Morgan L. Foley, SBN 119767 homod Elizabeth A. Mitchell, SBN 204853 McDOUGAL, LOVE, BOEHMER, 2 FOLEY, LYON & CANLAS 8100 La Mesa Boulevard, Suite 200 3 La Mesa. California 91942 Phone: (619) 440-4444/Fax: (619) 440-4907 4 Attorneys for Plaintiff City of El Cajon 5 Exempt from filing fees pursuant 6 to Government Code section 6103 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 COUNTY OF SAN DIEGO, CENTRAL DIVISION 9 CASE NO. 37-2018-00054701-CU-OE-CTL 10 CITY OF EL CAJON, a charter city and municipal corporation, STIPULATION FOR ENTRY OF 11 PERMANENT INJUNCTION AND ORDER Plaintiff, THEREON 12 v. [Code Civ. Proc. §§ 526; 527] 13 BESSMON KALASHO aka BEN KALASHO; and DOES 1 through 30, inclusive, Hon. Joan M. Lewis Judge: 14 C-65 Department: Defendants. Complaint Filed: October 29, 2018 15 Not Set Trial Date: 16 17 Plaintiff, CITY OF EL CAJON, a charter city and municipal corporation (the "CITY"), 18 appearing by and through its attorneys, Morgan L. Foley and Elizabeth A. Mitchell with McDougal, 19 Love, Boehmer, Foley, Lyon, & Canlas and Defendant Bessmon Kalasho aka Ben Kalasho 20 ("KALASHO"), enter into the following Stipulation for Entry of Permanent Injunction in full and 21 final settlement of the above-captioned case without trial or adjudication of any issue of fact or law, 22 and agree that a permanent injunction may be so entered: 23 This Stipulation for Entry of Permanent Injunction ("Stipulation") is executed between ¥ . 24 the CITY and KALASHO, who are named as parties in the above-captioned action. 25 The parties to this Stipulation are parties to a civil suit pending in the Superior Court 2. 26 of the State of California for the County of San Diego, entitled CITY OF EL CAJON, a charter city

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and municipal corporation v. Bessmon Kalasho aka Ben Kalasho; and DOES 1 through 30, inclusive, Case Number 37-2018-00054701-CU-OE-CTL (the "Lawsuit").

- 3. The parties wish to avoid the burden and expense of further litigation and accordingly have determined to compromise and settle their differences in accordance with the provisions of this Stipulation.
- 4. The parties to this Stipulation agree to resolve this action in its entirety by mutually consenting to the entry of Permanent Injunction pursuant to stipulation by the Superior Court of San Diego.
- 5. This action is brought under California law and this Court has jurisdiction over the subject matter and each of the parties in this action.
- 6. In the complaint, the CITY alleged that KALASHO used, without authorization, City resources, including City email, the City's logo and seal and the City's address and telephone number, for campaign and personal purposes, including, using images of the City's logo and seal on his campaign materials, website, social media, personal letterhead and golf cart, using City email and the City's address and telephone number on his written campaign materials, website, social media and personal letterhead and using City email to set up and distribute campaign emails. 7. The terms of this Stipulation and related Settlement Agreement are subject to approval by the City Council for the CITY. In the event the City Council does not approve the terms of the Stipulation and related Settlement, the Parties agree that this Stipulation shall be null and void.

IN CONSIDERATION OF THE FOREGOING RECITALS, THE COVENANTS AND PROMISES AND WARRANTIES IN THIS STIPULATION, AND FOR OTHER VALUABLE CONSIDERATION, UPON THE RECEIPT OF WHICH THIS AGREEMENT IS CONDITIONED, THE PARTIES AGREE AS FOLLOWS:

I. INJUNCTION

1. The provisions of this Stipulation are applicable to KALASHO personally and any and all persons and entities acting or purporting to act on his behalf, in concert with him, at his request, for his benefit or at his behest (collectively, KALASHO's agents).

- 2. Effective immediately upon the date of entry of this Stipulation, KALASHO and KALASHO's agents are hereby permanently enjoined and restrained pursuant to California Code of Civil Procedure section 526, and under the Court's inherent equity powers from, during his tenure, as a public official for the CITY, from using CITY email, the CITY logo or seal or any other CITY resource or CITY property for campaign purposes, personal purposes or any other unauthorized purpose.
- 3. For purposes of this injunction, campaign purposes include, but are not limited to, materials, communications or uses of whatever kind or nature that are designed to or have the effect of swaying voters, advocating for or against any cause, position or person, make promises, criticize or praise persons, entities, positions or policies, or otherwise constitute or resemble campaigning in any way. By way of example and not limitation, KALASHO and KALASHO's agents shall not use any images of the City's logo or seal on KALASHO's campaign flyers or materials, websites, social media, letterhead or golf cart, use City email or the City's address or telephone number on campaign flyers, materials, websites, social media or letterhead nor use City email to set up, send or otherwise distribute or facilitate the distribution of campaign emails.
- 4. For purposes of this injunction, personal purposes include, but are not limited to, any purpose, materials, communications or uses of whatever kind or nature that benefit KALASHO, his family or his financial interests, are designed to or have the effect of encouraging individuals to act or not act in a certain way, contain opinions regarding any persons, entities, positions or policies, or otherwise express or contribute to any personal interest of KALASHO. By way of example and not limitation, KALASHO and KALASHO's agents shall not use any images of the City's logo or seal on KALASHO's personal or family materials, websites, social media, letterhead or golf cart, use City email or the City's address or telephone number on personal or family materials, websites, social media or letterhead nor use City email to set up, send or otherwise distribute or facilitate the distribution of personal emails.
- 5. For purposes of this injunction, unauthorized purposes include, but are not limited to, any purpose, materials, communications or uses of whatever kind or nature that constitute official authorized business of the CITY. By way of example and not limitation, the only permitted uses by

KALASHO or KALASHO's agents of any CITY resource, including City email, the City's logo and seal and the City's address and telephone number, shall be for use in connection with answering constituent inquiries and sending out information in KALASHO's official capacity, for official business, and without criticism of colleagues or opponents and without making promises or otherwise campaigning.

Effective immediately upon the date of entry of this Stipulation, KALASHO and KALASHO's agents are hereby ordered to remove all images of the City's logo or seal from KALASHO's personal and campaign materials, websites, social media, letterhead and golf cart, remove all references to his City email address, the City's address or telephone number from KALASHO's personal campaign materials, websites, social media and personal letterhead and otherwise take such actions as are necessary to bring KALASHO and KALASHO's agents into full compliance with this Stipulation.

II. RETENTION OF JURISDICTION

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- The Court will retain jurisdiction for the purpose of enabling any of the parties to this Stipulation to apply to this Court at any time for such order or directions that may be necessary or appropriate for the construction, operation or modification of the Stipulation, or for the enforcement or compliance therewith pursuant to Code of Civil Procedure section 664.6.
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- By signing this Stipulation, KALASHO appears and admits to personal knowledge of the terms set forth herein. Service by mail shall constitute sufficient notice for all purposes.

The clerk is ordered to immediately enter this Stipulation.

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1	IT IS SO STIPULATED.
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3	Dated: October , 2018
4	Ву:
5	BESSMON KALASHO aka BEN KALASHO
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7	Dated: October , 2018 McDOUGAL, LOVE, BOEHMER FOLEY, LYON & CANLAS
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9	- Chatalana hiterano
10	By: Morgan L. Foley
11	Elizabeth A. Mitchell Attorneys for Plaintiff, City of El Cajon
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13	<u>ORDER</u>
14	Upon the stipulation of the parties hereto and upon their agreement to entry of this Stipulation
15	without trial or adjudication of any issue of fact or law herein, and good cause appearing therefore,
16	IT IS SO ORDERED, ADJUDGED AND DECREED.
17	II IO OO OIWEILED, III OO OED II OO
18	Dated: NOV 0 1 2018
19	JUDGE OF THE SUPERIOR COURT
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	5 STIPULATION FOR ENTRY OF PERMANENT INJUNCTION

[Code Civ. Proc. Secs. 526, 527]