SHEPPARD. MULLIN. RICHTER & HAMPTON LLP 1 A Limited Liability Partnership **Including Professional Corporations** ARTHUR J. FRIEDMAN, Cal. Bar No. 160867 ALEXANDER L. MERRITT, Cal. Bar No. 277864 Four Embarcadero Center, 17th Floor San Francisco, California 94111-4109 415.434.9100 Telephone: 5 Facsimile: 415.434.3947 afriedman@sheppardmullin.com E mail amerritt@sheppardmullin.com 6 7 Attorneys for Defendants CITY OF SAUSALITO, JILL JAMES 8 HOFFMAN, JOHN ROHRBACHER, MARCIA RAINES, KENT BASSO 9 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 SAUSALITO/MARIN COUNTY CHAPTER Case No. 3:21-cv-01143-LB 13 OF THE CALIFORNIA HOMELESS UNION, INDEX OF EXHIBITS IN SUPPORT OF on behalf of itself and those it represents; 14 **DEFENDANTS' (1) OPPOSITION TO** ROBBI POWELSON; SHERI 1. RILEY; PLAINTIFFS' EX PARTE MOTION TO 15 ARTHUR BRUCE; MELANIE MUASOU; SHOW CAUSE WHY DEFENDANTS SUNNY JEAN YOW; NAOMI 16 SHOULD NOT BE HELD IN CONTEMPT MONTEMAYOR; MARK JEFF; MIKE FOR VIOLATING THE PRELIMINARY NORTH: JACKIE CUTLER and MICHAEL 17 INJUNCTION, FOR SANCTIONS AND FOR ARNOLD on behalf of themselves and MODIFICATION OF PRELIMINARY 18 similarly situated homeless persons, INJUNCTION; AND (2) EX PARTE MOTION TO MODIFY PRELIMINARY INJUNCTION 19 Plaintiffs, 20 December 9, 2021 Date: Time: 1:30 p.m. 21 $5-17^{th}$ Floor Courtroom: CITY OF SAUSALITO; MAYOR JILL 22 JAMES HOFFMAN; POLICE CHIEF JOHN ROHRBACHER; CITY MANAGER Action Filed: February 16, 2021 23 MARCIA RAINES; DEPT. OF PUBLIC Trial Date: T.B.D. WORKS SUPERVISOR KENT BASSO, Judge: Hon. Judge Edward M. Chen 24 individually and in their respective official capacities, 25 26 Defendants. 27 28

SMRH:4893-4317-2868.1 INDEX OF EXHIBITS

Defendants hereby submit the following Index of Exhibits in support of Defendants' (1) Opposition to Plaintiffs' *Ex Parte* Motion To Show Cause Why Defendants Should Not Be Held In Contempt for Violating the Preliminary Injunction, for Sanctions and for Modification of Preliminary Injunction; and (2) *Ex Parte* Motion to Modify Preliminary Injunction.

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Dated: November 18, 2021

Exhibit	hibit Description			
Declaration of Chris Zapata (City Manager)				
A	A Photographs of model platforms and stake-less tents			
В	Schematic diagram of the proposed layout for the tennis courts			
С	C Aerial photographs of the tennis courts and the current encampment area in Marinship Park			
	Declaration of Arthur J. Friedman			
D	Order Granting Stipulation for Entry of Preliminary Injunction, filed October 18, 2021, in <i>Marin County Homeless Union et al. v. City of Novato et al.</i> (Case No. 4:21-cv-05401-YGR)			
Е	Defendants' Proposed Order and Code of Conduct for the Marinship Encampment ("Proposed Marinship Code of Conduct")			

SHEPPARD, MULLIN, RICHTER & HAMPTON LLP

By /s/Arthur. J. Friedman
ARTHUR J. FRIEDMAN
ALEXANDER L. MERRITT

Attorneys for Defendants CITY OF SAUSALITO, JILL JAMES HOFFMAN, JOHN ROHRBACHER, MARCIA RAINES, KENT BASSO

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SMRH:4893-4317-2868.1 INDEX OF EXHIBITS

EXHIBIT A





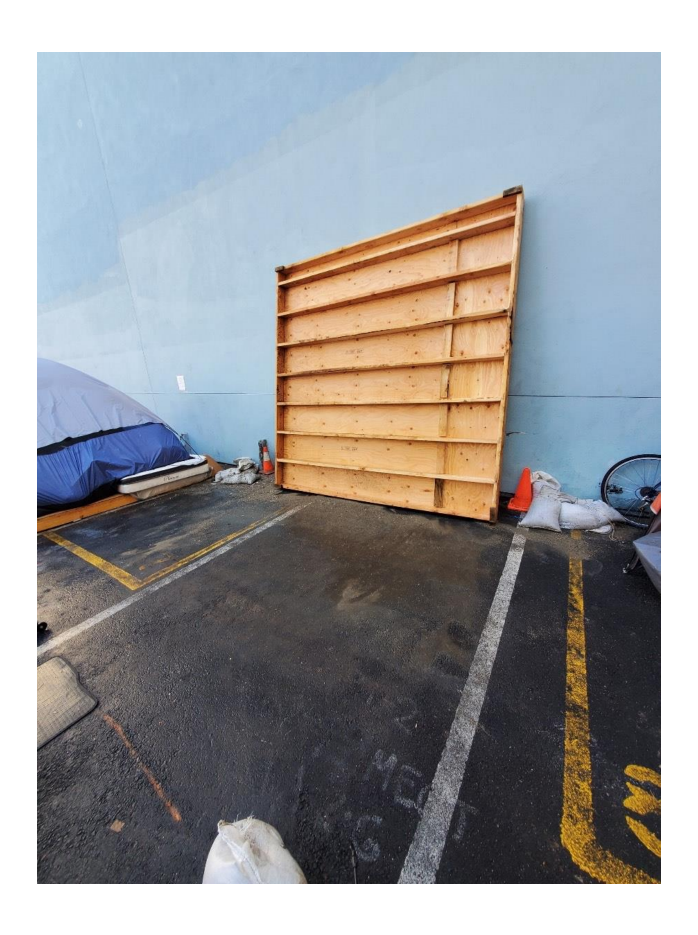




EXHIBIT B

EXHIBIT C

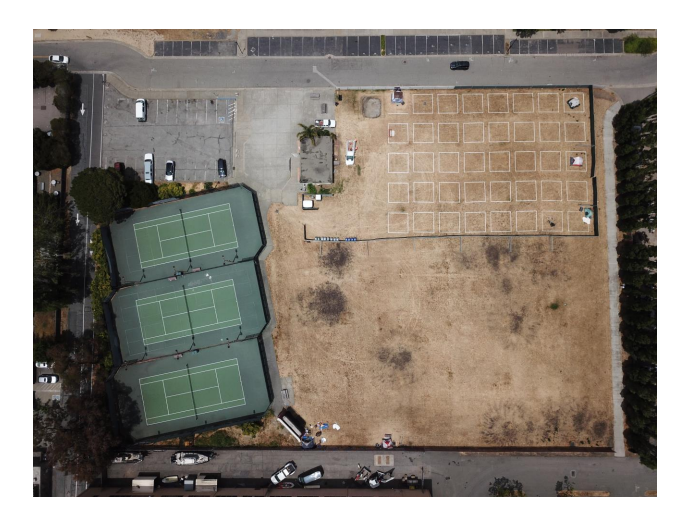


EXHIBIT D

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- Pasadena, California 91101-2109
- Telephone: (213) 542-5700 Facsimile: (213) 542-5710
 - Attorneys for Defendants City of Novato, et al.

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

MARIN COUNTY HOMELESS UNION, a local affiliate of the CALIFÓRNIA HOMELESSNESS UNION, on behalf of itself and those it represents; CAMP COMPASSION, a Homeless Union-affiliated encampment in Lee Gerner Park; Individual Plaintiffs JASON SARRIS; LEA DEANGELO; ZACH BOULWÁRE; CARRIE HEALON, LISA NICOLE JOHNSON; DONALD HOBBS; DEBORAH ANN MIROMONTES; LISA JOHNSON; CHARLES TALBOT; BETHANY ALLEN; MICHELANGELO MONTEZ; DEBORAH ANN MIRAMONTES; KALANI WELSCH, and other similarly situated homeless persons including current residents of Camp Compassion homeless encampment,

Plaintiffs,

V.

25 CITY OF NOVATO; CITY MANAGER
26 ADAM MCGILL, MAYOR PAT
EKLUND, MAYOR PRO TEM ERIC
LUCAN, CHIEF OF POLICE
MATHEW MCCAFFREY, PUBLIC
28 WORKS DIRECTOR CHRIS BLUNK,

Defendants.

CASE NO.: 4:21-cv-05401-YGR

[Assigned to the Hon. Yvonne Gonzalez Rogers]

ORDER GRANTING STIPULATION FOR ENTRY OF PRELIMINARY INJUNCTION

Hearing Date: October 20, 2021 Time: 9:00 a.m.

Case No. 4:21-cv-05401-YGR

268190.2

STIPULATION

This stipulation by and between Plaintiffs and Defendants (collectively referred to as the "Parties"), by and through their respective counsel, is based on the following facts:

- 1. On July 15, 2021, the Court issued an Order Granting Application for Temporary Restraining Order and Order to Show Cause re: Preliminary Injunction. Dkt. No. 8.
- 2. On July 26, 2021, the Court held a hearing on Defendants' Motion to Modify the Temporary Restraining Order. At that hearing, the Court ordered an inperson evidentiary hearing on the Order to Show Cause on August 9, 2021 at 12:00 p.m. Dkt. No. 16.
- 3. On July 27, 2021, the Court issued an order referring this case to Magistrate Judge Robert Illman for settlement purposes. Dkt. No. 17.
- 4. On August 2, 2021, following the stipulation of the Parties, the Court continued the in-person evidentiary hearing on the Order to Show Cause to October 6, 2021, at 9:00 a.m. Dkt. No. 25.
- 5. On September 27, 2021, the Court continued the in-person evidentiary hearing on the Order to Show Cause to October 20, 2021, at 9:00 a.m. Dkt. No. 34.
- 6. The Parties have attended multiple settlement conferences before Judge Illman. In the course of these settlement discussions, the Parties have agreed to the terms of a stipulated preliminary injunction.

Therefore, the Parties stipulate as follows:

- 1. The Parties stipulate to the entry of a preliminary injunction, in the form attached hereto as Exhibit "A," establishing a Temporary Camp within Lee Gerner Park.
- 2. This Stipulation resolves all of the issues the Parties would otherwise have presented to the Court for resolution at the October 20, 2021 hearing. The Parties agree that the October 20, 2021 hearing can be vacated.

20, 2021 hearing and request that the Court adopt the attached stipulated preliminary This Stipulation does not constitute, and shall not be interpreted to constitute, an admission by the Defendants that they have engaged in violations of any

not to be construed or deemed a waiver of any claims or defenses that may be raised

COLANTUONO, HIGHSMITH & WHATLEY, PC

/s/ Carmen A. Brock JEFFREY A. WALTER ARMEN A. BROCK LILIANE M. WYCKOFF Attorney for Defendants City of Novato, City Manager Adam McGill, Mayor Pat Eklund, Mayor Pro Tem Eric Lucan, Chief of Police Mathew McCaffrey, Public Works Director Chris Blunk

LAW OFFICE OF ANTHONY D. **PRINCE**

/S/ Anthony D. Prince

ANTHONY D. PRINCE General Counsel, California Homeless Union Attornev for Plaintiffs

SIGNATURE ATTESTATION

I hereby attest that I have on file all holographic signatures corresponding to any signatures indicated by a conformed signature (/S/) within this e-filed document.

DATED: October 18, 2021

COLANTUONO, HIGHSMITH & WHATLEY, PC

Colantuono, Highsmith & Whatley, PC 790 E. Colorado Biva., Suite 850 Pasadena, CA 91101 SONOMA CA 05174

/s/ Carmen A. Brock

JEFFREY A. WALTER CARMEN A. BROCK LILIANE M. WYCKOFF Attorney for Defendants City of Novato, City Manager Adam McGill, Mayor Pat Eklund, Mayor Pro Tem Eric Lucan, Chief of Police Mathew McCaffrey, Public Works Director Chris Blunk

EXHIBIT A

CASE NO.: 4:21-cv-05401-YGR

[Assigned to the Hon. Yvonne Gonzalez

[PROPOSED] ORDER RE: PRELIMINARY INJUNCTION

Hearing Date: October 20, 2021 9:00 a.m.

Case No. 4:21-cv-05401-YGR

[PROPOSED] ORDER

The Court hereby ORDERS as follows:

- 1. The City may establish a temporary camp within Lee Gerner Park and require all persons camping within Lee Gerner Park (as fully described and depicted in Exhibit A hereto as the property bounded by a thick, white line and covered with hash marks) who wish to remain in the Park to relocate to the temporary camp as set forth in greater detail below.
- 2. The City shall mark and establish sufficient temporary campsites in the City-owned portion of Lee Gerner Park (the "Temporary Camp") to accommodate all persons "sheltered in place" due to the COVID-19 pandemic who are presently camping throughout Lee Gerner Park as of the date of this Order ("Sheltered Campers"). Attached to this Order as Exhibit B is a diagram ("Encampment Map") showing the approximate location, size and layout of the Temporary Camp, including the locations of the tents, storage areas, benches, tables, handwashing stations, bathroom, appropriate bicycle racks, and other facilities to be provided by the City within the Temporary Camp. Notwithstanding the foregoing, the City may make reasonable modifications to this Encampment Map and the facilities shown thereon, so long as those modifications do not alter the number of campsites in the Temporary Camp provided for the Sheltered Campers presently residing in Lee Gerner Park.
- 3. The Temporary Camp will be enclosed by a fence which will be a total of six feet high five feet of wood fencing and one foot of lattice work to provide airflow while maintaining privacy. Attached to this Order as Exhibit C are computergenerated elevations showing a model of the location and general physical appearance of the fencing to be installed ("Fence"). The Fence is for the privacy of the occupants and to screen the Temporary Camp from the view of adjoining businesses.
 - 4. All persons currently camping in Lee Gerner Park will be asked to:
 - a. Accept a campsite assignment within the Temporary Camp appropriate for their needs, provided the Sheltered Camper's tent and other

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personal property fit within the campsite assigned to him/her;

- b. Consider placement at the New Beginnings Shelter operated by Homeward Bound. If no beds are available at the New Beginnings Shelter, the City may refer campers to the Homeward Bound Kerner Shelter or to any other housing opportunity as may then be available; or
- c. Remove themselves and their property from Lee Gerner Park.

 Sheltered Campers who refuse to accept the campsite assignment and refuse to remove themselves and their property from Lee Gerner Park may be involuntarily removed from Lee Gerner Park by the City.
- 5. If a Sheltered Camper has vacated his/her space for 30 consecutive days without notifying the City (before or during that 30 day period) that she/he intends to return to his/her space immediately after the conclusion of said thirty-day period, then the Sheltered Camper shall be conclusively presumed to have permanently vacated his/her space. If the Sheltered Camper cannot be located after the 30 consecutive day period, and he/she has not notified the City of the intent to return as aforesaid, the City may then (i) remove that Sheltered Camper's tent and other personal property located in the Temporary Camp, impound them, or discard them and (ii) remove the campsite or leave it unoccupied to ensure adherence to CDC COVID-19 guidelines. The City shall not be required to offer a vacant campsite to any person not already a Sheltered Camper residing in the Temporary Camp. Before discarding personal items, the City shall attempt to locate the Sheltered Camper who the City believes owns the items and who has vacated the Temporary Camp and provide a reasonable opportunity for him/her to reclaim the items, or be heard prior to discarding the personal items. If desired, the Sheltered Camper may be accompanied by a Marin County Homeless Union Representative at any such meeting with the City.
- 6. All areas within Lee Gerner Park which are not part of the Temporary Camp, must be kept clear from encampments, personal property, and other obstructions. The City shall be authorized to enforce this requirement.

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7. The City may implement a Code of Conduct for the Temporary Camp,
attached as Exhibit D. Persons who fail to abide by the Code of Conduct may be
required by the City to leave the Temporary Camp after being afforded advanced
notice and opportunity to dispute any allegation and, should they so desire, to be
accompanied by a Marin County Homeless Union Representative at any such meeting

- 8. The City will provide every resident of the Temporary Camp an appropriate designated living area as identified in the Encampment Map. The City will offer the following:
 - A new tent that two people can sleep in that allows the occupants a. to stand up inside, the color and style to be chosen by the City.
 - An appropriate designated personal storage area within the b. Temporary Camp consistent with section 4(a) above. No storage of items shall be allowed outside the perimeter of the Temporary Camp. Personal items left outside the Temporary Camp in excess of 48 hours are subject to being collected and discarded by the City, but only after an attempt to locate the owner has been made, and if located, the owner has been given the opportunity to reclaim or challenge the discarding of the objects. If desired, any such owner may be accompanied by a Marin County Homeless Union representative when meeting with the City. Notwithstanding the above, any item blocking ADA access or an evacuation route is subject to immediate removal.
 - While the Temporary Camp is in existence, the City will provide and pay for the following services at the Temporary Camp in accordance with existing County and State health requirements and City resources:
 - Handwashing stations, portable bathrooms, and weekly i. mobile showers;
 - City and County existing "wrap around services" such as ii. housing outreach and healthcare coordination; and
 - iii. Trash collection and maintenance services.

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- 9. The City will provide security services to the Temporary Camp. This security will replace the County's existing security guards at the nearby County library facility. The security services shall primarily be for external observation of areas surrounding the Temporary Camp, including local businesses and other public services, such as the County library. The security services will preclude entry into the fenced Temporary Camp area, unless there is a threat to a Sheltered Camper, or others nearby.
- 10. The City may conduct law enforcement actions under generally applicable laws within Lee Gerner Park and the Temporary Camp. More specifically, as previously clarified, the City is not prohibited from arresting or detaining and, if appropriate, removing any person from the Temporary Camp who commits a crime.
- 11. The City may send outreach workers into the Temporary Camp to offer (a) services to the occupants of the Temporary Camp and (b) placement at New Beginnings Center or any other housing opportunity that may become available during the duration of this preliminary injunction; police officers shall not provide such outreach.
- 12. To maintain the health and safety of the Sheltered Campers within the Temporary Camp, and to prevent the spread of COVID-19 or any other infectious disease or health hazard, only donations of food, clothing or small essential personal items may be accepted and brought into the Temporary Camp by Sheltered Campers; however, the City shall not be responsible for, or liable for, the safety, quality, use or disposal of any such items brought into the Temporary Camp. No large item donations will be allowed, unless specifically permitted by the City, who will not unreasonably withhold such permission.
- 13. This injunction will remain in effect until either (1) the CDC withdraws or rescinds or otherwise modifies its Interim Guidance on People Experiencing Unsheltered Homelessness to remove the recommendation against clearing encampments; (2) the Parties agree to terms of settlement of this litigation; or (3) this

preliminary injunction is dissolved or modified by this Court, whichever occurs first.

- 14. Should a dispute arise between the parties regarding interpretation of the terms of this Order or its implementation, they shall first meet and confer regarding the dispute. If the meet and confer proves unsuccessful, the parties are to contact Magistrate Judge Illman and schedule a conference to seek his assistance before filing any motion related to this Order with Judge Gonzalez Rogers.
- 15. The City may enforce Novato Municipal Code Section 14-20.5 throughout the City, as long as the same is not enforced selectively against persons currently encamped at Lee Garner Park or in the Temporary Camp.
- 16. Except as provided herein above, the City of Novato is enjoined from enforcing City of Novato Ordinance Nos. 1669 and 1670.
- 17. The Temporary Restraining Order dated July 15, 2021 (Dkt. No 8) as modified July 27, 2021 (Dkt. No. 16) and the Court's order dated August 2, 2021 (Dkt. No. 25) are hereby dissolved.

IT IS SO ORDERED.

DATED: October 18, 2021

By: Hon. Yvonne Gonzalez Rogers

EXHIBIT A



EXHIBIT B



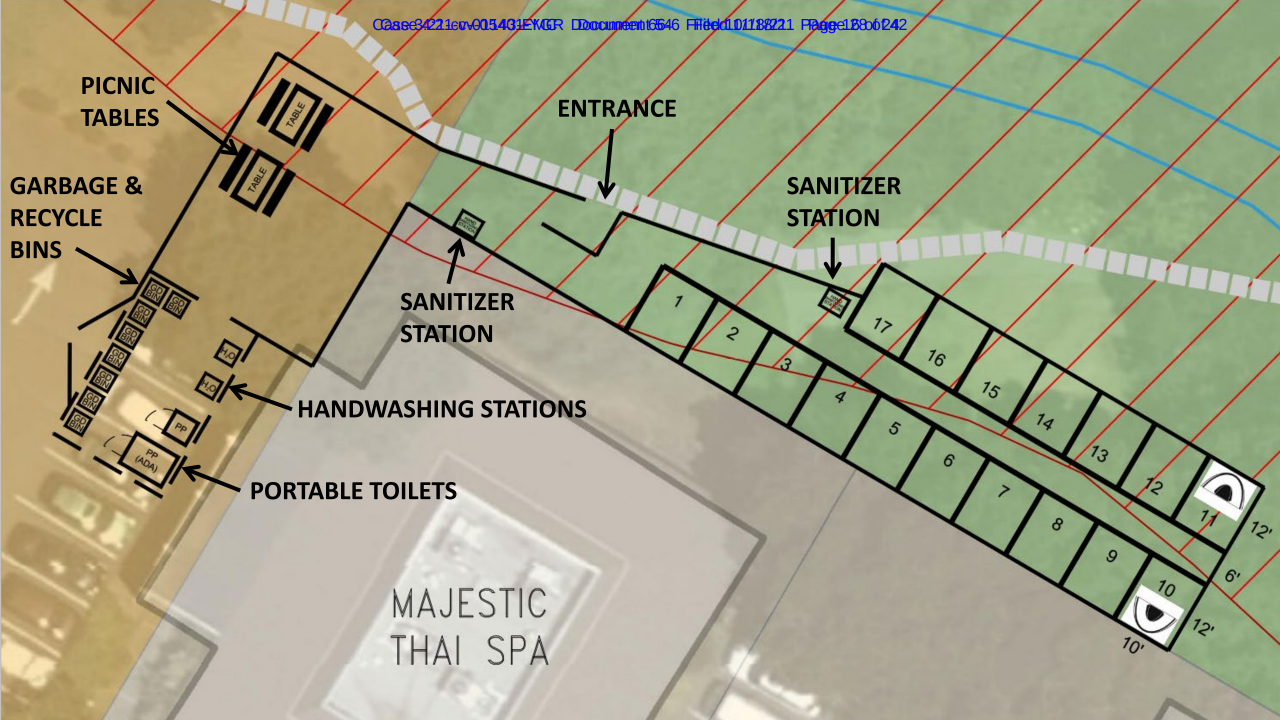
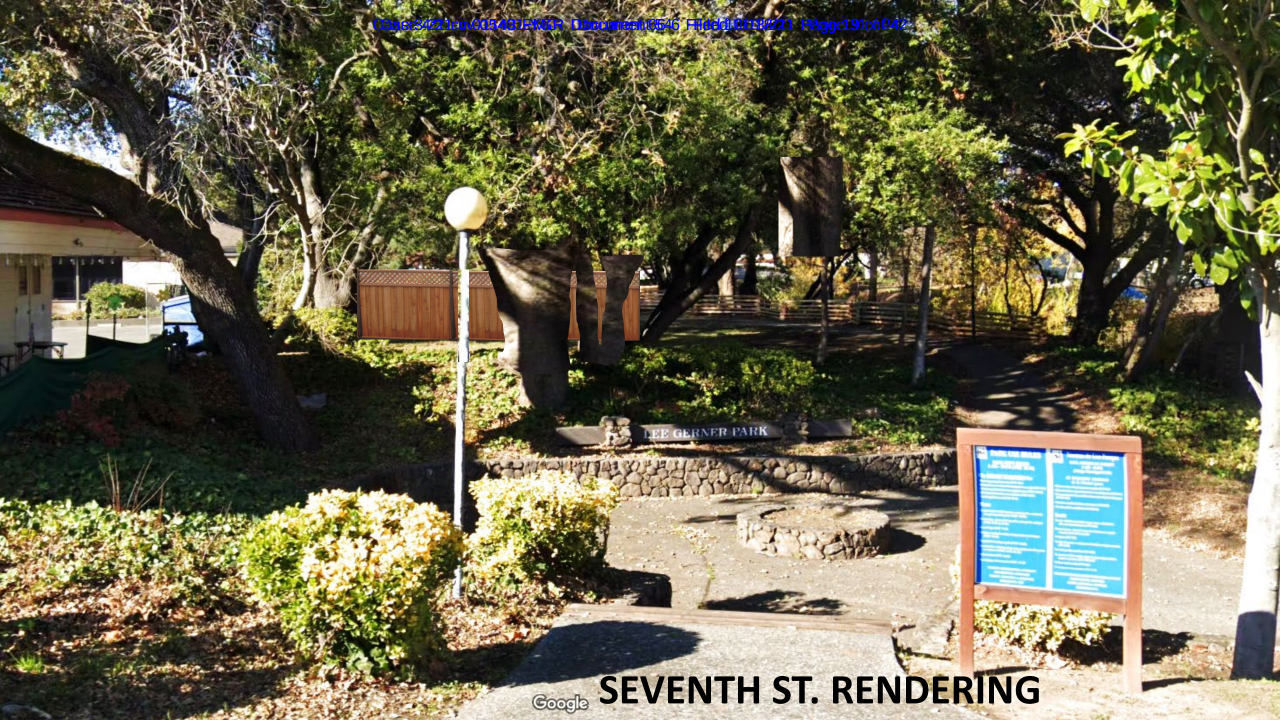


EXHIBIT C





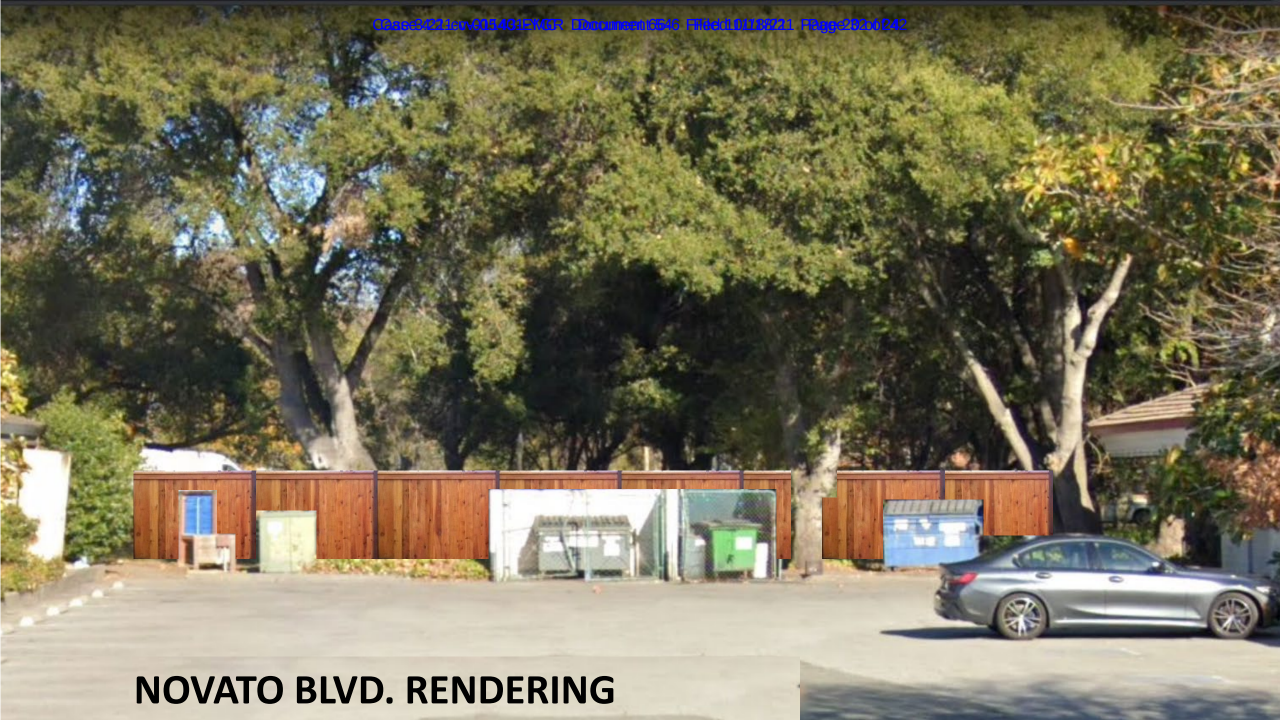


EXHIBIT D

Exhibit D Code of Conduct

- 1. COVID protocols must be followed:
 - a. Outside of tents, masks must be worn
 - b. Residents must maintain 6 feet physical distance from others who are not a part of their household
 - c. Residents must utilize provided hygiene units, and residents are strictly prohibited from urinating or defecating in the park
 - d. Social visits with non-residents will not be permitted within the Temporary Camp. All social visits between residents and non-residents must occur outside the boundaries of the Temporary Camp.
- 2. All residents must adhere to Park rules and regulations, including:
 - a. No use of alcohol and drugs or drug paraphernalia, pursuant to Novato Municipal Code § 14-10.2
 - b. No smoking, pursuant to Novato Municipal Code § 7-3.4.
 - c. No open fires, pursuant to Novato Municipal Code § 10-28.
 - d. No littering (all refuse must be put in provided receptacles, and portable toilets cannot be used as trash cans), pursuant to Novato Municipal Code § 14-6.9
 - e. No weapons, fireworks, or incendiary devices.
 - f. Residents must respect park quiet hours from 10 pm to 6 am pursuant to Novato Municipal Code § 14-13.1
 - g. Pathways within the Temporary Camp must be clear at all times
- 3. The following behaviors are not allowed:
 - a. Violence or threats of violence

- b. Aggressive behavior, including the racial slurs, inappropriate sexual comments, the offensive/aggressive use of profanity, or the use of any profanity around children
- c. Stealing
- d. Vandalism, misuse, or destruction of property (including fencing, lawn bowling pitch, electrical boxes, etc.)
- e. Damaging the trees or any park plantings/landscaping
- f. Jeopardizing the safety of any other camp residents or staff members
- g. No disorderly conduct on park property.
- 4. Generally, residents' possessions must remain inside their assigned campsite, including:
 - a. No belongings are allowed in pathways or common spaces
 - b. Only one (1) bicycle per resident is allowed
 - c. Encampments are at all times to be maintained in a reasonably tidy fashion, and the accumulation of needles, trash, debris, animal/human waste is strictly prohibited.

Colantuono, Highsmith & Whatley, PC 790 E. Colorado Blvd., Suite 850 Pasadena, CA 91101

CERTIFICATE OF SERVICE

Marin County Homeless Union v. City of Novato, et al. United States District Court, Northern District Case No. 4:21-cv-05401-YGR

I, McCall L. Williams, declare:

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is 790 East Colorado Boulevard, Suite 850, Pasadena, California 91101. My email address is: MWilliams@chwlaw.us. On October 18, 2021, I served the document(s) described as **STIPULATION FOR ENTRY OF PRELIMINARY INJUNCTION** on the interested parties in this action as follows:

BY ELECTRONIC TRANSMISSION: I hereby certify that I electronically filed the foregoing with the Clerk of the Court for the United States District Court, Northern District by using the CM/ECF system on October 15, 2021. I certify that all participants in the case are registered CM/ECF users and that service will be accomplished by the USDC, Northern District CM/ECF system.

I declare that I am employed in the offices of a member of the State Bar of this Court at whose direction the service was made. I declare under penalty of perjury under the laws of the United States of America that the above is true and correct.

Executed on October 18, 2021, at Pasadena, California.

/s/McCall Williams
McCall L. Williams

Case No. 4:21-cv-05401-YGR

EXHIBIT E

SHEPPARD, MULLIN, RICHTER & HAMPTON LLP A Limited Liability Partnership Including Professional Corporations ARTHUR J. FRIEDMAN, Cal. Bar No. 160867 ALEXANDER L. MERRITT, Cal. Bar No. 277864 Four Embarcadero Center, 17th Floor San Francisco, California 94111-4109 Telephone: 415.434.9100 Telepho		1		
Including Professional Corporations ARTHUR J. FRIEDMAN, Cal. Bar No. 160867 ALEXANDER L. MERRITT, Cal. Bar No. 277864 Four Embarcadero Center, 17th Floor San Francisco, California 94111-4109 Telephone: 415.434.9100 Facsimile: 415.434.910 Facsimi	1		ON LLP	
Four Embarcadero Center, 17th Floor San Francisco, California 94111-4109 Telephone: 415.434.9100 Facsimile: 415.434.9100 Facsimile: 415.434.917 E mail: afriedman@sheppardmullin.com MARY WAGNER, Cal. Bar No. 167214 CITY ATTORNEY FOR CITY OF SAUSALITO Sausalito City Hall 420 Litho Street Sausalito, Ca 94965 E-mail: mwagner@sausalito.gov Attorneys for Defendants CITY OF SAUSALITO, JILL JAMES HOFFMAN, JOHN ROHRBACHER, MARCIA RAINES, KENT BASSO UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAUSALITO/MARIN COUNTY CHAPTER OF THE CALIFORNIA HOMELESS UNION, on behalf of itself and those it represents; ROBBIE POWELSON; SHERI L. RILEY; ARTHUR BRUCE; MELANIE MUASOU; SUNNY JEAN YOW; NAOMI MONTEMAYOR; MARK JEFF; MIKE NORTH; JACKIE CUTLER and MICHAEL ARNOLD on behalf of themselves and similarly situated homeless persons, Plaintiffs, v. CITY OF SAUSALITO; MAYOR JILL JAMES HOFFMAN; POLICE CHIEF JOHN ROHRBACHER; CITY MANAGER MARCIA RAINES; DEPT. OF PUBLIC WORKS SUPERVISOR KENT BASSO, individually and in their respective official capacities.		Including Professional Corporations ARTHUR J. FRIEDMAN, Cal. Bar No. 160867	,	
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 SAUSALITO Sausalito City Hall 420 Litho Street Sausalito, CA 94965 E-mail: mwagner@sausalito.gov Attorneys for Defendants CITY OF SAUSALITO, JILL JAMES HOFFMAN, JOHN ROHRBACHER, MARCIA RAINES, KENT BASSO 12 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAUSALITO/MARIN COUNTY CHAPTER OF THE CALIFORNIA HOMELESS UNION, on behalf of itself and those it represents; ROBBIE POWELSON; SHERI L. RILEY; ARTHUR BRUCE; MELANIE MUASOU; SUNNY JEAN YOW; NAOMI MONTEMAYOR; MARK JEFF; MIKE NORTH; JACKIE CUTLER and MICHAEL ARNOLD on behalf of themselves and similarly situated homeless persons, Plaintiffs, V. CITY OF SAUSALITO; MAYOR JILL JAMES HOFFMAN, POLICE CHIEF JOHN ROHRBACHER; CITY MANAGER MARCIA RAINES; DEPT. OF PUBLIC WORKS SUPERVISOR KENT BASSO, individually and in their respective official capacities.	3		864	
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Sausalito City Hall 420 Litho Street Sausalito, CA 94965 E-mail: mwagner@sausalito.gov Attorneys for Defendants CITY OF SAUSALITO, JILL JAMES HOFFMAN, JOHN ROHRBACHER, MARCIA RAINES, KENT BASSO 12 13	7		3 0	
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NORTH; JACKIE CUTLER and MICHAEL ARNOLD on behalf of themselves and similarly situated homeless persons, Plaintiffs, v. CITY OF SAUSALITO; MAYOR JILL JAMES HOFFMAN; POLICE CHIEF JOHN ROHRBACHER; CITY MANAGER MARCIA RAINES; DEPT. OF PUBLIC WORKS SUPERVISOR KENT BASSO, individually and in their respective official capacities,		SUNNY JEAN YOW; NAOMI		· · · · · · · · · · · · · · · · · · ·
ARNOLD on behalf of themselves and similarly situated homeless persons, Plaintiffs, V. CITY OF SAUSALITO; MAYOR JILL JAMES HOFFMAN; POLICE CHIEF JOHN ROHRBACHER; CITY MANAGER MARCIA RAINES; DEPT. OF PUBLIC WORKS SUPERVISOR KENT BASSO, individually and in their respective official capacities, Action Filed: February 16, 2021 Trial Date: T.B.D. Judge: Hon. Edward M. C. Plaintiffs, V. CITY OF SAUSALITO; MAYOR JILL JAMES HOFFMAN; POLICE CHIEF JOHN ROHRBACHER; CITY MANAGER MARCIA RAINES; DEPT. OF PUBLIC WORKS SUPERVISOR KENT BASSO, individually and in their respective official capacities,				
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CITY OF SAUSALITO; MAYOR JILL JAMES HOFFMAN; POLICE CHIEF JOHN ROHRBACHER; CITY MANAGER MARCIA RAINES; DEPT. OF PUBLIC WORKS SUPERVISOR KENT BASSO, individually and in their respective official capacities,	22	Plaintiffs,		Hon. Edward M. Chen
JAMES HOFFMAN; POLICE CHIEF JOHN ROHRBACHER; CITY MANAGER MARCIA RAINES; DEPT. OF PUBLIC WORKS SUPERVISOR KENT BASSO, individually and in their respective official capacities,	23	v.		
JAMES HOFFMAN; POLICE CHIEF JOHN ROHRBACHER; CITY MANAGER MARCIA RAINES; DEPT. OF PUBLIC WORKS SUPERVISOR KENT BASSO, individually and in their respective official capacities,	24	CITY OF SAUSALITO: MAYOR III.I.		
MARCIA RAINES; DEPT. OF PUBLIC WORKS SUPERVISOR KENT BASSO, individually and in their respective official capacities,	25	JAMES HOFFMAN; POLICE CHIEF JOHN		
WORKS SUPERVISOR KENT BASSO, individually and in their respective official capacities,	26	,		
capacities,		WORKS SUPERVISOR KENT BASSO,		
Defendants.		1 1		
II	20	Defendants.		

SMRH:4872-5349-9906.3

[PROPOSED] ORDER FURTHER MODIFYING PRELIMINARY INJUNCTION

TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

Having considered the papers, evidence, and arguments of the parties, and good cause appearing, the Court further modifies its Order Granting Plaintiffs' Motion for a Temporary Restraining Order and Preliminary Injunction (Dkt. No. 20) and Order Granting Defendants' Motion to Modify Preliminary Injunction (Dkt. No. 48) and ORDERS as follows:

IT IS HEREBY ORDERED THAT:

- 1. The City shall be authorized to relocate the encampment from the current Designated Area of Marinship Park (Testa and Marinship Way) to the adjacent tennis courts, conditioned on (a) the City providing the improvements described in its motion papers and (b) the City continue providing access to existing restroom, handwashing, mobile showering, and other existing facilities (collectively, the "Temporary Camp".)
- 2. All areas within Marinship Park that are not part of the Temporary Camp, must be kept clear from encampments, personal property, and other obstructions. The City shall be authorized to enforce this requirement.
- 3. The City may implement a Code of Conduct for the Temporary Camp, attached as **Exhibit A.** Persons who fail to abide by the Code of Conduct may be required by the City to leave the Temporary Camp after being afforded advanced notice and opportunity to dispute any allegation and, should they so desire, to be accompanied by a Marin County Homeless Union Representative at any such meeting.
- 4. While the Temporary Camp is in existence the City will provide and pay for the following services in accordance with existing County and State health requirements and City resources:
 - a. Handwashing stations and portable bathrooms; and
 - b. Trash collection and maintenance services.
- 5. The City will continue to coordinate with the County of Marin for the provision of existing "wrap around services" such as housing outreach and healthcare coordination.

1	6. The City may conduct law enforcement actions under generally applicable			
2	laws within the Temporary Camp. More specifically, the City is not prohibited from			
3	arresting or detaining and, if appropriate, removing any person from the Temporary Camp			
4	who commits a crime.			
5	7. The City may send outreach workers into the Temporary Camp to offer (a)			
6	services to the occupants of the Temporary Camp and (b) placement at New Beginnings			
7	Center or any other housing opportunity that may become available.			
8	8. To maintain the health and safety of the Sheltered Campers within the			
9	Temporary Camp, and to prevent the spread of COVID-19 or any other infectious disease			
10	or health hazard, only donations of food, clothing or small essential personal items may be			
11	accepted and brought into the Temporary Camp; however, the City shall not be responsible			
12	for, or liable for, the safety, quality, use or disposal of any such items brought into the			
13	Temporary Camp. No large item donations will be allowed, unless specifically permitted			
14	by the City.			
15	9. Should a dispute arise between the parties regarding interpretation of the			
16	terms of this Order or its implementation, they shall first meet and confer regarding the			
17	dispute. If the meet and confer proves unsuccessful, the parties are to contact Magistrate			
18	Judge Illman and schedule a conference to seek his assistance before filing any motion			
19	related to this Order with Judge Chen.			
20				
21	IT IS SO ORDERED.			
22				
23	DATED:By:			
24	JUDGE			
25				
26				
27				
28				

EXHIBIT A CODE OF CONDUCT 2 3 The purpose and intent of this Code of Conduct is to promote and protect the dignity, health and safety of occupants and visitors to the encampment and the entire 4 5 Sausalito community. 1. COVID protocols must be followed: 6 7 a. Outside of tents, masks must be worn; 8 Residents are strictly prohibited from urinating or defecating in the b. 9 Temporary Camp; 10 c. Social visits with non-residents will not be permitted within the Temporary Camp. All social visits between residents and non-residents must occur 11 outside the boundaries of the Temporary Camp. 12 13 2. All residents must adhere to the following rules and regulations, including: No use of alcohol pursuant to Sausalito Municipal Code § 13.24.010. 14 a. 15 No use of drugs or drug paraphernalia. b. No smoking, pursuant to Sausalito Municipal Code § 12.28.040. 16 c. 17 d. No open fires, pursuant to Sausalito Municipal Code Chapter 12.04. 18 e. No littering (all refuse must be put in provided receptacles, and portable toilets cannot be used as trash cans). 19 f. No weapons, fireworks, or incendiary devices. 20 21 Residents must respect park quiet hours from 10 p.m. to 6 a.m. g. Pathways within the Temporary Camp must be clear at all times. 22 h. 23 3. The following behaviors are not allowed: 24 Violence or threats of violence a. 25 Aggressive behavior, including the racial slurs, inappropriate sexual b. comments, the offensive/aggressive use of profanity, or the use of any profanity around 26 27 children 28 Stealing c.

1		d.	Vandalism, misuse, or destruction of property (including fencing,
2	electrical bo	oxes, e	etc.)
3		e.	Damaging the trees or any park plantings/landscaping
4		f.	Jeopardizing the safety of any other camp residents or staff members
5		g.	Disorderly conduct on park property.
6		h.	Placing objects on or against, defacing or damaging the fence
7	surrounding	g the te	ennis courts or other parts of the Temporary Camp.
8		i.	Engaging in any conduct that constitutes a nuisance pursuant to
9	Sausalito M	Iunicip	pal Code § 12.20.010.
10	4.	Gen	erally, residents' possessions must remain inside their assigned campsite,
11	including:		
12		a.	No belongings are allowed in pathways or common spaces;
13		b.	Encampments are at all times to be maintained in a reasonably tidy
14	fashion, and	d the a	ccumulation of needles, trash, debris, animal/human waste is strictly
15	prohibited;	and	
16		c.	No construction or assemblage of any permanent structures that would
17	require a pe	ermit o	r which are unauthorized to construct or assemble on city property or
18	which cons	titute a	a public nuisance or pose a threat to public health or safety.
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