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5 IN THE UNITED STATES DISTRICT COURT
6 FOR THE WESTERN DISTRICT OF WASHINGTON

7 HUNTERS CAPITAL, LLC, a Washington
8 limited liability company, NORTHWEST
9 LIQUOR AND WINE LLC, a Washington
10 limited liability company, SRJ
11 ENTERPRISES, d/b/a CAR TENDER, a
12 Washington corporation, THE RICHMARK
13 COMPANY d/b/a RICHMARK LABEL, a
14 Washington company, SAGE PHYSICAL
15 THERAPY PLLC, a Washington
16 professional limited liability company,
17 KATHLEEN CAPLES, an individual,
18 ONYX HOMEOWNERS ASSOCIATION,
19 a Washington registered homeowners
20 association, WADE BILLER, an individual,
21 MADRONA REAL ESTATE SERVICES
22 LLC, a Washington limited liability
23 company, MADRONA REAL ESTATE
24 INVESTORS IV LLC, a Washington
25 limited liability company, MADRONA
REAL ESTATE INVESTORS VI LLC, a
Washington limited liability company, 12TH
AND PIKE ASSOCIATES LLC, a
Washington limited liability company,
REDSIDE PARTNERS LLC, a Washington
limited liability company, MAGDALENA
SKY, an individual, OLIVE ST
APARTMENTS LLC, a Washington limited
liability corporation, and BERGMAN'S
LOCK AND KEY SERVICES LLC, a
Washington limited liability company, on
behalf of themselves and others similarly
situated,

Plaintiffs,

Case No.

CLASS ACTION COMPLAINT

JURY DEMAND

1 vs.

2 CITY OF SEATTLE,

3 Defendant.

4 Plaintiffs hereby allege as follows:

5 **I. OVERVIEW**

6 1. The rights of free speech and to peaceably assemble are enshrined in our
7 constitutional tradition. Plaintiffs support free-speech rights and support the efforts of those like
8 Black Lives Matter who, by exercising such rights, are bringing issues such as systemic racism
9 and unfair violence against African Americans by police to the forefront of the national
10 consciousness. Specifically, Plaintiffs support the free speech rights of many of those who have
11 gathered on Capitol Hill to form what has been called “CHAZ,” standing for the “Capitol Hill
12 Autonomous Zone,” or “CHOP” for “Capitol Hill Organized Protest” or “Capitol Hill Occupying
13 Protest.”¹

14 2. This lawsuit does **not** seek to undermine CHOP participants’ message or present a
15 counter-message. Rather, this lawsuit is about the constitutional and other legal rights of
16 Plaintiffs—businesses, employees, and residents in and around CHOP—which have been overrun
17 by the City of Seattle’s unprecedented decision to abandon and close off an entire city
18 neighborhood, leaving it unchecked by the police, unserved by fire and emergency health services,
19 and inaccessible to the public at large. The City’s decision has subjected businesses, employees,
20 and residents of that neighborhood to extensive property damage, public safety dangers, and an
21 inability to use and access their properties.

22 3. On June 8, 2020, the City of Seattle (“the City”) abruptly deserted the Seattle Police
23 Department’s East Precinct on the corner of Twelfth Avenue and E. Pine Street in Seattle’s Capitol
24

25 _____
¹ This complaint primarily refers to the area as “CHOP,” and the people who are participating in CHOP who are not
businesses, employees, or residents of the area as “CHOP participants.”

1 Hill neighborhood, leaving behind numerous barriers that had previously been used as a line
2 between police and protesters.

3 4. When the City abandoned the precinct and the nearby barriers, a number of
4 individuals who had been in the area took control of the barriers and used them to block off streets
5 in an area around the East Precinct.

6 5. In the days and weeks after the City abandoned the East Precinct, CHOP
7 participants have occupied the public streets, sidewalks, and parks in the area at all hours of the
8 day and night. Rather than seeking to restore order and protect the residents and property owners
9 within CHOP, the City instead chose to actively endorse, enable, and participate in the occupation
10 of CHOP.

11 6. The City has provided Cal Anderson Park, a public park located at the center of
12 CHOP, to CHOP for use as the staging ground supporting CHOP's occupation of the surrounding
13 area. Supported by the City, countless CHOP participants now reside in the park at all times of
14 day and night, having turned it into a tent city. At any given time, hundreds of CHOP participants
15 are camped out in the park. Violence, vandalism, excessive noise, public drug use, and other
16 crimes are rampant within the park.

17 7. The City's conduct has resulted in CHOP being blocked off from public access.
18 Among other conduct detailed below, the City recently provided the participants with concrete
19 barriers to use to block the streets, which CHOP participants have indeed used to barricade the
20 streets and create borders. These borders have, at times, been guarded by armed CHOP
21 participants who oversee who can or cannot enter CHOP. As a result, the streets are barred to
22 most all vehicular traffic, making it virtually impossible for residents and businesses to access their
23 buildings, receive deliveries, and provide goods and services to the few customers willing to enter
24 CHOP.

1 8. The City’s conduct has also resulted in the elimination of basic public safety within
2 CHOP and nearby areas. For example, the City has enacted a policy under which police will not
3 enter the CHOP area except during life-and-death emergencies, and, even in those situations, the
4 response is, at best, muted and late. After a fatal shooting in the early morning of June 20, 2020,
5 for example, officers did not even approach the area of the shooting until approximately 20 minutes
6 after the shooting, and no professional medical response was available for at least 15 minutes. At
7 other times, even during life-and-death emergencies, the police have acquiesced to demands from
8 CHOP participants that they abandon the area. The City has acknowledged the serious safety issues
9 it has created, in particular noting that there are “dangerous conditions” at night, but the City has
10 nonetheless chosen to maintain its policy of providing resources and support to the CHOP
11 occupiers.

12 9. The City’s conduct has enabled the widespread destruction and vandalism of
13 private property. Graffiti is pervasive throughout CHOP—it is not only on barriers, streets,
14 sidewalks, but also on nearly every private building within CHOP. Graffiti that is painted over
15 almost immediately returns, and property owners have been told by CHOP participants that if they
16 dare to paint over graffiti, their buildings will be more severely vandalized or even burned to the
17 ground. The City has done nothing to prevent this conduct, but, instead, has actively endorsed and
18 supported the ongoing occupation of the CHOP area and the destruction of property that
19 accompanies it. As a result, property owners and their tenants have not been able to fully use their
20 properties. Property owners and tenants have, for instance, had to lock and barricade their garages
21 and loading areas at risk of having CHOP participants entering and vandalizing them.

22 10. The property owners, businesses, and residents in the area suffer ever-increasing
23 property damage and economic loss every day that CHOP exists in their neighborhood, all because
24 of the City’s active support, encouragement, and endorsement of the occupation. In particular,
25 Seattle Mayor Jenny Durkan has provided the CHOP participants with not just tangible resources

1 but also a de facto stamp of approval. Her tweets, interviews, and other statements have made it
2 clear that the City is fully aware of what is happening, has no plan or timeline for remedying the
3 ongoing harm, and in fact views the occupation of Capitol Hill as something akin to a perpetual
4 block party.

5 11. Plaintiffs and others have repeatedly pleaded with Mayor Durkan and others to
6 cease enabling the destruction of their property and the imminent dangers posed to them and their
7 neighborhood. But the City has not listened, or has not cared, and Plaintiffs have had to resort to
8 litigation to make themselves heard.

9 12. Again, this case is not about Plaintiffs' agreement or disagreement with the
10 inspiration for CHOP, or the viewpoints expressed by the people occupying that area. Instead, it
11 is about the City's active, knowing endorsement and support of a destructive occupation of a
12 neighborhood to the detriment of the well-being of those who live and work in that neighborhood.

13 **II. PARTIES**

14 13. Plaintiffs are residents, tenants, property owners, and small businesses in Seattle's
15 Capitol Hill neighborhood that have been harmed by CHOP. Without an injunction restraining
16 the City from continuing its policies of supporting and enabling the occupation of the CHOP area,
17 each of the Plaintiffs will continue to suffer irreparable harm, by, among other things, being subject
18 to acts of violence, harassment, trespass and vandalism; denial of access to their property; loss of
19 police protection and public services, including trash, medical, and fire services; loss of business
20 revenue; loss of the use of public streets, sidewalks, and parks near or adjacent to their property,
21 residence, or premises; reduction in property value; destruction of property; and other economic
22 and non-economic injuries.

23 14. Plaintiff Hunters Capital LLC ("Hunters Capital") is a Washington limited liability
24 company with its principal place of business in King County, Washington. Hunters Capital is a
25 real-estate development, investment, and management company, headquartered near Cal Anderson

1 Park in the Capitol Hill neighborhood with offices in the zone occupied by CHOP at 1620
2 Broadway Seattle, Washington. Hunters Capital owns and manages a portfolio of commercial,
3 multi-family residential, and mixed-use properties in the Capitol Hill neighborhood within and
4 around CHOP, including 500 E. Pike Street, 1517 12th Avenue, 401 E. Pine Street, 1000 E. Pike
5 Street, 900 E. Pine Street, 426 15th Avenue East, 415 18th Avenue South, 523 15th Avenue East,
6 1641 Nagle Place, and 501 E. Pike Street, in addition to other properties in the area it manages.
7 Hunters Capital has suffered, and continues to suffer, economic loss from CHOP. Additionally,
8 its property has been damaged and its tenants and employees have been harassed.

9 15. Plaintiff SRJ Enterprises, Inc. d/b/a Car Tender (“Car Tender”) is a Washington
10 corporation with its principal place of business in King County, Washington. Car Tender is an
11 automotive repair business. Car Tender’s shop is located at 1706 12th Avenue in Seattle,
12 Washington, in the heart of Seattle’s Capitol Hill neighbor and directly bordering the zone
13 occupied by CHOP. Car Tender has been a small business since 1971 and currently has 10
14 employees. Car Tender’s shop has been vandalized and broken into by CHOP participants and its
15 employees have been assaulted. With access for customers cut off by CHOP, it has suffered a loss
16 of business.

17 16. Plaintiff The Richmark Company d/b/a Richmark Label (“Richmark Label”) is a
18 family-owned Washington company with its principal place of business in King County,
19 Washington. Richmark Label is a label printing and manufacturing business located at 1110 E.
20 Pine Street, Seattle, Washington. Richmark Label is one of the largest manufacturing employers
21 on Capitol Hill, with over 70 employees working at its facilities on Pine Street. Due to street
22 blockages and barricades, trucks and delivery vehicles have been unable to access Richmark
23 Label’s manufacturing facility. In addition to its manufacturing facility, Richmark Label also
24 owns property, portions of which it leases to other tenants, in or near CHOP.

1 17. Plaintiff Northwest Liquor and Wine LLC (“Northwest Liquor and Wine”) is a
2 Washington limited liability company with its principal place of business in King County,
3 Washington. Northwest Liquor and Wine operates a specialty liquor, beer and wine store in the
4 Capitol Hill neighborhood, located on the corner of 12th Avenue and Pine Street at 1605 12th
5 Avenue, Seattle, Washington, directly across from the East Precinct and wholly within CHOP.
6 Customers cannot access Northwest Liquor and Wine because of CHOP and since the occupation
7 began in early June, the company’s sales have been down approximately 70%.

8 18. Sage Physical Therapy PLLC (“Sage Physical Therapy”) is a Washington
9 professional limited liability company with its principal place of business in King County,
10 Washington. Sage Physical Therapy provides rehabilitative and therapeutic physical therapy to
11 patients from its sole offices on Capitol Hill located at 1125 E. Olive Street, near CHOP. With
12 access for clients cut off by CHOP, it has suffered and continues to suffer a loss of business, in
13 addition to other injuries. Plaintiff Kathleen Caples is the owner of Sage Physical Therapy.

14 19. The Onyx Homeowners Association (“Onyx HOA”) is a Washington registered
15 homeowners association in King County, Washington. Onyx HOA is an association of, and
16 represents, the residents of the Onyx Condominiums located at 1125 E. Olive Street, Seattle,
17 Washington. Onyx Condominiums, located near the area occupied by CHOP participants on
18 Capitol Hill, has 65 units. The building has suffered property damage and theft because of CHOP,
19 the value of the owners’ property has been greatly reduced, and the owners have been harassed
20 and threatened.

21 20. Plaintiff Wade Biller is the president of Onyx HOA. He is also a condominium
22 owner in the Onyx building. In addition to the injuries he has suffered as a resident and property
23 owner in CHOP, Mr. Biller has been physically assaulted by a CHOP participant while attempting
24 to negotiate with CHOP participants in his capacity as President of the HOA.
25

1 21. Plaintiff Madrona Real Estate Services LLC (“Madrona Real Estate Services”) is a
2 Washington limited liability company with its principal place of business in King County,
3 Washington. Madrona Real Estate Services is a real-estate development and full-service real-estate
4 management company for both commercial and residential properties. Madrona Real Estate
5 Services owns or manages over 250,000 square feet of real estate in Capitol Hill, including
6 property on Pine street and properties in and around CHOP. Madrona Real Estate Services has
7 suffered, and continues to suffer, economic loss from CHOP, among other injuries.

8 22. Plaintiff Madrona Real Estate Investors IV LLC (“Madrona Real Estate Investors
9 IV”) is a Washington limited liability company with its principal place of business in King County,
10 Washington. Madrona Real Estate Investors IV is a real-estate investment company, whose
11 holdings include properties located in the Capitol Hill neighborhood, including in or near CHOP
12 on Pike and Pine streets. Madrona Real Estate Investors IV has suffered, and continues to suffer,
13 economic loss from CHOP, among other injuries.

14 23. Plaintiff Madrona Real Estate Investors VI LLC (“Madrona Real Estate Investors
15 VI”) is a Washington limited liability company with its principal place of business in King County,
16 Washington. Madrona Real Estate Investors VI is a real-estate investment company, whose
17 holdings include properties located in the Capitol Hill neighborhood, including in or near CHOP
18 on Pike and Pine streets. Madrona Real Estate Investors VI has suffered, and continues to suffer,
19 economic loss from CHOP, among other injuries.

20 24. 12th and Pike Associates LLC (“12th and Pike Associates”) is a Washington limited
21 liability company with its principal place of business in King County, Washington. 12th and Pike
22 Associates is a real-estate investment company, whose holdings include properties located in the
23 Capitol Hill neighborhood, including in or near CHOP on Pike and Pine streets. 12th and Pike
24 Associates has suffered, and continues to suffer, economic loss from CHOP, among other injuries.
25

1 25. Plaintiff Redside Partners LLC (“Redside Partners”) is a Washington limited
2 liability company with its principal place of business in King County, Washington. Redside
3 Partners is a real-estate investment and management company, with headquarters in CHOP at 1620
4 Broadway, Seattle, Washington. Redside Partners holds investments in and manages numerous
5 properties in the Capitol Hill neighborhood, including properties in or near CHOP such as 915 E
6 Pine Street. Redside Partners has suffered, and continues to suffer, economic loss from CHOP,
7 among other injuries.

8 26. Plaintiff Magdalena Sky is a small business owner who owns and operates Tattoos
9 and Fortune. Tattoos and Fortune is a tattoo parlor and Tarot studio with a sole location at 1605
10 12th Avenue Seattle, Washington, within CHOP. Ms. Sky is the sole proprietor of Tattoos and
11 Fortune. With access for clients cut off by CHOP, Ms. Sky, through her business, has suffered and
12 continues to suffer a loss of business, in addition to other injuries.

13 27. Plaintiff Olive ST Apartments LLC (“Olive ST Apartments”) is a Washington
14 limited liability company with its principal place of business in King County, Washington. Olive
15 ST Apartments owns two apartment complexes within and right on the boarder of CHOP, located
16 near Cal Anderson Park at 1703 12th Avenue and 1114 East Olive Street, Seattle, Washington.
17 Olive ST Apartments has suffered, and continues to suffer, economic loss from the CHOP, among
18 other injuries.

19 28. Plaintiff Bergman’s Lock and Key Services LLC (“Bergman’s Lock and Key”) is
20 a Washington limited liability corporation with its principal place of business in King County,
21 Washington. Bergman’s Lock and Key’s offices are located at 1714 12th Avenue, Seattle,
22 Washington, in the immediate vicinity of CHOP. Bergman’s Lock and Key provides lock and key
23 services for residential and commercial properties, normally attracting customers from around the
24 Puget Sound area to its Capitol Hill locations. Like other small business, Bergman’s Lock and
25 Key has suffered, and continues to suffer, economic loss from CHOP, among other injuries.

1 **B. The Activities of CHOP Participants**

2 37. Ever since the SPD vacated Capitol Hill, the CHOP participants have claimed the
3 area as their own with a physical presence and a loose form of governance and justice.

4 38. CHOP participants have maintained borders with barriers and people patrolling the
5 perimeter, as well as vehicles parked in the middle of rights-of-way.

6 39. Many CHOP participants live on the streets and sidewalks and in Cal Anderson
7 Park, in tents such as the following:



15
16 40. They have painted graffiti on most available surfaces, and if a property owner paints
17 over the graffiti, the graffiti is typically replaced within a few hours. CHOP participants have even

1 threatened business owners with retaliation if they paint over graffiti. Examples of this pervasive
2 graffiti include the following:



1 41. CHOP participants have created various unpermitted, ad hoc food dispensaries and
2 stores on public property in front of and near private residences and businesses.

3 42. CHOP participants have created a “medical tent” in a private parking lot corner
4 under a festival tent.

5 43. On occasion, CHOP participants have acted as a replacement police force,
6 including by demanding that business owners release individuals who were caught committing
7 crimes and by attempting to perform their own crime investigations

8 44. CHOP participants occupy the streets and sidewalks 24 hours a day, and have
9 speeches, debates, movies, music, and various other activities—including, in some instances,
10 illegal fireworks shows—on the streets and sidewalks. Disturbances and noise pollution extend
11 well past 10 p.m. and typically into the early morning of the next day.

12 45. CHOP participants have been observed carrying guns in the public streets and parks
13 in broad daylight.

14 46. Cal Anderson Park is one of the focal points of CHOP. The approximately 7-acre
15 park, which is ostensibly owned by the City, has been entirely handed over to the CHOP
16 participants. The City has supported and enabled CHOP’s occupation of the park through
17 providing washing/sanitation facilities, portable toilets, and other material support.

18 47. As a result of the City’s actions, Cal Anderson Park has been transformed into a
19 massive tent city for CHOP participants, as shown here:



1
2 48. Members of the public can no longer use Cal Anderson Park. CHOP's control of
3 the park has not abated, as shown in the below pictures taken the afternoon of June 23, 2020 (local
4 residents attempting to take pictures too close to Cal Anderson Park have been threatened by
5 CHOP participants, who have said they will steal their smartphones):



13
14 49. CHOP participants have even built makeshift gardens on the park's lawn to grow
15 food for CHOP. The City has handed over public property in the park for this use, as shown here:



23 50. CHOP's control of Cal Anderson Park is a central nuisance to local residents and
24 businesses. Many of the Plaintiffs' properties overlook, border, or are adjacent to the park. Not
25 only are those residents deprived of their use of the park, but problems from CHOP's encampments

1 in the park spill over into the entire neighborhood. The hundreds of CHOP participants in the park
2 create excessive noise, even late into the night, in violation of the City’s ordinances. Participants
3 set off fireworks at all hours of the day and night. Trash, feces, and other refuse have built up in
4 the park, affecting the whole area. Worst of all, Cal Anderson Park has been one of the most
5 violent areas of CHOP. Local residents have seen individuals in Cal Anderson Park carrying
6 firearms.

7 **C. The Effects of CHOP on Plaintiffs and the Class**

8 51. The impacts on Plaintiffs and the Class have been extensive. The experiences of
9 each Plaintiff are described in detail below. However, all Plaintiffs and Class members have in
10 common at least the following harms: a lack of public safety assistance and substantially impaired
11 access to and use of their properties.

12 **1. Lack of public-safety assistance even in life-threatening circumstances**

13 52. The City’s endorsement and recognition of CHOP has gone so far that the SPD has
14 adopted a policy and practice of not entering the area except in the case of life-threatening crimes,
15 and even then, the SPD response is weak and delayed.

16 53. On information and belief, the SPD considers the area from Denny Way to Union
17 Street and Thirteenth Avenue to Broadway to be a “no response” zone where the SPD will not
18 respond to anything but the most serious crimes.

19 54. And even in the most serious situations, the SPD’s response is unconscionably
20 delayed. As SPD Chief Carmen Best explained on June 11, 2020, as she stood next to Mayor
21 Durkan:

22 SPD has a responsibility to provide public safety services to the
23 entire East precinct and the City. The actions of a small group cannot
24 and should not deprive an entire segment of our community from
25 public-safety services. In the first day of the SPD not having access
to the precinct, response times for crimes in progress were over
fifteen minutes, about three times as long as the average If that
is your mother, or your sister, your cousin, your neighbor’s kid that

1 is being raped, robbed, assaulted, and otherwise victimized, you're
2 not going to want to have to report that it took the police three times
3 longer to get there to provide services to them. The difference in the
4 amount of time could protect someone's life and prevent a violent
5 attack.

6 55. Recent events in CHOP demonstrate that if anything, Chief Best was being
7 conservative in her description of the public-safety emergency in CHOP.

8 56. At approximately 2:20 a.m. on June 20, 2020, there were two people shot in CHOP.
9 At least one of the shootings happened at or near the intersection of Tenth Avenue and Pine Street,
10 around the corner from the abandoned East Precinct. One of the victims died before reaching the
11 hospital. The second was admitted with life-threatening injuries. No suspects have been identified
12 or taken into custody.

13 57. Raw video streamed from the area shortly after that shooting demonstrates the
14 enormity of the risk created by the City for anyone who lives or works in CHOP. That video clearly
15 captured the following:²

16 a. The video appears to start a couple of minutes after the shooting.

17 b. One shooting victim was taken to the CHOP "medic tent" located in a
18 parking lot under a festival tent.

19 c. No professional medics arrived until approximately 15 minutes into the
20 video to tend to the first shooting victim.

21 d. No police were in the area until approximately 18 minutes into the video,
22 when cars and lights and can be seen several blocks away, and police can be heard on
23 megaphones demanding that barriers be moved to allow the police to enter.

24 e. Approximately 19 minutes into the video, a small phalanx of approximately
25 8 police officers entered the area on foot and arrived in the area of the medical tent,
apparently for the purpose of trying to locate and extract the first shooting victim.

² <https://www.facebook.com/WWConverge/videos/297548387941384/?v=297548387941384>

1 f. The phalanx of officers was immediately surrounded, yelled at, and
2 pursued by CHOP participants.

3 g. One police car finally entered the area approximately 20 minutes into the
4 video.

5 h. The police did not engage with the crowd and promptly left the area, after
6 which CHOP participants created a human chain across the street to bar any further
7 entry.

8 i. There was a second shooting victim in CHOP located a couple of blocks
9 away. It appears that no medics or police responded at all to the location of the second
10 victim.

11 j. Approximately 35 minutes into the livestream video, the second victim was
12 placed into a plain white cargo van and presumably taken to the hospital. A voice can
13 be heard explaining that Medic One drove by but did not come to the assistance of the
14 person who ended up in the white van.

15 k. Shortly after the second victim was driven away, private citizens began
16 looking for bullet casings. No police were on the scene to perform any investigation in
17 the immediate aftermath of the shooting.

18 58. On June 21, 2020, another shooting occurred in the area at approximately 11:00 at
19 night. There was no police or medic response, and the shooting victim was transported to the
20 emergency room by private vehicle.

21 59. In a press conference with Mayor Durkan on June 22, 2020, Chief Best reiterated
22 the seriousness of the public-safety situation, stating:

23 there are countless individuals who are in the CHOP that are
24 there to engage, as the Mayor said earlier, in peaceful
25 demonstrations. But there are also groups of individuals
engaging in shootings, a rape, assaults, burglary, arson, and
property destruction, and I have their police reports right

1 here. [*Holding up a stack of papers*] I'm not making it up.
2 These things have happened. We cannot walk away from the
3 truth of what is happening there. This is not about politics
4 and I'm not a politician. This isn't a debate about First
5 Amendment rights. This is about life or death. So we need a
6 plan.

7 **2. Impeded access to and use of property**

8 60. All Plaintiffs and Class members have not had the ability to use public rights of
9 way, including streets and sidewalks, to access their homes, businesses, and properties.

10 61. CHOP participants regularly move the City-provided barriers and other large
11 objects wherever they wish to block traffic, sidewalks, and all other manner of ingress and egress.

12 62. In many cases, this has meant people cannot use public streets and rights-of-way to
13 enter or exit their homes or businesses, clients cannot visit businesses, and businesses cannot get
14 deliveries. The difficulties are magnified for the elderly and the disabled.

15 63. The barriers and the constant presence of CHOP participants has also meant that
16 residents, property owners, and businesses do not have full use of their property. If they can access
17 their property, safety necessitates that many of them have to keep their doors locked. Many
18 portions of property that are normally freely accessible—such as garages—have to be shut at all
19 hours or else CHOP participants will vandalize them.

20 64. Garbage and recycling cannot enter the area due to the myriad barricades and
21 CHOP border guards, forcing residents and businesses to pile up refuse without any idea when
22 they might be able to discard it.

23 65. Residents and businesses in the area are unable to receive deliveries at their homes
24 because delivery companies cannot or will not enter CHOP and the surrounding area because of
25 barriers and safety concerns.

66. Residents in and near CHOP are forced to endure loud noises, music, and even
fireworks at all times of the day and night.

1 67. Residents in and near CHOP do not have free and safe access in or out of their
2 homes.

3 68. Businesses are unable to operate normally, or even open, because of blocked access
4 and concerns for the safety of their suppliers, employees, and customers.

5 69. All of this is causing extensive economic and other harm to Plaintiffs and all other
6 members of the Class.

7 **3. Plaintiffs' individual stories**

8 70. The impact of CHOP on residents, businesses, and property owners is best seen
9 through the stories of Plaintiffs, who are suffering from the City's policies every day.

10 71. Each Plaintiff and the Class has suffered—and continues to suffer— irreparable
11 economic and non-economic injury as a direct result of CHOP participants' presence on Capitol
12 Hill. The City's support for CHOP enables, aids, and abets the ongoing harm to each of the
13 Plaintiffs and members of the Class. Each Plaintiff and Class member will continue to suffer
14 irreparable harm unless restrained by this Court.

15 72. *Plaintiff Car Tender.* Plaintiff Car Tender—a local small business with one
16 location— has suffered a dramatic drop off in its auto-repair business since the establishment of
17 CHOP. Since early June 2020, business revenues have declined around 40% from the prior months
18 of April and May 2020. This drop in sales actually understates Car Tender's losses, however, as
19 April and May's revenues were already lower due to the height of COVID-19 pandemic. In late
20 May 2020, Car Tender's revenues began an upswing coming out of the shutdown, which was
21 suddenly interrupted by the sharp drop in customers caused by CHOP.

22 73. Car Tender's loss of business revenue is a direct result of CHOP. Access to the
23 shop has at times been substantially impeded due to barricaded streets. Further, customers have
24 told Car Tender that they will not bring their cars into the shop, out of fear of CHOP located just
25 down the street from Car Tender's location. Customers have even come to the shop only to

1 immediately turn around and leave, because they were fearful to leave their cars at Car Tender's
2 location. Because of the City's enablement of CHOP, Car Tender is struggling to make ends meet.

3 74. Car Tender's premises have also been vandalized by CHOP participants. CHOP
4 participants tore down the fence around Car Tender's car lot, permanently damaging the cement
5 post such that an entire new fence will need to be constructed. They have also painted and
6 vandalized with graffiti the side of Car Tender's building. Car Tender is fearful that if the company
7 tries to cover up the graffiti they will face reprisals from CHOP participants, as CHOP participants
8 have threatened to burn down other properties in the area when owners have attempted to cover or
9 clean up graffiti.

10 75. Car Tender's customers are understandably concerned for their safety, and with
11 good reason. Indeed, Car Tender's shop was recently broken into by a man who assaulted the son
12 of one of Car Tender's owners with a knife. The details of the incident demonstrate the extreme
13 risk of harm to which the City has exposed Plaintiffs and the Class.

14 76. On June 14th at around 9:30 p.m., a person broke into Car Tender's building, armed
15 himself with a knife and a spike that he found inside the building, and lit a fire in the shop. After
16 receiving a call from a neighbor alerting them to the break-in, Car Tender's owner and son called
17 9-1-1 and then went to the premises themselves, where they found the shop's garage had been
18 broken into. They found that the property had also been vandalized with Purell hand sanitizer,
19 which the intruder had dumped everywhere to use as fuel for the fire he had started. That fire was
20 still burning when the owner and his son arrived, but they were able to extinguish it. The intruder
21 was still on the premises, however, and he accosted the owner's son with the knife and spike and
22 abruptly assaulted him by hitting him in the chest.

23 77. Although blindsided by the intruder's sudden unprovoked attack, the owner and his
24 son were able to wrestle the intruder to the floor in a scuffle. The intruder meanwhile tried to cut
25

1 the son's femoral artery and landed two large cuts to his clothing on the side of his leg. He also
2 repeatedly attempted to stab the son with the spike.

3 78. After subduing the intruder, Car Tender's owner called 9-1-1 again, reporting the
4 arson, burglary, and assault, requesting police assistance at the scene. Other neighbors also called
5 9-1-1. But, despite the multiple 9-1-1 calls, the police never responded to the scene that evening.

6 79. Several CHOP participants on the street who witnessed the incident approached the
7 shop and demanded the release of the apprehended intruder. Car Tender's owner at first insisted
8 that he was waiting for the police to come to the scene. An angry mob of CHOP participants,
9 perhaps as many as 500 although possibly more, gathered around Car Tender's fence and broke it
10 down, insisting on the release of the intruder. Members of CHOP mob insisted that the police
11 would never dare respond. Faced with a threat of mob violence, Car Tender's owner and son
12 handed the intruder over to CHOP participants.

13 80. Because the police refused to protect Car Tender's property from burglary and
14 arson, Car Tender's owner now is forced to sleep at the shop in an effort to protect it. Car Tender's
15 owner has tried to contact Mayor Durkan's office to report his concerns as a resident and small
16 business owner, but has received no response.

17 81. Car Tender's experience is not unique. Other local businesses are also suffering
18 from the City's actions.

19 82. *Plaintiff Richmark Label.* Plaintiff Richmark Label is a local family-owned
20 business on Capitol Hill that runs label-printing operations out of a manufacturing facility on Pine
21 Street, directly adjacent to CHOP. Richmark Label's business has been negatively affected as a
22 direct consequence of CHOP.

23 83. CHOP has frequently blocked access to the 11th Avenue side of Richmark Label's
24 building, where Richmark Label maintains a loading dock for receiving and shipping. Richmark
25 Label must receive deliveries on an ongoing basis in order to maintain its business as well as make

1 shipment of its products. Richmark Label's ability to use its loading dock is substantially impeded,
2 as the 11th Avenue access has frequently been blocked by barricades, participants engaged in
3 intimidation tactics, or other CHOP activities. Some delivery drivers have reported to Richmark
4 Label that they will not even attempt delivery to their building, because it is unsafe. Several
5 delivery drivers who have attempted delivery have been stopped and accosted by CHOP
6 participants. Richmark Label's usual shippers have refused to deliver and UPS recently elected
7 not to come and pick up a pallet of wine labels for shipment, one of Richmark Label's largest
8 sources of business. On other occasions, labels have been shipped late, incurring costs and
9 straining Richmark Label's business relationships with its customers.

10 84. Unable to timely supply its customers, Richmark Label will permanently lose its
11 customers unless public safety and regular access on public streets is promptly restored. The City's
12 support of CHOP is putting Richmark Label's business at risk, as well as the livelihood of its over
13 70 employees.

14 85. This loss to business is not the only harm Richmark Label is suffering due to CHOP.
15 Richmark Label owns its facilities, a historic building from 1927, on which the company paid to
16 have an artistic mural painted as a gift to the whole Capitol Hill community. That mural has now
17 been vandalized by CHOP participants beyond repair, whereas before CHOP's occupation there
18 had only been minor instances of occasional graffiti. Now the wall will have to be repaired and
19 repainted, but Richmark Label is fearful of doing so while it is under a continued threat of
20 vandalism.

21 86. Richmark Label also owns a parking lot on the 11th Avenue side of the building. It
22 rents the parking spaces during non-business hours. Richmark Label has been forced by CHOP to
23 shut the parking lot down because the roads for accessing the parking lot have frequently been
24 blocked and customers are afraid of entering the area. The company is therefore receiving none of
25 the usual rental income it typically receives from the parking spaces. The parking lot also typically

1 serves as customer parking for Richmark Label and several of its tenants who rent space in the
2 company's building. But, due to CHOP, both Richmark Label and its tenants are now being
3 deprived of customer parking.

4 87. Unauthorized cars have also parked in Richmark Label's lot. Richmark Label has
5 contacted towing companies, but all have refused to tow the cars because CHOP makes the area
6 unsafe. Richmark Label has called the police on multiple occasions regarding the unauthorized
7 cars parked on their property, but the police have not acted. Richmark Label has called 9-1-1
8 regarding the unauthorized cars trespassing on their property, only to be told at least twice that
9 SPD is not responding to calls in the area.

10 88. Like Plaintiff Car Tender, Richmark Label has also been threatened with violence
11 by CHOP participants. When CHOP first arose, Richmark Label allowed a local news crew to
12 access its roof to film the protests and CHOP. SPD officers then also accessed Richmark Label's
13 roof to assess the situation, where they were photographed by CHOP participants. Those
14 photographs were then posted online, leading to a social media frenzy against the company.
15 Subsequently, Richmark Label's employees have reported that they do not feel safe coming to
16 work, because of the threat of harassment and violence from CHOP participants. CHOP
17 participants have set up cones across 11th Avenue, which must be crossed to access Richmark
18 Label's building. CHOP participants have been stopping people and requiring them to answer
19 questions about who they are and what they are doing in the area before letting them pass. The
20 result is that customers, shippers, and employees are scared to even enter the area.

21 89. Richmark Label has been in contact with the Mayor's office, but the office has not
22 been returning the company's calls, offering any assistance, or providing any opportunity to
23 challenge the City's decision to authorize the ongoing occupation of the CHOP area. The City's
24 support of CHOP through encouragement and material support has enabled CHOP's threat to
25 Richmark Label's business.

1 90. *Plaintiff Northwest Liquor and Wine.* Northwest Liquor and Wine—a one-location
2 store specializing in high-end wine, beer, and spirits—is yet another local small business that has
3 suffered since CHOP occupation began in early June. After record sales in May 2020, the store is
4 having its worst month in June 2020 since opening at that location in 2012. In June 2020, the
5 company’s sales have been down approximately 70% from average and sales are continuing to
6 sink, threatening the company’s ability to pay its rent.

7 91. Customers are unable to visit the store because the surrounding streets have been
8 blocked off to traffic. Northwest Liquor and Wine has access to an adjacent parking garage, but
9 they have been forced to close it to prevent CHOP participants from camping out in it and even
10 starting fires. CHOP barricades have also meant that suppliers have been unable to make
11 deliveries.

12 92. The owners and employees do not feel safe, as there have been disturbances in the
13 store and people on the streets nearby carrying guns. Northwest Liquor and Wine normally
14 maintains around 4 to 6 employees. Since CHOP started, its employees have understandably been
15 too scared to come to work out of concern for their safety.

16 93. *Plaintiff Sage Physical Therapy.* Plaintiff Sage Physical Therapy (“Sage”) is
17 another small business suffering losses because of CHOP. When CHOP started in early June,
18 clients immediately stopped coming, saying that they are scared to come near CHOP.
19 Additionally, the few clients willing to venture near CHOP have found Sage’s offices to be
20 inaccessible, as many of the nearby streets have been blocked, and even on the few streets in the
21 area that have not been blocked, the City has ceased enforcing parking restrictions, allowing
22 vehicles to remain parked indefinitely. As a result, there is no parking and Sage’s offices are
23 therefore not accessible to its clients. The lack of access is especially hard on Sage’s clientele,
24 as many are seeking therapy for injury and are unable to walk far. Sage’s clients have been
25 canceling their appointments, because of CHOP.

1 94. Even one of Sage’s patients who resides within walking distance of Sage’s offices
2 has been unable to access Sage’s building due to CHOP. Sage has a patient who resides in an
3 apartment building inside CHOP. The patient is on crutches from traumatic leg injury. She resides
4 only a short distance from Sage, but the City has enabled CHOP to place barriers across sidewalks,
5 and different barricades pop up near Sage every day. Sage’s injured patient is not able to navigate
6 around the barriers and the patient has reported to Sage that she upset about not being able to get
7 to her much-needed therapy appointments.

8 95. Sage’s owner also fears violence from the presence of CHOP. After CHOP arose,
9 she observed a van parked outside Sage’s office with an automatic weapon in the front seat and a
10 plywood barrier and padlock so that the back of the van was not visible. Sage’s owner is aware
11 that CHOP participants nearby have reportedly highjacked vehicles. Sage’s owner is also aware
12 of an incident involving another local business owner known to Sage’s owner. After that business
13 owner’s store was closed for the day, a CHOP participant demanded to use the store’s restroom,
14 exposed himself to the female owner, and then attempted to assault the business owner, who
15 fortunately was able to flee the scene. These incidents of violence against local businesses,
16 compounded with a loss of business revenue, have caused Sage’s owner physical stress, forced her
17 to keep the office door locked at all time making business impossible, and acerbated her
18 hypertension.

19 96. One of Sage’s clients reported that he was scared to come to his appointment
20 because of CHOP, but decided that because he was in so much physical pain, he needed his therapy
21 treatment. He parked near 11th Avenue for his appointment. He ended his appointment early,
22 however, because he was concerned about a passing protest of CHOP participants. Upon returning
23 to his car, he found that all four tires had been slashed by CHOP participants. He reported to Sage
24 that, even though he suffers from pain and needs threatment, he will not attempt to come to future
25 appointments because of CHOP.

1 97. Adding to Sage’s difficulties, Sage’s internet cable has been cut, and Sage has been
2 unable to schedule an appointment for a Wave Cable technician to come fix the internet access
3 because of the presence of CHOP. This has put Sage at imminent risk, as Sage’s security
4 cameras—much needed under the current circumstances—require internet access and are therefore
5 currently inoperable.

6 98. To date, Sage has lost considerable revenue from patient cancellations due to
7 CHOP, which places considerable strain on a small business like Sage. Around 60% of patients
8 have canceled their appointments.

9 99. Sage employs three physical therapists and one personal trainer. Their livelihoods
10 are now threatened by CHOP. Sage’s company motto is: “Unapologetically fighting for
11 good.” All of its employees are supporters of Black Lives Matter and pride themselves on
12 providing a place of inclusivity and respect. The City has not listened to their concerns.

13 100. Sage’s owner has written to Mayor Durkan to complain about the current situation,
14 as well as the difficulties CHOP has caused for many of Sage’s disabled clients. That letter reads:
15 “My business Sage Physical Therapy is located at the corner of 12th Ave & E. Olive St within the
16 CHAZ footprint. I have patients that live in the CHAZ neighborhood that are on crutches due to
17 their injuries. They need physical therapy but they can’t get to my office because they can’t
18 navigate the barricades. The sidewalks are blocked with heavy barricades. My patients aren’t able
19 to access the disabled parking and loading zones because non-disabled people are parking there.
20 People aren’t able to receive the care they deserve. The roads and sidewalks need to be cleared. I
21 would like to remind you about the Americans with Disabilities Act. Blocking the road and
22 sidewalk is against the ADA. This current environment on Capitol Hill is unacceptable!!! Let’s
23 not forget about people with disabilities. As a business owner, I feel abandoned by the city. This
24 is unacceptable. The City of Seattle is violating ADA regulations.” The Mayor has not responded.

1 101. *Plaintiff Magdalena Sky (Tattoos and Fortune)*. Plaintiff Magdalena Sky is an
2 activist and supporter of Black Lives Matter. Ms. Sky is the sole proprietor of Tattoos and
3 Fortune. Ms. Sky is autistic and has worked tirelessly for years using her unique artistic skills to
4 support and grow her business. Her business is her own safety net and primary source of income.
5 Now, CHOP is ripping that business out from under her feet.

6 102. Like many other local businesses, Tattoos and Fortune is sinking because of the
7 City's support of CHOP. Ms. Sky's tattoo and fortune telling services depend on regular client
8 access to its Capitol Hill studio. Tattoo and Fortune's studio is within CHOP, which has made
9 client access impossible. The barricades and encampments have blocked both vehicle and foot
10 access to the studio, as well as delivery of vital business supplies, just as they have blocked the
11 roads, parking, doorways, and driveways of many local businesses. As a result, Ms. Sky has been
12 forced to close Tattoos and Fortune's doors. Without clients, Tattoos and Fortune cannot generate
13 any revenue. In addition, Tattoos and Fortune is suffering from the lack of trash service, access
14 for emergency services, and police protection. Even if Ms. Sky's clients had access to the studio,
15 many would be fearful to come because of CHOP. To reach her business, her clients would need
16 to cross barricades that CHOP participants have set up, where they might be stopped, questioned,
17 and/or harassed by CHOP participants, as others have been.

18 103. Ms. Sky herself has witnessed theft and looting from other local businesses and
19 fears CHOP participants might steal and loot from her business, should she even try to open her
20 studio's doors. On one occasion, Ms. Sky was followed and harassed, like so many others have
21 been due to the rise in harassment and sexual assault in the area since CHOP began. The fear of
22 violence has caused Ms. Sky stress, exacerbated by her autism. The City has ignored her concerns,
23 as with the mental health of many local residents and business owners. Her business—her primary
24 means of livelihood—is losing all its revenue. Some of her clients may never return, as they have
25 already canceled appointments and gone to other businesses.

1 104. Capitol Hill is a diverse neighborhood, known for its minority presence and as a
2 center for Seattle' LGBTQ residents. Many small business owners in the area are minority-owned
3 and suffering loss of property and business from CHOP, just as Tattoos and Fortune is. The City
4 and CHOP have not responded to concerns of small businesses like Ms. Sky's Tattoos and
5 Fortune. Ms. Sky, along with other local business owners, has no forum in which to voice her
6 concerns and try to stem her businesses losses, accruing each day CHOP continues.

7 105. *Plaintiff Bergman's Lock and Key.* Plaintiff Bergman's Lock and Key is a small
8 business that has operated on Capitol Hill since 1956.

9 106. Bergman's Lock and Key's employees are not safe to come to work due to CHOP.
10 Several on their way to or from work have been followed by CHOP participants wielding baseball
11 bats, who threatened them not to come into the area. To protect its property from CHOP
12 participants, Bergman's Lock and Key has been forced to board up its premises. Its building has
13 been tagged with graffiti and vandalized. Because CHOP becomes more dangerous as the day
14 progresses, the company closes around 3:00 p.m., two and half hours before its normal 5:30 p.m.
15 closing time.

16 107. Bergman's Lock and Key is suffering financially. Its customers cannot access the
17 store due to roadblocks, barricades, and lack of parking caused by the City's support of CHOP.
18 Other customers are simply too scared to come, because of Bergman's Lock and Key's proximity
19 to the CHOP zone. Customers have called citing their fears and the company has been forced to
20 refer them to competitor businesses outside of the CHOP area. Bergman's Lock and Key's
21 revenues have already declined this month by 60%, due to CHOP. Bergman's Lock and Key was
22 able to maintain working as an essential business during the COVID-19 shutdown, but now CHOP
23 has stopped nearly all customers from coming in. Business deliveries and shipments are also
24 routinely delayed.

1 108. The City has been actively supporting CHOP participants near Bergman’s Lock
2 and Key. The City has provided cleaning stations for CHOP participants, large stainless-steel
3 sinks, and portable toilets.

4 109. Bergman’s Lock and Key has tried to complain to the City, but has received no
5 response.

6 110. *Plaintiff Onyx HOA.* Plaintiff Onyx HOA is an association of Capitol Hill residents
7 and condo owners in the Onyx Condominium building. The HOA and its residents have suffered
8 harm from CHOP. The Onyx Condominium’s residents feel unsafe and are constantly barraged
9 by excessive noise, fireworks, and other nuisances. The building has been subject to graffiti and
10 other acts of vandalism at the hands of CHOP participants. The HOA and its residents have called
11 9-1-1, but have received no response or direction from the City. The HOA’s insurer has threatened
12 to raise rates and premiums soon if CHOP is not disbanded. Tenants are already planning to leave,
13 which will only make it harder for the tenants that do remain to fund the HOA. All tenants have
14 lost value in terms of property values as a direct result of the City’s support of CHOP.

15 111. The Onyx Condominiums are on the border of CHOP. As a result, Onyx
16 Condominium residents’ access to their own homes has been impeded, due to barricades on the
17 public streets. For example, the president of Onyx HOA, individual Plaintiff Wade Biller, has
18 been stopped by CHOP participants at the barricades and told he is not allowed to drive through.
19 He has also been stopped by a CHOP participant while trying to drive down 12th Avenue to access
20 his home. At other times, so-called “security” for CHOP has come to the barricades and offered
21 to escort him into the area to access his home so that CHOP participants do not vandalize his car.

22 112. CHOP participants recently stole an expensive compact dumpster bin belonging to
23 Onyx HOA. Onyx HOA’s president, Mr. Biller, demanded the bin back, but CHOP participants
24 refused to return it. During negotiations for return of the bin, Mr. Biller was assaulted by a CHOP
25 participant who violently kicked him in the back as he tried to leave the scene. The HOA president

1 called the police, but the police did not respond to the incident of battery and assault for more than
2 90 minutes, by which point the perpetrator was long gone. Eventually, when CHOP participants
3 had access to city-owned barricades to encircle CHOP, the compactor bin was returned.

4 113. Onyx HOA has been forced to hire additional security to protect the property and
5 its residents from the CHOP participants. At any time, two to four armed guards must be present,
6 as some CHOP participants in the area have been violent and are themselves armed with guns.
7 The HOA's residents live under constant fear and threat to their wellbeing and property.

8 114. Mr. Biller, in his capacity as Onyx HOA's president, wrote to Mayor Durkan on
9 June 11, 2020, about the plight of the building's residents. He wrote: "We are fending for ourselves
10 as residents and businesses in the Capitol Hill neighborhood. We have had to hire private security
11 to help keep tabs on the escalating issues I ask that you take a strong stance and allow the
12 police to reclaim our streets for the residents who live here and don't [want] to become part of this
13 anti-police and anti-government movement." Mayor Durkan has not responded or provided any
14 opportunity to challenge the City's policies supporting the occupation of the CHOP area.

15 115. *Madrona Real Estate Plaintiffs*. Plaintiffs Madrona Real Estate Services, Madrona
16 Real Estate Investors IV, Madrona Real Estate Investors VI, and 12th and Pike Associates LLC
17 (collectively "Madrona Real Estate") are suffering economic loss from CHOP, including in the
18 form of reduced rents, property damage, and a decline in property values. Their tenants—Capitol
19 Hill's local residents and businesses—are also being harmed and harassed.

20 116. Madrona Real Estate owns and/or manages multiple residential and commercial
21 buildings on Capitol Hill in and around CHOP. The presence of CHOP is greatly reducing the
22 value or property in what was, until recently, one of the most popular and expensive neighborhoods
23 in Seattle.

24 117. A resident in a building managed by Madrona Real Estate recently called 9-1-1 to
25 respond to an incident of violence near Madrona Real Estate's building at 1414 12th Avenue. The

1 resident had witnessed from her condo's patio a fight in the street occurring at or near the
2 intersection of 12th Avenue and Union. The resident saw what appeared to be a man and a woman
3 fighting over a child, causing the woman to run into a nearby building and barricading the door to
4 block the assaulting man. The resident called 9-1-1, who took her name and number. She waited
5 for hours, but police never responded to the incident or called her back. This is just one example
6 of the lawlessness the City has enabled in the area. The same resident has normally walked her
7 dog in the neighbor, but now is hesitant to leave her residence. She has witnessed CHOP
8 participants openly doing hard drugs on the street around her building with impunity due to the
9 lack of any SPD presence.

10 118. The same building at 1414 12th Avenue managed and owned by Madrona Real
11 Estate has been broken into by CHOP participants, who have vandalized the building, pulled out
12 pipes, and even pulled the fire alarm and set off the sprinkler system (causing evacuation of the
13 building's over 100 residents and flooding in the building garage). Residents have also reported
14 that CHOP participants have stolen boxes and other items from residents. CHOP participants have
15 trespassed on the property and defecated in building's lobby.

16 119. At other locations in the area, Madrona Real Estate's residents have reported that
17 their condos have been broken into or burglarized by CHOP participants. CHOP participants have
18 harassed residents, vandalized the Madrona Real Estate's property, and left human feces on
19 multiple premises.

20 120. SPD has refused to help Madrona Real Estate to protect private property or
21 otherwise to help address these problems. At considerable expense, Madrona Real has had to hire
22 increased private security to protect its residents and property. At the building where the fire
23 system was vandalized, Madrona Real Estate has incurred considerable expense in fixing the
24 damage to property and has even had to pay for a fire watch to be instituted.

1 121. On the morning of June 23, 2020, one of Madrona Real Estate’s commercial
2 tenants, a restaurant located at 12th Avenue and Pike Street, near but not directly in the CHOP
3 blockaded area, was attempting to access its location in an effort to try to reopen. However, the
4 entrances and stoop area in front of the restaurant were entirely blocked by an encampment erected
5 by a CHOP participant. The tenant called the police, asking for assistance in removing trespassers
6 from its private property, so that it could access and open up the property. The police said that
7 they would not respond because they “are not allowed to come within two blocks of CHOP”.



21 122. Clearly, the City’s refusal to even respond to assaults in the neighborhood, let alone
22 take any measures to ensure public order and access, is detracting from the area’s desirability for
23 current and potential residents and businesses. At a new property Madrona Real Estate has opened
24 in the area with 45 residential units, only 3 have been leased. Up until the emergence of CHOP
25 the area was among the trendiest location for residents, but, since the emergence of CHOP,

1 Madrona Real Estate has suddenly had no interest in the 42 unleased units, because no one is
2 interested in moving near CHOP.

3 123. Madrona Real Estate's residents and tenants face other hardships as well. Many of
4 the area's millennial residents regularly shop online, but, according to Madrona Real Estate's
5 residents and tenants, Amazon will not deliver packages in area, due the barricaded streets and
6 presence of CHOP participants. The inability to purchase or ship through Amazon is even more
7 acutely felt now in the midst of the COVID-19 pandemic, when many people rely on deliveries to
8 safely deliver food, medicine, and other essential items.

9 124. Most of Madrona Real Estate's commercial tenants want to open but are unable to
10 do so, because they are fearful of CHOP, have no way of attracting customers, and/or cannot be
11 accessed due to blocked streets. Unable to generate revenue, many of these tenants are asking
12 Madrona Real Estate for rent relief. Many are small, locally owned stores. Madrona Real Estate
13 has been giving concessions in the form of free rent, resulting in economic loss, but even so many
14 of the small commercial tenants are still facing bankruptcy.

15 125. The City's policies with respect to CHOP have resulted in other sources of
16 economic loss to Madrona Real Estate. For example, Madrona Real Estate operates a parking
17 garage near CHOP. But, since the occupation of the CHOP area started, nearly no one is coming
18 to the area to shop or dine. Parking revenue this month is only a small fraction of the average.

19 126. Madrona Real Estate has complained to the City and even sent a letter to Mayor
20 Durkan. Mayor Durkan has not responded or even acknowledged the plight of the many residents
21 Madrona Real Estate services, let alone provided any recourse to challenge the City's policies and
22 conduct.

23 127. *Plaintiff Hunters Capital.* Plaintiff Hunters Capital is a real-estate company that
24 owns or manages multiple residential, commercial, and mixed-use buildings on Capitol Hill in and
25 around CHOP. Like Madrona Real Estate, the presence of CHOP is causing economic injury to

1 Hunters Capital, including loss of revenue, damage to property, and decline in property value.
2 Hunters Capital has recently had investors back out of Capitol Hill development projects, citing
3 CHOP as the reason to withdraw. Every day the City supports the ongoing occupation of CHOP,
4 Hunters Capital incurs further irreparable harm.

5 128. Hunters Capital property and employees have also been threatened by CHOP
6 participants. For example, a Hunters Capital maintenance employee was recently attempting to
7 clean up CHOP graffiti at a Hunters Capital building located near 10th Avenue and Pike Street at
8 around 7:00 am in the morning. As he started to paint over the graffiti, the worker was accosted
9 by a group of CHOP participants. The participants ordered him to stop removing the graffiti and
10 threatened to burn the building down if he did not comply. Because of the threats, the maintenance
11 worker left without painting over the graffiti, emotionally distraught due to the threats of violence
12 and arson.

13 129. Hunters Capital's residential tenants are finding that the area around CHOP is now
14 unlivable. For example, they have reported numerous noise and safety concerns. Although the
15 City has a noise ordinance, it is not enforced in and around CHOP. CHOP participants are
16 violating the ordinance late into every night, even setting off fireworks into the early hours of the
17 morning. Hunters Capital's residential tenants simply cannot sleep and are being deprived of their
18 right to quiet enjoyment of their homes. Hunters Capital has repeatedly written to the City, but
19 the City has not responded to the concerns or provided any recourse or ability to challenge the
20 City's policies or conduct with respect to CHOP.

21 130. Hunters Capital's residential tenants have also reported concern for their physical
22 safety. Many who used the local Cal Anderson Park for recreation or to walk their pets no longer
23 do so because of safety concerns and rampant public drug use. Incidents of assault and harassment
24 have occurred in the area. Hunters Capital's residents recently witnessed a peaceful individual
25 forcefully removed from the area by CHOP mobs. Female renters in particular have reported

1 concerns about their personal safety, in light of numerous reported instances of sexual assault
2 within CHOP. Some residential tenants have threatened to break their leases at properties owned
3 by Hunters Capital because of the extensive problems created by CHOP.

4 131. Hunters Capital's commercial tenants are also suffering. Many report that they
5 cannot open, because they fear doing so will expose them to looting and arson. Many tenants have
6 themselves witnessed assault, theft, and looting. These commercial tenants have been forced by
7 CHOP to close and board up their stores in order to protect them. Some commercial tenants
8 physically could not open under any circumstances, as CHOP participant have blocked the store
9 entrances, including by setting up residential areas for CHOP participants on public streets and
10 sidewalks with tents. Unable to open, Hunters Capital's commercial tenants are struggling. Many
11 are small businesses and storefronts that depend on visitors coming to Capitol Hill. Many currently
12 cannot pay their rent as a direct consequence of CHOP.

13 132. Other Hunters Capital commercial tenants with office space in the area have
14 reported that they are unable to come to work at their office space, because of blocked access and
15 fear of CHOP participants. Additionally, the commercial office tenants have reported that the
16 noise issues are so serious that they and their employees are unable to use their office space for
17 work. Loud speeches and chanting at all hours of the day simply make normal working conditions
18 impossible. The vast majority of Hunters Capital commercial-office tenants report that they and
19 their employees are simply unable to come to work at all.

20 133. Hunters Capital's tenants have already begun to leave because of CHOP, and others
21 cannot pay rent. Every day that passes more of the company's tenants leave the area, at
22 considerable loss to Hunters Capital. Further, there is no interest from prospective tenants. As
23 long as CHOP remains, nearly no one is interested in relocating to the Capitol Hill neighborhood.

24 134. *Plaintiff Olive ST Apartments.* Olive ST Apartments is another small business on
25 Capitol Hill that is struggling because of CHOP. Olive ST Apartments owns two apartment

1 buildings close to Cal Anderson Park. Previously a desirable location for renters, life for Olive ST
2 Apartments' tenants has now become unlivable. The tenants have been terrified by CHOP
3 participants carrying guns, in addition to the rampant violence, harassment, and vandalism in the
4 area caused by CHOP. Olive ST Apartments' owner has been videotaped and harassed while
5 trying to move a garbage dumpster several blocks outside of CHOP just so the garbage could get
6 picked up.

7 135. Due to safety concerns, Olive ST Apartments has been forced to hire private
8 security. Nevertheless, Olive ST Apartments' buildings have been covered with graffiti multiple
9 times. The company has tried cleaning the graffiti off, only for its buildings to be vandalized
10 again. On several occasions, CHOP participants have attempted to break into its buildings, once
11 breaking the lock box for mail. Olive ST Apartments has called the police, but the police told
12 Olive ST Apartments' security guard that they would not send anyone to the area.

13 136. The noise, including from Cal Anderson Park, has also made conditions for Olive
14 ST Apartments' tenants unlivable. The company receives constant complaints about the noise at
15 all times of day and night, including gun shots. Tenants have left to avoid the noise.

16 137. In addition to ceding the nearby Cal Anderson Park to CHOP, the City has
17 supported the CHOP participants near Olive ST Apartments by providing them with barricades,
18 lights, toilets, handwashing stations, and fire extinguishers. The City allows CHOP participants
19 to use bright lights at Cal Anderson Park to facilitate CHOP activities there, causing a nuisance to
20 Olive ST Apartments' tenants.

21 138. Given the unlivable conditions, it is impossible for the company to rent its
22 apartments. Tenants are already moving out because of the nearby presence of CHOP. No new
23 renters have interest in moving to the area. Each day CHOP continues, Olive ST Apartments
24 incurs further harm and economic loss.

1 139. *Plaintiff Redside Partners.* Plaintiff Redside Partners performs real-estate
2 management services to buildings near CHOP. Its business is also being hurt by CHOP. Redside
3 Partners employees have reported that they do not feel safe coming to work, as the company's
4 offices are near Cal Anderson Park. The company's employees report widespread lawlessness,
5 including vandalism, graffiti, and public drug use affecting the buildings the company manages.
6 CHOP participants have trespassed on Redside Partners's properties, including climbing up fire
7 escapes to get on building roof tops. Redside Partners has complained to the City but has received
8 no response.

9 140. Capitol Hill's real-estate companies like Plaintiffs Madrona Real Estate, Hunters
10 Capital, and Redside Partners have invested millions of dollars over the years to turn Capitol Hill
11 into a desirable location, with modern condos, restaurants, and shops. They have made
12 investments in new, state-of-the-art buildings and the restoration of many historic buildings. Over
13 the last several decades, they have helped transform Capitol Hill into one of the nation's most
14 vibrant and architecturally attractive neighborhoods, a diverse melting pot for both local residents
15 as well as tourists, with the City's best boutique shopping, dining, socializing, and urban living. It
16 has fostered a livable community for many new residents and a superstructure for many thriving
17 small businesses, which employ thousands of employees from a diverse set of backgrounds. The
18 immense value and wealth this has created, for Plaintiffs, the Capitol Hill community, and Seattle
19 more generally is actively being destroyed by the City's actions.

20 **D. The City Has Actively Supported and Encouraged CHOP the CHOP Participants.**

21 141. In the face of all this destruction, City leaders, including Mayor Durkan, have
22 embraced the existence, message, and methods of CHOP and CHOP Participants. They have done
23 this with physical support and extensive verbal support and encouragement that has expressly
24 endorsed the barricading and occupation of City streets and parks.
25

1 142. Since the day that the City abandoned the East Precinct, the City has had full
2 knowledge of the problems created for businesses and residents in and around CHOP, including
3 property damage, lack of police response, the inability for workers and residents to enter and leave
4 the area, the inability for businesses to receive deliveries, and other adverse impacts on residents,
5 businesses, and property owners in the area. The City has nevertheless adopted a policy supporting
6 the CHOP occupation, acting with deliberate indifference toward those suffering harms from it.
7 Evidence of the City's knowledge includes the following:

8 a. At a June 11, 2020 press conference with Mayor Durkan, Chief Best made
9 it clear that the City was fully aware that its 9-1-1 response times had tripled and that
10 there was a serious public-safety crisis for anyone who lives or works in CHOP.

11 b. On June 16, 2020, the City stated, via a press release from the Mayor's
12 office:

13 Beginning last Tuesday, City officials have been on site on Capitol
14 Hill to work [to] meet community needs including
15 hygiene, sanitation and safety. Utilities including Puget Sound
16 Energy and SPU have been able to respond to the area for service.
17 Seattle Police Chief Carmen Best has visited the site multiple
18 times. Over the past week, conversations continued between City
19 officials, organizers onsite for the CHOP, residents and
20 businesses. ... Every day, Seattle Fire Chief Harold Scoggins,
21 Seattle Department of Transportation Director Sam Zimbabwe,
22 and Seattle Public Utilities General Manager Mami Hara have
23 been on site. On Sunday, they held a meeting with onsite
24 organizers, small businesses, and residents to discuss proposed
25 changes to the protest zone.

21 c. On information and belief, Mayor Durkan and the SPD have been inundated
22 with complaints about CHOP that describe in detail the extensive property damage,
23 restricted access, and economic loss that residents, businesses, and property owners are
24 suffering.

25 d. In response to at least some requests from desperate businesses and
residents for her to cease her support of CHOP, Mayor Durkan's office has provided a

1 stock response acknowledging that the City is “maintaining” a space for CHOP,
2 including by, for example, providing a “sturdier concrete barrier” to help CHOP block
3 a public street. The stock response states in part as follows:

4 Thank you for reaching out.

5 The Capitol Hill Organized Protest has emerged as a gathering
6 place where community members can demand change of their
7 local, state, and federal government. Capitol Hill and Cal
8 Anderson Park have long been a gathering place for justice. While
9 there have been inaccurate and misleading depictions of the CHOP
10 from the President and some national media, the City believes first
11 amendment activities can continue while also maintaining public
12 safety and allowing access for residents and businesses who
13 operate in the area. Mayor Durkan believes these changes can help
14 ensure any focus of the CHOP and Cal Anderson will allow for
15 peaceful demonstrations to continue.

16 Beginning last Tuesday, City officials have been on site on Capitol
17 Hill to work [to] meet community needs including hygiene,
18 sanitation and safety. Utilities including Puget Sound Energy and
19 SPU have been able to respond to the area for service. Seattle
20 Police Chief Carmen Best has visited the site multiple times. Over
21 the past week, conversations continued between City officials,
22 organizers onsite for the CHOP, residents and businesses. The
23 City is committed to maintaining space for community to come to
24 together, protest and exercise their first amendment rights. Minor
25 changes to the protest zone will implement safer and sturdier
barriers to protect individuals in this area, allow traffic to move
throughout the Capitol Hill neighborhood, ease access for
residents of apartment building in the surrounding areas, and help
local businesses manage deliveries and logistics. Additionally all
plans have been crafted with the goal of allowing access for
emergency personnel including fire trucks.

Every day, Seattle Fire Chief Harold Scoggins, Seattle
Department of Transportation Director Sam Zimbabwe, and
Seattle Public Utilities General Manager Marni Hara have been on
site. On Sunday, they held a meeting with onsite organizers, small
businesses, and residents to discuss proposed changes to the
protest zone. In coordination with protesters onsite, work began at
6:30 a.m. on Tuesday to remove a tent barrier at 10th and Pine and
replace it with a sturdier concrete barrier to improve public safety.
The City has successfully worked with protesters onsite to

1 reconfigure the CHOP to allow for public safety and better access
2 for the local community. That has involved rerouting traffic,
3 freeing up alley access, opened streets, and replacing makeshift
4 barriers with heavy concrete barriers that can be painted.

5 e. In addition to the numerous City officers listed above, Mayor Durkan
6 herself has personally visited CHOP and has seen what is happening. In an interview given
7 in her City offices on Facebook Live on June 12, 2020, Mayor Durkan made clear that she
8 had seen the barriers and talked to CHOP participants and apparently approved of them
9 using an individual with behavioral health issues to enforce the perimeter: “It’s interesting,
10 when I was at the CHAZ, walking around, similar kind of philosophy, because there’s this
11 one guy, some behavioral health issues, and it was like, look, he has some hard times, and
12 he helps on that barricade over there, and then when he starts having a hard time, we just
13 bring him over here, take care of him, feed him. And that’s what you gotta do, right?”³

14 f. On June 22, 2020, Mayor Durkan stated at a press conference:

15 Over the days, tens of thousands of people have peacefully gathered
16 or visited Capitol Hill. During the day, there have been no major
17 incidents. But we know it is very different at night, particularly in
18 recent nights. The cumulative impacts of the gatherings and protests
19 and the nighttime atmosphere and violence has led to increasingly
20 difficult circumstances for our businesses and residents. Most of
21 them supported protesters’ right to gather at the outset. They stand
22 with them in solidarity. But the impacts have increased, and the
23 safety has decreased. Both on Saturday morning and last night there
24 were incidents of gun violence. And that escalating violence
25 concerns me, Chief Best, residents, businesses, and the greater
community. All of Capitol Hill has been impacted.

³ [https://www.facebook.com/WWConverge/videos/250593506242797/?_tn_ =kC-R&eid=ARBT9Zl4Zd0BnqFUyG1bgaapWelo6meLrp9YI7QgilK36tLAFfNcpj4zHFTEwP0wNzoVQK7O1LPtpa8&hc_ref=ARTeZJ-MVhRABE0ZxnSxzApxaoAJVsmqCzhgB7vaP0wwkcuhf0CtwXnjqpvcfAIKLOk&_xts_\[0\]=68.ARDhXBScmD_P9GnI4X2NL4z0eUgRkuV8hj_BUWpBgtqyg133nAdZz00w2pqmYlrfVrVanpZgUlgy2rw9hbGawTWLjcxp1fAPAVjYhDHPvEOpeSmJavdPNPPIK_wodfv_idPwOeVfsbgsB04YjUKfXfnUZvddSThmUspA_o5oqETWWFluP2o_Yh-tP64swtkdKoXl374Vd0zqTxRoapQChSzCt5dXTToGIW6ESVGiUVQznk42YXs8U2lpzAwJmp99RXyrNW3fSYzUcPopUKTNN-KP7EBDNdje9UibYcP84111ipRk31bjlk5XrSRcU2rjmqs_d_KjoOwrpoHYKssQd5Vnwe6OvBXCSGW_4ctaQKXmwUemaTA](https://www.facebook.com/WWConverge/videos/250593506242797/?_tn_ =kC-R&eid=ARBT9Zl4Zd0BnqFUyG1bgaapWelo6meLrp9YI7QgilK36tLAFfNcpj4zHFTEwP0wNzoVQK7O1LPtpa8&hc_ref=ARTeZJ-MVhRABE0ZxnSxzApxaoAJVsmqCzhgB7vaP0wwkcuhf0CtwXnjqpvcfAIKLOk&_xts_[0]=68.ARDhXBScmD_P9GnI4X2NL4z0eUgRkuV8hj_BUWpBgtqyg133nAdZz00w2pqmYlrfVrVanpZgUlgy2rw9hbGawTWLjcxp1fAPAVjYhDHPvEOpeSmJavdPNPPIK_wodfv_idPwOeVfsbgsB04YjUKfXfnUZvddSThmUspA_o5oqETWWFluP2o_Yh-tP64swtkdKoXl374Vd0zqTxRoapQChSzCt5dXTToGIW6ESVGiUVQznk42YXs8U2lpzAwJmp99RXyrNW3fSYzUcPopUKTNN-KP7EBDNdje9UibYcP84111ipRk31bjlk5XrSRcU2rjmqs_d_KjoOwrpoHYKssQd5Vnwe6OvBXCSGW_4ctaQKXmwUemaTA)

1 g. At the same June 22, 2020 press conference, Chief Best stated that reports
2 to the police demonstrate that some CHOP participants are “engaging in shootings, a rape,
3 assaults, burglary, arson, and property destruction, and I have their police reports right here.
4 I’m not making it up. These things have happened.”

5 143. Despite having knowledge of exactly what is happening at CHOP by being there
6 every day and in apparently constant contact with area residents and business owners, the City has
7 acted with deliberate indifference toward the safety and property interests of those residents and
8 businesses.

9 144. The City has not restored regular policing to the area in or around CHOP or
10 improved 9-1-1 response in or around CHOP.

11 145. The City has also enabled the blocking of ingress and egress for businesses and
12 residents in the area, without providing plaintiffs any notice of this deprivation or opportunity to
13 be heard on the matter. Reportedly, the City reached an informal agreement with CHOP
14 participants to allow limited one-way access on Eleventh and Twelfth Avenues starting on June
15 16, 2020 (Plaintiffs were not invited to participate in these negotiations). However, as part of that
16 agreement, the City actually fortified the rest of CHOP with new barriers (again without providing
17 Plaintiffs notice or an opportunity to be heard on the matter). And even the planned limited access
18 for some streets almost immediately broke down when CHOP participants reestablished
19 impediments. The City’s response to this was apparently to do nothing.

20 146. At the same time that the City has acted with deliberate indifference to property
21 owners and people who live and work in and near CHOP, the City has physically aided, endorsed,
22 and actively encouraged CHOP participants to continue their occupation of public spaces.

23 147. The City has physically aided CHOP participants in their occupation of the area in
24 at least the following ways:
25

1 a. When the City abandoned the East Precinct on June 8, 2020, it left behind
2 the barriers that had previously blocked street access and protected the East Precinct from
3 protesters. These barriers foreseeably served as the raw materials that allowed CHOP
4 participants to block streets and create CHOP within a very short time.

5 b. On June 16, 2020, the City provided even more concrete barriers to CHOP
6 participants so that CHOP participants could replace wooden barriers and fortify their
7 blockages of streets.⁴

8 c. The City has provided portable toilets for CHOP participants that are
9 regularly serviced.

10 d. The City has provided medical equipment, including beds and other
11 supplies, to the CHOP “medical tent.”

12 148. The City’s policies have effectively authorized the actions of the CHOP
13 participants. The City has communicated clearly to CHOP participants that they may indefinitely
14 continue occupying the streets in the area, maintaining their barricades, and blocking traffic, all
15 without interference from the City. The City has communicated this message in at least the
16 following ways:

17 a. On June 11, 2020, during a joint press conference with the Chief of Police,
18 Mayor Durkan stated: “There’s not a specific date ... because we are trying to do things
19 that are responsible.”

20 b. On June 12, 2020, in response to a direct question from CNN’s Chris
21 Cuomo about how long the City would allow CHOP participants to continue to occupy the
22 neighborhood, Mayor Durkan responded, “I don’t know. We could have the Summer of
23 Love.”
24
25

⁴ <https://durkan.seattle.gov/2020/06/city-of-seattle-responds-to-the-capitol-hill-organized-protest/>

1 c. On June 16, 2020, the City announced through an official statement from
2 Mayor Durkan that it had negotiated with CHOP participants to adjust some but not all
3 their barriers to allow one-way traffic on Twelfth Avenue.⁵ This agreement was an
4 endorsement of CHOP participants' other barriers and its overall occupation of the
5 neighborhood.

6 d. In announcing the supposed opening of a one-way corridor, the City made
7 clear in a statement from the Mayor that it was an active participant in maintaining and
8 solidifying CHOP barriers and boundaries:

9 The City is committed to maintaining space for community to come
10 together, protest and exercise their first amendment rights. Minor
11 changes to the protest zone will implement safer and sturdier
12 barriers to protect individuals in this area, allow traffic to move
13 throughout the Capitol Hill neighborhood, ease access for residents
14 of apartment building in the surrounding areas, and help local
15 businesses manage deliveries and logistics. [emphasis added]⁶

16 e. Also on June 16, 2020, Mayor Durkan suggested that the City agreed that
17 police officers will only enter the occupied area for "significant life-safety issues."⁷

18 f. On June 22, 2020, Mayor Durkan and Chief Best held a joint press
19 conference in which they expressed concern about the impacts of CHOP but also suggested
20 that there was no specific timeline or plan for lessening those impacts or removing the
21 blockades, barriers, and tents from CHOP.

22 149. The City has also made numerous statements indicating that it endorses and will
23 continue to support what CHOP participants are doing in the area, thereby ensuring the continued
24 and indefinite occupation and blockading of the neighborhood, and all the damage it has caused
25 and will cause. The City's statements include at least the following:

⁵ <https://durkan.seattle.gov/2020/06/city-of-seattle-responds-to-the-capitol-hill-organized-protest/>

⁶ <https://durkan.seattle.gov/2020/06/city-of-seattle-responds-to-the-capitol-hill-organized-protest/>

⁷ <https://durkan.seattle.gov/2020/06/city-of-seattle-responds-to-the-capitol-hill-organized-protest/>

1 a. On June 11, 2020, Mayor Durkan posted following on her Twitter page:
2 “The Capitol Hill Autonomous Zone #CHAZ is not a lawless wasteland of anarchist
3 insurrection – it is a peaceful expression of our community’s collective grief and their
4 desire to build a better world.”

5 b. On June 11, 2020, Mayor Durkan also posted on her Twitter page: “For the
6 thousands of individuals who have been on Capitol Hill, I think you’ve seen what I’ve
7 seen: the painting of Black Lives Matter along Pine Street, food trucks, spaghetti potlucks,
8 teach-ins, and movies.”

9 c. On June 11, 2020, Mayor Durkan stated during a joint press conference with
10 the Chief of Police:

11 Lawfully gathering and expressing first Amendment rights, and
12 demanding we do better as a society, and providing true equity for
13 communities of color, is not terrorism. It is patriotism. The right to
14 challenge government and authority is fundamental to who we are
15 as Americans. . . . And for the thousands of individuals who’ve
16 been on Capitol Hill, many of them, what you’ll see is a painting of
17 Black Lives Matter along Pine Street. Food trucks, spaghetti
18 potlucks, teach-ins, movies, free granola bars

19 d. During the same press conference on June 11, 2020, Mayor Durkan also
20 stated:

21 The Capitol Hill area—in fact, some of my family is up there right
22 now—... it is not an armed ANTIFA militia no-go zone. It is, a
23 number of people are there, we’ve had ongoing communications
24 with them, with the businesses, with the residents, and we will
25 make sure that we find some way for people to continue to protest
26 peacefully while also getting ingress and egress. We’ve had blocks
27 of Seattle in Capitol Hill shut down every summer for everything
28 from Block Party to Pride. This is not really that much of an
29 operational challenge. But we want to make sure that the businesses
30 and residents feel safe and we’ll continue to move that forward.

31 e. During her Facebook Live interview, Mayor Durkan also stated “I was up
32 there today, walking around, talking to people, and I think we just have to continue to
33 listen to people and figure out a way that there’s still a way for people to have that kind

1 of free expression, but we need to open up the streets, too, at least 12th so we can get
2 fire through, and like that, so we're going to keep talking to people and listening to
3 them. But I heard a lot of great ideas and I heard a lot of community strength there.
4 That was cool.”

5 f. Also on June 12, 2020, during her interview with CNN's Chris Cuomo,
6 Mayor Durkan said, “We've got four blocks in Seattle that just saw pictures of that is
7 more like a block party atmosphere. It's not an armed takeover. It's not a military junta.
8 We will – we will make sure that we can restore this. But we have block parties and
9 the like in this part of Seattle all the time. It's known for that.”

10 g. On June 12, 2020, Mayor Durkan endorsed the gardens being planted in Cal
11 Anderson Park on Twitter: “Earlier today I visited the #CHAZ and met Marcus
12 Henderson, the person behind the new community garden popping up in Cal Anderson
13 Park. Read more about Marcus and the work that's gone into creating the gardens:
14 thestanger.com/slog/2020/06/1.”

15 h. Mayor Durkan also tweeted on June 12, 2020: “For as long as I can
16 remember, Capitol Hill has been autonomous – it's been a place where people go to
17 express themselves freely. Today at the #CHAZ, I spoke with organizers and
18 community about how we can move forward and keep our communities safe, together.”

19 i. Mayor Durkan tweeted on June 16, 2020: “The #CHOP has emerged as a
20 gathering place for community to demand change of their local, state, and federal
21 government.”

22 j. On June 19, 2020, Mayor Durkan officially declared that there was no
23 longer a state of emergency in the City because “demonstrations since that day have
24 been and continue be largely peaceful.”
25

1 k. On June 21, 2020, after two people were shot in CHOP and one of them
2 died, Mayor Durkan issued a statement indicating that the City still had no plans to
3 cease supporting CHOP and that the City was instead acting to work with and preserve
4 CHOP.

5 **V. CLASS ALLEGATIONS**

6 150. Plaintiffs seek to certify a class of similarly situated persons pursuant to Fed. R.
7 Civ. Proc. 23(b)(2) and/or 23(b)(3).

8 151. The Class is hereby defined as follows: All persons or entities who own property
9 in, have a business in, or reside in the area in the City of Seattle bounded by the following streets:
10 Denny Way, Union Street, Thirteenth Avenue, and East Broadway. This definition excludes the
11 City of Seattle and any departments or agencies of the City of Seattle, including the Seattle Police
12 Department.

13 152. The definition of the Class is unambiguous. Plaintiffs are members of the Class,
14 and all members of the Class can be identified through public records and notified by mail or other
15 means of notification.

16 153. The number of Class members makes joinder impractical. Plaintiffs do not know
17 the exact number of members in the Class, but believe the total number of businesses, residents,
18 and property owners in the Class to be in the thousands.

19 154. There are numerous questions of law and fact common to the Class that
20 predominate over any individual issues. These issues include the following:

- 21 a. Whether the City has participated in, endorsed, or encouraged the creation,
22 maintenance, and continued existence of CHOP.
- 23 b. All facts regarding the existence and maintenance of CHOP including at least
24 the following:
25

- 1 i. The boundaries and nature of the SPD's "no-go" zone in and
2 around CHOP.
- 3 ii. All facts and circumstances surrounding the City's
4 participation in, endorsement of, or encouragement of the
5 creation, maintenance, and continued existence of CHOP.
- 6 iii. The nature and scope of activities of CHOP participants.
- 7 c. Whether Plaintiffs and the Class have legally protected constitutional property
8 rights.
- 9 d. Whether the City has infringed on those property rights by its actions with
10 regard to CHOP.
- 11 e. Whether the City was required to provide notice and a hearing to Class
12 members before infringing on those property rights.
- 13 f. Whether CHOP and CHOP participants are a nuisance within the meaning of
14 RCW 7.48.010, et seq.
- 15 g. Whether the City has participated in the maintenance of that nuisance.
- 16 h. Whether the City has acted with deliberate indifference toward Plaintiffs and
17 the Class.
- 18 i. Whether the harm suffered by Plaintiffs and the Class was foreseeable and
19 obvious.
- 20 j. Whether the City's actions constitute an unlawful gift within the meaning of
21 the Washington Constitution.
- 22 k. Whether Plaintiffs and the Class have suffered a taking without just
23 compensation.
- 24 l. Whether the City's actions were pursuant to a City policy.
- 25 m. Whether the City's actions were ratified by a City policymaker.

1 n. Whether Plaintiffs and the Class are entitled to injunctive relief.

2 155. The claims of the Plaintiffs are typical of the members of the Class. All Plaintiffs
3 reside in the Class and have been subject to the same course of conduct by the City.

4 156. The Plaintiffs will fairly and adequately represent the Class. Plaintiffs are all
5 members of the Class and there are no conflicts between Plaintiffs and other Class members.
6 Plaintiffs are well-informed as to the nature of this case and the claims against the City and have
7 retained competent and experienced counsel that intend to prosecute this action vigorously.

8 157. The City has acted or refused to act on grounds that apply generally to all Plaintiffs
9 and the Class such that injunctive relief is appropriate respecting the Class as a whole.

10 158. The issues that Class members have in common predominate over any individual
11 issues. The City engaged in a common course of conduct giving rise to the harms suffered by
12 Plaintiffs and the Class. A single, common policy is at issue in this case. Individual questions, if
13 any, pale by comparison to the numerous common questions that dominate. The injuries sustained
14 by the Class members flow, in each instance, from a common nucleus of operative facts.

15 159. A class action is superior to other available methods for the fair and efficient
16 adjudication of this controversy because joinder of all class members is impracticable. The
17 prosecution of separate actions by individual members of the Class would impose heavy burdens
18 upon the courts and the City and would create a risk of inconsistent or varying adjudications of the
19 questions of law and fact common to the Class. A class action would achieve substantial economies
20 of time, effort and expense, and would assure uniformity of decision as to persons similarly
21 situated without sacrificing procedural fairness. Individual litigation of the legal and factual issues
22 raised by the conduct of the City would increase delay and expense to all parties and to the court
23 system. The class action device presents far fewer management difficulties and provides the
24 benefits of a single, uniform adjudication, economies of scale and comprehensive supervision by
25 a single court. Given the similar nature of the claims of the members of the Class and the uniform

1 application of Washington and federal law to the claims of Plaintiffs and the members of the Class,
2 the Class's claims can and will be most effectively managed by a class action.

3
4 **VI. CLAIM FOR RELIEF**

5 **FIRST CAUSE OF ACTION – PROCEDURAL DUE PROCESS**

6 42 U.S.C. § 1983

7 On behalf of Plaintiffs and the Class

8 160. Plaintiffs incorporate all other allegations in this complaint as if set forth herein.

9 161. Plaintiffs and the Class have constitutionally protected property rights, as defined
10 by Washington state law, to exclude others from their property, to the use and quiet enjoyment of
11 their property, and to access their property via public rights-of-way.

12 162. The City has infringed on those rights, including by (1) creating, assisting,
13 endorsing, and encouraging an indefinite, unpermitted occupation and blockade of the public
14 streets, sidewalks, and parks in and around CHOP, thereby denying Plaintiffs access to their
15 properties, and (2) creating, assisting, endorsing, and encouraging the pervasive vandalism and
16 trespasses against Plaintiffs' properties, thereby denying Plaintiffs the ability to use their properties
17 and exclude others from them.

18 163. The City has infringed on Plaintiffs' constitutionally protected rights without
19 providing Plaintiffs with any due process before depriving them of these rights, or providing any
20 recourse following the deprivation of the rights. In particular, the City provided Plaintiffs with no
21 notice or opportunity to be heard before or after denying the Plaintiffs of their rights to access their
22 properties, use their properties, and exclude others from their properties.

23 164. The City has done so pursuant to City policy as created, ratified, and authorized by
24 City policymakers, including Mayor Durkan, without any notice to Plaintiffs or opportunity for
25 them to be heard.

1 171. In addition to blocking public rights-of-way, the City's actions have created and
2 maintained a series of unlawful and/or unreasonable conditions throughout the CHOP area,
3 including excessive noise, public safety hazards, vandalism, and poor health and sanitation
4 conditions.

5 172. These conditions have annoyed, injured, and endangered the comfort, repose,
6 health, and safety of Plaintiffs, and rendered Plaintiffs insecure in the use of their properties.

7 173. These conditions have substantially and unreasonably interfered with Plaintiffs' use
8 and enjoyment of their properties, including by creating a reasonable fear among Plaintiffs of using
9 their properties, and have caused harm to Plaintiffs, including by reducing property values,
10 inflicting property damage, and resulting in lost revenues.

11 174. Plaintiffs seek to enjoin the City to remove these nuisances on behalf of themselves
12 and the Class.

13 **THIRD CAUSE OF ACTION – SUBSTANTIVE DUE PROCESS**

14 42 U.S.C. § 1983

15 On behalf of Plaintiffs and the Class

16 175. Plaintiffs incorporate all other allegations in this complaint as if set forth fully
17 herein.

18 176. Plaintiffs have a right pursuant to substantive due process to be protected from
19 state-created dangers.

20 177. The City 's actions, assistance, endorsements, and encouragements of CHOP and
21 CHOP participants have greatly increased the likelihood of property damage, loss of business
22 revenue and rental income, personal injury, loss of use of property, and other damages to Plaintiffs.

23 178. All damages suffered, and still to be suffered, by Plaintiffs were and are
24 foreseeable.
25

1 public from public use of Cal Anderson Park and has excluded, even under the threat of violence,
2 SPD from making use of the East Precinct to provide police services in the area.

3 185. They City and the Mayor have actively supported and abetted the takeover of public
4 property by CHOP, through active encouragement, endorsement, and material support to CHOP
5 participants. The City's actions have resulted in the effective transfer of the public's property right
6 to CHOP, through granting CHOP exclusive use of this property. Further, the City and Mayor's
7 active encouragement indicates the intent of gifting this public property indefinitely for CHOP's
8 solely private use, without any rent or benefit to the City or public.

9 186. The purpose of Article VIII, Section 7 is to prevent public property from being used
10 to benefit private interests where the public interest is not primarily served. The CHOP movement
11 is a private movement with private ideological motives, distinct from the public at large. Indeed,
12 CHOP participants stationed at the boundaries of the CHOP zone have actively prevented some
13 members of the public from entering.

14 187. On information and belief, the City has received no remuneration or other benefit
15 in exchange for ceding the right to exclusively occupy public property to CHOP. The City has
16 therefore ceded interest in public property to private individuals without any consideration.

17 188. Because the City has received no consideration or remuneration from CHOP
18 participants for the rights to use public property, the intent of the City has been to donate to CHOP
19 participants a private benefit, not conferred on other members of the public more broadly.

20 189. Not only is the public interest not served, the City's gift of public property has
21 actively harmed the public, especially the residents of Capitol Hill. CHOP participants have used
22 their newly gifted rights in public property ceded to them by the City as a staging ground for acts
23 of vandalism and trespass against adjacent private property, including the properties of the
24 Plaintiffs. The CHOP encampments in Cal Anderson Park have also facilitated acts of assault,
25 violence, and harassment against private residents and business employees in the surrounding

1 area. The presence of CHOP on public property ceded by the City has also had a negative
2 economic impact, in the form of reduced property values and lost business revenues, in the Capital
3 Hill neighborhood.

4 190. As a direct and foreseeable result of the City gifting an interest in public property
5 to CHOP, Plaintiffs' injuries include but are not limited to: (i) deprivation of their use of that public
6 property in Capitol Hill; (ii) the loss of police protection previously provided through the East
7 Precinct; (iii) limitation on access to their private property; (iv) vandalism and trespass to their
8 private property by CHOP participants; (v) damage to property; (vi) a loss in property value; (vii)
9 a loss of business revenue; (viii) and/or other economic loss. These harms have been caused by
10 CHOP participants residing in Cal Anderson Park and other public property ceded to them by the
11 City.

12 191. Plaintiffs have standing to assert a violation of Article VIII, Section 7 because
13 Plaintiffs are property owners, residents, and/or business owners in the areas near Cal Anderson
14 Park and the East Precinct. The City's gift of public property has adversely affected their interest
15 in their adjacent private property, businesses, and/or residences, as described above. Alternatively,
16 Plaintiffs have standing to assert a violation of Article VIII, Section 7 because Plaintiffs are all
17 taxpayers of the City of Seattle.

18 192. Plaintiffs are currently being adversely affected, and will continue to be adversely
19 affected, by the City's gift of public property to CHOP in violation of Article VIII, Section 7 of
20 the Washington State Constitution, unless that unlawful gifting is restrained by this Court.

21 **FIFTH OF ACTION – TAKING**

22 42 U.S.C. § 1983

23 On behalf of Plaintiffs and the Class

24 193. Plaintiffs incorporate all other allegations in this complaint.
25

1 D. All such other and further monetary, injunctive and declaratory relief as the Court
2 may deem just and proper.

3 DATED this XXnd day of June, 2020.

4 CALFO EAKES LLP

5
6 By _____

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