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19

20 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**

21 **COUNTY OF ALAMEDA**

22 MILIANI RODRIGUEZ; SANDRA
23 RAMIREZ; RAUL LEON; F.G. through their
guardian ad litem RAUL LEON; PERLA
24 PENALBER; KARESHA BOYD; D'ARCY
VILLERE; G.H. through their guardian ad litem
25 D'ARCY VILLERE; BRENDA CONTRERAS;
A.F. through their guardian ad litem BRENDA
26 CONTRERAS; B.F. through their guardian ad
litem BRENDA CONTRERAS; C.F. through
their guardian ad litem BRENDA
27 CONTRERAS; AUDREY KITTY CASAS;
A.B. through their guardian ad litem AUDREY
28 KITTY CASAS; BRENDA RIVERA; D.E.

Case No. 25CV150626

**SECOND AMENDED COMPLAINT FOR
DECLARATORY AND INJUNCTIVE
RELIEF**

Dept: 18

Judge: Hon. Patrick McKinney

Action Filed: October 23, 2025

Trial Date: Not Set

1 through their guardian ad litem BRENDA
RIVERA; E.F. through their guardian ad litem
2 BRENDA RIVERA; CYNTHIA PÉREZ;
NORMA SANDOVAL; L.M. through their
3 guardian ad litem NORMA SANDOVAL;
ARELI LANDA; B.C. through their guardian ad
4 litem ARELI LANDA; C.D. through their
guardian ad litem ARELI LANDA; X.Y.
5 through their guardian ad litem AMY
CAMPBELL-BLAIR; K.P. through their
6 guardian ad litem AMY CAMPBELL-BLAIR;
HERBERT JAMES HOPKINS, ANGELICA
7 G., through her guardian ad litem, ANGELA
CARDENAS GUTIERREZ; TRUE NORTH
8 ORGANIZING NETWORK; ALIANZA
COACHELLA VALLEY; AND INLAND
9 CONGREGATIONS UNITED FOR CHANGE,

10 Plaintiffs,

11 v.

12 STATE OF CALIFORNIA; STATE
ALLOCATION BOARD; OFFICE OF
13 PUBLIC SCHOOL CONSTRUCTION; AND
DOES 1-100,

14 Defendants.
15

1 Plaintiffs Miliani Rodriguez, Sandra Ramirez, Raul Leon, Perla Penalber, Karesha Boyd,
2 D’arcy Villere, Brenda Contreras, Audrey Casas, Brenda Rivera, Cynthia Pérez, Norma Sandoval,
3 Areli Landa, Herbert James Hopkins, Angelica G., through her guardian ad litem, Angela Cardenas
4 Gutierrez, A.B. through their guardian ad litem Audrey Casas, C.D. through their guardian ad litem
5 Areli Landa, B.C. through their guardian ad litem Areli Landa, E.F. through their guardian ad litem
6 Brenda Rivera, D.E. through their guardian ad litem Brenda Rivera, F.G. through their guardian ad
7 litem Raul Leon, A.F. through their guardian ad litem Brenda Contreras, B.F. through their guardian
8 ad litem Brenda Contreras, C.F. through their guardian ad litem Brenda Contreras, G.H. through
9 their guardian ad litem D’arcy Villere, L.M. through their guardian ad litem Norma Sandoval, X.Y.
10 through their guardian ad litem Amy Campbell-Blair, K.P. through their guardian ad litem Amy
11 Campbell-Blair, True North Organizing Network (“True North”), Alianza Coachella Valley
12 (“Alianza”), and Inland Congregations United for Change (“ICUC”) by and through their
13 undersigned attorneys, bring this action against Defendants the State of California, State Allocation
14 Board, and Office of Public School Construction.

15 Unless explicitly stated to the contrary, all allegations are based on information and belief.
16 Plaintiffs allege as follows:

17 **PRELIMINARY STATEMENT**

18 1. California’s Constitution makes a fundamental guarantee of equal opportunity to
19 obtain a public K through 12 education to its residents. This is the only affirmative obligation the
20 State has taken upon itself in its Constitution. Nearly fifty years ago, the California Supreme Court
21 handed down its landmark ruling in *Serrano v. Priest* firmly establishing that the provision of that
22 education – because it is necessary to prepare graduates to participate effectively in the civic and
23 economic challenges of adulthood and ensure the state’s future prosperity – cannot be funded
24 through a mechanism that gives more to wealthy school districts than to other districts. (See *Serrano*
25 *v. Priest* (1971) 5 Cal.3d 584, 593; *Serrano v. Priest* (1976) 18 Cal.3d 728; *Serrano v. Priest* (1976)
26 20 Cal.3d 25.)

27 2. Twenty years later, the Court reaffirmed education’s status as a “uniquely
28 fundamental concern of the state,” holding in *Butt v. State of California* that the Constitution

1 “prohibits maintenance and operation of the common public school system in a way which denies
2 basic educational equality to the students of particular districts.” (*Butt v. State of California* (1992)
3 4 Cal.4th 668, 681, 685.) In both cases, the State sought to deflect responsibility onto the local
4 school districts. *Ibid.* And twice, the Supreme Court reinforced the State’s non-delegable duty to
5 intervene when a local district’s fiscal shortcomings, even if they were the result of local
6 mismanagement, would otherwise deny its students basic educational equality. *Ibid.*

7 3. Plaintiffs in this case seek relief because State funding for modernization of aging
8 school facilities, administered through California’s School Facility Program (“SFP”), provides
9 more funding to wealthy districts based on their local wealth, enabling them to meet local funding
10 requirements more easily, which in turn qualifies them for more state bond matching funds. SFP
11 also uses a first-come, first-served process that favors wealthier districts with the advantage of well-
12 funded managers and consultants. As a result, the quartile of students in the lowest-wealth districts
13 have received nearly 60% less in SFP modernization funding per student than the quartile of
14 students in the highest-wealth districts since 1998.¹ Students in lower-wealth districts,
15 disproportionately populated with English learners, and Black, Latine and Indigenous students,
16 receive significantly less state funding for modernizing facilities than their counterparts in whiter,
17 wealthier communities. It is, district wealth, not student need, that too often dictates whether
18 students have access to safe, functional facilities. The SFP impermissibly favors district wealth, not
19 student need, in the process of allocating capital funding needed for students to have access to safe,
20 functional facilities. This is the very outcome that *Serrano* prohibited over 50 years ago.

21 4. The disparity in the quality of school facilities between these districts only continues
22 to rise across the state, as illustrated, for example, by:

- 23 ● Calexico Unified School District combats high external temperatures with failing,
24 antiquated HVAC systems, arsenic in its soil, and wastewater sewage leaks in its school
25 facilities’ hallways and classrooms that create foul smells and hazardous conditions.

26
27
28 ¹ (Julien LaFortune & Niu Gao, *Equitable State Funding For School Facilities PUBLIC POLICY INSTITUTE OF CALIFORNIA*, 10 (Mar. 2022).)

- 1 ● Fall River Joint Unified School District has encountered asbestos in all of its school sites,
2 with some also having black mold. Students must learn in the same modular classrooms that
3 were present when their grandparents attended school, many over 55 years old despite being
4 intended for 20 years of use.
- 5 ● Lynwood Unified School District faces significant damage from recurring water leaks in
6 dozens of classrooms that it cannot repair and relies primarily on a singular athletic field for
7 the entire district.
- 8 ● Salinas City Elementary School District facilities are impacted by heavy water damage,
9 mold, and dry rot and cannot rely on its singular multi-purpose room to fit parents and
10 students for events.

11 5. The struggle for racial and economic justice in access to educational opportunity in
12 California stretches back to the state's early years. As early as 1885, in *Tape v. Hurley*, the
13 California Supreme Court ruled that excluding a Chinese American student from a public school
14 was unlawful, effectively mandating that minority students of color were entitled to equal access
15 to public education. (*Tape v. Hurley* (1885) 66 Cal. 473.) Then, in 1890, the Court held that its
16 earlier approval of separate but equal schools for Black students was no longer the law or policy of
17 the state and ordered the admission of a Black student to a white school system in *Wysinger v.*
18 *Crookshank*, a case later cited by *Brown v. Board of Education*. (*Wysinger v. Crookshank* (1890)
19 82 Cal. 588.) In 1924, the Court ruled that Native American students were entitled to the same
20 access to public education as other residents in *Piper v. Big Pine School District*. (*Piper v. Big Pine*
21 *School District* (1924) 193 Cal. 664.) Later, in 1947, California Mexican-American families won a
22 landmark ruling in *Mendez v. Westminster*; there, the court held that the 14th Amendment and
23 California law were violated when students of Mexican descent were segregated into separate
24 classrooms and schools, laying further key groundwork for *Brown v. Board of Education* a few
25 years later. (*Mendez v. Westminster* (1946) 64 F.Supp. 544.) Building on the momentum of the
26 Chicano student walkouts in protest of educational inequities in Los Angeles, in 1947, a committed
27 group of parents and students successfully challenged the unequal state school funding
28

1 scheme in the *Serrano* case. *Serrano* found that the scheme for funding day-to-day school
2 operations at issue there “invidiously discriminates against the poor because it makes the quality of
3 a child’s education a function of the wealth of his parents and neighbors.” (*Serrano v. Priest* (1971)
4 5 Cal.3d 584, 589.) The reforms that began with *Serrano* have rolled forward over the ensuing fifty
5 years. With the 2013 passage of the Local Control Funding Formula (LCFF), the State now
6 provides *greater* funding to districts with higher concentrations of low-income students, English
7 Learners and foster youth, creating thereby one of the most progressive statewide funding formulas
8 in the nation.

9 6. Many of these landmark rulings and the corresponding legislative enactments have
10 set precedents for the nation which other courts and states have come to follow. Not so with the
11 problem presented by this case and the State’s provision of school facility quality. *Serrano* and
12 LCFF reforms have addressed only the State’s funding of day-to-day school operations.
13 Meanwhile, the State’s scheme for financing capital improvements to school facilities has remained
14 mired in a world where *Mendez, Brown and Serrano* do not exist, where separate and unequal is
15 acceptable and where the very gears of opportunity are purposefully aligned to provide more to
16 those who have more and less to those who have less. Plaintiffs and the students, parents, teachers
17 and administrators from across the state standing with this lawsuit join the historical legacy of
18 communities of color and low-income communities advocating for educational equity in seeking
19 school facilities that are conducive to learning, creativity, and that instill a sense of pride and
20 possibility in every student. Equitably funding California school modernization is the obvious and
21 essential great unfinished work of the state’s equitable school funding reforms. By this action,
22 Plaintiffs pray that it begins.

23 **JURISDICTION AND VENUE**

24 7. The Superior Court for the State of California has personal jurisdiction over
25 Defendants because they are domiciled in the State of California and Defendants’ activities, which
26 give rise to this action, occurred in the State of California. (Civ. Proc. Code § 410.10.)

27 8. Venue is proper in this County pursuant to California Code of Civil Procedure
28 sections 395(a), 395.5. and 401. (Civ. Proc. Code §§ 395, subd. (a), 395.5, 401.)

1 PARTIES

2 9. The individual plaintiffs, hereinafter referred to collectively as “Individual
3 Plaintiffs,” include:

4 10. Plaintiff **Miliani Rodriguez** is a student at Coachella Valley High School in
5 Coachella Valley Unified School District (“Coachella Valley USD”). Throughout the entirety of
6 her education thus far, she has only attended schools within Coachella Valley USD, attending Cesar
7 Chavez for elementary school and Cahuilla Desert Academy for middle school. Plaintiff Miliani
8 Rodriguez has personally witnessed the inadequate facilities in her district, like classrooms
9 temperatures reaching over 85 degrees Fahrenheit, unclean bathrooms with broken sinks, outdated
10 and dirty water fountains, buckets in classrooms that catch rain leaking in from the roof, and ceiling
11 tiles stained with urine from rats and other animals living in the spaces above. Plaintiff Miliani
12 Rodriguez is a member of Alianza Coachella Valley’s Youth Organizing Council (Yo-C) where
13 she attends monthly meetings and receives support to advocate for better school conditions in the
14 district and state. As a student attending public school in California and resident in California,
15 Plaintiff Miliani Rodriguez has been directly impacted by the SFP funding scheme for school
16 facilities modernization.

17 11. Plaintiff **Sandra Ramirez** is a parent of four children who all attended schools in
18 Coachella Valley USD as English Learners for primary and secondary school. Currently, her
19 youngest child is entering his senior year at Coachella Valley High School. Plaintiff Ramirez is a
20 member of Alianza Coachella Valley where she attends monthly meetings and receives support to
21 advocate for better school conditions in the district. Plaintiff Ramirez has also volunteered at
22 Coachella Valley USD schools since her eldest child started Kindergarten, roughly eighteen years
23 ago. Through her volunteer work, she personally witnessed and experienced the inequities in her
24 children’s school facilities, including deteriorating and outdated school sites, cracked and
25 hazardous cement pathways surrounding the school sites, faulty and outdated air conditioning
26 systems, unshaded outdoor eating areas—where temperatures can exceed 110 degrees—forced
27 relocation and shared spaces for school events, and dysfunctional water fountains with visible
28 buildup of mold. As a parent of children attending public school in California, taxpayer, and

1 resident in California, Plaintiff Ramirez has been directly impacted by the SFP funding scheme for
2 school facilities modernization.

3 12. Plaintiff **Raul Leon** is a parent of three children who all attended schools in Salinas
4 City Elementary School District (“Salinas City ESD”) and a third-grade teacher at Lincoln
5 Elementary School in the district. He also coaches the after-school basketball and volleyball teams
6 for the school and serves as its technology lead. All three of his children attended Lincoln
7 Elementary School and, currently, all but his oldest child still attend school there. Plaintiff Leon
8 has personally witnessed and experienced the inadequate facility conditions at Salinas City ESD
9 through the various roles he has served in the district and through being a parent of students in the
10 district. For example, at Lincoln Elementary School, he has witnessed the old and outdated
11 infrastructure of the century old site, cobbled and uneven stones in the courtyard, antiquated and
12 easily-clogged toilets and bathroom stalls, humid and hot portable restroom facilities, lack of ADA
13 compliant accommodations, leaks and decayed walls in portable classrooms, black mold, dry rot,
14 worn-down athletic equipment and inadequate athletic facilities, and hazardous playground areas
15 filled with unsafe woodchips. As an educator and parent of students attending public school in
16 California, taxpayer, and resident in California, Plaintiff Leon has been directly impacted by the
17 SFP funding scheme for school facilities modernization.

18 13. Plaintiff **F.G.** resides in Monterey County and is a student at Lincoln Elementary
19 School in Salinas City ESD in the 6th grade. F.G. is subject to the ongoing facility deficiencies
20 experienced in the district as a result of the state’s modernization funding scheme. Plaintiff F.G.
21 currently attends school where the classroom and hallway ceilings leak, and teachers have to place
22 buckets out to catch water. The bathrooms are frequently out of service due to outdated plumbing,
23 leaving the students and teachers without operative bathrooms. The walls at Lincoln Elementary
24 are filled with mold, and the playgrounds are broken and dangerous. As a student attending public
25 school in Salinas City ESD, Plaintiff F.G.’s educational opportunities have been and will be directly
26 and adversely impacted by the funding scheme for school facilities modernization.

27 14. Plaintiff **Perla Penalber** is an educator at Coachella Valley High School in
28 Coachella Valley USD. Her teaching career in Coachella Valley USD has spanned 28 years, and

1 she has worked in her current position as a history teacher at Coachella Valley High School since
2 2012. Plaintiff Penalber has personally witnessed and experienced the inadequate facility
3 conditions at Coachella Valley USD through her role as an educator. For example, she has
4 witnessed mold damage, water damage, poor ventilation, failing air conditioners, and persistent
5 internet issues in her classroom as well as a lack of sufficient and sanitary restrooms and spaces for
6 meetings and conferences. As an educator of students attending public school in California,
7 taxpayer, and resident in California, Plaintiff Penalber has been directly impacted by the SFP
8 funding scheme for school facilities modernization.

9 15. Plaintiff **Karesha Boyd** is a mother of four children, three of which have attended
10 at least one school in Stockton Unified School District (“Stockton USD”). Plaintiff Boyd is a
11 dedicated, active parent and also a former Stockton USD student. Over the last fourteen years,
12 Plaintiff Boyd has held many leadership roles in parent governance, including former President of
13 the Stockton USD Parent Advisory committee and current Vice President of the African
14 American/Black Parent Advisory Committee and Parent Ambassador. As a parent and in her
15 various parent governance roles, Plaintiff Boyd has personally observed the aged, outdated, and
16 unsafe facilities of several schools in Stockton USD. For example, Plaintiff Boyd has observed that
17 many of the schools look the same as they did when she attended them twenty years ago. She has
18 observed that many schools rely on old portable trailers as classrooms and that these portables lack
19 proper ventilation. She has also observed outdated athletic facilities at the high schools that lack
20 proper lighting to allow youth to practice at night and fields that are unsafe for students to play on.
21 Plaintiff Boyd’s son was denied the opportunity to participate in a Science, Technology,
22 Engineering and Mathematics (“STEM”) program because his high school did not have functioning
23 science laboratories. As a parent of children attending public school in California, taxpayer and
24 California resident, Plaintiff Boyd has been directly impacted by the SFP funding scheme for school
25 facilities modernization.

26 16. Plaintiff **D’arcy Villere** is a parent of three children all currently attending public
27 school in Firebaugh-Las Deltas Unified School District (“Firebaugh USD”) and a former educator
28 in California public schools. He is active at his children’s schools, volunteering and serving as the

1 Treasurer of the Bailey Preschool Parent Club for the 2022-2023 and 2024-2025 school years.
2 Plaintiff Villere is onsite at Bailey Preschool, Bailey Primary, and Firebaugh High School most
3 weekdays as he takes them to school and picks them up nearly every school day. Through his role
4 as volunteer and involved parent at Firebaugh USD, he has personally witnessed and experienced
5 the inadequate facility conditions in the district. For example, outdated and deteriorating portable
6 classrooms, water damage, warped wooden structures, rusted metal entryways, air conditioning
7 systems in poor condition, hot, humid, and dusty classrooms, poor insulation, poor ventilation, and
8 unshaded playground structures and recess areas. As a parent of children attending public school
9 in California, taxpayer, and resident in California, Plaintiff Villere has been directly impacted by
10 the SFP funding scheme for school facilities modernization.

11 17. Plaintiff **G.H.** resides in Fresno County and is a student at Bailey Primary in
12 Firebaugh USD in the 2nd grade. Plaintiff G.H.. is subject to the ongoing facility deficiencies
13 experienced in the district as a result of the state’s modernization funding scheme. Plaintiff G.H.,
14 for example, has experienced chronic coughing fits when attending class in a dusty classroom due
15 to an inoperative HVAC system. As a student attending public school in Firebaugh USD, Plaintiff
16 G.H.’s educational opportunities have been and will be directly impacted by the state’s funding
17 scheme for school facilities modernization.

18 18. Plaintiff **Brenda Contreras** is a parent of four children all currently attending public
19 school in Salinas. Her daughter currently attends Harden Middle School in Salinas Union High
20 School District (“Salinas Union HSD”) and her sons,all attend Boronda Elementary School Dual
21 Immersion Academy of Salinas (“Boronda DIAS”) in Salinas City ESD. Plaintiff Contreras is an
22 active member at her children’s schools, sitting as the secretary of the English Learner Advisory
23 Committee (“ELAC”) at Boronda DIAS and as the President of the District English Learner
24 Advisory Committee (“DELAC”) for Salinas City ESD. She also volunteers in a variety of other
25 school committees and activities and attends School Site Council (“SSC”) meetings, where
26 teachers, parents and principals collaborate to improve student outcomes and address school needs
27 through funding and programming. Through her consistent and direct involvement with the schools
28 in Salinas City ESD and Salinas Union HSD, she has personally witnessed and experienced the

1 inadequate conditions of school facilities in these districts. For example, Plaintiff Contreras has
2 personally witnessed cracked cement leading up to Boronda DIAS, ill-maintained roofs, stained
3 sinks, reliance on portable classrooms, a portable-housed library and cafeteria, a lack of adequate
4 space for events and meetings, outdated and insufficient restroom spaces, and a lack of campus
5 security to ensure student, faculty, and staff safety. As a parent of children attending public school
6 in California, taxpayer, and resident in California, Plaintiff Contreras has been directly impacted
7 by the SFP funding scheme for school facilities modernization.

8 19. Plaintiff **A.F.** resides in Monterey County and is a student at Boronda Elementary
9 School in the Salinas City ESD. Plaintiff A.F. is subject to the ongoing facility deficiencies
10 experienced in the district as a result of the state’s modernization funding scheme. Plaintiff A.F.
11 attends school in a building with old and cracked pipes and outdated classrooms with unsanitary
12 classrooms without adequate ventilation. Plaintiff A.F.’s school lacks a library and operable
13 cafeteria beyond the small portable used to heat up precooked meals made offsite. As a student
14 attending public school in California and residing in California, Plaintiff A.F. has been directly
15 impacted by the SFP funding scheme for school facilities modernization.

16 20. Plaintiff **B.F.** resides in Monterey County and is a student at Boronda Elementary
17 School in the Salinas City ESD. Plaintiff B.F. is subject to the ongoing facility deficiencies
18 experienced in the district as a result of the state’s modernization funding scheme. Plaintiff B.F.
19 attends school in a building with old and cracked pipes and outdated classrooms with unsanitary
20 classrooms without adequate ventilation. Plaintiff B.F.’s school lacks a library and operable
21 cafeteria beyond the small portable used to heat up precooked meals made offsite. As a student
22 attending public school in California and residing in California, Plaintiff B.F. has been directly
23 impacted by the SFP funding scheme for school facilities modernization.

24 21. Plaintiff **C.F.** is a resident of Monterey County and a student at Boronda Elementary
25 School in Salinas City ESD. Plaintiff C.F. is subject to the ongoing facility deficiencies experienced
26 in the district as a result of the state’s modernization funding scheme. Plaintiff C.F. attends school
27 in a building with old and cracked pipes and outdated classrooms with unsanitary classrooms
28 without adequate ventilation. Plaintiff C.F.’s school lacks a library and operable cafeteria beyond

1 the small portable used to heat up precooked meals made offsite. As a student attending public
2 school in California and residing in California, Plaintiff C.F. has been directly impacted by the SFP
3 funding scheme for school facilities modernization.

4 22. Plaintiff **Audrey Casas** is currently an educator in the Lynwood Unified School
5 District (“Lynwood USD”). She has a child who currently attends school in this district. She has
6 taught at Lynwood High School for six years and worked in the district for twenty-four years,
7 including as a clerk and secretary. Plaintiff Casas has personally witnessed and experienced the
8 inadequate and dangerous facility conditions at Lynwood High School. For example, she has
9 witnessed a makeshift wall splitting her classroom lacking working outlets and soundproofing,
10 making it hard to teach due to all the noise, unstable and smelly trailers used as classrooms, faulty
11 and outdated air conditioning systems, requiring students to gather in front of fans that produce
12 warm air, or in front of loud, portable air conditioners, relocation of her classroom to the library
13 when it is too hot where there is limited space and poor acoustics, a cafeteria with insufficient space
14 to seat students and prepare non-frozen meals, staff bathrooms with broken locks and no privacy,
15 a library with very few books and chipped and broken stairs, making it inaccessible for those with
16 disabilities, poor outside grounds that easily flood, and dangerous conditions on the fields,
17 including gopher holes and uneven ground, which have led to multiple student injuries, including
18 a broken ankle and sprained arm. As an educator of students attending public school in California,
19 taxpayer, and resident in California, Plaintiff Casas has been directly impacted by the SFP funding
20 scheme for school facilities modernization.

21 23. Plaintiff **A.B.** resides in Los Angeles County and is a fifth grade student currently
22 attending Thurgood Marshall Elementary School in Lynwood USD. Plaintiff A.B. is subject to the
23 ongoing facility deficiencies experienced in the district as a result of the state’s modernization
24 funding scheme. Plaintiff A.B. experiences many facilities issues at their school. The outdoor
25 playground area lacks sufficient shade, the paint is peeling on the playground equipment and the
26 soft padding to protect kids underneath the swings is ripped up and there are now holes under the
27 swings. The asphalt in the front of the school is uneven, resulting in trip and falls. Many of the
28 bathrooms have broken or no mirrors and urinals are often inoperable. As a student attending public

1 school in Lynwood USD, Plaintiff A.B.’s educational opportunities have been and will be directly
2 and adversely impacted by the state’s funding scheme for school facilities modernization.

3 24. Plaintiff **Angelica G.** is a student currently attending San Bernardino High School
4 in the San Bernardino City Unified School District (“San Bernardino City USD”). Through her
5 time as a student at San Bernardino High School, Plaintiff Angelica G. has personally witnessed
6 and experienced the inadequate facility conditions in San Bernardino City USD. For example, she
7 has personally witnessed dilapidated bathroom facilities with broken stairs, scratched mirrors,
8 flooded sinks, and inadequate space to support the number of people utilizing them, inadequate
9 cafeteria space, cracked walls, hot and humid classroom conditions, a lack of shaded outdoor areas,
10 faulty air conditioning, poor ventilation, ill-maintained and unsanitary water fountains with
11 lukewarm water, cracked and peeling exterior paint, and cockroaches and unsanitary conditions in
12 classrooms. Plaintiff Angelica G. is a student member of Inland Congregations United for Change’s
13 Students for Change program. As a student attending public school in California and resident in
14 California, Plaintiff Angelica G. has been directly and adversely impacted by the state’s funding
15 scheme for school facilities modernization.

16 25. Plaintiff **Brenda Rivera** is the parent of two children in Lynwood USD as well as
17 an educator within the district. Plaintiff Rivera has worked for the district since 2017 and herself
18 attended Lynwood USD schools growing up. Plaintiff Rivera has been on the school site council
19 for Rosa Parks Elementary School and Lynwood High School. Plaintiff Rivera has personally
20 witnessed the aging and deteriorating conditions within Lynwood USD. For example, Lynwood
21 High School has the same air conditioning units as when Rivera was a student there in 1994, the
22 portables lack air conditioning in the restrooms so there is a marked bad odor, leaking roofs causing
23 water damage to books and bookshelves, inadequate indoor or shaded spaces for students to eat
24 their lunches outside of the hot sun, loose irrigation hoses that cause students to trip, and stray
25 bullets entering campus because of gaps in the fence. As a parent of students attending public school
26 in California, taxpayer, and resident in California, Plaintiff Rivera has been directly impacted by
27 the SFP funding scheme for school facilities modernization.

1 26. Plaintiff **E.F.** resides in Los Angeles County and is an eighth-grade student currently
2 attending Cesar Chavez Middle School in Lynwood USD. Plaintiff E.F. is subject to the ongoing
3 facility deficiencies experienced in the district as a result of the state’s modernization funding
4 scheme. Plaintiff E.F.’s school is in need of modernization. The classrooms use inferior projectors
5 rather than the ceiling-mounted projectors available in modern schools. The outdoor area is all
6 concrete and gets very hot. The outdoor lunch area where there is a shade structure is not big enough
7 for all students, so Plaintiff E.F. often has to eat in the hot sun. There is no performing arts center
8 at this school and there is only one gym that serves as a multipurpose room, which in turn prevents
9 the school from offering drama classes. As a student attending public school in Lynwood USD,
10 Plaintiff E.F.’s educational opportunities have been and will be directly and adversely impacted by
11 the state’s funding scheme for school facilities modernization.

12 27. Plaintiff **D.E.** resides in Los Angeles County and is a fifth-grade student currently
13 attending Rosa Parks Elementary School in Lynwood USD. Plaintiff D.E. is subject to the ongoing
14 facility deficiencies experienced in the district as a result of the state’s modernization funding
15 scheme. There is insufficient shade in the outdoor area of the school and what shade they do have
16 is from a party tent rather than a permanent shade structure. There are very limited options for kids
17 at recess due to the condition of the school. The kids cannot play soccer because there is no field,
18 only an area with wild grass that is cut infrequently. There are cracks in the blacktop, making it
19 very uneven, which have caused D.E. to fall and skin their knee. Because of this, D.E. does not feel
20 safe running around outside during recess. As a student attending public school in Lynwood USD,
21 Plaintiff D.E.’s educational opportunities have been and will be directly and adversely impacted by
22 the state’s funding scheme for school facilities modernization.

23 28. Plaintiff **Cynthia Pérez** is an Office Assistant at Hosler Middle School within
24 Lynwood USD. Plaintiff Pérez has worked in this position since January 2025. Previously Pérez
25 worked within the Norwalk-La Mirada School District. Plaintiff Pérez has personally witnessed the
26 difference between Lynwood USD and Norwalk-La Mirada School District. At Hosler Middle
27 School, Pérez has seen aging and decrepit restrooms where sinks are broken and bathroom stalls
28 do not have locks, pest problems in administrative work areas, leaks in classrooms causing mildew

1 odors, a lack of outdoor space for physical education classes, poor drinking water quality and run-
2 down locker rooms with unusable showers. As a staff member at a public school in California,
3 taxpayer, and resident in California, Plaintiff Pérez has been directly impacted by the SFP funding
4 scheme for school facilities modernization.

5 29. Plaintiff **Areli Landa** is a resident of Calexico, California. Plaintiff Landa currently
6 has two children that attend Dool Elementary School within Calexico Unified School District
7 (“Calexico USD”). She is actively involved in the school and is a part of the Community Schools
8 Committee. Through her involvement with the school community, Plaintiff Landa has directly
9 witnessed the old and decaying facilities at Dool Elementary. For example, she has observed that
10 there is no adequate indoor area for kids to play when the temperature gets too hot, as it often does
11 in Calexico. Her own children have come home with heat stroke from playing outside without
12 shade. She has also smelled the odor that is in many of the bathrooms because the plumbing is so
13 old at Dool Elementary and in need of total replacement. She has seen peeling paint in many of the
14 classrooms. As a parent of children attending public school in California, taxpayer, and resident in
15 California, Plaintiff Landa has been directly impacted by the SFP funding scheme for school
16 facilities modernization.

17 30. Plaintiff **C.D.** resides in Imperial County and is a fifth-grade student currently
18 attending Dool Elementary School in Calexico USD. Plaintiff C.D. is subject to the ongoing facility
19 deficiencies experienced in the district as a result of the state’s modernization funding scheme.
20 Plaintiff C.D. often has only one functioning restroom available to them. Plaintiff C.D. has had to
21 leave school early due to high heat and the lack of shade in the playground. Because of this, Plaintiff
22 C.D. now stays inside during recess, but due to the lack of indoor space, these areas are often
23 crowded and still quite hot as the air conditioning breaks down regularly. Plaintiff C.D. is a special
24 needs student that could benefit from modern facilities like decompression rooms or sensory rooms,
25 but the school does not currently have the resources to provide these beneficial services. As a
26 student attending public school in Calexico USD, Plaintiff C.D.’s educational opportunities have
27 been and will be directly and adversely impacted by the state’s funding scheme for school facilities
28 modernization.

1 31. Plaintiff **B.C.** resides in Imperial County and is a first-grade student currently
2 attending Dool Elementary School in Calexico USD. Plaintiff B.C. is subject to the ongoing facility
3 deficiencies experienced in the district as a result of the state’s modernization funding scheme. The
4 school has only one small play structure that is completely worn down and the ground underneath
5 the play structure has deteriorated and has holes, creating a tripping hazard. Due to the lack of shade
6 outside and the extreme heat in Calexico, Plaintiff B.C. experienced heat exhaustion and was unable
7 to eat or retain food for fourteen hours. As a result of these conditions, Plaintiff B.C. often does not
8 want to attend school. As a student attending public school in Calexico USD, Plaintiff B.C.’s
9 educational opportunities have been and will be directly and adversely impacted by the state’s
10 funding scheme for school facilities modernization.

11 32. Plaintiff **Norma Sandoval** grew up attending schools in Parlier Unified School
12 District (“Parlier USD”) and currently has a daughter who is enrolled in Parlier Junior High.
13 Plaintiff Sandoval is involved in the schools as a parent volunteer and Safety Coordinator, which
14 has allowed her to observe many schools across the district. She has observed leaky ceilings with
15 water stains, cracked tiles and malfunctioning security gates. Her daughter experiences hot
16 classrooms due to a lack of appropriate ventilation and sinks and toilets that are old and do not
17 properly drain water. As a parent of a child attending public school in California, taxpayer, and
18 resident in California, Plaintiff Sandoval has been directly impacted by the SFP funding scheme
19 for school facilities modernization.

20 33. Plaintiff **L.M.** resides in Riverside County and is the child of Plaintiff Norma
21 Sandoval. Plaintiff L.M. is subject to the ongoing facility deficiencies experienced in the district as
22 a result of the state’s modernization funding scheme. Plaintiff L.M. is a 7th grade student at Parlier
23 Junior High School in Parlier USD. Plaintiff L.M. often attends class in overheated rooms without
24 adequate ventilation. The bathrooms at Plaintiff L.M.’s school are in poor condition, with toilets
25 that do not properly flush and sinks that do not drain. The classroom walls are stained brown from
26 rain, and the old, carpeted floors cover holes and cracks in the ground underneath. As a student
27 attending public school in Parlier USD, Plaintiff L.M. educational opportunities have been and will
28

1 be directly and adversely impacted by the state's funding scheme for school facilities
2 modernization..

3 34. Plaintiff **X.Y.** is a resident of Del Norte County and a sixth grade student at Crescent
4 Elk Middle School in the Del Norte Unified School District ("Del Norte USD"). Plaintiff X.Y. is
5 subject to the ongoing facility deficiencies experienced in the district as a result of the state's
6 modernization funding scheme. Many of the sixth grade students are housed outside in portables
7 separate from the main buildings. While other classes are contained inside the main building, the
8 6th grade wing is entirely open air, in one of the wettest regions in the state, leaving students to walk
9 outside in the rain to get from class to class. The gym and hallways floors are riddled with chipped
10 tiles, causing tripping hazards, and the walls are covered in peeling paint. At one point, a window
11 featured a note stating it had been sealed shut to keep out rats. As a student attending public school
12 in Del Norte USD, Plaintiff X.Y.'s educational opportunities have been and will be directly and
13 adversely impacted by the state's funding scheme for school facilities modernization.

14 35. Plaintiff **K.P.** is a resident of Del Norte County and a fourth grade student at Bess
15 Maxwell Elementary School in the Del Norte USD. Plaintiff K.P. is subject to the ongoing facility
16 deficiencies experienced in the district as a result of the state's modernization funding scheme. Bess
17 Maxwell has open air hallways, where students have to walk in the pouring rain in between classes.
18 The rain gutters are inoperable, dumping large streams of water in the middle of the walkways.
19 Dogs often run onto campus because of the broken fences, and strangers have wandered onto
20 campus, including a motorcyclist who recently drove through campus, distracting the children. On
21 rainy days, which is common in the area, the students of Bess Maxwell do not have a gym to go to
22 for break or for physical education classes. The school does not have an indoor gym or any
23 dedicated indoor space for the students to play sports or exercise. As a student attending school in
24 Del Norte USD, Plaintiff K.P.'s educational opportunities have been and will be directly and
25 adversely impacted by the state's funding scheme for school facilities modernization..

26 36. Plaintiff **Pastor Herbert James** ("Jim") Hopkins is a resident of Alameda County
27 and the Emeritus Pastor of the Lakeshore Avenue Baptist Church in Oakland where he has
28 ministered since 1989. A graduate of the Berkeley School of Theology, Pastor Hopkins has also

1 served, among other positions, as Co-Chair of the Faith in Action East Bay Board, a PICO
2 California-affiliated organization involved in, among other things, state and local educational
3 equity advocacy, and as President of the American Baptist Ministers Council of Northern
4 California. Pastor Hopkins is deeply concerned about the unequal provision of modernization
5 funding and educational opportunity across the state resulting from the operation of the School
6 Facilities Program. Pastor Hopkins, as a resident and taxpayer in Alameda County has standing to
7 challenge the illegal state funding scheme at issue in this lawsuit and halt the illegal and
8 inappropriate use of tax dollars.

9 37. The organizational plaintiffs, hereinafter referred to collectively as “Organizational
10 Plaintiffs,” include:

11 38. Plaintiff **True North Organizing Network (“True North”)** is an Indigenous-led
12 nonprofit organization with offices located in Eureka and Crescent City, California. Through their
13 work, Plaintiff True North develops local leadership in communities across Tribal Lands, Del
14 Norte, and Humboldt Counties. True North staff support families, elders, and students to challenge
15 social, economic, and environmental injustice in that region and across the state. True North’s
16 mission and its work also promote statewide system reform for equity, including working “to
17 transform the school system to meet the needs of every child and pave the way for brighter futures
18 for all.” Plaintiff True North has expended substantial effort and resources advocating for students
19 in Del Norte Unified School District—one of the lowest performing school districts in California—
20 since its founding in 2016. True North advocates for students’ right to a quality education, including
21 healthy school lunches, accountable district leaders, equitable and safe facilities, and a culturally
22 appropriate curriculum. Plaintiff True North brings this action on its own behalf and on behalf of
23 its members and their affected constituents in Del Norte and Humboldt counties as their members
24 would be entitled to bring this lawsuit in their own right. True North and its members have been
25 adversely impacted by the diminution of educational opportunities in their communities owing to
26 the state’s funding scheme for school modernization. The interests that True North seeks to protect
27 in this litigation are germane to its purpose, and neither the claims asserted nor the relief sought
28 herein are unique to True North members or constituents and therefore do not require the

1 participation of each member. True North itself and its members have paid and/or have been liable
2 for a tax in the previous twelve months. As a taxpaying organization based in California, Plaintiff
3 True North also has standing to challenge the illegal state funding scheme at issue in this lawsuit
4 and halt the illegal and inappropriate use of tax dollars.

5 39. Plaintiff **Alianza Coachella Valley (“Alianza”)** is a nonprofit organization devoted
6 to expanding economic, environmental, and education justice for the Coachella Valley and the
7 Salton Sea region of Eastern Riverside County and Imperial County, including by advocating for
8 reform of inadequate and inequitable state policies. Through its education justice work Plaintiff
9 Alianza has expended substantial effort and resources advocating to secure funding to improve
10 school grounds and create restorative learning environments, including modernization, to make the
11 schools more vibrant and inspiring, to encourage growth, and to ensure the students have the
12 necessary environment for learning similar to what other students in California enjoy. Plaintiff
13 Alianza has parent and student members who attend monthly meetings to participate in
14 environmental and/or education justice advocacy. Student members apply to join Alianza’s Youth
15 Organizing Council (Yo-C) to make a difference in their communities and schools. Many of the
16 schools in Coachella Valley USD do not offer safe spaces that center student success and well-
17 being. Because of this, many of Alianza’s student members rely on the Alianza office as a safe and
18 welcoming hub equipped with the resources and space not available at their schools. Plaintiff
19 Alianza brings this action on its own behalf and on behalf of its members and their affected
20 constituents in the Coachella Valley including in the Coachella Valley Unified School District, as
21 their members would be entitled to bring this lawsuit in their own right. Alianza and its members
22 have been adversely impacted by the diminution of educational opportunities in their communities
23 owing to the state’s funding scheme for school modernization. The interests that Plaintiff Alianza
24 seeks to protect in this litigation—safe, healthy, and welcoming school facilities that other students
25 in the state enjoy and that allow students to succeed—are germane to its purpose as an organization.
26 Neither the claims asserted nor the relief sought herein are unique to Alianza members or
27 constituents and therefore do not require the participation of each member. Plaintiff Alianza itself
28 and its members have paid and/or have been liable for a tax in the previous twelve months. As a

1 taxpaying organization based in California, Alianza also has standing to challenge the illegal state
2 funding scheme at issue in this lawsuit and halt the illegal and inappropriate use of tax dollars.

3 40. Plaintiff **Inland Congregations United for Change (“ICUC”)** is a nonprofit
4 organization dedicated to seeking equitable and just opportunities for those most in need and to
5 empowering people of faith to improve their local San Bernardino, Riverside, and Coachella Valley
6 communities through civic work, including, where needed advocacy for equitable state policies.
7 ICUC trains local congregation members on faith-based civic engagement and practical community
8 organization efforts. Plaintiff ICUC has expended substantial effort and resources organizing in the
9 San Bernardino City Unified School District (“San Bernardino City USD”) for decades, including
10 advocating for repairs and modernization projects in San Bernardino City USD and has, in addition,
11 been organizing parents and students, including for educational equity, in the Coachella Valley
12 USD as well as advocating for statewide equitable school funding reforms and for community
13 schools funding and policies among other statewide equity reforms. Through their program,
14 “Students for Change,” Plaintiff ICUC organizes student members at seven school campuses in San
15 Bernardino City USD to hear students concerns and help them advocate to have their concerns
16 addressed at those campuses and across the district. Each organized campus has its own club which
17 regularly meets with an ICUC organizer. ICUC organizers spend club time in classrooms educating
18 students on how to be civically engaged and advocate to improve school and district conditions.
19 Plaintiff ICUC’s own organizers have experienced the poor conditions across the campus including
20 air conditioning units breaking during heat waves. These conditions have caused the rooms ICUC
21 gathers in with students to become so hot that they have to end their meetings early. Student
22 members specifically request ICUC organizers to bring water to their meetings because they have
23 limited access to clean drinking water during the school day. Plaintiff ICUC brings this action on
24 its own behalf and on behalf of its members and their affected constituents as their members would
25 be entitled to bring this lawsuit in their own right. ICUC and its members have been adversely
26 impacted by the diminution of educational opportunities in their communities owing to the state’s
27 funding scheme for school modernization. Plaintiff ICUC brings this suit on its members’ behalf.
28 The interests that Plaintiff ICUC seeks to protect in this litigation are germane to its purpose, and

1 neither the claims asserted nor the relief sought are unique to ICUC members or constituents and
2 therefore do not require the participation of each member. Plaintiff ICUC itself and its members
3 have paid and/or have been liable for a tax in the previous twelve months. As a taxpaying
4 organization based in California, Plaintiff ICUC also has standing to challenge the illegal state
5 funding scheme at issue in this lawsuit and halt the illegal and inappropriate use of tax dollars.

6 41. The defendants, include:

7 42. Defendant **State of California** is the legal and political entity with plenary
8 responsibility for educating all California public school students, including the responsibility to
9 establish and maintain the system of common schools and a free education under Article IX, section
10 5 of the California Constitution, and to assure that all California public school students receive their
11 individual and fundamental right to an equal education, under the equal protection clauses of the
12 California Constitution, Article I, section 7(a) and Article IV, section 16(a).

13 43. Defendant **State Allocation Board (“SAB”)** is a statutorily-created body pursuant
14 to Government Code section 15490 that comprises the Director of Finance, the Director of General
15 Services, a Governor appointee, and the Superintendent of Public Instruction as well as three state
16 senators and three state assembly members. The SAB is responsible for the administration of the
17 State School Facility Program and is authorized and empowered to make apportionments and
18 disbursements of funds for the 2024 State School Facilities Fund pursuant to Education Code
19 sections 17070.42, subdivision (b)-(c). The SAB’s power to apportion funds includes the power to
20 allocate funds “for the purpose of eligible new construction, modernization, or hardship *approved*
21 *by the Board* for an applicant school district” pursuant to Education Code section 17070.15
22 subdivision (a) (emphasis added).

23 44. Defendant **Office of Public School Construction (“OPSC”)** is under the authority
24 of the state of California’s Department of General Services. As staff to the SAB, the OPSC
25 implements and administers school facilities construction programs. OPSC’s responsibilities
26 include processing and funding school facility construction grant applications, assisting school
27 districts throughout the life cycle of a school facilities construction project, auditing school facility
28 construction project expenditures, accounting and reconciliation functions, providing

1 administrative support for the SAB, and preparing regulations, policies, and procedures in order to
2 carry out the mandates of the SAB.

3 45. Plaintiffs presently do not know the names or capacities of other defendants
4 responsible for the wrongs described in this First Amended Complaint, and, pursuant to California
5 Code of Civil Procedure section 474, sue such defendants under the fictitious names **Does 1** through
6 **100** inclusive.

7 FACTUAL ALLEGATIONS

8 ADEQUATE SCHOOL FACILITIES ARE IMPORTANT TO STUDENT OUTCOMES

9 46. Statewide, California school facilities are in desperate need of modernization. The
10 state auditor estimated in a 2022 report that \$7.4 billion in State funding would be required to meet
11 modernization needs for school facilities over the next five years.² And independent researchers
12 estimate “statewide public K-12 school facility inventory needs at least \$15 billion in total capital
13 renewal investment each year.”³

14 47. Adequate school facilities are integral to positive student outcomes. Research has
15 demonstrated a positive correlation between increased spending on capital expenditures in schools
16 and student outcomes. To illustrate, a study by Jackson and Mackevicius in 2023 analyzed nine
17 other studies investigating capital construction projects—e.g., facility spending—and their impact
18 on student test scores and rates of college attendance. The study found that funding capital
19 expenditures like facilities had a positive impact on students and that the “effects of capital spending
20 are similar to non-capital, and effects are similar across baseline spending levels and geography.”⁴
21 Moreover, the positive effects of such capital investments were observed to resonate 4 to 6 years
22 later across the spectrum. In one of the studies evaluated, the “results consistently suggest that
23

24 ² (Michael S. Tilden, *School Facilities Program: California Needs Additional Funding and a More*
25 *Equitable Approach to Modernizing its School Facilities*, Cal. State Auditor’s Off. 4 (Jan. 27,
2022), <<https://information.auditor.ca.gov/reports/2021-115/index.html#section3>>.)

26 ³ (Sara Hinkley, *Moving to Equity: California School Facility Program Reform*, CENTER FOR
27 CITIES+SCHOOLS (May 21, 2024), <<https://citiesandschools.berkeley.edu/blog/moving-to-equity-california-school-facility-program-reform/>>.)

28 ⁴ (C. Kirabo Jackson & Claire L. Mackevicius *What impacts can we expect from school spending policy? Evidence from evaluations in the US*. *American Economic Journal: Applied Economics*, 4 (2024).)

1 passing a bond measure increases achievement among low- but not high-SES (socioeconomic
2 status) students.”⁵

3 48. A 2024 study by Biasi, Lafortune, and Schonholzer demonstrates that capital
4 expenditures in the following categories correlated with the greatest benefits to student outcomes:
5 a) heating, ventilation and air conditioning (HVAC) systems; b) science facilities; c) health and
6 safety measures; d) plumbing, roofing, and furnaces; and e) classroom improvements.⁶ The authors
7 observed how “socio-economically disadvantaged districts benefit more from capital outlays, even
8 conditioning on project type and the existing capital stock” and that “closing the spending gap
9 between high- and low-SES districts and targeting spending towards high-impact projects may
10 close as much as 25% of the observed achievement gap between these districts.”⁷

11 49. Studies further demonstrate the importance of functioning HVAC equipment by its
12 effect on student learning:

13 We demonstrate that heat inhibits learning and that school air-
14 conditioning may mitigate this effect. Student fixed effects models
15 using 10 million PSAT-retakers show hotter school days in years
16 before the test reduce scores, with extreme heat being particularly
17 damaging. Weekend and summer temperature has little impact,
18 suggesting heat directly disrupts learning time. New nationwide,
19 school-level measures of air-conditioning penetration suggest
20 patterns consistent with such infrastructure largely offsetting heat’s
21 effects. Without air-conditioning, a 1°F hotter school year reduces
22 that year’s learning by one percent. Hot school days
23 disproportionately impact minority students, accounting for roughly
24 five percent of the racial achievement gap.⁸

25 50. Other research shows that “when learning is taking place in inadequate facilities,
26 there tends not to be as clear a focus on academics, and the learning environment is less likely to
27 be perceived as orderly and serious. Where school buildings are shabby and inadequate, there is

24 ⁵ (Emily Rauscher, Delayed Benefits: Effects of California School District Bond Elections on
25 Achievement by Socioeconomic Status, EdWorkingPaper No.19-18 (May 2019),
<<https://edworkingpapers.com/sites/default/files/ai19-18.pdf>>)

26 ⁶ (Barabara Biasi, Julien Lafortune, , & David Schönholzer *What Works and for Whom?*
27 *Effectiveness and Efficiency of School Capital Investments across the US*(No. 16713), IZA Institute
28 of Labor Economics (Jan. 2024).)

⁷ *Id.*, Abstract.

⁸ (Joshua Goodman, et al., *Heat and Learning*, EdWorkingPaper No.19-30 (April 11, 2019)
Retrieved from Annenberg Institute at Brown University: <<http://edworkingpapers.com/ai19-30>>.)

1 less likely to be the kind of community engagement that supports teaching and learning.”⁹
2 Additionally, the lack of funding of schools in low-income areas often causes talented teachers to
3 move to wealthier districts, which can impact student outcomes.¹⁰

4 **MODERNIZATION FUNDING FOR SCHOOL FACILITIES**

5 51. State funding for school facility modernization is administered through California’s
6 School Facility Program, governed by the Leroy F. Greene School Facilities Act of 1998, Education
7 Code sections 17070.10 *et seq.*, and its implementing regulations. The SFP allocates limited State
8 funding to public schools for facility modernization, among other functions. “Modernization”
9 means any “modification” of a permanent school structure that is at least twenty-five years old, or
10 a portable classroom that is at least twenty years old, for the purpose of enhancing the structure’s
11 “ability to achieve educational purposes.”¹¹

12 52. Modernization funds are available to local school districts for improvements to the
13 physical condition of their school facilities, such as by improving lighting and electrical systems,
14 repairing plumbing, securing roofing, and updating technology.¹² The vast majority of
15 modernization projects are funded at the local level. In recent years, as much as 84% of school
16 construction and modernization projects have been funded with local school bonds and other
17 revenues, with state funds providing 16%. Since the inception of the Leroy F. Green Act in 1998,
18 up to and including projects to be funded by Proposition 2 bonds that were submitted on or before
19 October 31, 2024, modernization projects receiving state funding from the SFP have generally been
20 funded up to 60 percent of the cost of the project.¹³ As will be discussed below, AB 247 continues

21 ⁹ (Cynthia Uline & Megan Tschannen-Moran, *The walls speak: The interplay of quality facilities,*
22 *school climate, and student achievement* Journal of Educational Administration, (2007) 46(1), 55-
23 73, p. 66 < <https://trigroup.us/wp-content/uploads/2021/06/1-Research-Article-The-Walls-Speak.pdf>>.)

24 ¹⁰ (Rachel R. Ostrander, *School Funding: Inequality in District Funding and the Disparate*
25 *Impact on Urban and Migrant School Children*, 2015 B.Y.U. Educ. & L.J. (2015) 271, 272.)

26 ¹¹ (Ed. Code §17070.15, subd. (1).)

27 ¹² (Michael S. Tilden, *School Facilities Program: California Needs Additional Funding and a More*
28 *Equitable Approach to Modernizing its School Facilities*, Cal. State Auditor’s Off. 4 (Jan. 27,
2022), <<https://www.auditor.ca.gov/reports/2021-115/index.html>>)

¹³ (*School Facility Program Handbook*, Off. of Pub. Sch. Constr. 1, 37 (Jan. 2019); see also, e.g.,
Modernization Additional Grant for Side Development Necessary for 50 Years or Older Permanent

1 to allow all projects to receive at least a 60% state match, while allowing some districts to receive
2 up to a 65% match in future allocations. Analyses indicate this adjustment will not meaningfully
3 alter the inequitable allocation of state modernization funds. Eligibility for access to the state match
4 is conditioned on an individual school district’s ability to “match” the state funding by covering 40
5 percent of the project’s predicted cost.¹⁴

6 53. To obtain modernization funding, school districts must submit an application for
7 their project to Defendant Department of General Services, Office of Public School Construction.
8 OPSC reviews the application and determines whether the project is eligible for funding. Upon
9 review, OPSC makes a recommendation and transfers the application to Defendant State Allocation
10 Board to approve or reject the project. Once a project is approved by a vote of the State Allocation
11 Board, the project is placed on the unfunded approval list until funding becomes available.

12 54. Once voters approve a bond, State School Building Finance Committee must vote
13 to approve the sale of bonds. Once bonds are approved for sale, OPSC proceeds to direct funds to
14 approved projects through a process referred to as the Priority Funding round. During this period
15 of time, districts with projects that are on the unfunded approval list are eligible to submit a request
16 to OPSC for Priority Funding. OPSC reviews the applications and makes a recommendation to the
17 State Allocation Board to approve the project for funding.

18 **THE SFP MODERNIZATION FUNDING SCHEME DISCRIMINATES AGAINST LOW-**
19 **INCOME DISTRICTS ON THE BASIS OF WEALTH**

20 55. Historical data shows that it is easier to pass local bonds in higher-wealth, whiter
21 and higher-income districts as a general matter. The local bonds that are passed in higher-wealth
22 districts also tend to be for proportionately larger amounts and can be achieved with less tax effort
23 than experienced in low-wealth districts. Therefore, because the SFP’s modernization funding
24 scheme requires local sources of funding for 40 percent of the cost for a modernization project,
25

26
27 _____
28 Buildings, Cal. Code Regs. tit. 2 § 1859.78.7; see also Lafortune & Gao, *Equitable State Funding
for School Facilities*, at 4.)

¹⁴ (*School Facility Program Handbook*, Off. of Pub. Sch. Constr. 1 (Jan. 2019).)

1 higher-wealth districts, which are better able to raise local funds to meet the match requirement,
2 are treated more favorably in accessing SFP modernization funds.¹⁵

3 56. Higher-wealth districts also benefit from SFP’s first-come, first-served funding
4 system. Higher-wealth districts have more staff and resources that enable them to apply for grants
5 or donations that assist with projects and that enable them to apply for SFP funds more quickly than
6 lower-wealth districts.¹⁶ Significantly, higher-wealth districts can often independently finance and
7 complete their school projects and be reimbursed later by the State when the State replenishes the
8 SFP. Lower wealth districts, on the other hand, generally must have all their financing and plans in
9 place before they can enter the SFP queue and can begin modernizing projects only after SFP
10 funding is approved.¹⁷

11 57. Thus, wealthier districts that can raise more money from their own communities are
12 able to compound that advantage by securing more money from the State through more numerous,
13 more ambitious and more quickly processed projects.¹⁸ As a result, lower-wealth districts have
14 received nearly 60% less in SFP modernization funding than higher-wealth districts since 1998.¹⁹

15 58. What is more, even when lower-wealth districts can pass a bond, these funds must
16 often first go to the most essential and basic modernization projects – typically those related to
17 health and safety like repairing roofs, replacing bathrooms and plumbing systems, and updating
18 wiring systems to comply with electrical codes. This reality leaves a large unmet need that SFP
19 modernization funding does not address; it can also undermine support for the schools and future
20

21
22 ¹⁵ (Julien LaFortune & Niu Gao, *Equitable State Funding For School Facilities PUBLIC POLICY*
23 *INSTITUTE OF CALIFORNIA*, 21(Mar. 2022).)

24 ¹⁶ *Id.* at 7.

25 ¹⁷ (Michael S. Tilden, *School Facilities Program: California Needs Additional Funding and a*
26 *More Equitable Approach to Modernizing its School Facilities*, CAL. STATE AUDITOR’S
27 OFF., 14-18 (Jan. 27, 2022), <<https://information.auditor.ca.gov/reports/2021-115/index.html#section3>>.)

28 ¹⁸ In 2021, the Acting California State Auditor, Michael S. Tilden, acknowledged that the SFP’s
approach “disadvantages school districts that are unable to advance their projects with their own
local funds while waiting for state funding.” (*Id.* at p. 3).

¹⁹ (Julien LaFortune & Niu Gao, *Equitable State Funding For School Facilities PUBLIC POLICY*
INSTITUTE OF CALIFORNIA, 10 (Mar. 2022).)

1 bonds if the local community does not perceive a difference in its schools’ appearance and operation
2 despite making significant investments.

3 59. The research has repeatedly borne out the inequitable distribution of educational
4 opportunity here. In 2015, the Legislative Analyst Office, when reviewing the SFP, concluded
5 that the current financing system “allows inequities based on school district property wealth.”²⁰ In
6 2018, the second round of Getting Down to Facts research again found that “districts that
7 received the most modernization funding tend to have higher assessed values, higher household
8 incomes, and less enrollment growth.”²¹ In 2021, the Acting California State Auditor, Michael S.
9 Tilden, acknowledged that the SFP’s approach “disadvantages school districts that are unable to
10 advance their projects with their own local funds while waiting for state funding.”²² And in 2022,
11 The Public Policy Institute of California found that, since 1998, school districts with students
12 from lower-income households received \$860 less, per student, from the State for their facilities
13 projects than districts with students from higher-income households.²³

14 60. The data comparing the distribution of the amount of modernization funding over
15 the last 24 years is illustrative. When looking at the assessed property value of districts divided by
16 their student enrollment or “assessed value per pupil”, it is clear that the two quintiles of districts
17 with the highest AVPP have been successful in capturing the most modernization funds while the
18 districts in the lowest two quintiles have captured the least amount of modernization funds.

19 61. The below table represents data by quintile. Each quintile reflects one fifth of the
20 over 800 school districts for which data is available. The first quintile is comprised of the lowest
21

22 ²⁰ (Mac Taylor, *Rethinking How the State Funds School Facilities*, LAO, 3 (2015)
23 <<https://lao.ca.gov/reports/2015/budget/school-facilities/school-facilities-021715.pdf>>.)

24 ²¹ (Eric J. Brunner & Jeffrey M. Vincent, *Financing School Facilities in California: A 10-Year
25 Perspective*, (Sept. 2018) <[https://gettingdowntofacts.com/sites/default/files/2018-
26 09/GDTFII_Brief_Facilities.pdf](https://gettingdowntofacts.com/sites/default/files/2018-09/GDTFII_Brief_Facilities.pdf)>.)

27 (Michael S. Tilden, *School Facilities Program: California Needs Additional Funding and a More
28 Equitable Approach to Modernizing its School Facilities*, Cal. State Auditor’s Off., supra 19, 14-
18 (Jan. 27, 2022), <<https://information.auditor.ca.gov/reports/2021-115/index.html#section3>>.)

²³ (Julien La Fortune, Niu Gao & Mary Severance *Policy Brief: Equitable State Funding for
School Facilities*, [https://www.ppic.org/publication/equitable-state-funding-for-school-
facilities/](https://www.ppic.org/publication/equitable-state-funding-for-school-facilities/)>.)

1 wealth districts, and the fifth quintile is comprised of the highest wealth districts. When the table
 2 references bonding capacity per student it is referring to a school district's capacity to issue debt.
 3 Gross bonding capacity is calculated by multiplying the applicable school district's total assessed
 4 value by the school district's specified tax cap. The numbers in this table are the median of each
 5 quintile's gross bonding capacity divided by the total number of enrolled students in a district. The
 6 row for median unduplicated students is referencing students who fall into any or all of these
 7 categories: (1) low-income students, defined as those eligible for free or reduced price meals, (2)
 8 English learners, and (3) foster youth. The table indicates that the lowest wealth districts have the
 9 highest percentage of unduplicated students (high needs students).

10
 11 Table 1: Quintiles of AVPP, 1998-2022

	1 st Quintile	2 nd Quintile	3 rd Quintile	4 th Quintile	5 th Quintile
Median SFP Modernization Funding per Student, 1998-2022	\$3,255	\$4,304	\$5,801	\$6,749	\$8,487
Number of Districts	161	160	160	160	160
Total Enrollment	1,214,690	1,069,369	1,121,226	1,203,730	421,727
Percentage of Statewide Enrollment	24.15%	21.26%	22.29%	23.93%	8.38%
Median AVPP	\$555,677	\$968,436	\$1,478,184	\$2,460,569	\$6,398,073
Median Bonding Capacity per Student	\$8,911.62	\$14,761.42	\$22,660.46	\$36,490.81	\$94,866.54
Median Unduplicated Student %	85%	69%	64%	52%	41%
Number of Small School Districts	8	13	14	26	49

1 **THE HARDSHIP EXCEPTION DISCRIMINATES AGAINST LOW-WEALTH**
2 **DISTRICTS BY REQUIRING THEM TO MEET A MORE BURDENSOME STANDARD**
3 **TO QUALIFY FOR MODERNIZATION FUNDS AND IS INSUFFICIENT**

4 62. For lower-wealth districts that cannot raise the statutory minimum match for their
5 project, they can apply for a “hardship status” which requires them to go through an additional
6 onerous application process imposing additional burdensome eligibility criteria. To qualify for
7 hardship status, a district must show at least one of the following: (1) that it has a current
8 outstanding indebtedness of at least 60% of its total bonding capacity; (2) that its bonding capacity
9 threshold is lower than \$15 million; (3) that within the last two years it held a bond election for at
10 least the maximum amount allowed under Proposition 39; (4) and, for County Offices of Education,
11 that the County Superintendent has performed a complete financial review; or (5) that it can
12 demonstrate “other evidence of reasonable efforts.”²⁴ Additionally, the district is required to show
13 that it is levying the maximum amount of developer fees—fees that a school district is authorized to
14 levy against construction within the district for the purpose of funding the construction or
15 reconstruction of school facilities. *School Facility Program Handbook*, at 64–65.

16 63. Once a district is in hardship status, the OPSC continues to monitor the district and
17 it is subject to rigid and punitive rules that do not exist in the main modernization program. For
18 example, hardship status districts, unlike other applicants, must apply any expenses exceeding
19 projections – a quite common occurrence in an era of inflation and with the long delay between
20 project application and actual construction work for low-wealth districts – against future financial
21 hardship contributions.²⁵ This creates a greater incentive for hardship districts to cut costs by
22 building lower quality facilities. This is yet another way in which low-income districts are
23 disfavored by the SFP.

24 ²⁴ (*School Facility Program Handbook*, Off. of Pub. Sch. Constr. 64-65 (Jan. 2019).)

25 ²⁵ (*School Facility Program Handbook*, Off. of Pub. Sch. Constr. 81 (Jan. 2019).)

1 64. In practice, the hardship exception has offered only illusory relief. Projects funded
2 through the hardship exception account for only 7% of those funded by the SFP in total.²⁶ The
3 State’s “hardship funding” solution has been ineffective in solving the hardship problem.

4 **THE DISCRIMINATORY ALLOCATION OF FUNDS LEADS TO UNSOUND**
5 **FACILITIES HARMING STUDENT HEALTH AND IMPEDING LEARNING IN LOW-**
6 **WEALTH DISTRICTS**

7 65. The State’s current system denies students in lower-wealth districts the fundamental
8 right to educational equality. Their access to critical modernization funding falls “fundamentally
9 below prevailing statewide standards” and the disparity has a “real and appreciable” impact on
10 students’ fundamental right to education.²⁷

11 66. Lower-wealth districts are simply unable to maintain their facilities at the level
12 enjoyed by most students in the State. A reputable research report has concluded that 38% of
13 students go to schools that do not meet the minimum facility standard and districts with higher-per-
14 student capital expenditures and assessed property values generally have better conditions.²⁸
15 Indeed, the experience on the ground illustrates schools in low-wealth districts commonly endure
16 decaying building interiors, dilapidated roofing,²⁹ dysfunctional HVAC systems and even toxic
17 black mold.

18 67. The poor conditions occasioned by the State’s modernization funding scheme have
19 an adverse effect on health, concentration, and student performance.³⁰

20 ²⁶ (Niu Gao & Julien Lafortune, *Equitable State Funding for School Facilities PUBLIC POLICY*
21 *INSTITUTE OF CALIFORNIA* 6-7);; see also Carolyn Jones, *Many Rural California*
22 *Communities are Desperate for School Construction Money. Will a New Bond Measure Offer*
23 *Enough Help?*, CAL MATTERS (Nov. 27, 2023),
<<https://calmatters.org/education/2023/11/school-construction-2/>>).

24 ²⁷ *Id.* at 3.

25 ²⁸ (Niu Gao & Julien Lafortune, *Improving K-12 School Facilities in California, PUBLIC*
26 *POLICY INSTITUTE OF CALIFORNIA*, NIU, 3 (Aug. 2020) < [https://www.ppic.org/wp-](https://www.ppic.org/wp-content/uploads/improving-k-12-school-facilities-in-california-august-2020.pdf)
27 [content/uploads/improving-k-12-school-facilities-in-california-august-2020.pdf](https://www.ppic.org/wp-content/uploads/improving-k-12-school-facilities-in-california-august-2020.pdf)>.)

28 ²⁹ (PBK Architects, Inc. *Five Year Facility Master Plan Del Norte Unified School District 4-7, 4-*
4-10, 4-15, 4-18, 4-23, 4-26, 4-45, 4-48, 4-61, 4-64, 4-69, 4-72, 4-80, 4-85, 4-88, 4-93, 4-96, 4-101,
4-104, 4-109, 4-112 (2022).)

³⁰ (Niu Gao & Julien Lafortune, *Equitable State Funding for School Facilities PUBLIC POLICY*
INSTITUTE OF CALIFORNIA 7–9, 21; see also Barbara Biasi, Julien Lafortune & David
Schönholzer, *What Works and For Whom? Effectiveness and Efficiency of School Capital*
Investments Across the U.S. 8, n. 9 (Jan. 2024).)

1 **AB 247 AND PROPOSITION 2 DO NOT FIX THE SYSTEMIC INEQUITIES VISITED**
2 **UPON LOW-WEALTH DISTRICTS BY THE STATE’S MODERNIZATION FUNDING**
3 **SCHEME**

4 68. The Legislature’s recent passage of AB 247 during the 2023-2024 regular session
5 of the Legislature resulted in a bond measure, Proposition 2, being submitted to the voters to fund
6 the SFP. California voters approved Proposition 2 in the November 2024 election.

7 69. Proposition 2 authorized the sale of \$10,000,000,000 in general obligation bonds to
8 fund school construction and modernization projects, with \$4,000,000,000 specifically earmarked
9 for school modernization funding. Education Code section 101412, subdivision (a)(2).

10 70. Proposition 2 did not submit the mechanics of the SFP modernization distribution
11 scheme to voter approval, merely the authorization of \$4 billion of bonded indebtedness. Instead,
12 the voters relied on the legislature to devise a lawful and constitutional scheme for the allocation
13 of the state bond funds pursuant to the provisions of AB 247.

14 71. AB 247 made minor adjustments to various provisions of the SFP concerning the
15 allocation of modernization funds, none of which alone or together meaningfully alter the systemic
16 historic inequities visited upon low-wealth districts by the State Defendants.

17 72. AB 247 left unchanged the first-come, first-served allocation of funds through the
18 SFP. Education Code section 17070.15 et seq.

19 73. AB 247 made only minor changes to the matching system of the SFP. Firstly, all
20 modernization projects submitted to the State by October 31, 2024, are subject to the prior 60%
21 state/40% local matching rules. Education Code section 17070.87. This provision could likely
22 expend over three-quarters of the Proposition 2 funds under the prior 60/40 matching rules as a
23 total of \$3.4 billion in project applications were received by the State Defendants by October 31,
24 2024, against the total \$4 billion available under Proposition 2 for modernization funding.

25 74. Second, as to the remainder of Proposition 2 funds, unless altered by future
26 legislation or future SFP modernization allocations, the following rules and state/local match
27 formulas will apply. All modernization projects will continue to receive at least a 60% match from
28 the State regardless of the wealth of the district applicant. Education Code section 17074.16,
subdivision (b)(5). AB 247 established a sliding scale to determine slight modifications in the

1 state/local match formula for certain districts based on the number of points between 3 and 16 that
2 a district is assigned. The maximum state match that the “most-favored” districts can receive is
3 65%, with those scoring fewer points receiving, in descending order, 63%, 62%, 61% or 60%. *Id.*
4 17074.16(b). Points are assigned based on four factors: district wealth, student demographics, very
5 small district status, and the existence of a project labor agreement. The lowest-wealth districts can
6 receive 4 points, the next poorest 3 points, then 2, and then on to the highest-wealth districts which
7 receive one point. Education Code section 17070.59, subdivision (a). Districts receive twice as
8 many points for their student demographics as compared to their wealth factor. Districts with the
9 most high-need students receive 8 points, the next most 6, then 4, then those districts with the
10 smallest percentage of high-need students receive 2 points. *Id.* 17070.59(b). Very small districts
11 with enrollment of 200 pupils or fewer receive 2 points and those with project labor agreements
12 another 2 points. *Id.* 17070.59(c)-(d).

13 75. The point system established in AB 247 reflects political compromises that largely
14 favor large urban districts and fails to remedy head-on the primary wealth-based discrimination
15 built into the SFP modernization funding scheme. Continuing to fund all modernization projects at
16 60% and only adjusting the maximum contribution from the state to 65% as set forth in AB 247 is
17 not a meaningful change and will not significantly alter historical allocation patterns.

18 76. Finally, AB 247 further introduced certain amendments to the hardship exception,
19 including most notably, a modest increase from \$5 million to \$15 million in total district bonding
20 capacity for one of the bases for establishing hardship eligibility. Education Code section 17075.15,
21 subdivision (d)(3). This increase will not capture a significantly broader swath of low-wealth
22 districts for financial hardship support.

23 77. The minor changes introduced by AB 247 as to future modernization allocations
24 will not meaningfully redress the ongoing systemic inequities built into the SFP scheme since its
25 inception. An analysis by the U.C. Berkeley Center for Cities and Schools concluded that the
26
27
28

1 modifications to the hardship exception enacted by AB 247 would not fully address the inequities
2 in State modernization funding³¹.

3 78. As such, even with the passage of AB 247, lower-wealth districts will continue to
4 face barriers effectively preventing their access to State modernization funds and stymying their
5 ability to provide equal educational opportunities to their students.

6 **HIGH-WEALTH DISTRICTS HAVE MORE READY ACCESS TO MODERN AND**
7 **SAFE FACILITIES**

8 79. High-wealth districts in the state of California are more readily able to provide their
9 students with facilities that are modern and safe because of their advantages under the State’s
10 funding scheme. High-wealth districts have the funding to make capital upgrades consistently as
11 well as to implement facilities projects that extend beyond basic safety and systems replacement
12 measures to further the learning and well-being of their students. By way of just a few examples,
13 Laguna Beach Unified School District recently upgraded its decade-old track and field at Laguna
14 Beach High School with environmentally friendly materials that offer cooler temperatures and
15 reduce the risk of student injury. La Jolla Elementary School in San Diego Unified was able to
16 upgrade their play areas and structures in 2024, expand their parking lot to include a drop-off and
17 pick-up area and replace their former field with a grass field and walking track. Pasadena Unified
18 School District was able to install state-of-the-art front-entry security systems in many schools in
19 the district as well as upgraded surveillance cameras to ensure the safety of their students.

20 80. **Sunnyvale School District** (“Sunnyvale SD”) is located in Santa Clara County and
21 serves approximately 5,600 students across ten schools. The district is in the highest-wealth quintile
22 in terms of assessed value per pupil, ranking 756th out of 803 districts that data is available for, and
23 with \$7,519,769 in assessed value per pupil and a gross bonding capacity of \$553,514,688 as of
24 2023. While facilities within Sunnyvale are old, they are well-maintained and aesthetically
25 beautiful. There is fresh paint across the schools, no water stains and no tripping hazards. Each
26 school has an indoor cafeteria space and outdoor green spaces with shade. The air-conditioning is

27 ³¹ (Sara Hinkley, *Moving to Equity: California School Facility Program Reform*, CENTER FOR
28 CITIES+SCHOOLS (May 21, 2024), <<https://citiesandschools.berkeley.edu/blog/moving-to-equity-california-school-facility-program-reform/>>.)

1 well-functioning throughout these schools. Sunnyvale SD passed a bond measure in 2024 for \$214
2 million to continue the modernization and renovation of schools, including enhancing school safety,
3 upgrading technology and ensuring accessibility for students with disabilities. The impact of this
4 bond measure on Sunnyvale residents is projected at \$15 per \$100,000 of assessed value.

5 **81. Palo Alto Unified School District** (“Palo Alto USD”) is located in Santa Clara
6 County and serves approximately 10,200 students across eighteen schools. Palo Alto USD rarely
7 has to make the tough choices about whether they can afford certain projects or prioritize projects
8 for safety versus modernizing and upgrading. The district is in the highest-wealth quintile in terms
9 of assessed value per pupil, ranking 716th out of some 803 districts that data is available for, and
10 with \$4,674,237 in assessed value per pupil and a gross bonding capacity of \$1,273,760,000 as of
11 2023. Their schools have state-of-the-art facilities. Over the last ten years, Palo Alto USD has been
12 able to upgrade many of their campuses to house facilities that look like they belong on college
13 campuses. This includes renovated libraries, gymnasiums, a performing arts center and kitchens.
14 The state-of-the-art performing arts center with a beautiful Spanish mission architectural design
15 boasts a fully modern 500-seat auditorium. The latest gymnasium cost \$45 million and is in fact
16 two gymnasiums connected by an underground tunnel. All of the district’s elementary schools are
17 slated for playground renovations by a firm that provides inclusive and accessible playgrounds.

18 **82. Emery Unified School District** (“Emery” or “EUSD”) is located in Alameda
19 County. Emery is a small urban district wedged between Oakland and Berkeley, serving only 700
20 students in 3 schools, one elementary, one middle and one high school. The district, like many other
21 urban districts in California, has a high number of high-need students of color. Its student
22 population is 45% Black, 20% Latino, 88% students of color overall, and has an 80% high-
23 need/unduplicated pupil count for purposes of LCFF formula determinations. EUSD has the
24 advantage of serving a small student population in a jurisdiction whose tax base consists of
25 relatively few residential properties and a sizeable base of commercial properties, including
26 corporate headquarters for Pixar, Leapfrog, and Peet’s Coffee and a burgeoning bio-tech presence,
27 including the international biopharma firm, Grifols. The city also boasts numerous large retail
28 outlets which contribute to the district’s comparatively high level of assessed property values per

1 pupil, including a Best Buy, Target, Home Depot and IKEA. The district is in the highest-wealth
2 quintile of assessed value per pupil, ranking 783rd out of 803 districts that data is available for with
3 \$10,643,024 in assessed value per pupil and a gross bonding capacity of \$155,185,952.

4 83. In 2010, district voters passed Measure J authorizing \$95 million in bonds for school
5 construction and modernization in Emery. Without fully tapping this authority, EUSD was able to
6 renovate its elementary school and build an award-winning \$90 million K12 campus (with the City
7 footing approximately a third of the costs and occupying a commensurate amount of the campus).
8 The new campus boasts an elementary, middle and high school with up-to-date technology, a state-
9 of-the-art track and field, the city pool and fitness center, and a community health center staffed
10 with health professionals and offering medical and dental services (and a \$100,000 dental chair) to
11 enable students to be seen onsite during the school day, reducing the loss of learning time. All of
12 these updates to the district facilities were able to be achieved without reliance on state bond
13 funds—but only because no funds were available from the State when EUSD’s modernization and
14 construction projects were undertaken between 2010-2016. As is common with local bond
15 measures, Emery’s Measure J itself obligated the district to access state bond funds if available.

16 **EXEMPLARY LOW-WEALTH IMPACTED DISTRICTS**

17 84. **Del Norte Unified School District** (“Del Norte USD”) serves the entire Del Norte
18 County. It is headquartered in Crescent City at the northernmost part of California. The district
19 serves approximately 3,500 students across 11 schools. Del Norte USD is a quintile one district
20 with an assessed value per pupil of \$565,176 and a gross bonding capacity of \$58,005,664 as of
21 2023. Del Norte USD intersects with the Tribal lands of Tolowa Dee’Ni Nation, The Yurok Tribe,
22 Resighini Rancheria, and Elk Valley Rancheria. Fifteen percent of enrolled students are Native
23 American, compared to 0.4 percent of students statewide. Sixty-nine percent of its students are
24 considered socio-economically disadvantaged. Many of the school sites in Del Norte USD were
25 built in the 1950’s or earlier, meaning that they are more than sixty-five years old today. Yet, no
26 schools have been modernized in the district in over twenty-five years.

27 85. Facilities in the district are currently in need of repair, requiring complete removal
28 and replacement of electrical systems at many school sites, asbestos removal and remediation from

1 tiling as well as new replacement flooring, termite damage remediation, lead-based paint removal
2 and remediation, and water damage remediation. Because of the age of the schools, some campuses
3 have windows that are broken or are no longer able to open. Several of the schools in Del Norte
4 USD use portable trailers as classrooms or libraries, many of which themselves are over 30 years
5 old. The portables have poor insulation, experience water damage and are prone to mold.

6 86. On the rare occasion that Del Norte USD is able to start a modernization project, the
7 unusually high cost of labor limits the amount of modernization they can do within their budget.
8 Because Del Norte USD is located in a rural northern California county with few local construction
9 companies, they must import and house construction workers from outside of the county which
10 increases construction costs. Additionally, a number of school facilities in the district have latent
11 structural issues that substantially increase costs of repair or construction when discovered.

12 87. Because of these increased costs and in order to keep Del Norte USD's facilities
13 open and operational, the district has had to prioritize exterior modernization projects like roof
14 repair and water damage remediation to prevent water from leaking into the facilities and causing
15 further structural damage. This means that interior modernization projects generally remain
16 unfunded and aspirational. More than other parts of California, the far north experiences a great
17 deal of rain during the winter rainy season, compounding its burden to maintain decent facilities.

18 88. Despite the great need for additional funds, Del Norte USD has historically been
19 unable to pass facilities bonds. A large part of Del Norte USD's service areas include protected
20 public and tribal lands that can't be developed or taxed, leaving a small number of low-income
21 residents that are expected to tax themselves to raise the necessary funds to maintain the schools.
22 Predictably, in 2024, the district attempted to pass a bond, but it failed. Without the financial
23 support necessary to modernize its schools, Del Norte USD facilities continue to degrade and
24 worsen, further increasing the cost of maintenance and modernization.

25 89. **Fall River Joint Unified School District ("Fall River JUSD")** is located in Shasta
26 County, inland of Eureka in northern California. The district serves approximately 1,100 students
27 across 9 schools. Fall River JUSD is a quintile two district with an assessed value per pupil of
28 \$1,000,577. Fall River JUSD intersects with the tribal lands of the Pit River Tribe and 9.7 percent

1 of its students are Native American, compared to 0.4% of students statewide. 62.5 percent of
2 students are socio-economically disadvantaged.

3 90. All of the school facilities in the district are over 100 years old and in need of repair
4 and modernization. To accommodate class size, the district has had to rely on portable trailers as
5 classrooms. These portable trailers were installed in 1967 and were intended for 20 years of use.
6 However, they have now been in use for over 55 years. These portable trailers are worn down with
7 rusted metal beams and studs.

8 91. All school sites in the district are contaminated with asbestos. When asbestos was
9 discovered during a window repair project, the project was suspended because of the exceedingly
10 high cost of asbestos abatement. Today, the windows in all affected sites remain unrepaired due to
11 the high cost of asbestos abatement. Gas and sewer lines connected to the facilities in the district
12 are also eroded. The district has encountered gas leaks from the eroded lines, which require
13 immediate repair at the expense of the general fund. Fall River JUSD's would need an estimated
14 \$70 million in current modernization needs to address solely health and safety concerns.

15 92. In recent years, several wind and solar farms were built in Fall River JUSD's
16 jurisdiction, which increased the assessed value of the land. However, the majority of residents in
17 JUSD are low-income, which has made it difficult to pass a facilities bond. The last time Fall River
18 JUSD passed a facilities bond was fifteen years ago. Moreover, because the wind and solar farms
19 have increased the assessed value of the land and the corresponding bonding capacity of the district,
20 it has resulted in disqualifying Fall River JUSD from hardship status based on bonding capacity
21 despite the majority of residents and students being low income.

22 93. **Lynwood Unified School District** is located in Los Angeles County in southern
23 California and serves approximately 11,000 students across 17 schools. a quintile one district with
24 an assessed value per pupil of \$341,129 and gross bonding capacity of \$106,160,528 as of 2023.
25 The community served by the district has a high proportion of low-income families, meaning that
26 Lynwood USD's students and their families rely on the district to provide warm meals throughout
27 the course of the school day. However, most schools in Lynwood USD lack basic amenities such
28

1 as kitchens and hot running water to accomplish this. In fact, several facilities in the district are
2 over 100 years old and in need of repair and modernization.

3 94. Latent structural issues have arisen and continue to arise from the aging facilities.
4 In 2024, leaking roofs contributed to water damage in 45 classrooms. In 2023, 60 classrooms were
5 damaged by water from leaking roofs. Many of the schools have inadequate shade protection or
6 inside space for lunch time, recess or other school events—leaving students exposed to the hot sun,
7 which is often intensified by the common use of blacktop in the district. Insufficient funding at
8 Lynwood USD has also led to deferment of maintenance and modernization projects, resulting in
9 cracked floors and bulging tree root growth in sidewalks that have caused student injury.

10 95. Additionally, the district has inadequate funding to provide adequate athletic fields,
11 outdoor artificial lighting, an auditorium or stage for the performing arts, and Science, Technology,
12 Engineering and Mathematics (“STEM”) equipment and classes. Currently, the district has only
13 one sports field with artificial lighting, which is likewise the only field that has not been rendered
14 unsafe by animals creating holes. When all the students have to share this one athletic field, it often
15 means that some students are not able to use it due to unavailability.

16 96. While Lynwood USD passed a bond in the amount of \$80 million in 2024, this
17 amount is vastly insufficient to cover the need, which on information and belief amounts to
18 approximately \$245 million. The projected impact of the property tax on the Lynwood community
19 is \$50 per \$100,000 of assessed value.

20 97. **Coachella Valley Unified School District** is located in Riverside County east of
21 Los Angeles and serves approximately 16,000 students across 21 schools. Coachella Valley USD
22 is a quintile two district with an assessed value per pupil of \$728,284 and a gross bonding capacity
23 of \$335,562,912 as of 2023. Ninety-eight percent of its students are Latine and ninety-three percent
24 of its students are socio-economically disadvantaged.

25 98. Many facilities in the district are over 100 years old, visibly reflecting their age. At
26 schools like Coachella Valley High School, built in 1916, the bathrooms are old and dilapidated
27 with broken doors and broken sinks. The classrooms have poor ventilation and broken air
28 conditioning systems and consequently become overheated. Some classrooms have broken

1 windows and doors that get stuck. Many Coachella Valley USD school sites use old and dilapidated
2 portable trailers as classrooms. The portable trailers often have mold, broken ceiling tiles where
3 rodents nest, are prone to leaks during the rainy season and broken air conditioning in the summer
4 season. The consistent facilities issues often lead to unsafe conditions causing students and teachers
5 to be displaced from their classrooms.

6 99. Outdoor facilities at Coachella Valley USD schools are also in need of
7 modernization. Several Coachella Valley USD school sites do not have designated indoor eating
8 areas, forcing students to eat outside in extreme heat during the warmer months. Several playground
9 facilities in the district have cracked concrete and areas completely sectioned off due to safety
10 hazards. Much of the groundwater in Coachella Valley is contaminated with arsenic, but because
11 of funding constraints, Coachella Valley USD must continue utilizing wells to provide water on
12 site.

13 100. With major facility modernization needs, Coachella Valley USD placed a \$240
14 million bond on the ballot in 2020 to modernize, renovate, and construct classrooms, restrooms,
15 and school facilities as well as repair aging roofs. The bond measure was unsuccessful. Now, with
16 estimates indicating at least \$300 million in need for facility modernization, Coachella Valley USD
17 remains unable to fund its needed improvements.

18 101. **Salinas City Elementary School District** is located in Monterey County and serves
19 approximately 8,400 students across 15 elementary schools. Salinas ESD is a quintile two district
20 with an assessed value per pupil of \$994,905 and a gross bonding capacity of \$109,099,712 as of
21 2023. While the majority of school sites were built in the 1950's and 1960's, some are over 100
22 years old today. Cracked pavement and parking lots, rusted metal entryways, mold, and damaged
23 roofs merely highlight concerns the district faces for facility exteriors. Damaged roofs have led to
24 interior water damage, requiring buckets to be brought into the classrooms to collect leaking water.
25 Despite these efforts to remediate water damage, parents have still complained of the impact on
26 their children's education, highlighting their children's ink-smearred notebooks and ruined and wet
27 backpacks from classroom leaks. In addition to water damage from old roofs, the district also faces
28 interior structural integrity concerns due to dry rot and poorly ventilated, moist air. With outdated

1 HVAC systems, Salinas City ESD is unable to combat the continued dilapidation of its facility
2 interiors.

3 102. The facilities across the district pose a significant safety risk to students. The roads,
4 parking lots and playgrounds in Salinas City ESD are all in great need of repair as they have long,
5 raised cracks that are a tripping hazard. The playgrounds are full of wood chips that increase the
6 risk of students getting splinters or other injuries if they fall. The leaky roofs cause ceiling tiles to
7 absorb water, which increases their risk of falling on students and teachers. The mold in the
8 classrooms is exacerbating the allergies of teachers and students.

9 103. Schools in the district lack functioning libraries, kitchens, bathrooms and gathering
10 spaces. Some schools in the district have their libraries in old portables where the books just sit
11 around in boxes. Many of the kitchens have no running water or ovens to be able to provide students
12 with hot food. Rather, students in Salinas City ESD are receiving glorified snacks for supper.
13 Multipurpose rooms throughout the district are not large enough to fit parents and students for
14 events, thus many events are held outdoors and are then cancelled due to weather conditions.
15 Transitional kindergarten classrooms do not have bathrooms inside the classroom, thus young kids
16 are required to find the bathroom without adult supervision. This has led to children having
17 accidents because they do not want to leave the classroom.

18 104. While Salinas City ESD was able to pass Measure G and H bonds in 2022, totaling
19 \$149 million in funding, the current needs of the district to upgrade its facilities is estimated to be
20 about \$500 million without including new construction. Because the funding is insufficient to meet
21 the district's needs, they must fund only the most necessary projects to keep their facilities
22 functioning and operational.

23 105. **Parlier Unified School District** is located in Fresno County and serves
24 approximately 3,200 students across 8 schools. Parlier USD is a quintile one district with an
25 assessed value per pupil of \$183,522 and a gross bonding capacity of \$16,687,573 as of 2023. The
26 majority of school sites in the district are now about 70 years old, requiring significant attention
27 and investment. Due to funding constraints, two campuses rely on chiller plants for cooling instead
28 of HVAC systems. While chiller plants are generally more cost effective than HVAC systems, an

1 entire facility's climate control is generally linked with a singular chiller plant. When the chiller
2 plant malfunctions, the entire facility loses climate control. In the facilities that do have HVAC
3 systems, outdated equipment results in high maintenance costs and persistent device failures. The
4 district also faces roofing issues, resulting in water damage to interior classrooms, walls, and
5 structures as well as mold in some instances. Leaks from these failing roofs are a persistent issue
6 in the district. Failing chiller plants, HVAC systems, and roofs often require emergency repair that
7 the district must fund by diverting and depleting deferred maintenance funds, leaving little left for
8 the originally planned improvements.

9 106. Restrooms and kitchens are also outdated, typically original to the building, and
10 would require renovation to meet current standards. There are restrooms in the districts where
11 toilets do not properly flush and sinks do not drain water. There are also kitchen facilities where
12 the sinks have leaks and are very old. Portables are widely used across the district and they are very
13 shaky and in some of them the floor is sinking. These portables are often small and do not
14 comfortably fit all of the students in the classroom.

15 107. On information and belief, Parlier maintains the only dirt track as its primary track
16 and field competition site for a high school district in the state.

17 108. Due to inadequate funding, Parlier USD cannot meet these needs. With an estimated
18 \$90 million in modernization needs and a bonding capacity of about \$16 million, Parlier USD can
19 not come close to meeting its needs with its Measure P bond (\$14.1 million) from 2024. Rather,
20 this bond would barely cover the estimated \$13 million cost of replacing the district's dirt track
21 with an all-weather track. Accordingly, the district must pick and choose the most necessary
22 projects aimed at keeping its buildings functional and its doors open while sacrificing other greatly
23 needed projects that would enhance student education.

24 109. **Stockton Unified School District** is located in San Joaquin County and serves
25 approximately 33,000 students across 55 schools. Stockton USD is a quintile one school with an
26 assessed property value per student of \$390,554 and gross bonding capacity of \$412,332,032 as of
27 2023. Eight percent of the students at Stockton USD are African American and seventy-one percent
28 of the students are Latine. Eighty-one percent of students are socio-economically disadvantaged.

1 The district faces approximately \$1 billion in modernization needs and has only \$140 million
2 available in bonds to cover these needs.

3 110. Facilities across Stockton USD are old and run-down. Many of the schools have
4 outdated classroom buildings and portable trailers with poor ventilation and broken air conditioning
5 systems. Many of the portable trailers leak water during the rainy season and have stains indicating
6 water damage. The portables are also significantly smaller than standard classrooms and have had
7 problems with fleas. Schools like Edison High School, one of the oldest schools in the district, can't
8 offer students proper science classes due to outdated laboratory classrooms. Edison High School
9 also has outdated athletic facilities with poor lighting, cracked concrete and holes in fields, making
10 it unsafe for students to use. Many schools across Stockton USD have outdated gymnasiums with
11 floors that are uneven and worn down, causing students to slip. The gymnasiums also have poor
12 ventilation and broken HVAC systems which cause them to get hot and stuffy.

13 111. Schools across the district also have aging and dilapidated roofs, old and damaged
14 restroom facilities, and broken and dirty water fountains. Without the ability to raise adequate
15 funds, the district remains in a state of slow decay, further increasing the cost of deferred
16 maintenance and repair.

17 112. **Calexico Unified School District** (“Calexico USD”) is located in Imperial County,
18 near a busy port of entry between the United States and Mexico. The district serves approximately
19 8,300 students across 10 schools. Calexico USD is a quintile one school with an assessed property
20 value per student of \$282,629 and gross bonding capacity of \$61,317,016 as of 2023.

21 113. Plumbing at school sites in the district are a major concern, causing backups that
22 have resulted in dirty restroom water coming up through floor drains, emitting foul odors, and
23 requiring costly clean-up. On information and belief, at Dool Elementary School for instance,
24 original clay piping dating from the 1950's beneath the school is failing and would require nearly
25 three million dollars to modernize that the district does not have. These drainage issues have
26 resulted in forced closure of restrooms, meaning that very young students in the district have limited
27 restroom access and must rely on portable restrooms.

28

1 114. Callexico USD also faces issues with old HVAC systems in poor condition. The
2 HVAC systems relied on in the district cannot keep up with the necessary output to maintain
3 comfortable conditions in the athletic centers, classrooms, and other interior spaces, particularly
4 when temperatures are high, which is frequent in Imperial County. Moreover, the insulation
5 materials used in facility walls are outdated and unable to keep up with heating and cooling needs.
6 Electrical systems, sprinkler systems, and fire alarms in the district are also in need of replacement.

7 115. The district also has many schools with unsafe playground areas—the concrete is
8 cracked in numerous areas throughout several schools, creating tripping hazards. Additionally, the
9 district is lacking in shade structures as well as sufficient indoor cool zones when the temperature
10 reaches over 115 degrees, which it does frequently. This has caused young children to suffer from
11 heat stroke and burns from hot playground equipment. While the district has a bonding capacity of
12 approximately \$61 million, estimated modernization needs solely at Callexico High School are
13 approximately \$82 million.

14 116. Without additional funding, Callexico USD will be unable to modernize its schools,
15 and they will continue to degrade, becoming more costly as more maintenance is deferred.

16 **FIRST CAUSE OF ACTION: THE STATE’S SCHOOL FACILITIES PROGRAM**
17 **CREATES UNLAWFUL WEALTH DISCRIMINATION AND FAILS TO ENSURE BASIC**
18 **EQUALITY OF EDUCATIONAL OPPORTUNITY IN VIOLATION OF THE EQUAL**
19 **PROTECTION CLAUSE OF THE CALIFORNIA CONSTITUTION**
20 **(All Plaintiffs Against All Defendants)**

21 117. Plaintiffs incorporate by reference the allegations set forth above as if fully stated
22 herein.

23 118. The California Constitution’s equal protection clause prohibits California, and its
24 subordinate school districts, from discriminating on the basis of wealth in a manner that “makes
25 the quality of a child’s education a function of the wealth of his parents and neighbors,” (*Serrano*
26 *v. Priest* (1971) 5 Cal. 3d 584, 589.); it also prohibits the State from maintaining a school system
27 that deprives students in certain districts of a “basically equivalent” quality of education. (*See* Cal.
28 Const., art. I, § 7; *id.* art. IV, § 16; *Butt, supra*, 4 Cal.4th at p.685.)

 119. The State’s primary reliance on local bond financing for school modernization
systematically disadvantages low-wealth districts who struggle more to raise bond revenue at all

1 and, when they do, are not able to raise the same level of funding and must expend greater tax effort
2 to do so than higher-wealth districts. Rather than redressing these disadvantages with state bond
3 funds, the State’s School Facilities Program (SFP) largely ignores and, in fact, replicates them by
4 providing at least a 60% state match on modernization projects to all comers. As a result, the State
5 awards substantially more modernization funds per pupil to a proportionately smaller number of
6 students in high-wealth districts. These high-wealth, low-need districts’ projects consequently can
7 afford to be more numerous and more ambitious and are further enabled, by virtue of their abundant
8 financing, to populate the first-come, first serve queue more quickly.

9 120. The SFP Hardship program imposes a burdensome, “second-class citizenship”
10 status on low-wealth districts that does not come close to correcting the inequities built into SFP
11 modernization funding.

12 121. The disadvantages imposed by the State’s system on low-wealth school districts
13 create the same kind of district-based suspect wealth classification that was found to exist in
14 *Serrano* as to operations funding. As in *Serrano*, the State defendants cannot justify this funding
15 scheme as meeting any compelling state interest or being narrowly tailored as strict scrutiny
16 requires of such wealth-based classifications.

17 122. So too does the State’s modernization funding scheme violate equal protection by
18 failing to provide an education to students in the minority of low-wealth districts that is basically
19 equivalent to that in other more advantaged districts.

20 123. A child’s education is not “basically equivalent” in quality when “the actual quality
21 of the [school’s] program, viewed as a whole, falls fundamentally below prevailing statewide
22 standards.” (*Collins v. Thurmond*, (5th Cir. 2019) 41 Cal.App.5th 879, 898 (quoting *Butt*, *supra*, 4
23 Cal. 4th at pp. 686-87).)

24 124. The State’s SFP modernization funding scheme disadvantages students in lower
25 wealth districts because it does not provide them access to the prevailing level of financial support
26 and the corresponding educational opportunity afforded higher wealth districts. The disparate
27 provision of support for facility modernization in low-wealth districts results in real and appreciable
28 impacts on the fundamental education right of students in those districts as compared to their peers

1 in other parts of the state. Thus, by failing to provide Student Plaintiffs with access to basically
2 equivalent school facilities, “the actual quality” of the education of Student Plaintiffs and those
3 similarly situated “viewed as a whole, falls fundamentally below prevailing statewide standards.”
4 (*Collins, supra*, 41 Cal.App.5th at p. 898 (quoting *Butt, supra*, 4 Cal. 4th at pp. 686-87).)

5 125. Nor can the State defendants justify their impingement on the fundamental
6 education right by any compelling state interest or any demonstration that its scheme is narrowly
7 tailored to any purported interest.

8 **SECOND CAUSE OF ACTION: THE STATE’S SCHOOL FACILITIES PROGRAM**
9 **FAILS TO ENSURE THE UNIFORM OPERATION OF A SYSTEM OF COMMON**
10 **SCHOOLS IN VIOLATION OF THE EDUCATION CLAUSE OF THE CALIFORNIA**
11 **CONSTITUTION**
12 **(All Plaintiffs Against All Defendants)**

13 126. Plaintiffs incorporate by reference the allegations set forth above as if fully stated
14 herein.

15 127. The Education Clause, Article IX, sections 1 and 5 of the California Constitution
16 guarantees a “system of common schools by which a free school shall be kept up and supported.”
17 CAL. CONST., art. IX, §§ 1, 5.

18 128. The inability of lower-wealth districts to access sufficient modernization funding—
19 and the resulting statewide variations in school facility conditions—violates the constitutional
20 guarantee of a “common school” system that operates uniformly with “both a unity of purpose and
21 entirety of operation.” (*Coulter v. Pool*, (1921) 187 Cal. 181, 192; *Kennedy v. Miller*, (1897) 97
22 Cal. 429, 432 .) (a system of common schools “means one system, which shall be applicable to all
23 common schools within the state”); *cf.* (*Roosevelt Elementary Sch. Dist. No. 66 v. Bishop*, (1994)
24 877 P.2d 806 .) (applying similar rational to Arizona’s requirement of a “general and uniform”
25 school system to strike down state school facility funding program that discriminated based on local
26 wealth).

27 **THIRD CAUSE OF ACTION: DECLARATORY RELIEF**
28 **(All Plaintiffs Against All Defendants)**

129. Plaintiffs incorporate by reference the allegations set forth above as if fully stated
herein.

1 130. An actual and existing controversy exists between the Plaintiffs and Defendants
2 because Plaintiffs contend, and Defendants dispute, that Defendants' actions and inactions as
3 described above have violated Article I, section 7 and Article IX, sections 1 and 5 of the California
4 Constitution.

5 131. Plaintiffs seek a judicial declaration that Defendants have violated this constitutional
6 provision.

7 132. Plaintiffs are harmed by Defendants' failure to comply with all applicable provisions
8 of law and their legal duties, as set forth herein.

9 **FOURTH CAUSE OF ACTION: TAXPAYER CLAIM**
10 **(All Non-Minor Individual Plaintiffs, Pastor Jim Hopkins True North, Alianza, and ICUC**
11 **Against All Defendants)**

12 133. Plaintiffs incorporate by reference the allegations set forth above as if fully stated
13 herein.

14 134. The individual Plaintiffs above and Plaintiffs Pastor Jim Hopkins, True North,
15 Alianza, and ICUC and their members have been assessed and found liable to pay taxes such as
16 property, income, payroll, sales and other taxes in the counties in which they reside and to the State
17 of California and the United States of America in the last year.

18 135. Defendants' expenditure of federal, state, county, and/or municipal funds to
19 administer and implement a system of public education that engages in unconstitutional
20 discrimination, as challenged herein, is unlawful. The non-minor individual Plaintiffs, Plaintiffs
21 Hopkins, True North, Alianza, and ICUC, themselves and through their members as state taxpayers,
22 have an interest in enjoining the unlawful expenditure of tax funds. Plaintiffs have standing,
23 including common law tax payer standing. Pursuant to standing law and this Court's equitable
24 power, Plaintiffs seek declaratory and injunctive relief to prevent continued harm and to protect
25 these Plaintiffs and the public from Defendants' unlawful policies, practices, and deliberate
26 indifference, as alleged herein.

27 136. There is an actual controversy between the non-minor individual Plaintiffs and
28 Plaintiffs Hopkins, True North, Alianza, and ICUC, and Defendants concerning their respective
rights and duties, in that these Plaintiffs contend that the Defendants have unlawfully administered

1 and implemented the State's system of public education, and have failed to satisfy their duty to act
2 to correct deficiencies, as alleged herein, whereas Defendants contend in all respects to the contrary.
3 Defendants' unlawful administration and implementation of the State's system of public education
4 has caused these Plaintiffs to divert significant resources towards correcting the system's
5 deficiencies and has caused injury to organizational plaintiffs' members who are students attending
6 disadvantaged low-wealth districts. The non-minor individual Plaintiffs and Plaintiffs Hopkins,
7 True North, Alianza, and ICUC seek a judicial declaration of the rights and duties of the respective
8 parties with respect to the instant matter.

9 137. Unless and until Defendants' unlawful policies and practices, as alleged herein, are
10 enjoined by order of this Court, they will continue to cause great and irreparable injury to these
11 Plaintiffs, their members and other taxpayers.

12 138. These Plaintiffs argue that Defendants' actions and inactions as described above
13 violate Article I, section 7 and Article IX, sections 1 and 5 of the California Constitution.

14 **PRAYER FOR RELIEF**

15 WHEREFORE, Plaintiffs pray this Court to enter judgment against all Defendants:

16 139. Enjoining Defendants from further depriving Plaintiffs of their constitutional rights
17 as set forth herein;

18 140. Declaratory relief that Defendants have violated Article I, section 7 and Article IX,
19 section 1 and 5 of the California Constitution by implementing the modernization funding scheme
20 through the SFP that fails to ensure that students have equal and uniform access to the capital
21 financing and educational opportunities necessary for enjoyment of their fundamental right to
22 education;

23 141. Injunctive relief directing Defendants to revise the current and future system of
24 allocation of school modernization funds under the School Facilities Program so as to correct the
25 deprivation of Plaintiffs' constitutional rights as set forth herein;

26 142. For the payment of reasonable attorneys' fees and costs of suit incurred herein,
27 including pre- and post-judgment interest at the legal rate; and

28 143. For such other and further relief as the Court may deem appropriate.

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Dated: June 15, 2026

MORRISON & FOERSTER LLP

By: /s/ Matthew R. Stephens
Matthew R. Stephens

Attorneys for Plaintiffs

PUBLIC ADVOCATES

By: /s/ John T. Affeldt
John T. Affeldt

Attorneys for Plaintiffs

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PROOF OF SERVICE

I declare that I am employed with the law firm of Morrison & Foerster LLP, whose address is 12531 High Bluff Drive, Suite 200, San Diego, California 92130-3588. I am not a party to the within cause, and I am over the age of eighteen years.

I further declare that on June 15, 2026, I served a copy of:

SECOND AMENDED COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

BY ELECTRONIC SERVICE [Code Civ. Proc sec. 1010.6; CRC 2.251] by electronically mailing a true and correct copy through Morrison & Foerster LLP's electronic mail system from JodiThomas@mfo.com to the email address(es) set forth below, or as stated on the attached service list per agreement in accordance with Code of Civil Procedure section 1010.6 and CRC Rule 2.251.

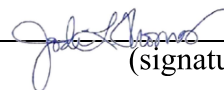
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Counsel for Defendants

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed at San Diego, California, this 15th day of June, 2026.

Jodi L. Thomas
(typed)


(signature)