1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Plaintiff's counsel has advised UCLA's counsel that the Court would like UCLA's counsel to be in court tomorrow afternoon because the Court has questions about what is happening with UCLA. UCLA accordingly provides this brief written update, and requests that the Court provide a Zoom link through which undersigned counsel (who has commitments in another Northern California court until 1:30 p.m. tomorrow) can appear remotely tomorrow afternoon to address the Court's question.

Since the Court's entry of the September 25 injunction that enjoined UCLA from using the baseball facilities that are the primary consideration for UCLA's annual provision of \$3 million in in-kind services to veterans at the campus (plus an annual payment of over \$320,000), all UCLA stakeholders—veterans, campus leadership, financial officials, athletics directors, medical and legal professionals, and faculty—along with Regental oversight officials have engaged in extensive discussion of what would be most appropriate under these circumstances. We have had discussions and emails with plaintiffs' counsel about this as well, and are scheduling a meeting for Thursday or Friday for UCLA's representative to discuss options proposal with plaintiffs' counsel in the hope of reaching an agreement that could be presented to the court.

UCLA is mindful of the urgency of this situation, as the UCLA students who have been evicted from their baseball facilities, and their families, have suffered and will continue to suffer the impact of that Court-ordered dislocation until a solution is reached that permits them access to the facilities and program that UCLA's Lease expressly had assured to the students in exchange for the extensive consideration UCLA provides to the veterans.

DATED: October 1, 2024

## REED SMITH LLP

By: /s/ Raymond A. Cardozo Attorneys for Enjoined Non-Party The Regents of the University of California