0
	Perelli-Minetti	Joshua	Firefighter/Paramedic	6	Wife: APM	1	K-12: BPM; HPM; NB; CB; IB	5		0
1769	Perez	Alberto	Building operating engineer	4		0		0	Brother: FL; Fiance: CJ/33 Kids: AL/5yrs; AL/9mo	4
1770	Perez	Andrew	Equipment Operator	2	Wife: AP	1	Son: AP/15	1		0
1771	Perez	Anthony	Electrician	1	Wife: SP	1		0		0
1772	Perez	Carlos	Civil Engineer Associate	0		0		0		0
1773	Perez	Damien	Field Engineering Aide	2		0		0		0
1774	Perez	Eduardo	Firefighter Paramedic	0		0		0		0
1775	Perez	Everardo	LADWP	0		0		0		0
1776	Perez	George	Survey Party Chief	0		0		0		0
	Perez	George	MCH	1	Wife	1		0		0
	Perez	Ignacio	LADWP	0	-	0		0		0
	Perez	Jesus	LADWP	0		0		0		0
	Perez	Jorge	Tech	0		0		0		0
	Perez	Jose L	Firefighter/Paramedic	0		0		0		0
	Perez	Joseph	Meter reader	1	Wife: MP	1		0		0
	Perez	Julialea	Grace Lutheran Preschool	0		0		0		0
	Perez	Kendrick	Warehouse and toolroom worker	3	Wife: DP	1	K-12: OP/6yrs; CP/4yrs	2		0
1785	Perez	Leslie	Warehouse	0		0	. , .	0		0
	Perez	Mariela	Special Education Assistant	0		0		0		0
	Perez	Omar	Electrical Engineer	0		0		0		0
	Perez	Susanna	Care Provider	0		0		0		0
	Perez	Venessa	Central Registration Clerk	0		0		0		0
. , 0 9	Perez	Vincent	LADWP	0		0		0		0
179N						U				0

1702	Dorlin	Vovin	Calf Employed	1		0	daughter/15yrs	1	0
	Perlin	Kevin	Self Employed LADWP	1 0		0	daugnter/ 15yrs	0	0
	Peters	Gannon							0
	Peters	Steve	Load Dispatcher	0		0		0	0
	Peterson	Christine	Warehouse & Toolroom Worker	0	\\\r\c	0	0/1	0	0
	Peterson	Clinton	Building repairer	4	Wife	1	3/daughters	3	0
	Petrillo	Shaun	LMA	0	\A!'C	0	0 /17	0	0
1798	Petruescu	Cosmin	Electrical Mechanic	3	Wife	1	Son/17yrs; daughter/12yrs	2	0
1799	Pettway	Marie	Cook	4		0		0	0
1800	Peykar	Shahrzad	Сра	0		0		0	0
1801	Phillips	Micah	LADWP	0		0		0	0
1802	Phillips	Richard	Retired	0		0		0	0
1803	Phineas	Julie	Los Angeles County Sheriffs Dept	0		0		0	0
1804	Piatt	Garry	Maintenance and Construction Helper	0		0		0	0
1805	Piatt	Michael	Sr. construction inspector	0		0		0	0
1806	Piazza	Francis	Traffic Officer II	1	Wife	1		0	0
1807	Piedra	Rene	City of Los Angeles	0		0		0	0
	Pierce	Jeremiah	LADWP	0		0		0	0
	Pierce	Sylvia	Horiba Instruments Inc.	0		0		0	0
	Pigram	Latrice	Customer Service Rep	6		0	K-12: Sons and Daughters 6	6	0
1911	Pimentel	Jason	Self Employed	5		0	Daugitters 0	0	0
1812		Oscar	Wastewater Collections Worker	3	Wife: MP	1	Daughter: NSG/17yrs; LP/11yrs	2	0
1813	Pina	Tom	Chief Tech Support	2		0	Son: 19yrs; daughter/16yrs	2	0
1814	Pineda	Gilbert	Operator	0		0		0	
	Pingarron	Richard	Self Employed	0		0		0	0
1816	Pino	Fernando	Security Officer	0		0		0	0
1817	Piotraschke	Paul	LADWP	0		0		0	0
1818	Pipsley	Stacie	Riverside County	0		0		0	0
1819	Pischel	Robert	Water works mechanic	3		0	Son: 9yrs; 8yrs; 6yrs	3	0
1820	Pitts	Rashunda	RN	2		0		0	0
1821	Plata	Martha		0		0		0	0
1822	Pless	Eloisa	Senior sales executive	2		0	K-12: JP/9yrs; JRP/7yrs	2	0
1823	Ploog	Raluca	EWCSD	0		0	. , , .	0	0
	Polson	Elma	LADWP	0		0		0	0
	Pons	Philip	EDMT	0		0		0	0
	Porter	David	Painter	3	Wife	1	2/kids	2	0
	Portugal	Gabriel	Water Treatment Operator	0		0	2711100	0	0
1828		Steven	Equipment mechanic	0		0		0	0
	Powell	Damon	Plumber	1	Partner: DC	1		0	0
	Powell	Jason	LADWP	0	Turtiler. Do	0		0	0
	Powers	Sheree	Retired city employee	0		0		0	0
	Preciado	Thomas	LADWP	0		0		0	0
	Preer	Cicily	Customer service representative	0		0		0	0
	Pressley	E.E.	Retired	0		0		0	0
	,	Jada	PCU	3	Hughand		Kide: 16ura: 12ura	2	0
	Pressley Preston			0	Husband	0	Kids: 16yrs; 13yrs	0	0
		Jacquilyn	Custodial Service Attendent		Wife		2-kide		
	Prian	Sean	Firefighter / Paramedic	3	Wife	1	2-kids	2	0
	Price Price	Leisha Michelle	Quality assurance analyst Community parent representative	0		0	Kids: son and	2	0
1840	Price	Yvette	Los Angeles Unified aschool District	0		0	daughter	0	0
10/1	Prince	Andrew	LADWP	0		0		0	0
	Prochoren	Neal		0		0		0	0
			Housing inspector						
	Profit	Claire	GEP CENCAST	0	Wife: MID	0	Con: DD/6://or AD	0	0
	Provencio	Richard	Senior Administrative Clerk	3	Wife: MJP	1	Son: RP/6yrs; AP 3yrs	2	0
	Provost	Eddi	Administration	4			Kids: 17yrs; 15yrs; 13yrs	3	0
	Pryor	Andrew	Arcadia Fire Department	0		0		0	0
1847	Prystupa	Irina	Clinical partner	4	Husband: DP	1	Kids: IP; SP; LP	3	0

1848	Puels	Richard	Fire Inspector	2	Wife: EP	1	K-12: VP/8	1		0
1849	Puhawan	Ramiro	Senior Biyer	3	Wife: MP	1			Son: RP/32; Grand	2
1850	Pulido	Alejandro	SEDM	5	Wife: BP	1	K-12: JP/11yrs; JP/7yrs; AP/6yrs;	4	daughter: CRP/8yrs	0
1051	Dulida	Luna	I A DW/D			0	EP/6mo	0		
	Pulido Purdum	Lupe Mary	LADWP 	0		0		0		0
	Purrington	Jordan	Engineer	0		0		0		0
	Quaternik	Daniel	Meter Reader	2	Fiance: GC	1		0	Mom: CS	1
	Quezada-Cunha	Jessica	Instructional Aide	0	riance. GC	0		0	WIOTH. GS	0
	Quick	Bryan	Fireman Paramedic	1	Wife	1		0		0
	Quiles	Claudia	Eligibility Supervisor	0	WIIC	0		0		0
	Quiles	Rogelio	Police officer	3	Wife: YQ	1	K-12: SD/9yrs	1		0
	Quintanilla	Fernando	Electrical craft helper	0	Wile. TQ	0	1 12. 0D/ 5 y 13	0		0
	Quintero	KARIM		0		0		0		0
	Quiros	Alyssa	Security Officer	1		0	Kid: DQ/5yrs	1		0
	Quiros	Daniel	Police Officer	0		0		0		0
	Quiroz	Roque	Civil Engineering Associate	0		0		0		0
	Ragan	Mike	Equipment mechanic	0		0		0		0
	Ragsdale	Michal	Northern Inyo Hospital, Bishop CA	0		0		0		0
	Railing	John	City of Los Angeles	0		0		0		0
	Raker Jr.	Robert	Construction Service Worker	0		0		0		0
	Ralston	Samuel		0		0		0		0
	Ramey	Kreshell	LADWP	0		0		0		0
	Ramirez	Albert	Welder	1	Wife: RR	1		0		0
	Ramirez	Andrea	Teacher	2		0	K-12: MR/17yrs; DR/12yrs	2		0
1872	Ramirez	Anthony	Meter Reader	4	Wife: MR	1	K-12: RR/5yrs; GR/3yrs; LL/6mo	3		0
1873	Ramirez	Claudia	Clerk	0		0		0		0
1874	Ramirez	Eric	Instructional Assistant Special Ed	1	Wife	1		0		0
1875	Ramirez	George	LAPD- CITY OF LA	0		0		0		0
1876	Ramirez	Gonzalo	LACMTA	0		0		0		0
1877	Ramirez	Juan	Senior Admin Clerk	1		0		0		0
1878	Ramirez	Kevin	LAFD	0		0		0		0
1879	Ramirez	Linda	Service Advisor	3	Wife	1	K-12: daughter/15yrs	1	Mom/70yrs; Father/57yrs	2
1880	Ramirez	Martha	City of Los Angeles	0		0		0		0
1881	Ramirez	Rosanne	H Engineer	5		0		0		0
1882	Ramirez	Hector		0		0		0		0
1883	Ramon	Javier	Journeyman carpenter	0		0		0		0
	Ramos	Annabelle	Office clerk	0		0		0		0
	Ramos	Carlos	Carpenter	4	Wife		K-12: son/9yrs; son/6yrs	2	Mother-in-law	1
	Randall	Joseph	Mechanic	0		0		0		0
	Rapozo	Vera	Sr Operations Project Consultant	0		0		0		0
	Rappleye	Travis	Electrical Distribution Mechanic Supervisor	0		0		0		0
	Ratcliff	Jeffrey	LADWP	0		0		0		0
1890		Melinda	Rise n shine cafe	0		0		0		0
1891	•	Jennifer	Paraprofessional	0	WCC - ND	0		0		0
1892		Richard	Parking Manager II	1	Wife: NR	1	D. Li OND/O	0		0
	Reale	Anthony	EDMT	1		0	Daughter: ONR/3yrs	1		0
	Reasoner	Joshua	Herzog elec.	0		0		0		0
	Rebolledo	Elvia	SoCalGas Company	0		0		0		0
	Redmond Redmond	Kyle Shaun	EDMT EDMT	0		0		0		0
								0		
1898	Redwine Reed	John Brian	Correctional Officer LADWP	0		0		0		0
	Reese	Chad	Electrical Mechanic	0		0		0		0
	Reese	Everett	Line Patrol Mechanic	1		0	Son	1		0
	Rehman	Zia	LADWP	0		0	5011	0		0
	Reichl	Michelle	Project management	2		0	K-12: JR/13: IR/10	2		0
	Reilly	Daniel h	Local 80 motion picture grip	0		0	12. 019 10. 119 10	0		0
	Reina	Katelyn	Firefighter	0		0		0		0
	Reisbeck	Derek	FF Paramedic	4	Wife	1	Children: 3	3		0

1907 Reiser	Gary	Sr. Hydrographer B	3	Wife: TR	1	University: MR/18yrs; TR/11yrs	2		0
1908 Reisner	Richard	Principal Inspector	0		0		0		0
1909 Remp	Jess	Fire	0		0		0		0
1910 Remp	Ryan	Local Government	0		0		0		0
1911 Renfro	Jessica	Social Marketer	0		0		0		0
1912 Renick	Monique	Clinical Nurse III	1	Husband: RW	1		0		0
1913 Renzelman	Victor	Police Officer	0	Tradbarra. TVV	0		0		0
1914 Reyes	Alonso	LADWP	0		0		0		0
1915 Reyes	Aman		0		0		0		0
1916 Reyes	JAMES	LADWP	0		0		0		0
			0		0		0		
1917 Reyes	Jeanette	USA							0
1918 Reyes	Liz	Supervising Children's Social Worker	0		0		0		0
1919 Reyna	Jacob	-	0		0		0		0
1920 Reynolds	Michelle	Stylist	5	Wife: MR	1	University: AR/19yrs; K-12: MR/15yrs	2	Brother: NG/31; MR/78	2
1921 Reynoso	Jacquelyn	Trader Joe's	0		0	•	0		0
1922 Rice	Ryan	Maintenance and Construction	0		0		0		0
	,	Helper							
1923 Rich	Jarred	LADWP	0		0		0		0
1924 Rich	Susan	LADWP	0		0		0		0
1925 Richards	Tracy	Make-Up Artist	0		0		0		0
1926 Richardson	Chantal		0		0		0		0
1927 Richardson	Rochelle	Custodian	0		0		0		0
1928 Rickford	Ryan	Heavy duty truck operator	0		0		0		0
1929 Rico	Martin	Building Repairer	2		0		0	Mother:PG(Disabled)	1
1930 Riesen	Angela	Staff Services Manager I	0		0		0	Wother.i O(Disabled)	0
1931 Rifkin	David		0		0		0		0
		Heavy equipment mechanic							
1932 Rigdon	Scott	LADWP	0	14"C 14D	0		0		0
1933 Rios	Arthur	C/S	1	Wife: MR	1		0		0
1934 Rios	David	LADWP	0		0		0		0
1935 Rios	Edgar	Commercial Service Supervisor	0		0		0		0
1936 Rios	Emilio	Plumber	0		0		0		0
1937 Rios	Sean	LADWP	0		0		0		0
1938 Ritter	John	Owner	0		0		0		0
1939 Ritter	Michelle	Owner	0		0		0		0
1940 Rivas	Jesse	Carpenter	1		0	Daughter	1		0
1941 Rivera	Edward P	Correctional Officer	0		0		0		0
1942 Rivera	Enedina	RN	0		0		0		0
1943 Rivera	Oscar	Electrical Mechanic	1	Wife: LR	1		0		0
1944 Rivera	Salvador		0		0		0		0
1945 Rivera	Sinaa	Montclaire Community Convalescent	0		0		0		0
1946 Rizzi	Sharon	Self Employed	0		0		0		0
1947 Roach	Ryan	Lake lifeguard	1	Girlfrend	1		0		0
1948 Roberts	Kyle		0		0		0		0
1949 Roberts	Lindsey		5		0		0		0
1950 Robinson	Julie	Blue Ridge Academy	0		0		0		0
1951 Robinson	Lela	RRD Donnelley	0		0		0		0
1952 Robles	Gabriel	Civil Engineering Associate	2		0		0		0
1953 Robles			0		0		0		0
	Gregory	C.O.							
1954 Robles	James	Electrical engineering Associate	0		0		0		0
1955 Robles	James	Spinlaunch	0		0		0		0
1956 Robles	Richard	LADBS	0		0		0		0
1957 Robles	William	LACMTA	0		0		0		0
1958 Rocha	Angelica	Construction Concern	0		0		0		0
1959 Rocha	Gene	Building Repairer	2		0	University: DR/18yrs; IR/18yrs	2		0
1960 Rocha	Ricky	Student	0		0		0		0
1961 Rocha	Rudy	LAFD/Firefighter III/ Paramedic	0		0		0		0
1962 Rockow	Laura	Exec recruiter	5		0	3-Sons	3	Daughter/Grandkids	2
1963 Rodallegas	Noelle	Market Partner	1		0	Son/17yrs	1		0
1964 Rodarte	Danelle	Los Angeles County	0		0	,	0		0
1965 Rodezno-Marm	ol Francis		0		0		0		0

1967	Rodgers	Shano	Department of Children and Family Services	0		0		0		0
1968	Rodriguez	Armando	Transit Operations Supervisor	1		0	K-12: LR/9yrs	1		0
	Rodriguez	Chris	Senior Animal Keeper	0		0	17 12. LIV 9 913	0		0
	Rodriguez	Conrad	Utility Services Specialist	1	Partner	1		0		0
	Rodriguez	Erin	Teacher/head teacher	0	T di tilci	0		0		0
	Rodriguez	Jose	Electrical Mechanic	3	Fiance: JV	1	K-12: YR/15yrs; KV/15yrs	2		0
1973	Rodriguez	Joseph	R.C.T.O	1	Wife: TA	1	, .	0		0
	Rodriguez	Luis	PCEDT B	0		0		0		0
1975	Rodriguez	Miriam	High School Teacher	0		0		0		0
1976	Rodriguez	Patricia	Business development	2		0	University: son; son/14yrs	2		0
1977	Rodriguez	Tyger	City of Los Angeles	0		0		0		0
1978	Rodríguez	Filiberto	Motor Sweeper Operator	1	Wife: GR	1		0		0
1979	Rodriguez	Martin		0		0		0		0
1980	Rogers	Becky	Housekeeper	0		0		0		0
	Rogers	Bernard		0		0		0		0
1982	Rogers	Gary	Air Conditioning Mechanic	0		0		0		0
1983	Rogers	Karrie	Estimator	0		0		0		0
	Roman	Damary	Educator	1		0	Univeristy: Son/19	1		0
	Roman	Dee	Education	0		0		0		0
	Romero	Alan	Senior Cable Splicer	0		0		0		0
	Romero	Brock	California department of transportation	0		0		0		0
	Romero	Carlos	EDM	2	Wife: CR	1			Mom: DR/63	1
	Romero	George	LAFD	4	Wife: MR	1	Son/19yrs; Son/14yrs	2	Daughter/29	1
	Romo	Ricardo	Commercial Service Supervisor	0		0		0		0
	Ronald	Elloitt	Shop manager	0		0		0		0
	Ronda	Ralph	LADWP	0		0		0		0
	Ronge	Joseph	Electrical Craft Helper	1		0	Daughter/18yrs	1		0
	Rosario	Manuel	ABC Disney	0		0		0		0
	Rosas	Rico	Security Officer	4		0	K-12: DR/7yrs; AP/7yrs	2	Adult children: AD/28yrs; RG/27yrs	2
1996		Dustin	Edmt	3	Wife: LR	1	2 daughters	2		
1997		Susan		0		0		0		0
	Rose-McCaslin	Kimberly	LADWP	0		0		0		0
1999		Mandie	Self Determination	0		0	V 10: 0D /10:	0		0
2000		Julie		3		0	K-12: SD/18yrs; SD/15yrs; SD/13yrs	3		0
	Rousek	Anne	J Rousek Toy Co	0		0		0		0
	Rouser	Trevor	Forman	0		0		0		0
	Routt	Andrew	Equipment Operator							
	Rowsey Rozier	Ronie Heather	Retired PRDII	0		0		0		0
	Rozinka	Bill	County of San Bernadino	0		0		0		0
	Rozsos	Krisztina	Self Employed	0		0		0		0
	Ruelas	Yvette		0		0		0		0
	Rugroden	Kirk	Electrical mechanic	0		0		0		0
2010		Jesse	Maintenance Construction Helper	5	Wife	1	K-12: 4-Children/6- 14yrs	4		0
2011	Ruiz	Juan		0		0	, .	0		0
2012		Mary Ann	Custodian	0		0		0		0
2013		Rebecca	PacCific linics	0		0		0		0
2014		Rodney	IBEW Local 47	0		0		0		0
2015		Guadalupe	LADWP	0		0		0		0
	Rung	Colene	RN Case Manager	0		0		0		0
2017	•	Timothy	Heavy Duty Truck Operator	1	Wife	1		0		0
	Russell	Kimberly	Actor	5		0		0		0
2019	Russell	Paul	Cook Compression	0		0		0		0
2020	Russell	Steven	Construction & Maintenance Supervisor	3	WIfe	1		0	Grandaughter: EW/2yrs: Grandson: CW/1yr	2
2021	Ryder	Jacinta	Massage therapist	4	Husband: DR	1	K-12: MD/16yrs; TR/5yrs; Pre-K: JR/3yrs	3		0

2022	S Conant	Skye	Customer Service Representative	3	Fiance: GT	1	K-12: JT/13yrs; CT/11yrs	2		0
2023	Saafir	Aguil	Health care	0		0	01711310	0		0
	Saavedra	amanda	Surgical tech II	3		0		0		0
	Sabatino	Linda	Yard Supervision	3		0	K-12:	3		0
2020	Gabatino	Ellida	Tara Supervision	J			daughter/11yrs; son/9yrs; son/7yrs			o l
2026	Saborio	Mario	Management Assistant	2	Wife	1	K-12: daughter/18yrs	1		0
2027	Saenz	Andres	Captain	5	Wife	1	K-12: 4 children ages 4-15	4		0
2028	Saggiani	Mario	Electric Distribution Mechanic Trainee	0		0		0		0
2029	Saiza	Diego	Refuge collection truck operator	2		0		0	2-Grandkids	2
2030	Saks	Scotty	President	0		0		0		0
	Salais	Eddie	Electrician	0		0		0		0
2032		Jose	LAFD	0		0		0		0
	Salazar	Graciela	Limoneros Company	0		0		0		0
	Salazar	Martin	LADWP	0		0		0		0
	Salcido	Manuel	Steam plant maintenance mechanic	2	Wife	1	Child: 9yrs	1		0
2036	Salfiti	Andrea	Supervisor	4	Spouse	1	K-12: child/9yrs; child/6yrs; child/4yrs	3		0
	Salgado	Armando	City of Los angeles	0		0		0		0
	SALGADO	EFRAIN	LADWP	0		0		0		0
	Salinas	Kathy	Berkshire Hathaway	0		0		0		0
	Sallee	Jeffrey	LADWP	0		0		0		0
	Sanchez	Chris	Water treatment operator	0		0		0		0
	Sanchez	Dennis	Security Officer	0		0		0		0
	Sanchez	Eric	RCTO	1	Wife	1		0		0
	Sanchez	Fernando	LAFD	0		0		0		0
	Sanchez	Jesse	Waterworks mechanic	0		0		0		0
	Sanchez	Johana	Coordinator	4		0		0		0
	Sanchez	Patrick	LADWP	0 4	11	0	V 10: 10/16:	0		0
	Sanchez	Stephanie	Secretary II		Husband: JS	1	K-12: JS/16yrs; JS/14yrs; JS/13yrs	3		0
	Sanchez	Tracy	California dept the f corrections	0		0		0		0
	Sanchez	Uriel	LADWP	0	With the	0		0		0
	Sanders	James	Electrical Mechanic Supervisor	1 0	Wife: LS	0		0		0
	Sanders Sandoval	Susan	East Whittier city school district	2	Husband: MS	1	K-12: BS	1		0
	Sandoval	Nicholas	Behavioral therapist EDMT	0	HUSDanu. IVIS	0	K-12. BS	0		0
	Sanford	Tiki	Retail	1		0	Children: RP/2yrs	1		0
	Santa Maria	Joe	LAFD	0		0	Ciliuleii. KF/2yis	0		0
	Santos	Priscilla	L.A. County	0		0		0		0
	Sapone	Jennifer	Senior Management Analyst I	1	Husband	1		0		0
	Sarabia	Michael	Electrical Mechanic	2	Wife: SS	1	K-12: MJS/9yrs	1		0
	Sardaryan	Tatevik	Operating systems analyst	1	Wiic. 66	0	K-12: daughter	1		0
	Sardisco	Fred	Open Water Lifeguard	0		0	it izi dadgiitoi	0		0
	Sarkisian	Margarita	LAC Auditor-Controller			0		0		0
	Sarmiento	Emily	-	0		0		0		0
2064	Sasuga	Leslie	Retired	0		0		0		0
2065	Sattley	Josh	Ff/paramedic	0		0		0		0
	Saumur	Patrick	LAPD	0		0		0		0
2067	Saunders	Dane	Retired Superintendent	3	Wife: JS	1		0	Adult daughter: TS; grandchild/1yr	1
2068	Saunders	Jason	Water Utility Worker	3	Wife: JS	1	University: HS; K-12: DS	1		0
2069	Saunders	Jolyn	Server	0		0		0		0
	Saunders	Matthew	Traffic Officer II	0		0		0		0
	Saunders	Taylor	Togo	0		0		0		0
	Schaefer	Delaney	Self Employed	0		0		0		0
	Schamber	Darren	Water utility supervise	0		0		0		0
	Schauer	Michael	Pipe Fitter	0		0		0		0
	Scheppele	Christina	Los Angeles County Dept of Children and Family Services	0		0		0		0
2076	Schey	Albert	Equipment Mechanic	1	Wife	1		0		0

2077	Schiavello	Joseph	Owner/ Operator	0		0		0	0
	Schilder	Gerrit	US Forest Service	0		0		0	0
	Schmaltz	Leah	Instructional Assistant 4/SPED	0		0		0	0
	Schrieber	Brian	Civil engineering Associate III	0		0		0	0
	Schroder	Luke	Self Employed	0		0		0	0
	Schroeder	David	Pipefitter	3		0		0	0
	Schweers	Linda	Dental Group	0		0		0	0
2084	Scobie	David	Equipment mechanic	4	Wife: AS	1	Pre-K: RS/4yrs; AS/2yrs; ES/1yr	3	0
2085	Scott	David	Colorado Department of Human Services	0		0	7.6, 23.6, 26, 13.	0	0
2086	Scott	Devon	Self Employed	0		0		0	0
	Scott	James	ECH	2		0	K-12: daughter/15yrs; daughter11/yrs	2	0
2088	Scott	Rob	LAFD	0					0
2089	Scott	Shane	Sergeant	1	Wife	1		0	0
	Scrivens	Caleb	Field Engineering Aide	0		0		0	0
	Seers	Michael	Firefighter Paramedic	0		0		0	0
	Sefiane	Jerry	Health Program Analyst II	0		0		0	0
	Seifert	Michael	Warehouse Leadman	0		0		0	0
	Seitz	Steven	Heavy duty truck operator	1	Wife	1		0	0
	Semerdjian	Krikor	LADWP	0		0		0	0
	Sempelsz	Djeffry	Department of Water & Power Los Angeles	0		0		0	0
	Serafin	Rene	Delafield Corp.	0		0		0	0
	Serhal	George	LADWP	0		0		0	0
	Serna	Augustine	LADWP	0		0		0	0
	Serrato	Aaron		0		0		0	0
	Serrato	Teresa	CSR	0	_	0		0	0
2102	Serratos	Fausto	Senior Load Dispatcher	2	Wife	1	University: daughter/21yrs	1	0
2103	Severing	Ryan	Electrical Test Technician	1	Girlfriend	1		0	0
	Sevier	Jill	LVN	6		0	K-12: NS; NS; NS; NS Adult children: JS; NS	6	0
	Sezate	Eddie	CITY OF LOS ANGELES DEPT ANIMAL SERVICES	0		0		0	0
	Shaeffer	David	Retired	0		0		0	0
	Shahin	Mike	LADWP	0		0		0	0
	Shahry	Sara	Universal Studios	0		0		0	0
	Shanahan	Doug	CITY OF HUNTINGTON BEACH	0		0		0	0
	Shanaphy	Jeffrey	Detective	0		0		0	0
	Shapiro	Jacqueline	Campus Aide/LAUSD	0	W.C - 10	0		0	0
	Shapiro Shaw	Mike Demetrius	Self Employed LAPD	1	Wife: JS	0		0	0
	Shaw	Renell	Heavy Duty Truck Operator	0		0		0	0
	Shaw	Robert	LAFD	0		0		0	0
	Shayesteh	Olivia	Office Services Assistant	0		0		0	0
	Shearer	Danielle	Henry Mayo newhall hospital	0		0		0	0
	Sheerin	Kristen	UCLA	0		0		0	0
	Sheets	Casey		0		0		0	0
	Sheley	Jason	City of L. A. Rec & Park	0		0		0	0
	Shepherd	Kedron	Rsm	5		0	My children and grandchildren	5	0
2122	Shepherd	Patrick	Trash operator	0		0	g	0	0
	Shepherd	Shawn	Mechanical Helper	0		0		0	0
	Sherbundy	Becky	Cornermart	0		0		0	0
	Shiers	Scot	Annual Refresher Training (OSHA compliance)	0		0		0	0
2126	Shiers	Scot	Senior Electrical Distribution Mechanic - SEDM	0		0		0	0
2127	Shin	Andrew	Legal clerk II	0		0		0	0
	Shonafelt	Jennifer	Caltrans	0		0		0	0
	Shreves	Jennifer	LASD	0		0		0	0
	Shutty	Robert	Senior Water Utility Worker	0		0		0	0
	Sichmeller	John	-	0		0		0	0
0100	Siebern	Lori	Evergreen Home Loans	0		0		0	0

	Sieleman	Rio	Student	0		0		0		0
2134	Sierra	Arturo	Lead Electric Service Representative	2		0	K-12: IS/16yrs; ES/17yrs	2		0
0105	0.		'	•			ES/ 17 yrs	_		_
	Sierra	Dolores	Universal Studios	0		0	V 10. F 01.11	0		0
	Sierra	Sierra	Team Lead	5		0	K-12: 5 Children	5		0
	Sierra	Steve	Warner Brothers Television	0		0		0		0
	Sigala	Patricia	LADWP	0		0		0		0
	Simasingh	Asapong	City of LA	0		0		0		0
	Simon	Mark	City of Los Angeles	0		0		0		0
	Simons	Nicole	Los Angeles Sheriff's Dept	0		0		0		0
2142	Simpson	Brandy	Home maker	5	Husband	1	K-12: child/13yrs; child/12yrs; child/9yrs	4		0
2143	Sims	Emily	Nathaniel Marovic	0		0		0		0
2144	Sinclair	Nick	Refer Mech	4		0		0		0
2145	Skelley	Kelly	Northrop Grumman	0		0		0		0
	Skelton	Jesse	Water Treatment Operator	2		0	K-12: KS/16yrs; ZS/14yrs	2		0
	Skidgel	Nancy		0		0		0		0
	Slattery	Brandon	LADWP	0		0		0		0
2149		Reagan	Owner	3	Wife	1	K-12: son/12yrs; daughter/8yrs	2		0
2150		Scott	"A"Warehouse &Toolroom Worker, "traveler"	5	Wife: KS	1		0	Son-in-law; daughter; their 2 Pre-K children	4
	Smallwood	Karla	Speech & Language Paraeducator	0		0		0		0
	Smay	Steve	Self Employed	0		0		0		0
	Smith	Derrick	Animal care technician	0		0		0		0
	Smith	Glenn	Equipment Repair Supervisor	0		0		0		0
	Smith	Harry	LADWP	0		0		0		0
	Smith	Harry	Equipment operator	2		0		0		0
	Smith	Hillary	Self Employed	0		0		0		0
	Smith	Jeffrey	Water Service Specialist	1	Wife: DS	1		0		0
2159	Smith	Joel	LAFD/Fire helicopter pilot III	4	Wife	1	K-12: son/12yrs; son/10yrs; son/10yrs	3		0
2160	Smith	John		0		0		0		0
2161	Smith	Joshua	LAFD/Firefighter/Paramedic	0		0		0		0
2162	Smith	Michael	Construction Inspector	0		0		0		0
2163	Smith	Michelle		0		0		0		0
2164	Smith	Xenia	Principal Clerk	0		0		0		0
2165	Smith	Yvette	Animal Control Officer	0		0		0		0
2166	Smith	Zoe	Manager	0		0		0		0
2167	Snow	Marton	LADWP	0		0		0		0
2168	Snyder	Sharyne	Self	0		0		0		0
2169	Solano	Angel		0		0		0		0
2170	Solano	Matthew	Technical Specialist	1	Wife	1		0		0
2171	Solar	Jeremy		0		0		0		0
2172	Solis	Jonathan	Warehouse/Delivery Driver	4		0	K-12: RT/12yrs; JS/9yrs; ES/8yrs; AS/7yrs	4		0
2173	Solis	Mike	Maintenance and construction helper	4	Wife	1	2 children	2		0
2174	Soliz	Mario	HDTO	0		0		0		0
2175	Sollis	Janira	MA	0		0		0		0
2176	Solon	Kevin	Heavy duty truck operator	3	Wife	1	Pre-K: son/2yrs; daughter/1yr	2		0
2177	Solorzano	Joe	Project Manager	0		0		0		0
2178	Somilleda	Rene	Taft Electric	0		0		0		0
2179	Song	Ben	Appraiser Specialist I	3	Wife	1	K-12: son/18yrs; son/12yrs	2		0
2180	Song	Christine		0		0		0		0
2181	Sorto	Daniel	Alpine Water	0		0		0		0
2182	Sosa	Hector	Los Angeles County METRO	0		0		0		0
2183	Sosa	Samuel	Electrical Mechanic	0		0		0		0
2184	Soto	Mark	Captain	2	Wife	1	K-12: daughter/18yrs	1		0
2185	Soto	Raquel	Homemaker	0		0		0		0
2186	Soto-Herrera	Nancy	Utility Executive Secretary	0		0		0		0

2107	Souverain	Garry	Assistant Editor	0		0		0		0
	Spalding	Carrin	Occupational Therapist	0		0		0		0
	SPENCER	DANIEL	Senior cable splicer	0		0		0		0
			·			0		0		
	Spencer	Dulce Jessica	Chaffey College Securitas	0		0		0		0
	Spezzia	Christine	SAG-AFTRA	0		0		0		0
	Sposato Spurgeon	Anne	Personnel Records Supervisor	4	Husband	1	K-12: daughter/17yrs; Adult daughter/20yrs	3	Mother: 81yrs	1
2194	St John	Todd	LADWP	0		0	adagiitoi, 20 ji o	0		0
	St Pierre	Andrew	Electrical Repair Supervisor	0		0		0		0
	Stadden	Jeff	LAFD/Firefighter	0		0		0		0
	Stanley	Kawana	Asst. Customer Service Manager	0		0		0		0
	Staudinger	Josh	Line Patrol Mechanic	0		0		0		0
	Stearns	Cori	Northern Inyo Healthcare District	0		0		0		0
	Stecker	Zackery	Foreman Propmaker	4		0		0		0
	Steiger	Eric	LAFD/Firefighter / Paramedic	0		0		0		0
	Steinhoff	Gina	Self Employed	0		0		0		0
2203	Stephanie	Richards	N/A	3		0	K-12: child/15yrs; child/13yrs; child/10yrs	3		0
	Stephens	James	Edm	0		0		0		0
2205	Stepp	Doyle	Electrical Mechanic	3	Wife: JS	1	K-12: RS/17yrs; JS/16yrs	2		0
2206	Stewart	Frank	Electric Station Operator	2	Wife: WS	1	K-12: MS/14yrs	1		0
2207	Stewart	Robert	Custodian	2		0	Children: CS; BS	2		0
2208	Stewart	Cassandra	LAUSD	0		0		0		0
2209	Stidwell	Katherine	St Rose Hospital	0		0		0		0
2210	Stine	Christopher	Fire Captain/LAFD	3	Wife: LS	1	K-12: CS; CS	2		0
2211	Stonum Jr	LaVon	Field Service Rep	2		0	K-12: AS/17yrs; SS/11yrs	2		0
2212	Stoyanoff-Adler	Barbara	Artist	1		0	K-12: son	1		0
2213	Strahan	Joshua	Waste water mechanic	5	Wife	1	4 children	4		0
2214	Strauch	Joseph	LADWP	0		0		0		0
2215	Strauss	Branden	Firefighter III	3	Wife: SS	1	Pre-K: daughter/4yrs; son/2yrs	2		0
2216	Strawn	Eric	Senior Electrical Mechanic	5	Wife: JS	1	K-12: AL/13yrs; LC/11yrs; IS/9yrs	3	Parent: 78yrs	0
2217	Strawn	Ryan	Senior Electrical Mechanic	5	Wife: ES	1	K-12: OS/12; RS/10yrs; MS/8yrs; FS/5yrs	4		0
2218	Striplin	Jenny		4		0		0	Brother; 3 Children	4
2219	Strutton	Juan		0		0		0		0
2220	Suarez	Alex	Foreman	3	Wife	1	2 children	2		0
2221	Suarez	Manuel	Baker	1		0		0		0
2222	Suarez	Steve	EDM	0		0		0		0
2223	Sullivan	Jonathan	City of Los Angeles	0		0		0		0
2224	Sullivan	Sean	Construction Maintenance Supervisor	1		0	Daughter	1		0
2225	Summers	Jackie	-	3	Husband: DS	1	K-12: DS/15yrs; CS/6yrs	2		0
2226	Summers	Matthew	Survey Supervisor	1	Wife: TS	1		0		0
2227	Susca	Daniel	Inspector	4	Wife: RS	1	K-12: APS/8yrs; TGS/6yrs; Pre- K: FPS/1yr	3		0
2228	Sussman	Scott		0		0		0		0
2229	Sutvaj	Stefan	Electrical Engineering Associate II	4	Wife: RS	1	K-12: AS/10yrs; KS/8yrs; NS/7yrs	3		0
2230	Sweet	Erik	Plumber	3		0	University: TS/20yrs; K-12: SS/17yrs: NS/15yrs	3		0
2231	Symons	Robert	LADWP	0		0		0		0
2232	Tadian	Nishan	Senior Civil Engineering Drafting Technician	0		0		0		0
2233	Tagliere	Peter	Firefighter	3		0	Children: ET; ST; ST	0		0
2234	Tahmasebi	Sarvey		0		0		0		0

2235	Tait	David	Aqueduct & Reservoir Keeper	4	Wife: JT	1	University: ST/17yrs; K-12: AT/11yrs; CT/10yrs	3		0
2236	Takessian	Christine	Detention Officer	2		0	01710310	0	Sister:MT/31yrs; Mother: 58yrs	2
2237	Takessian	Silvana		0		0		0	Would do year	0
	Takos	Cameron	M&P	0		0		0		0
2239		Isabel Falcon	Motor Vehicle Representative	0		0		0		0
	Talvitie	Cassandra	Self Employed	0		0		0		0
			' '				Obildes DT. OT. AT			
	Tapert	Jason	Electrical Mechanic	3	Wif OT	0	Children: DT; GT; AT	3		0
2242	Гаріа	Luis	Maintenance and construction helper	5	Wife: ST	1	K-12: JT/18yrs; IM/14yrs; University: AT/20yrs; AM/18yrs	4		0
2243	Tapia	Sarah	Manager	0		0		0		0
2244	Taque Jr.	David		0		0		0		0
2245	Tarasi	Irene		0		0		0		0
2246	Tarasi	William		0		0		0		0
2247	Tashjian-Bedik	Lena	Security Officer	3		0	Adult daughter: TB/23yrs; University: DB/21yrs	2	Father: DT/95yrs	1
2248	Tavaglione	Jen	Riverside public utilities	0		0		0		0
2249	Tavelli	Tom	Manger	5	Wife	1	Adult child: 19yrs: K-12: 18yrs; 15yrs; 15yrs	4		0
2250	Tavera	Marc	Plumber	3	Wife: JT	1	K-12: MT/7yrs; Pre-K: MT/4yrs	2		0
2251	Taylor	Carrie	Principal clerk utility	3	Husband: KT	1	K-12: MB/15yrs; adult:MB/19yrs	2		0
2252	Taylor	Heidi	Bishop Unified School District	0		0		0		0
2253	Taylor-Cook	Alicia	LADWP	0		0		0		0
2254	Teal	Travis	LADWP	0		0		0		0
2255	Tejada	Hector	Police Officer	1		0	University: daughter/21yrs	1		0
2256	Telles	Annaka	Senior Administrative Clerk	1		0	Daughter: JT/24yrs	0		0
2257	Telles	Raul	Custodial Services Attendant	3	Wife: TA	1	Daughter: CT/20yrs	1	Daughter: JT/30yrs	1
2258	Telles	Richard	Senior Administration clerk	0		0		0		0
2259	Teruel	Raul	LADWP	0		0		0		0
2260	Testa	Fletcher	Electrical mechanic	0		0		0		0
2261	Teter	Jason	Fireboat Mate	3	Wife: NT	1	2 children	2		0
2262	Teter	Kenneth	Manager	0		0		0		0
2263	Thaw	Saw	Control Mechanic	9		0		0		0
	Theodore	Johnathan	LAFD	0		0		0		0
	Thibault	Corey	Firefighter	1	Domestic partner: JP	1		0		0
2266	Thomas	Brittany	Cal State Fullerton ASC	0		0	K-12: RM/10; NT/6	2		0
2267	Thomas	Darleen	Northrop Grumman	0		0		0		0
2268	Thomas	Jeremy	Recreation and parks	0		0		0		0
2269	Thomas	John	Self Employed	0		0		0		0
2270	Thomas	Melvin	-	0		0		0		0
2271	Thomas	Nicholas	Micro Computer Technician	3	Wife: BT	1	K-12: RM; NT	2		0
	Thomas	Paul	Electrical Mechanic	0		0		0		0
	Thomas	Rosalinda	Homemaker	0		0		0		0
	Thompson	Aaron	LADWP	0		0		0		0
	Thompson	Greta	Teacher	3		0	University: AT; Adult children: PT and GT	3		0
2276	Thompson	Patricia	Retired public schools speech/language specialist	0		0		0		0
2277	Thompson	Richard	Fire Captain II	0		0		0		0
2278	Thompson	Shandi		0		0		0		0
2279	Thompson	Sheri	Clinic	0		0		0		0
	Thornburg	Danica	Student	0		0		0		0
	Thornburg	Nancy	Teacher	2		0	K-12: TT/18yrs; ET/16yrs	2		0
2282	Thornburg	Robert	Captain	0		0		0		0
	Thornburg	Rodger T.	Real Estate Offier	0		0		0		0
	Thornton	John	Correctional Officer	3	Wife	1	K-12: child1; child2	2		0
	Thuesen	Deborah	Sales person	0		0		0		0

2286 Thuesen	Kay	Retired	0		0		0		0
2287 Thuesen	Robert	Maintenance and Construction Helper	4	Wife: DTW	1	K-12: RT/12yrs; MT/10yrs; MT/7yrs	3		0
2288 Thuesen	Britney	Travel nurse	0		0		0		0
2289 Thurman	Barbara	Eligibility Worker II	0		0		0		0
2290 Tilch	James	Labor Supervisor	1	Wife: ABT	1		0		0
2291 Tillemans	Tony	LADWP	0		0		0		0
2292 Tinajero	Gilberto	LADWP	0		0		0		0
2293 Tisdale Rivera	Karen	Control Gorge Dispatcher	3	Husband: SMR	1		0	Adult son: ATR/33yrs;	2
2294 Tkachenko			0		0		0	Mother: PC/77yrs	
	Eugene	Boeing				1/ 10 /0			0
2295 Tobing	Asha	Designer/Artist	2		0	K-12: son/8yrs; son/11yrs	2		0
2296 Tolar	George	LADWP	0		0		0		0
2297 Toolis	Patrick	Weldor	1	Wife: MT	1		0		0
2298 Topete	Andres	LADWP	0		0		0		0
2299 Torres	Amber	Manager	4	Fiance:AH	1	K-12: BW/8yrs; GH/14yrs; TH/12yrs	3		0
2300 Torres	Gustavo	Jouneyman Electrician/Local 11	0		0		0		0
2301 Torres	Mark	Ladwp	0		0		0		0
2302 Torres	Mike	Herzog	0		0		0		0
2303 Torres	Reynaldo	City of Los Angeles	0		0		0		0
2304 Torres	Vanessa	Special Education teacher	4	Husband: VT	1	K-12: AM/13yrs;	3		0
2304 101165	Vallessa	Special Education teacher	•	Tiusballa. VI	'	AM/11yrs; Pre-K: 2/yrs	3		U
2305 Toruno	Ashley		1		0	K-12: ER/5yrs	1		0
2306 Toscanini	Gerardo	LADWP	0		0		0		0
2307 Toufenkchian	Jack	Security officer	2	Wife: RA	1	K-12: LT/10yrs	1		0
2308 Tretter	Joe	Teacher	0	***************************************	0	1. 12. 2.7 103.0	0		0
2309 Troncozo	Paul	LADWP	0		0		0		0
2310 Truax	Jeremy	Senior Load Dispatcher	4	Wife: JT	1	K-12: BT/15yrs;	3		0
	•	·		Wife. 31		AT/13yrs; BT/7yrs			
2311 Trunnell	Lisa	inyo county health and human services	0		0		0		0
2312 Tucker	Jennifer	Intervention Specialist	2		0	K-12: LT/15yrs; ZT/12yrs	2		0
2313 Tucker	Mark	LADWP	0		0		0		0
2314 Tucker	Ron	Watershed Resources Specialist	3	Wife	1	SB/21yrs; TB/19yrs	2		0
2315 Tully	Shannon	Senior Administrative Clerk	0		0		0		0
2316 Turner	Brittany	Book keeper	5	Wife	1	K-12: daughter/9yrs; daughter/8yrs; son/5yrs	4		0
2317 Turner	David	Maintenance mechanic	4		0		0		0
2318 Turner	Susan	LADWP	1		0	Son	1		0
2319 Turner	Timothy	MCH	2	Wife: ST	1	Pre-K: JT/1yr	1		0
2320 Turpin	Nicole	State of California Department of Corrections and Rehabilitation	0		0		0		0
2321 U	Carlos	Engineer	0		0		0		0
2322 Ulbrich	Adam	Equipment operator	3	Wife: KU	1	JU/10yrs; JT/21yrs	2	Elderly: DU/80	0
2323 Underhill	Mark	Line Maintenance Assistant	5	Wife: KU	1	K-12: AU/13yrs; AU/11yrs; CU/10yrs; DU/7yrs	4		0
2324 Urane	Jesse	LADWP	0		0	•	0		0
2325 Urdiales	Valerie	Law Enforcement Technician	2	Husband	1	Adult son	1		0
2326 Urena	Carlos	LADWP	0	110000110	0	/ laan oon	0		0
2327 Uribe	Gabriel	Department of Water & Power Los Angeles	0		0		0		0
2328 V Delgado	Jose	Garage Attendant	0		0		0		0
2329 Vachon	Steven	City of L.A. Department of water and Power	0		0		0		0
2330 Valdez	Coofran	Machinist	4	Wife: LV	1	Con: CV	1	Parents: AV and CV	2
2331 Valdivia	Geofrey Aaron	Construction Equipment Service Worker	0	Wile. LV	0	Son: GV	0	Parents. Av and Cv	0
2222 \/-14::-	11						_		
2332 Valdivia	Hugo	LAFD	0		0		0		0
2333 Valencia	Jorge	Assistant	0		0	V 10. /10	0		0
2334 Valenzuela	Estela	Accounting Clerk	1		0	K-12: son/13yrs	1		0
2335 Valenzuela	Evelia	Self Employed	0		0		0		0
2336 Valenzuela	Ramiro	Dr Pepper/Snapple	0		0		0		0

2227	Valeriano	Danielle	City of Los Angeles	0		0		0		0
	Valle-Lopez	Maria	Special Ed Behavior Tech	0		0		0		0
	Vallejo	Carla	Civil engineering associate III	0		0		0		0
	Vallejo	Mark	LADWP	0		0		0		0
	Vallin	Midge	-	0		0		0		0
	Van der gugten	Tyler	Pasadena water and power	0		0		0		0
	Vander Broek	Eric	Equipment Repair Supervisor	0		0		0		0
2344	Vandiver	Christopher	Electrical distribution mechanic	0		0		0		0
2345	Varela	Steven	Aqueduct and resevoir keeper	3	Girlfriend: SF	1	Children: HV/4yrs;	2		0
							AV/10mo			
	Vargas	Carolyn	Homemaker	0		0		0		0
	Varra	Greg	Retired	0		0		0		0
2348	VASQUEZ	ADRIANA	Senior Administrative Clerk	2		0	K-12: AH/13yrs; AH/8yrs	2		0
23/10	Vasquez	Bernardo	Maintenance laborer	2		0	Ai i/Oyi3	0	Parents: NV; ZV	2
	Vasquez	Fernando	Firefighter/paramedic	4	Wife: AC	1	K-12: AV/13yrs;	3	I dielits. IVV, ZV	0
2000	Vasquez	Terriando	i irengiter, parametre	•	WIIC. AU		MV/9yrs; MV/11yrs	J		· ·
2351	Vasquez	Robert	LADWP	0		0		0		0
2352	Vasquez	Salvador	Police officer	4	Wife	1	3-Children	3		0
2353	Vasquez	Sara	Community College	0		0		0		0
2354	Vega	Albert	Waste water electrician	6		0		0		0
2355	Vega	Gerardo	LADWP	0		0		0		0
2356	Vega	Gisselle	LADWP	0		0		0		0
2357	Velazquez	Aaron	Metro	0		0		0		0
	Velazquez Barajas	Samantha	Self Employed	0		0		0		0
	Veliz Ramírez	Jorge		0		0		0		0
2360	Velker	Jeffrey	Electrical Craft Helper A	3	Wife: MCV	1	K-12: PV/16yrs; LV/8yrs	2		0
2361	Venancio	Victoria	Air Force	0		0		0		0
2362	Venditti	Suzanne		0		0		0		0
2363	Vergona	Jonathan	Electrical Craft Helper (ECH)	0		0		0		0
2364	Verwey	Eric	Fire Captain	3	Wife:AV	1	K-12: AV/15yrs; EV/10yrs	2		0
2365	Vickers	James	EDMS	0		0		0		0
2366	Vidal	Miguel	Instrument Mechanic	0		0		0		0
2367	Vidal	Tony	Master technician	2		0		0	Father and Brother	2
2368	Vieira	George	Sr. Water Utility Worker	0		0		0		0
2369	Vieira	Irene	Sales Agent	1	Husband: GV	1		0		0
2370	Vielma	Jonathan	City of Tehachapi	0		0		0		0
	Viernow	Dior	Dental	0		0		0		0
	Vierra	David	Carpenter	1		0	K-12: CV/11yrs	1		0
2373	Vigliotta	Pete	Fitness Attendant	2		0	K-12: grandchild/9yrs; grandchild/11yrs	2		0
2374	Vigliotta	Richard	Firefighter	3	Wife: KV	1	Pre-K: LV/3yrs;	2		0
							JV/1yr			
	Vilenski	Dmitri	Student Nurse	2		0	Pre-K: daughter/2yrs	1	Mother	1
	Villalpando	Daniel	Tax Compliance Officer III	4	Wife	1	K-12: 3 daughters	3		0
	Villalpando	Griselda	LAHD	0		0		0		0
2378	Villanueva	Crystal	Senior administrative Clerk	3	Husband: EV	1	Pre-K: AV/5yrs; EV/1yr	2		0
2379	Villanueva	Eric	City of Los Angeles	0		0		0		0
2380	VILLANUEVA	LEO	Plumber	1	Wife	1		0		0
	Villarreal	Gamaliel	Equipment Mechanic	0		0		0		0
	Villasenor	Luis	Electrical Mechanic	2	Wife: KV	1	Pre-K: GV/3yrs	1		0
	Villasenor	Norma	Fog it up	0		0		0		0
	Villasenor	Paul	Paramount Pictures	0		0		0		0
	Villatoro	Tomas	Electrician	0		0		0		0
	Vince	Jonathan	Self Employed	0		0		0		0
	Viray	Asuncion	RN	3		0		0		0
	Viray Vizcarra	Pamela	In Home Support Care Assistant Maintenance Mechanic	0 5	Wife: ML	0	Adult children:	0		0
2369	Vizcaira	Jaime	Assistant Maintenance Mechanic	3	WITE. MIL	'	JV/20yrs; DV/19yrs; K-12:CV/17yrs; RV/13yrs	4		U
2390	Vizcarra	Salvador	Police officer	0		0		0		0
	Vizcarra	Victor	LADWP	0		0		0		0
2392	Vog	Bob	Self Employed	0		0				0

2393 Voge Nancy City of LA 0 0 0 0 2 2394 Vogt Amber Quality assurance 4 Wife 1 K-12: child1; child2 3 2395 Von Kriegenbergh Gracie Self Employed 0 0 0 0 2397 Vosburg Kathrine Self Employed 0 0 0 0 2398 Vosburg Maurice Refuse Truck Collection Operator 3 Wife 1 K-12: son/18yrs 1 Mother-i 2399 Vosburg Steven Wastewater treatment mechanic supervisor 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
2395 Von Kriegenbergh Gracie Self Employed 0 0 0 0 2396 Vorhis Claire City of Los Angeles - City Attorney's Office 0 0 0 0 2397 Vosburg Kathrine Self Employed 0 0 0 0 2398 Vosburg Maurice Refuse Truck Collection Operator 3 Wife 1 K-12: son/18yrs 1 Mother-1 2399 Vosburg Steven Wastewater treatment mechanic supervisor 0 <td>0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0</td>	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
2396 Vorhis Claire City of Los Angeles - City Attorney's Office City of Los Angeles - City Attorney's Office City of Los Angeles - City City of Los Angeles - C	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Attorney's Office O	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
2398 Vosburg Maurice Refuse Truck Collection Operator 3 Wife 1 K-12: son/18yrs 1 Mother-12399 Vosburg 2399 Vosburg Steven Wastewater treatment mechanic supervisor 0 </td <td>in-law/84yrs 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0</td>	in-law/84yrs 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
2399 Vosburg Steven Wastewater treatment mechanic supervisor	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Supervisor Sup	0 0 0 0 0 0 0 0 0 0 0 0 0 0
2401 Walker Bradley Safety 0 0 0 0 2402 Walker Carla President & Therapist 0 0 0 0 2403 Walker Norma - 0 0 0 0 2404 Walter Garett DWP 0 0 0 0 2405 Walter Jennifer Spouse 0 0 0 0 2406 Walters Jennifer Spouse 0 0 0 0 2406 Walters Brandy City Instructor 4 0 0 0 2407 Walters Chester Mechanicql Service 0 0 0 0 2408 Walters Chester Unemployed 9 0 0 0 2409 Walters Mary Ellen Unemployed 0 0 0 0 2410 Walters Ron ESO 0 0 0 0 2411 Warnoth Michelle	0 0 0 0 0 0 0 0 0 0 0 0
2402 Walker Carla President & Therapist 0 0 0 0 2403 Walker Norma 0 0 0 0 2404 Walter Garett DWP 0 0 0 0 2405 Walter Jennifer Spouse 0 0 0 0 2405 Walter Jennifer Spouse 0 0 0 0 2406 Walters Brandy City Instructor 4 0 0 0 2407 Walters Chester Mechanicql Service 0 0 0 0 2408 Walters Chester Unemployed 9 0 0 0 2409 Walters Mary Ellen Unemployed 0 0 0 0 2410 Walters Ron ESO 0 0 0 0 2411 Warnorh Michelle Systems analyst 0 0 0 0 2412 Warner Donald	0 0 0 0 0 0 0 0 0 0 0
2403 Walker Norma 0 0 0 0 2404 Walter Garett DWP 0 0 0 0 2405 Walter Jennifer Spouse 0 0 0 0 2406 Walters Brandy City Instructor 4 0 0 0 2407 Walters Chester Mechanicql Service 0 0 0 0 2408 Walters Chester Unemployed 9 0 0 0 2409 Walters Mary Ellen Unemployed 0 0 0 0 2410 Walters Ron ESO 0 0 0 0 0 2411 Warrer Michelle Systems analyst 0 0 0 0 0 2412 Warrer Donald Construction Equipment Service 1 Wife 1 0 0 2413	0 0 0 0 0 0 0 0 0
2404 Walter Garett DWP 0 0 0 0 2405 Walter Jennifer Spouse 0 0 0 0 2406 Walters Brandy City Instructor 4 0 0 0 2407 Walters Chester Mechanical Service 0 0 0 0 2408 Walters Chester Unemployed 9 0 0 0 2409 Walters Mary Ellen Unemployed 0 0 0 0 2409 Walters Ron ESO 0 0 0 0 2410 Walters Ron ESO 0 0 0 0 2411 Warnoth Michelle Systems analyst 0 0 0 0 2412 Warner Donald Construction Equipment Service Worker 1 Wife 1 0 0 2413 Warta Joe ESTA 0 0 0 0 0 2414 Warta Laurie Self Employed 0 0 0 0 2415 Watson	0 0 0 0 0 0 0 0 0
2405 Walter Jennifer Spouse 0 0 0 0 2406 Walters Brandy City Instructor 4 0 0 0 2407 Walters Chester Mechanical Service 0 0 0 0 2408 Walters Chester Unemployed 9 0 0 0 2409 Walters Mary Ellen Unemployed 0 0 0 0 2410 Walters Ron ESO 0 0 0 0 2411 Warmoth Michelle Systems analyst 0 0 0 0 2412 Warner Donald Construction Equipment Service Worker 1 Wife 1 0 2412 Warta Joe ESTA 0 0 0 2413 Warta Joe ESTA 0 0 0 2414 Warta Laurie Self Employed 0 0 0 0 2415 Watkins Nicholas <td< td=""><td>0 0 0 0 0 0 0 0</br></td></td<>	0 0 0
2406 Walters Brandy City Instructor 4 0 0 0 2407 Walters Chester Mechanicql Service 0 0 0 0 2408 Walters Chester Unemployed 9 0 0 0 2409 Walters Mary Ellen Unemployed 0 0 0 0 2410 Walters Ron ESO 0 0 0 0 2411 Warmoth Michelle Systems analyst 0 0 0 0 2412 Warner Donald Construction Equipment Service 1 Wife 1 0 0 2412 Warner Donald Construction Equipment Service 1 Wife 1 0 0 2413 Warta Joe ESTA 0 0 0 0 0 2414 Warta Laurie Self Employed 0 0 0 0	0 0 0 0 0 0 0 0
2407 Walters Chester Mechanicql Service 0 0 0 2408 Walters Chester Unemployed 9 0 0 2409 Walters Mary Ellen Unemployed 0 0 0 2410 Walters Ron ESO 0 0 0 0 2411 Warmoth Michelle Systems analyst 0 0 0 0 0 2412 Warner Donald Construction Equipment Service 1 Wife 1 0 0 2413 Warta Joe ESTA 0 0 0 0 0 2414 Warta Laurie Self Employed 0 0 0 0 0 0 2415 Watkins Nicholas LAFD 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0
2408 Walters Chester Unemployed 9 0 0 0 2409 Walters Mary Ellen Unemployed 0 0 0 0 2410 Walters Ron ESO 0 0 0 0 2411 Warmoth Michelle Systems analyst 0 0 0 0 2412 Warner Donald Construction Equipment Service Worker 1 Wife 1 0 0 2413 Warta Joe ESTA 0 0 0 0 0 0 2414 Warta Laurie Self Employed 0 </td <td>0 0 0 0 0 0</td>	0 0 0 0 0 0
2409 Walters Mary Ellen Unemployed 0 0 0 0 2410 Walters Ron ESO 0 0 0 0 2411 Warmoth Michelle Systems analyst 0 0 0 0 2412 Warner Donald Construction Equipment Service Worker 1 Wife 1 0 0 2413 Warta Joe ESTA 0 0 0 0 0 2414 Warta Laurie Self Employed 0 0 0 0 0 2415 Watkins Nicholas LAFD 0 0 0 0 0 2416 Watson Daniel Senior Cable Splicer 0 0 0 0 0 2417 Watson II Gerard Electrical Craft Helper 0 0 0 0 2418 Weakley Michael Water Utility Specialist 0 0 0 0 2419 Weatherford Nichele Security Officer 1	0 0 0 0 0 0 0
2410 Walters Ron ESO 0 0 0 0 2411 Warmoth Michelle Systems analyst 0 0 0 0 2412 Warner Donald Construction Equipment Service Worker 1 Wife 1 0 2413 Warta Joe ESTA 0 0 0 0 2414 Warta Laurie Self Employed 0 0 0 0 2415 Watkins Nicholas LAFD 0 0 0 0 2416 Watson Daniel Senior Cable Splicer 0 0 0 0 2417 Watson II Gerard Electrical Craft Helper 0 0 0 0 2418 Weakley Michael Water Utility Specialist 0 0 0 0 2419 Weatherford Nichele Security Officer 1 0 0 0 2420 Weaver Gwendolyn Utility Buyer 0 0 0 0	0 0 0 0 0 0
2411 Warmoth Michelle Systems analyst 0 0 0 0 2412 Warner Donald Construction Equipment Service Worker 1 Wife 1 0 2413 Warta Joe ESTA 0 0 0 0 2414 Warta Laurie Self Employed 0 0 0 0 2415 Watkins Nicholas LAFD 0 0 0 0 2416 Watson Daniel Senior Cable Splicer 0 0 0 0 2417 Watson II Gerard Electrical Craft Helper 0 0 0 0 2418 Weakley Michael Water Utility Specialist 0 0 0 0 2419 Weatherford Nichele Security Officer 1 0 0 0 2420 Weaver Gwendolyn Utility Buyer 0 0 0 0	0 0 0 0 0 0
2412 Warner Donald Construction Equipment Service Worker 1 Wife 1 0 2413 Warta Joe ESTA 0 0 0 2414 Warta Laurie Self Employed 0 0 0 2415 Watkins Nicholas LAFD 0 0 0 2416 Watson Daniel Senior Cable Splicer 0 0 0 2417 Watson II Gerard Electrical Craft Helper 0 0 0 2418 Weakley Michael Water Utility Specialist 0 0 0 2419 Weatherford Nichele Security Officer 1 0 0 Mother/ 2420 Weaver Gwendolyn Utility Buyer 0 0 0 0	0 0 0 0 0
Worker	0 0 0 0
2414 Warta Laurie Self Employed 0 0 0 2415 Watkins Nicholas LAFD 0 0 0 2416 Watson Daniel Senior Cable Splicer 0 0 0 2417 Watson II Gerard Electrical Craft Helper 0 0 0 2418 Weakley Michael Water Utility Specialist 0 0 0 2419 Weatherford Nichele Security Officer 1 0 0 Mother/ 2420 Weaver Gwendolyn Utility Buyer 0 0 0 0	0 0 0
2415 Watkins Nicholas LAFD 0 0 0 2416 Watson Daniel Senior Cable Splicer 0 0 0 2417 Watson II Gerard Electrical Craft Helper 0 0 0 2418 Weakley Michael Water Utility Specialist 0 0 0 2419 Weatherford Nichele Security Officer 1 0 0 Mother/ 2420 Weaver Gwendolyn Utility Buyer 0 0 0 0	0 0 0
2416 Watson Daniel Senior Cable Splicer 0 0 0 2417 Watson II Gerard Electrical Craft Helper 0 0 0 2418 Weakley Michael Water Utility Specialist 0 0 0 2419 Weatherford Nichele Security Officer 1 0 0 Mother/ 2420 Weaver Gwendolyn Utility Buyer 0 0 0 0	0
2417 Watson II Gerard Electrical Craft Helper 0 0 0 2418 Weakley Michael Water Utility Specialist 0 0 0 2419 Weatherford Nichele Security Officer 1 0 0 Mother/ 2420 Weaver Gwendolyn Utility Buyer 0 0 0 0	0
2418 Weakley Michael Water Utility Specialist 0 0 0 2419 Weatherford Nichele Security Officer 1 0 0 Mother/ 2420 Weaver Gwendolyn Utility Buyer 0 0 0 0	
2419 WeatherfordNicheleSecurity Officer100Mother/2420 WeaverGwendolynUtility Buyer000	
2420 Weaver Gwendolyn Utility Buyer 0 0	0
, , , ,	•
2421 Wedd Alyson Medical Assistant I U K-12: Ji/1/yrs I	0
	0
2422 Webb Tyler Electrical test technician 0 0 0	0
2423 Weinberg Seth Plumber 0 0 0 2424 Welch Kent IA Business Advisors 0 0 0	0
2425 Weng Thomas LAFD/Fireman 2 0 RW; DW 2	0
2425 Weilg Hibrids LAPD/FileHildi	0
2427 Werle Timothy LAFD/Fire Captain 4 Wife: AW 1 Adult children: AW/24yrs; SW/20yrs; K-12: EW/14yrs	0
2428 Werner Jeremiah Electrical Craft helper 0 0 0	0
2429 Wert Derek LPM 3 0 Adult daughter, adult son-in-law, grandson 3	0
2430 Werth Maria Inyo County 0 0 0	0
2431 Westphal Lois Animal Control Officer 0 0	0
2432 Wheeler Caleb Staff P.A. Background 1 0 Mother	1
2433 Whiteside Christon Courier/Feeder Agent 0 0	0
2434 Whitmore Greg LAFD/Firefighter 0 0 0	0
2435 Whittington Joel Installer 0 0 0	0
2436 Wi Tesa 0 0 0	0
2437 Wilder Mark LADWP 2 0 0	0
2438 Wildermuth Wesley Senior Water Utility Worker 0 0	0
2439 Wilkerson David LADWP 0 0 0	0
2440 Wilkinson Dennis NYO Mono Body Shop 0 0	0
2441 Wilkinson Nolyne Supervisor 2 0 University: 2 daughters 2	0
2442 Wilkinson Sherry Retired 0 0 0	0
2443 Willert Laura LADWP 0 0 0	0
2444 Willett Deborah RDA 1 0 0	0
2445 Williams Amayah Student 2 0 Mother	1
2446 Williams Christopher Custodian 2 Wife 1 Daughter 1	0
2447 Williams Daniel ABM Engineering Services 0 0	0
2448 Williams Evan LADWP 0 0 0	0
2449 Williams Jacalyn 0 0 0	0
2450 Williams Justin CSR 2 Fiancee 1 0 In Law 2451 Williams Phillip Production Assistant 0 0 0 0	1 0

2452	Williams	Robert	Premises technician	3	Wife	1	2 children	2		0
	Williams	Timothy	MTA	0	Wilc	0	2 crindren	0		0
	Williams	Trevor	Lineman	0		0		0		0
	Wilms	Stephen	Trouble Dispatcher	2		0	K-12: AW/9yrs; EW/7yrs	2		0
2456	Wilson	Randy	City of Los Angeles	0		0		0		0
2457	Wilson	Tiffany	Party Decorator	6		0	K-12: child/16yrs; child/12yrs; child/8yrs; PreK: child/3yrs	4	Mother & Father	2
2458	Wing	Austin	Lineman	1		0	K-12: KW/9yrs	1		0
2459	Winzenread	Bryan	Engineer	5		0	University: JW/19yrs; K-12: BW/17yrs; BW/15yrs	5		0
2460	Winzenread	Sandra	Retired	0		0		0		0
2461	Winzenread	Shannon	High School English Teacher	0		0		0		0
2462	Winzenread	Stephen	Senior Transportation Engineer	4	Wife: SW	1	K-12: LSW/14yrs; BIW/12yrs; BNW/10yrs	3		0
2463	Winzenread	Robert	Retired	0		0		0		0
2464	Wissenback	Catherine	Research	0		0		0		0
2465	Wolkensdorfer	John	LADWP	0		0		0		0
2466	Wong	Susan	USC	0		0		0		0
	Wong	Suzanne	City of Los Angeles	0		0		0		0
2468	Woods	Capricia	CSR	0		0		0		0
2469	Woods	Glenn	Owner	0		0		0		0
2470	Wray	Cody	LADWP	0		0		0		0
2471	Wright	Austin	mechanic	5	Fiancee	1	5 children	5		0
2472	Wright	Eric	Trimas Corporation	0		0		0		0
2473	Wright	Kathleen	Caregiver	2		0	Son; Daughter	2		0
2474	Wright	Kyle	LADWP	0		0		0		0
2475	Wusstig	Byron	City of Los Angeles, Zoo	0		0		0		0
2476	Wymaster	Jeff	NA	0		0		0		0
2477	Wymaster	Nancy	NA	0		0		0		0
	Wymaster	Noel	na	0		0		0		0
	Wyndon	Ruddy	LADWP	0		0		0		0
	Yanez	Cesar	LADWP	0		0		0		0
2481		Keoni	SPA1	0		0		0		0
2482	Yarcho	Stacy	Human Resources	0		0		0		0
2483	Yeager	James	Protective Coating Worker	6		0	K-12: CY/18yrs; JY/14yrs; RY/11yrs; SY/10yrs; SY/7yrs; AY/5yrs	6		0
2484	Yeager	Ryan	LADWP	0		0		0		0
	Yerkes	Deborah	Print Shop	0		0		0		0
2486		Elizabeth	Neurologist	1	Husband	1		0		0
	Yoon	Chris	American airlines	0		0		0		0
	Yoshimura	Westley	Firefighter	0		0		0		
	You Ng Young	Tracy	Self Employed Police Officer II	3	Wife: CY/28	0	adult daughter/38yrs PreK: MY/2yrs;	2	adult mother/68yrs	0
	Young	Bernice	Homemaker	3	Wile. C1/20		MY/1yr K-12: 3	3		0
	Young	Craig	LADWP			0	grandchildren	0		0
	Young	Danielle	Instrument Mechanic	3	Husband: TY	1	K-12: EY/13yrs:	2		0
	Young	Derek	SAC	0	Tradbarra. TT	0	PreK: NY/2yrs	0		0
	Young	Phillip	Meter reader	5	Wife: PY	1	University: SY; MY;	4		0
2495		i iiiip	Weter reduct	J	Wilc. 1 1	,	Handicap dependant: EY; PY	•		
2495										
	Younger	Sue	Retired	0		0		0		0
2496 2497	Yrigoyen	Phillip	SUDCM	3		0	K-12: PY/11yrs; RY/8yrs	2		0
2496 2497 2498	Yrigoyen Yuile	Phillip James	SUDCM Associate Professor	3	Wife:PY	1		3		0
2496 2497 2498 2499	Yrigoyen	Phillip	SUDCM	3	Wife:PY	0	RY/8yrs K-12: SY/14yrs;	2		0

			ALL PLAINTIFFS & DEPENDENTS TOTAL	4,748						
			ALL Members	2512						
			ALL Dependents TOTAL	2236	Total	483	Total	1225	Total	236
			Supporting Members Dependents	2159		473		1179		225
			Dependents of Lead Plaintiffs	77		14		52		11
2512	Zubick	Eric	Trader Joe's	0		0		0		0
2511	Zornes	Matthew	Carpenter	1	Wife:SZ	1		0		0
2510	Ziemer	Stephen	Firefighter Paramedic	0		0		0		0
2509	Zesati	Emma	Self employed	0		0		0		0
2508	Zesati	Darlene	Salon owner	3	Husband: SZ	1	K-12: NZ/12yrs; MZ/9yrs	2		0
2507	Zepeda	Jaime	Doctors Office	0		0		0		0
2506	Zeman	David	LADWP	0		0		0		0
2505	Zeledon	William	Carpenter	0		0		0		0
2504	Zarukian	Armen	Electric distribution mechanic	0		0		0		0
2503	Zambrano	Carlos	Local 78	0		0		0		0
2502	Zakarian	Orbel	Carpenter	0		0		0		0

LAW OFFICES OF

HELENA SUNNY WISE

16654 SOLEDAD CANYON ROAD, #529 • CANYON COUNTRY, CA 91387 Telephone: (818) 843-8086 • lawofficesofhelenaswise@earthlink.net

December 19, 2021

Mayor Eric Garcetti Members of the City Council Clerk of the City of Los Angeles 200 N. Main Street Los Angeles, California 90012

Clerk, Board of Supervisors, Members of the Board of Supervisors Fesia Davenport, CEO County of Los Angeles 555 S. Grand Street Los Angeles, California 90012

Toks Omishakin, Director CALTRANS 1120 N Street Sacramento, California 95814

Office of the Attorney General STATE OF CALIFORNIA, CDCR and CDPH 1300 "I" Street Sacramento, California 95814 Debra Duardo, Superinendent Clerk, Board of Education and its Board LACOE 9300 Imperial Highway Downey, CA 90242

Megan Reilly, Interim Superintendent Clerk of the Board of Education and its Board Los Angeles Unified School District 333 S. Beaudry Avenue Los Angeles, California 90017

Governor Gavin Newsom STATE OF CALIFORNIA 1303 10th Street Sacramento, California 95814

California Secretary of State 1500 11th Street Sacramento, California 95814

Ladies and Gentlemen:

Please be advised that I represent *Freedom to Choose-LA*, a grassroots humanitarian organization consisting of more than 4,000 public and private sector employees seeking to pursue Whistleblowing and Constitutional Claims against the State of California, including CalTRANS, Corrections and Rehabilitation, Human Resources, Public Health and Motor Vehicles, and all government entities referenced above.

Kindly docket Tort Claims on behalf of all Plaintiffs identified in the Appendix to the Charges of Discrimination which were filed on December 9, 2021 with the Department of Fair Employment and Housing, with same submitted with this mailing. The damages will well exceed the jurisdictional limits of the Court, while medical care has been received by many of the Plaintiffs.

C600/81 - 710-1

Please direct all future communications to this office.

Very truly/yours,

Enes. See DEH Charges and Narrative

VERIFICATIONS

VERIFICATION

STATE OF CALIFORNIA

COUNTY OF LOS ANGELES

I, NEIL STILLER, have read the foregoing 2nd Amended Complaint for Injunctive Relief and Damages and know its contents. I certify that the answers are true of my own knowledge, except as to those matters which are therein stated upon my information and belief, and as to those matters I believe them to be true.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on January 15, 2023 at Prescott, Arizona.

NEIL STILLER

VERIFICATION

STATE OF CALIFORNIA

COUNTY OF LOS ANGELES

I, KIMBERLY STILLER, have read the foregoing 2nd Amended Complaint for Injunctive Relief and Damages and know its contents. I certify that the answers are true of my own knowledge, except as to those matters which are therein stated upon my information and belief, and as to those matters I believe them to be true.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. ρ

Executed on January 15, 2023 at Prescott, Arizona.

KIMBERLY STILLER

PROOF OF SERVICE BY E-MAIL AND MAIL

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am a resident of the county aforesaid; I am over the age of eighteen years and not a party to the within entitled action; by business address is 16654 Soledad Canyon Road, #529, Canyon Country, CA 91387.

On January 23, 2023, I served the within document, NOTICE OF ERRATA TO SECOND AMENDED COMPLAINT on the interested parties in said action, by Electronic Service through One-Legal, as follows:

Attorneys Connie Michael, and Donna Leung LITTLER MENDELSON, P.C. 2049 Century Park East, 5th Floor Los Angeles, CA 90067 cmichaels@littler.com dleung@littler.com

Vivienne Swanigan and Erika Johnson-Brooks OFFICE OF THE CITY ATTORNEY 200 N Main Street Los Angeles, CA 90012 erika.johnsonbrooks@lacity.org Elizabeth Lake and Jordan Beres, DAG CA Department of Justice - LA 800 W Broadway, Suite 1800 San Diego, CA 92101

> Elizabeth.Lake@doj.ca.gov Jordan.Beres@doj.ca.gov

Jean Phan Buchanan, Esq.
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kraygor@sheppardmullin.com alter@sheppardmullin.com zgolda@sheppardmullin.com

Executed on January 23, 2023 at Canyon Country, California.

I declare under penalty of perjury, under the laws of the State of California

that the foregoing is true and correct.

illasenor