

1 LAWYERS' COMMITTEE FOR CIVIL
2 RIGHTS OF THE SAN FRANCISCO BAY AREA
3 Zal K. Shroff, MJP 804620*
4 Elisa Della-Piana, SBN 226462
5 131 Steuart Street, Ste. 400
6 San Francisco, CA 94105
7 Telephone: (415) 543-9444
8 zshroff@lccrsf.org
9 edellapiana@lccrsf.org

10 *application pro hac vice pending

11 Attorneys for Plaintiffs

12 Additional Counsel Below

13 **UNITED STATES DISTRICT COURT**
14 **NORTHERN DISTRICT OF CALIFORNIA**

15 COALITION ON HOMELESSNESS; TORO
16 CASTAÑO; SARAH CRONK; JOSHUA
17 DONOHOE; MOLIQUE FRANK; DAVID
18 MARTINEZ; TERESA SANDOVAL;
19 NATHANIEL VAUGHN,

20 Plaintiffs.

21 v.

22 CITY AND COUNTY OF SAN FRANCISCO;
23 SAN FRANCISCO POLICE DEPARTMENT;
24 SAN FRANCISCO DEPARTMENT OF
25 PUBLIC WORKS; SAN FRANCISCO
26 DEPARTMENT OF HOMELESSNESS AND
27 SUPPORTIVE HOUSING; SAN FRANCISCO
28 FIRE DEPARTMENT; SAN FRANCISCO
DEPARTMENT OF EMERGENCY
MANAGEMENT; LONDON BREED, in her
official capacity as Mayor; and SAM DODGE,
in his official capacity as Director of the
Healthy Streets Operation Center (HSOC),

Defendants.

Case No. 3:22-cv-05502

**COMPLAINT FOR DECLARATORY
AND INJUNCTIVE RELIEF**

1 ACLU FOUNDATION OF NORTHERN CALIFORNIA
2 John Thomas H. Do, SBN 285075
3 Brandon L. Greene, SBN 293783
4 39 Drumm Street
5 San Francisco, CA 94111
6 Telephone: (415) 621-2493
7 jdo@aclunc.org
8 bgreene@aclunc.org

9
10 LATHAM & WATKINS LLP
11 Alfred C. Pfeiffer, Jr., SBN 120965
12 Wesley Tiu, SBN 336580
13 505 Montgomery Street, Ste 2000
14 San Francisco, CA 94111
15 Telephone: (415) 391-0600
16 al.pfeiffer@lw.com
17 wesley.tiu@lw.com

18
19 LATHAM & WATKINS LLP
20 Joseph H. Lee, SBN 248046
21 650 Town Center Drive, 20th Floor
22 Costa Mesa, CA 92626
23 Telephone: (714) 540-1235
24 joseph.lee@lw.com

25
26 LATHAM & WATKINS LLP
27 Regina Wang, SBN 326262
28 10250 Constellation Blvd., Suite 1100
29 Los Angeles, CA 90067
30 Telephone: (424) 653-5500
31 regina.wang@lw.com

32
33
34
35
36
37
38

Table of Contents

1	INTRODUCTION	1
2	JURISDICTION AND VENUE	6
3	PARTIES	7
4	A. Plaintiffs	7
5	B. Defendants	14
6	HISTORICAL AND FACTUAL BACKGROUND	19
7	A. San Francisco's Homelessness Crisis is Rooted in Decades of Racial Redlining and Exclusionary Zoning Practices Designed to Kick Low-Income Black and Brown Families Out.....	19
8	B. The City's Refusal to Supply Affordable Housing Opportunities Has Perpetuated the Current Homelessness Crisis, Forcing Unprecedented Numbers of Low- Income Residents onto the Streets in One of the Wealthiest Cities in the World.	22
9	C. The City Blames Unhoused People for the Crisis it Caused, Subjecting Residents to a Renewed Era of Failed Mass Incarceration Policies, Criminalization, and Racist Policing as a Punishment for Being Poor.	26
10	D. Affordable Housing is the Only Permanent Solution to Homelessness, Makes Communities Far Safer, and Costs Substantially Less than the City's Useless Punishment Schemes.	28
11	FACTUAL ALLEGATIONS	32
12	A. San Francisco Does Not Have Enough Shelter Beds to House Thousands of its Unhoused Residents, Forcing Unhoused People to Sleep on the Streets.	32
13	B. San Francisco Has Enacted and Continues to Enforce a Litany of Anti- Homelessness Ordinances and Statutes.	34
14	C. The U.S. Constitution Protects Unhoused People from Criminalization in the Absence of Available Shelter and From Summary Destruction of Property Without Due Process of Law.	36
15	D. HSOC Operations Hide the Extent of the City's Homelessness Crisis By Destroying Signs of Visible Homelessness.	38
16	E. Anatomy and Timeline of an HSOC Sweep Operation: Law Enforcement Threats, Intimidation, and Property Destruction Absent Any Viable Shelter.	42
17	F. HSOC's Customs and Practices Criminalize Homelessness Even Though Unhoused Individuals Have No Genuine, Voluntary Access to Shelter—Contrary to the City's Own Stated Policies.	46
18	G. HSOC's Customs and Practices Completely Disregard the City's Prior Notice and Bag and Tag Policies—to Intentionally Engage in Mass Property Destruction.	48
19	H. DPW and SFPD Also Conduct Their Own Daily, Independent, and Unlawful Sweep Operations in Violation of City Policy.....	50

1	I.	The City's Own Public Records Reveal Rampant Criminalization and Property Destruction and Widespread, Massive Non-Compliance with Constitutional Requirements and the City's Own Written Policies Prohibiting these Practices.....	51
2	1.	The City Regularly Conducts Sweep Operations on Days it Knows it Has Insufficient Shelter.....	51
3	2.	SFPD Continues to Cite or Arrest Thousands of Unhoused People for Sleeping in Public Despite a Lack of Shelter.....	53
4	3.	City Logs Document Essentially No Storage or Safeguarding of Property Despite Sweeping Hundreds of Unhoused People Each Week.	54
5	J.	The Coalition on Homelessness Diverts Its Limited Resources to Document the City's Constitutional Violations and to Protect its Members from Ongoing Rights Violations.....	55
6	1.	The Coalition Diverts its Resources to Monitor the City's HSOC Sweeps.....	55
7	2.	The Coalition's Active Members Have Experienced Defendants' Criminalization and Property Destruction First-Hand.	58
8	K.	The Coalition Has Documented Dozens of the City's Repeated Constitutional Violations Against its Unhoused Residents.....	58
9	L.	The City's HSOC Sweeps and Other Criminalization and Property Destruction Programs Fail to Accommodate Unhoused Individuals' Disabilities.....	66
10	M.	Criminalization of Homelessness and Property Destruction Sweeps Have Profound and Deeply Harmful Health Impacts—and Actively Expose Unhoused People to Further Harm.....	68
11	N.	Monell Allegations: The City and its Agencies Have a Demonstrated Custom and Practice of Criminalizing Homelessness and Destroying Homeless Individuals' Property—Often in Violation of the City's Own Policies Meant to Preclude this Conduct	71
12	O.	The City Has Repeatedly Been Put On Notice Regarding Its Failure to Comply with Constitutional Requirements and Its Own Policies—And Has Flatly Ignored Calls to Correct its Conduct.	75
13	P.	Individual Plaintiffs Have Been Subject To, And Are At Ongoing Risk of Being Subject to, the City's Unconstitutional Criminalization and Property Destruction.....	78
14	Q.	The Coalition and Individual Plaintiffs Need Judicial Intervention.	82
15	CLAIMS		83
16	PRAAYER FOR RELIEF		97

1
INTRODUCTION

2 1. San Francisco presents the image of a caring municipality with a concrete plan to
3 address the root causes of homelessness. But in reality, the City's decades-long failure to
4 adequately invest in affordable housing and shelter has left many thousands of its residents
5 unhoused,¹ forcing them to use tents and vehicles as shelter. In the face of this mounting crisis, the
6 City has marshalled significant resources toward unlawful and ineffective punishment rather than
7 affordable housing and shelter.

8 2. This action seeks to enjoin San Francisco's custom and practice of violating the
9 constitutional rights of unhoused people. In violation of the U.S. and California Constitutions, San
10 Francisco enforces a series of laws that prevent unhoused residents from sheltering in the City's
11 open spaces when there is no other shelter available. The City has also embarked on a campaign
12 to seize and destroy the property of unhoused people with the express purpose of removing visible
13 signs of homelessness from San Francisco's streets. These "solutions" are as misguided as they
14 are unconstitutional, as they actually perpetuate San Francisco's homelessness crisis.

15 3. Many of San Francisco's approximately 8,000 unhoused residents lack not only a
16 physical home but also access to any alternative shelter.² The City's categorical refusal to provide
17 sufficient affordable housing and shelter is a well-documented bureaucratic failure.³ Because of

18 _____
19 ¹ This Complaint uses the term "homeless" to encompass persons who are both "unhoused," that
20 is without a fixed residence, and "unsheltered," that is both unhoused and without physical shelter.
21 The Department of Housing and Urban Development (HUD) defines "literally homeless" as
22 lacking a fixed, regular, and adequate nighttime residence; people who are homeless include
23 people living in public and private places not meant for human habitation, people living in shelters
24 and similar temporary arrangements, and people exiting institutions who were homeless prior to
25 entering the institution.

26 ² 2022 Point-in-Time Count: Preliminary Results, S.F. DEP'T OF HOMELESSNESS & SUPPORTIVE
27 HOUSING (2022), <https://hsh.sfgov.org/get-involved/2022-pit-count/>.

28 ³ See, e.g., Nuala Bishari, *In San Francisco, Hundreds of Homes for the Homeless Sit Vacant*,
PROPUBLICA (Feb. 24, 2022), <https://www.propublica.org/article/in-san-francisco-hundreds-of-homes-for-the-homeless-sit-vacant>; Nicole Karlis, *How bureaucracy kept the Bay Area from housing the houseless*, USC ANNENBERG CTR. FOR HEALTH JOURNALISM (June 21, 2020), <https://centerforhealthjournalism.org/fellowships/projects/how-bureaucracy-kept-bay-area-housing-houseless>.

1 this severe lack of affordable housing across San Francisco, shelter designed for temporary stays
 2 in emergency situations has become a place of permanent habitation, but unavailable for thousands
 3 of San Franciscans in urgent need.⁴ With shelters at functional capacity across the City, when the
 4 City was able to conduct a count of its unsheltered population in 2022, 4,397 individuals—or 57
 5 percent of the City’s reported homeless population—were unsheltered.⁵

6 4. Instead of making affordable housing available, the City established an interagency
 7 task force misleadingly called the Healthy Streets Operation Center (“HSOC”). HSOC consists of
 8 the following major San Francisco city agencies, among others: San Francisco Police Department
 9 (“SFPD”), Department of Public Works (“DPW”), Department of Emergency Management
 10 (“DEM”), and Department of Homelessness and Supportive Housing (“HSH”). HSOC operates
 11 under the guise of a services-first response to the City’s homelessness crisis. But in fact, the City
 12 uses this interagency operation to pour money into law enforcement operations so that the City
 13 can clear evidence of homelessness from City streets.⁶ For years, Mayor London Breed has
 14 celebrated the HSOC program, praised its supposed success, and sought additional funding for it.⁷

15 ⁴ For example, the United States Interagency Council on Homelessness lists questions to consider
 16 to help emergency shelter serve as a platform for housing access and considerations to determine
 17 the right scale for emergency shelter, but these factors do not appear to drive the City’s shelter
 18 availability. See Interagency Council on Homelessness, *Key Considerations for Implementing
 Emergency Shelter Within an Effective Crisis Response System* 8-9 (2017),
 19 https://www.usich.gov/resources/uploads/asset_library/emergency-shelter-key-considerations.pdf (discussing the proper “scale” of emergency shelter as needing to take into
 20 account “the inflow at which people enter the system, and the permanent housing (both targeted and mainstream affordable) units available for creating paths out of homelessness”).

21 ⁵ 2022 Point-in-Time Count, *supra* note 2.

22 ⁶ *Behind the Healthy Streets Operation Curtain: The True Story of San Francisco’s Abusive
 Encampment Response* 3-4, COAL. ON HOMELESSNESS (2021), <https://www.cohsf.org/wp-content/uploads/2021/10/HSOC-Report-Draft-10.6.pdf> (“[This report] reflects the perpetual displacement, lack of meaningful efforts to offer adequate and appropriate services, and the unjust treatment that unhoused San Franciscans often describe when asked about their interactions with HSOC.”)

23 ⁷ See, e.g., Press Release, Off. Of the Mayor, Mayor London Breed Announces a 34% Reduction
 24 in Tents Since Taking Office, (Nov. 12, 2018), <https://sfmayor.org/article/mayor-london-breed-announces-34-reduction-tents-taking-office> (noting that the Mayor has “Mayor London N. Breed announced a 34% reduction in tents on the streets of San Francisco since she took office in July, a reduction of approximately 193 tents in less than four months [...] she has expanded the resources

1 5. Through HSOC, the City has embarked on a campaign of driving its unsheltered
 2 residents out of town—or at least out of sight—in violation of their constitutional rights.
 3 Specifically, the City has a custom and practice of citing, fining, and arresting—as well as
 4 threatening to cite, fine, and arrest—unsheltered persons to force them to “move along” from
 5 public sidewalks and parks. The City targets unhoused people throughout the City at the request
 6 of select City employees and more privileged members of the public.

7 6. Because San Francisco does not have—and has never had—enough shelter to offer
 8 to *thousands* of its unhoused residents, the City is punishing residents who have nowhere to go.
 9 These enforcement policies violate the Eighth Amendment and the California Constitution’s
 10 prohibition on Cruel and Unusual Punishment. *See U.S. Const. amend. VIII; Cal. Const., art. I, §*
 11 17; *Martin v. City of Boise*, 920 F.3d 584, 616-17 (9th Cir. 2019) (“the [S]tate may not criminalize

12 conduct that is an unavoidable consequence of being homeless”), *cert. denied*, 140 S. Ct. 674
 13 (2019).

14 7. Although San Francisco purports to stockpile enough shelter beds to offer each of
 15 the individuals it targets through its perverse practice of criminal enforcement, the City openly
 16 admits that it deliberately targets homeless people knowing that it only has shelter for about 40%
 17 of them.⁸ When shelter is possibly available, the City only offers it, if at all, as an afterthought to

19 for Healthy Streets Operations Center (HSOC”); Mallory Moench, *Mayor Breed’s push to make*
 20 *San Francisco ‘tent-free’ has gone as far as removing toilets for the homeless*, S. F. CHRONICLE
 21 (June 7, 2021), <https://www.sfchronicle.com/local-politics/article/San-Francisco-s-latest-feud-What-to-do-about-16231736.php> (“With the city getting people off the streets, the city’s emergency response team [the Healthy Streets Operation Center] put pressure on Public Works to remove toilets, as revealed by emails first released by an anonymous account on Twitter and available via public records request”); Mayor’s Proposed Budget FY 2019-20 and 2020-21, at 19, MAYOR’S OFF. OF PUB. POL’Y & FIN. (2019), https://sfmayor.org/sites/default/files/CSF_Budget_Book_June_2019_Final_Web_REV2.pdf (“To continue the positive work of HSOC and to ensure that HSOC continues to be a service-first approach to addressing unsheltered homelessness and unhealthy street behavior, the two-year budget includes over \$4.0 million to sustain existing services in participating departments”).

26 8 Laura Wenus, *SF Encampment Clearings Mostly Fail to Connect Residents to Services, Report Alleges*, S. F. PUBLIC PRESS (Nov. 4, 2021), <https://www.sfpublicpress.org/sf-encampment-clearings-mostly-fail-to-connect-residents-to-services-report-alleges/> (“Workers with the city’s Healthy Streets Operations Center clear encampments when there are enough open beds in the

1 the few unhoused residents who remain hours after the City has forced all other unhoused residents
 2 to move under threat of citation or arrest. For the small minority who are offered the prospect of
 3 shelter, the City's scarce shelter offerings are often not actually available to them based on their
 4 gender, life and family circumstances, or disability status. Such conditions violate the Eighth
 5 Amendment, the California Constitution, and the Americans with Disabilities Act (ADA). *See* U.S.
 6 Const. amend. VIII; Cal. Const., art. I, § 17; 42 U.S.C. § 12131.

7 8. Meanwhile, the City deploys DPW and SFPD to search out and dispose of tents and
 8 other property of unhoused people across San Francisco. To reach that goal, the City summarily
 9 seizes and destroys the valuable personal property and survival belongings of unhoused people
 10 without adequate prior notice or opportunities to recover their property. The City's destructive
 11 conduct is in clear violation of its own written policies, the Fourth Amendment's protection against
 12 unreasonable searches and seizures, the Fourteenth Amendment's requirement of due process and
 13 fair notice, and the corollary protections of the California Constitution. *See* U.S. Const. amends.
 14 IV, XIV; Cal. Const., art. I, §§ 7(a), 13, 15.

15 9. The City's custom and practice of removing unhoused people from public space
 16 and seizing and destroying their personal property, such as tents and other survival gear, also
 17 deprives unhoused residents of the very belongings they need to rebuild their lives and break the
 18 cycle of homelessness, and often puts their physical and mental health at risk. The City is exposing
 19 unhoused residents to imminent and grave harms in violation of the Fourteenth Amendment and
 20 California Constitution's protection against state-created dangers. U.S. Const. amend. XIV; Cal.
 21 Const., art. I, §§ 7(a), 15.

22 10. San Francisco's punitive approach to homelessness is a renewed relic of failed mass
 23 incarceration era criminalization policies and reflects a fundamentally misguided approach to
 24 community safety.⁹ It is also inextricably linked to San Francisco's history of systemic racism in

25
 26 city's shelter system to accommodate about 40% of that encampment's residents in shelters.
 According to the center's director, Sam Dodge, the formula is adjusted each week").

27 9 *See, e.g.*, Chris Herring & Dilara Yarbrough, *Punishing the Poorest: How the Criminalization of*
 28 *Homelessness Perpetuates Poverty in San Francisco* 1 (June 18, 2015),

1 housing. It is no coincidence that in 2019, the last year the City released comprehensive data, 37%
 2 of all unhoused people were Black in a City whose population of Black people is just 6%.¹⁰ For
 3 decades, the City and its residents engaged in racial redlining and took advantage of zoning laws
 4 to intentionally force communities of color out of its neighborhoods.¹¹

5 11. The current homelessness crisis in San Francisco is the result of decades of failed
 6 economic policies that led to dramatic wealth inequality, an unprecedented housing shortage fueled
 7 by racism, and the defunding of social services programs—leaving many San Franciscans in
 8 crisis.¹² Despite awareness of these root causes,¹³ the City is using unhoused residents as the
 9

10 https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2620426 (“This report documents and
 11 analyzes the impacts of the rising tide of anti-homeless laws in our era of mass incarceration on
 12 those experiencing homelessness in San Francisco. [...]The study makes evident how
 13 criminalization not only fails to reduce homelessness in public space, but also perpetuates
 14 homelessness, racial and gender inequality, and poverty even once one has exited homelessness”).

15 ¹⁰ *San Francisco Homeless County & Survey Comprehensive Report 2019*, S.F. DEP’T OF
 16 HOMELESSNESS & SUPPORTIVE HOUSING (2020), at 16, https://hsh.sfgov.org/wp-content/uploads/2020/01/2019HIRDReport_SanFrancisco_FinalDraft-1.pdf.

17 ¹¹ See, e.g., Lexi Pandell, *The Racist Origins of San Francisco’s Housing Crisis*, TNR (May 31,
 18 2019), <https://newrepublic.com/article/154028/racist-origins-san-franciscos-housing-crisis> (“Poor
 19 neighborhoods and areas dominated by non-white residents were also redlined, meaning that
 20 developers and banks avoided investing in those areas or loaning to those who lived there”); see
 also Centennial Report 9, S. F. PLAN. COMM’N (2017),
https://default.sfplanning.org/publications_reports/SF_Planning_Centennial_Brochure.pdf (“The
 implications were that ‘blight’ stood in the way of progress, that it could spread, and that it needed
 to be removed before it killed the City. It was a deeply political term firmly rooted in structural
 racism, which relied on fears of white flight and urban disinvestment to justify the wholesale
 removal of communities of color”).

21 ¹² See, e.g., Greg Rosalsky, *How California Homelessness Became a Crisis*, NPR (June 8, 2021),
 22 <https://www.npr.org/sections/money/2021/06/08/1003982733/squalor-behind-the-golden-gate-confronting-californias-homelessness-crisis> (“By the 1980s, homelessness emerged as a chronic
 23 issue. There were many factors, including the federal government deciding to slash the budget for
 24 affordable housing. By then the California state government had significantly cut taxes and gutted
 25 social programs, including for state-funded mental institutions, resulting in thousands of people
 26 with mental illnesses and other difficulties struggling to make it on their own. Yet the core reason
 27 for the crisis boils down to supply and demand for housing. As regions like the San Francisco Bay
 Area became magnets for highly paid professionals in the computer-driven economy, they failed
 to build enough new units to keep up with demand.”)

28 ¹³ See Jeff Kositsky & Marc Dones, *For Too Many, Homelessness Begins with Racism*, S. F.
 CHRONICLE (Oct. 11, 2016) (noting that “The situation in San Francisco is similar [...] There is a

1 scapegoats for a crisis of economic and racial justice that it helped to create. San Francisco should
 2 fight to end homelessness. But the only real solution to San Francisco’s homelessness crisis is
 3 housing.¹⁴

4 12. In fact, evicting the unhoused and destroying their belongings exacerbates
 5 homelessness. The City’s actions increase “survival- and crisis-driven decision making” that
 6 further distances unhoused individuals from “the ability to envision and work toward long-term
 7 wellbeing and stability.”¹⁵ Plaintiff Nathaniel Vaughn, a life-long Franciscan who recently
 8 became unhoused, reflects: “We do not deserve to be treated like criminals and to have our
 9 belongings thrown in the trash when we are at our most vulnerable.” Plaintiff Toro Castaño notes
 10 the impact this has on unhoused people: “The City’s sweeps [are] a dehumanizing disruption to
 11 the small ounce of stability that I was trying to build for myself during one of the hardest times of
 12 my life.” Plaintiff Sarah Cronk says the same: “We are just trying to scrape by and build as much
 13 of a life for ourselves as possible—with both dignity and safety. The City makes that impossible
 14 for us.” In short, the City is making the homelessness crisis worse.

15 13. Plaintiffs in this action are the Coalition on Homelessness—a nonprofit
 16 membership and advocacy organization of, by, and for unhoused San Franciscans—and seven
 17 unhoused individuals who have and will continue to be directly impacted by the City’s destructive
 18 conduct. Collectively, Plaintiffs seek an end to the City’s unconstitutional attack on its unhoused
 19 communities.

20 **JURISDICTION AND VENUE**

21 14. The Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and

22 deep and abiding problem within the reality of American homelessness that points unequivocally
 23 to racial injustice”).

24 ¹⁴ See Sara K. Rankin, *Punishing Homelessness*, 22 NEW CRIM. L. REV. 99, 104, 109, 130-34
 25 (2019) (“C]riminalization, along with other traditional approaches that manage homelessness, are
 26 the most expensive and least effective ways to address it [...] Studies consistently show that
 27 solving chronic homelessness is achievable through the evidence-based solutions of Housing First
 28 and permanent supportive housing”).

15 Diane Qi et al., *Health Impact of Street Sweeps from the Perspective of Healthcare Providers*,
 J. Gen. Internal Med. (Mar. 16, 2022).

1 1343(a)(3) and (4), 42 U.S.C. § 12132, and 42 U.S.C. § 1983 because Plaintiffs' claims arise under
 2 the laws and Constitution of the United States.

3 15. The Federal Declaratory Judgment Act, 28 U.S.C. §§ 2201 and 2202, and Federal
 4 Rules of Civil Procedure 57 and 65 authorize this Court to grant Plaintiffs the declaratory and
 5 injunctive relief prayed for herein. An award of attorneys' fees is authorized pursuant to 42 U.S.C.
 6 § 1988(b).

7 16. This Court has supplemental jurisdiction over Plaintiffs' related state law claims
 8 pursuant to 28 U.S.C. § 1337(a) because those claims form part of the same case or controversy
 9 under Article III of the United States Constitution. Plaintiffs' state law claims share all common
 10 operative facts with their federal law claims, and the parties are identical. Resolving Plaintiffs'
 11 federal and state claims in a single action serves the interests of judicial economy, convenience,
 12 consistency, and fairness to the parties.

13 17. Venue is proper in the United States District Court for the Northern District of
 14 California pursuant to 28 U.S.C. §§ 1331(b)(1) and (b)(2) because at least one of the Defendants
 15 resides in this district and a substantial part of the events and/or omissions were committed in this
 16 district.

17 18. Because the events and omissions giving rise to Plaintiffs' claims occurred in San
 18 Francisco County, this case should be assigned to the Northern District's San Francisco Division
 19 or its Oakland Division. N.D. Cal. L.R. 3-2(d).

20 **PARTIES**

21 A. **PLAINTIFFS**

22 1. **Coalition on Homelessness**

23 19. The Coalition on Homelessness (the "Coalition") is a 501(c)(3) non-profit with the
 24 mission to find permanent solutions to homelessness while recognizing the dignity and human
 25 rights of unhoused people. Through community organizing and advocacy, the Coalition fights to
 26 prevent people from becoming homeless, presses for affordable housing in San Francisco, and
 27 advocates to expand resources available to unhoused people including mental health treatment,
 28 emergency shelter, and basic necessities.

1 20. The Coalition envisions a San Francisco in which every human being can have and
 2 maintain decent, habitable, safe, and secure housing. This means that economic justice, housing
 3 advocacy, and supports to exit homelessness are the main focus of the Coalition's work. The
 4 Coalition's housing-related work has included getting the City to fund an emergency hotel voucher
 5 program for families and securing housing subsidies for unhoused individuals. In 2018, for
 6 example, the Coalition was the author of Proposition C, which was a ballot measure calling for a
 7 gross receipts tax on all businesses receiving more than \$50 million in revenues annually. The tax
 8 was to help fund the City's affordable housing projects. With the Coalition's sustained advocacy,
 9 Proposition C passed. It has already brought more than \$492 million to fund affordable housing
 10 programs that will help end homelessness in San Francisco—if used correctly. Mayor London
 11 Breed actively opposed the measure.¹⁶

12 21. The Coalition also seeks to build networks of support for unhoused people through
 13 organizer and peer-led outreach campaigns and to connect unhoused people to social services and
 14 resources. This proactive work requires daily engagement with unhoused communities across San
 15 Francisco. It also engages volunteers and donors to provide unhoused people with the basic
 16 necessities they need to survive while living unsheltered.

17 22. Over the past several years, the Coalition made the difficult choice to depart from
 18 its mission-related activities—proactive housing and homelessness prevention and support work—
 19 to focus on the dire need to protect unhoused people from the City's ongoing criminalization and
 20 property destruction practices. The Coalition has also spent some of its limited donor dollars to
 21 replace survival gear for unhoused people that the City of San Francisco has destroyed.
 22 The Coalition is an advocacy organization of, by, and for unhoused people in San Francisco. Its
 23 members are comprised almost entirely of unhoused people or people with lived experience of
 24 homelessness who supervise, direct, and lead the Coalition's work. The Coalition has dozens of

25
 26 ¹⁶ See Dominic Fracassa, *Three SF elected leaders announce opposition to Prop. C—raising*
 business taxes for homeless services, S. F. CHRONICLE (Oct. 5, 2018),
<https://www.sfchronicle.com/bayarea/article/Three-SF-elected-leaders-announce-opposition-to-13285614.php>.

1 active members at any given time and has had thousands of active members over the years. Many
 2 of the Coalition's active members have been personally impacted by citations, arrests, law
 3 enforcement threats, and property destruction while living unsheltered in San Francisco. The
 4 displacement of unhoused people and the City's constant sweeps¹⁷ make it much more difficult for
 5 the Coalition to stay in contact with or to maintain and secure new active members.

6 **2. Nathaniel Vaughn**

7 23. Nathaniel Vaughn is a Black man who was born and raised in San Francisco.
 8 Unfortunately, Mr. Vaughn's family lost the home they were renting in 2019 due to financial
 9 constraints and unaffordable rents in San Francisco. Although Mr. Vaughn's mother successfully
 10 secured a Single Room Occupancy unit (SRO) due to her medical conditions, Mr. Vaughn was left
 11 with nowhere to go. From 2019 to 2020, Mr. Vaughn experienced regular harassment by San
 12 Francisco Police Department ("SFPD") and Department of Public Works ("DPW"). This included
 13 being forced to move under threat of citation and arrest at least once a month. Mr. Vaughn recently
 14 settled a claim against the City and County of San Francisco for \$7,000 after a judge found that
 15 the City had destroyed his personal property while he was homeless, including his tent, survival
 16 gear, a suitcase full of sports collector cards, and his godmother's ashes—among other items.

17 24. Mr. Vaughn was finally able to secure placement in an affordable SRO after these
 18 harrowing experiences. But Mr. Vaughn now faces the potential threat of eviction at a time when
 19 the City is carrying out massive SRO evictions.¹⁸ Mr. Vaughn would have no way of finding

20 ¹⁷ A "sweep"—which the City calls an "encampment resolution"—is a City-led operation to clear
 21 homeless people and their property off of public property. Such sweeps usually start around 7 a.m.
 22 and include representatives from DPW and the SFPD, among others. See Michelle Robertson, *An
 23 interview with the controversial San Francisco agency responsible for conducting homeless
 sweeps*, SF GATE (Aug. 25, 2021), <https://www.sfgate.com/bay-area-politics/article/sf-homeless-sweeps-encampment-resolution-hsoc-16400951.php>.

24 ¹⁸ See Joaquin Palomino & Trisha Thadani, *The Breed administration offered them homes. Then it
 25 spent millions to kick them out*, S. F. CHRONICLE (Aug. 25, 2022),
<https://www.sfchronicle.com/projects/2022/sf-sro-evictions/>; Joaquin Palomino & Trisha
 26 Thadani, *S.F. is evicting its most vulnerable tenants closer to pre-pandemic levels. But official
 27 numbers don't show scope of the crisis*, S. F. CHRONICLE (Sept. 6, 2022),
<https://www.sfchronicle.com/sf/article/S-F-is-evicting-its-most-vulnerable-tenants-17423437.php>.

1 housing in San Francisco if he is evicted from his SRO. Mr. Vaughn fears that if he is evicted, he
 2 will become unsheltered again and will once again be subject to the City's regular criminalization
 3 threats and property destruction. *See Blake v. City of Grants Pass*, No. 1:18-CV-01823-CL, 2019
 4 WL 3717800, at *5 (D. Or. Aug. 7, 2019).

5 **3. Toro Castaño**

6 25. Toro Castaño is a Latino man who resides in San Francisco. He is a visual artist
 7 with a Master of Arts Degree in Art and Curatorial Practices from the University of Southern
 8 California. For two years during the pandemic, Mr. Castaño was unable to find work and was
 9 unhoused. During that time, Mr. Castaño experienced weekly harassment and threats from the
 10 City, SFPD, and DPW—including threats of citation and arrest and threats to have his belongings
 11 seized and destroyed for sleeping in public. Mr. Castaño was cited by SFPD for illegal camping in
 12 August 2020. He has had his property seized and destroyed by the City at least four times in recent
 13 years. Mr. Castaño recently settled a claim against the City and County of San Francisco for \$9,000
 14 after the City destroyed his personal property while he was homeless—including his tent, survival
 15 gear, and his MacBook Pro, among other items.

16 26. Mr. Castaño is still at imminent risk of homelessness. Although he has secured
 17 housing at a cooperative in San Francisco, he does not know how he will afford to pay his rent
 18 from month to month. He therefore meets the U.S. Department of Housing and Urban
 19 Development (HUD) definition of being at risk of homelessness, as he is one paycheck away from
 20 becoming homeless again. *See 24 C.F.R § 91.5*. Mr. Castaño fears that if he is unable to secure
 21 permanent housing he can afford, he will become unsheltered again and will once again be subject
 22 to the City's regular criminalization threats and property destruction. *See Blake*, 2019 WL
 23 3717800, at *5.

24 **4. Molique Frank**

25 27. Molique Frank is a Black man who was born and raised in San Francisco.
 26 Unfortunately, Mr. Frank's family could no longer afford to live in San Francisco by the time he
 27 was a teenager. They left, and he chose to stay. At first, he tried to get back on his feet by staying
 28 in hotels and motels while searching for permanent housing. When that failed—without his family

1 and without a place he could afford—he became homeless by the age of 20. Mr. Frank became a
 2 recreational drug user once we has forced onto the streets. Thus began a cycle of incarceration for
 3 various offenses spurred by the conditions of his poverty. Mr. Frank finally broke that vicious
 4 cycle and his addiction in 2018. But he has never been able to find affordable housing in the City
 5 where he grew up.

6 28. Over the past several years, Mr. Frank was repeatedly harassed by the City—
 7 including SFPD and DPW—just for being homeless and sleeping outside. Mr. Frank was
 8 physically assaulted by both an SFPD officer and a DPW worker while pleading with them not to
 9 destroy his belongings. Mr. Frank recently settled a claim against the City and County of San
 10 Francisco for \$5,000 after the City destroyed his personal property while he was homeless,
 11 including backpacks containing essential survival gear, his X-Box One, and sentimental photos—
 12 among other items.

13 29. After years of struggling to make ends meet, being forced out onto the street due to
 14 unaffordable rents as a youth, experiencing incarceration, and battling ongoing homelessness, Mr.
 15 Frank had finally been able to secure safe and stable temporary housing through the City’s Shelter-
 16 in-Place (“SIP”) program that began during COVID-19. This was a victory after a lifetime of
 17 housing instability in San Francisco. As of August 2022, however, Mr. Frank was informed that
 18 every unhoused person living in his building is to be evicted by the end of September 2022.

19 30. Mr. Frank was subsequently approved to transfer to another shelter after being
 20 notified that his current SIP hotel would be closing down. However, this is still a temporary
 21 placement. Mr. Frank meets the U.S. Department of Housing and Urban Development (“HUD”)
 22 definition of homelessness, as he is currently residing in temporary shelter. *See* 24 CFR 91.5. Mr.
 23 Frank fears that if he loses this temporary placement, he will become unsheltered again and be
 24 subject to the City’s regular criminalization threats and property destruction.

25 **5. Teresa Sandoval**

26 31. Teresa Sandoval is a Hispanic and Native woman living in San Francisco. She is a
 27 double amputee who uses either a wheelchair or prosthetics for mobility. Over the past several
 28 years, Ms. Sandoval has been repeatedly harassed by the City—including by SFPD and DPW. Ms.

1 Sandoval has been threatened with detention by SFPD if she did not move quickly enough during
 2 a sweep. She has also had her property taken by DPW, often without notice. In June 2022, DPW
 3 took and disposed of her prosthetics during a sweep—which she has been unable to replace since
 4 they were taken. On other occasions, Ms. Sandoval has been forced to leave the majority of her
 5 survival belongings behind to be destroyed by DPW in exchange for a temporary shelter
 6 placement.

7 32. Ms. Sandoval meets the HUD definition of homelessness, as she is currently
 8 unsheltered and living on the streets in San Francisco. *See 24 C.F.R § 91.5.* Ms. Sandoval fears
 9 that because she is unsheltered, she will once again be subject to the City's regular criminalization
 10 threats and property destruction.

11 **6. David Martinez**

12 33. David Martinez is a Latino man living in San Francisco. After many years working
 13 in construction and living in a high rise in the South of Market neighborhood, Mr. Martinez's
 14 construction work dried up and he could no longer afford his rising rent payments. Mr. Martinez
 15 became homeless after that—now more than a decade ago.

16 34. Over the past several years, Mr. Martinez has been harassed repeatedly by the
 17 City—specifically SFPD and DPW. This has included being threatened with arrest or citation by
 18 SFPD after DPW tells him he must move from the area where he is sleeping. Between September
 19 2021 and September 2022, Mr. Martinez has had his property taken by the City approximately
 20 four times, including his tent and other vital survival belongings. Mr. Martinez has right side
 21 congestive heart failure, and the City took his medication during a recent sweep. He has been
 22 unable to replace his medication since. Mr. Martinez has been sleeping in a cardboard box because
 23 he feels that it is no longer worthwhile for him to replace the tents and clothes the City continually
 24 takes from him.

25 35. Mr. Martinez meets the HUD definition of homelessness, as he is currently
 26 unsheltered and living on the streets in San Francisco. *See 24 C.F.R. § 91.5.* He has been told by
 27 the City that they hope to place him in permanent housing in short order—after more than a
 28 decade—but the details are not yet finalized. Mr. Martinez fears that because he is unsheltered, he

1 will once again be subject to the City's regular criminalization threats and property destruction,
 2 which he experienced most recently just weeks ago.

3 **7. Sarah Cronk**

4 36. Sarah Cronk is a white woman living in San Francisco. She is homeless and has
 5 been sleeping in a tent with her partner, Joshua Donohoe, in the South of Market neighborhood for
 6 approximately the past four months. Ms. Cronk faces regular harassment by the City, including
 7 SFPD and DPW. DPW has disturbed her early in the morning at least five days a week over the
 8 past four months. Ms. Cronk has had her property taken repeatedly during this time, including vital
 9 survival belongings. This has happened as recently as September 2022, when DPW seized some
 10 of Ms. Cronk's clothes and nonperishable food that she had recently purchased and packed to feed
 11 herself.

12 37. Ms. Cronk meets the HUD definition of homelessness, as she is currently
 13 unsheltered and living on the streets in San Francisco. *See* 24 CFR 91.5. Ms. Cronk fears that
 14 because she is unsheltered, she will once again be subject to the City's regular criminalization
 15 threats and property destruction.

16 **8. Joshua Donohoe**

17 38. Joshua Donohoe is a white man living in San Francisco. He is homeless and has
 18 been staying in a tent with his partner, Sarah Cronk, in the South of Market neighborhood for
 19 approximately the past four months. Although Mr. Donohoe was told by the City that he is "Priority
 20 1" for an affordable housing placement, he is yet to be placed in affordable housing. Mr. Donohoe
 21 has faced regular harassment by the City while homeless—including from SFPD and DPW. DPW
 22 has disturbed Mr. Donohoe early in the morning at least five days a week over the past four months.
 23 Mr. Dohonoe has had his property taken repeatedly during this time, including vital survival
 24 belongings. Mr. Donohoe was also physically threatened by a DPW worker in September 2022
 25 when he asked the DPW worker to leave his property alone.

26 39. Mr. Donohoe meets the HUD definition of homelessness, as he is currently
 27 unsheltered and living on the streets in San Francisco. *See* 24 CFR 91.5. Mr. Donohoe fears that
 28 because he is unsheltered, he will once again be subject to the City's regular criminalization threats

1 and property destruction.

2 B. **DEFENDANTS**

3 1. **City and County of San Francisco**

4 40. Defendant City and County of San Francisco (“San Francisco” or the “City”) is a
5 municipal corporation organized under the laws of the State of California. The City and County of
6 San Francisco, through its various agencies and employees, has a custom and practice of: (1)
7 arresting and citing unhoused people—or threatening the same—even though they have no choice
8 but to live in public space; and (2) destroying the property of hundreds of unhoused people each
9 year.

10 41. The City established the Healthy Streets Operations Center (“HSOC”) in 2018.
11 HSOC is the interagency program that the City often uses to conduct its unconstitutional sweep
12 practices. Upon information and belief, the City intentionally coordinates its homelessness
13 criminalization and property destruction campaign across city agencies through the HSOC
14 program. Separately, the City’s various agencies are directed to conduct their own sweep
15 operations throughout the City. San Francisco has also failed to properly train its staff regarding
16 the constitutional and legal requirements prior to conducting sweep operations against unhoused
17 people.

18 2. **San Francisco Police Department**

19 42. The San Francisco Police Department (“SFPD”) is an agency of the City and
20 County of San Francisco. SFPD and its officers have a custom and practice of citing, fining, and
21 arresting—as well as threatening to cite, fine, and arrest—unhoused people who have no choice
22 but to shelter in public because San Francisco has not provided sufficient or adequate shelter to
23 accommodate them. SFPD also coordinates with other agencies on a daily basis to respond to
24 encampments.¹⁹ Since 2018, SFPD officers have made thousands of arrests and citations to enforce
25

26 ¹⁹ Review of the Healthy Streets Operation Center 12, CITY & COUNTY OF THE S. F. OFF. OF THE
27 CONTROLLER (Mar. 20, 2019), <https://sfcontroller.org/sites/default/files/Documents/Auditing/Review%20of%20the%20Healthy%20Streets%20Operations%20Center.pdf>.

1 anti-lodging laws against unhoused people in San Francisco.

2 43. San Francisco's Chief of Police, William Scott, is the final decisionmaker for
 3 SFPD. *See Cal. Gov. Code § 38630.* Upon information and belief, Chief Scott oversees, has
 4 knowledge of, and acquiesces in SFPD's unconstitutional and unlawful homelessness
 5 criminalization practices. SFPD and Chief Scott have failed to properly train officers regarding the
 6 constitutional and legal requirements prior to citing or arresting unhoused people for sleeping or
 7 lodging in public space—or threatening citation or arrest. SFPD and Chief Scott have likewise
 8 failed to train officers regarding the constitutional and legal requirements prior to seizing property
 9 and conducting sweep operations against unhoused people.

10 **3. Department of Public Works**

11 44. The San Francisco Department of Public Works ("DPW") is an agency of the City
 12 and County of San Francisco. DPW and its work crews have a custom and practice of seizing and
 13 destroying the survival belongings and personal property of unhoused people without adequate
 14 warning or opportunity to safeguard or collect those belongings prior to destruction. DPW
 15 conducts its unconstitutional homeless sweeps across San Francisco on an almost daily basis—
 16 which results in hundreds of unhoused individuals losing their survival belongings each year.

17 45. The Director of DPW, Carla Short, is the final decisionmaker for DPW. Upon
 18 information and belief, she has direct knowledge of, and has acquiesced in, DPW's custom and
 19 practice of property destruction. DPW and Director Short have also failed to properly train staff
 20 regarding the constitutional and legal requirements prior to conducting sweep operations against
 21 unhoused people.

22 **4. Department of Homelessness and Supportive Housing**

23 46. The San Francisco Department of Homelessness and Supportive Housing ("HSH")
 24 is an agency of the City and County of San Francisco. HSH has never had enough affordable
 25 housing or shelter capacity to offer shelter to all unhoused residents across San Francisco. HSH
 26 and its outreach team, known as the Homeless Outreach Team ("HOT"), assists other City agencies
 27 in carrying out sweep operations despite regularly not having enough shelter to offer the homeless
 28 individuals being threatened with citation and arrest for sleeping or lodging in public on any given

1 day. Knowing there are not enough beds for everyone, HSH waits to offer possible shelter to just
 2 a few of the unhoused people who remain at a sweep after they have already been subject to law
 3 enforcement threats and property destruction. These limited shelter offers are often not appropriate
 4 for or accessible to many unhoused individuals based on gender, life and family circumstances, or
 5 disability status.

6 47. Mark Mazza, the Outreach Manager for HSH, is the final decisionmaker for HSH
 7 with respect to the HOT team's outreach work and provision of shelter to unhoused people in San
 8 Francisco. Upon information and belief, Mr. Mazza oversees, has knowledge of, and acquiesces
 9 in HSH's failure to provide adequate shelter offerings at homeless sweeps across San Francisco.
 10 HSH and Mr. Mazza have failed to properly train staff regarding the constitutional and legal
 11 requirements prior to conducting sweep operations against unhoused people.

12 **5. San Francisco Fire Department**

13 48. The San Francisco Fire Department ("SFFD") is an agency of the City and County
 14 of San Francisco. SFFD's EMS-6 team is responsible for managing the City's Healthy Street
 15 Operation Center sweep operations and responsible for coordinating the work of each agency at
 16 scheduled HSOC sweeps.

17 49. SFFD actively participates in HSOC sweeps and has a custom and practice of
 18 destroying the property of unhoused people with DPW work crews and threatening unhoused
 19 people with citation and arrest in collaboration with SFPD officers. SFFD has also failed to
 20 properly train staff regarding the constitutional and legal requirements prior to conducting sweep
 21 operations against unhoused people.

22 **6. Department of Emergency Management**

23 50. The San Francisco Department of Emergency Management ("DEM") is an agency
 24 of the City and County of San Francisco. DEM houses the HSOC interagency program, which
 25 coordinates the City's homelessness criminalization and property destruction activities. DEM
 26 directly hires and employs the HSOC Director, Sam Dodge. DEM hosts weekly meetings of city
 27 agencies to schedule, plan, discuss, and review the City's homeless sweep operations. DEM also
 28 coordinates with other City departments on a daily basis to respond to complaints about homeless

1 encampments.²⁰

2 51. The Director of the Department of Emergency Management, Mary Ellen Carol, is
 3 the final decisionmaker for DEM. *See* San Francisco Admin. Code § 2A.200(a). She has regularly
 4 reported on the City's sweep and tent clearance programs in public presentations. Director Carol
 5 also directly supervises the Director of HSOC—and, upon information and belief—oversees and
 6 has knowledge of the City's interagency homeless sweep operations. DEM and Director Carol
 7 have failed to properly train staff regarding the constitutional and legal requirements prior to
 8 conducting sweep operations against unhoused people.

9 **7. Mayor London Breed, in her official capacity**

10 52. Mayor London Breed is the chief executive officer and official representative of
 11 the City and County of San Francisco. *See* San Francisco Charter § 3.100. She is sued in her official
 12 capacity only.

13 53. Mayor Breed has taken an active role in directing the City's response to
 14 homelessness and has been put on notice regarding the City's unconstitutional sweep practices on
 15 numerous occasions. Nonetheless, Mayor Breed has celebrated the City's practices including the
 16 indiscriminate seizure and removal of tents, has recently called for increased criminalization of
 17 unhoused individuals,²¹ and has alerted the police chief about unhoused people she sees in public,
 18 rather than calling for housing help.²² Mayor Breed's office has had knowledge of and has

19 ²⁰ *Id.*

20 ²¹ Mallory Moench, *S.F. Mayor Breed Responds to Castro Merchants' Protest Over Drugs, Homelessness by Pledging Police Help*, S.F. Chronicle (Sept. 13, 2022), <https://www.sfchronicle.com/sf/article/S-F-Mayor-Breed-responds-to-Castro-merchants-17439866.php#:~:text=Mayor%20London%20Breed%20pledged%20during,officials%20didn't%20take%20action>. (quoting Mayor Breed as stating, “the police will not allow individuals to continue to disrupt the neighborhood”).

21 ²² Mayor London Breed texted SFPD's Chief of Police on August 22, 2019: “Man sleeping on bench on Hayes st near Gough. Can someone come ASAP. I'm in the area having lunch.” *See* Julian Mark, *Trove of text messages reveals Mayor London Breed ordered homeless sweeps directly — despite frequent denials*, MISSION LOCAL (May 26, 2020), <https://missionlocal.org/2020/05/trove-of-text-messages-reveals-mayor-breed-ordered-sweeps-directly-despite-frequent-denials/>.

1 participated in planning at least two large-scale sweep operations that unlawfully displaced
 2 unhoused individuals.²³ Mayor Breed has also continued to invest heavily in HSOC, has praised
 3 the steps it has taken, and has sought additional funding for its unlawful sweep operations.²⁴

4 **8. HSOC Director Sam Dodge, in his official capacity**

5 54. Sam Dodge is the current Director of Healthy Streets Operation Center (“HSOC”).
 6 He is sued in his official capacity only. In his role as HSOC Director, Mr. Dodge is responsible
 7 for leading the City’s homeless sweeps, including directing City agencies to seize the property of
 8 unhoused people and threaten them with citation and arrest despite not having sufficient shelter to
 9 offer these individuals.

10 55. Mr. Dodge openly admits that the City does not have enough shelter to
 11 accommodate all of the unhoused individuals it enforces against on a given day.²⁵ Nonetheless,
 12 Mr. Dodge continues to direct HSOC to conduct unconstitutional sweep operations. Mr. Dodge
 13

14 ²³ Amy Sawyer of the Mayor’s Office was copied on and referenced in an email from June 4, 2021
 15 discussing a sweep on Willow Street prior to a large event Mayor Breed would be attending, in
 16 which Jeff Kositsky requested 18 shelter beds for 41 tents. *See also* David Sjostedt, *Police Clear*
Homeless Encampment Days After Mayor’s Tweet, Prompting Questions About Legality of Such
Sweeps, THE S. F. STANDARD (Jun. 6, 2022), <https://sfstandard.com/public-health/homelessness/police-clear-homeless-encampment-days-after-mayors-tweet-prompting-questions-about-legality-of-such-sweeps/> (noting June 2022 sweep of visibly homeless people
 18 near the Ferry Building).

19 ²⁴ *See, e.g.*, Press Release, Off. of the Mayor, *supra* note 7 (noting that the Mayor has “Mayor
 20 London N. Breed announced a 34% reduction in tents on the streets of San Francisco since she
 21 took office in July, a reduction of approximately 193 tents in less than four months [...] she has
 22 expanded the resources for Healthy Streets Operations Center (HSOC”); Mallory Moench, *supra*
 23 note 7 (“With the city getting people off the streets, the city’s emergency response team [the
 24 Healthy Streets Operation Center] put pressure on Public Works to remove toilets, as revealed by
 25 emails first released by an anonymous account on Twitter and available via public records
 request”); Mayor’s Proposed Budget FY 2019-20 and 2020-21, *supra* note 7, at 19, (“To continue
 the positive work of HSOC and to ensure that HSOC continues to be a service-first approach to
 addressing unsheltered homelessness and unhealthy street behavior, the two-year budget includes
 over \$4.0 million to sustain existing services in participating departments”).

26 ²⁵ Laura Wenus, *supra* note 8. (“Workers with the city’s Healthy Streets Operations Center clear
 27 encampments when there are enough open beds in the city’s shelter system to accommodate about
 40% of that encampment’s residents in shelters. According to the center’s director, Sam Dodge,
 the formula is adjusted each week.”).

1 has failed to properly train staff regarding the constitutional and legal requirements prior to
 2 conducting sweep operations against unhoused people.

3 **HISTORICAL AND FACTUAL BACKGROUND**

4 A. San Francisco's Homelessness Crisis is Rooted in Decades of Racial Redlining and
 5 Exclusionary Zoning Practices Designed to Kick Low-Income Black and Brown
 6 Families Out.

7 56. San Francisco is in the midst of a homelessness crisis decades in the making. On
 8 any given night, thousands of residents are unhoused and without shelter.²⁶ The crisis has distinctly
 9 racial dimensions—Black people comprise 6% of San Francisco’s general population but make up
 10 37% of the City’s unhoused population.²⁷ That is because San Francisco has systematically
 11 displaced Black and Brown people for years.²⁸

12 57. San Francisco has a long history of operationalizing the law to ensure that the City
 13 remains as white as possible. In the late 1800s, San Francisco was among the first cities in the
 14 United States to use explicitly racist zoning laws to exclude communities of color.²⁹ The Supreme
 15

16 ²⁶ 2022 Point-in-Time Count, *supra* note 2.

17 ²⁷ *Id.*; U.S. Census Bureau, *QuickFacts: San Francisco, California*,
 18 <https://www.census.gov/quickfacts/fact/table/US/PST045221>.

19 ²⁸ See, e.g., Lexi Pandell, *The Racist Origins of San Francisco’s Housing Crisis*, TNR (May 31,
 20 2019), <https://newrepublic.com/article/154028/racist-origins-san-franciscos-housing-crisis> (“Poor
 21 neighborhoods and areas dominated by non-white residents were also redlined, meaning that
 22 developers and banks avoided investing in those areas or loaning to those who lived there”); see
 23 also Centennial Report, at 9, S. F. PLAN. COMM’N (2017),
 24 https://default.sfplanning.org/publications_reports/SF_Planning_Centennial_Brochure.pdf (“The
 25 implications were that “blight” stood in the way of progress, that it could spread, and that it needed
 26 to be removed before it killed the City. It was a deeply political term firmly rooted in structural
 27 racism, which relied on fears of white flight and urban disinvestment to justify the wholesale
 28 removal of communities of color”).

29 Nicole Montojo et al., *Roots, Race, & Place: A History of Racially Exclusionary Housing in the San Francisco Bay Area* 15, HAAS INSTITUTE FOR A FAIR AND INCLUSIVE SOCIETY (2019), <https://belonging.berkeley.edu/rootsraceplace> (“Many exclusionary housing policies now common across the United States originated in the Bay Area. San Francisco was among the first to use zoning to exclude specific racial groups”).

1 Court finally put an end to this kind of blatant racial exclusion in 1917 in *Buchanan v. Warley*.³⁰

2 58. Thus began San Francisco's longstanding practice of using single-family zoning
 3 laws as a pretext to keep people of color out—a nakedly exclusionary practice that originated in
 4 the Bay Area and was later adopted widely across the country.³¹ In the 1920s, *California Real*
 5 *Estate* openly praised the Bay Area's aggressive use of single-family zoning ordinances as
 6 “protection against invasion of Negroes and Asiatics.”³²

7 59. Racial redlining in the 1930s reflected a collaboration between San Francisco and
 8 the federal government to encourage financial institutions and businesses to actively discriminate
 9 against Black and Asian families.³³ San Francisco's redlining map from 1937 labeled the few
 10 neighborhoods where Black and Asian families still lived as “hazardous” for investment expressly
 11 because of the “threat of infiltration of foreign-born, Negro, or lower grade population.”³⁴ These
 12

13 ³⁰ *Buchanan v. Warley*, 245 U.S. 60, 82 (1917) (striking down a racially exclusionary ordinance
 14 because “[w]e think this attempt to prevent the alienation of the property in question to a person
 15 of color was not a legitimate exercise of the police power of the state, and is in direct violation of
 the fundamental law enacted in the Fourteenth Amendment of the Constitution”).

16 ³¹ See Nicole Montoio, *supra* note 29, at 15 (noting that pretextual zoning ordinances originating
 17 in the Bay Area “became a standard in cities throughout the United States”); see also Marc Weiss,
 18 “*Urban Land Developers and the Origins of Zoning Laws: The Case of Berkeley*,” BERKELEY
 PLAN. J. (1986), <https://escholarship.org/uc/item/26b8d8zh>; Sonia Hirt, *Zoned in the USA: The*
 19 *Origins and Implications of American Land-Use Regulation*, 165 (Ithaca, NY: Cornell University
 Press, 2014); Erin Baldassari, *The Racist History of Single-Family Home Zoning*, KQED (Oct. 5,
 2020), <https://www.kqed.org/news/11840548/the-racist-history-of-single-family-home-zoning>.

20 ³² Nicole Montoio, *supra* note 29, at 15.

21 ³³ John Kimble, *Insuring Inequality: The Role of the Federal Housing Administration in the Urban*
 22 *Ghettoization of African Americans* 405, L. & Soc. Inquiry, Spring 2007; Terry Gross, *A*
 23 *'Forgotten History' of How the U.S. Government Segregated America*, NPR, (May 3, 2017),
<https://www.npr.org/2017/05/03/526655831/a-forgotten-history-of-how-the-u-s-government-segregated-america>.

25 ³⁴ See e.g., *Mapping Inequality: Redlining in New Deal America*, San Francisco, CA: D1, UNIV.
 26 OF RICHMOND, <https://dsl.richmond.edu/panorama/redlining/#loc=12/37.758/-122.514&city=san-francisco-ca&area=D1> (“More than half the Negro population of San Francisco are located here,
 27 and it is considered a highly hazardous area”); Matthew Green, *How Government Redlining Maps*
 Pushed Segregation in California Cities, KQED (Apr. 27, 2016),
<https://www.kqed.org/lodown/18486/redlining> (publishing San Francisco's 1937 redlining map,

1 pronouncements made it impossible for Black and immigrant families to secure the same
 2 mortgages and loans in San Francisco that were available to white families—which decimated
 3 Black home ownership and rental opportunities.³⁵

4 60. In the 1940s, San Francisco's housing authorities took direct aim at Black
 5 neighborhoods for “redevelopment.” In 1947, the San Francisco Planning and Housing
 6 Association published a report calling for the demolition of the Fillmore District—a neighborhood
 7 it called “an indeterminate shade of dirty black.”³⁶ From the 1950s-1970s, San Francisco used
 8 authorizing legislation to bulldoze the Fillmore District—ejecting thousands of Black families in
 9 one of the country’s largest racialized urban displacement projects.³⁷

10 61. These practices persist to this day. Recent studies show that Black renters in San
 11

12 and identifying the racist criteria the government used to determine which areas lenders should
 13 divest from).

14 ³⁵ See, e.g., David Reiss, *The Federal Housing Administration and African-American*
15 Homeownership, 26. J. AFFORDABLE HOUS. & CMTY. DEV. L., No. 1 (2017), at 123-25 (identifying
 16 that “redlined” neighborhoods were not eligible for federally-insured mortgages, and outlining the
 dire consequences for Black home ownership as white homeownership was supported and actively
 subsidized by the government).

17 ³⁶ See Clement Lai, *The Racial Triangulation of Space: The Case of Urban Renewal in San*
18 Francisco's Fillmore District, ANNALS OF THE ASS'N OF AM. GEOGRAPHERS (2012),
<https://www.jstor.org/stable/41412759> (identifying an influential San Francisco housing report
 19 entitled “Blight and Taxes”).

20 ³⁷ See, e.g., Christina Jackson & Nikki Jones, *Remembering the Fillmore: the Lingering History*
21 of Urban Renewal in Black San Francisco, at 62-63, CENTER FOR BLACK STUDIES RESEARCH
 22 (2012),
<https://cupola.gettysburg.edu/cgi/viewcontent.cgi?referer=&httpsredir=1&article=1000&context=afsfac> (documenting lived experiences of “Urban Renewal and Negro Removal in San Francisco”
 23 following two major “redevelopment” schemes in 1953 and 1963); Bianca Taylor, *How ‘Urban*
24 Renewal’ Decimated the Fillmore District, and Took Jazz With It, KQED (Jun. 25, 2020),
<https://www.kqed.org/news/11825401/how-urban-renewal-decimated-the-fillmore-district-and-took-jazz-with-it> (“The redevelopment of the Fillmore was one of the largest projects of urban
 25 renewal on the West Coast. It impacted nearly 20,000 people [...] According to the U.S. census,
 26 in the 1970s 10% of San Francisco’s population identified as Black. Today, that number is half’);
 27 see also Rachel Brahinsky, *Hush Puppies, Communalist Politics, and Demolition Governance: The Rise and Fall of the Black Fillmore*, in *Ten Years That Shook the City: San Francisco 1968-1978* (2011 ed., Carlsson et al.).

28

1 Francisco still face some of the worst discrimination in the country.³⁸ San Francisco is set to
 2 become the whitest county in the Bay Area—when it was the most diverse just fifty years ago.³⁹
 3 Its Black population has halved in that time as a result of San Francisco’s targeted exclusion.⁴⁰

4 62. As City officials have readily admitted, this targeted exclusion of Black
 5 communities from access to housing is a root cause of the City’s outsized, persistent, and racialized
 6 homelessness crisis.⁴¹

7 B. The City’s Refusal to Supply Affordable Housing Opportunities Has Perpetuated
 8 the Current Homelessness Crisis, Forcing Unprecedented Numbers of Low-Income
 9 Residents onto the Streets in One of the Wealthiest Cities in the World.

10 63. Given San Francisco’s history of racial exclusion, the City’s failure to support
 11 enough housing for its low-income Black and Brown families is particularly troubling.⁴² It is no
 12 secret that San Francisco desperately lacks affordable housing.⁴³ In 2016, 73% of San Francisco
 13

14 ³⁸ See Peter Christensen et al., *Racial Discrimination and Housing Outcomes in the United States*
 15 *Rental Market*, NAT’L BUREAU OF ECON. RSCH. (2021), <https://www.nber.org/papers/w29516>;
 16 Julian Glover, *Black renters in San Francisco more likely to face discrimination, new research*
 17 *finds*, ABC NEWS (Dec. 21, 2021), [https://abc7news.com/black-renters-discrimination-renter-](https://abc7news.com/black-renters-discrimination-renter-problems-sf-rental-racism-study/11368115/)
 18 *problems-sf-rental-racism-study/11368115/* (“According to the study, Black renters in San
 19 Francisco faced the sixth worst response rate in the country in the experiment conducted over the
 20 course of nine months in 2021”).

21 ³⁹ See, e.g., *An Equity Profile of the San Francisco Bay Area Region*, POLICYLINK (2015),
 22 https://www.policylink.org/sites/default/files/documents/bay-area-profile/BayAreaProfile_21April2015_Final.pdf; Tamara Palmer, *San Francisco Poised to be*
 23 *“Whitest County” in Bay Area By 2040: Study*, NBC BAY AREA (Apr. 23, 2015),
 24 <https://www.nbcbayarea.com/news/local/san-francisco-diversity-study/134333/>.

25 ⁴⁰ See Bianca Taylor, *supra* note 37, (“According to the U.S. census, in the 1970s 10% of San
 26 Francisco’s population identified as Black. Today, that number is half”).

27 ⁴¹ See Jeff Kositsky & Marc Dones, *supra*, note 13. (noting that “[t]he situation in San Francisco
 28 is similar [...] [t]here is a deep and abiding problem within the reality of American homelessness
 29 that points unequivocally to racial injustice”); George R. Carter III, *From Exclusion to Destitution:*
Race, Affordable Housing, and Homelessness, 13 Cityscape, No. 1, at 33, 62.

30 ⁴² See e.g., Herring & Yarbrough, *supra*, note 9.

31 ⁴³ Rosalsky, *supra*, note 12.

1 households spent more than 30% of their income on rent.⁴⁴ This standard metric of housing
 2 affordability—and direct predictor of homelessness—betrayed a grim outlook for the City.⁴⁵ The
 3 City’s dearth of affordable housing is a direct cause of the homelessness crisis.⁴⁶ Scholars have
 4 likened the situation to a game of musical chairs—as a City fails to build enough new units,
 5 existing affordable housing becomes increasingly scarce.⁴⁷ When the music stops, there are more
 6 low-income people than affordable units, forcing many people out onto the streets.⁴⁸

7 64. San Francisco’s dire lack of affordable housing is no accident or stroke of bad
 8 luck—it is the result of the City’s consistent choice to ignore to the needs of its residents. The
 9 City’s Planning Department has acknowledged that a lack of affordable housing is driving
 10

11 ⁴⁴ McKinsey Global Inst., *A tool kit to close California’s housing gap: 3.5 million homes by 2025*
 12 at 4, 7, MCKINSEY & CO.
<https://www.mckinsey.com/~media/mckinsey/industries/public%20and%20social%20sector/our%20insights/closing%20californias%20housing%20gap/closing-californias-housing-gap-full-report.pdf>.

14 ⁴⁵ See Bay Area Equity Atlas, *Place Indicators*,
 15 <https://bayareaequityatlas.org/about/methods/place#housing-burden> (defining housing burden);
 16 Chris Glynn et al., *Inflection points in community-level homeless rates*, 15 ANNALS APPLIED STAT.
 17 1037, 1037-1053 (2021) (finding homelessness increases quickly once median rental costs exceed
 18 30% of median income). Black and Latinx renters are more likely to be cost-burdened. See Bay
 19 Area Equity Atlas, *Housing burden: All residents should have access to quality, affordable homes*,
<https://bayareaequityatlas.org/indicators/housing-burden/?breakdown=2&geo=04000000000006075> (breaking down data by race).

20 ⁴⁶ See Rosalsky, *supra* note 12 (“The primary cause of the crisis is simple: Housing has gotten way
 21 too scarce and expensive.”); Jeffrey Olivet et al., *Racial Inequity and Homelessness: Findings
 22 from the SPARC Study*, 693 ANNALS AM. ACAD. POL. & SOC. SCI., no. 1, 2021, at 90 (“The
 23 interviews indicated that lack of access to safe, decent, and truly affordable housing was a major
 24 factor contributing to homelessness.”); Cushing N. Dolbeare, *Homelessness and the Low Income
 25 Housing Crisis*, 19 J. SOC. & SOC. WELFARE 151, 151 (1992) (identifying gap in housing
 26 affordability as the underlying cause of homelessness); Carter, *From Exclusion to Destitution:
 27 Race, Affordable Housing, and Homelessness*, 13 CITYSCAPE, No. 1, at 37 (discussing literature
 28 on positive relationship between lack of affordable housing and homelessness).

29 ⁴⁷ See Marybeth Shinn & Colleen Gillespie, *The Roles of Housing and Poverty in the Origins of
 30 Homelessness*, 37 AM. BEHAVI. SCIENTIST, No. 4 at 505, 505-07 (explaining how a lack of
 31 affordable housing causes homelessness).

32 ⁴⁸ *Id.*

1 displacement and homelessness in the City.⁴⁹ Nonetheless, San Francisco failed to meet state
 2 targets for affordable housing production between 1999 and 2014—ultimately constructing
 3 61,000 fewer very low-income units than needed.⁵⁰ The City also lost affordable housing at an
 4 alarming rate: “for every two affordable housing units created, the city lost more than one from
 5 its existing inventory because of units being permanently withdrawn from the protection of rent
 6 control.”⁵¹

7 65. In recent years, the City has continued to underproduce affordable housing and
 8 overproduce housing for the wealthy. From 2015 to 2022, the City only built 33% of the deeply
 9 affordable housing units it promised and only 25% of actual housing production went to
 10 affordable housing, while the City easily exceeded 100% of its building target for unaffordable
 11 housing.⁵²

12 66. The City’s decision to underproduce affordable housing has forced unprecedented
 13 numbers of its low-income residents onto the streets.⁵³ Meanwhile, the technology boom has

14 ⁴⁹ See S. F. PLAN. DEPT., *Context: Dismantling San Francisco’s Housing Inequities*, (Apr. 6,
 15 2021), <https://storymaps.arcgis.com/stories/26bc500b5aee4f0281a860a2144a5998> (“When
 16 housing is a scarce resource, prices rise based on what the highest earners can afford. Lower
 17 income households are left paying unsustainably high shares of their income to stay in the city –
 if they can secure housing at all.”).

18 ⁵⁰ Kate Anthony et al., , *Homelessness in the San Francisco Bay Area: The crisis and a path*
 19 *forward* 4, MCKINSEY & CO., (2019), <https://resources.ecww.org/sites/default/files/Homelessness-in-the-San-Francisco-Bay-Area-The-crisis-and-a-path-forward.pdf>.

20 ⁵¹ *Id.*

21 ⁵² S. F. PLAN. DEPT., 2020 San Francisco Housing Inventory 15 (2021),
https://sfplanning.org/sites/default/files/documents/reports/2020_Housing_Inventory.pdf.

22 ⁵³ See *id.* As a result of housing unaffordability, San Francisco’s low-income renters and renters
 23 of color face evictions, housing instability, fewer housing options, and displacement pressure. See
 24 S. F. PLAN. DEPT., *Housing Affordability Strategies* 10 (Mar. 2020),
https://default.sfplanning.org/publications_reports/Housing_Affordability_Strategies_Report.pdf
 25 ; *Context: Dismantling San Francisco’s Housing Inequities*, *supra* note 49; Bhargavi Ganesh, *The*
26 Bay Area’s housing crisis, in four charts, URBAN INST. (May 2018), <https://www.urban.org/urban-wire/bay-areas-housing-crisis-four-charts>. It is therefore no surprise that 70% of unhoused people
 27 in San Francisco were living in the City when they were driven into homelessness. See *2017 Point-in-Time Count*, S.F. DEP’T OF HOMELESSNESS & SUPPORTIVE HOUSING (2017),
 28

1 drawn tens of thousands of new residents to San Francisco, and exacerbated the housing crisis.⁵⁴
 2 For every seven new jobs created between 2010 and 2015, the Bay Area added only one home,
 3 while rents increased more than 40% during the same period.⁵⁵ The San Francisco metropolitan
 4 area has the fourth largest economy in the U.S., the highest concentration of billionaires in the
 5 world, and one of the highest rates of income inequality in the U.S.⁵⁶ As the City has become
 6 one of the wealthiest places in the world, it has stood by and allowed its low-income residents to
 7 be displaced and thrust into homelessness.⁵⁷

8
 9
 10
 11

 12 http://hsh.sfgov.org/wp-content/uploads/ 2017/06/2017-SF-Point-in-Time-Count-General-
 FINAL-6.21.17.pdf.

13 ⁵⁴ Rosalsky, *supra* note 12, (“As regions like the San Francisco Bay Area became magnets for
 14 highly paid professionals in the computer-driven economy, they failed to build enough new units
 15 to keep up with demand.”); *Housing Affordability Strategies*, *supra* note 53, at 9 (“Higher income
 households have occupied a growing share of the city’s rental and ownership housing in all housing
 types including a growing portion of the city’s rent-controlled housing”).

16 ⁵⁵ Jenny Scheutz, *Dysfunctional policies have broken America’s housing supply chain*,
 BROOKINGS INST. (Feb. 22, 2022), <https://www.brookings.edu/blog/the-avenue/2022/02/22/dysfunctional-policies-have-broken-americas-housing-supply-chain/>.

17 ⁵⁶ See Iman Ghosh, *This 3D map shows the U.S. cities with the highest economic output*, WORLD
 ECONOMIC FORUM (Sept. 24, 2020), <https://www.weforum.org/agenda/2020/09/united-states-america-economic-output-new-york-la/>; Willy Staley, *How Many Billionaires Are There, Anyway?*, N. Y. TIMES (Apr. 7, 2022), <https://www.nytimes.com/2022/04/07/magazine/billionaires.html> (“San Francisco is now home to 81 billionaires, at least according to Wealth-X. That’s almost two per square mile, or about one for every 10,000 residents — the highest concentration in the world”); Alan Berube, *City and metropolitan income inequality data reveal ups and downs through 2016*, BROOKINGS INSTITUTION (Feb. 5, 2018) <https://www.brookings.edu/research/city-and-metropolitan-income-inequality-data-reveal-ups-and-downs-through-2016/> (identifying San Francisco as one of the cities with the highest income inequality in the United States).

18
 19
 20
 21
 22
 23
 24
 25
 26 ⁵⁷ Georgina McNee & Dorina Pojani, *NIMBYism as a barrier to housing and social mix in San Francisco*, J. HOUS. & THE BUILT ENVIRON. 37, 553–573 (2022). <https://doi.org/10.1007/s10901-021-09857-6> (“Planning meetings appear to be dominated by older, white, and financially stable residents, and this is a major (though not sole) barrier to the city’s social mix”).

1 C. The City Blames Unhoused People for the Crisis it Caused, Subjecting Residents
 2 to a Renewed Era of Failed Mass Incarceration Policies, Criminalization, and Racist
 3 Policing as a Punishment for Being Poor.

4 67. Instead of taking responsibility for its role in creating the homelessness crisis, San
 5 Francisco cracks down with criminal penalties on the low-income residents it has driven into
 6 homelessness.⁵⁸ The City “has more anti-homeless ordinances on its book than any other
 7 California and possibly U.S. city.”⁵⁹ It seeks to erase any trace of unhoused people from public
 8 space, reflecting a deep “disdain for visible poverty.”⁶⁰ In her remarks and actions, Mayor
 9 London Breed has also raised the specter that unhoused people are a blight to be removed from
 10 sight.⁶¹

11 68. The City criminalizes the status of homelessness through ordinances prohibiting
 12 people from sleeping or lodging on public property, effectively punishing unhoused people for
 13 their predicament.⁶² But as the City well knows, unhoused people have little choice in the matter.

14

⁵⁸ See Mallory Moench, *Mayor Breed Promised to Bring Tough Love to the Troubled Tenderloin. Did She Deliver?*, SF Chronicle (Apr. 15, 2022), <https://www.sfchronicle.com/sf/article/san-francisco-mayor-tenderloin-17082180.php> (quoting Mayor Breed’s pledge to be ”more aggressive with law enforcement” in the Tenderloin).

17 ⁵⁹ Chris Herring, *Complaint-Oriented Policing: Regulating Homelessness in Public Space*, 84 Am. Soc. Rev., No. 5, Oct. 2019, at 769, 790, 794.

19 ⁶⁰ See Sara K. Rankin, *supra* note 14 at 102-104 (2019).

20 ⁶¹See David Marks, *SF Mayor Breed Declares State of Emergency in Tenderloin*, KQED (Dec. 17, 2021), <https://www.kqed.org/news/11899726/sf-mayor-breed-declares-state-of-emergency-in-tenderloin> (quoting S.F. Mayor London Breed as saying, “too many people are sprawled over our streets” . . . “There are a number of things that this city is going to do to address public safety, and part of that is a police response.”); David Sjostedt, *supra* note 23 (discussing city response to presence of visibly homeless people near the Ferry Building); Press Release, Off. of the Mayor, *supra* note 7 (celebrating a reduction in the presence of unhoused people’s tents throughout the city).

25 ⁶² See, e.g., S.F. Police Code § 168 (prohibiting sitting, lying down, or lodging on the sidewalk between 7:00 a.m. through 11:00 p.m.); S. F. Port Code §§ 2.9-2.10 (no sleeping or lodging in the Port areas between 10:00 p.m. and 6:00 p.m.); S. F. Park Code §§ 3.12-3.13 (no sleeping or lodging in any park between the hours of 8:00 p.m. and 8:00 a.m.); see also Rankin, *Punishing Homelessness*, *supra* note 14, at 107 (“Chronically homeless people are frequently burdened with civil infractions and criminal charges related to their homelessness.”). By definition,

1 Unhoused individuals regularly identify that their primary obstacle to obtaining permanent
 2 housing is being unable to afford rent.⁶³ This is not a problem that can be solved by punishment.

3 69. Criminal enforcement dispossesses unhoused people of their property, drives them
 4 further into poverty, creates barriers to employment, housing, and financial stability, subjects
 5 unhoused people to further trauma, increases their vulnerability to violence, and makes them
 6 more likely to remain homeless—ultimately making our communities less safe.⁶⁴ The impact on
 7 Black and Brown communities is even more severe. Not only are such community members
 8 overrepresented in San Francisco’s homeless population, but they are also approached, cited,
 9 arrested, and incarcerated by police at the highest rates.⁶⁵ San Francisco’s criminalization of
 10 unhoused people’s status perpetuates failed mass incarceration era policies.⁶⁶

11 criminalization laws “restrict one’s ability to engage in necessary life-sustaining activities in
 12 public, *even when that person has no reasonable alternative.* *Id.* (emphasis added).

13 ⁶³ See San Francisco Homeless County & Survey Comprehensive Report 2019, *supra* note 10, at
 14 23 (“Respondents were asked what prevented them from obtaining housing. The majority (63%)
 15 reported that they could not afford rent”).

16 ⁶⁴ See Herring, *supra* note 59, at 790 (documenting the consequences of criminalizing homeless
 17 people through move-along orders, citations, and threats and the ways in which that drives
 18 individuals further into poverty); Katrina Ballard & Samantha Batko, *Three Ways Communities*
 19 *Can Promote Inclusive Public Space and Better Support People Forced to Live Outside*, URBAN
 20 INST. (Aug. 7, 2020), <https://www.urban.org/urban-wire/three-ways-communities-can-promote-inclusive-public-space-and-better-support-people-forced-live-outside> (“When police respond to
 21 homelessness, they frequently issue move-along orders or arrests and citations for sleeping or
 22 camping. This criminalization of living outside leads to a homelessness-jail cycle, which does
 23 nothing to improve the lives of people without homes or the broader community. Encampment
 24 sweeps can also traumatize people living there and interrupt their efforts to build stability”).

25 ⁶⁵ See Herring & Yarbrough, *supra* note 9, at 55 (“Not only are Blacks and Latinos
 26 disproportionately represented in the homeless population, they also experienced police
 27 interactions, citation, arrest, and incarceration at the highest rates of all our homeless
 28 respondents”).

29 ⁶⁶ See Herring & Yarbrough, *supra* note 9, at 1 (“This report documents and analyzes the impacts
 30 of the rising tide of anti-homeless laws in our era of mass incarceration on those experiencing
 31 homelessness in San Francisco.”); *id.* at 8-9 (“the criminal justice system produces homelessness
 32 through detaining poor people who are housed prior to arrest and in the course of a few months or
 33 years graduates them into homelessness with a certified criminal record and no viable housing
 34 option upon release”).

1 70. In short, San Francisco's criminal punishment for being poor and unhoused is a
 2 cruel and ineffective approach that betrays a deep, willful misunderstanding of the solutions to
 3 homelessness.⁶⁷

4 D. Affordable Housing is the Only Permanent Solution to Homelessness, Makes
 5 Communities Far Safer, and Costs Substantially Less than the City's Useless
 6 Punishment Schemes.

7 71. The City's criminal enforcement most often removes unhoused people from one
 8 street and forces them onto another. But this is a costly cycle.⁶⁸ Research has consistently found
 9 that the criminalization of unhoused people is both expensive and ineffective—and that it is far
 10 more efficient to expend resources on non-punitive alternatives like permanent housing.⁶⁹

11 72. In 2015, for example, San Francisco spent at least \$20 million to enforce quality-
 12 of-life ordinances against homeless individuals.⁷⁰ This is quite likely a massive undercount of San
 13

14 ⁶⁷ Mary K. Cunningham, *The Homelessness Blame Game*, URBAN INST. (September 23, 2019)
 15 <https://www.urban.org/urban-wire/homelessness-blame-game> ("But criminalizing homelessness
 16 to force people into shelters is a bad idea. Research shows that criminalizing homelessness
 17 increases costs and strain on police, jails, and prisons—placing a heavy toll on state and local
 budgets").

18 ⁶⁸ Rankin, *supra* note 14, at 115 ("[S]weeps also punish the broader community because they do
 19 nothing to solve homelessness; instead, they are a costly, rotating door that wastes taxpayer
 20 dollars."); *see* Cunningham, *supra* note 67, ("Criminalizing homelessness won't work . . . These
 21 actions traumatize people living in encampments and have negative implications for public health.
 They also don't work; people experiencing homelessness may simply relocate to avoid them, or
 22 expensive jails or hospitals become de facto affordable housing.").

23 ⁶⁹ *See e.g.*, Rankin, *Punishing Homelessness*, *supra* note 14, at 104, 109 ([C]riminalization, along
 24 with other traditional approaches that manage homelessness, are the most expensive and least
 25 effective ways to address it"); Joshua Howard et al., *At What Cost: The Minimum Cost of*
 26 *Criminalizing Homelessness in Seattle and Spokane*, HOMELESS RIGHTS ADVOC. PROJECT, (May
 27 8, 2015) <https://digitalcommons.law.seattleu.edu/hrap/10> (finding that over a five year period,
 Seattle spent a minimum of \$2.3 million enforcing just 16% of its criminalization ordinances and
 Spokane spent a minimum of \$1.3 million enforcing 75% of its criminalization ordinances and
 concluding that non-punitive alternatives, such as building housing are more effective "in terms of
 28 cost and in terms of addressing the underlying problems of homelessness").

29 ⁷⁰ Policy Analysis Report: *Homelessness and the Cost of Quality of Life Laws*, S.F. BUDGET AND
 LEGIS. ANALYST OFFICE (2016) <http://2zwmzkbocl625qdrf2qqqfok-wpengine.netdna-ssl.com/2016/09/2016-09-14-14-14-14.pdf>

1 Francisco's direct spend on annual criminalization efforts that do not work.⁷¹ Meanwhile, San
 2 Francisco's choice not to make affordable housing available for its unhoused residents imposes
 3 hundreds of millions of dollars in downstream costs every year by straining the City's healthcare,
 4 social service, and legal systems.⁷²

5 73. In Santa Clara County—a county with a comparable population of unhoused people
 6 to San Francisco—a comprehensive study found that the county indirectly spent over \$520 million
 7 annually on its healthcare, criminal, and social services systems as a result of leaving people
 8 unhoused and not directly addressing homelessness. Even a preliminary tally of some of San
 9 Francisco's direct expenditures on homelessness-related services indicates the annual cost of
 10 homelessness—a cost ultimately borne by taxpayers—is at least similar to that of Santa Clara⁷³, if

11

12

13

14

ssl.com/wp-content/uploads/2016/06/Budget-and-Legislative-Analyst-Report.Quality-of-Life-Infactions-and-Homelessness.052616-1.pdf

15

16

⁷¹ See, e.g., Herring & Yarbrough, *supra* note 9, at 66-68 (discussing difficulty of determining exact costs and noting that it is a political decision to intentionally overlook and ignore reporting on the costs of enforcing these laws).

17

18

19

20

21

⁷² See, e.g., Ballard & Batko, *supra* note 64 (discussing costliness of homelessness-jail, whereby unhoused people cycle in and out of jail, shelters, rehabilitation centers, and emergency care); Cunningham, *supra* note 67; Gregory A. Shinn, *Rethink Homelessness & Impact Homelessness, The Cost Of Long-Term Homelessness In Central Florida: The Current Crisis and the Economic Impact of Providing Sustainable Housing Solutions* 15-17, 20 (2014), CENT. FLA. COMM'N ON HOMELESSNESS <https://shnnny.org/uploads/Florida-Homelessness-Report-2014.pdf> (discussing how long-term homelessness is expensive to the community and that the cost of doing nothing is substantial).

22

23

24

25

26

27

⁷³ See SANTA CLARA CNTY. OFF. OF SUPPORTIVE HOUS., *Santa Clara County Homeless Census and Survey Reports*, <https://osh.sccgov.org/continuum-care/reports-and-publications/santa-clara-county-homeless-census-and-survey-reports> (documenting trends in Santa Clara's unhoused population); Santa Clara County Continuum of Care, *How does Santa Clara County compare to other jurisdictions?*, https://osh.sccgov.org/sites/g/files/exjcpb671/files/2017%20PIT%20CoC_Comparisons.pdf (comparing Santa Clara to San Francisco); Molly Turner, *Homelessness in the Bay Area*, SPUR (Oct. 23, 2017), <https://www.spur.org/publications/urbanist-article/2017-10-23/homelessness-bay-area> (“San Francisco and Santa Clara counties have some of the nation’s highest percentages of homelessness.”).

28

1 not significantly higher.⁷⁴

2 74. In this context, making affordable housing available would be a far more prudent
 3 investment than the City's destructive and costly practice of forcing unhoused people to cycle
 4 through different streets, jails, hospitals, and temporary shelters. To meet its housing goals for low-
 5 income and very low-income units, San Francisco would need to build 6,624 new affordable units,
 6 which would cost about \$4.8 billion.⁷⁵ That would be enough to house every currently unsheltered
 7 San Franciscan. Assuming San Francisco indirectly spends about the same annually on
 8 homelessness as Santa Clara does—\$520 million—and it instead chose to invest that sum in
 9 affordable housing, the City would be able to build 742 of those new units per year and could
 10 actually stem, and even end, the homelessness crisis.⁷⁶

11 75. This necessary investment in affordable housing pales in comparison to the
 12 hundreds of millions of taxpayer dollars San Francisco hemorrhages each year as a consequence
 13 of keeping its residents unhoused and forced to sleep on the City's streets or in temporary shelter.

15 ⁷⁴ See e.g., DEP'T OF HOMELESSNESS & STRATEGIC HOUS., Five Year Strategic Framework, (Oct.
 16 2017), <https://hsh.sfgov.org/wp-content/uploads/2017/10/HSH-Strategic-Framework-Full.pdf>
 17 (noting the city spent \$256.7 million on homelessness services through HSH in 2017); S.F. DEP'T
 18 OF PUB. HEALTH,, Annual Report FY 2020-2021, https://www.sfdph.org/dph/files/reports/PolicyProcOfc/FINAL-Annual_Report_FY2021.pdf
 19 (noting city spent \$28 million on a mental health initiative for unhoused people in 2020); S.F.
 20 DEP'T OF PUB. HEALTH, Mental Health San Francisco Implementation Plan,
https://www.sfdph.org/dph/files/IWG/MHSF_Implementation_Report_Feb.2022.pdf (noting city
 21 is poised to spend another \$60 million for mental health services serving unhoused people); BAY
 22 AREA COUNCIL ECON. INST., Bay Area Homelessness: A Regional View of a Regional Crisis17
 (noting city spent \$54 million on street cleaning in 2018). None of these sources include the cost
 23 of physical health services—health services were the largest source of spending in the Santa Clara
 24 study.

25 ⁷⁵ See 2020 Housing Inventory, *supra* note 52 at 15 (noting deficit of 6,624 units); BAY AREA
 26 COUNCIL ECON. INST., *How Much Does it Cost to Construct One Unit of Below Market Housing
 in the Bay Area?*, <http://www.bayareaeconomy.org/how-much-does-it-cost-to-produce-one-unit-of-below-market-housing-in-the-bay-area/#:~:text=In%202019%2C%20the%20average%20construction,of%20below%20market%20rate%20housing> (identifying that producing a single unit of affordable housing costs around
 \$700,000 in San Francisco).

27 ⁷⁶ See *id.*

1 76. In addition to being unjustifiably costly, criminalization harms unhoused people
 2 and puts our communities at further safety risk.⁷⁷ Criminalization does not reduce the presence of
 3 unhoused people in public space, it only makes unhoused people less likely to seek or to receive
 4 social services and supports (of which there is already an unmet need). The criminal eviction of
 5 unhoused people from public areas also has no discernible impact on economic activity at
 6 storefront businesses.⁷⁸

7 77. Solving homelessness is possible.⁷⁹ Studies have consistently shown that housing
 8 is the answer.⁸⁰ Affordable housing is cost-effective and makes communities safer by investing in
 9 long-term stability and community growth. The City need not continue expending vast resources
 10 criminalizing its unhoused population when it could invest in the only permanent, cost-effective
 11 solution to its homelessness crisis—affordable housing.⁸¹

12 78. Nonetheless, San Francisco has repeatedly failed to approve measures that would
 13
 14

15 ⁷⁷ See Rankin, *supra* note14, at 108, 113-14 (discussing consequences of ordinances and
 16 concluding that they emotional and psychological tolls on encampment residents, exacerbate
 17 existing physical and mental health problems, and “render chronically homeless people more
 18 resistant to recovery and more likely to remain homeless, to become sick, to self-medicate, to be
 19 incarcerated, and even to die.”).

20 ⁷⁸ Herring & Yarbrough *supra* note 9, at 61, 67; Berkeley Law Policy Advocacy Clinic, Does Sit-
 21 Lie Work: Will Berkeley’s “Measure S” Increase Economic Activity And Improve Services To
 22 Homeless People, available at https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2165490
 23 (finding no meaningful evidence to support claims that sit-lie ordinances increase economic
 24 activity).

25 ⁷⁹ Rankin, *supra* note 14, at 130-34. (“Studies consistently show that solving chronic homelessness
 26 is achievable through the evidence-based solutions of Housing First and permanent supportive
 27 housing”).

28 ⁸⁰ *Id.*

29 ⁸¹ See e.g., *id.* at 104 (“[N]on-punitive alternatives, such as permanent supportive housing, are the
 30 most cost-effective ways to solve chronic homelessness.”); Samantha Batko, *We Can End
 31 Homelessness through Housing First Interventions*, URBAN INST. (Feb. 12, 2020)
<https://www.urban.org/urban-wire/we-can-end-homelessness-through-housing-first-interventions>.

1 rapidly expand the building of affordable housing.⁸² The City has also failed to appropriately and
 2 promptly spend hundreds of millions of annual Proposition C tax dollars that are specifically
 3 allocated to address permanent solutions to the City's homelessness crisis.⁸³

4 **FACTUAL ALLEGATIONS**

5 A. San Francisco Does Not Have Enough Shelter Beds to House Thousands of its
 6 Unhoused Residents, Forcing Unhoused People to Sleep on the Streets.

7 79. San Francisco does not have sufficient and adequate shelter to accommodate those
 8 currently experiencing homelessness in the City. This is true on any given day, yet the City
 9 nonetheless conducts regular sweeps across the City.

10 80. According to San Francisco's 2019 Homeless Count and Survey, there were 8,035
 11 homeless individuals residing in the City.⁸⁴ On the night the City conducted a count of its homeless
 12 population, the City counted 5,180 individuals—or 64% percent of the City's homeless
 13 population—as unsheltered.⁸⁵ The City counted 2,855 individuals in the shelter count.⁸⁶ Although
 14 San Francisco had 3,493 shelter beds available in 2019, the number of beds was far insufficient to
 15 shelter San Francisco's entire population.⁸⁷ In 2021, because of a *temporary* COVID-19 program,

16
 17 ⁸² For example, the City has chosen not to use federal and state funds to immediately create
 18 affordable housing options for the unhoused. *See, e.g.*, STREET SHEET, *An Unprecedented Golden*
 19 *Opportunity* (May 20, 2021), <https://streetsheet.medium.com/an-unprecedented-golden-opportunity-a28150b601b9> (noting that the City could, but has not, invest in a series of building purchase programs that would immediately create affordable housing options for the unhoused).

20
 21 ⁸³ *See* J.D. Morris, *Here's how much San Francisco has spent of \$600 million in Prop. C money*
 22 *slated for homeless services*, S. F. CHRONICLE (May 27, 2022),
<https://www.sfchronicle.com/sf/article/Here-s-how-much-San-Francisco-spent-prop-C-tax-17202036.php> (“San Francisco has only spent about a quarter of the funds it has available from a 2018 business tax that voters approved to make massive investments in homeless services”).

23
 24 ⁸⁴ San Francisco Homeless County & Survey Comprehensive Report 2019, *supra* note 10, at 10.

25
 26 ⁸⁵ *Id.*

27
 28 ⁸⁶ *Id.*

⁸⁷ San Francisco 2021 Sheltered Point-in-Time Count 4, S.F. DEP'T OF HOMELESSNESS &
 SUPPORTIVE HOUSING (2021), <https://hsh.sfgov.org/wp-content/uploads/2021/09/2021-Sheltered-PIT-Count.pdf>.

1 the City modestly increased its shelter capacity to provide 5,080 shelter beds.⁸⁸ This was still
 2 approximately 3,000 beds short of what would have been necessary to shelter every unhoused San
 3 Franciscan.

4 81. According to San Francisco's 2022 Homeless Count and Survey, there were 7,754
 5 unhoused people in San Francisco on a given day and as many as 20,000 individuals may
 6 experience homelessness in San Francisco over the course of a full year.⁸⁹ The City's total shelter
 7 bed availability during the same time period remained at only 5,080 beds.⁹⁰ The City is thus, by
 8 its own count, thousands of shelter beds short.

9 82. The shortage is getting worse. The present shelter inventory includes 2,263
 10 temporary Shelter-in-Place hotel rooms for COVID-19 that will be phased out entirely by the end
 11 of FY21-22.⁹¹ San Francisco is already keeping the majority of these temporary COVID beds
 12 vacant in anticipation of an end to supplemental federal funding for the temporary Shelter-in-Place
 13 program. Without the COVID beds, the 2019 count is most accurate: only 3,493 beds are actually
 14 available, meaning a shortage of at least 4,400 beds.⁹²

15 83. The shelter shortage corresponds to San Francisco's unsheltered homeless
 16 population. When the City was able to conduct a count of its unsheltered population on one night
 17 in 2022, 4,397 unhoused individuals—or 57 percent of the City's homeless population—were
 18 unsheltered.⁹³

19 84. The City's extreme shortage of shelter beds means that unhoused people

20
 21 ⁸⁸ *Id.* at 4 (identifying that 2,263 temporary shelter beds added due to COVID-19 “will be phased
 22 out in FY21-22”).

23 ⁸⁹ San Francisco Homeless County & Survey Comprehensive Report 2022, at 2, S.F. DEP’T OF
 24 HOMELESSNESS & SUPPORTIVE HOUSING (2022), <https://hsh.sfgov.org/wp-content/uploads/2022/08/2022-PIT-Count-Report-San-Francisco-Updated-8.19.22.pdf>.

25 ⁹⁰ San Francisco 2021 Sheltered Point-in-Time Count, *supra* note 87, at 4.

26 ⁹¹ *Id.* at 4 (identifying that 2,263 temporary shelter beds added due to COVID-19 “will be phased
 27 out in FY21-22”).

28 ⁹² *Id.* at 3 (noting 3,493 available shelter beds as of January 2019).

29 ⁹³ 2022 Point-in-Time Count, *supra* note 2, at 10.

1 functionally lack access to shelter when they seek it. Prior to the start of the COVID-19 pandemic,
 2 City shelters could be accessed through the Department of Homelessness and Supportive
 3 Housing's 311 Waitlist. But shelter supply never met shelter demand.

4 85. From approximately 2015 to March 2020, the 311 Waitlist for a 90-day shelter bed
 5 hovered around over 1,000 people.⁹⁴ This meant that it was often impossible for an unhoused
 6 person seeking shelter to receive a timely shelter placement even if they had actively requested
 7 and sought out shelter. The usual wait time to get a shelter bed through this process was between
 8 three to eight weeks.

9 86. Beds for one-night stays were functionally full as well. Securing a one-night shelter
 10 bed required an unhoused person to stand or sit in line between two to eight hours a day just to
 11 secure a bed for that night. On most nights, between fifty and one-hundred unhoused people would
 12 be left in line or forced to sleep outside because no beds were available for them.

13 87. After the start of the COVID-19 pandemic, San Francisco closed the 311 waitlist
 14 and it remains closed. Individuals can also no longer access same-day shelter beds at a point of
 15 access as they could at least try to do prior to April 2020. Since April 2020, the ability to access
 16 shelters voluntarily has been almost completely shut-off. Unhoused individuals seeking shelter in
 17 San Francisco do not have any immediate shelter options available to them because the traditional
 18 avenues to seek shelter are closed.

19 88. In other words, San Francisco has never come close to providing enough shelter for
 20 thousands of its unhoused residents—which has resulted in the *majority* of the City's unhoused
 21 residents being forced to sleep on the streets. Due to the shelter scarcity, unhoused individuals also
 22 do not have voluntary access to shelter if they try to seek it out.

23 B. San Francisco Has Enacted and Continues to Enforce a Litany of Anti-
 24 Homelessness Ordinances and Statutes.

25 89. The City's systematic enforcement of a constellation of state statutes and local

26 ⁹⁴ *HSH 90 Day Emergency Shelter Waitlist*, DATASF (last updated Aug. 23, 2021),
 27 <https://data.sfgov.org/Health-and-Social-Services/HSH-90-day-emergency-shelter-waitlist/w4sk-nq57> (identifying that there were 1,339 individuals waiting for shelter in San Francisco before the
 28 waitlist was put on hold due to COVID-19).

1 ordinances against homeless individuals punishes them solely for being homelessness.

2 90. Since the 1980s, San Francisco has enacted a slew of ordinances that expressly seek
3 to punish unhoused individuals for sleeping, lying down, or storing their belongings on public
4 property within the City.

5 91. For example, San Francisco passed its Sit/Lie ordinance in 2010 making it illegal
6 to stay on public sidewalks during the day time. *See* S.F. Police Code § 168. This was the perverse
7 parallel to the already existing City ordinance making it illegal for homeless people to sleep in
8 public parks at night. *See* S.F. Park Code § 3.13. In other words, to avoid prosecution under these
9 ordinances, literally thousands of unhoused people would have to shuffle continuously between
10 San Francisco's streets and the public parks with everything they owned—every single day.

11 92. San Francisco Police Department Bulletins specifically instruct the City's police
12 officers to enforce local ordinances and multiple California state laws, including:

13 Local Ordinances

- 14 a. SF Health Code §§ 581 and 596 (criminalizing public nuisance including
15 “[a]ny buildings, structures, or portion thereof found to be unsanitary”)
- 16 b. S.F. Police Code §§ 22-24 (criminalizing “wilfully and substantially
17 obstruct[ing] the free passage of any person or persons on any street,
18 sidewalk, passageway or other public place”)
- 19 c. S.F. Police Code §§ 25-27 (criminalizing “wilfully remain[ing] upon any
20 private property or business premises after being notified by the owner,
21 lessee, or other person in charge thereof to leave”)
- 22 d. S.F. Police Code § 168 (making it “unlawful to sit or lie down upon a
23 public sidewalk, or any object placed upon a public sidewalk” between
24 7:00 a.m. and 11:00 p.m.),

25 State Statutes

- 26 a. Cal. Penal Code § 647(e) (criminalizing “lodg[ing] in any building,
27 structure, vehicle, or place, whether public or private, without the

1 permission of the owner or person entitled to the possession or in control
 2 of it”), and

- 3 b. Cal. Penal Code § 148(a) (prohibiting willfully resisting, delaying or
 4 obstruction agency or law enforcement personnel, which San Francisco
 5 Police Bulletins explain allows officers to issue citations when an
 6 “individual refuses to vacate an encampment” after s/he is provided notice
 7 to vacate). s
- 8 c. Cal. Penal Code § 372 (criminalizing public nuisance as defined in Section
 9 370, including “unlawfully obstruct[ing] the free passage or use, in the
 10 customary manner, of any . . . public park, square, street, or highway”)
- 11 d. Cal. Penal Code § 647c (criminalizing “willfully and maliciously
 12 obstruct[ing] the free movement of any person on any street, sidewalk, or
 13 other public place or on or in any place open to the public”).

14 93. SFPD Department Bulletins dating to May 2018 (A18-088) and July 2018 (A18-
 15 137) described the above civil and criminal penalties as available for law enforcement to address
 16 encampments on City streets or sidewalks. In 2020, the City issued another Bulletin, SFPD’s
 17 Department Notice, 20-100 (June 12, 2020), which continued to allow officers to “issue an
 18 admonishment, followed by citation, or arrest when appropriate” in connection with the
 19 aforementioned civil or criminal penalties.

20 C. The U.S. Constitution Protects Unhoused People from Criminalization in the
 21 Absence of Available Shelter and From Summary Destruction of Property Without
 22 Due Process of Law.

23 94. The Fourth, Eighth, and Fourteenth Amendments to the U.S. Constitution and their
 24 corollaries in the California Constitution limit whether and how a City may disturb unhoused
 25 people and their personal property. *See* U.S. Const. amends. VIII, IV, XIV; Cal. Const., art. I, §§
 26 7(a), 13, 15.

27 95. The Eighth Amendment prohibits cities from criminalizing the involuntary
 28 condition or status of homelessness—and from enforcing ordinances that do so. *See Martin*, 920

1 F.3d at 615-18 (holding that an anti-camping ordinance violated the Eighth Amendment because
 2 it “criminalize[d] conduct that [was] an unavoidable consequence of being homeless”); *Jones v.*
 3 *City of L.A.*, 444 F.3d 1118, 1138 (9th Cir. 2006), *vacated by settlement*, 505 F.3d 1006 (9th Cir.
 4 2007) (same).

5 96. *Martin v. Boise* conclusively declared that arresting or citing homeless people for
 6 sleeping in public in the absence of viable shelter violates the Eighth Amendment. For instance,
 7 “so long as there is a greater number of homeless individuals in [a jurisdiction] than the number
 8 of available beds [in shelters], the jurisdiction cannot prosecute homeless individuals for
 9 involuntarily sitting, lying, and sleeping in public . . . on the false premise they had a choice in
 10 the matter.” *Id.* (internal quotations omitted).

11 97. The Fourth and Fourteenth Amendments also protect homeless individuals from
 12 having their property summarily seized and destroyed by law enforcement without significant due
 13 process safeguards—including advance notice, reasonable time to move property, and “bagging
 14 and tagging” of all non-hazardous property for later recovery at a suitable location. *Lavan v. City*
 15 *of Los Angeles*, 693 F.3d 1022, 1028-29 (9th Cir. 2012) (declaring that Fourteenth Amendment
 16 due process “protect[s] homeless persons from government seizure and summary destruction of
 17 their unabandoned, but momentarily unattended, personal property”); *O’Callaghan v. City of*
 18 *Portland*, No. 3:12-CV-00201-BR, 2013 WL 5819097, at *4 (D. Or. Oct. 29, 2013) (finding that
 19 sufficient due process was provided where plaintiff was given notice 24 hours prior to the removal
 20 of his personal property from the public land on which he was illegally camping, the city stored
 21 the property for 30 days, and a process existed for plaintiff to reclaim his removed property).

22 98. Local governments also violate the substantive due process rights of unhoused
 23 people under the Fourteenth Amendment when they place unhoused individuals in vulnerable
 24 situations by confiscating the survival belongings that they use for shelter, warmth, and protection
 25 from the elements. *See Santa Cruz Homeless Union v. Bernal*, 514 F. Supp. 3d 1136, 1145 (N.D.
 26 Cal. 2021); *Sanchez v. City of Fresno*, 914 F. Supp. 2d 1079, 1102 (E.D. Cal. 2012).

27 99. In apparent awareness of what the Constitution requires, the City has promulgated
 28

1 several policies that pay lip service to the appropriate constitutional requirements.⁹⁵ Regardless,
 2 the City and its employees have substantially failed to comply with its own written policies and its
 3 customs and practices are actually contrary to those written policies. As identified below, the City
 4 has instead embarked on a campaign to seek out and summarily destroy the survival belongings of
 5 unhoused San Franciscans.

6 D. HSOC Operations Hide the Extent of the City's Homelessness Crisis By
 7 Destroying Signs of Visible Homelessness.

8 100. HSOC began “as a police-led, complaint-driven coordination of city departments
 9 and resources designed to lower tent counts and break up large encampments.”⁹⁶ Since its
 10 inception in 2018, HSOC has relied primarily on police to clear the streets of San Francisco and
 11 displace unhoused individuals in the process.⁹⁷

12 101. But, the City immediately received criticism for HSOC’s heavy-handed law
 13 enforcement approach to homelessness.⁹⁸ The City itself acknowledged in 2018 that HSOC’s
 14 policies were not only ineffective, but also confusing for the City employees seeking to enforce
 15 them.⁹⁹ In 2020, the City announced a shift in strategy to respond to street encampments in the
 16 face of criticism that HSOC was operating without community engagement and was responding
 17
 18

19 ⁹⁵ See, e.g., SFPD Department Bulletin A19-080; DPW Proc. 16.05.08.

20 ⁹⁶ Behind the Healthy Streets Operation Curtain: The True Story of San Francisco’s Abusive
 21 Encampment Response, *supra* note 6, at 4.

22 ⁹⁷ Joshua Sabatini, *SF’s new homeless unit accused of heavyhanded police response*, S. F.
 23 EXAMINER (Oct. 2, 2018), https://www.sfexaminer.com/news/sf-s-new-homeless-unit-accused-of-heavyhanded-police-response/article_f74eefa5-7acc-52aa-a068-c94cce94a652.html.

24 ⁹⁸ *Id.*

25 ⁹⁹ A memorandum from June 9, 2018, written by Jeff Kositsky, HSOC’s manager, communicated
 26 an ongoing list of issues and concerns that the Department of Homelessness and Supportive
 27 Housing had been amassing about HSOC since February of 2018. Included in this list was that
 28 “[a]ll participating agencies should be communicating action through HSOC; there are
 SFPD/DPW actions taking place earlier that create a great deal of confusion with field staff.”

1 to unhoused people with policing rather than needed services.¹⁰⁰

2 102. HSOC now characterizes itself as “a collaborative effort of multiple City
3 departments” that aims “to coordinate the City’s response both to homeless encampments and to
4 behaviors that impact quality of life in San Francisco’s public spaces.”¹⁰¹

5 103. As an interdepartmental taskforce, HSOC consists of the following five primary
6 agencies: the San Francisco Police Department (“SFPD”), the Department of Public Works
7 (“DPW”), the Department of Homelessness and Supportive Housing (“HSH”), the Department
8 of Public Health (“DPH”), and the Department of Emergency Management (“DEM”).¹⁰²

9 104. HSOC is governed by the directors of each of these five departments as well as
10 representatives from the Mayor’s office.¹⁰³ But HSOC’s daily operations and practices are
11 spearheaded by HSOC’s Director—who is a City employee based in the DEM.

12 105. HSOC coordinates with several additional City departments and agencies—
13 especially the San Francisco Fire Department (“SFFD”)—whose incident commanders often take
14 the lead in coordination during HSOC sweeps if HSOC’s Director is not present. HSOC also
15 coordinates directly with the following City agencies: SF311, the Adult Probation Department,
16 the General Services Agency, the Municipal Transportation Authority, the Port of San Francisco,
17 the Public Utilities Commission, the Recreation and Parks Department, and the Sheriff’s
18

19 ¹⁰⁰ See Joshua Sabatini, *SF to make major changes to homeless response operations*, S. F.
20 EXAMINER (Mar. 2, 2020), https://www.sfexaminer.com/archives/sf-to-make-major-changes-to-homeless-response-operations/article_f9f9d928-c70a-50a0-b5a4-bae0b1784b93.html; OFF. OF
21 BUDGET & LEGIS. ANALYST, Policy Analysis Report: Police Department Role in Street Teams,
CITY & CNTY. OF S. F. BD. OF SUPERVISORS (Apr. 19, 2022),
https://sfbos.org/sites/default/files/BLA.SCRT_HSOC_041922.pdf (noting that after HSOC
22 began “efforts have been made to de-emphasize the law enforcement nature of City policy towards
23 homeless encampments, and to enhance service referrals and mental health and substance abuse
24 outreach”).

25 ¹⁰¹ Healthy Streets Data and Information, CITY & CNTY. OF SAN FRANCISCO,
<https://sfgov.org/scorecards/hsoc> (last visited July 29, 2022).

26 ¹⁰² Review of the Healthy Streets Operation Center, *supra* note 19, at 12.

27 ¹⁰³ *Id.* at 13.

1 Department.¹⁰⁴

2 106. Today, HSOC purports to be a compassionate, service-based response to
 3 homelessness. HSOC's stated mission is to coordinate the City's response to homeless
 4 encampments, provide services to "meet the housing, shelter, and service referral needs of
 5 individuals on the street," reduce the number of vulnerable people living on the street, reduce the
 6 number of tents in the City, and increase safety and cleanliness.¹⁰⁵

7 107. But the data and experience of advocates and unhoused people tell a different, more
 8 callous story.¹⁰⁶ Behind HSOC's façade lies a harsh reality: HSOC has carried forward its original
 9 policing-heavy approach, focused on clearing unhoused people from sight.

10 108. Although HSOC claims to focus on connecting unhoused people with services,¹⁰⁷
 11 by this metric, it has failed miserably.¹⁰⁸ The City's own data reveals that HSOC connects only
 12 30% of unhoused individuals it encounters with shelter and connects none to permanent
 13 housing.¹⁰⁹

14

15¹⁰⁴ *Id.* at 12.

16¹⁰⁵ *Id.* at 3, 15.

17¹⁰⁶ Compare Healthy Streets Data and Information, CITY & CNTY. OF S. F.,
<https://sf.gov/data/healthy-streets-data-and-information> (last visited July 29, 2022) (discussing
 18 HSOC's mission of service provision); Behind the Healthy Streets Operation Curtain: The True
 19 Story of San Francisco's Abusive Encampment Response, *supra* note 6 (discussing displacement
 20 and lack of service provision).

21¹⁰⁷ Behind the Healthy Streets Operation Curtain: The True Story of San Francisco's Abusive
 22 Encampment Response, *supra* note 6, at 1 (discussing City's presentation on "the role of the public
 23 health-centric team in using a service-led model to connect people in need with available
 24 resources").

25¹⁰⁸ See Carly Graf, *San Francisco's broken promise to resolve homeless encampments*, S. F.
 26 EXAMINER (Oct. 26, 2021), https://www.sfexaminer.com/archives/san-francisco-s-broken-promise-to-resolve-homeless-encampments/article_e4d47445-cec3-50c8-be0d-0720012c3d39.html ("Nearly half of the people encountered by The City during encampment
 27 cleanups over a 16-month period were not connected with services. They were asked to move.").

28¹⁰⁹ Behind the Healthy Streets Operation Curtain: The True Story of San Francisco's Abusive
 29 Encampment Response, *supra* note 6, at 6.

1 109. HSOC does not just fail to connect unhoused people with services—it actively
 2 harms them through sweeps that prioritize tent removal over their well-being.¹¹⁰ For HSOC, tent
 3 removal has been a foundational goal and metric of success since its inception.¹¹¹ Unsurprisingly,
 4 this misguided metric “invites detrimental policies.”¹¹² “Tents are not people, and removing tents
 5 while doing nothing to change the housing status of the individual does nothing but leave people
 6 on the street with even less protection from the harsh conditions under which they live.”¹¹³

7 110. In an effort to keep the city “tent-free,” former HSOC Director Jeff Kositsky even
 8 sought to prevent unhoused people from accessing bathrooms.¹¹⁴
 9

10 ¹¹⁰ Behind the Healthy Streets Operation Curtain: The True Story of San Francisco’s Abusive
 11 Encampment Response, *supra* note 6, at 10.

12 ¹¹¹ See e.g., Healthy Streets Data and Information, *supra* note 101, (providing tent count and
 13 referencing removal as part of an operation); Review of the Healthy Streets Operations Center,
 14 *supra* note 19, at 5-6, 15, 21-22 (identifying tent reduction as a key goal, metric, and result of
 15 HSOC operations); Press Release, Off. of the Mayor, *supra* note 7. (noting that “Mayor London
 16 N. Breed announced a 34% reduction in tents on the streets of San Francisco since she took office
 17 in July, a reduction of approximately 193 tents in less than four months [...] she has expanded the
 18 resources for Healthy Streets Operations Center (HSOC)”).

19 ¹¹² See Carly Graf, *supra* note 108 (“Tents may be cleared, but that doesn’t mean the people who
 20 live in them end up housed.”); Behind the Healthy Streets Operation Curtain: The True Story of
 21 San Francisco’s Abusive Encampment Response, *supra* note 6, at 4, 13 (“While HSOC frequently
 22 boasts its success in reducing the number of tents in San Francisco, this success is not
 23 reflected in anywhere near an equal number of exits from homelessness.”); *see also* Pub.
 24 Safety & Neighborhood Servs. Commmt. Mtg. Tr. Feb. 28, 2019
https://sanfrancisco.granicus.com/TranscriptViewer.php?view_id=178&clip_id=32541 (SF
 25 Supervisor Matt Haney interrogating use of tent reduction as a metric: “Can you take someone’s
 26 tent and say we’ve reduced a tent? . . . I’m wondering why we’re looking at tents as opposed to
 27 placing human beings in shelter or services as a sign of our success.”).

28 ¹¹³ Behind the Healthy Streets Operation Curtain: The True Story of San Francisco’s Abusive
 29 Encampment Response, *supra* note 6, at 13.

30 ¹¹⁴ See Mallory Moench, *supra* note 7 (“Jeff Kositsky, head of the Healthy Streets Operation
 31 Center — a multi-department effort tasked with responding to homelessness — emailed Alaric
 32 Degrafenried, acting director of Public Works, on Jan. 28 about four toilets he was “concerned”
 33 about and asked for their removal.”); Matt Haney, Twitter,
<https://twitter.com/MattHaneySF/status/1399949814511534081> (discussing HSOC’s requests to
 34 remove public bathrooms and former HSOC Director Jeff Kositsky noting that “some of the porta
 35 potties do lead to re-encampment”).

1 E. Anatomy and Timeline of an HSOC Sweep Operation: Law Enforcement Threats,
 2 Intimidation, and Property Destruction Absent Any Viable Shelter.

3 111. An HSOC sweep is a multi-hour operation that involves various City agencies.
 4 First, HSOC identifies an area to sweep—usually through complaints about an encampment that
 5 result in the encampment being placed on HSOC’s schedule for “resolution.” HSOC’s
 6 participating agencies—including SFPD, DPW, HSH, DEM and others—have a daily
 7 coordinating call where they discuss and plan for the sweep operations they will carry out over the
 8 coming days.

9 112. Sweeps are generally conducted in the morning. SFPD and DPW arrive around 7:00
 10 a.m. SFPD and DPW are often the teams to make first contact and inform unhoused individuals
 11 that a sweep is about to occur. They do so by shaking people’s tents, waking them up, and telling
 12 them that they need to clear out immediately. This gives unhoused residents around thirty minutes
 13 to attempt to pack up their belongings and move them from the street—a process that usually takes
 14 several hours. Most individuals do not receive even those thirty minutes. Instead, SFPD and DPW
 15 order them to leave their tents and belongings behind and “move along.” In addition to SFPD and
 16 DPW, members of EMS-6—which is part of SFFD—are often present at sweeps, and the EMS-6
 17 Commander may run point on the day’s operations. Often, the City does not post written notice at
 18 the site prior to a sweep. In other words, unhoused individuals are made aware of a sweep for the
 19 first time when SFPD or DPW are waking them from their sleep. In addition to being unlawful,
 20 this is deeply traumatic.

21 113. The Homeless Outreach Team (“HOT”)—which is a part of HSH—usually arrives
 22 around 7:30 a.m., as SFPD and DPW have already begun the sweep. HOT’s job is to approach
 23 unhoused individuals and ask if they would be interested in receiving services—i.e., shelter. But
 24 HOT cannot make any concrete services offers because HOT does not yet know whether shelter
 25 will be available for that day until at least 9:30 a.m. HOT approaches some unhoused individuals
 26 and asks if they would generally be interested in shelter. If unhoused individuals ask about what
 27 shelter options are actually available so they can make an informed decision, HOT team workers
 28 often identify them as having refused shelter.

1 114. If the HOT team thinks they have spoken to an unhoused individual on any previous
 2 occasion, they will not approach them at all and will simply assume that they have declined shelter.
 3 This is because, in reality, the HOT team knows that it almost never has enough appropriate shelter
 4 to offer to every unhoused individual present onsite.

5 115. After inquiring generally about interest in services, HOT will often leave the
 6 sweep site for several hours. They often do not return until the entire sweep operation is over. No
 7 one has been offered shelter at this time. Meanwhile, DPW, SFPD and SFFD become more
 8 aggressive.

9 116. DPW often begins its massive property removal operation by 8:00 a.m. as unhoused
 10 people rush to collect their belongings.¹¹⁵ DPW does not wait. Cleaning crews race to take any
 11 belongings that unhoused people have not already managed to pack up and move. DPW workers
 12 may also begin power-washing the street—soaking unhoused people and their belongings.

13 117. Although there are times when DPW purports to differentiate between trash and
 14 people's belongings, DPW more often indiscriminately throws unhoused individuals' essential
 15 items, survival gear, and precious personal property into their crusher trucks. These trucks are
 16 specifically designed to handle and destroy trash, brought in anticipation of mass disposal and
 17 destruction of personal items. DPW does not “bag and tag” this valuable and essential property for
 18 safekeeping, and it is often immediately destroyed rather than stored.

19 118. DPW workers take belongings that they know are not trash in an effort to get
 20 unhoused people to leave the area faster.

21 119. If unhoused people are not present at the time of the sweep to vouch for their
 22 property—even when it is obviously the property of an unhoused individual and arranged in a way
 23 that suggests the owner was relying on it and wanted it—DPW will immediately throw away their
 24 belongings. Unhoused individuals leave their tents temporarily unattended to use the restroom, or
 25 to seek employment or housing opportunities or services in the community—only to find that DPW
 26 destroyed their belongings in their absence.

27 ¹¹⁵ Recently, DPW has begun its property destruction slightly later in the sweep operation.
 28 Regardless, its conduct otherwise remains unchanged.

1 120. Even if unhoused people are present at the time of a sweep, DPW crews often throw
 2 their valuable personal property and survival gear into crusher or dumpster trucks over their direct
 3 objections and pleas that they both need and want their property.¹¹⁶



14 *Department of Public Works employees, who wished not to be identified, throw away items from the tent encampment outside the*
 15 *San Francisco Ferry Building in San Francisco, Calif., Friday, June 3, 2022. | Camille Cohen/The Standard*

17 121. DPW finishes its clearing of the area—including removing and destroying tents and
 18 other property—around 9:30 a.m. During this time, SFPD and SFFD officers typically stand back
 19 and watch. If an unhoused person is not packing up and leaving quickly enough, SFPD often
 20 intervenes and threatens them with arrest or citation for refusing to “move along.” SFPD also
 21 intervenes when an unhoused person protests the destruction of their property, ordering them to
 22 leave the area or risk citation or arrest. SFPD officers threaten these consequences even though the
 23 individuals have been given no access to shelter. If they are present, SFFD staff will assist DPW
 24 staff in seizing and destroying unhoused people’s property.

25 122. During HSOC sweeps, SFPD officers routinely threaten unhoused individuals with
 26 arrest or citation specifically under Cal. Penal Code § 647(e) for lodging without permission or

28 ¹¹⁶ See, e.g., David Sjostedt, *supra* note 23.

1 Cal. Penal Code § 148(a) for willfully resisting law enforcement if they fail to leave the
 2 encampment after being told to move along—among the litany of other statutes and ordinances
 3 that punish sleeping, lying, or lodging in public.¹¹⁷ Again, this is before they have received any
 4 actual offer of shelter.

5 123. If unhoused individuals do not leave quickly or are unable to leave, SFPD officers
 6 will often arrest or cite those individuals for violations of a “move along” order (Cal. Penal Code
 7 § 148(a)) or will arrest or cite them for lodging without permission (Cal. Penal Code § 647(e))—
 8 or some other statute or ordinance.

9 124. The HOT team usually returns at 9:30 a.m. or 10:00 a.m. at the earliest—two hours
 10 after the sweep has begun. This is the earliest that the HOT team knows whether any shelter has
 11 become available that day. By this point, many unhoused individuals have already left the area
 12 after being told to “move along” by DPW, SFPD or SFFD or after being cited or arrested.

13 125. When the HOT team returns, if they have learned that there are any shelter beds
 14 available for that day, they begin to re-engage with any unhoused people still present at the site to
 15 make shelter offers. But even after the forced dispersal of most unhoused people, HOT staff often
 16 does not have enough shelter beds or shelter beds that are appropriate for the few individuals
 17 remaining.

18 126. Sometimes, HOT has the wrong types of beds available—such as only women’s
 19 beds when men need services, only couples spaces when single individuals need services, beds
 20 that do not accommodate an individual’s physical or mental disabilities, or similar scenarios—
 21 meaning these unhoused people will not have access to shelter that night, even though DPW has
 22 likely already taken their belongings, including tents and other survival gear, during the sweep.

23 127. Other times, when HOT has no shelter beds to offer, the HOT team does not make
 24 contact with unhoused people at all and they will simply leave the site. For example, a former HOT
 25 worker confirmed that his team would often leave unhoused people stranded on the side of the
 26 road after a sweep because the City had no shelter available to offer them.

27 28 ¹¹⁷ See *supra* ¶ 88 (recounting every statute and ordinance that criminalizes homelessness and is
 enforced in San Francisco).

1 128. The HSOC operation concludes after every unhoused individual originally present
 2 at the site has been forced to leave the area—which often happens as early as 9:30 a.m. For larger
 3 encampment resolutions, the operation may last until 11:30 a.m.

4 129. Often, an HSOC sweep results in unhoused people moving just a couple blocks
 5 away. Having lost everything, and without shelter, they must start over—until another sweep
 6 comes along and they are again threatened with citation and arrest for the unavoidable consequence
 7 of sleeping outside.

8 F. HSOC's Customs and Practices Criminalize Homelessness Even Though
 9 Unhoused Individuals Have No Genuine, Voluntary Access to Shelter—Contrary
 10 to the City's Own Stated Policies.

11 130. As described above, San Francisco does not have sufficient and adequate shelter to
 12 accommodate those currently experiencing homelessness in the City. As a result, the City and
 13 HSOC should not be conducting sweep operations at all. *Cf. Martin*, 920 F.3d at 617 (“[S]o long
 14 as there is a greater number of homeless individuals in [a jurisdiction] than the number of available
 15 beds [in shelters], the jurisdiction cannot prosecute homeless individuals for involuntarily sitting,
 16 lying, and sleeping in public . . . on the false premise they had a choice in the matter”) (internal
 17 quotations omitted). Nor does the City routinely have sufficient and adequate shelter even for
 18 individuals at any particular daily sweep.

19 131. And there is no voluntary access to shelter that unhoused people are able to take
 20 advantage of in San Francisco—because there are no immediate shelter options available to
 21 unhoused people even if they seek them. *Cf. id.* at 584 (the Eighth Amendment “prohibits the
 22 imposition of criminal penalties for sitting, sleeping, or lying outside on public property for
 23 homeless individuals who cannot obtain shelter”); *see also Powell v. Texas*, 392 U.S. 514, 533
 24 (1968) (White, J. concurring in the result) (noting that the Eighth Amendment punishes only
 25 voluntary acts, and not involuntary acts).

26 132. HSOC justifies its sweep operations by purporting to hold specific shelter beds
 27 open for law enforcement to offer when they threaten unhoused individuals with citation and arrest
 28 for sleeping in public. As explained above, such offers are illusory or not reasonably available.

1 The City and HSOC have been using this tactic for years—weaponizing shelter as a means to carry
 2 out criminal enforcement and removal operations despite the fact that in reality, San Francisco has
 3 never had enough shelter and individuals have no voluntary access to shelter.

4 133. The City’s shelter shortage is so extreme, however, that HSOC lacks sufficient
 5 shelter to provide even to the specific homeless individuals it targets for enforcement. HSOC
 6 openly admits, for example, that it deliberately displaces homeless people despite knowing that it
 7 usually only has shelter for about 40% of them.¹¹⁸

8 134. In other words, HSOC fails to meet the City’s own stated pre-enforcement
 9 standards for criminalization. *See* S.F. Police Code § 169 (the City is required to “offer Housing
 10 or Shelter to all residents of the Encampment who are present” and “shall not enforce the
 11 prohibition [...] unless there is available Housing or Shelter for the person or persons in the
 12 Encampment”).

13 135. Even if HSOC does eventually identify enough shelter beds to accommodate each
 14 unhoused person onsite—which is exceedingly rare—DPW and SFPD have already begun clearing
 15 out unhoused people and their belongings and threatening them with citation and arrest *hours*
 16 *before* the HOT team knows if shelter beds will become available later that day. This, too, violates
 17 the City’s own written policies. *See* SFPD Bulletin No. 19-080 (before an order to vacate can be
 18 criminally enforced for non-compliance, SFPD is required to confirm that there has been a “written
 19 offer of shelter or housing at least 24 hours before ordering removal of a tent or encampment”).

20 136. As such, HSOC’s custom and practice is to criminalize homelessness even though
 21 unhoused individuals have no genuine, voluntary access to shelter in San Francisco. This belies
 22 HSOC’s claim that it is leading a services-first approach to homelessness. These sweeps occur,
 23 and, absent relief, will continue to occur, on at least a bi-weekly basis and impact hundreds of
 24 unhoused people each year.

25
 26

 27 ¹¹⁸ Laura Wenus, *supra* note 8 (“Workers with the city’s Healthy Streets Operations Center clear
 28 encampments when there are enough open beds in the city’s shelter system to accommodate about
 40% of that encampment’s residents in shelters. According to the center’s director, Sam Dodge,
 the formula is adjusted each week.”).

1 137. Meanwhile, HSOC's participating agencies—including SFPD, DPW, HSH, DEM
 2 and SFFD—continue to have daily coordinating calls where they review their past sweep
 3 operations, discuss and plan for the sweep operations they will carry out in the future, and report
 4 on their successes in “tent clearance”—despite being fully aware of the City’s lack of available
 5 shelter.

6 G. HSOC’s Customs and Practices Completely Disregard the City’s Prior Notice and
 7 Bag and Tag Policies—to Intentionally Engage in Mass Property Destruction.

8 138. Despite HSOC’s stated mission of service connection, the City’s real-world
 9 treatment of unhoused people’s personal property during HSOC operations also differs greatly,
 10 and systematically, from the City’s written Bag and Tag Policies, which require prior notice before
 11 removal and that property be bagged, tagged, and stored, such that unhoused people have an
 12 opportunity to recover their property at a later date.¹¹⁹

13 139. Although City policies require City employees to provide at least 72 hours written
 14 notice in advance of any HSOC operation,¹²⁰ HSOC regularly fails to provide the appropriate
 15 written notice or to provide verbal notice. Indeed, unhoused individuals report that they never
 16 received notice prior to an HSOC sweep—and community advocates attending sweep operations
 17 confirm the same.¹²¹ HSOC itself appears to be fully aware of these issues. At a February 4, 2021,
 18 HSOC meeting, HSOC representatives noted: “City Attorney working with HSOC on noticing
 19 issues.” But HSOC regularly continues to improperly notify unhoused people prior to a sweep,
 20 despite being aware that its practices were in violation of the stated policies.

21 140. During HSOC operations, City workers also have a custom and practice of

23 ¹¹⁹ See DPW’s “Bag & Tag” Pol’y, Proc. No. 16-05-08 (“For pre-planned encampment resolutions,
 24 the HSOC or the San Francisco Homeless Outreach Team (SFHOT-ERT) will provide 72 hours
 25 advance written notice . . . [A]ll unattended personal property that is collected for storage will be
 26 bagged and tagged upon collection and taken to the Public Works Operations Yard for storage. . .
 27 Public Works staff will provide written and oral information on how, where and when the items
 28 may be retrieved. . . the department will store personal items for 90 days”).

120 See *id.*

121 See *infra* at Section J-K, for these detailed accounts.

1 destroying property instead of bagging and tagging it. Specifically, DPW arrives with crusher
 2 trucks when they conduct HSOC sweeps to facilitate the mass destruction of unhoused people's
 3 personal property. Rather than collect unattended personal property and record the property's
 4 location and owner for later retrieval, City workers instead choose to classify that personal property
 5 as abandoned. This is contrary to City policy. *Cf.* DPW Procedure No. 16-05-08 ("[u]nattended
 6 property is not abandoned if it is accompanied by signs of ownership, for example, an unattended
 7 tent that is filled with personal belongings or items that are being stored in an orderly manner (i.e.,
 8 packed up, wrapped or covered)").

9 141. DPW also destroys the personal property of unhoused individuals regardless of
 10 whether or not it actually poses an immediate health risk, contrary to its stated policies. *Cf.* DPW
 11 Procedure No. 16-05-08 (property only to be immediately destroyed if it an immediate health or
 12 safety risk, such as "needles, scissors, knives," "human waste, body fluids, moldy, mildewed
 13 items," or "items infested by rodents and insects").

14 142. Instead, DPW indiscriminately seizes the belongings of unhoused individuals and
 15 disposes of them as if they are trash, which goes against the City's stated policy. *Cf. id.* ("If staff
 16 has a reasonable doubt as to whether an item constitutes trash, it should be collected and stored").
 17 This is so even when unhoused individuals plead for their property to be preserved.

18 143. Much of the property DPW destroys during an HSOC sweep has obvious value. On
 19 many occasions, DPW has destroyed laptops, medicine, clothing, tents, and personal effects, in
 20 violation of the stated DPW Bag and Tag Policy. *Cf. id.* ("personal items – such as medication,
 21 tents, luggage, backpacks, personal papers, and operational wheelchairs – will be collected and
 22 stored for up to 90 days for retrieval").

23 144. The indiscriminate destruction of unhoused people's valuable personal property
 24 belies any claim that HSOC's conduct is defensible as protecting the public from genuine safety-
 25 hazards. *See, e.g., Mitchell v. City of L.A.*, No. CV 16-01750 SJO (GJSx), 2016 U.S. Dist. LEXIS
 26 197949, at *9 (C.D. Cal. Apr. 13, 2016) (finding the government's interest in cleaning inadequate
 27 when the city "summarily dispose[d] of essential medications and medical equipment, without
 28 distinguishing contaminated property from other property and without separating each individual's

1 property"); *Rios v. Cnty. of Sacramento*, 562 F. Supp. 3d. 9999, 1016 (E.D. Cal. 2021) (where the
 2 "[c]ounty's only professed interest was in removing the [plaintiffs] and their belongings," "[i]t
 3 could have accomplished that goal without taking the plaintiffs' belongings indiscriminately into
 4 garbage trucks and driving them away").

5 145. Even in the few instances where the City does bag and tag property, unhoused
 6 individuals are rarely able to recover their property. When they visit the location where their
 7 property is allegedly stored by DPW, DPW workers consistently tell them they cannot find their
 8 property or that it has been lost or disposed of, again contrary to their stated policies. *Cf.* DPW
 9 Proc. No. 16-05-08 ("the department will store personal items for 90 days").

10 146. In other words, HSOC's actual custom and practice is not to inventory and store
 11 the personal property of homeless individuals. Nor does HSOC provide unhoused individuals with
 12 an opportunity to recover their personal property. This is a wholesale rejection of the City's stated
 13 policies.

14 H. DPW and SFPD Also Conduct Their Own Daily, Independent, and Unlawful
 15 Sweep Operations in Violation of City Policy.

16 147. Planned HSOC sweeps involving the full task force of SPFD, DPW, HSH, DEM,
 17 DPH, SFFD, and other staff are the City's most conspicuous response to homelessness. But the
 18 City also conducts more informal sweep operations on a daily basis.

19 148. Specifically, SFPD dispatches officers in response to calls about homelessness on
 20 a daily basis. When SFPD arrives onsite, officers often order unhoused people to "move along"
 21 under threat of citation or arrest, though there is not even the guise of an offer of services because
 22 SFPD officers often have no information about or ability to offer shelter beds without other City
 23 agencies that are not dispatched. *Cf.* SFPD Bulletin No. 19-080 (before an order to vacate can be
 24 criminally enforced for non-compliance, SFPD is required to confirm that there has been a "written
 25 offer of shelter or housing at least 24 hours before ordering removal of a tent or encampment").

26 149. SFPD conducts these regular enforcement activities despite knowing that the City
 27 lacks sufficient shelter to house its unhoused population and knowing that unhoused people have
 28 no voluntary access to shelter in the City. These SFPD enforcement operations happen everywhere

1 across the city and at all hours, including the middle of the night.

2 150. SFPD has an explicit custom and practice of authorizing its officers to cite and
 3 arrest unhoused people for failing to “move along” without any attempt to offer shelter, as long as
 4 the officers are policing in area where an HSOC sweep has already taken place. SFPD’s “mission
 5 descriptions” lists the “goal of re-encampment prevention is to re-secure and clean areas where
 6 there have been encampment resolutions and to ensure no tents, structures and vehicles remain. In
 7 general, sheltering options will not be offered unless there is an urgent situation[.]” (emphasis in
 8 original).¹²² SFPD uses this practice to threaten individuals with citation or arrest whether or not
 9 there is present shelter availability, and regardless of whether they ever received an offer of
 10 services at a prior sweep operation. SFPD also has its own pick-up truck out of its Tenderloin
 11 station that it uses to remove property illegally as well.

12 151. Similarly, DPW dispatches to perform street cleaning in different neighborhoods
 13 across San Francisco on a daily basis and conducts informal sweep operations to displace unhoused
 14 people as a part of that process. DPW interacts with hundreds of unhoused individuals each month.
 15 Yet, contrary to its stated policies, DPW consistently seizes and disposes of homeless individuals’
 16 valuable personal property and survival gear without following the City’s Bag and Tag policies.

17 I. The City’s Own Public Records Reveal Rampant Criminalization and Property
 18 Destruction and Widespread, Massive Non-Compliance with Constitutional
 19 Requirements and the City’s Own Written Policies Prohibiting these Practices.

20 152. Extensive public records work demonstrates the extent of the City’s custom and
 21 practice of criminalizing unhoused individuals and destroying their property—which is a process
 22 that impacts thousands of unhoused individuals each year.

23 1. **The City Regularly Conducts Sweep Operations on Days it Knows it**
 24 **Has Insufficient Shelter.**

25 153. Although the City does not keep appropriate records of the daily informal sweep
 26 operations carried out by SFPD and DPW, formal HSOC sweeps are scheduled and fairly well-

27
 28 ¹²² HSOC Daily Operations Call, Mar. 30, 2021, Mission Descriptions.

1 documented. Through public records, it is therefore possible to identify whether—on any given
 2 day where an HSOC sweep took place—the City had enough available shelter beds to offer the
 3 unhoused people it targeted for enforcement.

4 154. For example, between January 1, 2021 and June 30, 2021, HSOC conducted sweep
 5 operations on 83 days—which corresponds to two major sweep operations involving all
 6 participating HSOC agencies every week. On 73 out of the 83 days (88.0%) where HSOC
 7 conducted camp resolutions, HSH shelter availability records prove that the City did not have an
 8 adequate or sufficient number of shelter beds to house even the people HSOC forcibly displaced
 9 on that day—let alone the thousands of San Franciscans with no voluntary access to shelter across
 10 the City. The daily median of available beds during this period was 50%—or one bed available for
 11 every two persons displaced.

12 155. As a result, HSOC displaced at least 1,282 people experiencing unsheltered
 13 homelessness from sites they were inhabiting, over the course of 6 months, without nearly enough
 14 shelter to house these individuals. *Cf.* S.F. Police Code § 169 (the City is required to “offer
 15 Housing or Shelter to all residents of the Encampment who are present” and “shall not enforce the
 16 prohibition [...] unless there is available Housing or Shelter for the person or persons in the
 17 Encampment”).

18 156. A 2022 report by the Latino Task Force found that 64.8% of survey participants
 19 had been asked to move without an accompanying offer of a place to move. Nearly 60% of survey
 20 respondents said that they had been displaced by the City at least one time in just the past four
 21 weeks, and nearly 20% of all respondents had been forced to move by the City five or more times
 22 during this same short period.¹²³

23 157. Far from the services first approach HSOC promises, in January and February 2021,
 24 HSOC connected only 30% of unhoused individuals it encountered with shelter and connected
 25

26 ¹²³ 2022 Street Needs Assessment 25, LATINO TASK FORCE (June 16, 2022),
 27 https://www.ltfrespuestalatina.com/_files/ugd/bbc25b_99f10a84713449bd9e24e1ec89bb1c0c.pdf.
 28

1 none to permanent housing.¹²⁴

2 158. These numbers pale in comparison to the daily SFPD and DPW sweep operations
 3 that are conducted without documentation and without even the guise of offering services to
 4 unhoused individuals.

5 **2. SFPD Continues to Cite or Arrest Thousands of Unhoused People for
 6 Sleeping in Public Despite a Lack of Shelter.**

7 159. Public records also make it clear that SFPD is engaging in widespread enforcement
 8 of quality-of-life offenses that criminalize homelessness despite a complete lack of daily shelter
 9 availability and the fact that unhoused individuals have had no voluntary option to seek shelter
 10 from the City since April 2020. A Policy Analysis Report from the Budget and Legislative
 11 Analyst's Office to the Board of Supervisors notes that police officers have been a highly visible
 12 and active presence when encampments are cleared by the City.¹²⁵

13 160. For example, between July and September 2021, police were dispatched in response
 14 to “homeless complaints” (also known as 911 calls) at least 3,606 times. This data indicates that a
 15 law enforcement officer was dispatched to respond to a “homeless complaint” between 744 and
 16 965 times each month, as opposed to a HOT team worker who is theoretically trained to provide
 17 support and services to unhoused individuals if available.

18 161. Meanwhile, SFPD citation and arrest data indicates that over the three-year period
 19 from July 2018 to October 2021, SFPD cited or arrested unhoused people for illegal lodging under
 20 California Penal Code § 647(e) at least 360 times.

21 162. During the same three-year period, SFPD cited or arrested unhoused people under
 22 California Penal Code § 148(a) for refusal to obey a law enforcement order to vacate or “move
 23 along” at least 2,652 times.

24 163. These numbers do not begin to include SFPD citations and arrests for a variety of
 25 other quality-of-life offenses targeting unhoused individuals, including: San Francisco Park Code

26 ¹²⁴ Behind the Healthy Streets Operation Curtain: The True Story of San Francisco’s Abusive
 27 Encampment Response, *supra* note 6, at 6.

28 ¹²⁵ Policy Analysis Report, *supra* note 100, at 16.

1 §§ 3.12-3.13 (no lodging or sleeping); California. Penal Code §§ 370, 372, and San Francisco
 2 Health Code §§ 581, 596 (public nuisance, including obstructing streets or sidewalks).

3 164. SFPD has cited or arrested at least 3,000 unhoused individuals for sleeping or
 4 residing in public over the last three years during a time when San Francisco had insufficient and
 5 inadequate shelter to provide to its unhoused residents. It has threatened to enforce these laws
 6 against thousands more.

7 **3. City Logs Document Essentially No Storage or Safeguarding of
 8 Property Despite Sweeping Hundreds of Unhoused People Each
 9 Week.**

10 165. Public records also demonstrate the City's widespread property destruction and
 11 failure to bag and tag the personal property of unhoused individuals.

12 166. DPW's Bag and Tag logs—which are meant to reflect the extent of property safely
 13 collected and stored for unhoused individuals—reflect a profound lack of documentation,
 14 accountability, and oversight in property removal and storage and instead suggest that there is
 15 property destruction occurring at encampment sweeps and street cleanings in San Francisco in
 16 direct violation of federal guidelines and City policies.

17 167. For the entire 6-month period between January 1, 2021 and June 30, 2021, DPW
 18 only logged 195 items or bags of belongings—during a time when HSOC reported removing 1,282
 19 unhoused individuals through encampment resolutions.

20 168. The disparity between the sheer *number* of people subjected to encampment
 21 resolutions and the number of logged bag and tags by DPW suggests that San Francisco fails to
 22 comply with its bag and tag policies during the vast majority of interactions with individuals
 23 experiencing homelessness.

24 169. The 2022 survey by the Latino Task Force found that 74.7% of respondents
 25 reported they had recently had personal items such as survival gear lost in a sweep because they
 26 were not bagged and tagged.¹²⁶

27
 28 ¹²⁶ 2022 Street Needs Assessment, *supra* note 123, at 26.

1 170. The City Attorney’s office reports receiving over 30 administrative claims from
 2 unhoused people complaining of property destruction since 2019. This number is remarkable given
 3 the barriers unhoused people experience when attempting to access the legal system. The City has
 4 already paid out well over \$100,000 to settle these recent claims and the small claims lawsuits that
 5 have followed.

6 171. In August 2021, the Honorable Judge Michelle Tong of the San Francisco Superior
 7 Court determined that the City had destroyed the property of 10 unhoused individuals during an
 8 HSOC sweep operation—and noted in the decision that “DPW notices for bagging and tagging
 9 [...] were not provided to the Court by any of the Defense witnesses.” These matters were later
 10 settled on appeal for a monetary settlement award.

11 172. These public records are consistent with social science research showing that
 12 between 38% and 46% of unhoused individuals in San Francisco have reported having their
 13 belongings confiscated and destroyed by City employees while experiencing homelessness—in
 14 violation of City policy.¹²⁷

15 J. The Coalition on Homelessness Diverts Its Limited Resources to Document the
 16 City’s Constitutional Violations and to Protect its Members from Ongoing Rights
 17 Violations.

18 **1. The Coalition Diverts its Resources to Monitor the City’s HSOC**
 19 **Sweeps.**

20 173. Over the past twenty years, Coalition staff heard about Defendants’ homeless
 21 sweeps sporadically during outreach to unhoused people. In the last several years, the reports have
 22 become much more severe. Since 2018—after Defendants began running their Healthy Streets
 23 Operation Center (“HSOC”)—the Coalition has heard about significantly more property
 24 destruction and threats of arrest as the result of methodical, cruel, and repetitive sweeps in San
 25 Francisco neighborhoods almost every day of the year.

26 174. As a result, the Coalition made the difficult choice to depart from its mission-related

27
 28 ¹²⁷ Herring & Yarbrough, *supra* note 9, at 2, 32.

1 activities—proactive housing and homelessness prevention and support work—to respond to the
 2 dire need to protect unhoused people from Defendants’ ongoing criminalization and property
 3 destruction practices.

4 175. This shift was necessary because the criminalization of homelessness and
 5 destruction of survival property fundamentally disrupt the ability of unhoused people to rebuild
 6 their lives and must be immediately addressed before the Coalition can focus on its ultimate goal
 7 of securing proactive solutions to San Francisco’s homelessness crisis.

8 176. These circumstances impose a tremendous burden on the Coalition, and directly
 9 interfere with its ability to help unhoused people exit homelessness or to help organize the
 10 unhoused community to advocate for housing reform. The Coalition has diverted its staff and
 11 volunteer time away from advocating for affordable housing and improved shelter to minimizing
 12 the harm from Defendants’ sweeps by: sending staff and volunteers to monitor daily large-scale
 13 sweep operations, training staff and volunteers to approach City workers and stop them from
 14 violating their own policies and the law, and deploying staff and volunteers to advocate on behalf
 15 of unhoused people who are having their survival belongings seized, are being threatened with
 16 arrest, or who are not being offered appropriate shelter.

17 177. Sweeps also cause unhoused people to be displaced in large numbers. This
 18 displacement—which occurs almost on a daily basis—makes it much more difficult for the
 19 Coalition to stay in contact with its members or to maintain and secure new active members.
 20 Defendants’ sweeps have resulted in the Coalition losing touch with countless members over the
 21 past several years, and have presented significant obstacles that have prevented the Coalition from
 22 being able to secure new membership.

23 178. The Coalition’s unplanned, reactive work to monitor and protect unhoused people
 24 from Defendants’ sweeps has had a measurable fiscal impact on the organization. In 2018 when
 25 HSOC’s sweeps began, the Coalition had to divert one staff member to work half of their time on
 26 monitoring homeless sweeps—with the rest of the organization’s staff efforts focused on its
 27 proactive work to advocate for housing and shelter. With the total compensation to one full-time
 28 employee of \$58,244.69 (including benefits), the approximate cost to the Coalition of sweeps

1 monitoring at that time was \$29,122.34.

2 179. In 2019, however, recognizing the need for more direct monitoring, the Coalition
 3 began dedicating one full-time and one part-time employee to sweep monitoring and response
 4 work, with each employee spending at least half of their time monitoring sweeps. With the total
 5 compensation to 1.5 full-time employees of \$90,080.66, the approximate cost to the Coalition of
 6 sweeps monitoring that year increased to \$45,040.33.

7 180. In 2020, with the increased frequency and destructiveness of HSOC sweeps—even
 8 with HSOC halting some regular sweep activity for four months because of the COVID-19
 9 pandemic—the Coalition was again forced to increase its sweeps monitoring work to include two
 10 full-time employees—each spending at least two-thirds of their time on this reactive monitoring
 11 work. With the total compensation to 2 full-time employees of \$130,947.86 that year, the
 12 approximate cost to the Coalition of sweeps monitoring jumped to \$86,425.58.

13 181. In 2020, the Coalition also spent \$28,000 on tents and survival belongings in the
 14 face of HSOC’s sweeps to replace what the City took from unhoused people. The money the
 15 Coalition used to purchase tents was from cash donations that otherwise could have been spent on
 16 emergency support, payment to unhoused people for conducting and participating in surveys, and
 17 meeting staffing needs. The staff time conducting this fundraiser likewise could have been spent
 18 on fundraising or other projects for the Coalition’s core mission activities.

19 182. In 2021, the Coalition was forced to engage staff from all program areas to help
 20 monitor and stop Defendants’ sweeps—including producing a report on sweeps, monitoring police
 21 activities at sweeps, setting up a volunteer network, and setting up administrative clinics to file
 22 claims related to property confiscated at sweeps. This required the Coalition to dedicate three full-
 23 time employees to this effort. The total cost to the Coalition of sweep monitoring during this year
 24 skyrocketed to \$134,246.56.

25 183. The Coalition is a small organization with a limited and fixed budget, and these
 26 expenditures substantially limit the amounts that the Coalition can spend on its proactive work to
 27 end homelessness or its campaigns to build affordable housing and shelter.

28

1 **2. The Coalition's Active Members Have Experienced Defendants'**
 2 **Criminalization and Property Destruction First-Hand.**

3 184. The Coalition is an advocacy organization of, by, and for unhoused people in San
 4 Francisco. Its members are comprised almost entirely of unhoused people or people with lived
 5 experience who supervise, direct, and lead the Coalition's work. The Coalition has dozens of active
 6 members at any given time and has had hundreds of active members over the years.

7 185. Many of the Coalition's individual members have been directly impacted by the
 8 City's criminalization and sweep policies. The Coalition's staff and volunteers engage with several
 9 members each week who have been victimized by Defendants' harmful criminalization and sweep
 10 policies. The Coalition has drafted administrative claims for property destruction against the City
 11 on behalf of several of these members—and has filed at least 23 administrative claims since
 12 September of 2021.

13 186. Some of the Coalition's most active members have been particularly impacted. For
 14 example, Couper Orona, Shhyene Brown, and Toro Castaño are unhoused people who have been
 15 active members in the Coalition and help lead the Coalition's human rights working group. But
 16 each of these individuals has also lived through threats of arrest and have lost their valuable
 17 personal property in Defendants' sweeps over the last several years.

18 K. The Coalition Has Documented Dozens of the City's Repeated Constitutional
 19 Violations Against its Unhoused Residents.

20 187. In response to the City's sweeps, the Coalition on Homelessness has been forced to
 21 dispatch its staff and volunteers to regularly monitor the City's conduct and to intervene to assist
 22 unhoused individuals when they are being targeted for citation or arrest, are having their
 23 belongings seized, or are being displaced without being offered an appropriate shelter placement.

24 188. The Coalition staff and volunteers have attended and observed both large-scale
 25 HSOC encampment operations and more informal SFPD and DPW sweep operations when
 26 unhoused individuals call to report that a sweep is underway.

27 189. The Coalition has documented a large number of these sweep operations. It has also
 28 assisted unhoused individuals at countless other sweep operations that were never documented or

1 recorded. The table below summarizes dozens of specific sweeps over the last two to three years
 2 where the Coalition, its staff, volunteers, and members directly observed: (1) unhoused individuals
 3 subject to arrest or other consequences during a sweep operation—often where there was clearly
 4 no proper shelter offer made; (2) instances of inadequate notice prior to a sweep; and (3) instances
 5 of property destruction without following the City's Bag and Tag protocols.

6 ***Enforcement and Property Destruction Actions Observed by the Coalition on***
 7 ***Homelessness***

Date	Location	Description of the Sweep
June 18, 2020	Castro	SFPD officer threatened an unhoused man with a misdemeanor if he did not move his belongings. The unhoused individual was not offered a hotel room.
January 3, 2019	Division & 13 th St.	An unhoused individual had all of his belongings confiscated without notice and later received a citation for illegal camping.
March 24, 2020	Near the Rainbow Grocery	SFPD and DPW conducted a sweep without providing advance notice at the site. DPW seized an unhoused individual's tent and belongings and threw them into a garbage truck because the person was not present at the site. SFPD Officer J. Sylvester suggested the property was destroyed because there was nothing of "extreme" value in the property.
May 6, 2020	San Francisco Public Library	SFPD officers engaged in conversation with an unhoused man in a tent near the San Francisco Public Library. Officers and library security guards returned several moments later with orders for the individual to move his tent and belongings.
June 15, 2020	Turk & Hyde	DPW, SFPD, SFFD and HOT workers conducted a sweep without advance notice. A wheelchair, a walker, and several tents were placed in a dump truck while the property owners watched.
July 23, 2020	1377 Fell St.	Individuals were told to remove their tents for a cleaning operation. A homeless woman who was not present at the scene at the time had her tent thrown away. No advance notice was posted at the site.
August 11, 2020	Noe & 14th	During a sweep, some individuals were offered hotels and some were offered a safe outdoor sleeping site, but others were offered only a congregate shelter during the pandemic—prior to anyone in the U.S. being vaccinated. One person at the site who did not receive a viable shelter offer was given his neighbor's tent. A DPW supervisor slashed an unhoused individual's tent with a box cutter to render it unusable. No advance notice of the sweep was posted at the site.
August 21, 2020	Market & 16th	During a sweep, unhoused individuals were preparing to relocate elsewhere in the neighborhood and were gathering their belongings when they were forced to leave. An unhoused individual asked

		repeatedly for DPW and SFPD to retrieve his Macbook Pro laptop and his tent before they destroyed the site. That request was not heeded. His property was destroyed, and he was arrested for illegal camping. No advance notice was posted at the site.
September 18, 2020	Julien & 16th	City workers seized bicycles without bagging and tagging. The bicycles were never returned. Another individual storing items in their tent reported that their tent and belongings were taken during the sweep. No advance notice was posted at the site.
October 5, 2020	Ashbury & Grove	The City seized and trashed all of the personal belongings of an unhoused woman who had left to use the bathroom. No notice of the sweep was posted at the site.
November 1, 2020	Willow & Broderick	SFPD Officers Brady (#4258) and Burkhardt ordered a “move-along” and acknowledged that many people were forced to leave their tents behind because of the order to leave the area. People lost tents and other survival belongings. No shelter was offered to the approximately 14 homeless people on site. No advance notice was provided.
March 26, 2021	Bayview (across from food bank)	SFPD threatened an unhoused woman and her partner with citation or arrest if they did not leave the area by afternoon. There was no one there to offer them shelter.
April 13, 2021	Turk & Hyde	DPW cut the tent of an unhoused man while he was talking to HOT. DPW also confiscated and trashed the tent and all personal belongings of another unhoused individual without bagging and tagging. A Black man in his sixties who uses a wheelchair was told that he was not eligible for shelter. Later, the City told him they only had beds for couples available. About half of the residents of the encampment had already left by the time that shelter was made available that morning.
April 15, 2021	Russ & Howard	City employees destroyed a homeless individual’s tent via a crusher truck. Additionally, another individual, who is deaf, had her belongings confiscated by City workers, who did not account for her disability when communicating with her. As a result of the City not bagging and tagging, she lost several of her belongings that day.
April 20, 2021	Jones (from Ellis to Golden Gate)	During this sweep, HOT offered one woman a hotel room. However, while she was waiting for the hotel room to become available, DPW attempted to seize and discard her tent. When she refused to leave, DPW accused her of being service resistant even though she was waiting for services. At this same sweep, HOT did not initially offer a hotel room to two other individuals that were present. Although HOT eventually offered to take them to a hotel, the transport to the hotel never arrived.

28

1	April 23, 2021	Under the freeway at S. Van Ness	HOT workers left the scene while the sweep was still occurring. They returned later, briefly, but did not offer any shelter that day. Homeless individuals were left waiting for shelter bed offers that never came.
2	May 12, 2021	Larkin & Turk	SFPD woke a man sleeping in his tent to remove the man from the location. No shelter was offered.
3	May 12, 2021	Olive	SFPD and DPH disposed of the tent of an unhoused individual who had left the area momentarily to go to the restroom.
4	May 13, 2021	Willow St.	DPW threw an unhoused man's unattended tent, which contained his personal belongings, into a crusher truck.
5	May 24, 2021	Jones St. (from Ellis to Golden Gate)	HOT team personnel offered shelter to more unhoused individuals than they had beds available for. Despite the lack of shelter available, DPW and SFPD swept the area.
6	June 1, 2021	Showplace Square	DPW trashed unhoused individuals' belongings without bagging and tagging.
7	June 8, 2021 – June 11, 2021	Willow St. (near Project Open Hand)	City employees conducted a three-day sweep in which unhoused people were told to "just move" under threat of arrest or citation if they did not comply. One individual with a back injury was told to move his belongings. When he did, the City trashed them anyway.
8	[June/July] 15, 2021	Olive	An unhoused individual told officers and DPW workers that he had spent the day moving his belongings and had not been offered any shelter.
9	July 19, 2021	Olive	During this sweep, no HOT outreach workers were present. Instead, Northern Station's "homeless outreach" police officer told residents to "move along."
10	July 21, 2021	Florida between 19th & 20th	A sweep was conducted without advance notice. HSOC did not offer shelter to four unhoused men. Instead, HSOC asked them to surrender their belongings, and HSOC dragged one man's tent into the St. to continue with sidewalk cleaning. No bagging and tagging occurred.
11	August 3, 2021	Willow St.	A DPW worker dragged an individual still in their tent towards the DPW truck.
12	August 15, 2021	Willow & Olive	Jeff Kositsky led a sweep and spoke to an unhoused woman, urging her to leave the area. He promised shelter in the Mission, transportation, and packing assistance, but withdrew the offer later in the day, after she had already prepared to leave. No advance notice of the sweep was posted at the site.
13	August 20, 2021	15th & San Bruno	During a sweep, the incident commander on the scene, named Nate, cut up a homeless person's tent.
14	September 3, 2021	16 th & Dolores	SFPD threatened unhoused people with citations if they didn't clear the area. Residents were told they were being "cleared" from the block because the nearby temple wanted them gone. The police left when the Coalition on Homelessness began filming them.

1	September 16, 2021	Haight & Clayton	No advance notice was posted at the site. DPW power washed the Street aggressively four times to try to force the homeless people on the block to depart. Belongings were soaked and destroyed.
2	December 2021	Division St.	The City confiscated and trashed all of the belongings of an unhoused individual while he had temporarily left his items unattended. He attempted to retrieve his belongings from DPW but was told they could not be retrieved.
3	January 7, 2022	16th & Market	During an HSOC operation, DPW told unhoused individuals that if they left their tents to go to the restroom, their property would be considered abandoned and would be thrown away. One person's tent was thrown away because the person was not present at the time of the sweep. HOT personnel told unhoused individuals that shelter was not available for anyone. Later in the day after the conclusion of the sweep, HOT returned with some shelter offers, but there were only congregate shelter spaces and not enough available for everyone.
4	March 8, 2022	26th St.	The City seized the personal belongings of an unhoused individual without notice, without offering shelter, and without bagging and tagging.
5	April 6, 2022	26 th & Shotwell St.	The City seized the personal belongings of an unhoused individual without notice, without offering shelter, and without bagging and tagging.
6	April 26, 2022	26 th & Shotwell St.	The City seized the personal belongings of an unhoused individual without notice, without offering shelter, and without bagging and tagging.
7	April 2022	16 th & Pond St.	DPW seized and trashed the tent, bedding, dog food and other personal necessities of an individual who had been assisting another individual to move their belongings. No notice had been provided and the individual was not able to retrieve those items.
8	May 10, 2022	16 th & Dolores	DPW seized the bedding, electronics, clothes, and dog food of an individual who had momentarily left them unattended. No notice had been provided and the individual was not able to retrieve those items.
9	June 2022	13 th & Mission St.	DPW workers seized the purse, tent, and prosthetics of an unhoused individual in a wheelchair and put them into a dumpster truck.
10	June 3, 2022	Embarcadero	DPW and SFPD seized and trashed unhoused individuals' belongings in a sweep. Unhoused individuals reported that the sweep began earlier than had been displayed on the notice. Additionally, no shelter was offered and the city's emergency shelter system was 170 people over capacity.
11	June 23, 2022	13 th & Fulsome St.	An unhoused individual was reassured by DPW workers that his belongings would be safe while he went to a doctor's appointment, but DPW workers seized and trashed his new tent, clothes, a laptop and two cell phones, nonperishable food, congestive heart failure medication, and a government issued ID.

1	July 14, 2022	12 th & Market St.	DPW and SFFD employees repeatedly called a woman's belongings trash and tried to throw them away when she was not looking.
2	July 22, 2022	16 th & Market St.	HOT workers required seized and trashed belongings and then power-washed the area without offering services. No notice of the sweep was provided.
3	August 2022	13 th & Mission St.	DPW seized and trashed the belongings of an individual while she went to a doctor's appointment without offering shelter and without bagging and tagging.
4	August 2022	16 th & Pond St.	DPW seized and trashed the tent, electronics, clothes, sentimental items, jewelry and dog food of an individual who was gone for less than an hour. No notice had been provided and the individual was not able to retrieve those items.
5	September 2022	13 th & Fulsome St.	DPW workers woke an unhoused individual and took his tent and belongings, threatening him with arrest and citation if he resisted them. He never received notice and could not find any of his property at the DPW tow yard.
6	September 2022	13 th & Mission St.	An unhoused individual was offered shelter, but she could only take a small number of belongings and was forced to leave her tent, sets of clothes, storage bags, and personal diaries behind, and has not been able to retrieve those items.
7	September 2022	Mission near 16 th St.	DPW threw away a single-man tent, a blanket, an emergency phone, a windup flashlight, and a care package of items needed to stay clam while living outside.
8	September 6, 2022	Treat Avenue	DPW workers seized and trashed belongings without providing notice or offering services.
9	September 12, 2022	Near 13 th & Fulsome St.	DPW seized clothes and nonperishable food.
10	September 14, 2022	12 th & Market St.	The City seized and trashed belongings and threatened individuals with arrest. No services were offered. Although a notice was posted in the area, the sweep occurred on a different date than the date identified in the notice.

190. Robert Gumpert is a San Francisco-based photographer who has devoted his life to documenting social issues with his camera. He now volunteers with the Coalition on Homelessness and has spent countless hours meeting with unhoused people, hearing their stories, and photographing them. Gumpert's work captures the unhoused people he has met and connected with—including many who have been affected by the City's recent sweeps and property destruction.

1 191. Below are just some of the many photos Gumpert has taken of unhoused people
 2 shortly after they experienced property destruction. Gumpert identifies these individuals as “sweep
 3 victims” and has documented and recorded their stories as a volunteer and collaborator with the
 4 Coalition.



15 192. The photograph above was taken on Division Street and Florida Street in October
 16 2021. Mia, who is 31 years old, is sitting in her tent with her boyfriend and another friend. Mia
 17 told Gumpert: “With the COVID thing people you would never imagine would be homeless, and
 18 they are. It could happen to anybody. It’s messed up to dehumanize somebody because they don’t
 19 have a house.”

20 193. Mia commented directly on DPW’s conduct in her interview with Gumpert: “With
 21 the DPW everybody knows that if you’re not home you lost everything, it doesn’t matter what’s
 22 in your tent. Me personally, I have my mom’s ashes, I have my dog’s ashes. People have personal
 23 objects and it’s thrown away. It’s never “bagged and tagged”. If you’re not home, they throw it
 24 away. I’ve seen a girl dumped out of her tent. She was screaming ‘Not again!’ It’s like [DPW is]
 25 their own street gang, and they just do whatever they want and nobody can do anything about it.”

26 194. Mia continued: “DPW, they’re feared in a way. When they move you, it’s kind of
 27 cruel. People will have their pile of personal belongs and then their pile of trash and I’ve seen them
 28 [DPW] go behind people’s back and take stuff in their personal belongings pile and throw it away.

1 I would imagine a lot of people on the street would have PTSD.”



11 195. The photograph above was taken in a parking lot under the freeway on Merlin Street
12 in April 2021. Lakrisha, who is 38 years old, reflected on the City’s property destruction. She told
13 Gumpert: “They leave us here to fend for ourselves with no resources at all. The only time we do
14 get resources is when we raise hell and cause problems for them.”



15 196. The photograph above was taken on King Street in January 2020. Addie, who is 51
16 years old, is seen sitting with her tent and other survival belongings. She reflected: “[With the
17 DPW] you can’t claim someone else’s things no matter whether you’re watching it for them while
18 they run an errand or what. They don’t allow you to do that. You cannot take someone else’s stuff
19

1 down for them and move it, that's their rules. It's not fair because each of us watches each other's
 2 things to where we don't have the problem of losing all of our stuff. It breaks [the community]
 3 apart when one can't take care of their friends' or neighbor's stuff, when DPW comes out. That
 4 person gets angry and upset, 'well where's my stuff, why did you let them take it?"'

5 197. Gumpert also conducted an interview with Jesse, a 43-year-old staying at the corner
 6 of Alameda Street and Utah Street on January 28, 2021. Jesse told Gumpert: "[The hardest thing
 7 about being out here is] DPW and the police messing with you every day. Forcing you to move
 8 and they got no "resolution", they got no solution, they say get out of here. Move down the street
 9 and they power wash everything and throw all your stuff away and then leave you sitting out there
 10 in the rain."

11 198. Jesse continued: "It happens every day. It happened just now again today. No
 12 notice, they just came this morning, without a solution – no shelter, not Nav Center, no nothing.
 13 They just said you're gone, threw a bunch of stuff away. You can't have this, you can't have that,
 14 now move along, now move along."

15 199. The Coalition, its staff, and volunteers, continue to monitor the City's
 16 criminalization of homelessness and property destruction on an ongoing basis.

17 L. The City's HSOC Sweeps and Other Criminalization and Property Destruction
 18 Programs Fail to Accommodate Unhoused Individuals' Disabilities.

19 200. Thousands of unhoused individuals in San Francisco are living with a physical or
 20 mental disability.¹²⁸ Being forced to live outside, without shelter, without the safety and security
 21 of a home or a door you can lock, dramatically increases the likelihood that someone will develop

22
 23 ¹²⁸ Laura Waxmann, *City struggles to meet housing needs of growing number of homeless with*
 24 *disabilities*, S. F. EXAMINER (Oct. 26, 2019), https://www.sfexaminer.com/archives/city-struggles-to-meet-housing-needs-of-growing-number-of-homeless-with-disabilities/article_24ca38db-827b-5689-9aa3-0bb8de62a9a6.html ("Most of the estimated 8,011 people who are homeless in the City on any given night have some type of disability, whether mental or physical."); San Francisco Homeless Count & Survey Comprehensive Report 2019, at 28, S.F. DEPT OF HOMELESSNESS & SUPPORTIVE HOUS. (2020), https://hsh.sfgov.org/wp-content/uploads/2020/01/2019HIRDReport_SanFrancisco_FinalDraft-1.pdf (finding that 27% of San Francisco's unhoused population self-reported having a physical disability).

1 a disability while they are homeless.¹²⁹

2 201. Despite the large number of unhoused individuals living with a disability in San
 3 Francisco, the City regularly fails to provide reasonable accommodations to its unhoused residents.
 4 Specifically, the City does not provide enough time for unhoused people with disabilities to move
 5 their belongings during sweeps and the City fails to provide adequate, accessible shelter to
 6 unhoused people with disabilities.

7 202. It is common, for example, for DPW and SFPD to confiscate medication and
 8 medical devices, including mobility aids, that unhoused disabled people rely on for daily life. The
 9 City has also summarily thrown away the belongings of disabled individuals with back and spinal
 10 injuries, among other disabilities, before these individuals have had sufficient time to remove their
 11 belongings—even when individuals have clearly stated that they needed more time because of
 12 their disabilities.

13 203. Because shelter is so scarce in San Francisco, it is much more difficult for disabled
 14 unhoused people to find shelter that will accommodate their needs. Nonetheless, DPW and SFPD
 15 subject disabled unhoused people to sweeps without taking any steps to provide for their particular
 16 shelter needs in coordination with the HOT team—if shelter is offered at all. This is so despite the
 17 City’s written policies that tell City employees that they must take into account individuals with
 18 “special needs.”

19 204. The Coalition on Homelessness—which is comprised of and regularly works with
 20 many disabled unhoused people—has regularly observed and documented these failures.
 21 Volunteers from the Coalition on Homelessness who monitor sweeps have routinely observed the
 22 City both fail to provide sufficient time to allow disabled people to move and fail to offer adequate,
 23 appropriate, accessible shelter. The table below includes just a few of these examples:

24
 25
 26
 27 129 See *Homelessness & Health: What’s the Connection?*, NAT’L HEALTH CARE FOR THE
 28 HOMELESS COUNCIL (Feb. 2019) <https://nhchc.org/wp-content/uploads/2019/08/homelessness-and-health.pdf>.

	Sweep Date	Location	Description of ADA Violation
1	June 2020 6/15/20	Turk Street & Hyde Street	HSOC provided no advance notice before placing dump truck destroying a wheelchair, a walker, and several tents without bagging and tagging the items.
2	April 13, 2021	Turk Street & Hyde Street	DPH and HOT told an older man who used a wheelchair that he was not eligible for shelter. They later told him that there were only beds for couples available. He did not receive any shelter.
3	April 15, 2021	Russ & Howard	During a sweep, the City failed to communicate properly with a deaf unhoused person. DPW workers indiscriminately grabbed and destroyed her personal belongings without bagging or tagging them.
4	June 8-11, 2021	Willow St. (near Project Open Hand)	An individual with a back injury was ordered to move all of his belongings. After he moved them, DPW threw his belongings away without bagging and tagging them. He was not offered any shelter.
5	February 2022	Masonic & Geary	Although the City had posted notice of the sweep, it came a day earlier than the notice said. DPW told an unhoused person with two broken feet that he had ten minutes to pack up and leave. He was not offered any shelter. COH had to intervene to make sure he did not have to end up moving.
6	June 2022	13 th & Mission St.	DPW workers seized the purse, tent, and prosthetics of an unhoused individual in a wheelchair and put them into a dumpster truck.

15 205. In short, the City's custom and practice is not to accommodate the needs of disabled
 16 unhoused individuals.

17 M. Criminalization of Homelessness and Property Destruction Sweeps Have Profound
 18 and Deeply Harmful Health Impacts—and Actively Expose Unhoused People to
 19 Further Harm.

20 206. Social science literature demonstrates that sweep operations harm both the physical
 21 and mental health of unhoused individuals—when unhoused individuals are already at greater
 22 health risk by virtue of being forced to sleep in public without shelter.¹³⁰

23 207. The City's sweeps endanger the health of unhoused people by confiscating and

24 ¹³⁰ See, e.g., Marisa Westbrook & Tony Robinson, *Unhealthy by design: health and safety*
 25 *consequences of the criminalization of homelessness*, 30 J. SOC. DISTRESS & HOMELESSNESS 107,
 26 107-08, 112-13 (2020) (finding that the criminalization of homelessness harms the health and
 27 safety of unhoused people and “the health and wellbeing of people experiencing homelessness is
 28 worsened through ‘quality of life’ policing”); Herring & Yarbrough, *supra* note 9, at 24; *Homelessness & Health: What’s the Connection?*, *supra* note 129 (“Simply being without a home
 is a dangerous health condition.”).

1 destroying unhoused individuals' survival gear, including tents, clothing, blankets, and food.
 2 When unhoused people lose their tents or other forms of shelter, they lose protection from the
 3 elements, a space to store their belongings, privacy, and security—all of which are critical for
 4 health and survival outdoors.

5 208. Unhoused individuals also use survival gear to keep warm, cook their food, filter
 6 their water, and perform basic first aid, among other purposes. When the City takes and destroys
 7 the survival gear of unhoused people, it subjects them to additional dangers—including exposure
 8 to the elements, dehydration, and malnutrition.

9 209. A study on the public health impact of criminalizing homelessness in Denver found
 10 that when police increased enforcement of camping or shelter bans—including confiscating
 11 survival belongings—unhoused people were 45% more likely to suffer from weather-related health
 12 issues such as frostbite, heatstroke, and dehydration.¹³¹ Even if it can be treated, extended weather
 13 exposure is dangerous and harmful to unhoused people's long-term health.¹³²

14 210. Because survival gear is expensive and difficult to replace, unhoused people in San
 15 Francisco spend days or weeks attempting to replace the survival belongings that the City destroys
 16 during its tent clearance and sweep operations—at great risk to their physical wellbeing. This is
 17 especially the case when the City throws out belongings indiscriminately, resulting in unhoused
 18 individuals losing medications that are vital to their healthcare and losing government IDs and
 19 other valuable paperwork that is critical for unhoused people to receive medical care and other
 20 social services.¹³³

21 _____
 22 ¹³¹ Westbrook & Robinson, *supra* note 130, at 111-12.

23 ¹³² See Health Care for the Homeless Clinicians' Network, *Exposure-Related Conditions:*
 24 *Symptoms and Prevention Strategies* at 1-2, 11 HEALING HANDS, No. 6 (Dec. 2007),
 25 <https://nhchc.org/wp-content/uploads/2019/08/Dec2007HealingHands.pdf> (discussing exposure-
 26 related conditions, including prevalence of hypothermia among unhoused San Franciscans and
 noting that “exposure to the environment is often a contributing factor to morbidity and mortality
 from other causes”).

27 ¹³³ See *Homelessness & Health: What's the Connection?*, *supra*, note 129 (discussing how health
 28 conditions for unhoused individuals worsen when “there is no safe place to store medications
 properly”); Jennifer Darrah-Okike et al., “*It Was Like I Lost Everything*”: *The Harmful Impacts*

1 211. The loss of property for unhoused people that have so little is also mentally
 2 devastating and causes severe psychological stress, emotional trauma, depression, hyper-vigilance,
 3 anxiety, fear, insomnia, loss of trust and security, hopelessness, and loss of motivation for self-
 4 care.¹³⁴ Sweeps cause recurring trauma by subjecting unhoused individuals to humiliating and
 5 dehumanizing displacement and property destruction, fostering deep mistrust of the very
 6 institutions that claim to help them.¹³⁵ These serious mental health conditions—brought on by the
 7 City’s sweeps—prevent unhoused people from rebuilding stability in their lives and prevent them
 8 from exiting homelessness.

9 212. Police interactions at sweeps also result in lasting, clinical anxiety for unhoused
 10 individuals—particularly because unhoused individuals are petrified that their belongings may be
 11 taken in the future and that they will have to start over yet again with no protection from the
 12 elements.¹³⁶ These well-founded fears prevent unhoused people from leaving their belongings
 13 even for brief periods of time—with the result that they are unable to leave to access shelter, search
 14 for employment, secure housing, or attend to their healthcare needs.

15 213. In addition to the serious physical and mental health risks the City visits upon
 16 unhoused individuals by displacing them and sweeping their belongings, sweeps also expose
 17

18 of *Homeless-Targeted Policies*, HOUSING POLICY DEBATE, 28:4, 635-651, (2018) (discussing loss
 19 of important government documents and the impacts on access to important services).

20 ¹³⁴ See Jennifer Darrah-Okike et al., *supra*, note 133 (documenting how sweeps in Honolulu
 21 caused feelings of alienation, dehumanization, anxiety, and fear and noting that these can
 22 exacerbate existing mental health issues); Marisa Westbrook & Tony Robinson, *supra* note 130 at
 23 107, 110-11 (“Frequently being woken by police, and stress over possible police contact, is
 24 significantly correlated with short periods of uninterrupted sleep, inadequate total hours of sleep,
 25 and a variety of sleep-related health disorders”).

26 ¹³⁵ See Jennifer Darrah-Okike et al., *supra*, note 133, Westbrook & Robinson, *supra* note 130 at
 27 107, 110-12.

28 ¹³⁶ See Westbrook & Robinson, *supra* note 130 at 112 (“[T]he already poor mental health of
 29 unhoused individuals is exacerbated by frequent contact with police. A majority of our survey
 30 respondents (56.7%) noted that they were stressed by thinking about police contact multiple times
 31 every day. There is also a significant correlation between actual police contact and a deterioration
 32 in how homeless respondents feel about their own mental health.”).

1 unhoused individuals to a serious risk of violent crime. Unhoused individuals develop stability and
 2 safety in the shelter they build for themselves. Policing and forced removal disrupts that cycle and
 3 forces unhoused individuals to move to areas and settings where they are far less likely to be
 4 safe.¹³⁷ For example, Denver's public health and homelessness study showed that those who felt
 5 compelled to move to avoid citation and arrest experience significantly higher rates of physical
 6 assault, robbery, and violent threats.¹³⁸ Specifically, those compelled to move to avoid law
 7 enforcement consequences were twice as likely to be physically assaulted and 39% more likely to
 8 be robbed than those who did not have to move.¹³⁹

9 214. These realities establish that the City's criminalization of homelessness, sweeps,
 10 and property destruction actively endangers unhoused individuals and exposes them to serious
 11 health risks and bodily harm.

12 N. Monell Allegations: The City and its Agencies Have a Demonstrated Custom and
 13 Practice of Criminalizing Homelessness and Destroying Homeless Individuals'
 14 Property—Often in Violation of the City's Own Policies Meant to Preclude this
 15 Conduct.

16 215. The City of San Francisco has a demonstrated custom and practice of criminalizing
 17 homelessness in the absence of available shelter and of destroying the property of unhoused people
 18 notwithstanding any of the City's clear written policies that preclude many of these practices. *See*
 19 *Daskalea v. District of Columbia*, 227 F.3d 433, 442 (D.C. Cir. 2000) (holding that "a 'paper'
 20 policy cannot insulate a municipality from liability where there is evidence . . . that the
 21 municipality was deliberately indifferent to the policy's violation."); *see also C.B. v. Sonora Sch.*
 22 *Dist.*, 691 F. Supp. 2d 1170, 1185-86 (E.D. Cal. 2010) (holding that an allegation that "the Chief
 23 of Police maintained a practice and custom of ignoring the written policy" was sufficient to state
 24

25 ¹³⁷ See Westbrook & Robinson, *supra* note 130 at 111; *see also* Herring & Yarbrough, *supra*, note
 26 9, at 58.

27 ¹³⁸ See Westbrook & Robinson, *supra* note 130, at 111.

28 ¹³⁹ *Id.*

1 a claim for *Monell* liability). The City regularly engages in this conduct through formal HSOC
 2 sweep operations and through countless informal sweep operations that City agencies carry out
 3 independently across the City. As a result of these sweep operations, the City has a custom and
 4 practice of exposing unhoused individuals to serious dangers that impact their health. The City
 5 carries out these activities without appropriately addressing or accommodating the needs of
 6 unhoused individuals who are disabled.

7 216. SFPD, DPW, HSH, DEM, and SFFD each have a custom and practice of
 8 criminalizing homelessness and destroying the property of unhoused individuals through their
 9 active management and direction of the HSOC taskforce and their regular conduct and
 10 participation in HSOC sweeps—again notwithstanding each agency’s written policies precluding
 11 this conduct. As a result, SFPD, DPW, HSH, DEM, and SFFD each expose unhoused individuals
 12 to serious dangers that impact their health. SFPD, DPW, HSH, and SFFD carry out their HSOC
 13 activities without appropriately addressing or accommodating the needs of unhoused individuals
 14 who are disabled. Each agency also participates in daily and weekly coordinating calls to plan
 15 further HSOC sweep operations.

16 217. SFPD and its officers have a custom and practice of citing, fining, and arresting—
 17 as well as threatening to cite, fine, and arrest—unhoused people who have no choice but to shelter
 18 in public because San Francisco has not provided sufficient or adequate shelter to accommodate
 19 them. Many of these actions violate SFPD’s written policies. SFPD carries out these activities as
 20 part of formal HSOC sweep operations and also independently whenever responding to complaints
 21 about homelessness. SFPD’s actions expose unhoused individuals to serious dangers that impact
 22 their health. SFPD carries out these activities without appropriately addressing or accommodating
 23 the needs of unhoused individuals who are disabled.

24 218. DPW and its work crews have a custom and practice of seizing and destroying the
 25 survival belongings and personal property of unhoused people without adequate warning or
 26 opportunity to safeguard or collect those belongings prior to destruction. Many of these actions
 27 violate DPW’s written policies. DPW carries out these activities as part of formal HSOC sweep
 28 operations and also independently whenever it is dispatched to perform street cleaning services.

1 DPW's actions expose unhoused individuals to serious dangers that impact their health. DPW
 2 carries out these activities without appropriately addressing or accommodating the needs of
 3 unhoused individuals who are disabled.

4 219. HSH and its outreach team, known as the Homeless Outreach Team ("HOT"), has
 5 a custom and practice of assisting other City agencies in carrying out sweep operations despite
 6 regularly not having enough shelter to offer the homeless individuals who are being threatened
 7 with citation and arrest for sleeping or lodging in public. HSH makes belated offers of shelter to
 8 just a few of the unhoused people who remain at a sweep after they have already been subject to
 9 law enforcement threats and property destruction. HSH's limited shelter offers are not appropriate
 10 for or accessible to many unhoused individuals based on gender, life and family circumstances, or
 11 disability status.

12 220. SFFD has a custom and practice of destroying the property of unhoused people in
 13 collaboration with DPW work crews and threatening unhoused people with citation and arrest in
 14 collaboration with SFPD officers while presiding at and attending full HSOC sweep operations.
 15 SFFD's actions expose unhoused individuals to serious dangers that impact their health. SFFD
 16 carries out these activities at HSOC sweeps without appropriately addressing or accommodating
 17 the needs of unhoused individuals who are disabled.

18 221. DEM has a custom and practice of coordinating HSOC sweep operations that result
 19 in the criminalization of unhoused people without appropriate shelter and in the mass destruction
 20 of unhoused individuals' property. DEM also hosts weekly HSOC meetings with SFPD, DPW,
 21 HSH, and SFFD to plan future HSOC operations.

22 222. As the current Director of HSOC, Samuel Dodge takes an active role in
 23 coordinating and directing HSOC sweeps—including explicitly encouraging participating HSOC
 24 agencies to criminalize homelessness in the absence of available shelter and to destroy the property
 25 of unhoused people notwithstanding any of the City's clear written policies that preclude many of
 26 these practices.

27 223. Mayor London Breed has continued to permit the City and its various agencies to
 28 carry out their criminalization and property destruction agenda—and she has celebrated the HSOC

1 program, praised its supposed success, and sought additional funding for it.¹⁴⁰ Mayor Breed has
 2 also expressly called for law enforcement to remove unhoused individuals from public property¹⁴¹
 3 despite making public statements that plainly demonstrate the Mayor's awareness that the City
 4 does not have enough affordable housing or shelter to care for thousands of the City's unhoused
 5 residents.¹⁴²

6 224. Collectively, the sheer extent of the City's custom and practice of criminalizing
 7 homelessness in the absence of available shelter and of destroying the property of unhoused
 8 people—notwithstanding any of the City's clear written policies—establishes that the City and its
 9 various agencies know or should know that that it has failed to appropriately train City staff
 10 regarding their interactions with unhoused communities. *See Connick v. Thompson*, 563 U.S. 51,
 11 62 (2011) (“Policymakers' ‘continued adherence to an approach that they know or should know
 12 has failed to prevent tortious conduct by employees may establish the conscious disregard for the
 13 consequences of their action’”).

14

15

16 ¹⁴⁰ *See, e.g.*, Press Release, Off. of the Mayor “Mayor London Breed Announces a 34% Reduction
 17 in Tents Since Taking Office,” (Nov. 12, 2018), <https://sfmayor.org/article/mayor-london-breed-announces-34-reduction-tents-taking-office> (noting that “Mayor London N. Breed announced a
 18 34% reduction in tents on the streets of San Francisco since she took office in July, a reduction of approximately 193 tents in less than four months [...] she has expanded the resources for Healthy
 19 Streets Operations Center (HSOC”); Mallory Moench, , *supra* note 7 (“With the city getting people off the streets, the city's emergency response team [the Healthy Streets Operation Center] put pressure on Public Works to remove toilets, as revealed by emails first released by an anonymous account on Twitter and available via public records request”); Mayor's Proposed Budget FY 2019-20 and 2020-21, MAYOR'S OFFICE OF PUBLIC POLICY AND FINANCE (2019), at 19, https://sfmayor.org/sites/default/files/CSF_Budget_Book_June_2019_Final_Web_REV2.pdf (“To continue the positive work of HSOC and to ensure that HSOC continues to be a service-first approach to addressing unsheltered homelessness and unhealthy street behavior, the two-year budget includes over \$4.0 million to sustain existing services in participating departments”).

20
 21
 22
 23
 24
 25 ¹⁴¹ Mark, *supra* note 22. *See also* David Sjostedt, *supra* note 23 (noting June 2022 sweep of visibly homeless people near the Ferry Building).

26
 27 ¹⁴² See Matt Charnock, *Mayor Breed Announces She's Added 1,065 New Shelter Beds Since 2018*, (Jan. 19, 2020), <https://sfist.com/2020/01/19/mayor-breed-announces-shes-added-1-065-new-shelter-beds-since-2018/> (discussing addition of new shelter beds and conceding that there are upwards of 5,000 unhoused people).

1 O. The City Has Repeatedly Been Put On Notice Regarding Its Failure to Comply with
 2 Constitutional Requirements and Its Own Policies—And Has Flatly Ignored Calls
 3 to Correct its Conduct.

4 225. The City’s unconstitutional conduct is not a secret. Advocates and attorneys have
 5 been working with the City *for years* to change their clearly unlawful practices. No written policy
 6 change has stopped the regular, on-the-ground constitutional violations: staff continue to admit
 7 that they are engaging in criminalization and property destruction activity that is plainly
 8 unconstitutional.

9 226. In 2018, for example, Jeff Kositsky, as the head of HSH—an agency purportedly
 10 tasked with providing unhoused individuals shelter access—boldly asserted that “Public Works
 11 and SFPD can clear areas rapidly when there is not a designated resolution in progress”—
 12 effectively encouraging informal sweep operations without proper notice, bag and tag, and other
 13 procedures. DPW worker Peter Lau was similarly direct about the City’s goals: “We need to stay
 14 very diligent and proactive in addressing tents. [...] Take them down as you see them.” These
 15 directives from high-level City employees have built a culture of non-compliance.

16 227. In fact, in response to a TRO in 2020 filed by an unhoused person who had their
 17 belongings seized and destroyed without advance written or verbal notice, the City erroneously
 18 retorted that advance notice was not required: “The City is not required to comply with the notice
 19 provisions of Proposition Q when enforcing laws other than Proposition Q, and the encampment
 20 resolution at issue here was not an enforcement action under Proposition Q.”

21 228. The City has had full knowledge of its misconduct. As recently as 2021, HSOC
 22 admitted that it needed to “develop and implement a process for noticing encampments in advance
 23 of a resolution” and reported: “City Attorney working with HSOC on noticing issues.” As
 24 recounted above, these efforts have not changed the experience of unhoused individuals—who
 25 continue to be targeted for sweep operations without receiving appropriate advance notice.

26 229. Indeed, on March 30, 2021, while discussing a planned sweep, then-HSOC Director
 27 Kositsky instructed City workers to “[g]ive everyone 45 minutes to clear and area [sic] if not
 28 cooperating consider enforcement.” Kositsky did not indicate that any prior notice of the sweep

1 had been given.

2 230. The City is likewise aware of its categorical failure to appropriately bag and tag the
 3 property of unhoused individuals. In 2019, when a City employee asked DPW if their unhoused
 4 neighbor's belongings had been bagged and tagged, DPW responded: "Looks like it went to the
 5 dump. You can try Recology to see if there is any chance of getting to it at the transfer station at
 6 tunnel road in Brisbane before it is hauled to the landfill, but I doubt it. It is likely very much
 7 destroyed and inaccessible at this point. Sorry about this."

8 231. After the Coalition on Homelessness formally complained to HSOC's Director
 9 about tent and property destruction during the COVID-19 pandemic, Director Jeff Kositsky
 10 demurred: "it is just taking some time for everyone to get onboard." In fact, however, Kositsky
 11 had directly asserted that DPW had a "long time practice" of destroying unhoused people's tents
 12 in separate correspondence. HSOC's own meeting notes from June 2019 acknowledge the same
 13 problems: "PD/DPW working to clarify and train the bag/tag transfer of property policy."
 14 Meanwhile, property destruction has continued in full force.

15 232. The City is likewise patently aware of its scheme to criminalize homelessness and
 16 displace unhoused people from public property within the City without first offering shelter. In
 17 2018, for example, SFPD stated its enforcement plan as follows: "PD will be citing all individuals
 18 with tents, and DPW will take control of tents /bag and tag. HSH will be staged at Olive between
 19 Vanness and Polk at 0730 for individuals who wish to explore options to HSH." In other words,
 20 SFPD has directly identified a practice of citing individuals first, before any clear shelter options
 21 exist, and contemplates DPW summarily seizing the belongings of unhoused individuals.
 22 Meanwhile in August 2021, the San Francisco Port authorized staff to "send roving patrol [to a
 23 reported encampment] to disperse as needed." There was no mention of services.

24 233. Indeed, department heads sometimes specifically request enforcement instead of
 25 and without services offers. For instance, then-HSOC Director Kositsky stated clearly in an email
 26 on May 14, 2021, that "we believe enforcement is the only tool remaining" and that there was
 27 "little reason for outreach workers to return to [the area in question]." This was a blatant direction
 28 from the City for SFPD to enforce without offering services.

1 234. This custom and practice is so pervasive that it is even contained in the “mission
 2 descriptions” section of HSOC’s Daily Operations Agendas. In the meeting notes from one such
 3 meeting on April 14, 2021, “re-encampment prevention” includes the notice that, “[i]n general,
 4 sheltering options will not be offered unless there is an urgent situation.”

5 235. This is because the City is fully aware that it has no services to offer. An email from
 6 Jeff Kositsky identified the extent of the shelter shortage: “It turns out that the resource center at
 7 MSC south [the City’s largest shelter] is almost always full. People line up out front all the time
 8 waiting for the next seat to open up.” Meanwhile, in June 2019 HSH accurately reported that
 9 “shelters are full at all times now.” The City admitted in its HSOC reports that no women at
 10 homeless sweeps were offered shelter at that time: “these mats are for men only facilities and
 11 therefore could not be offered to female contacts.”

12 236. In 2020, Kositsky advocated for a policy that would explicitly warn unhoused folks
 13 that there were no services to offer. In the notes from an HSOC principals meeting on June 11,
 14 2020, Kositsky noted that they would need “to include message about not coming to TL [the
 15 Tenderloin district] for services and that we are taking back the streets.” Like much of the
 16 communication described above, this direction from the head of HSOC places the focus on
 17 enforcement rather than services.

18 237. In emails from April and May 2021, HSOC’s Director Jeff Kositsky explicitly
 19 advocated for SFPD to police unhoused individuals without regard to shelter: “want to see if SFPD
 20 can commit to preventing [an encampment] from reforming for a few weeks.” Alaric
 21 Degranfinried of DPW made a similar admission in an email on June 16, 2020, in which he
 22 requested that DPW coordinate with SFPD to have an area “extra cleaned...even if they’ll likely
 23 move right back when we’re done.” Degranfinried recognized that the individuals being swept had
 24 nowhere else to go.

25 238. A former HOT worker confirmed that whenever he was deployed to a sweep in
 26 2021, sweeps proceeded before any City agency knew how many and what kind of shelter beds
 27 would be available on a given day—if at all. He confirmed that he raised these issues with his
 28 supervisor, Mark Mazza, the director of HSH’s HOT team, who refused to do anything.

1 239. Indeed, there were sometimes planned operations even when City officials knew
 2 that no shelter was available. For instance, on October 30, 2020, Kositsky sent out a schedule that
 3 included “remov[ing] all unauthorized tents” in several locations, even though shelter availability
 4 for the planned day of the operation was “none.”

5 240. This conduct extends to the very highest of City officials. For example, the Mission
 6 Local reported on a sweep operation at the behest of the Mayor’s Office in June 2021 because
 7 Mayor Breed was to attend a fundraiser event near to where unhoused people were residing. The
 8 reporting described emails from City department heads requesting “at least 18 HSH shelter beds”
 9 when officials knew that “40+ tents [would] be cleared.” Mayor Breed also directly instigated a
 10 sweep operation in June 2022 that resulted in the displacement of unhoused people located near
 11 the Ferry Building and the destruction of their property.¹⁴³

12 241. Throughout 2021 and ending in February 2022, the City Attorney’s Office
 13 conducted ongoing negotiations with the Coalition on Homelessness and various other advocacy
 14 groups regarding the City’s repeated property destruction practices. The result was to be an update
 15 to DPW’s written bag and tag policies to better safeguard the property of unhoused individuals—
 16 including additional notice prior to property seizure, explicit protections for larger bulky items
 17 such as tents and other survival belongings, and photographing of disputed property prior to
 18 destruction. But DPW’s published policy on its website remains unchanged from 2016, there are
 19 no reports that staff have been trained on the new policies, and the unlawful custom and practice
 20 of unnoticed destruction and enforcement continues.

21 P. Individual Plaintiffs Have Been Subject To, And Are At Ongoing Risk of Being
 22 Subject to, the City’s Unconstitutional Criminalization and Property Destruction.

23 242. Individual Plaintiffs Nathaniel Vaughn, Toro Castaño, Molique Frank, Teresa
 24 Sandoval, David Martinez, Sarah Cronk, and Joshua Donohoe (“Individual Plaintiffs”) have been
 25 directly impacted by Defendants’ criminalization and sweep policies. Individual Plaintiffs are all
 26 people who are currently unhoused or who are at imminent risk of becoming unhoused again.

27
 28 ¹⁴³ David Sjostedt, *supra* note 23.

1 Several are active members with the Coalition on Homelessness. All Individual Plaintiffs have
 2 lived through threats of arrest and have lost their valuable personal property as a result of
 3 Defendants' sweeps over the last several years. They fear the same will recur without intervention
 4 to stop the City's unconstitutional practices.

5 243. **Nathaniel Vaughn.** Nathaniel Vaughn's property was destroyed by the City on
 6 January 8, 2020, while he was homeless and staying near Jerrald Avenue and Evans Avenue on
 7 Rankin Street. Though he had gone to visit his mother at her SRO and so was not present when
 8 the sweep began, he had left his tent clean and his belongings neatly packed inside. Nonetheless,
 9 SFPD and DPW destroyed everything. This included vital survival items like Mr. Vaughn's tent
 10 and clothes, as well as priceless sentimental items like his godmother's ashes. Mr. Vaughn recently
 11 settled a claim against the City and County of San Francisco for \$7,000 after a judge found that
 12 the City had destroyed his personal property during that sweep.

13 244. From January 2019 to January 2020, Mr. Vaughn was regularly threatened by
 14 SFPD throughout the time he was unsheltered if he did not move from where he was sleeping. Mr.
 15 Vaughn fears the same will recur if he is evicted from his SRO through no fault of his own.

16 245. **Toro Castaño.** Toro Castaño witnessed the City destroy his property four times
 17 during the time he was unsheltered during COVID-19. The first three of these sweeps occurred
 18 when Mr. Castaño was staying at Noe and Market, Collingwood and Market, and Sanchez and
 19 Market, respectively. Each time, the City would arrive and tell Mr. Castaño and the people he was
 20 staying with that they had too many things and that they needed to throw their property away. City
 21 workers would take whatever they could grab and throw it directly into their trash trucks. The
 22 fourth time Mr. Castaño witnessed his property being destroyed was on August 21, 2020, while he
 23 was staying on 16th Street and Market Street. He saw no written notice and received no verbal
 24 notice prior to the sweep. Mr. Castaño watched as the property he had spent two hours carefully
 25 packing was thrown in a garbage truck. The items he lost that day included vital survival
 26 belongings like his tent, clothes, and a heater, as well as irreplaceable items like his mother's
 27 kimono. Mr. Castaño was cited for illegal camping that day—despite only being offered a
 28 congregate shelter bed during the middle of the pandemic months before vaccines were available.

1 246. Mr. Castaño settled a claim against the City and County of San Francisco for \$9,000
 2 after the City destroyed his personal property—including his tent, survival gear, and his MacBook
 3 Pro, among other items. Mr. Castaño fears the same harms will recur if he becomes homeless
 4 again because cannot afford to pay rent at his cooperative this month.

5 247. **Molique Frank.** Molique Frank’s property was destroyed by the City on January
 6 26, 2022, while he was staying on 12th Street. SFPD, SFFD, DPW, and HOT were all present. The
 7 City did post a paper notice, but the sweep occurred on a different day than was listed on the notice.
 8 Mr. Frank pleaded with the City not to have his belongings taken, but all of his property was
 9 thrown away nonetheless. This included everything from his clothes and his Xbox One to
 10 sentimental photos and important documents. Mr. Frank was also physically assaulted by an SFPD
 11 officer and a DPW worker while asking that they not destroy his property.

12 248. Mr. Frank recently settled a claim against the City and County of San Francisco for
 13 \$5,000 after the City destroyed his personal property. Mr. Frank fears the same harms will recur
 14 because his shelter hotel is about to close down and he has only been offered another temporary
 15 shelter placement in its place.

16 249. **Teresa Sandoval.** Teresa Sandoval has had her belongings taken by the City at
 17 least three or four times between March 2022 and August 2022. In June 2022, while Ms. Sandoval
 18 was staying at 13th Street and Mission, the City woke Ms. Sandoval up and ordered her to move.
 19 She did not see any notice posted at the site before the sweep. Ms. Sandoval was in her wheelchair
 20 and was moving slowly to collect her belongings when DPW workers seized her purse from her,
 21 took her tent, and placed both items into a dumpster truck. Ms. Sandoval’s prosthetics were also
 22 taken during this sweep, which she has not been able to replace since that time. As such, her
 23 mobility is substantially impaired and she must rely exclusively on her wheelchair.

24 250. Ms. Sandoval has been harassed and threatened by SFPD regularly over the past
 25 several years, with SFPD saying things like, “I’m going to detain you if you don’t move.” These
 26 threats often take the form of move-along orders, with no offer of shelter or services. Ms. Sandoval
 27 fears that the same harms will recur because she is still homeless and living unsheltered, and
 28 therefore constantly at risk of suffering the City’s harassment.

1 251. **David Martinez.** David Martinez has had his belongings taken by the City at least
 2 four times between September 2021 and September 2022. One instance occurred on approximately
 3 June 23, 2022, when Mr. Martinez was staying at Folsom Street and 13th Street. Mr. Martinez was
 4 given no advance notice that a sweep would occur that day. Mr. Martinez informed the DPW
 5 workers onsite that he had to attend a doctor's appointment and could not stay to safeguard his
 6 belongings. DPW assured Mr. Martinez that they would not throw away his belongings. However,
 7 he was informed by a friend that DPW did in fact throw away his property—despite the fact that
 8 his friend had jumped into the DPW truck in an effort to save his property. On this day, Mr.
 9 Martinez lost everything, including his tent, a laptop he used to connect with family and for work,
 10 his government-issued ID, and his heart medication.

11 252. Mr. Martinez has been threatened by SFPD repeatedly over the past several years.
 12 SFPD will threaten to cite or arrest him if he does not comply with orders to move from where he
 13 is sleeping. These threats often take the form of move-along orders, with no offer of shelter or
 14 services. In early September 2022, DPW threatened Mr. Martinez with citation or arrest if he did
 15 not back away from his belongings as City workers moved to throw them away. The HOT team
 16 was not present on that day and Mr. Martinez did not receive any offer of services. Mr. Martinez
 17 fears that the same harms will recur because she is still homeless and living unsheltered, and,
 18 though he has been promised housing by the City, the details are yet to be secured. Therefore, he
 19 is still constantly at risk of suffering the City's harassment, which he most recently experienced
 20 just weeks ago.

21 253. **Sarah Cronk & Joshua Donohoe.** Sarah Cronk and Joshua Donohoe have had
 22 their belongings taken by the City repeatedly over the past four months. In August and September
 23 2022 alone, they have had their tent, their phones, important cooking tools and nonperishable food
 24 items, and other survival items taken by DPW. On September 12, 2022, Ms. Cronk and Mr.
 25 Donohoe were awoken by DPW rustling the belongings neatly packed on the side of their tent—
 26 which was located at 13th Street and Folsom Street. They had received no notice that DPW would
 27 be conducting a sweep that day. Mr. Donohoe exited the tent and asked the DPW worker to leave
 28 them alone. The DPW worker, who drove truck #431454, responded by threatening to break Mr.

1 Donohoe's jaw. The DPW worker proceeded to take Ms. Cronk's clothes and her and Mr.
 2 Donohoe's food.

3 254. Ms. Cronk and Mr. Donohoe fear that the same harms will recur because they are
 4 still homeless and living unsheltered, and therefore constantly at risk of suffering the City's
 5 harassment.

6 Q. The Coalition and Individual Plaintiffs Need Judicial Intervention.

7 255. Without judicial intervention to cause Defendants to cease their unlawful practices
 8 at sweeps, where they fail to provide adequate notice, destroy property instead of appropriately
 9 bagging, tagging and storing it, threaten and inflict criminal penalties on unhoused individuals
 10 without appropriate offers of shelters, and fail to accommodate individuals' disabilities—the
 11 Coalition will be unable to return full focus to its real work: finding permanent solutions to end
 12 homelessness in the City of San Francisco.

13 256. Without judicial intervention to cause Defendants to cease their unlawful practices,
 14 Individual Plaintiffs will continue to live their lives in constant fear of the destruction of their
 15 property or that they will face arrest or citation simply for living in the City's public space when
 16 no shelter is available.

17 257. The Coalition, the Coalition's members, and Individual Defendants will face
 18 ongoing harm unless and until Defendants' policy, custom, and practice of unlawful conduct is
 19 permanently enjoined.

20 258. The presence of mass homelessness in San Francisco is driven by deep systemic
 21 inequities based on race, economic standing, and disability. Although some of these systemic
 22 challenges are complicated to dismantle, some solutions are simple. The City has refused to build
 23 the affordable housing that could end San Francisco's homelessness crisis. Regardless, the City
 24 certainly must stop responding to its homelessness crisis with harmful and illegal practices that
 25 actually exacerbate homelessness.

26

27

28

CLAIMS**First Cause of Action****Violation of Prohibition Against Cruel and Unusual Punishment****Under the Eighth Amendment to the U.S. Constitution***Pursuant to 42 U.S.C. § 1983***(All Plaintiffs Against All Defendants)**

259. Plaintiffs re-allege and incorporate by reference all the above allegations as though
fully set forth herein.

260. The Eighth Amendment to the U.S. Constitution protects individuals from being subject to cruel and unusual punishment. *See* U.S. Const. amend. VIII. The prohibition against cruel and unusual punishment prohibits state and municipal governments from enforcing criminal and infraction offenses that punish individuals—not for their voluntary conduct—but based on their involuntary condition or status. *See; Robinson v. California*, 370 U.S. 660, 666 (1962); *see also Ingraham v. Wright*, 430 U.S. 651, 667-68 (1977) (the Eighth Amendment places “substantive limits on what can be made criminal”).

261. The Eighth Amendment therefore “prohibits the imposition of criminal penalties for sitting, sleeping, or lying outside on public property for homeless individuals who cannot obtain shelter.” *Martin* 920 F.3d 584 at 616-17. “[S]o long as there is a greater number of homeless individuals in [a jurisdiction] than the number of available beds [in shelters], the jurisdiction cannot prosecute homeless individuals for involuntarily sitting, lying, and sleeping in public [...] on the false premise they had a choice in the matter.” *Id.* at 617 (internal quotations omitted).

262. The Eighth Amendment also precludes the criminal enforcement of any law that prohibits unhoused people from camping, lodging, or storing survival belongings in public space when they do not have access to shelter—as these laws are synonymous with punishing homelessness. *Id.* at 618 (finding violation of the Eighth Amendment where camping ordinance is enforced against unhoused people “who take even the most rudimentary precautions to protect themselves from the elements”).

263. Defendants do not have, and have never had, enough shelter to accommodate all of

1 the unhoused residents of San Francisco. Every day, thousands of unhoused residents have no
 2 choice but to sleep and live outdoors in the City's parks, streets, and open spaces.

3 264. Nonetheless, Defendants continue to enforce the following laws and ordinances
 4 against unhoused people: Cal. Penal Code § 647(e) (no lodging without permission), Cal. Penal
 5 Code § 148(a) (resisting, delaying, or obstructing an officer), Cal. Penal Code §§ 370, 372 (public
 6 nuisance), S.F. Police Code §§ 97(b), 168-169 (anti-camping and "sit/lie" ordinances, prohibition
 7 on living in passenger vehicles), S.F. Park Code §§ 3.12-3.13 (no lodging or sleeping); and S.F.
 8 Port Code §§ 2.9-2.10 (no lodging or sleeping).

9 265. By criminalizing lodging, sitting, or sleeping in public—and by criminalizing
 10 refusal to comply with orders to cease those activities—Defendants are preventing homeless
 11 residents from carrying out the most basic functions of survival without breaking the law. As such,
 12 Defendants' enforcement of these laws punishes unhoused people for the involuntary status of
 13 being homeless.

14 266. Notwithstanding a complete lack of adequate shelter capacity, Defendants have
 15 arrested, cited, and fined hundreds of unhoused residents for lodging, sitting, or sleeping in public
 16 over the past several years—and have arrested, cited, and fined thousands more for refusal to cease
 17 those activities in response to a "move along" order. Defendants have also destroyed the personal
 18 property of unhoused people as part of their enforcement efforts. This custom and practice of
 19 criminalization and enforcement violates the Eighth Amendment.

20 267. Defendants' belated offers of shelter to some unhoused people hours after enforcing
 21 these laws against them through citation and arrest—or threats of the same—does not change the
 22 fact that unhoused residents have no option to enter shelter before they are subject to the criminal
 23 process. Further, Defendants' limited number of available shelter beds are not appropriate for or
 24 accessible to certain individuals based on gender, life and family circumstances, or disability
 25 status—thereby making shelter functionally unavailable to them.

26 268. Individual Plaintiffs and others living unsheltered in San Francisco, including many
 27 unhoused people served by Plaintiff Coalition on Homelessness, have been subject to citation, fine,
 28 arrest, and property destruction in the past—or have had these consequences threatened against

1 them—simply because they are homeless. They live under constant and imminent threat of
 2 citation, arrest, fines, and property destruction for living outside in public places as unhoused
 3 people.

4 269. The unconstitutional criminalization of homelessness in San Francisco has also
 5 caused diversion of Plaintiff Coalition on Homelessness’ resources and frustrated its mission.
 6 Defendants’ conduct has resulted in the Coalition moving staff and volunteer resources to monitor
 7 Defendants’ law enforcement conduct and intercede on behalf of unhoused people whenever
 8 necessary.

9 **Second Cause of Action**

10 **Violation of Prohibition Against Cruel and Unusual Punishment**

11 **Under Article I, § 17 of the California Constitution**
 12 **(All Plaintiffs Against All Defendants)**

13 270. Plaintiffs re-allege and incorporate by reference all the above allegations as though
 14 fully set forth herein.

15 271. While the Eighth Amendment protects against cruel *and* unusual punishments, the
 16 California Constitution protects against cruel *or* unusual punishments. *See Cal. Const., art. I, § 17.*

17 272. The California Constitution protects against all punishments proscribed by the
 18 Eighth Amendment—but also proscribes additional punishments that would not violate the Eighth
 19 Amendment. *See California v. Carmony*, 127 Cal. App. 4th 1066, 1085 (2005) (recognizing this
 20 distinction is “purposeful and substantive rather than merely semantic”); *In re Alva*, 33 Cal. 4th
 21 254, 291 n. 20 (2004) (collecting cases). Critical to the difference in analysis is whether the
 22 government is “treat[ing] its [residents] with respect for their intrinsic worth as human beings.”
 23 *Carmony*, 127 Cal. App. 4th at 1085 (citations omitted).

24 273. Defendants’ custom and practice of arresting, citing, fining, and destroying the
 25 property of hundreds of unhoused people—and threatening the same—when they have no choice
 26 but to live in public space, constitutes inhumane punishment that does not respect the intrinsic
 27 worth of unhoused individuals as human beings in violation of California’s prohibition against
 28 cruel or unusual punishment.

1 274. The provisions of the California Constitution are self-executing and create a private
2 right of action for declaratory or injunctive relief. *Katzberg v. Regents of the Univ. of Cal.*, 29 Cal.
3 4th 300, 307 (2002).

4 **Third Cause of Action**

5 **No Probable Cause: Unreasonable Search and Seizure**

6 **Under the Fourth Amendment to the U.S. Constitution**

7 *Pursuant to 42 U.S.C. § 1983*

8 **(All Plaintiffs Against Defendants City of San Francisco, SFPD, and DPW)**

9 275. Plaintiffs re-allege and incorporate by reference all the above allegations as though
10 fully set forth herein.

11 276. The Fourth Amendment to the U.S. Constitution protects against all unreasonable
12 searches and seizures. U.S. Const. amend. IV. The Fourth Amendment also specifically protects
13 individuals from being arrested or having their property searched and seized by law enforcement
14 without probable cause that a crime has been committed. *See, e.g., Kincaid v. City of Fresno*, 2006
15 WL 3542732, at *35–37 (E.D. Cal. Dec. 8, 2006) (“The City's seizure of homeless people’s
16 personal property without probable cause [...] violates the Fourth Amendment to the United States
17 Constitution”).

18 277. Similarly, government officials can only detain or make an investigatory stop if
19 they are aware of “specific, articulable facts which, together with objective and reasonable
20 inferences, form a basis for suspecting that the particular person detained is engaged in criminal
21 activity.” *U.S. v. Hernandez-Alvarado*, 891 F.2d 1414, 1416 (9th Cir. 1989).

22 278. Where enforcement of a law has already been determined to be patently
23 unconstitutional, however, there can be no reasonable suspicion or probable cause to investigate a
24 violation of the law. *See Cuadra v. City of South San Francisco*, 2010 WL 55875, at *9 (N.D. Cal.
25 Jan. 4, 2010) (“there was no probable cause to arrest [plaintiff] for breaking a law that had already
26 been held unconstitutional”); *Warner v. Village of Ruidoso*, 2013 WL 12329081, at *12 (D. N.M.
27 Sept. 30, 2013) (“state courts have already held that the Village Ordinance was patently
28 unconstitutional, which supports his contention that no probable cause existed for issuing the

1 citation").

2 279. For years, it has been clearly unconstitutional to impose criminal penalties on
 3 unhoused individuals for sleeping or lodging in public space when they have no choice but to do
 4 so because of a lack of adequate shelter space in the jurisdiction. *See Martin*, 920 F.3d at 616-17.
 5 Under these circumstances, there can be no probable cause or reasonable suspicion to investigate
 6 violations of these laws.

7 280. Defendants have a custom and practice of conducting investigatory stops, searches,
 8 property seizures, arrests, "move along" orders and warnings pursuant to anti-lodging and sleeping
 9 laws that are unconstitutional as applied to unhoused individuals because Defendants do not
 10 provide adequate shelter resources. These law enforcement activities are therefore conducted
 11 without reasonable suspicion or probable cause in violation of the Fourth Amendment.

12 281. Individual Plaintiffs and others living unsheltered in San Francisco, including many
 13 unhoused people served by Plaintiff Coalition on Homelessness, have been subject to investigatory
 14 stops, searches, property seizures, arrests, "move along" orders and warnings pursuant to anti-
 15 lodging and sleeping laws without probable cause or reasonable suspicion. They live under
 16 constant and imminent threat of being subject to these unconstitutional searches and seizures.

17 **Fourth Cause of Action**

18 **No Probable Cause: Unreasonable Search and Seizure**

19 **Under Article I, § 13 of the California Constitution**

20 **(All Plaintiffs Against Defendants City of San Francisco, SFPD, and DPW)**

21 282. Plaintiffs re-allege and incorporate by reference all the above allegations as though
 22 fully set forth herein.

23 283. The California Constitution involves even greater protections than the Fourth
 24 Amendment with respect to arrest, search, and seizure. *See Cal. Const.*, art. I, § 13; *In re Lance*
 25 *W.*, 37 Cal. 3d 873, 879 (1985) (Article I, Section 13 imposes "independent and more exacting
 26 standards" than the U.S. Constitution).

27 284. Defendants have a custom and practice of conducting investigatory stops, searches,
 28 property seizures, arrests, "move along" orders and warnings pursuant to anti-lodging and sleeping

1 laws that are unconstitutional as applied to unhoused individuals because Defendants do not
 2 provide adequate shelter resources. These law enforcement activities are therefore conducted
 3 without reasonable suspicion or probable cause in clear violation of the more expansive protections
 4 under Article I, Section 13 of the California Constitution.

5 **Fifth Cause of Action**

6 **Property Destruction: Unreasonable Search and Seizure**

7 **Under the Fourth Amendment to the U.S. Constitution**

8 ***Pursuant to 42 U.S.C. § 1983***

9 **(All Plaintiffs Against Defendants City of San Francisco, SFPD, and DPW)**

10 285. Plaintiffs re-allege and incorporate by reference all the above allegations as though
 11 fully set forth herein.

12 286. The Fourth Amendment prohibits local governments from summarily seizing and
 13 destroying the personal property of unhoused individuals. *See Lavan v. City of L.A.*, 797 F. Supp.
 14 2d at 1012 (declaring that the Fourth Amendment protects homeless persons from government
 15 seizure and summary destruction of their unabandoned, but momentarily unattended, personal
 16 property), *aff'd, Lavan*, 693 F.3d 1022; *see also Lavan*, 693 F.3d at 1030 ("[E]ven if the seizure
 17 of the property would have been deemed reasonable had the City held it for return to its owner
 18 instead of immediately destroying it, the City's destruction of the property rendered the seizure
 19 unreasonable."); *Garcia v. City of L.A.*, 11 F.4th 1113, 1124 (9th Cir. 2021) ("our prior caselaw
 20 states clearly that the government may not summarily destroy the unabandoned personal property
 21 of homeless individuals that is kept in public areas").

22 287. Despite Defendants' written policies to the contrary, Defendants have an unwritten
 23 policy, custom, and practice of seizing and destroying unhoused people's personal belongings.
 24 Defendants destroy such property even if that property poses no threat to public health and does
 25 not constitute evidence of a crime.

26 288. Defendants' policy, custom, and practice is to indiscriminately amass all personal
 27 property from unhoused individuals and to dispose of it *en masse* without sorting it or saving any
 28 belongings for later retrieval—often over the objection of unhoused people crying out to have their

1 survival belongings preserved. This widespread destruction belies any suggestion that Defendants' 2 practice is to remove only clearly abandoned or hazardous property. *See, e.g., Mitchell*, 2016 WL 3 11519288, at *3-4 (C.D. Cal. Apr. 13, 2016); *Rios v. County of Sacramento*, 562 F. Supp. 3d 999, 4 1017 (E.D. Cal. 2021); *see also Pottinger v. City of Miami*, 810 F. Supp. 1551, 1559 (S.D. Fla. 5 1992).

6 289. Defendants' unconstitutional policies and practices continue, subjecting Individual
7 Plaintiffs, and a significant number of unhoused individuals served by Plaintiff Coalition on
8 Homelessness, to persistent and imminent threat of having their personal property seized and
9 destroyed in violation of the Fourth Amendment.

10 290. The unconstitutional seizure and destruction of unhoused people's personal
11 property has caused diversion of Plaintiff Coalition on Homelessness' resources and frustrated its
12 mission. This destruction has caused the Coalition on Homelessness to expend more of its limited
13 resources to obtain and provide replacement tents and other supplies to individuals who have lost
14 their necessary survival gear and other belongings due to Defendants' actions, and has resulted in
15 the Coalition moving staff and volunteer resources to monitor Defendants' conduct and intercede
16 on behalf of unhoused people.

17 Sixth Cause of Action

18 Property Destruction: Unreasonable Search and Seizure

19 Under Article I, § 13 of the California Constitution

20 (All Plaintiffs Against Defendants City of San Francisco, SFPD, and DPW)

21 291. Plaintiffs re-allege and incorporate by reference all the above allegations as though
22 fully set forth herein.

23 292. The California Constitution involves even greater protections than the Fourth
24 Amendment with respect to property seizures. *See* Cal. Const., art. I, § 13; *In re Lance W.*, 37 Cal.
25 3d at 879.

26 293. Despite Defendants' written policies to the contrary, Defendants have an unwritten
27 policy, custom, and practice of seizing and destroying unhoused people's personal belongings.
28 Defendants destroy such property even if that property poses no threat to public health and does

1 not constitute evidence of a crime.

2 294. Defendants' unconstitutional policies and practices continue, subjecting Individual
 3 Plaintiffs, and a significant number of unhoused individuals served by Plaintiff Coalition on
 4 Homelessness, to persistent and imminent threat of having their personal property seized and
 5 destroyed in clear violation of the more expansive protections under Article I, Section 13 of the
 6 California Constitution.

7 **Seventh Cause of Action**

8 **Violation of Procedural Due Process**

9 **Under the Fourteenth Amendment to the U.S. Constitution**

10 ***Pursuant to 42 U.S.C. § 1983***

11 **(All Plaintiffs Against All Defendants)**

12 295. Plaintiffs re-allege and incorporate by reference all the above allegations as though
 13 fully set forth herein.

14 296. The Fourteenth Amendment to the U.S. Constitution prohibits the government from
 15 depriving any person of their property without due process of law. *See* U.S. Const. amend. XIV.
 16 Due process protections squarely apply to the property of unhoused people. *See Lavan v. City of*
17 Los Angeles, 693 F.3d 1022, 1033 (9th Cir. 2012).

18 297. The fundamentals of due process are notice and an opportunity to be heard prior to
 19 a permanent deprivation of property. "In the context of the collection or destruction of the
 20 possessions of people experiencing homelessness that are left unattended in a public space, courts
 21 have found that minimally, the municipality must provide advance notice and a meaningful way
 22 to collect the property." *Phillips v. City of Cincinnati*, 479 F. Supp. 3d 611, 645 (S.D. Ohio 2020),
 23 *citing Cobine v. City of Eureka*, 2016 WL 1730084, at *4 (N.D. Cal. May 2, 2016) (due process
 24 likely adequate with advance notice and ability to reclaim property within 90 days of removal).
 25 Any procedures short of these requirements violates the Fourteenth Amendment. *See Lavan*, 693
 26 F.3d at 1032 (holding that due process required government to take "reasonable steps to give notice
 27 that the property has been taken so the owner can pursue available remedies for its return").

28 298. Despite Defendants' written policies to the contrary, Defendants have an unwritten

1 policy, custom, and practice of seizing and destroying unhoused people's personal belongings
 2 without any notice or an opportunity to be heard, and without any meaningful way to collect their
 3 property in violation of the Fourteenth Amendment.

4 299. Defendants' unconstitutional policies and practices continue, subjecting Individual
 5 Plaintiffs, and a significant number of unhoused individuals served by Plaintiff Coalition on
 6 Homelessness, to persistent and imminent threat of having their personal property seized and
 7 destroyed without due process of law.

8 300. The seizure and destruction of unhoused people's personal property without due
 9 process of law has caused diversion of Plaintiff Coalition on Homelessness' resources and
 10 frustrated its mission. These property seizures without due process cause the Coalition on
 11 Homelessness to expend more of its limited resources to obtain and provide replacement tents and
 12 other supplies to individuals who have lost their necessary survival gear and other belongings due
 13 to Defendants' actions, and has resulted in the Coalition moving staff and volunteer resources to
 14 monitor Defendants' conduct and intercede on behalf of unhoused people.

Eighth Cause of Action

Violation of Procedural Due Process

Under Article I, §§ 7(a), 15 of the California Constitution

(All Plaintiffs Against All Defendants)

19 301. Plaintiffs re-allege and incorporate by reference all the above allegations as though
 20 fully set forth herein.

21 302. The due process protections under the California Constitution are more expansive
 22 than those under the U.S. Constitution. *See Cal. Const., art. I, §§ 7(a), 15; Ryan v. Cal.*
23 Interscholastic Federation-San Diego Section, 94 Cal. App. 4th 1048, 1070 (2001) ("procedural
 24 due process under the California Constitution is much more inclusive and protects a broader range
 25 of interests than under the federal Constitution") (citations omitted).

26 303. Specifically, the California Constitution requires that "even in cases in which the
 27 decision-making procedure will not alter the outcome of governmental action, due process may
 28 nevertheless require that certain procedural protections be granted the individual in order to protect

1 important dignitary values.” *People v. Ramirez*, 25 Cal. 3d 260, 268 (1976). The purpose of these
 2 safeguards is “to ensure that the method of interaction itself is fair in terms of what are perceived
 3 as minimum standards of political accountability—of modes of interaction which express a
 4 collective judgment that human beings are important in their own right, and that they must be
 5 treated with understanding, respect, and even compassion.” *Id.* Furthermore, in California, “due
 6 process safeguards . . . must be analyzed in the context of the principle that freedom from arbitrary
 7 adjudicative procedures is a substantive element of one’s liberty.” *Id.* at 268.

8 304. Defendants’ unwritten policy, custom, and practice of seizing and destroying
 9 unhoused people’s personal belongings without any notice or an opportunity to be heard, and
 10 without any meaningful way collect their property, violates the basic tenets of procedural due
 11 process—and fails to confer the dignity, respect, and compassion required by the California
 12 Constitution. That Defendants’ actual policy, custom, and practice flies in the face of Defendants’
 13 articulated written policies further evidences the kind of “arbitrary” procedures that the California
 14 Constitution is designed to protect against.

15 **Ninth Cause of Action**

16 **Exposure to a State-Created Danger**

17 **Under the Fourteenth Amendment to the U.S. Constitution**

18 ***Pursuant to 42 U.S.C. § 1983***

19 **(All Plaintiffs Against All Defendants)**

20 305. Plaintiffs re-allege and incorporate by reference all of the above allegations as
 21 though fully set forth herein.

22 306. Governmental action that affirmatively places a person in a position of danger
 23 deprives that person of substantive due process rights guaranteed by the Fourteenth Amendment
 24 to the United States Constitution. *See* U.S. Const. amend. XIV.

25 307. Local governments violate the substantive due process rights of unhoused people
 26 when they place unhoused individuals in more vulnerable situations by confiscating the survival
 27 belongings that they use for shelter, warmth, and protection from the elements. *See Santa Cruz*
 28 *Homeless Union*, 514 F. Supp. 3d 1136 at 1144-1145; *Sanchez*, 914 F. Supp. 2d at 1101-02.

1 308. Defendants have a policy, custom, and practice of removing unhoused people from
2 public spaces and of seizing and destroying their personal property, such as tents and other survival
3 gear, that is necessary for their protection. Defendants engage in these practices without ensuring
4 that shelter and/or housing options are available to unhoused individuals.

5 309. Without any other available option for shelter and without their tents and survival
6 gear—now destroyed—homeless individuals are forced to live exposed to the elements, without
7 protection from cold, wind, and rain. This severely jeopardizes their physical and mental health.
8 Defendants' conduct is particularly cruel when unhoused individuals who are actively seeking
9 shelter from Defendants are unable to access it—only to have their only survival belongings
10 destroyed.

11 310. Defendants know or should know that their actions endanger the health and safety
12 of unhoused individuals. This conduct is shocking to the conscience and only further imperils the
13 health and safety of unhoused people.

14 311. Defendants' policies and practices have and will continue to put Individual
15 Plaintiffs, and a substantial number of unhoused individuals served by Plaintiff Coalition on
16 Homelessness, in immediate danger—in violation of their substantive due process rights.

17 312. Defendants' continuing unlawful conduct has also frustrated the Coalition on
18 Homelessness' mission and has caused it to dramatically increase the resources and time it expends
19 to assist and serve homeless individuals who have lost their survival belongings.

20 **Tenth Cause of Action**

21 **Exposure to a State-Created Danger**

22 **Under Article I, § 7(a) of the California Constitution**

23 **(All Plaintiffs Against All Defendants)**

24 313. Plaintiffs re-allege and incorporate by reference all the above allegations as though
25 fully set forth herein.

26 314. Governmental action that affirmatively places a person in a position of danger
27 deprives that person of substantive due process rights guaranteed by the California Constitution.
28 Cal. Const., art. I, § 7(a). The substantive due process protections under the California Constitution

1 are at least as expansive as those under the U.S. Constitution.

2 315. Defendants' policy, custom, and practice of removing unhoused people from public
3 spaces and of seizing and destroying their personal property, such as tents and other survival gear,
4 endangers the health and safety of unhoused people in a way that shocks the conscience.
5 Defendants know or should know that their actions endanger the health and safety of unhoused
6 individuals.

7 316. Defendants' policies and practices have and will continue to put Individual
8 Plaintiffs, and a substantial number of unhoused individuals served by Plaintiff Coalition on
9 Homelessness, in immediate danger in violation of their substantive due process rights under the
10 California Constitution.

11 **Eleventh Cause of Action**

12 **Discrimination Against Persons With Disabilities**

13 **Under the Americans With Disabilities Act (ADA), 42 U.S.C. § 12131 *et seq.***

14 **(Plaintiffs Coalition on Homelessness and Teresa Sandoval Against Defendant City of San
15 Francisco)**

16 317. Plaintiffs re-allege and incorporate by reference all the above allegations as though
17 fully set forth herein.

18 318. Title II of the Americans with Disabilities Act (ADA) provides that "no qualified
19 individual with a disability shall, by reason of such disability, be excluded from participation in or
20 be denied the benefits of the services, programs, or activities of a public entity, or be subjected to
21 discrimination by any such entity." 42 U.S.C. § 12132. Discrimination under Title II of the ADA
22 includes administration of programs in a way that has a discriminatory effect on people with
23 disabilities, or that has the "effect of defeating or substantially impairing the accomplishment of
24 the objectives of the service, program, or activity with respect to individuals with disabilities." 28
25 C.F.R. § 35.130 (b)(3)(ii).

26 319. A local government's removal of homeless individuals and their possessions from
27 public property—as well as the provision of services or shelter to unhoused individuals—are
28 programs, services, and/or activities covered by Title II of the ADA.

1 320. Failure to provide proper assistance, additional time, or other supports to disabled
 2 individuals when demanding that unhoused people remove themselves or their belongings from
 3 public space is a violation of the ADA. *See Cooley v. City of Los Angeles*, 2019 WL 3766554, at
 4 *6 (C.D. Cal. Aug. 5, 2019) (“Cooley [...] told LAPD officers that she needed help to carry her
 5 property because of her disability and that she lost most of her essential property because her needs
 6 were not accommodated [...] the City's practices, even if it facially neutral, violate the ADA by
 7 unduly burdening people with disabilities such as Cooley”).

8 321. Failing to provide shelter options to unhoused people that meet their disability
 9 needs is also a violation of the ADA—as it means that shelter is functionally unavailable to them
 10 because of their disability. *See Bloom v. City of San Diego*, 2018 WL 9539238, at *3 (S.D. Cal.
 11 June 8, 2018) (“[B]ecause of plaintiffs' disabilities, they cannot seek housing in a homeless shelter
 12 because the shelters cannot accommodate their disabilities; . . . the shelters are ‘functionally
 13 unavailable’ to them”).

14 322. Defendants discriminate against unhoused individuals by failing to provide
 15 adequate notice, time, and assistance to unhoused people with disabilities who are forced to move
 16 themselves or their belongings from public space in response to Defendants' homeless sweeps.

17 323. Defendants further discriminate against unhoused individuals with disabilities by
 18 arresting, citing, fining, and seizing the property of unhoused people for sleeping or lodging in
 19 public without first identifying their individualized needs and whether Defendants' shelter options,
 20 if any exist, can actually meet those needs.

21 324. Forcibly removing unhoused residents without first identifying and offering
 22 alternative shelter or services that meet the individualized needs of people with disabilities does
 23 not serve any sufficiently compelling or bona fide and legitimate interest of Defendants, and less
 24 discriminatory options are available to Defendants to achieve any interests they claim they are
 25 trying to advance.

26 325. Ms. Sandoval, and a significant number of unhoused individuals served by Plaintiff
 27 Coalition on Homelessness, have physical or mental disabilities and have been injured by
 28 Defendants' discriminatory response to unhoused residents.

1 **Twelfth Cause of Action**

2 **Discrimination Against Persons With Disabilities**

3 **Under Cal. Gov. Code § 11135**

4 **(Plaintiffs Coalition on Homelessness and Teresa Sandoval Against Defendant City of San
5 Francisco)**

6 326. Plaintiffs re-allege and incorporate by reference all the above allegations as though
7 fully set forth herein.

8 327. Cal. Gov. Code § 11135 is intended to prohibit all forms of discrimination
9 prohibited under Title II of the Americans with Disabilities Act and, where possible, to be more
10 protective of people with disabilities. *See* Cal. Gov. Code § 11135(b).

11 328. By administering its programs for unhoused people and response to homelessness
12 in a manner that has a discriminatory effect on people with disabilities, Defendants have violated,
13 and continue to violate, Section 11135.

14 329. Ms. Sandoval, and a significant number of unhoused individuals served by Plaintiff
15 Coalition on Homelessness, have physical or mental disabilities and have been injured by
16 Defendants' discriminatory response to unhoused residents with disabilities.

17 **Thirteenth Cause of Action**

18 **Conspiracy to Deprive Plaintiffs of Their Constitutional Rights**

19 **Pursuant to 42 U.S.C. § 1983**

20 **(All Plaintiffs Against All Defendants)**

21 330. Plaintiffs re-allege and incorporate by reference all the above allegations as though
22 fully set forth herein.

23 331. When government actors collectively agree to violate individuals' constitutional
24 rights—and take any steps in furtherance of that agreement—all relevant public agencies and
25 employees are liable for constitutional conspiracy pursuant to Section 1983. *See Mendocino Envtl.*
26 *Ctr. v. Mendocino Cty.*, 192 F.3d 1283, 1301 (9th Cir. 1999).

27 332. Defendants have entered into both explicit and implicit agreements with one
28 another to violate the constitutional rights of unhoused people by arresting, citing, fining, and

1 destroying the property of unhoused people without providing adequate notice or adequate shelter
2 in violation of the U.S. and California Constitutions—under the banner of the interagency
3 operation known at the Healthy Streets Operation Center (HSOC).

4 333. Defendants have each taken concrete steps in furtherance of these agreements as
5 evidenced by Defendants' ongoing policy, custom, and practice of coordinating with one another
6 to target unhoused people for enforcement and property destruction in violation of their
7 constitutional rights.

8 334. Individual Plaintiffs, and a substantial number of unhoused individuals served by
9 Plaintiff Coalition on Homelessness, have and will continue to be harmed as a direct and proximate
10 result of Defendants' ongoing conspiracy.

11 **PRAYER FOR RELIEF**

12 WHEREFORE, Plaintiffs respectfully request that the Court:

13 **Declaratory Relief:**

14 a. Declare that Defendants' ongoing investigation and enforcement of criminal
15 statutes against unhoused people for sleeping, lying, sheltering, or lodging on public property
16 violates the Fourth and Eighth Amendments to the U.S. Constitution; Article I, §§ 13 and 17 of
17 the California Constitution;

18 b. Declare that Defendants' ongoing seizure and destruction of the personal property
19 of unhoused people violates the Fourth and Fourteenth Amendments to the U.S. Constitution;
20 Article I, §§ 7(a) and 13 of the California Constitution;

21 c. Declare that Defendants' removal of unhoused people from public property and
22 seizure of their necessary survival gear, in the absence of adequate housing or shelter, violates
23 their right to be free from state-created dangers under the Fourteenth Amendment to the U.S.
24 Constitution and Article I, § 7(a) of the California Constitution;

25 d. Declare that Defendants have failed to appropriately train staff to enforce
26 ordinances against unhoused people or to seize property from unhoused people only in
27 conformance with the Fourth, Eighth, and Fourteenth Amendments to the U.S. Constitution;
28 Article I, §§ 7(a), 13, and 17 of the California Constitution;

1 e. Declare that Defendants' ongoing enforcement and seizure practices are
 2 government programs that discriminate against unhoused people with disabilities in violation of
 3 42 U.S.C. § 12131 and Cal. Gov. Code § 11135;

4 f. Declare that Defendants have conspired to deprive unhoused people of their civil
 5 rights in violation of 42 U.S.C. § 1983.

6 **Injunctive Relief:**

7 a. Grant a preliminary and permanent injunction enjoining and restraining Defendants
 8 from investigating, citing, arresting, prosecuting, or otherwise enforcing alleged violations of any
 9 ordinance that punishes sleeping, lodging, or camping on public property—or threatening the
 10 same—against unhoused individuals in a manner that violates the Fourth and Eighth Amendments
 11 to the U.S. Constitution and Article I, §§ 13 and 17 of the California Constitution. This includes a
 12 prohibition on the issuance of “move along” orders or other police orders under threat of citation
 13 and arrest. The prohibition shall last unless and until Defendants can confirm that all of San
 14 Francisco’s unhoused residents have immediately available, appropriate, accessible, and voluntary
 15 shelter such that they are not being punished for the involuntary status of homelessness. At a
 16 minimum, enforcement of the following ordinances is to be enjoined:

- 17 i. Cal. Penal Code § 647(e) (no lodging without permission);
- 18 ii. Cal. Penal Code § 148(a) (resisting, delaying, or obstructing an officer);
- 19 iii. Cal. Penal Code §§ 370, 372 (public nuisance);
- 20 iv. S.F. Police Code §§ 97(b), 168-169 (anti-camping, “sit/lie” ordinances,
 prohibition on living in passenger vehicles);
- 22 v. S.F. Park Code §§ 3.12-3.13 (no lodging or sleeping); and
- 23 vi. S.F. Port Code §§ 2.9-2.10 (no lodging or sleeping).

24 b. Grant a preliminary and permanent injunction enjoining and restraining Defendants
 25 from seizing and disposing of homeless individuals’ property in a manner that violates the Fourth
 26 and Fourteenth Amendments to the U.S. Constitution and Article I, §§ 7(a) and 13 of the California
 27 Constitution;

1 c. Grant a permanent injunction enjoining and restraining Defendants from removing
2 unhusked people from public property and seizing their property, in the absence of adequate
3 housing or shelter, in violation of the Fourteenth Amendment to the U.S. Constitution and Article
4 I, § 7(a) of the California Constitution;

5 d. Grant a permanent injunction enjoining and restraining Defendants from actions
6 that discriminate against people with disabilities in the administration of their programs in
7 violation of 42 U.S.C. § 12131 and Cal. Gov. Code § 11135;

8 **Mandate Relief:**

9 a. Issue a mandatory order compelling Defendants to adequately train staff to stop
10 enforcing ordinances against unhusked people and stop seizing their property except in
11 conformance with the Fourth, Eighth, and Fourteenth Amendments to the U.S. Constitution;
12 Article I, §§ 7(a), 13, and 17 of the California Constitution;

13 b. Issue a mandatory order requiring Defendants to reasonably modify their programs
14 to avoid any continued discrimination against unhusked people, pursuant to 42 U.S.C. § 12131
15 and Cal. Gov. Code § 11135;

16 c. Issue a mandatory order requiring Defendants to submit to regular monitoring and
17 compliance checks by the Court at Defendant's expense;

18 **Other Relief:**

19 a. Order Defendants to pay for Plaintiffs' attorneys' fees and costs; and

20 b. Grant Plaintiffs such further relief as the Court deems just and proper.

21 Dated: September 27, 2022

By: /s/ Zal. K. Shroff

22 LAWYERS' COMMITTEE FOR CIVIL
23 RIGHTS OF THE SAN FRANCISCO BAY
24 AREA

25 Zal K. Shroff, MJP 804620*
26 Elisa Della-Piana, SBN 226462
27 131 Steuart Street, Ste. 400
28 San Francisco, CA 94105
 Telephone: (415) 543-9444
 Fax: (415) 543-0296
 edellapiana@lccrsf.org
 zshroff@lccrsf.org

1 *application pro hac vice filed concurrently
2

3 By: /s/ John Thomas H. Do

4 ACLU FOUNDATION OF NORTHERN
5 CALIFORNIA
6 John Thomas H. Do, SBN 285075
7 Brandon L. Greene, SBN 293783
8 39 Drumm Street
9 San Francisco, CA 94111
Telephone: (415) 293-6333
jdo@aclunc.org
bgreene@aclunc.org

10 By: /s/ Alfred C. Pfeiffer, Jr.

11 LATHAM & WATKINS LLP
12 Alfred C. Pfeiffer, Jr., SBN 120965
13 Wesley Tiu, SBN 336580
505 Montgomery Street, Ste 2000
14 San Francisco, CA 94111
Telephone: (415) 391-0600
Al.Pfeiffer@lw.com
Wesley.Tiu@lw.com

15 LATHAM & WATKINS LLP
16 Joseph H. Lee, SBN 248046
17 Town Center Drive, 20th Floor
Costa Mesa, CA 92626
18 Telephone: (714) 540-1235
Joseph.Lee@lw.com

19 LATHAM & WATKINS LLP
20 Regina Wang, SBN 326262
10250 Constellation Blvd., Suite 1100
21 Los Angeles, CA 90067
Telephone: (424) 653-5500
Regina.Wang@lw.com

22 *Attorneys for Plaintiffs*
23

24
25
26
27
28

1 **ATTORNEY ATTESTATION**

2 I am the ECF User whose identification and password are being used to file the foregoing
3 Complaint for Declaratory and Injunctive Relief. Pursuant to Civil Local Rule 5-1(h)(3)
4 regarding signatures, I, Alfred C. Pfeiffer, Jr., attest that concurrence in the filing of this
5 document has been obtained. Executed this 27th day of September 2022, in San Francisco,
6 California.

7

8 DATED: September 27, 2022

/s/ Alfred C. Pfeiffer, Jr.

9 Alfred C. Pfeiffer, Jr.

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28