DIANE F. BOYER-VINE (SBN: 124182) 1 Legislative Counsel 2 ROBERT A. PRATT (SBN: 137704) Principal Deputy Legislative Counsel 3 CARA L. JENKINS (SBN: 271432) 4 Deputy Legislative Counsel Office of Legislative Counsel 5 925 L Street, Suite 700 Sacramento, California 95814 6 Telephone: (916) 341-8245 7 E-mail: cara.jenkins@lc.ca.gov 8 Attorneys for Legislative Defendants 9 10 UNITED STATES DISTRICT COURT 11 FOR THE CENTRAL DISTRICT OF CALIFORNIA 12 WESTERN DIVISION 13 14 Case No. 2:16-cy-05224-SVW-AGR 15 Travis Middleton, et al., NOTICE OF JOINDER AND 16 Plaintiffs, JOINDER IN EX PARTE 17 **APPLICATION FOR AN ORDER (1)** TO STAY THE DEADLINES FOR 18 **DEFENDANTS' RESPONSES TO** v. 19 PLAINTIFFS' FIRST AMENDED Richard Pan, et al., **COMPLAINT**; AND (2) **SETTING** A 20 STATUS CONFERENCE FILED BY **DEFENDANTS GOVERNOR** Defendants. 21 EDMUND G. BROWN, JR. AND 22 THE STATE OF CALIFORNIA 23 Courtroom: B Judge: Hon. Alicia G. Rosenberg, 24 Magistrate Judge 25 Trial date: None set Action filed: July 15, 2016 26 27 28

## TO THE COURT AND ALL PARTIES HEREIN:

PLEASE TAKE NOTICE THAT Defendants Assembly Member Catharine Baker, Assembly Member Richard Bloom, Assembly Member David Chiu, Assembly Member Jim Cooper, Assembly Member Cristina Garcia (erroneously sued as Christina Garcia), Assembly Member Lorena Gonzalez, Assembly Member Reginald Jones-Sawyer, Assembly Member Evan Low, Assembly Member Adrin Nazarian, Assembly Member Bill Quirk, Assembly Member Anthony Rendon, Assembly Member Mark Stone, Assembly Member Jim Wood, Senator Ben Allen, Senator Jim Beall, Senator Marty Block, Senator Kevin de Leon, Senator Robert Hertzberg, Senator Mark Leno, Senator Isadore Hall, Senator Jerry Hill, Senator Hannah-Beth Jackson, Senator Mike McGuire, Senator Holly Mitchell, Senator Richard Pan, Senator Jeff Stone, Senator Bob Wieckowski, Senator Lois Wolk, Wen-Li Wang (erroneously sued as Win-Li Wang), and Bruce Wolk (collectively "Legislative Defendants") hereby join in the Ex Parte Application for an order (1) to stay the deadlines for Defendants' responses to Plaintiffs' First Amended Complaint; and (2) setting a status conference filed by Defendants Governor Edmund G. Brown, Jr. and the State of California. (Docket No. 16.)

The Legislative Defendants hereby adopt and incorporate by reference herein the grounds and the arguments set forth in the Ex Parte Application and the Memorandum of Points and Authorities filed in support thereof. The Legislative Defendants seek the same relief that Defendants Governor Edmund G. Brown, Jr. and the State of California seek, namely that the Court (1) stay the deadlines for Defendants' responses to Plaintiffs' First Amended Complaint; and (2) set a status conference for the purpose of directing a unified briefing schedule for the Defendants' anticipated motions to dismiss and/or strike the FAC, and to relieve Defendants of any obligation under Local Rule 7-3 to meet and confer with each of

the Plaintiffs in advance of filing any motions with this Court.

The Legislative Defendants' joinder in the Ex Parte Application is based on this Notice of Joinder and Joinder, the Notice of Ex Parte Application and Ex Parte Application filed by Defendants Governor Edmund G. Brown, Jr. and the State of California and the Memorandum of Points and Authorities in support thereof, the documents on file with the Court, such other records and documents of which the Court may be requested to take judicial notice, and any oral argument to the extent the Court deems such argument necessary.

Dated: September 22, 2016

Respectfully submitted, DIANE F. BOYER-VINE Legislative Counsel

By: /s/ Cara L. Jenkins
Cara L. Jenkins
Deputy Legislative Counsel
Attorneys for Legislative Defendants

1 CERTIFICATE OF SERVICE 2 3 Case Name: Middleton et al. v. Pan et al. 4 Case Number: 2:16-cv-05224-SVW-AGR 5 6 I hereby certify that on September 22, 2016, I electronically filed the following 7 documents with the Clerk of the Court by using the CM/ECF system: 8 NOTICE OF JOINDER AND JOINDER IN EX PARTE APPLICATION 9 FOR AN ORDER (1) TO STAY THE DEADLINES FOR DEFENDANTS' 10 RESPONSES TO PLAINTIFFS' FIRST AMENDED COMPLAINT; AND (2) 11 SETTING A STATUS CONFERENCE FILED BY DEFENDANTS 12 GOVERNOR EDMUND G. BROWN, JR. AND THE STATE OF CALIFORNIA 13 Participants in the case who are registered CM/ECF users will be served by the 14 CM/ECF system. 15 I further certify that some of the participants in the case are not registered 16 CM/ECF users. On September 22, 2016, I caused to be delivered the foregoing 17 document by FedEx overnight courier to the following non-CM/ECF participants 18 listed on the attached service list. 19 20 I declare under penalty of perjury under the laws of the State of California that 21 the foregoing is true and correct, and that this declaration was executed on September 22 22, 2016, at Sacramento, California. 23 Cara L. Jenkins /s/ Cara L. Jenkins 24 Declarant Signature 25 26 27 28

SERVICE LIST 1 2 Travis Middleton Eric Durak 3 27 West Anapamu Street, No. 153 133 Campo Vista Drive Santa Barbara, CA 93101 Santa Barbara, CA 93111 4 5 Jade Baxter Julianna Pearce 207 West Victoria Street 28780 My Way 6 Santa Barbara, CA 93101 Oneals, CA 93645 7 8 Candyce Estave Denise Michelle Derusha 430 East Rose Avenue 7125 Santa Ysabel, Apt. 1 Santa Maria, CA 93454 Atascadero, CA 93422 10 Melissa Christou Andrea Lewis 11 1522 Knoll Circle Drive 1331 Santa Barbara Street, No. 10 12 Santa Barbara, CA 93101 Santa Barbara, CA 93101 13 Rachil Vincent Jackie Kozak 14 4320 Viua Presada 1573 Lyndhvist Avenue 15 Camarillo, CA 93010 Santa Barbara, CA 93110 16 Don Demanlevesde Jessica Haas 17 618 West Ortega 2715 Verde Vista Santa Barbara, CA 93111 18 Santa Barbara, CA 93105 19 Paige Murphy Christie Macias 2230 Memory Lane 20 618 West Ortega West Lake Village, CA 91361 Santa Barbara, CA 93101 21 22 Lori Strantz **Anwanur Gielow** 120 Barranca No. B 390 Park Street 23 Santa Barbara, CA 93109 Buelton, CA 93427 24 25 Lisa Ostendorf JuliaAnne Whitney 5459 Place Court 55 Chrestview Lane 26 Santa Barbara, CA 93111 Montecito, CA 93108 27

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