1	SETTLEMENT AGREEMENT AND RELEASE
2	SHIRLEY FREEMAN, ET AL. V. COUNTY OF RIVERSIDE, ET AL.
3	CASE NO. RIC2001772
4	Petitioners/Plaintiffs/Class Representatives Shirley Freeman and Daniel Freeman, on
5	behalf of themselves and all Class Members, and Respondent/Defendant County of
6	Riverside, stipulate that they have reached a settlement as set forth below. ¹
7	SETTLEMENT AGREEMENT
8	This Settlement Agreement and Release is entered into by Plaintiffs and the County,
9	collectively referred to as the "Parties." The Parties have agreed to settle this matter on the
10	following terms and conditions upon approval of the Court pursuant to California Rule of Court
11	3.769.
12	A. RECITALS
13	1. Plaintiffs brought an action on behalf of themselves and all Class Members against
14	Riverside County on or about March 27, 2020, alleging that the County had failed to comply with
15	its mandatory duties under Welfare and Institutions Code Sections 903 and 903.45 when assessing
16	and collecting costs of support (detention fees) from parents and guardians with a child in juvenile
17	detention. Plaintiffs further alleged that the County's continuous collection efforts violated
18	parents' and guardians' constitutional rights, because the County failed to provide due process
19	before beginning collection of detention fees. Plaintiffs sought both injunctive and declaratory
20	relief, prohibiting the County from continuing to collect outstanding detention fees and
21	reimbursing parents and guardians for detention fees that had already been collected. Plaintiffs'
22	allegations are more fully described in Plaintiffs' Verified Petition for Writ of Mandate and
23	Taxpayer Complaint filed on March 27, 2020; Verified Amended and Supplemental Petition for
24	Writ of Mandate and Taxpayer Complaint filed on September 28, 2020; and Second Verified
25	Supplemental and Amended Petition for Writ of Mandate, Complaint and Taxpayer Complaint
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27	¹ Petitioner/Plaintiff Tiffine Hansbrough is not a class representative or member of the class. Ms.
28	Hansbrough and Defendant have resolved Ms. Hansbrough's claims in a separate agreement and release.

SETTLEMENT AGREEMENT AND RELEASE

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filed on January 25, 2021 ("Second Amended Complaint"). The Second Amended Complaint is
 the operative pleading and is attached as Exhibit A.

3 2. Defendant denies any violation of the United States Constitution, the
4 California Constitution, and Welfare and Institutions Code Sections 903 and 903.45.

3. On April 21, 2020, the County authorized the elimination and write-off of
receivables associated with the care of detained youth, juvenile services, and delinquency
proceedings. Attached hereto as Exhibit B is a true and correct copy of the Submittal to the
County's Board of Supervisors referencing the request to eliminate and write-off fees.

9 4. On December 10, 2021, the Court granted Plaintiffs' motion for class
10 certification, certifying a class of "parents and guardians from whom Riverside County
11 received a payment in a juvenile case for costs of support from December 21, 2016, through
12 April 21, 2020."

13 5. The Parties have conducted discussions, arm's length negotiations, and
14 mediation with a third party, regarding a compromise and settlement of the Action with a
15 view to settling all matters in dispute.

6. Considering the benefits that Class Members will receive from settlement of
the Action and the risks of litigation, Class Representatives and Plaintiffs' Counsel have
concluded that the terms and conditions of this Agreement are fair, reasonable, and in the
best interests of the Class Members; Plaintiffs have agreed that Defendant shall be released
from the Settled Claims pursuant to the terms and provisions of this Agreement; and have
agreed to dismissal with prejudice of this Action and all Settled Claims as defined in Section
B.

7. The Parties agree that entry of this Agreement, without further litigation, is in
the public interest.

8. Therefore, the Parties, subject to the approval of the Court pursuant to
 California Rule of Court 3.769, in consideration of the benefits flowing to the Parties from
 the Agreement, agree that the Settled Claims shall be compromised, settled, forever released,
 barred, and dismissed with prejudice, upon and subject to the following terms and

1 || conditions.

2 B. Definitions

1. 3 "Action" means the civil action captioned Shirley Freeman, et al. v. Riverside County, et al., CASE NO. RIC2001772, Superior Court for the County of Riverside, California. 4 5 2. "Class Member(s)" means "parents and guardians from whom Riverside County received a payment in a juvenile case for costs of support from December 21, 2016, through April 6 21, 2020." See Dec. 10, 2021 Order on Pls.' Mot. for Class Certification. 7 3. 8 "Class Member's Pro Rata Percentage Share" means the total detention fees 9 collected from the individual Class Member by Riverside County, including amounts collected 10 prior to December 21, 2016, divided by the total of all detention fees collected from all Class Members by Riverside County. 11 4. "Class Representatives" means Plaintiffs Shirley Freeman and Daniel Freeman. 12 13 5. "Defendant" means the County of Riverside. 6. "Effective Date of the Settlement" means the earliest date: (1) the Court grants final 14 approval if no valid objections have been filed; (2) if one or more valid objections have been filed 15 but no appellate proceedings have been initiated, 30 calendar days after the date the Court enters 16 an order granting final approval of the Settlement; or (3) if one or more valid objections have been 17 filed, and an appeal, writ, or other appellate proceeding has been initiated, the date on which the 18 19 appeal, writ, or other appellate proceeding has been finally and conclusively resolved with no right to pursue further remedies or relief. 20 7. "ECD" means the Enhanced Collections Division of the Superior Court for 21 Riverside County. 22 23 8. "Individual Settlement Payment" means the total gross amount each Participating 24 Class Member is entitled to receive from the Settlement Fund. This is determined by multiplying the Settlement Fund total by the Class Member's Pro Rata Percentage Share of all detention fees 25 collected from Class Members, after removing any Class Members who opt out of the Settlement. 26 27 To account for administrative costs and equity, Participating Class Members will be entitled to a

28 || \$25.00 minimum payment.

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"Plaintiffs" means all plaintiffs named in the Action.

2 10. "Plaintiffs' Counsel" means the individual attorneys and the law firms named as
3 plaintiffs' counsel in the Action. Should the law firms change their names or merge with other
4 entities, those new entities shall also qualify as Plaintiffs' Counsel.

5 11. "Participating Class Members" means Class Members who do not submit timely
6 written requests for exclusion pursuant to the Class Notice.

7 12. "Second Amended Complaint" means the Second Verified Supplemental and
8 Amended Petition for Writ of Mandate, Complaint and Taxpayer Complaint filed on January 25,
9 2021.

10 13. "Settled Claims" means all claims for damages, declaratory or injunctive relief that
11 were brought on behalf of Plaintiffs or Class Members in this Action based on the facts and
12 circumstances alleged in the Second Amended Complaint.

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14. "Settlement" means the settlement provided for in this Agreement.

C. Release: Scope and Effect of Release

The Plaintiffs and Participating Class Members, on behalf of themselves, their
 heirs, executors, administrators, representatives, attorneys, successors, assigns, agents, affiliates,
 and partners, and any persons they represent, by operation of any final judgment entered by the
 Court, fully, finally, and forever release, relinquish, and discharge the Defendant of and from any
 and all of the Settled Claims. This Release shall not apply to claims that arise or accrue after the
 termination of this Agreement.

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D. Terms for Approval of Settlement

Defendant sought and obtained approval of the Settlement from the Riverside
 County Board of Supervisors on July 26, 2022, and will execute this Agreement within ten days of
 the approval of the Settlement by the Board of Supervisors.

25 2. Within 60 days of approval of this Agreement by the Board of Supervisors,
26 Plaintiffs' Counsel shall file a Motion for Preliminary Approval of the Settlement provided for in
27 this Agreement and entry of a Preliminary Approval Order. Such Preliminary Approval will seek
28 approval of the Class Notice, attached here as Exhibit C.

3. The Parties shall take all necessary steps to obtain judicial approval of this
 Agreement. As part of the approval process, the Parties agree to cooperate and use their best
 efforts in describing and explaining the benefits of this Agreement to the Class and in the creation
 of all papers submitted to the Court to secure such approval. In the event that the Court does not
 approve this Agreement or the order approving this Agreement is reversed on appeal, the Parties
 shall make good faith efforts to modify the Agreement so as to gain judicial approval.

7 4. In the event that final approval of this Settlement does not occur for any reason, the
8 Parties shall have all rights, claims, and defenses that they had as of the date of execution of the
9 Settlement, and all litigation deadlines shall be deemed to have been tolled as of the date of
10 execution of the Settlement.

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E. Class Notice and Notice of Final Settlement

1. 12 The Parties agree that they will contract with Rust Consulting ("Settlement 13 Administrator") to send the approved Class Notice and administer the Settlement. The Class Notice shall be sent after the Court's order granting preliminary approval via First-Class U.S. 14 15 Mail, and any other communication method the Settlement Administrator deems appropriate to each Class Member. Before mailing the Class Notice, the Settlement Administrator will run all 16 addresses through the National Change of Address database. For any returned notices, the 17 Settlement Administrator will run the Class Member addresses through a public records database, 18 19 such as Lexis/Nexis Accurint, Westlaw CLEAR and/or TLO.

2. The Parties submitted and the Court entered a stipulated Protective Order that 20 21 designates Class Members' names, addresses, and phone numbers ("Class Members' Contact Information") as Protected Information. The Protective Order limits the use and disclosure of 22 23 Class Members' Contact Information to that which is necessary to administer the Settlement, 24 including sending notices and payments to and responding to inquiries from Class Members. The Settlement Administrator and Class Counsel shall be bound by the terms of the Protective Order, 25 shall treat Class Members' Contact Information as Protected Information, and shall not disclose 26 Class Members' Contact Information except as is necessary to administer the Settlement as 27 28 described in the Protective Order.

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1	3. The Parties shall cooperate to provide any additional information which the
2	Settlement Administrator may request that is reasonable and necessary for the purpose of giving
3	Class Notice and otherwise administering this Agreement.
4	4. The Parties will also take the following actions within ten business days of the date
5	of the Preliminary Approval to ensure that a high percentage of Class Members receive notice:
6	a. Defendant will post the Class Notice in appropriate places on the applicable county
7	departments' websites and on https://www.countyofriverside.us;
8	b. Defendant will provide the Class Notice to juvenile defense attorneys in Riverside
9	County through the Riverside County Public Defender and alternate public defender
10	offices;
11	c. Plaintiffs will post the Class Notice in appropriate places on the website of the Western
12	Center on Law & Poverty and the National Center for Youth Law; and
13	d. Defendant will provide a copy of the Class Notice to ECD for posting in offices where
14	payments in juvenile cases are made or accepted.
15	5. The Class Notice shall remain posted and shall be maintained or replaced with new
16	copies as needed, until the Court issues an order finally approving or rejecting the Settlement.
17	6. If the Settlement contemplated by this Agreement is approved by the Court,
18	counsel for the Parties shall request that the Court enter a final judgment.
19	7. Within ten (10) business days following the Court's entry of a final judgment, the
20	Parties shall post a Notice of Final Settlement, jointly developed between the Parties, in all
21	locations identified in paragraph E.4. of this Agreement, as well as provide individual copies of
22	the Class Notice to any Class Members who so request on an individual basis. The Notice of Final
23	Settlement shall remain posted, and shall be maintained or replaced with new copies as needed,
24	until the obligations of this Agreement are terminated.
25	8. The Class Notice and Notice of Final Settlement shall be posted in both English
26	and Spanish. Plaintiffs shall provide a Spanish-language version of the Class Notice and the
27	Notice of Final Settlement to Defendant in sufficient time for Defendant to meet their posting
28	obligations in paragraph E.4.

9. Should Plaintiffs' Counsel provide translations in languages other than Spanish to
 Defendant, Defendant shall post a notice informing Class Members that such translations of the
 Class Notice and Notice of Final Settlement are available, and provide copies of these documents
 in those languages upon request.

10. The Settlement Administrator will maintain a settlement website that shall contain
copies of all papers and orders filed in connection with preliminary and final approval, including
the Settlement, Second Amended Complaint, Class Notice and Notice of Final Settlement. The
URL to the website will be provided in the Class Notice. The website will be created no later than
the date of the mailing of the Class Notice. The Settlement Administrator will also maintain a tollfree number to respond to inquiries from Class Members. The website and the toll-free number
will be maintained until Plaintiffs file a request for dismissal as set forth in Section M below.

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F. Settlement Fund for Class Members

Provided this Settlement is finally approved by the Court, and in consideration for
 the release of claims described above, the Parties agree that Defendant shall pay \$540,307.00 into
 a qualified settlement account established by the Settlement Administrator for distribution to
 Participating Class Members (the "Settlement Fund"). Defendant shall make this deposit within 20
 business days of the Effective Date of the Settlement. All interest that accrues shall benefit the
 Class Members and become part of the Settlement Fund.

2. 19 The Settlement Fund shall be distributed and administered by the Settlement Administrator to Participating Class Members. Each Participating Class Member will be entitled 20 21 to receive an Individual Settlement Payment based on the Class Member's Pro Rate Percentage Share, as defined above. Only Participating Class Members are eligible to receive Individual 22 23 Settlement Payments. Participating Class Members shall be bound by this Settlement and any 24 order or judgment entered by the Court approving this Settlement. Class Members who submit timely written requests for exclusion pursuant to the Class Notice are not Participating Class 25 Members, and therefore are neither entitled to any Individual Settlement Payment nor bound by 26 27 this Settlement or any order or judgment entered by the Court approving this Settlement.

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SETTLEMENT AGREEMENT AND RELEASE

3. The Settlement Administrator will exclude any Class Members who timely and
 validly request exclusion from the Settlement and revise the calculations of each Class Member's
 pro rata percentage share to determine each Participating Class Member's Individual Settlement
 Payment. The Parties shall request that Class Members be provided at least 45 days to submit
 objections to the Court after the Class Notice is posted and distributed.

4. Within 30 business days after the Court grants final approval of the Settlement, the
Settlement Administrator will pay each Participating Class Member their Individual Settlement
Payment. The Settlement Administrator shall prepare and mail checks to Class Members without
the necessity of any formal claim being filed.

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5. There will be no reversion of the Settlement Fund to Defendant.

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G. Distribution of Settlement Residues.

1. Any checks issued to any Participating Class Members shall remain valid and 12 13 negotiable for 120 calendar days from the date of issuance. The Settlement Administrator shall mail a reminder postcard to any Class Member whose settlement distribution check has not been 14 negotiated within 60 days after the date of mailing. Checks to Participating Class Members that 15 are not deposited or cashed within 120 calendar days of issuance will be void and deemed of no 16 further force and effect. In the event there are any such unclaimed funds intended for Participating 17 Class Members or other unpaid cash residues from the Settlement Fund, including any accrued 18 19 interest, they shall be deemed "Settlement Residues" and shall be treated as follows:

a. If the total amount of the Settlement Residues exceeds \$35,000.00, the Settlement
Residues amount shall be redistributed to Class Members who did not opt out and
who cashed their checks within the 120-day period (the "Residues Distribution") on
a pro rata basis in the same manner as the Individual Settlement Payments were
determined (*see* paragraph B.8. above).

b. If a Class Member who either did not receive the Class Notice or who did not receive or cash their check after the initial distribution communicates with the Settlement Administrator or the Parties before the Residues Distribution, then the Settlement Administrator shall pay out this Class Member's share before the

1	Residues Distribution occurs. This payment shall be calculated to approximate as
2	best as possible, and as funds permit, what the Class Member should have received.
3	Any remaining Settlement Residues will then be part of the Residues Distribution,
4	paid proportionately among Participating Class Members who cashed their checks
5	or who are receiving payment under this section.
6	c. If a Class Member who either did not receive the Class Notice or who did not
7	receive or cash their check after the initial distribution and the Residues
8	Distribution communicates with the Settlement Administrator or the Parties after
9	the Residues Distribution, and funds still remain, then the Settlement Administrator
10	shall pay to the Class Member a share calculated to approximate as best as possible,
11	and as funds permit, what the Class Member should have received.
12	d. If more than one Class Member communicates with the Settlement Administrator
13	or the Parties after the Residues Distribution, and funds still remain, then the
14	Settlement Administrator shall pay out the remaining funds on a pro rata basis in
15	relation to each other.
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17	e. Any checks not cashed within 120 calendar days of the Residues Distribution shall
18	be deemed void, and the unclaimed/uncashed amounts shall be distributed as cy
19	pres as set forth below.
20	H. Cy Pres
21	1. If the total amount of the Settlement Residues is less than \$35,000.00, or any
22	amount remains after a Residues Distribution, the Settlement Administrator shall distribute the
23	remaining funds as follows, in accordance with California Code of Civil Procedure Section 384,
24	on a cy pres basis to the nonprofit organization(s) approved by the Court.
25	2. The Parties agree to propose that any cy pres be distributed in equal parts to the
26	following organizations: Neighborhood College and Catholic Charities.
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I. Class Representative Service Awards

The Parties agree that the Class Representatives will each receive a Service Award
 of \$7,500.00 as consideration for their service to the Class as Class Representatives and their full
 release of all claims as set forth in this Agreement. The Service Awards shall be paid in addition to
 the Final Individual Settlement Payments that the Class Representatives receive as Participating
 Class Members. Defendant shall make the Service Award payments to the Settlement
 Administrator within 20 business days of the Effective Date of the Settlement.

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J. Attorneys' Fees & Costs

9 1. In addition to and separate from any other payments called for in this Agreement, 10 Defendant shall pay Plaintiffs' Counsel \$525,000.00 for attorneys' fees and litigation costs. This payment represents a full and final settlement of all past, present and future attorneys' fees and 11 12 costs, unless the Plaintiffs need to enforce any provision of this Agreement or to litigate any 13 breach of this Agreement. This Settlement Payment shall be payable to Western Center on Law & Poverty and mailed with a tracking number to Western Center on Law & Poverty, Attn: Stephanie 14 Surabian, 3701 Wilshire Boulevard, Suite 208, Los Angeles, CA 90010.within 20 business days of 15 the Effective Date of the Settlement. 16

The Parties also agree that Defendant shall pay the costs of the Settlement
 Administrator as they become due. The estimated costs of the Settlement Administrator are
 \$26,491.00 if one distribution to Class Members is required and \$35,377.00 if two distributions to
 Class Members are required.

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K. No Admission of Wrongdoing

1. This Agreement is a compromise and settlement of disputed claims, and nothing in this
Agreement shall be construed at any time as an admission of liability or wrongdoing on the part of
the County, and the County expressly denies any such liability or wrongdoing.

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L. Enforcement and Dispute Resolution

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1. The Court shall retain jurisdiction to construe, interpret, and enforce this Settlement
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and the Agreement; to supervise all notices, the administration of the Settlement and this

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M. Dismissal

The dismissal of the entire case is conditioned upon the satisfactory completion of the
 terms of this Agreement. Plaintiffs' Counsel shall file a request for dismissal within 45 days after
 all of the Settlement Fund has been distributed, unless good cause is shown why the case should
 not be dismissed.

6 2. Defendant Riverside County Probation Department and Defendant Ronald L. Miller
7 are not parties to the Settlement Agreement. In their Motion for Final Approval, Plaintiffs will
8 move to dismiss these two Defendants with prejudice.

9

N. Additional Provisions

10 1. All of the exhibits attached hereto are hereby incorporated by reference as though
11 fully set forth herein.

12 2. The waiver by one party of any breach of this Agreement by the other party shall
13 not be deemed a waiver of any other prior or subsequent breach of this Agreement.

14 3. The terms of this Agreement shall be enforceable by any of the Parties.

4. This Agreement and its exhibits constitute the entire agreement among the Parties
and no alterations, modifications, or changes may be effected except by a writing executed by
authorized representatives of the Parties to this Agreement.

18 5. If any provision of this Agreement is held to be invalid, illegal or unenforceable,
19 the validity, legality and enforceability of the remaining provisions shall not in any way be
20 affected or impaired thereby, and such provision shall be ineffective only to the extent of such
21 invalidity, illegality or unenforceability.

22 6. This Agreement may be signed in counterparts and facsimile or electronic
23 signatures may be filed with the Court instead of originals.

7. This Agreement shall be binding upon, and inure to the benefit of, the successors
and assigns of the parties hereto.

8. This Agreement shall not be construed more strictly against one party than another
merely by virtue of the fact that it, or any part of it, may have been prepared by counsel for one of
the parties, it being recognized by the Parties that this Agreement is the result of negotiations

between the Parties and that all parties have contributed substantially and materially to the
 preparation of this Agreement.

All counsel and any other person executing this Agreement and any of the exhibits
hereto, or any related settlement documents, warrant and represent that they have the full authority
to do so and that they have the authority to take appropriate action required or permitted to be
taken under the Agreement to effectuate its terms.

7 10. This Agreement will not be effective unless it is fully executed by authorized
8 representative(s) of the Parties, and approved by the County's Board of Supervisors, or its
9 designated official.

10 || PLAINTIFFS

Dated: 202 - 22, 2022 11 12 13 Dated 2 14 15 **ATTORNEYS FOR PLAINTIFFS:** 16 Dated: 8 -25 , 2022 17 18 19 Dated: August 25 , 2022 20 21 **DEFENDANT:** 22 23 Dated: , 2022 24 25 **ATTORNEY FOR DEFENDANT:** 26 Dated: , 2022 27 28

Freeman, Plaintiff/Class Representative

Daniel Freeman, Plaintiff/ Class Representative

Rébecca Carr Miller WESTERN CENTER ON LAW & POVERTY Attorney for Plaintiffs/Class Counsel

Michael Harris

Michael Harris, NATIONAL CENTER FOR YOUTH LAW Attorney for Plaintiffs/Class Counsel

Jeff Hewitt, Chairman Board of Supervisors on behalf of Defendant COUNTY OF RIVERSIDE

Kelly Moran Attorney for Defendant

-13-SETTLEMENT AGREEMENT AND RELEASE

between the Parties and that all parties have contributed substantially and materially to the
 preparation of this Agreement.

9. All counsel and any other person executing this Agreement and any of the exhibits
hereto, or any related settlement documents, warrant and represent that they have the full authority
to do so and that they have the authority to take appropriate action required or permitted to be
taken under the Agreement to effectuate its terms.

7 10. This Agreement will not be effective unless it is fully executed by authorized
8 representative(s) of the Parties, and approved by the County's Board of Supervisors, or its
9 designated official.

10 || PLAINTIFFS

Dated: ______, 2022 11 Shirley Freeman, Plaintiff/Class Representative 12 13 Dated: _____, 2022 Daniel Freeman, Plaintiff/ Class Representative 14 15 **ATTORNEYS FOR PLAINTIFFS:** 16 Dated: , 2022 Rebecca Carr Miller 17 WESTERN CENTER ON LAW & POVERTY Attorney for Plaintiffs/Class Counsel 18 Dated: _____, 2022 19 Michael Harris. 20 NATIONAL CENTER FOR YOUTH LAW Attorney for Plaintiffs/Class Counsel 21 **DEFENDANT:** 22 Dated: <u>Aug.</u>, <u>6</u>, 2022 23 Jeff Hewitt Chairman 24 Board of Supervisors on behalf of Defendant COUNTY OF RIVERSIDE 25 **ATTORNEY FOR DEFENDANT:** 26 Dated: AGIS, 2022 27 Kelly Moran Attorney for Defendant 28 -13-SETTLEMENT AGREEMENT AND RELEASE

1	ADDENDUM TO SETTLEMENT AGREEMENT AND RELEASE
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2 3	SHIRLEY FREEMAN, ET AL. V. COUNTY OF RIVERSIDE, ET AL. CASE NO. RIC2001772
4	Petitioners/Plaintiffs/Class Representative Shirley Freeman and Daniel Freeman, on
5	behalf of themselves and all Class Members, and Respondent/Defendant County of
6	Riverside hereby agree to modify the Settlement Agreement and Release as follows:
7	1. Section F.4.
8	Change "Within 30 business days after the court grants final approval of the
9	Settlement" to "Within 30 business days of the effective date of the Settlement."
10	Section F.4. now reads: "Within 30 business days of the effective date of the
11	Settlement, the Settlement Administrator will pay each Participating Class Member their
12	Individual Settlement Payment. The Settlement Administrator shall prepare and mail checks
13	to Class Members without the necessity of any formal claim being filed."
14	2. Section H.2.
15	Change "Neighborhood College" to "Casa Blanca Home of Neighborly Services
16	(CBHNS)" as Neighborhood College is the name of the program and CBHNS is the name of
17	the nonprofit entity to which the program belongs.
18	Section H.2. now reads: "The Parties agree to propose that any cy pres be
19	distributed in equal parts to the following organizations: Casa Blanca Home of Neighborly
20	Services (CBHNS) and Catholic Charities."
21	3. Section M.1.
22	Strike Section M.1. from the Settlement Agreement.
23	4. Section C.1.
24	Strike the last sentence in Section C.1. ("This Release shall not apply to claims that
25	arise or accrue after the termination of this Agreement.") This sentence is unnecessary given
26	that the County Board of Supervisors ended the collection of outstanding costs of support
27	and discharged these remaining amounts on April 21, 2020.
28	Section C.1. now reads: "The Plaintiffs and Participating Class Members, on behalf
	-1-
	ADDENDUM TO SETTLEMENT AGREEMENT AND RELEASE

of themselves, their heirs, executors, administrators, representatives, attorneys, successors,
 assigns, agents, affiliates, and partners, and any persons they represent, by operation of any
 final judgment entered by the Court, fully, finally, and forever release, relinquish, and
 discharge the Defendant of and from any and all of the Settled Claims."

5 **PLAINTIFFS:** 6 Dated: 1-2-23 7 8 Shirley Freeman, Plaintiff/Class Representative 9 10 Dated: 11 12 Daniel Freeman, Plaintiff/Class Representative 13 14 **ATTORNEYS FOR PLAINTIFFS:** 15 Dated: December 26, 2022 16 Rebecca Chiller 17 18 Rebecca Carr Miller WESTERN CENTER ON LAW & POVERTY 19 Attorney for Plaintiffs/Class Counsel 20 Dated: December 26, 2022 21 22 23 Michael Harris, 24 NATIONAL CENTER FOR YOUTH LAW Attorney for Plaintiffs/Class Counsel 25 26 27 28 -2-ADDENDUM TO SETTLEMENT AGREEMENT AND RELEASE

1	DEFENDANT:
2	Dated: 1/11/2023
3	A
4	Kevin Jeffries Chairman
5	Board of Supervisors on behalf of Defendant COUNTY OF RIVERSIDE
6	COUNTY OF RIVERSIDE
7	ATTORNEY FOR DEFENDANT:
8	Dated: 1/11/2023
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10	The
11	Kelly Moran Attorney for Defendant
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	-3- ADDENDUM TO SETTLEMENT AGREEMENT AND RELEASE
	ADDENDUM TO SETTLEMENT AOREEMENT AND RELEASE