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1 During the evidentiary hearing on Plaintiff's request for a receivership today, 2 May 27, 2025, the Court proposed holding a portion of the evidentiary hearing in Skid 3 Row, an area within the City of Los Angeles critically affected by the homelessness crisis and the City's failure to comply with the terms of the LA Alliance Settlement 4 5 Agreement and the Roadmap Agreement. The City did not respond to the Court's 6 proposal. Plaintiff LA Alliance for Human Rights ("LA Alliance") hereby responds to the 7 8 Court's proposal and respectfully requests that the Court hold the morning session of 9 the evidentiary hearing on Thursday, May 29, 2025, at a location on Skid Row of the Court's choosing. Plaintiff is prepared to facilitate such a hearing in any manner 10 deemed necessary by the Court. Plaintiff proposes to call the following witnesses at 11 12 that time: (i) Dewey Terry, (ii) Etsemaye P. Agonafe; (iii) Elizabeth Funk; (iv) John 13 Maceri; and (v) Brian Ulf. 14 15 Dated: May 27, 2025 Respectfully submitted, 16 /s/ Matthew Donald Umhofer UMHOFER. MITCHELL & KING, LLP 17 Matthew Donald Umhofer (SBN 206607) Elizabeth A. Mitchell (SBN 251139) 18 Attorneys for Plaintiffs 19 20 21 22 23 24 25 26 27 28