## **EXHIBIT 1**

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	#.40040	,			
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8	I INITED STAT	ES DISTRICT COURT			
9		RICT OF CALIFORNIA			
10		CRN DIVISION			
10	WEST				
12					
12	JENNY LISETTE FLORES, <i>et al.</i> ,	No. CV 85-4544-DMG-AGRx			
13	Plaintiffs,	[PROPOSED] STIPULATED SETTLEMENT OF PLAINTIFFS' MOTION TO ENFORCE			
	V.	SETTLEMENT RE EMERGENCY INTAKE			
15	MERRICK GARLAND, Attorney General	SITES			
16	the United States, et al.,				
17					
18	Defendants.				
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Case 2	85-cv-04544-DMG-AGR Document 1256-1 Filed 06/22/22 Page 3 of 20 Page ID #:46847	
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28	Attorneys for Defendants	

## 1 PREAMBLE 2 WHEREAS the original complaint in this action was filed on July 11, 1985, 3 and on January 28, 1997, the Court approved a class-wide settlement of this action 4 pursuant to Fed. R. Civ. P. 23 ("Settlement"); 5 WHEREAS the Settlement requires Defendants to place class members "in the 6 least restrictive setting appropriate to the minor's age and special needs, provided 7 that such setting is consistent with [Defendants'] interests to ensure the minor's 8 timely appearance before the INS and the immigration courts and to protect the 9 minor's well-being and that of others." Settlement ¶ 11; 10 WHEREAS the Settlement requires that, following arrest, Defendants must 11 hold class members "in facilities that are safe and sanitary and that are consistent 12 with [Defendants'] concern for the particular vulnerability of minors." Settlement 13 ¶ 12.A.; 14 WHEREAS the Settlement requires that class members generally be 15 transferred to a state-licensed program within three days of apprehension or, in the 16 case of an emergency or influx, "as expeditiously as possible." Settlement ¶ 12.A.; 17 WHEREAS the Settlement requires that Defendants release class members 18 from their custody "without unnecessary delay" and "make and record the prompt 19 and continuous efforts on [Defendants'] part toward family reunification and the 20 release of the minor." Settlement ¶¶ 14, 18; 21 WHEREAS on August 9, 2021, Plaintiffs filed a Motion to Enforce the 22 Settlement regarding Emergency Intake Sites (EIS) [Doc. # 1161] alleging 23 violations of Paragraphs 11, 12, 14, and 18 of the Settlement; 24 WHEREAS the Parties agreed to engage in mediation discussions before 25 Independent Monitor Andrea Sheridan Ordin to attempt to resolve the Plaintiffs' 26 motion; 27 WHEREAS the Parties have conducted extensive discussions and negotiations 28 in good faith over the last eight months with respect to a compromise and

1 resolution of Plaintiffs' motion, with a view to settling the alleged violations and 2 achieving the most effective relief possible consistent with the interests of the 3 Parties;

WHEREAS the Parties further recognize that during the course of their discussions and negotiations, certain states, such as Texas and Florida, have taken action to abruptly de-license ORR's grantee childcare providers, such that ORR's childcare facilities in those states no longer have access to state-issued licenses;<sup>1</sup>

8 WHEREAS the Parties agree that, consistent with the Settlement, children in 9 Defendants' custody should be placed in state-licensed childcare facilities, as 10 expeditiously as possible;

11 WHEREAS the Parties agree that children should not be placed in large-scale, 12 unlicensed congregate care settings unless there is no viable alternative and that 13 Emergency Intake Sites (EISs) should therefore be used only as a last resort to 14 prevent children from spending prolonged periods of time in the custody of U.S. 15 Customs and Border Protection (CBP);

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WHEREAS the Parties agree that particularly vulnerable children, including 17 children 12 years old and younger and children with special needs, should receive 18 priority for licensed placement and should not be placed in an EIS unless no 19 licensed beds are available, and the only alternative is for the child to remain in 20 CBP custody for an indeterminate period of time;

- 21
- 22 <sup>1</sup> For the purposes of this Agreement, the descriptor "licensed" used throughout this 23 document (e.g., licensed placements, licensed facility, licensed beds, licensed program, licensed bed capacity) refers to both ORR's state-licensed childcare 24 facilities, facilities that have been de-licensed solely by reason of a state action 25 discontinuing licensing of ORR care providers in that state (e.g., Florida and Texas), as well as any new facilities that are recruited into the ORR network 26 through any current or future Notices of Funding Opportunity and do not have 27 licenses solely by reason of a state action disallowing licensing of ORR care providers in that state. The parties reserve all claims and defenses with respect to 28 whether such facilities are permissible under the Settlement.

1 WHEREAS the Office of Refugee Resettlement (ORR) is committed to using 2 its existing licensed placements to the greatest extent possible and to expanding the 3 number of licensed beds available in its network; 4 WHEREAS ORR issued a Notice of Funding Opportunity for new licensed 5 bed providers on December 9, 2021, in order to increase its total capacity of 6 licensed placements; 7 WHEREAS contested litigation regarding EISs would be complex, lengthy 8 and costly to all parties concerned, with the final outcome uncertain; 9 WHEREAS the Parties have concluded that the terms and conditions of this 10 Agreement are fair, reasonable, and in the best interests of the Plaintiff class 11 members; 12 WHEREAS this Agreement, while it is in force, lays out the entirety of ORR's 13 obligations under the Settlement with respect to (1) case management at EISs, (2) 14 placement of children in EISs, (3) particularly vulnerable children placed at EISs, 15 and (4) EIS standards; 16 WHEREAS Plaintiffs agree to withdraw with prejudice their pending Motion 17 to Enforce [Doc. # 1161]; 18 WHEREAS Plaintiffs reserve their right to seek fees and costs associated with 19 their Motion to Enforce [Doc. # 1161], and the Parties agree to meet and confer in 20 a good faith effort to settle such fees and costs; 21 NOW, THEREFORE, the Parties stipulate that this Agreement constitutes a full 22 and complete resolution of the issues raised in the Motion to Enforce regarding 23 Emergency Intake Sites [Doc. # 1161] and the Parties agree that, while this 24 Agreement is in force, any future alleged violations of the Flores Settlement 25 arising out of (1) case management at EISs, (2) placement of children in EISs, (3) 26 particularly vulnerable children placed at EISs, and (4) EIS standards will be 27 resolved in accordance with this Agreement and its enforcement provisions. 28

## I. CASE MANAGEMENT

- A. Within 30 days of this settlement, ORR shall develop a contingency plan to establish fully operational case management services as quickly as possible after opening an EIS and issue written guidance requiring that:
  - Within 30 days of operation or expansion<sup>2</sup>, each EIS must have a case manager to child ratio of at least 1:8.
- 7 ii. Within 30 days of operation or expansion, each EIS must 8 establish procedures such that an initial assessment by a case 9 manager is completed within 24 hours of the child's admission 10 to the facility, to include commencing identification of potential 11 sponsors. Modification of this 24-hour deadline may be 12 necessary to accommodate a child's emergency needs (i.e., 13 hospitalization). All other assessments will follow the ORR 14 Policy Guide and Field Guidance designed to expedite release as 15 issued (i.e., Field Guidance #10 Expedited Release for Eligible 16 Category 1 Cases and Field Guidance #16 Clarification that 17 Individual Service Plan and UC Case Review Are Not Generally 18 Required for Unaccompanied Children Placed at Emergency 19 Intake Sites (EIS)).
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<sup>2</sup> It is Defendants' position that EISs may need to be expanded to prevent prolonged 22 stays in CBP facilities. Nothing in this Agreement shall preclude ORR from 23 expanding the capacity of an existing EIS in order to accommodate a substantial increase in UC referrals, in which case ORR shall be permitted the grace periods 24 herein accorded to new EISs to come into compliance with the standards for the 25 care and treatment of UCs provided in this Agreement. As used herein, an "expansion" of an existing EIS shall occur upon the addition of 150 beds or more to 26 an EIS's existing capacity as specified in the facility's most recent contract or other 27 operating agreement. An EIS's expansion shall not result in the reduction of already existing services at the EIS, but rather may result in a delay of expanding those 28 services to meet the needs of the increased population of UCs at the EIS.

1 iii. Within 30 days of operation or expansion, each EIS must 2 establish a schedule that enables each child to meet with their 3 assigned case manager at least once a week (i.e., every 7 4 calendar days) to discuss the status of their case and offer the 5 child an opportunity to provide information relevant to their case 6 or ask questions. 7 iv. Within a week of placement at an EIS, children will be educated 8 on the process for reporting concerns about their case status 9 through the EIS's pre-existing grievance process. Grievances on 10 case status will be reviewed by the Lead Case Manager or 11 supervisor of the assigned case manager. In accordance with 12 ORR Policy 4.10.1, the child must receive a written response to 13 their grievance regarding their case status within 5 days of 14 receipt. During the initial communication with a sponsor, the 15 sponsor will be educated on the process for reporting concerns 16 about the child's case status and provided the contact 17 information for the child's Lead Case Manager or supervisor. 18 The sponsor will be directed to file the grievance with the Lead 19 Case Manager or supervisor. Sponsors who use this process to 20raise concerns about the child's release status will receive a 21 response within 5 days of receipt. 22 v. Legal service providers can notify ORR of concerns regarding a 23 child's release by emailing 24 UCLegalServicesSupport@acf.hhs.gov or contacting the Federal

 UCLegalServicesSupport@acf.hhs.gov
 or contacting the Federal

 Field Specialist and/or site lead. ORR will provide a response
 within 5 business days to legal service providers who submit

 notification to ORR that they represent a named child on
 reunification/release.

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1	B. Within 30 days of settlement, ORR shall modify its continuous monitoring of
2	compliance to include the standards in this Agreement and to promptly cure
3	any non-compliance with these standards.
4	C. Within 30 days of settlement, ORR shall endeavor to reduce stays in EISs by:
5	i. Issuing guidance requiring that Category 4 and Category 3
6	children be transferred to a licensed placement as soon as there
7	is capacity, and contingent on any need to prioritize the
8	placement of particularly vulnerable children in licensed
9	facilities (see Section III), unless the child's release is imminent
10	or the transfer would require separation of sibling groups.
11	ii. Issuing guidance requiring that at least once per week, ORR will
12	review the census of each EIS facility to identify children with a
13	length of stay longer than 20 days, ascertain why the child
14	remains at the EIS and follow up with the child's case manager
15	to ensure the child is promptly released or transferred to a
16	licensed facility as expeditiously as possible.
17	II. LICENSED PLACEMENT
18	A. Within 30 days of settlement, ORR shall issue written guidance specifying
19	what categories of children referred from CBP should be prioritized for
20	initial licensed placement and what categories of children at EIS facilities
21	should be prioritized for transfer to a licensed facility, to include particularly
22	vulnerable children and children likely to have extended lengths of stay.
23	B. For as long as EIS and unlicensed ICF facilities (excluding Carrizo Springs)
24	are in operation, ORR will regularly update Plaintiffs, the Special Master,
25	and her Public Health Expert of the reasons that licensed beds to
26	accommodate all class members remain unavailable, as well as ongoing
27	efforts to address these issues. These updates may be provided through the
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1		ORR Juvenile Coordinator's Interim Report or through email
2		communication.
3	C.	For as long as EIS and unlicensed ICF facilities (excluding Carrizo Springs)
4		are in operation, ORR will regularly update Plaintiffs, the Special Master,
5		and her Public Health Expert on changes in ORR's licensed bed capacity.
6		These updates may be provided through the ORR Juvenile Coordinator's
7		Interim Report or through email communication.
8	III.	PARTICULARLY VULNERABLE CHILDREN
9	A.	ORR shall consider the following groups of children to be particularly
10		vulnerable:
11		i. Children 12 years of age or younger ("tender age children");
12		ii. Children who are not proficient in English or Spanish as
13		determined, in the first instance, by an assessment administered
14		by the child's case manager. If an EIS primarily serves non-
15		Spanish speaking children, they will not be deemed particularly
16		vulnerable based on a lack of English or Spanish language
17		proficiency as long as the EIS provides services in the child's
18		proficient language <sup>3</sup> ;
19		iii. Children who have a known disability or other mental health or
20		medical issue requiring additional evaluation, treatment, or
21		monitoring by a healthcare provider <sup>4</sup> ;
22		
23		guage proficiency is defined as a child's ability to speak the language
24		ately to understand the developments of their case, communicate fully with al and counseling staff, engage with other children, and fully participate in all
25		tional, recreational, and social activities.
26	<sup>4</sup> Whe	ther or not a child has a disability or other mental health or medical issue
27 28	will b	ing additional evaluation, treatment, or monitoring by a healthcare provider e determined, in the first instance, by medical or mental health staff, including ioral health professionals.
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1	iv. Pregnant or parenting teens;	
2	v. Children who are at a documented enhanced risk due to their	
3	identification as lesbian, gay, bisexual, transgender, questioning,	
4	or intersex (LGBTQI). <sup>5</sup>	
5	B. Within 30 days of settlement, ORR shall issue written guidance providing:	
6	i. Tender age children shall not be placed at the ORR EIS at Fort	
7	Bliss.	
8	ii. Tender age children are generally ineligible for placement at the	
9	Pecos EIS. However, tender age children may only be placed at	
10	the Pecos EIS under the following limited circumstances:	
11	a. No bed specified for that aged child is available in a	
12	licensed program and the only alternative option is to	
13	allow the child to remain in a CBP or ICE facility for	
14	an indeterminate period of time; or	
15	b. Placement in a licensed program would require	
16	separating siblings or a parent-child pair.	
17	C. Within 30 days of settlement, ORR shall issue written guidance providing:	
18	i. Particularly vulnerable children (except as provided for in	
19	Section III.B. above) shall not be placed at the Fort Bliss EIS or	
20	the Pecos EIS unless:	
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22	<sup>5</sup> Enhanced risk is defined as a documented increased threat of discrimination,	
23	harassment, or physical violence with the potential to endanger the safety, health, or	
24	well-being of the child. The assessment of enhanced risk will be based on self- report of perceived risk upon intake or any other time in ORR custody, a formal	
25	risk assessment survey within 72 hours of intake, the observations of ORR or	
26	contractor staff, or the judgment of medical or behavioral professionals engaged in the evaluation or care of the child. While a UC identifying as LGBTQI is not	
27 28	immediately categorized as a particularly vulnerable child as defined in Section III.A, the documented enhanced risk will place them in the particularly vulnerable child category and prioritize their transfer to a licensed facility.	
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1	a. No bed is available for that child in a licensed
2	program and the only alternative option is to allow
3	the child to remain in a CBP or ICE facility for an
4	indeterminate period of time; or
5	b. Placement in a licensed program would require
6	separating siblings or a parent-child pair.
7	ii. The Parties recognize that, unless relevant information is
8	included in a child's CBP referral, ORR may not be aware that a
9	child is a particularly vulnerable child prior to admission to
10	ORR care. ORR will screen children for the particular
11	vulnerabilities described in Section III.A within 5 days of EIS
12	placement <sup>6</sup> and shall continue to monitor children for particular
13	vulnerabilities thereafter.
14	iii. If a particularly vulnerable child is placed at the Fort Bliss EIS
15	or the Pecos EIS, the child shall be transferred to a licensed
16	program within 14 days of a determination that the child is a
17	particularly vulnerable child, unless the child's release is
18	imminent, the transfer would require separation of sibling
19	groups, or no bed is available in a licensed program.
20	a. If no bed is available in a licensed program or a
21	formerly licensed program that is no longer state
22	licensed solely by reason of a state action
23	discontinuing licensing of ORR care providers in
24	that state, ORR will transfer the child to an ICF
25	within 14 days of determining that the child is a
26	
27	<sup>6</sup> If an EIS has been operating for less than 14 days, ORR will screen children for
28	particular vulnerabilities as soon as possible and no later than 19 days after opening.
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1	particularly vulnerable child, unless the child's	
2	release is imminent, the transfer would require	
3	separation of sibling groups, or no bed is available	
4	in a licensed/formerly licensed program, an ICF, or	
5	any other EIS.	
6	D. In placing class members at licensed programs, ORR may prioritize other	
7	categories of particularly vulnerable children over children who are not	
8	proficient in English or Spanish, provided that such children who remain in	
9	EIS placement have access to consistent in-person translation services in	
10	their preferred language at the EIS that enables them to fully participate in	
11	services and activities.	
12	E. Reporting	
13	i. If ORR must place tender age children at the Pecos EIS, ORR	
14	will notify Plaintiffs' counsel and the Independent Monitor at	
15	least 72 hours prior to making such a placement.	
16	ii. If ORR must place particularly vulnerable children at the Fort	
17	Bliss EIS or the Pecos EIS, it will provide monthly reports	
18	regarding those placements to Plaintiffs' Counsel and the	
19	Independent Monitor, including sufficient information to	
20	calculate these children's lengths of stay.	
21	F. If ORR opens a new EIS facility, ORR shall issue written guidance within 15	
22	days of opening a new facility, specifying whether specific categories of	
23	particularly vulnerable children are eligible for placement in that facility.	
24	ORR will inform Plaintiffs' Counsel and the Independent Monitor of the	
25	placement policies of any new EIS and is open to future discussions	
26	regarding these placement policies. It is the Parties' expectation that	
27	particularly vulnerable children will not be placed at any new EIS facility	
28	unless there is no other viable alternative to prolonged CBP custody and the	
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1	new facility develops specific safeguards and services to meet the needs of
2	particularly vulnerable children.
3	IV. EIS STANDARDS
4	A. In addition to meeting the requirements of ORR Field Guidance #13, every
5	EIS shall:
6	i. Upon opening or expansion:
7	a. Provide proper physical care and maintenance, including
8	suitable living accommodations.
9	b. Initiate preparations such that children may have daily
10	access to the outdoors as soon as possible.
11	c. Provide access to emergency mental health services, e.g.,
12	crisis intervention services, crisis stabilization services,
13	and emergency therapeutic interventions.
14	ii. Within 14 days of beginning operations or expansion, provide:
15	a. Daily outdoor activity, with a preference for occurring
16	immediately upon opening but no later than 14 days of
17	beginning operations, weather permitting.
18	b. Access to translation services in each child's preferred
19	language, if the EIS accepts children who are not
20	proficient in English or Spanish.
21	c. Access to private phone calls at least twice a week for at
22	least ten minutes in length.
23	d. An intake assessment designed to identify particularly
24	vulnerable children as defined in Section III.A.
25	iii. Within 30 days of beginning operations or expansion, provide:
26	a. Family reunification services designed to identify
27	relatives in the United States as well as in foreign
28	countries and assistance in obtaining legal guardianship
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1		when necessary for the release of the unaccompanied
2		child.
3	b.	Activities according to a recreation and leisure time plan
4		that include daily outdoor activity, weather permitting,
5		with at least one hour per day of large muscle activity and
6		one hour per day of structured leisure time activities (that
7		should not include time spent watching television). On
8		days when there are no educational services, there should
9		be at least four hours of structured activities per day.
10	c.	A comprehensive orientation regarding program intent,
11		services, rules (written and verbal), expectations, and the
12		availability of legal assistance.
13	d.	Appropriate mental health interventions when necessary
14		or to address mental health crisis.
15	iv. Withir	n 60 days of beginning operations or expansion, provide:
16	a.	Appropriate medical and emergency dental care, family
17		planning services, a modified individual health
18		assessment, administration of prescribed medication and
19		special diets, and appropriate mental health interventions
20		when necessary.
21	b.	Educational services.
22	c.	Legal services information, including the availability of
23		free legal assistance, the right to be represented by
24		counsel at no expense to the government, the right to a
25		removal hearing before an immigration judge, the right to
26		apply for asylum or to request voluntary departure in lieu
27		of deportation.
28		n 90 days of beginning operations or expansion, provide:
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1	a. An individualized needs assessment.	
2	b. At least five hours of structured activities per day, to	
3	include educational services and recreational activities.	
4	c. At least one individual counseling session per week	
5	conducted by trained staff.	
6	d. Group counseling sessions at least twice a week.	
7	B. Within 30 days of beginning operations or expansion, each EIS shall	
8	have a plan and timeline for providing the following services:	
9	i. A complete medical examination (including screening for	
10	infectious disease) within 48 hours of admission, excluding	
11	weekends and holidays, unless the minor was recently examined	
12	at another ORR facility; and appropriate immunizations in	
13	accordance with the HHS' Centers for Disease Control and	
14	Prevention.	
15	ii. Acculturation and adaptation services, which include	
16	information regarding the development of social and	
17	interpersonal skills which contribute to those abilities necessary	
18	to live independently and responsibly.	
19	iii. Educational services appropriate to the child's level of	
20	development and communication skills in a structured classroom	
21	setting, which concentrates primarily on the development of	
22	basic academic competencies, and secondarily on English	
23	Language Training.	
24	iv. Access to religious services of the child's choice.	
25	v. Facilitate visitation and contact with family members (regardless	
26	of their immigration status). The staff shall respect the child's	
27	privacy while reasonably preventing the unauthorized release of	
28	the UC.	
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1	vi. A reasonable right to privacy, which includes the right to wear	
2	his or her own clothes when available, retain a private space for	
3	the storage of personal belongings, visit privately with guests, as	
4	permitted by the rules and regulations, receive and send	
5	uncensored mail unless there is a reasonable belief that the mail	
6	contains contraband.	
7	C. No later than 60 days of the Effective Date of this Settlement, all	
8	currently operating EISs must meet the requirements of Field	
9	Guidance #13 and Sections IV.A and IV.B of this Settlement	
10	Agreement.	
11	V. MONITORING	
12	A. Each month, for as long as any EIS remains in operation, ORR will	
13	provide Plaintiffs and the Independent Monitor a data report for each	
14	EIS that includes:	
15	i. Census: Snapshot of each child detained in the EIS,	
16	including the child's full name, A#, DOB, category of the	
17	current primary sponsor, date of ORR placement, and date	
18	admitted at the EIS;	
19	ii. Transfers: List of each child transferred from the EIS to	
20	another ORR placement, including the child's full name,	
21	A#, DOB, category of the current primary sponsor, date	
22	of ORR placement, date admitted at the EIS, transfer	
23	program name and program type;	
24	iii. Discharges: List of each child discharged from the EIS,	
25	including the child's full name, A#, DOB, date of ORR	
26	placement, date admitted at the EIS, discharge type, and	
27	category of sponsor.	
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1	iv. The EIS's capacity as defined by its current operating
2	contract.
3	VI. TERMINATION AND ENFORCEMENT
4	A. This Agreement shall terminate two years from its Effective Date, or
5	upon the termination of the Flores Settlement Agreement, whichever
6	is sooner.
7	B. If Plaintiffs' Counsel believe that ORR has breached this Agreement,
8	Plaintiffs' Counsel shall, within thirty (30) days of learning of the
9	event giving rise to the belief, provide ORR (through Defendants'
10	counsel) with written notice of the specific facts that they believe
11	constitute a breach of the Agreement. Plaintiffs may not submit any
12	notice of breach more than one-year after the event that forms the basis
13	for the allegation of breach.
14	C. When presenting an allegation of breach to ORR, Plaintiffs' Counsel
15	shall make their best efforts to indicate the time, date, location, and the
16	specific factual circumstances forming the basis for the alleged breach
17	and to identify the names and A numbers (or other equivalent
18	identifying information) of any class members whose declarations or
19	statements would be used as evidence of breach if these claims are
20	brought to the Court for resolution.
21	D. ORR shall have twenty-one (21) days to respond to the allegations,
22	and shall provide their written response to Plaintiffs' Counsel. After
23	ORR provides a response, the Parties will meet and confer within
24	seven (7) days in an effort to resolve the allegations. The Parties may,
25	upon mutual consent, request that a mediator be appointed by the
26	Court to oversee these discussions. If the Parties cannot resolve the
27	allegations, Plaintiffs' Counsel may, in accordance with the Local
28	Rules for the Central District of California and the Federal Rules of
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	#.	40803		
1	Civil Drocodure sub-	nit their allocation (a) of breach to the Court for		
2	Civil Procedure, submit their allegation(s) of breach to the Court for			
3	resolution. Class Counsel must provide the Court with the specific			
	reasons that they believe Defendant is in breach of the Agreement.			
4	E. If Plaintiffs believe that class members are suffering or will suffer			
5	immediate and substantial irreparable harm as a result of a breach of			
6	the Agreement then Plaintiffs may file an application for a Temporary			
7	Restraining Order under the applicable law, standards, and Local Rules			
8	of the Central District of California. Defendants may raise any			
9	available defenses to such filing, including that expedited treatment is			
10	not warranted, and that Plaintiffs should be required to bring their			
11	allegations to ORR for resolution in accordance with Paragraph VI.D.			
12	above.			
13				
14				
15	Dated: June 21, 2020 C	ENTER FOR HUMAN RIGHTS AND		
16		ONSTITUTIONAL LAW		
17	C	arlos R. Holguín		
18		ATIONAL CENTER FOR YOUTH LAW		
19		eha Desai Iishan Wroe		
20		Ielissa Adamson		
21		iane de Gramont		
22	С	HILDREN'S RIGHTS		
23		eecia Welch		
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25		arlos R. Holguín		
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