1 2 3 4 5 6 7 8	 SHEPPARD, MULLIN, RICHTER & HAMPTO A Limited Liability Partnership Including Professional Corporations ARTHUR J. FRIEDMAN, Cal. Bar No. 160867 ALEXANDER L. MERRITT, Cal. Bar No. 277 Four Embarcadero Center, 17th Floor San Francisco, California 94111-4109 Telephone: 415.434.9100 Facsimile: 415.434.3947 E mail: afriedman@sheppardmullin.com amerritt@sheppardmullin.com MARY WAGNER, Cal. Bar No. 167214 CITY ATTORNEY FOR CITY OF SAUSALIT Sausalito City Hall 420 Litho Street Sausalito, CA 94965 	, 864		
9	E-mail: mwagner@sausalito.gov			
10	Attorneys for Defendants			
11	CITY OF SAUSALITO, JILL JAMES HOFFMA ROHRBACHER, MARCIA RAINES, KENT BA			
12	UNITED STATES	S DISTRICT COU	RT	
13	NORTHERN DISTRICT OF CALIFORNIA			
14	SAUSALITO/MARIN COUNTY CHAPTER	CASE NO. 3:21	-cv-01143-LB	
15 16	OF THE CALIFORNIA HOMELESS UNION, on behalf of itself and those it represents; ROBBIE POWELSON; SHERI I. RILEY; ARTHUR BRUCE; MELANIE MUASOU;	DECLARATION OF MAYOR JILL JAMES HOFFMAN IN SUPPORT OF DEFENDANTS' OPPOSITION TO PLAINTIFFS' MOTION TO		
17 18	SUNNY JEAN YOW; NAOMI MONTEMAYOR; MARK JEFF; MIKE NORTH; JACKIE CUTLER and MICHAEL	SHOULD NOT FOR VIOLATI	C WHY DEFENDANTS BE HELD IN CONTEMPT ING THE PRELIMINARY	
19	ARNOLD on behalf of themselves and similarly situated homeless persons,	INJUNCTION		
20		Date: Time:	April 29, 2021 1:30 p.m.	
21	Plaintiffs,	Courtroom:	5 – 17 th Floor	
22	v.	Action Filed:	February 16, 2021	
23	CITY OF SAUSALITO; MAYOR JILL	Trial Date:	T.B.D.	
24	JAMES HOFFMAN; POLICE CHIEF JOHN ROHRBACHER; CITY MANAGER	Judge:	Hon. Edward M. Chen	
25	MARCIA RAINES; DEPT. OF PUBLIC WORKS SUPERVISOR KENT BASSO,			
26	individually and in their respective official			
27	capacities,			
28	Defendants.			
20				
	SMRH: 4817-6085-5779.1	-1-	HOFFMAN DECLARATION	
			I	

1	DECLARATION OF JILL JAMES HOFFMAN			
2	I, Jill James Hoffman, declare as follows:			
3	1. I was elected to the Sausalito City Council in 2014, and currently serve as Mayor of			
4	Sausalito. If called and sworn as a witness, I could and would competently testify to all facts			
5	within my personal knowledge except where stated upon information and belief. This Declaration			
6	is submitted in support of Defendants' Opposition to Plaintiffs' Motion to Show Cause Why			
7	Defendants Should Not Be Held In Contempt for Violating the Preliminary Injunction.			
8	2. On March 25, 2021, I was notified of an incident wherein several individuals			
9	(including minor children) were refusing to disembark from a floating vessel previously owned by			
10	recently deceased Diane Moyer. The events occurring on March 25, 2021 are detailed in the			
11	Declaration of John Rohrbacher (Chief of Police for the City of Sausalito) submitted in			
12	conjunction herewith.			
13	3. In the morning of March 25, 2021, I contacted Stephanie Moulton-Peters, County			
14	of Marin Supervisor for District 3 and Vice Chair of Richardson's Bay Regional Agency			
15	("RBRA"), to inquire about alleged ownership issues surrounding the Moyer vessel. During this			
16	call, Supervisor Moulton-Peters confirmed that the floating home would remain at the Army Corp			
17	of Engineers ("ACOE") facility and would not be abated as marine debris until ownership was			
18	confirmed.			
19	4. Later that day (March 25, 2021) at approximately 8:33 p.m., RBRA Harbor Master			
20	Curtis Havel sent an email to me (and others) detailing the events that transpired that day as well			
21	as the events leading up to the incident. A true and correct copy of that email correspondence is			
22	attached to Defendants' Exhibit of Exhibits as Exhibit 5. In this email exchange, Mr. Havel also			
23	confirmed the vessel would not be removed from the water until ownership was confirmed.			
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1	I declare under penalty of perjury under the laws of the United States of America that the
2	foregoing is true and correct.
3	
4	Executed on this 30 day of March, 2021 in Sausalito, California.
5	DocuSigned by:
6	Jill James Hoffman
7	Jill James Hofffam
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	SMRH:4817-6085-5779.1 HOFFMAN DECLARATION