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- 2. Defendant Motel 6 Operating L.P. is a for-profit corporation doing business at various locations in the State of Washington, including motels located in King County and other locations throughout the State.
- 3. Defendant G6 Hospitality LLC is a for-profit corporation that owns and operates Motel 6 motels throughout the United States, including in the State of Washington.
- 4. Motel 6 motels are "place[s] of public resort, accommodation, assemblage, or amusement" within the meaning of RCW 49.60.040(2).
- 5. The State alleges Motel 6 engaged in unfair, deceptive, and discriminatory practices against its guests by employing a corporate policy or practice of providing private guest registry information upon request, including guests' names, dates of birth, driver's license numbers, and license plates numbers, to agents of U.S. Immigration and Customs Enforcement within the Department of Homeland Security ("ICE" or "DHS/ICE").
- 6. Specifically, the State alleges that Motel 6 violated the CPA, RCW 19.86.020 and RCW 49.60.030(3), and the WLAD, RCW 49.60.030(1)(b) and RCW 49.60.215(1), by:
 - a. Disclosing private guest registry information to ICE agents, in violation of the public policy of the State of Washington, including the Washington State Constitution and Motel 6's own privacy policy;
 - b. Disclosing private guest registry information to ICE agents with the knowledge that ICE was requesting the guest registry information for the purpose of discovering and investigating guests on the basis of national origin, including guests with Latino-sounding names.
- 7. In agreeing to this Consent Decree, Motel 6 seeks to take corporate responsibility for past actions that adversely affected some of its customers, compensate those individuals who were harmed, and protect guest information with the integrity it deserves. Defendants represent

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that they have taken actions to implement policies and procedures consistent with the terms in section II, below, and recognize the importance of compliance moving forward.

- 8. The parties advise this Court that they wish to avoid the expense, delay, and uncertainties of litigation, and therefore agree to settle this action by this Consent Decree, and therefore, have agreed to file a joint motion for entry of this Consent Decree.
- 9. Defendants agree that they will not oppose the entry of this Consent Decree on the ground that it fails to comply with Rule 65(d) of the Superior Court Civil Rules and hereby waive any objection based thereon.
 - 10. Defendants waive any right they may have to appeal from this Consent Decree.

 NOW, THEREFORE, it is hereby ORDERED, ADJUDGED, and DECREED:

II. INJUNCTIONS

11. The injunctive provisions of this Consent Decree shall apply to Defendants and their successors, assigns, transferees, officers, agents, servants, employees, representatives, and all other persons in active concert or participation with Defendants.

A. GENERAL INJUNCTIVE PROVISIONS

- 12. Defendants shall implement and maintain the following policies and internal procedures, and specifically agree that these injunctive provisions shall apply only at corporate owned hotels in the State of Washington, except to the extent that paragraph II.A.12.a.vi. below requires Defendants to maintain a brand standard requiring franchised properties to adopt policies and practices that comply with The Policy
 - a. Response to Requests for Information from Law Enforcement, Including DHS/ICE Agents:
 - i. Defendants shall maintain a policy ("The Policy") that they will not share guest information with law enforcement, including ICE agents, without a

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ATTORNEY GENERAL OF WASHINGTON Civil Rights Division 800 Fifth Avenue, Suite 2000 Seattle, WA 98104 (206) 442-4492 judicially enforceable warrant or subpoena, except where there is a credible reason to believe that a guest, employee, or other individual is in imminent danger.

- ii. All warrants or subpoenas presented by law enforcement, including DHS/ICE agents, must be sent to Defendants' legal department or other individual(s) designated by Defendants who have been trained to comply with The Policy and to address requests from law enforcement, including DHS/ ICE agents. Except where Defendants are responding to or complying with a judicially enforceable search warrant, or there is a credible reason to believe that a guest, employee, or other individual is in imminent danger, Defendants will train and require their employees not to provide guest information in response to any request, warrant, or subpoena from law enforcement, including DHS/ICE agents, without first obtaining authorization and directions from Defendants' legal department or other trained individual(s) designated by Defendants. A "credible reason" includes articulation by a law enforcement agent of particularized concerns related to an individual currently on the property or notification by the G6 legal department of a state or local law that requires hotels to share guest lists with local law enforcement.
- iii. 24-Hour Hotline: Defendants shall maintain a 24-Hour Hotline to assist employees at corporate-owned Motel 6 properties when they receive any request for guest information from law enforcement, including DHS/ICE agents, including assistance in complying with legal obligations under Washington law, including the terms of this Consent Decree.

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- iv. Defendants shall instruct their employees at corporate-owned properties in Washington that they are expected to call the 24-Hour Hotline if they have any questions about The Policy.
- v. Defendants shall develop, disseminate, maintain, and implement written policies and procedures that incorporate and implement the terms of The Policy, both to be approved by the Attorney General's Office ("AGO").
- vi. Defendants shall maintain a brand standard requiring Motel 6 franchised properties to adopt and implement policies and procedures that comply with The Policy.
- vii. Defendants shall maintain records of all subpoenas and warrants, and, within sixty days of the entry of this Consent Decree, train Washington employees, and implement and maintain a system, to create and maintain incident reports for all guest information and guest list disclosures made by its Motel 6 corporate-owned properties, in a centralized location.
- viii. Defendants shall publish The Policy to its public website.
- ix. Defendants shall create and publish on its public website a mechanism for any guest at a Motel 6 property to report when he or she believes that guest information has been provided to law enforcement, including DHS/ICE agents, or that The Policy has been violated in any manner.
- x. Defendants shall maintain records of all guest reports or complaints of improper information sharing with law enforcement, including DHS/ICE agents, including but not limited to violation of The Policy, in a centralized corporate location consistent with Defendants' document retention policy and the provisions of this Consent Decree, whichever period is longer.

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xi. During the term of this Consent Decree, any changes to The Policy, or the written policies or procedures to implement it, must be approved in advance by the AGO. Such approval will not be unreasonably withheld or delayed.

13. Training

- Defendants shall train each Motel 6 property employee who has access to guest information (e.g. housekeepers and property maintenance persons do not have access to guest information) to understand their responsibilities with regard to The Policy, including an emphasis on the priority of protecting the privacy rights of its guests, as well as the purpose and procedures regarding Defendants' 24-Hour Hotline, such as when it is appropriate and necessary to contact Defendants' legal 24-Hour Hotline.
- b. The content of the training provided by Defendants regarding The Policy shall be in writing and Defendants shall record and maintain records of the dates, location, trainer, and attendance at each training.

14. Compliance Plan

- a. Defendants shall develop and submit to the AGO, within thirty (30) days of entry of this Consent Decree, copies of its current policies, and as applicable, draft written policies and procedures that incorporate the terms of The Policy, for the AGO's prior approval. The AGO will provide its review and comments, if necessary, or approval, within thirty (30) days of receipt of the policies, procedures and drafts.
- b. Defendants shall also develop and submit to the AGO a draft compliance plan within ninety (90) days following the entry of this Consent Decree for the AGO's prior approval. At a minimum, the compliance plan must consist of the following:

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(1) implementation and dissemination of the written policies and procedures that incorporate the terms of The Policy; (2) a training schedule for all employees of corporate-owned Motel 6 properties in Washington who have access to guest lists and/or guest information regarding Defendants' obligations under this Consent Decree; (3) training materials to prevent discriminatory, unfair, or deceptive practices; and (4) meaningful oversight mechanisms to ensure compliance with The Policy and related procedures.

c. The first training shall take place within one-hundred twenty (120) calendar days following the entry of this Consent Decree.

B. RECORDKEEPING AND REPORTING

15. Documents to be Preserved For The Duration of the Agreement

For a period of three (3) years following the entry of this Consent Decree, or for any period required by state or federal law, whichever is longer, Defendants shall preserve all records related to its obligations under this Consent Decree in a centralized location, including all documents, whether in paper or electronic form, that relate to the following:

- a. The written policies and procedures that incorporate the terms of The Policy and any changes and modifications thereto, together with the effective date(s) of those changes.
- b. The written training materials provided by Defendants regarding the policies and procedures that incorporate the terms of The Policy, together with the dates, location, trainer, and attendance at each training.
- c. Records of all subpoenas, warrants, and guest information disclosures made by Motel 6 properties to law enforcement, including DHS/ICE.
- d. Guest or consumer reports and complaints related to the disclosure of guest information to law enforcement authorities, including DHS/ICE;

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- e. Risk Management Incident Reports of incidents involving the sharing of guest information with law enforcement, including DHS/ICE agents; and
- f. Logs of any calls to the 24-Hour Hotline made by employees of Defendants' corporate-owned properties in Washington.

16. Reporting Requirements

For a period of three (3) years following the entry of this Consent Decree, Defendants shall provide the AGO with:

- a. Bi-annual Compliance Reports, on the six (6) month and yearly anniversaries each year of the entry of the Consent Decree, including all changes to the policies and procedures that incorporate the terms of The Policy, a copy of the training materials used and records of attendance, a summary of all incidents of guest information provided to law enforcement, including DHS/ICE agents, and a summary of all complaints related to the disclosure of guest information to law enforcement, including DHS/ICE;
- b. Records of any complaint related to the disclosure of guest information to law enforcement authorities, including DHS/ICE, that it receives from guests or consumers. Defendants shall provide the written complaint within ten (10) days of its receipt. Defendants shall further provide the AGO all information the AGO reasonably requests concerning such complaint, including information regarding any investigation or resolution of such complaint.

17. Inspection, Copying & Cooperation

a. Upon reasonable notice to counsel for Defendants, representatives of the AGO shall be permitted to inspect and copy all records maintained by Defendants, consistent with Defendants' obligations under this Consent Decree.

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b. Upon notice to counsel for Defendants, if the AGO has reason to believe that Defendants may not be in compliance with the terms of this Consent Decree, the AGO shall be further permitted to take additional steps to enforce compliance with this Consent Decree, and cooperation by Defendants will not be unreasonably withheld.

III. SETTLEMENT FUND

- 18. Defendants shall transfer Twelve million dollars (\$12,000,000.00) to the Attorney General. This money shall be referred to as the "Settlement Fund," and will be used for restitution, monetary damages to compensate persons aggrieved by Defendants' conduct, for recovery of attorneys' fees and costs incurred by counsel for the State in prosecuting this action, future monitoring and enforcement of this Consent Decree, for the costs of administering the settlement fund, or for any lawful purpose in the discharge of the Attorney General's duties at the sole discretion of the Attorney General.
- 19. The Settlement Fund shall be paid in two installments: the first payment of Six million dollars (\$6,000,000.00) within fourteen (14) calendar days following the entry of this Consent Decree and the second payment of Six million dollars (\$6,000,000.00) within ninety (90) calendar days following the entry of this Consent Decree. The payments shall be made by valid checks, made payable to the "Attorney General—State of Washington," and shall be delivered to the Office of the Attorney General, Attention: Mitchell Riese, Civil Rights Division, 800 Fifth Avenue, Suite 2000, Seattle, Washington 98104-3188.
- 20. The AGO will make reasonable efforts to locate individuals who may be entitled to payment for restitution and/or damages from the Settlement Fund.
- 21. To assist the AGO with its efforts to locate individuals who may be entitled to payment for restitution and/or damages from the Settlement Fund, within thirty (30) calendar days of a request, Defendants shall produce to the AGO or its Settlement Administrator, as CONSENT DECREE

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22. The AGO, or its Settlement Administrator, as directed by the AGO, shall

directed by the AGO and to the extent the information is available to Defendants in its HotelKey

investigate the claims of any individual who may be entitled to payment from the Settlement Fund, make a determination as to which individuals are so entitled, and determine the appropriate amount that should be paid to each individual. The Defendants will not seek to interfere with or oppose the AGO's, or the Settlement Administrator's, determinations regarding the Settlement Fund.

23. Within one (1) year of receipt of the payment specified in paragraph 16, the AGO, and its Settlement Administrator, as directed by the AGO, shall conclude efforts to locate and investigate the claims of individuals who may be entitled to payment from the Settlement Fund. After paying those claims, the Attorney General shall use any remaining money in the Settlement Fund for any lawful purpose in the discharge of the Attorney General's duties, including recovery of the AGO's costs and fees associated with monitoring and implementing this Consent

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the Settlement Funds as outlined in Section 23 below.

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24. This Consent Decree shall be in effect for a period of three (3) years from the date of its entry. The Court shall retain jurisdiction for the duration of this Consent Decree to enforce its terms, after which time the case shall be dismissed with prejudice.

- 25. Any time limits for performance imposed by this Consent Decree may be extended by mutual written agreement of the parties. The other provisions of this Consent Decree may be modified by written agreement of the parties or by motion to the Court. If the modification is by written agreement of the parties, such modification will be effective upon filing of the written agreement with the Court and shall remain in effect for the duration of the Consent Decree or until such time as the Court indicates through written order that it has not approved the modification.
- The State may move the Court to extend the duration of the Consent Decree in 26. the event of material noncompliance or if the moving party believes the interests of justice so require.

V. ADDITIONAL PROVISIONS

- 27. The parties agree that, as of the date of the entry of this Consent Decree, litigation is not "reasonably foreseeable" concerning the matters described above. To the extent that eitherparty previously implemented a litigation hold to preserve documents, electronically stored information (ESI), or things related to the matters described above, the party is no longer required to maintain such litigation hold. Nothing in this paragraph relieves either party of any other obligations imposed by this Consent Decree.
- This Consent Decree shall be binding upon and inure to the benefit of Defendants' 28. successors and assigns. Defendants and their successors and assigns shall notify the AGO at least thirty (30) days prior to closing a transaction for any change in control that would change the identity of the corporate entity or individual(s) responsible for compliance obligations arising

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1	under this Consent Decree, including but not limited to dissolution, assignment, sale, merger, or				
2	other action that would result in the emergence of a successor corporation or other business entity				
3	or the creation or dissolution of a subsidiary, parent, or affiliate that engages in any acts or				
4	practices subject to this order.				
5	29. All communications related to this Consent Decree shall be directed to: Civil				
6	Rights Division Chief, Office of the Washington State Attorney General, 800 Fifth Avenue,				
7	Suite 2000, Seattle, WA 98014.				
8					
9	Approved on thisday of, 2019.				
10					
11	The Hon. Dean S. Lum				
12	Judge, King County Superior Court				
13	Approved for entry and presented by: ROBERT W. FERGUSON				
14	Attorney General				
15	Mat. 2000 A D. 080				
16	MITCHELL A. RIESE, WSBA #11947				
17	ANDREA BRENNEKE, WSBA #22027 Assistant Attorneys General				
18	Attorneys for Plaintiff				
19					
20	Approved for entry, notice of presentation waived: DAVIS WRIGHT TREMAINE LLP				
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22	M , $ I $, $ I $, $ I $				
23	MARK N. BARTLETT, WSBA #15672				
24	AMBIKA K. DORAN, WSBA #38237 LAUREN B. RAINWATER, WSBA #43625				
25 26	CONSENT DECREE 12 ATTORNEY GENERAL OF WASHINGTON Civil Rights Division 800 Fifth Avenue, Suite 2000 Scattle, WA 98104				

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