1 2 3 4 5 6 7 8 9 10	 ROBERTSON & ASSOCIATES, LLP Alexander Robertson, IV (State Bar No. 127042) <u>arobertson@arobertsonlaw.com</u> 32121 Lindero Canyon Road, Suite 200 Westlake Village, California 91361 Tel.: (818) 851-3850 FOLEY BEZEK BEHLE & CURTIS, LLP Roger N. Behle, Jr. (State Bar No. 174755) <u>rbehle@foleybezek.com</u> Robert A. Curtis (State Bar No. 203870) <u>rcurtis@foleybezek.com</u> Kevin D. Gamarnik (State Bar No. 273445) <u>kgamarnik@foleybezek.com</u> 15 West Carrillo Street Santa Barbara, California 93101 Tel.: (805) 962-9495 BOYLE LAW PC 		
	Kevin R. Boyle (State Bar No. 192718)		
11	kevin@boylelaw.com Matthew Stumpf (State Bar No. 301867)		
12	matthew@boylelaw.com 24025 Park Sorrento, Suite 100-1	MUNGER, TOLLE	
13	Calabasas, California 91302 Tel.: (310) 310-3995	BRAD D. BRIAN (S brad.brian@mto.com	n
14	MCNULTY LAW FIRM	DANIEL B. LEVIN daniel.levin@mto.c	om
15	Peter McNulty (State Bar No. 89660) peter@mcnultylaw.com	NICHOLAS D. FRA	.com
16	Brett Rosenthal, Esq. (State Bar No. 230154) brett@mcnultylaw.com	350 South Grand Ave Los Angeles, Califor	nia 90071-3426
17	827 Moraga Drive Los Angeles, California 90049	Tel.: (213) 683-910	
18	Tel.: (310) 471-2707	Acting By and Throi	
19	Liaison Counsel for Individual Plaintiffs	Department of Wate	
20	SUPERIOR COURT OF TH	E STATE OF CALIFO	DRNIA
21	COUNTY OF LOS ANGELES, SPRING STREET COURTHOUSE		JRTHOUSE
22	PALISADES FIRE LITIGATION	Lead Case No. 25ST	CV00832
23	DAN GRIGSBY, et al.,	NOTICE OF ENTR MANAGEMENT O	
24	Plaintiff,	Assigned for All Pur	
25	VS.	Hon. Stuart M. Rice,	
26	CITY OF LOS ANGELES ACTING BY AND THROUGH THE LOS ANGELES	Action Filed: Trial Date:	January 13, 2025 Not set
27	DEPARTMENT OF WATER AND POWER,	That Date.	101 501
28	et al.,		
ROBERTSON & ASSOCIATES, LLP			

1	Defendants.
2 3	AND ALL RELATED CASES
4	TO THE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF RECORD:
5	PLEASE TAKE NOTICE that the Honorable Stuart M. Rice, entered Case Management
6	Order No. 1 on April 23, 2025. A true and correct copy of the Case Management Order No. 1 is
7	attached hereto as Exhibit "A."
8	DATED: April 25, 2025 ROBERTSON & ASSOCIATES, LLP
9	
10	By:
11	ALEXANDÉR ROBERTSON, IV
12	Liaison Counsel for Individual Plaintiffs
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27	
28	
ROBERTSON & ASSOCIATES, LLP	2
	NOTICE OF ENTRY OF CASE MANAGEMENT ORDER NO. 1

EXHIBIT A

	1 2 3 4 5 6 7 8	 ROBERTSON & ASSOCIATES, LLP Alexander Robertson, IV (SBN 127042) arobertson@arobertsonlaw.com 32121 Lindero Canyon Road, Suite 200 Westlake Village, California 91361 Tel.: (818) 851-3850 FOLEY BEZEK BEHLE & CURTIS, LLP Roger N. Behle, Jr. (SBN 174755) rbehle@foleybezek.com Robert A. Curtis (SBN 203870) rcurtis@foleybezek.com Kevin D. Gamarnik (SBN 273445) kgamarnik@foleybezek.com 15 West Carrillo Street 	FILED Superior Court of California County of Los Angeles 04/23/2025 David W. Stayton, Executive Officer / Clerk of Court By: <u>A. He</u> Deputy
	9	Santa Barbara, California 93101 Tel.: (805) 962-9495	
	10	BOYLE LAW PC Kevin R. Boyle (SBN 192718)	
	11	kevin@boylelaw.com Matthew Stumpf (SBN 301867)	
	12	matthew@boylelaw.com 24025 Park Sorrento, Suite 100-1	MUNGER, TOLLES & OLSON LLP BRAD D. BRIAN (SBN 79001)
	13	Calabasas, California 91302 Tel.: (310) 310-3995	brad.brian@mto.com DANIEL B. LEVIN (SBN 226044)
	14	MCNULTY LAW FIRM	daniel.levin@mto.com NICHOLAS D. FRAM (SBN 288293)
	15	Peter McNulty (SBN peter@mcnultylaw.com)	nicholas.fram@mto.com 350 South Grand Avenue, Fiftieth Floor
	16	Brett Rosenthal, Esq. (SBN brett@mcnultylaw.com	Los Angeles, California 90071-3426 Tel.: (213) 683-9100 Fax: (213) 687-3702
AM	17 18	827 Moraga Drive Los Angeles, California 90049 Tel.: (310) 471-2707	Attorneys for Defendant City of Los
1:27	10	Proposed Liaison Counsel for Individual	Angeles Acting By and Through the Los Angeles Department of Water and
125 11	20	Plaintiffs	Power
Electronically Received 04/16/2025	21	SUPERIOR COUR	RT OF CALIFORNIA
	22	COUNTY OF LOS ANGELES,	SPRING STREET COURTHOUSE
ejved	23	DAN GRIGSBY, et al.,	Case No. 25STCV00832
y Rece	24	Plaintiffs,	[PROPOSED] CASE MANAGEMENT ORDER NO. 1
icall	25	VS.	Assigned to the Hon. Stuart M. Rice
troni	26	CITY OF LOS ANGELES ACTING BY	Department 1
Elec	27	AND THROUGH THE LOS ANGELES DEPARTMENT OF WATER AND POWER,	Action filed: January 13. 2025
	28	a government entity; and DOES 1 through 50, inclusive,	
			-1
		[PROPOSED] CASE MA	NAGEMENT ORDER NO. 1

Defendants.

A. <u>Complex Action</u>

On January 13, 2025, Plaintiffs filed a complaint in *Dan Grigsby, et al. v. City of Los Angeles Acting By and Through The Los Angeles Department of Water and Power*, Case No. 25STCV00832 ("Lead Action"). Since then, at least 15 other actions have been filed, as further discussed in Section B below. The Court has designated the Lead Action as complex within the meaning of the California Standards of Judicial Administration for Complex Litigation Section 3.10, and California Rule of Court ("Rule") 3.400 (specifically, Rule 3.400(b)(2), (b)(3), and (b)(4)), and Rule 3.502.

Additionally, to the extent that they have not yet been deemed complex, the Court hereby deems the matters referenced in Section B below (and listed in **Exhibit A**, attached) complex and related under the Lead Action. Furthermore, the Court orders the matters identified in Exhibit A, attached, consolidated for pre-trial purposes only, as these matters arise out of the same general set of facts and circumstances and these cases seek damages caused by the same fire.

Pursuant to Code of Civil Procedure §§ 1010.6 and 187 and California Rules of Court, Rules 2.250, et. seq. and 3.751, and the stipulation of the Parties, the Court makes this Order to reduce the costs of litigation and to facilitate case management, document retrieval, and case organization. The Court finds that entry of this Order is necessary for the just, expeditious, and efficient litigation of this action and that compliance with the terms herein will not result in unnecessary hardship or significant prejudice to any of the parties in this matter.

This order applies to the matters identified in Exhibit A as well as any matter deemed related to the Lead Action after the execution of this order. These consolidated cases shall be referred to as the "Palisades Fire Litigation."

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B. <u>Related Actions in the Palisades Fire Litigation</u>

A list of cases filed in the Palisades Fire Litigation, that are related per this Order and are
each assigned to the Hon. Stuart M. Rice in Department 1 under the Lead Case of Dan Grigsby, et
al. v. City of Los Angeles Acting By and Through The Los Angeles Department of Water and Power,
Case No. 25STCV00832 is attached hereto as Exhibit A.

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ii.

Code Governs Where Silent

Unless otherwise stated herein, or as to any matter as to which this Order is silent, the 2 California Code of Civil Procedure, the California Rules of Court, other applicable statutes, and the 3 Local Rules of this Court shall be controlling. 4

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Future Filed Actions for Consolidation D.

The Parties anticipate that additional, related cases will be filed. Defendants shall include a 6 list of any newly filed and served lawsuits related to the Palisades Fire Litigation in each Joint Status 7 Conference Statement before each Status Conference. The lawsuits within this list are presumptively 8 related to the Palisades Fire Litigation, and the Court shall consolidate them into the Palisades Fire 9 Litigation for pretrial purposes unless a party demonstrates good cause not to consolidate. 10

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Ε. **Plaintiff Organization**

Individual Plaintiffs Liaison Counsel

Individual Plaintiffs are a group of individuals, whether persons or business entities, seeking 13 damages arising from the Palisades Fire. Currently the Individual Plaintiffs in the Palisades Fire 14 Litigation are represented by various law firms listed in Exhibit B, hereto. 15

For convenience and efficiency, the preponderance of counsel representing Individual 16 Plaintiffs have selected Alexander Robertson, IV of Robertson & Associates, LLP; Roger Behle and 17 Robert Curtis of Foley Bezek Behle & Curtis, LLP, Kevin Boyle and Matthew Stumpf of Boyle 18 Law, P.C.; and Peter McNulty of McNulty Law Firm and E. Kirk Wood of the Wood Law Firm as 19 Liaison Counsel in the Palisades Fire Litigation. Details on Liaison Counsels roles are addressed 20 21 below.

22

Individual Plaintiffs' Steering Committee and Common Cost Fund

Individual Plaintiffs have agreed to form a Steering Committee, which shall work in 23 collaboration with Liaison Counsel to conduct discovery and prepare the Individual Plaintiffs' cases 24 for trial. The following firms shall serve on this Steering Committee: 25

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1. Walter Lack and Dan Whalen, Engstrom Lipscomb & Lack;

- 3. Ellen Wolf, Wolf Wallenstein, PC

2. Jim Frantz, Frantz Law Group, APLC

[PROPOSED] CASE MANAGEMENT ORDER NO. 1

As new cases are filed and additional Individual Plaintiffs' attorneys join the litigation, they may agree to sign the Joint Prosecution Agreement and join the Steering Committee.

Individual Plaintiffs' Liaison Counsel and all members of the Individual Plaintiffs' Steering
Committee shall jointly advance the funds necessary to prosecute Individual Plaintiffs' case. These
funds shall be held in a joint account and administered by a committee established by the Steering
Committee. If necessary, the Individual Plaintiffs' Steering Committee may request appointment of
a retired judicial officer to oversee this fund and/or process. These assessments shall be considered
advances that are reimbursed by a common cost assessment to be proposed in a case management
order.

Joint costs include the following: liability work-up, including deposition costs; a joint
evidence repository system; joint liability expert costs; etc. They do not include travel costs, meals,
lodging for attorneys, or any other related costs.

The Individual Plaintiff's Steering Committee shall prepare and propose a "common costs" order in which a percentage of the recovery (not to exceed 1%) of all individual plaintiff settlements, judgments or arbitration awards shall be withheld and deposited into the common costs fund. A subcommittee shall be formed for the specific purpose of administering, distributing and accounting for any such funds. Any funds collected or disbursed from the Individual Plaintiff common cost fund shall solely be dedicated to Individual Plaintiff common costs and shall not be used for any other purpose.

No member of the Steering Committee shall have any right to seek or obtain attorneys' fees
from any matter in which they are not counsel of record for that specific client, whether
characterized as a "common benefit fee" or otherwise, and neither Liaison Counsel nor any other
member of the Steering Committee shall seek or receive any such common benefit attorney fees.
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iii. Role of Liaison Counsel

Liaison Counsel shall have the duties and responsibilities of a spokesperson and coordinator generally.

The Court does not appoint Liaison Counsel with the authority to make decisions to bind
significant issues in the cases of others. The designation of Liaison Counsel confers no benefits or
right to attorney's fees or other rights.

Each attorney in this case is representing their own client(s), and the designation of particular
attorneys as Liaison Counsel confers no rights or responsibilities from a lawyer to people who are
not their clients. The purpose is purely for there to be a smaller group of people within the three
Plaintiff Groups with whom Defense Counsel can coordinate to move the case along and keep the
Court and their respective groups informed of the progress in filings and during Court proceedings;

12 Should Defendants need an extension of time to take an act (for example an extension on a 13 filing or deposition), Defense Counsel may rely upon a communication from Liaison Counsel to 14 bind the entire group of Individual Plaintiffs. Liaison Counsel is instructed to attempt to meet and 15 confer with all Individual Plaintiffs as time permits but Liaison Counsel may bind the Individual 16 Plaintiffs' group to extensions when there are time constraints that do not allow a meeting of the 17 entire group.

Following a Status Conference, or other hearing, Liaison Counsel shall coordinate and
prepare a Notice of Ruling to be e-served on the Parties via Case Anywhere of any matters at the
Status Conference or hearing that need to be addressed via a Notice of Ruling.

Liaison Counsel shall also take responsibility for working with Defendants to prepare joint reports to the Court, subject to the ability of counsel for any plaintiff to set forth a different position in the joint report if counsel does not agree with the position set forth by the other plaintiffs in the joint report.

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Liaison Counsel shall organize briefing in the Lead Case directed to common issues.

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F. Service by Electronic Service Provider Case Anywhere

The Parties have agreed to, and the Court has ordered the use of, Case Anywhere, an electronic case management system, for electronic service of documents in the Lead Case and in each case consolidated under the Lead Case, even if the filing does not implicate the Lead Case.
 For substantive filings, courtesy hard copies shall be provided to the Court.¹

Case Anywhere will maintain and update a global service list of all Counsel and Parties.
Parties shall notify Case Anywhere via email to <u>support@caseanywhere.com</u> when any changes or
updates are needed to the Electronic Service List.

Use of Case Anywhere shall apply only to the service of documents and not to their filing.
Original documents must still be filed pursuant to the applicable California Code of Civil Procedure
and Local Rules of Court.

In accordance with California Code of Civil Procedure section 1010.6(a)(4)(B), any period
of notice, or any right or duty to do any act or make any response within any period or on a date
certain after the service of the document, which time period or date is prescribed by statute or rule
of court, shall be extended after service by Case Anywhere by two court days, subject to the
exceptions noted in section 1010.6(a)(4)(B).

The Parties agree to make every effort to load all orders, previously served pleadings, and written discovery requests and responses to the Case Anywhere Palisades Fire site such that the site contains a history of all previously served materials; however, bates labeled documents produced in discovery will not be uploaded to Case Anywhere but rather served on all Parties identified in the Case Anywhere Electronic Service List.

The Court has also instructed the Parties to utilize the Case Anywhere Message Board to allow for communication between the Court and Counsel. All Case Anywhere Message Board postings to the Court shall be jointly submitted by the Parties. All Message Board postings to the Court should include brief statements describing what is at issue.

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G. <u>Court Transcripts</u>

The Parties have agreed to cooperate and coordinate with Coalition Court Reporters of Los Angeles (hereinafter "CCROLA") to create a standing order to receive a shared copy of a transcript of all Court hearings in this case.

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¹ [NTD: The City must be served per the Government Code]

- 6 -

	The part with COPOLA as a disc assessments to the mutual actisfaction of
1	The Parties will confer with CCROLA regarding arrangements to the mutual satisfaction of
2	CCROLA and the Parties. Upon reaching such an agreement, the Parties will provide a related
3	proposed Order to the Court.
4	IT IS SO ORDERED.
5	Dated. April 23 2025 Stuart M. Rice / Judge
6	Hon. Stuart M. Rice
7	Judge of the Superior Court
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	- 7 -
	[PROPOSED] CASE MANAGEMENT ORDER NO. 1

EXHIBIT A

1		EXHIBIT A
2		LIST OF CASES FILED
3	1.	GRIGSBY, et al. v CITY OF LOS ANGELES, LASC Case No. 25STCV00832;
4	2.	SAMMARTINO,, et al. v CITY OF LOS ANGELES, LASC Case No. 25STCV04627;
5	3.	HOLZMAN, et al. v CITY OF LOS ANGELES, LASC Case No. 25STCV07152;
6	4.	HELMINTOLLER, et al. v CITY OF LOS ANGELES, LASC Case No. 25STCV08053;
7	5.	AFN DEVELOPMENT, LLC, et al. v. CITY OF LOS ANGELES, LASC Case No. 25STCV08270;
8	6.	PERKAL, et al. v CITY OF LOS ANGELES, LASC Case No. 25STCV08363;
9	7.	SMITH, et al. v CITY OF LOS ANGELES, LASC Case No. 25STCV08564;
11	8.	MORRISSEY, et al. v. CITY OF LOS ANGELES, LASC Case No. 25STCV09858;
11	9.	LAURIENT, et al. v. CITY OF LOS ANGELES, LASC Case No. 25STCV010431;
12	10.	LOBL, et al. v. CITY OF LOS ANGELES, LASC Case No. 25STCV010431;
13	11.	AFSHAR v. CITY OF LOS ANGELES, et al., LASC Case No. 25STCV06359;
15	12.	PARODI v. LOS ANGELES DEPARTMENT OF WATER AND POWER, et al., LASC Case No. 25STCV07459;
16	13.	PRATT v. CITY OF LOS ANGELES, et al., LASC Case No. 25STCV01720;
17 18	14.	HINDS v. LOS ANGELES DEPARTMENT OF WATER AND POWER, et al., LASC Case No. 25STCV07449;
10	15.	MARR v. CITY OF LOS ANGELES, et al., LASC Case No. 25STCV09869;
20	16.	BOYLE LAW PC v. CITY OF LOS ANGELES, et al., 25STCV08248;
20	17.	DE ROBRTIS v. CITY OF LOS ANGELES, et al., LASC Case No. 25STCV07863;
21	18.	CSOMBO v. CITY OF ANGELES, et al., LASC Case No. 25STCV03587.
23		
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28		

EXHIBIT B

1	EXHIBIT B
2	MASTER SERVICE LIST
3	ALEXANDER ROBERTSON, IV (State Bar No. 127042)
4	arobertson@arobertsonlaw.com ROBERTSON & ASSOCIATES, LLP
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13	25STCV08363 (Perkal), 25STCV08564 (Smith), 25STCV09858 (Morrissey), 25STCV010431
14	(Laurient), 25STCV010479 (Lobl)
15	KEVIN R. BOYLE (State Bar No. 192718) kevin@boylelaw.com
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26	Toll Free: (800) 730-8888 Facsimile: (310) 472-7014
27	///
28	
	00043931.1
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1	E. KIRK WOOD (<i>Pro Hac Vice</i> application pending)
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6	25STCV07449 (Hinds), 25STCV07459 (Parodi), 25STCV09869 (Marr), 25STCV10322 (Lippin)
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22	MUNGER, TÖLLES & OLSON LLP
23	350 South Grand Avenue, Fiftieth Floor Los Angeles, California 90071-3426
24	Telephone: (213) 683-9100 Facsimile: (213) 687-3702
25	Attorneys for Defendant CITY OF LOS ANGELES ACTING BY AND THROUGH THE LOS ANGELES DEPARTMENT OF WATER AND POWER
26	
27	
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	00043931.1 2
	EXHIBIT B MASTER SERVICE LIST

1 ll

1	PROOF OF SERVICE
2	STATE OF CALIFORNIA, COUNTY OF LOS ANGELES
3 4	At the time of service, I was over 18 years of age and not a party to this action . I am employed in the County of Los Angeles, State of California. My business address is 32121 Lindero Canyon Road, Suite 200, Westlake Village, CA 91361.
5 6	On April 16, 2025, I served true copies of the following document(s) described as [PROPOSED] CASE MANAGEMENT ORDER NO. 1 on the interested parties in this action a follows:
7	SEE ATTACHED SERVICE LIST
8	BY E-MAIL OR ELECTRONIC TRANSMISSION: I caused a copy of the document(
9	to be sent from e-mail address arusso@arobertsonlaw.com to the persons at the e-mail addresses listed in the Service List. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.
10	I declare under penalty of perjury under the laws of the State of California that the
11	foregoing is true and correct.
12	Executed on April 16, 2025, at Westlake Village, California.
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15	Ann Russo
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	- 8 -
	[PROPOSED] CASE MANAGEMENT ORDER NO. 1

Î	
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27	///
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	- 9 - [PROPOSED] CASE MANAGEMENT ORDER NO. 1

I	
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	[PROPOSED] CASE MANAGEMENT ORDER NO. 1

1	PROOF OF SERVICE
2	STATE OF CALIFORNIA, COUNTY OF LOS ANGELES
3	At the time of service, I was over 18 years of age and not a party to this action . I am employed in the County of Los Angeles, State of California. My business address is 32121 Lindero Canyon Road, Suite 200, Westlake Village, CA 91361.
5	On April 25, 2025, I served true copies of the following document(s) described as NOTICE OF ENTRY OF CASE MANAGEMENT ORDER NO. 1 on the interested parties in
6	this action as follows:
7	SEE ATTACHED SERVICE LIST
8	BY MAIL: I enclosed the document(s) in a sealed envelope or package addressed to the persons at the addresses listed in the Service List and placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with Robertson &
10	Associates, LLP's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course
11	of business with the United States Postal Service, in a sealed envelope with postage fully prepaid.
12	BY E-MAIL OR ELECTRONIC TRANSMISSION: I caused a copy of the document(s) to be sent from e-mail address arusso@arobertsonlaw.com to the persons at the e-
13	mail addresses listed in the Service List. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.
14	I declare under penalty of perjury under the laws of the State of California that the
15	foregoing is true and correct.
16	Executed on April 25, 2025, at Westlake Village, California.
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18	Ann Russo
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Robertson & Associates, LLP	
	NOTICE OF ENTRY OF CASE MANAGEMENT ORDER NO. 1

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