1	Robert S. Ross (#023430)	
2	Robert.Ross@tusd1.org Samuel E. Brown (#027474)	
3	Samuel.Brown@tusd1.org	
	TUCSON UNIFIED SCHOOL DISTRIC	T
4	LEGAL DEPARTMENT 1010 East Tenth Street	
5	Tucson, Arizona 85719	
	Phone: (520) 225-6040	
6	P. Bruce Converse (#005868)	
7	bconverse@dickinsonwright.com	
8	Timothy W. Overton (#025669)	
	toverton@dickinsonwright.com DICKINSON WRIGHT PLLC	
9	1850 N. Central Avenue, Suite 1400	
10	Phoenix, Arizona 85004-4568	
11	courtdocs@dickinsonwright.com Phone: (602) 285-5000	
11	Fax: (844) 670-6009	
12	A	
13	Attorneys for defendant Tucson Unified School District No. 1	
14		
	IN THE UNITED STAT	TES DISTRICT COURT
15	FOR THE DISTRI	ICT OF ARIZONA
16	Roy and Josie Fisher, et al.,	4:74-cv-0090-DCB
17 I	Plaintiffs,	(Lead Case)
17	v.	(Lead Case)
17 18	v.	(Lead Case)
		(Lead Case)
18 19	Tucson Unified School District No. 1, et al.,	(Lead Case)
18 19 20	v. Tucson Unified School District No. 1, et al., Defendants.	(Lead Case) 4:74-cv-0204 TUC DCB
18 19	Tucson Unified School District No. 1, et al.,	
18 19 20	Tucson Unified School District No. 1, et al.,  Defendants.  Maria Mendoza, et al.,	4:74-cv-0204 TUC DCB
18 19 20 21 22	Tucson Unified School District No. 1, et al.,  Defendants.  Maria Mendoza, et al., Plaintiffs,	4:74-cv-0204 TUC DCB
18 19 20 21 22 23	Tucson Unified School District No. 1, et al.,  Defendants.  Maria Mendoza, et al., Plaintiffs, v.	4:74-cv-0204 TUC DCB
18 19 20 21 22	Tucson Unified School District No. 1, et al.,  Defendants.  Maria Mendoza, et al., Plaintiffs, v.  Tucson Unified School District No. 1, et al.,	4:74-cv-0204 TUC DCB
18 19 20 21 22 23	Tucson Unified School District No. 1, et al.,  Defendants.  Maria Mendoza, et al., Plaintiffs, v.  Tucson Unified School District No. 1, et	4:74-cv-0204 TUC DCB
118   119   220   221   222   223   224   225	Tucson Unified School District No. 1, et al.,  Defendants.  Maria Mendoza, et al., Plaintiffs, v.  Tucson Unified School District No. 1, et al., Defendants.  NOTICE OF DISCLOSURE AND COM	4:74-cv-0204 TUC DCB (Consolidated Case)  IPLIANCE WITH BENCHMARK FOR
118   119   220   221   222   223   224   225   226   226	Tucson Unified School District No. 1, et al.,  Defendants.  Maria Mendoza, et al., Plaintiffs, v.  Tucson Unified School District No. 1, et al., Defendants.  NOTICE OF DISCLOSURE AND COM	4:74-cv-0204 TUC DCB (Consolidated Case)
118   119   220   221   222   223   224   225	Tucson Unified School District No. 1, et al.,  Defendants.  Maria Mendoza, et al., Plaintiffs, v.  Tucson Unified School District No. 1, et al., Defendants.  NOTICE OF DISCLOSURE AND COM	4:74-cv-0204 TUC DCB (Consolidated Case)  IPLIANCE WITH BENCHMARK FOR

1 Pursuant to the SY2020-21 Revised Budget Development Process, the benchmark 2 deadline for submitting the Final Draft of the USP Budget to the Special Master and 3 Plaintiffs was June 23, 2020. Tucson Unified School District hereby gives notice of disclosure and compliance that it submitted the Final Draft, as described above, on 4 5 Tuesday, June 24, 2020 (see Exhibit 1)<sup>1</sup>. On Wednesday, June 24, 2020, the District received confirmation of receipt from Dr. Hawley's budget consultant, Dr. Vicki 7 Balentine (see Exhibit 2). The Final Draft cover letter, including responses to plaintiffs' 8 requests for information and Dr. Hawley's comments, is attached hereto as Exhibit 3. The 9 Final Draft USP Budget for SY2020-21 is attached hereto as Exhibit 4. 10 As explained in the cover letter, due to the COVID-19 pandemic, District resources 11 have been prioritized towards addressing school closures, reallocating funding where most needed, creating online learning environments, and attempting to plan for the unknown 12 13 future regarding summer school and the 2020-21 school year. Accordingly, it is still not 14 possible to provide the PD Assessment at this time. Respectfully submitted on June 24, 2020. 15 16

## Tucson Unified School District Legal Department

s/ Samuel E. Brown

Robert S. Ross Samuel E. Brown

Attorneys for Tucson Unified School District No. 1

## Dickinson Wright PLLC

P. Bruce Converse Timothy W. Overton

Attorneys for Tucson Unified School District No. 1

2627

28

17

18

19

20

21

22

23

24

25

<sup>&</sup>lt;sup>1</sup> The District received late requests for information from the Fisher Plaintiffs on Monday June 22<sup>nd</sup>, and comments from the Special Master on the afternoon of June 23<sup>rd</sup>. The District responded to both, causing a one-day delay in the submission of the budget.

## 1 2

## **CERTIFICATE OF SERVICE**

I hereby certify that on the 24<sup>th</sup> day of June 2020, I electronically transmitted the attached foregoing document to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic filing to all CM/ECF registrants.

/s/ Samuel E. Brown