File No.	251044	Committee Item No.	6	
_		Board Item No. 3		

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

	Government Audit and Oversigh pervisors Meeting:		te: November 20, 2025 December 9, 2025
Cmte Boar	rd		
	Motion Resolution Ordinance Legislative Digest Budget and Legislative Analyst Youth Commission Report Introduction Form Department/Agency Cover Lette MOU - FY2022-2024 - Clean MOU - FY2022-2024 - Redline Grant Information Form Grant Budget Subcontract Budget Contract / DRAFT Mills Act Agre Form 126 - Ethics Commission Award Letter Application Public Correspondence	er and/or Re	eport
OTHER			
	Attachment A		
Prepared by: Monique Crayton Prepared by: Monique Crayton Prepared by: Monique Crayton Prepared by: Date: November 14, 2025 Date: Date:			

[Settlement of Lawsuit - Californians For Equal Rights Foundation - \$50,000]

Ordinance authorizing settlement of the lawsuit filed by Californians For Equal Rights Foundation, Ruth Parker, and Ellen Lee Zhou against the City and County of San Francisco for \$50,000 and non-monetary terms; the lawsuit was filed on May 31, 2023, in San Francisco Superior Court, Case No. CGC-23-606796; entitled Californians For Equal Rights Foundation et al. v. City and County of San Francisco et al.; the lawsuit involves Plaintiffs' allegation that the City participated in one or more guaranteed income program the terms of which violated the Equal Protection Cause of the Fourteenth Amendment to the United States Constitution, the equal protection guarantee in Article I, section 7 of the California Constitution, and/or Title VI of the Civil

Rights Act.

Be it ordained by the People of the City and County of San Francisco:

Section 1. Pursuant to Charter Section 6.102(5), the Board of Supervisors hereby authorizes the City Attorney to settle the claims of Californians For Equal Rights Foundation, Ruth Parker, and Ellen Lee Zhou in the action entitled Californians For Equal Rights

Foundation et al. v. City and County of San Francisco et al., San Francisco Superior Court, Case No. CGC-23-606796 on substantially the same terms as set forth in the Settlement Agreement on file with the Clerk of the Board of Supervisors in File No. 251044, which is incorporated by reference and declared to be a part of this ordinance as if set forth fully herein. The Settlement Agreement includes the payment of \$50,000 in attorney's fees and costs, as well as an agreement concerning future guaranteed income programs. The lawsuit involves Plaintiffs' allegation that the City participated in one or more guaranteed income program the terms of which violated the Equal Protection Cause of the Fourteenth

1	Amendment to the United States Constitution, the equal protection guarantee in Article I,		
2	section 7 of the California Constitution, and/or Title VI of the Civil Rights Act.		
3	Section 2. The above-named action was filed in San Francisco Superior Court on May		
4	31, 2023, and the following parties were named in the lawsuit: Plaintiffs Californians For Equa		
5	Rights Foundation; Ruth Parker; Ellen Lee Zhou, and Defendants City and County of San		
6	Francisco; Kim Johnson, in her official capacity as Director of the California Department of		
7	Social Services.		
8			
9	APPROVED AS TO FORM AND	RECOMMENDED:	
10	RECOMMENDED:	DEPARTMENT OF PUBLIC HEALTH	
11	DAVID CHIU City Attorney		
12	le!	/s/ DANIEL TSAI	
13	/s/ TARA M. STEELEY Team Leader, Government Litigation	Director	
14	roam zoador, Govornment ziagatien	<u>/s/</u>	
15		MARK MOREWITZ Commission Secretary	
16		Commission Constant	
17	FUNDS AVAILABLE:		
18	TONDO / WALLABLE.		
19	/s/ Michelle Allersma for Greg Wagner GREG WAGNER		
20	Controller		
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Attachment A

1	DAVID CHIU, State Bar #189542 City Attorney		
2	TARA M. STEELEY, State Bar #231775		
3	KAITLYN M. MURPHY, State Bar #293309 Deputy City Attorney		
4	City Hall, Room 234 1 Dr. Carlton B. Goodlett Place		
5	San Francisco, California 94102-4682 Telephone: (415) 554-4655 (Steeley)		
6	(415) 554-6762 (Murphy) Facsimile: (415) 554-4699 E-Mail: tara.steeley@sfcityatty.org		
7	E-Mail: tara.steeley@sfcityatty.org kaitlyn.murphy@sfcityatty.org		
8	Attorneys for Respondent and Defendant		
9	CITY AND COUNTY OF SAN FRANCISCO		
10	SUPERIOR COURT OF THE	E STATE OF CALIFO	RNIA
11	COUNTY OF SAN FRANCISCO	- UNLIMITED JURIS	SDICTION
12			
13			
14	CALIFORNIANS FOR EQUAL RIGHTS FOUNDATION; RUTH PARKER; and ELLEN	Case No. CGC-23-60	06796
- 1			
15	LEE ZHOU	SETTLEMENT AG	GREEMENT
15 16	Petitioners/Plaintiffs,	SETTLEMENT AG	FREEMENT
		Date Action Filed: FAC Filed:	May 31, 2023
16	Petitioners/Plaintiffs, vs. CITY AND COUNTY OF SAN FRANCISCO; KIM JOHNSON, in her official capacity as	Date Action Filed:	
16 17	Petitioners/Plaintiffs, vs. CITY AND COUNTY OF SAN FRANCISCO;	Date Action Filed:	May 31, 2023
16 17 18 19 20	Petitioners/Plaintiffs, vs. CITY AND COUNTY OF SAN FRANCISCO; KIM JOHNSON, in her official capacity as Director of the California Department of Social	Date Action Filed:	May 31, 2023
16 17 18 19 20 21	Petitioners/Plaintiffs, vs. CITY AND COUNTY OF SAN FRANCISCO; KIM JOHNSON, in her official capacity as Director of the California Department of Social Services; and DOES 1-10,	Date Action Filed:	May 31, 2023
16 17 18 19 20 21 22	Petitioners/Plaintiffs, vs. CITY AND COUNTY OF SAN FRANCISCO; KIM JOHNSON, in her official capacity as Director of the California Department of Social Services; and DOES 1-10,	Date Action Filed:	May 31, 2023
16 17 18 19 20 21 22 23	Petitioners/Plaintiffs, vs. CITY AND COUNTY OF SAN FRANCISCO; KIM JOHNSON, in her official capacity as Director of the California Department of Social Services; and DOES 1-10,	Date Action Filed:	May 31, 2023
16 17 18 19 20 21 22 23 24	Petitioners/Plaintiffs, vs. CITY AND COUNTY OF SAN FRANCISCO; KIM JOHNSON, in her official capacity as Director of the California Department of Social Services; and DOES 1-10,	Date Action Filed:	May 31, 2023
16 17 18 19 20 21 22 23 24 25	Petitioners/Plaintiffs, vs. CITY AND COUNTY OF SAN FRANCISCO; KIM JOHNSON, in her official capacity as Director of the California Department of Social Services; and DOES 1-10,	Date Action Filed:	May 31, 2023
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1. This Settlement agreement is entered into by and between (1) Petitioners/Plaintiffs
CALIFORNIANS FOR EQUAL RIGHTS FOUNDATION, RUTH PARKER, and ELLEN LEE
ZHOU, individually, and on behalf of their heirs, domestic partners, executors, administrators, and
assigns, if any; and (2) Respondent/Defendant CITY AND COUNTY OF SAN FRANCISCO
(collectively with Plaintiffs, "PARTIES"). In summary, this settlement provides for the dismissal of
Defendant CITY AND COUNTY OF SAN FRANCISCO with prejudice in exchange for the
settlement amount of \$50,000 (Fifty Thousand and 00/100 Dollars) and the additional agreements set
out below.

FOR GOOD AND VALUABLE CONSIDERATION, in the amount of \$50,000 (FIFTY) THOUSAND and 00/100 Dollars) (the "SETTLEMENT AMOUNT"), the sufficiency of which is hereby admitted and acknowledged, Petitioners/Plaintiffs CALIFORNIANS FOR EQUAL RIGHTS FOUNDATION, RUTH PARKER, and ELLEN LEE ZHOU, individually and on behalf of their heirs, domestic partners, executors, administrators, and assigns, if any (hereinafter referred to individually and collectively as "RELEASORS"), hereby agree to fully and forever release and discharge the City and County of San Francisco, together with its elective and/or appointive boards, agents, servants, employees, consultants, departments, commissioners, and officers (hereinafter referred to individually and collectively as "SAN FRANCISCO"), from any and all claims, actions, causes of action, liabilities, damages, demands, attorneys' fees, expenses and costs (including without limitation court costs) of any kind or nature whatsoever, whether known or unknown, suspected or unsuspected, which have existed or may have existed, or which do exist, or which hereafter shall or may exist, and which (1) are alleged or set forth or attempted to be set forth in the pleadings on file in that certain action entitled Californians For Equal Rights Foundation et al. vs. City and County of San Francisco et al., being Action No. CGC-23-606796 on the records of the Superior Court for the City and County of San Francisco (hereinafter referred to as the "ACTION"), or (2) arise out of or are in any way related to any of the transactions, occurrences, acts or omissions set forth or alleged in any of the pleadings in the Action (hereinafter referred to collectively as the "CLAIMS"). Petitioners/Plaintiffs CALIFORNIANS FOR EQUAL RIGHTS FOUNDATION, RUTH PARKER, and ELLEN LEE

ZHOU each request the SETTLEMENT AMOUNT shall be paid by check or wire to Benbrook Law Group fbo American Civil Rights Project.

- 3. In consideration for the promises provided herein, SAN FRANCISCO agrees to the following:
 - a. WHEREAS, RELEASORS challenged four guaranteed income programs: (1) Black Economic Equity Movement ("BEEM"), (2) Guaranteed Income For Transgender People ("GIFT"), (3) Abundant Birth Project Version 1.0 ("ABP 1.0"), and (4) Abundant Birth Project Version 2.0 ("ABP 2.0").

BEEM Program

- b. WHEREAS, RELEASORS challenged the BEEM program alleging that the program "is designed to transfer to participants \$500 per month for one year" and that to be eligible for BEEM, applicants needed to be "Black young adults ages 18-24 in San Francisco and Oakland";
- c. WHEREAS, SAN FRANCISCO denies that it funded the BEEM program using the criteria alleged in Paragraph 3.b; and
- d. SAN FRANCISCO agrees it will not fund the BEEM program as described in Paragraph3b using the eligibility criteria described in Paragraph 3b during the term of the settlement.

GIFT Program

- e. WHEREAS, RELEASORS challenged the GIFT Program, alleging the program was "designed . . . to transfer \$1,200 a month in guaranteed income for a year and a half to participants" and that the program was "designed to select as participants only those who are Transgender, Non-Binary, Gender Non-Confirming, and Intersex," and among those applicants was "designed to prioritize enrollment of Black, Indigenous, or People of Color and those who are legally vulnerable such as TGI people who are undocumented";
- f. WHEREAS, SAN FRANCISCO states that the GIFT Program was a pilot program that has expired and has not been renewed; and

g. SAN FRANCISCO agrees it will not renew the GIFT Program as described in Paragraph 3e using the eligibility and prioritization criteria described in Paragraph 3e during the term of the settlement.

ABP 1.0 Program

- h. WHEREAS, RELEASORS challenged ABP 1.0, alleging that the program was "designed to transfer \$1,000-\$1,500 per month for the duration of a woman's pregnancy and then for the first two months of the baby's life to Black and Pacific Islander pregnant women in San Francisco" and that "pregnant mothers of other races were not eligible to receive this unconditional income supplementation";
- i. WHEREAS, SAN FRANCISCO states that ABP 1.0 was a pilot program that has expired and has not been renewed; and
- j. SAN FRANCISCO agrees it will not renew ABP 1.0 as described in Paragraph 3h using the eligibility criteria described in Paragraph 3h during the term of the settlement.

ABP 2.0 Program

- k. WHEREAS, RELEASORS challenged ABP 2.0 Program alleging the program was designed "to provide Black mothers with monthly incomes of \$600 to \$1,000 for 12 months" and that the program will "serve a minimum of 425 individuals from the pregnant priority population, which is defined as pregnant individuals in the first or second trimester with at least one risk factor above the 1.5 odds ratio for pre-term birth as identified in a paper co-authored by several academics affiliated with the University of California, San Francisco's California Preterm Birth Initiative";
- 1. WHEREAS, PARTIES agree that the five risk factors above the 1.5 odds ratio for pre-term birth identified in the academic journal article referenced in Paragraph 3k are: a history of previous preterm birth [5.24], a history of preexisting hypertension [3.47], a history of preexisting diabetes [2.29], a diagnosis of sickle cell anemia [2.25], and identifying as Black of African-American [1.52];

- m. WHEREAS, SAN FRANCISCO states that it has never operated a guaranteed income program using the eligibility criteria RELEASORS ascribe to ABP 2.0 in Paragraphs 3k and 3l; and
- n. WHEREAS, PARTIES acknowledge that RELEASORS are maintaining their challenge to ABP 2.0 against the remaining Respondent/Defendant KIM JOHNSON, in her official capacity as Director of the California Department of Social Services;
- 4. SAN FRANCISCO will not operate or participate in ABP 2.0 as described in Paragraphs 3k, 3l, and 3n using the eligibility and prioritization criteria described in Paragraph 3k unless and until either (i) a final ruling in the ongoing litigation determines that the criteria in the ABP 2.0 program over which Petitioners/Plaintiffs have sued the remaining Respondent/Defendant KIM JOHNSON, in her official capacity as Director of the California Department of Social Services are lawful, or (ii) the ongoing litigation concerning ABP 2.0 is settled in such a manner that the program continues using the eligibility and prioritization criteria described in Paragraph 3k. The PARTIES acknowledge that the terms of this Settlement have been negotiated in light of the current state of applicable law. To the extent the state of applicable law changes, the Respondent/Defendant reserves its right to reintroduce programs that are otherwise barred by this Settlement and Petitioners/Plaintiffs reserve the right to challenge those programs under the applicable law existing at the time.
- 5. RELEASORS represent and warrant that they have not assigned or transferred, or agreed to assign or transfer, or attempted to assign or transfer, to any third party or entity (including without limitation any insurer) any interest in any of the CLAIMS. RELEASORS agree to defend, indemnify and hold harmless SAN FRANCISCO against any loss, expense or liability, including without limitation reasonable attorneys' fees, arising from any breach of the foregoing. Furthermore, in the event that SAN FRANCISCO learns that RELEASORS have breached this warranty, SAN FRANCISCO may, at its sole option, elect to rescind this Full and Final Release, in which case RELEASORS shall immediately remit to SAN FRANCISCO the SETTLEMENT AMOUNT, plus interest accruing thereon at a rate of ten percent per year, compounded monthly, from the date of payment thereof.

- 6. RELEASORS represent and warrant that either (a) there are no liens, including without limitation any medical reimbursement, unemployment or disability compensation liens, in existence which may attach to the SETTLEMENT AMOUNT or to any recovery paid to RELEASORS pursuant to the ACTION, or (b) to the extent there are any such liens, RELEASORS will pay and retire all such liens out of the SETTLEMENT AMOUNT. RELEASORS agree to defend, indemnify and hold harmless SAN FRANCISCO against any and all claims by any person or entity purporting to hold any lien, interest, or other claim, whether for medical care, unemployment and/or disability compensation, attorneys' fees, or otherwise, involving RELEASORS and arising in connection with any of the CLAIMS.
- 7. RELEASORS certify that they have read Section 1542 of the California Civil Code, which provides:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS THAT THE CREDITOR OR RELEASING PARTY DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE AND THAT, IF KNOWN BY HIM OR HER, WOULD HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR OR RELEASED PARTY.

RELEASORS hereby waive application of Section 1542 of the Civil Code. RELEASORS understand and acknowledge that, as a consequence of this waiver of Section 1542, even if RELEASORS should eventually suffer additional or further loss, damages or injury arising out of or in any way related to any of the events which gave rise to the CLAIMS, or any of them, RELEASORS will not be permitted to make any further claims against SAN FRANCISCO to recover for such loss, damages or injury. RELEASORS acknowledge that they intend these consequences even as to claims for personal injury or property damage that may exist as of the date of this Full and Final Release but which RELEASORS do not know exist, and which, if known, would materially affect RELEASORS' decision to execute this Full and Final Release, regardless of whether RELEASORS' lack of knowledge is the result of ignorance, oversight, error, negligence, or any other cause.

8. RELEASORS acknowledge that, in executing this Full and Final Release, they are acting on their own, independent judgment informed by their legal counsel. RELEASORS acknowledge having read this Settlement Agreement and having been advised by their attorney as to its meaning and effect.

RELEASORS acknowledge and warrant that their execution of this Settlement Agreement is free and voluntary. RELEASORS further represent and warrant that, at the time they executed Settlement Agreement, they were not in the period of first physical confinement, whether as an inpatient or outpatient, in a clinic or health facility (as defined in Sections 1203 and 1250 of the Health and Safety Code) as a result of the injury alleged to have given rise to any of the CLAIMS, and that as a result Business and Professions Code section 6152(b) cannot be used to invalidate this Full and Final Release.

- 9. RELEASORS acknowledge that this Settlement Agreement contains and constitutes the entire agreement between RELEASORS and SAN FRANCISCO with respect to the CLAIMS. The terms of this Settlement Agreement are contractual and not a mere recital. RELEASORS acknowledge that SAN FRANCISCO has made no representations, express or implied, to induce RELEASORS to enter into this Settlement Agreement, other than as expressly set forth herein.
- 10. No aspect of this Settlement Agreement is intended to be nor at any time shall be construed, deemed, or treated in any respect as an admission by SAN FRANCISCO of liability for any purpose. it is expressly understood by RELEASORS that this Settlement Agreement does not constitute an admission of the truth or accuracy of any of the allegations made in the complaint on file in the ACTION or of liability for any of the CLAIMS, and that SAN FRANCISCO expressly denies the allegations made in the complaint, as more fully set forth in the answer or other responsive pleadings on file in the ACTION.
- 11. If any of the provisions of this Settlement Agreement or the application thereof is held to be invalid, its invalidity shall not affect any other provision or application of this Settlement Agreement to the extent that such other provision or application can be given effect without the invalid provision or application, and to this end, the provisions of this Settlement Agreement are declared and understood to be severable; provided, however, that should a court of competent jurisdiction hold that RELEASORS are entitled to sue SAN FRANCISCO upon any of the CLAIMS, and should RELEASORS bring or join in such a suit, then RELEASORS shall immediately remit to SAN

1	FRANCISCO the SETTLEMENT AMOUNT, plus interest thereon accruing at a rate of ten percent		
2	per year, compounded monthly, from the date of payment thereof.		
3	12. Except for payment of the SETTLEMENT AMOUNT herein, RELEASORS understand and		
4	acknowledge that both RELEASORS and SAN FRANCISCO shall bear their own legal expenses and		
5	costs incurred in connection with prosecuting or defending against the ACTION and any of the		
6	CLAIMS.		
7	13. RELEASORS will execute a request for dismissal of SAN FRANCISCO from the action with		
8	prejudice within five business days of receiving the SETTLEMENT AMOUNT.		
9	14. This Full and Final Release and the settlement which led to it have been fully negotiated with		
10	the assistance of counsel and should not be construed more strictly against one party than another.		
11	15. This Settlement is subject to approval by the necessary City and County of San Francisco		
12	entities. The San Francisco City Attorney's Office will use reasonable efforts to obtain the necessary		
13	approvals. Subject to City approval, this Settlement Agreement is intended to be fully and formally		
14	binding and enforceable and is effective as of the date of this Agreement. It contains the entire		
15	understanding and agreement between the parties concerning the resolution of all disputes between		
16	them and has been executed without reliance on any promise, representation or warranty not contained		
17	herein. A copy of this agreement may be used in lieu of the original for all purposes.		
18	16. This Full and Final Release may be executed in two or more counterparts, all of which		
19	counterparts shall be deemed originals.		
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22	Date:		
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24	Petitioner / Plaintiff Californians For Equal Rights		
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26	Date:		
27	Petitioner/Plaintiff Ruth Parker		
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2	Date:	
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4		Petitioner/Plaintiff Ellen Lee Zhou
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8	APPROVED AS TO FORM:	
9	Date:	Mansful
10		
11		Bradley A. Benbrook Benbrook Law Group, PC Counsel for Petitioners/Plaintiffs
12		Counsel for Petitioners/Plaintiffs
13		
14	APPROVED AS TO FORM:	
15	Date:	
16	Date.	
17		KAITLYN MURPHY
18		Deputy City Attorney Counsel for Respondent/Defendant City and County of San Francisco
19		San Francisco
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FRANCISCO the SETTLEMENT AMOUNT, plus interest thereon accruing at a rate of ten percent per year, compounded monthly, from the date of payment thereof.

- 12. Except for payment of the SETTLEMENT AMOUNT herein, RELEASORS understand and acknowledge that both RELEASORS and SAN FRANCISCO shall bear their own legal expenses and costs incurred in connection with prosecuting or defending against the ACTION and any of the CLAIMS.
- 13. RELEASORS will execute a request for dismissal of SAN FRANCISCO from the action with prejudice within five business days of receiving the SETTLEMENT AMOUNT.
- 14. This Full and Final Release and the settlement which led to it have been fully negotiated with the assistance of counsel and should not be construed more strictly against one party than another.
- 15. This Settlement is subject to approval by the necessary City and County of San Francisco entities. The San Francisco City Attorney's Office will use reasonable efforts to obtain the necessary approvals. Subject to City approval, this Settlement Agreement is intended to be fully and formally binding and enforceable and is effective as of the date of this Agreement. It contains the entire understanding and agreement between the parties concerning the resolution of all disputes between them and has been executed without reliance on any promise, representation or warranty not contained herein. A copy of this agreement may be used in licu of the original for all purposes.
- 16. This Full and Final Release may be executed in two or more counterparts, all of which counterparts shall be deemed originals.

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Petitioner / Plaintiff Cali

Petitioner / Plaintiff Californians For Equal Rights

Date: Parker

Petitioner/Plaintiff Ruth Parker

1 2	Date: July 11, 2025	Mach
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5	111	Petitioner/Plaintiff Ellen Lee Zhou
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8	APPROVED AS TO FORM:	
9	Date:	
10		
11		Bradley A. Benbrook Benbrook Law Group, PC Counsel for Petitioners/Plaintiffs
12		Counsel for Petitioners/Plaintiffs
13		
14	APPROVED AS TO FORM:	
15	Date:	
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17		KAITLYN MURPHY
18		Deputy City Attorney Counsel for Respondent/Defendant City and County of
19		San Francisco
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4		Petitioner/Plaintiff Ellen Lee Zhou
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1		Bradley A. Benbrook Benbrook Law Group, PC Counsel for Petitioners/Plaintiffs
12		Counsel for Petitioners/Plaintiffs
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4	APPROVED AS TO FORM:	
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16	Date: 07/22/2025	Kaithy Muphy
17		KAITLYN MURPHY (/ /)
18		Deputy City Attorney Counsel for Respondent/Defendant City and County of San Francisco
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