	Beau R. Burbidge (SBN 267267)	Electronically
1	WALKER, HAMILTON & KEARNS, LLP 50 Francisco Street, Ste. 460	FILED
2	San Francisco, CA 94133	By Superior Court of California, County of San Mateo ON 04/05/2023
3	Telephone: (415) 986-3339	By /s/ Jimenez, Vanessa
4	Facsimile: (415) 986-1618 Email: <u>beau@whk-law.com</u>	Deputy Clerk Electronically
5	Attorneys for Plaintiffs and Petitioners	RECEIVED
6	Auomeys for Flammins and Femioners	4/4/2023
7		CLERK OF THE SUPERIOR COURT SAN MATEO COUNTY
8	SUPERIOR COURT	OF CALIFORNIA
9	COUNTY OF SAN MATEO	
10		Case No. 16CIV02284
11	BRAD BARUH, KATHY BARUH, CHARLES BOLTON, ELDRIDGE GRAY, JOHN LOCKTON, DAVID MARQUARDT,	
12	PAUL ROCHESTER, ARTHUR	
13	STROMBERG, CHARLES SYERS, individually and on behalf of all others	[PROPOSED] ORDER GRANTING FINAL APPROVAL TO CLASS ACTION
14	similarly situated,	SETTLEMENT, AND AWARDING
15	Plaintiffs and Petitioners,	ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES, AND
16		SERVICE AWARD; FINAL JUDGMENT
17	V.	
18	TOWN OF HILLSBOROUGH and DOES 1-	Date: April 3, 2023
19	100, inclusive,	Time: 3:00 p.m. Dept.: Hon. Nicole S. Healy
	Defendants and Respondents.	Dept. 23
20		
21	On April 3, 2023, this Court conducted a Fa	airness Hearing in in accordance with its August
22	24, 2022, Order Preliminary Approving Class Action Settlement and Directing Notice to Class	
23	("Preliminary Approval Order"), and heard Plainti	ffs' motion for final approval of class settlement
24	("Final Approval Motion") and motion for award o	of attorneys' fees, reimbursement of expenses,
25	and payment of service award ("Fee Motion").	
26	Upon reviewing the Final Approval Motion and Fee Motion, and supporting declarations,	
27	including the pleadings filed in support of the Mot	ion for Preliminary Approval of Class Action
28	NH 1	
	[PROPOSED] ORDER GRANTING FINAL APPRO AWARDING ATTORNEYS' FEES, REIMBURSEMEN JUDGM	T OF EXPENSES, AND SERVICE AWARD; FINAL

Settlement, and having reviewed and considered the Settlement Agreement, and having considered
 all timely-filed objections to the settlement, and good cause appearing thereon, the Court makes
 the following findings and determinations and FINDS AND ORDERS as follows:

4 1. Unless otherwise specified, defined terms in this Final Order have the same
5 definitions as the terms in the Settlement Agreement.

6 2. The Court has continuing and exclusive jurisdiction over the Settlement and all
7 Parties hereto for the purposes of construing, enforcing, and administering the Settlement
8 Agreement.

3. The Court, in its Order of May 17, 2021, granted class certification and appointed
class representatives and class counsel. The certified classes, class representatives, and class
counsel are accurately reflected in the Settlement Agreement.

Class Notice to the Class was provided in accordance with the Preliminary 4. 12 Approval Order and satisfied the requirements of due process, California Code of Civil Procedure 13 section 382 and Rule 3.76 of the California Rules of Court and (a) constituted the best notice 14 practicable under the circumstances, (b) constituted valid, due, and sufficient notice to all 15 members of the Class, and (c) was reasonably calculated under the circumstances to apprise 16 Settlement Class Members of the pendency of the Action, the terms of the Settlement, their right 17 to appear at the Fairness Hearing, their right to object to the Settlement, and their right to exclude 18 themselves from the Settlement. 19

5. Out of 3,066 Settlement Class Members, 9 served timely objections to the
Settlement or the Fee Motion. Having considered the arguments set forth in those objections, as
well as Plaintiffs' response to those objections, and good cause appearing, the objections are
hereby overruled.

6. The Settlement Agreement was arrived at following serious, informed, adversarial,
and arms'-length negotiations conducted in good faith by counsel for the parties and facilitated by
an experienced mediator, and it is supported by the majority of the members of the Class. This
Court hereby finally approves the Settlement as fair, adequate, reasonable, and in the best interests

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[PROPOSED]ORDER GRANTING FINAL APPROVAL TO CLASS ACTION SETTLEMENT, AND AWARDING ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES, AND SERVICE AWARD; FINAL JUDGMENT

of the Class. 1

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7. The parties to the Settlement are hereby directed to perform its terms. The Parties 2 shall take all steps necessary and appropriate to provide Class Members with the benefits to which 3 they are entitled under the terms of the Settlement Agreement and pursuant to this Final Order. 4

8. In accordance with paragraph 7.1 of the Settlement Agreement, and for good cause 5 shown in Plaintiffs' supporting filings, Plaintiffs' request for dismissal with prejudice of all claims 6 made by the Drought Penalty Class, as defined in the Court's May 20, 2021, Order on Plaintiffs' 7 Motion for Class Certification, is granted and all claims brought by the Drought Penalty Class are 8 hereby dismissed with prejudice. 9

9. Upon the Effective Date of this Order, each and every released claim of each and 10 every Settlement Class Member are and shall be deemed to be conclusively released as against the 11 Releasees, pursuant to the terms and conditions of the Release as set forth in paragraphs 7.2 and 12 7.3 of the Settlement Agreement. 13

10. Persons who timely and properly excluded themselves, as set forth in Attachment 14 A, attached hereto, are not Class Members and not bound by this Final Order or by the Final 15 Judgment or the Release. 16

11. For the reasons set forth in their application for attorneys' fees and reimbursement 17 of expenses, the Court hereby awards Class Counsel attorneys' fees in the amount of \$400,000.00, 18 and reimbursement of expenses in the amount of \$10,982.09. For the reasons set forth in the Class 19 Representatives' requests for a service award, the Court hereby awards in the following amounts: 20 \$8,000.00 to John Lockton, \$8,000.00 to David Marquardt, \$5,000.00 to Charles Syers, \$5,000.00 21 to Charles Bolton, and \$5,000.00 to Paul Rochester. The foregoing shall be paid from the 22 Settlement Fund in accordance with the Settlement Agreement. 23

12. Pursuant to California Code of Civil Procedure section 664.6 and Rule 3.769(h) of 24 the California Rules of Court, the Court reserves exclusive and continuing jurisdiction over this 25 Action, the Plaintiffs, the Class Members, and Defendant for purposes of administering, 26 consummating, enforcing, and interpreting the Settlement Agreement, the Final Judgment, and for 27 28

1	any other necessary purpose, and to issue related orders necessary to effectuate the final approval
2	of the Settlement Agreement.

- 13. This document shall constitute a Judgment for purposes of California Rule of Court 3 3.769(h). This Court hereby enters Judgment in accordance with, and subject to the terms set forth 4 5 in the Settlement Agreement and this Final Order.
- 14. The Class Administrator shall post this Final Order and Final Judgment on the 6 settlement website, www.hillsboroughclassaction.com, forthwith. 7

15. No later than 180 days from the Effective Date of this Order, the Parties shall file 8 with the Court a status update as to (i) how the Settlement Fund moneys have been distributed, or 9 the status of the distribution if it is not yet completed; (ii) their nomination of qualified cy pres 10 recipient, and supporting documents; and (iii) a proposed amended judgment. When the 11 distribution is complete, the Court will amend its judgment pursuant to Code of Civil Procedure 12 section 384 to direct all residual funds to a qualified cy pres recipient. 13

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4	IT IS SO ORDERED.	
	Electronically	
5	SIGNED	
6	By /s/ Healy, Nicole	
7	DATED: By: 04/05/2023	
8	Honorable Nicole S. Healy Judge of the Superior Court	
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	IPROPOSEDIORDER GRANTING FINAL APPROVAL TO CLASS ACTION SETTLEMEN	Γ AND

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WARDING ATTORNEYS' FEES. REIMBURSEMENT OF EXPENSES. AND SERVICE AWARD: FINAL	
JUDGMENT	

ATTACHMENT A

1	ATTACHMENT A
2	
3	The following individuals are excluded from the Class:
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5	Dorothy R. Appleby
6	James Borden
7	Adeline Cheung
8	Joshua Cooperman
9	Marc And Susan Desautels
10	Herline Felicia Goutama
11	John Iocco
12	Paul Kullukian
13	Irene Leong
14	Roman Margolin
15	Laurence May
16	Philip Mcleod
17	Fred Naderi
18	Barbara Patterson
19	Mary Jane Saidy
20	Judith F Wilbur
21	John Chi-Chong Yao
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28	NH 5
	[PROPOSED] ORDER GRANTING FINAL APPROVAL TO CLASS ACTION SETTLEMENT, AND AWARDING ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES, AND SERVICE AWARD; FINAL JUDGMENT

1	PROOF OF SERVICE			
2	Baruh, et al. v Town of Hillsborough			
3	San Mateo County Superior Court Case No. 16CIV02284			
4				
5	My business address is 50 Francisco Street, Suite 460, San Francisco, California 94133. I am employed in the County of San Francisco, where this mailing occurs. I am over the age of 18			
6	years and not a party to the within cause. On the date set forth below, I served the foregoing document(s) described as: [PROPOSED] ORDER GRANTING FINAL APPROVAL TO CLASS ACTION			
7				
8 9	SETTLEMENT, AND AWARDING ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES, AND SERVICE AWARD; FINAL JUDGMENT			
9 10	on the following person(s) in this action by placing a true copy thereof enclosed in a sealed			
11	envelope addressed as listed below.			
12	[X] BY ELECTRONIC SERVICE – E-MAIL On April 4, 2023, based on an agreement			
	document(s) to be sent via electronic mail to the email addresses listed below from my email			
13	address: serena@whk-law.com.			
14	Harriet A. Steiner, Esq. harriet.steiner@bbklaw.com			
15	James Gilpin, Esq.			
16	Christopher Diaz, Esq.Christopher.Diaz@bbklaw.comBEST BEST & KRIEGER LLPJannine.South@bbklaw.com			
17	500 Capitol Mall, Suite 1700			
18	Sacramento, CA 95814 Tel: (916) 325-4000			
19	Fax: (916) 325-4010 Attorneys for Defendant Town of			
20	Hillsborough			
21	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that this declaration was executed on April 4, 2023 at San Francisco, California.			
22				
23	By: <u>Serena L. Broussard</u> Serena L. Broussard			
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	1 of 1			
	PROOF OF SERVICE			