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20	UNITED STATES I	DISTRICT COURT	
20	FOR THE CENTRAL DIS	TRICT OF CALIFORNIA	
21	_		
22	UNITED STATES OF AMERICA,	No. CV 20-00327	
23	Plaintiff,	COMPLAINT AND DEMAND FOR A JURY TRIAL	
	V.	DEMIAND FOR A JUNI TRIAL	
24	EII OMENO HEDNANDEZ DAMIN		
25	FILOMENO HERNANDEZ, RAMIN AKHAVAN, BONNIE BRAE INVESTMENT SERVICES LLC, and WESTLAKE PROPERTY SERVICES		
26	INVESTMENT SERVICES LLC, and		
	LLC,		
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28	Defendants.		

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Plaintiff United States of America hereby alleges as follows:

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PRELIMINARY STATEMENT

1. The United States brings this action to enforce the provisions of Title VIII of the Civil Rights Act of 1968, as amended, 42 U.S.C. §§ 3601 et seq. (the "Fair Housing Act").

JURISDICTION AND VENUE

- 2. This Court has jurisdiction over the subject matter of the claims in this action under 28 U.S.C. §§ 1331, 1345, and 42 U.S.C. § 3614(a).
- 3. Venue is proper in the Central District of California pursuant to 28 U.S.C. § 1391(b) because the claims alleged herein occurred in the Central District of California, and the Defendants reside or do business in the Central District of California.

DEFENDANTS

- 4. Defendant Filomeno Hernandez is a resident of Los Angeles, California.
- 5. Defendant Ramin Akhavan is a resident of Los Angeles, California.
- 6. Defendant Bonnie Brae Investment Services LLC is a California limited liability corporation with its business address in Los Angeles, California. Defendant Ramin Akhavan is the sole member of Bonnie Brae Investment Services LLC. In 2004, Defendant Ramin Akhavan formed Bonnie Brae Investment Services LLC.
- 7. Defendant Westlake Property Services LLC is a California limited liability corporation with its business address in Los Angeles, California. Defendant Ramin Akhavan is the sole member of Westlake Property Services LLC. In 2004, Defendant Ramin Akhavan formed Westlake Property Services LLC.

GENERAL ALLEGATIONS

- 8. In 1995, Defendant Akhavan purchased the property located at 720 South Westlake Avenue in Los Angeles, California ("Westlake").
- 9. Westlake is one apartment building with 82 units. It also has a small annex building with four units. Some of the Westlake units do not contain bathrooms, so those tenants must use the communal bathrooms located on each floor. Westlake is a

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"dwelling" with the meaning of 42 U.S.C. § 3602(b).

- 10. In 1998, Defendant Akhavan purchased the rental property at 729 South Bonnie Brae Street in Los Angeles, California ("Bonnie Brae").
- Bonnie Brae is one apartment building with 97 units. Some of these units 11. contain bathrooms. Other units do not have bathrooms, so tenants must use the communal bathrooms located on each floor. The Bonnie Brae property is a "dwelling" with the meaning of 42 U.S.C. § 3602(b).
- 12. In 2004, after forming Bonnie Brae Investment Services LLC, Defendant Akhavan transferred ownership of Bonnie Brae to Bonnie Brae Investment Services LLC.
- 13. In 2004, after forming Westlake Property Services LLC, Defendant Akhavan transferred ownership of Westlake to Westlake Property Services LLC.
- 14. Defendant Akhavan has comingled the funds of Bonnie Brae Investment Services LLC and Westlake Property Services LLC, both with each other and with his personal finances. For instance, Defendant Akhavan, through Bonnie Brae Investment Services LLC, refinanced Bonnie Brae's mortgage in 2008 for between 1.5 to 1.75 million dollars; he gave himself some of that amount, and he used approximately \$750,000 for repairs at Westlake. Defendant Akhavan also took out personal loans for Bonnie Brae repairs.
- In 2005, Defendant Akhavan hired Defendant Hernandez as property 15. manager of Bonnie Brae. Defendant Hernandez has been the property manager at Bonnie Brae from 2005 to the present.
- 16. In 2008, Defendant Akhavan hired Defendant Hernandez as property manager of Westlake. Defendant Hernandez has been the property manager at Westlake from 2008 to the present.
- Although Defendant Hernandez manages both Bonnie Brae and Westlake, 17. he only receives a salary from Bonnie Brae Investment Services LLC.
 - Additionally, as part of his compensation, Defendant Hernandez initially 18.

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27 28 received one unit on the first floor of Bonnie Brae, rent free. Defendant Akhavan has since provided him a second unit on the first floor of Bonnie Brae, rent free. Defendant Hernandez resides on the first floor of Bonnie Brae.

- Defendant Hernandez participates in all aspects of management of Bonnie 19. Brae and Westlake. His job duties include approving new tenants, collecting rent, receiving maintenance requests, making repairs, communicating with tenants regarding utility bills and late rental payments, assisting with eviction proceedings, and preparing vacant units for new tenants. Because neither property has locked mailboxes, Defendant Hernandez sorts the mail and hands it to tenants when they visit the properties' offices.
- 20. Defendant Akhavan trained Defendant Hernandez on how to manage the building and the office. He did not provide any training to Defendant Hernandez regarding sexual harassment. Defendant Akhavan evaluates Defendant Hernandez's performance and Defendant Hernandez reports to him. Typically, Defendant Akhavan goes to Bonnie Brae approximately twice a week. He approves of large maintenance projects that require the work of an outside person or company. He also makes decisions related to raising rents and evicting tenants.
- 21. Defendant Bonnie Brae Investment Services LLC, as owner or principal, expressly or implicitly granted Defendant Hernandez authority to act as an agent on its behalf at all times relevant to this action.
- Defendant Westlake Property Services LLC, as owner or principal, 22. expressly or implicitly granted Defendant Hernandez authority to act as an agent on its behalf at all times relevant to this action.
- 23. Since at least 2006, Defendant Hernandez has subjected female tenants at Bonnie Brae and Westlake to discrimination on the basis of sex, including severe, pervasive, and unwelcome sexual harassment, on multiple occasions. Defendant Hernandez's conduct has included, but is not limited to:
 - Subjecting female tenants to unwelcome sexual contact, including a. sexual assault:

- b. Frequently making unwelcome sexual comments and unwelcome sexual advances to female tenants:
- c. Making intrusive, unannounced visits to female tenants' homes to conduct and further his sexual advances; and
- d. Conditioning or offering to grant tangible housing benefits—such as reducing rent or excusing late or unpaid rent—in exchange for engaging in sexual acts with him.
- 24. The experiences of these female tenants were not isolated instances. Rather, these were part of Defendant Hernandez's longstanding pattern or practice of illegal sexual harassment of numerous female tenants.
- 25. Defendants Akhavan, Bonnie Brae Investment Services LLC, and Westlake Property Services LLC are vicariously liable for the actions of their agent, Defendant Hernandez.
- 26. The above-described actions and conduct of Defendant Hernandez caused female tenants to suffer physical harm, fear, anxiety, and emotional distress, and inhibited their ability to secure housing for themselves and their families.

CLAIM FOR RELIEF

- 27. Plaintiff United States of America realleges the allegations contained in paragraphs 1 through 26 above. By these actions and statements, Defendants have:
 - a. Discriminated in the terms, conditions, or privileges of the rental of dwellings, or in the provision of services or facilities in connection therewith, because of sex, in violation of 42 U.S.C. § 3604(b);
 - Made statements with respect to the rental of dwellings that indicate a preference, limitation, or discrimination based on sex, in violation 42
 U.S.C. § 3604(c); and
 - c. Coerced, intimidated, threatened, or interfered with persons in the exercise or enjoyment of, or on account of their having exercised or enjoyed, their rights granted or protected by Section 804 of the Fair

1		Housing Act, in violation of 42 U.S.C. § 3617.
2	28.	Defendants' conduct constitutes:
3		a. A pattern or practice of resistance to the full enjoyment of the rights
4		granted by the Fair Housing Act, 42 U.S.C. §§ 3601 et seq.; and
5		b. A denial to a group of persons of rights granted by the Fair Housing
6		Act, 42 U.S.C. §§ 3601 et seq., where such denial raises an issue of
7		general public importance.
8	29.	There are victims of Defendants' discriminatory conduct. Such persons are
9	aggrieved persons, as defined in 42 U.S.C. § 3602(i), and have suffered damages as a	
10	result of Defendants' conduct.	
11	30.	Defendants' conduct was intentional, willful, or taken in reckless disregard
12	of the rights of others.	
13		PRAYER FOR RELIEF
14	WHEREFORE, the United States prays that the Court enter an Order that:	
15	a.	Declares that Defendants' discriminatory practices violate the Fair Housing
16		Act, as amended, 42 U.S.C. §§ 3601 et seq.;
17	b.	Enjoins the Defendants, their agents, employees, and successors, and all
18		other persons in active concert or participation with them, from:
19		i. Discriminating on the basis of sex, including engaging in sexual
20		harassment, in any aspect of the rental of a dwelling;
21		ii. Interfering with or threatening to take any action against any person
22		engaged in the exercise or enjoyment of rights granted or protected
23		by the Fair Housing Act;
24		iii. Failing or refusing to take such affirmative steps as may be
25		necessary to restore, as nearly as practicable, the victims of
26		Defendants' past unlawful practices to the position they would have
27		been in but for the discriminatory conduct; and
28		iv. Failing or refusing to take such affirmative steps as may be

necessary to prevent the recurrence of any discriminatory conduct in 1 the future and to eliminate, as nearly as practicable, the effects of 2 Defendants' unlawful practices; 3 Awards such preventive relief, including a permanent or temporary 4 c. 5 injunction, restraining order, or other order against Defendants for a violation of the Fair Housing Act, as amended, pursuant to 42 U.S.C. 6 § 3614(d)(1)(A); 7 Awards monetary damages to each person aggrieved by Defendants' 8 d. discriminatory conduct, pursuant to 42 U.S.C. § 3614(d)(1)(B); 9 Assesses civil penalties against Defendants in order to vindicate the public 10 e. interest, pursuant to 42 U.S.C. § 3614(d)(1)(c); and 11 12 f. Grants such other and further relief as the Court deems just and proper. 13 // 14 // 15 // 16 // 17 // 18 // 19 // 20 // 21 // 22 // 23 // 24 // 25 // 26 // 27 28

1 **DEMAND FOR JURY TRIAL** 2 The United States hereby demands a trial by jury of all issues so triable pursuant 3 to Rule 38 of the Federal Rules of Civil Procedure. 4 Dated: January 13, 2020 Respectfully submitted, 5 WILLIAM P. BARR 6 Attorney General 7 NICOLA T. HANNA ERIC S. DREIBAND 8 United States Attorney Assistant Attorney General Central District of California Civil Rights Division 9 DAVID M. HARRIS SAMEENA SHINA MAJEED 10 Assistant United States Attorney Chief, Housing and Civil Enforcement Section Chief, Civil Division 11 /s/ Karen Ruckert 12 /s/ **R. Tamar Hagler**_ KAREN P. RUCKERT R. TAMAR HĂGLER Assistant United States Attorney 13 **Deputy Chief** Chief, Civil Rights Section, Civil Division Housing and Civil Enforcement Section 14 /s/ Oneshia S. Herring ONESHIA S. HERRING /s/ Acrivi Coromelas_ ACRIVI COROMELAS 15 **Assistant United States Attorney** Trial Attorney United States Department of Justice Civil Rights Division Housing and Civil Enforcement Section 16 Civil Rights Section, Civil Division 17 18 Attorneys for the United States of America 19 20 21 22 23 24 25 26 27 28