## **ETHICS COMMISSION**

## CITY AND COUNTY OF SAN FRANCISCO

In the Matter of Charges Against ROSS MIRKARIMI.

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DECLARATION OF ABRAHAM MERTENS

Sheriff, City and County of San Francisco.

## I, ABRAHAM MERTENS, declare:

1. I have personal knowledge of the matters stated herein, except for those matters set forth on information and belief, which I believe to be true, and if called to testify, I can and will testify competently as to all matters set forth herein.

2. I reside on Webster Street in San Francisco, California with my wife, Ivory Madison, and our daughter, who is almost two years old.

3. I am a licensed attorney in the State of California, and the vice president and general counsel for Red Room Omnimedia Corporation, an online social media company, online bookseller and writers' community.

4. Beginning in 2010, Ivory and I developed a close friendship with our neighbor Eliana Lopez, who is married to Ross Mirkarimi, then a member of the San Francisco Board of Supervisors. Our friendship was mostly with Eliana.

5. In late 2010 or early 2011, Eliana invited us to attend her "Bilingual Rhythm and Motion Class," a parent and child dance class taught by Eliana at the African American Cultural Center on Fulton near Webster Street. Both Ivory and I regularly attended with our daughter.

6. As we became closer friends, over time, and in particular during October, November, and December of 2011, Eliana told me about ways that Ross was withholding and controlling,

especially about money. She told me on a regular basis that he did not provide her with enough money to function, and I saw how unhappy and deprived she was. She told me that Ross refused to share his bank account with her or tell her how much money he earned or had. Every time she brought up these issues with me, I was saddened to hear he treated her so poorly, and told her his behavior was unacceptable in a marriage and needed to change. I gave her the best advice I could about how to talk to him about being a better husband.

7 On October 19, 2011, I met Eliana outside of our house and she was obviously 1 8 extremely upset. I asked her what happened and she told me that she had a very traumatic 9 experience the night before after coming home from a trip to Los Angeles. Hearned that Eliana was 10 stranded alone in the middle of the highway for at least an hour and a half because Ross didn't fill their Jeep with gas and told her that he had. Eliana told me that the gas gauge on their Jeep, which is 1112 an older Jeep with a cloth top, had been broken for months and Ross refused to pay to get it fixed. 13 So she had arrived at the airport, picked up the Jeep, and it stopped running in the middle of the freeway and she didn't know why. She was afraid for her life as the car was coming to a stop, so she 14 15 opened the door and shouted for help to another driver, some workers in a truck or van, who I think 16 either pushed her car with theirs or the men got out and pushed her car out of traffic and to a median 17 strip or shoulder. When Eliana called Ross to help her, he said he would call AAA and they would be there in twenty minutes, but then he refused to take her calls while she sat crying in the middle of the freeway. When the tow truck arrived about an hour and a half later, the driver told her there wasn't any gas in the Jeep, which made her cry even more because, she said, Ross had lied, had so little concern for her safety, and wouldn't even take her calls. I think she was so shaken she had to be driven home by someone else, but I'm not sure.

8 When I first visited Eliana and Ross's house, with our daughter, I was surprised that the house looked like a bachelor's home. I did not see anything of Eliana's visible although she'd lived there for more than two years. The house was dark and gloomy, with shutters on the windows, and female nude photography on the walls that Eliana said Ross refused to take down. Eliana told me that Ross also refused to spend the money or time needed to decorate their home even though

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she repeatedly told him that the apartment was depressing to her, and that she was sad that there was so little color in the apartment after coming from Venezuela where there is so much color and light.

9. Eliana also told me that Ross was uninterested in their son's comfort. Ross refused to help Eliana create a separate and comfortable living space for their son. Eliana showed me the cramped chair in a corner of their tiny living room where her son was forced to sleep. She told me that the room was so cold at night that her son ended up sleeping in her bed most nights. She also said that she was "freezing" all the time, too. To help keep their son warm at night, I gave Eliana a space heater. My wife and I also gave Eliana a three part privacy screen so their son would feel like he had a personal space that was separate from the rest of the house. Eliana said she didn't know where to buy curtains and Ross would not help her, so I offered to help, and took her shopping to purchase curtains, to keep more heat in their living room and make it feel more like a home. When my wife and I learned that Eliana's stroller was broken and Ross refused to buy a new one, we gave Eliana a stroller. She said that for more than a year, she had been trying to get Ross to buy Theo a real mattress, if not an actual bed. I could not understand why Ross wouldn't do this.

10. Based purely on our friendship with Eliana, we supported Ross in his campaign for Sheriff. During the campaign, we cohosted a fundraiser for him, and we donated the maximum allowable by law to his campaign, and we put our reputation on the line endorsing him.

11. After Ross was elected Sheriff, he invited Ivory and me to a dinner in his honor at the home of the Japanese Consul General of San Francisco, to thank us for our friendship and support, and he introduced us as his "close friends." He told us how much he appreciated our support in the race, and also our support of Eliana. We were the only other guests at the dinner aside from the hosts and their staff.

12. On January 1, 2012 at approximately 9:30 a.m. Eliana came to our house to see Ivory. Ivory had previously told me she'd suggested that they get together and talk about their goals for the year. They went into the living room. At first, I watched our daughter in the other rooms of the house. At some point, I realized that Eliana had become very emotional, for reasons I didn't understand at the time. I could hear that Eliana was very upset but not what she was saying exactly. I was concerned about the effect their demeanor might have on our daughter, so I took my daughter

out of the house for a while. Upon returning to the house, I found that Eliana was still at our home and she obviously had been crying. Our daughter really wanted to see her mother, so my daughter and I came into the living room briefly a few times, and during one of those times, Eliana was crying and apologized to me for taking so much of Ivory's time, and she jokingly referred to Ivory as her therapist. I wanted to minimize our daughter's contact with Eliana while she was so distraught, so we spoke only briefly enough for me to understand that she was upset about something Ross had done that was very serious.

13. After Eliana left our home on January 1, Ivory's mood was somber, and she said that Eliana had just told her that Ross had physically abused her, and had screamed profanity at her the previous day, in front of Theo. I learned that the text message I received from Eliana on December 31<sup>st</sup> that stated "Hello! Where are you guys?" was sent right after that fight. Eliana had hoped that we were home so she could find refuge from Ross, she had told Ivory. Ivory also told me that Eliana had asked her to help document the incident by creating a video that showed a bruise Ross had caused, and that Eliana was considering getting a divorce but hoped Ross would change and they could stay married. Then Ivory told me that Ross had threatened to take Theo away from Eliana, and had apparently told Eliana more than once that he was "a very powerful man" and could do it. Since I was well aware of Ross's neglectful and almost entirely absent relationship with Theo, this concerned me greatly. Ivory and I discussed whether I should confront Ross, and we weren't sure.

14. Between January 1 and January 4, I was aware that Ivory was calling and emailing numerous people, at Eliana's request, seeking advice about how best to respond to the incident on December 31. I was also aware that Ivory and Eliana were in frequent daily communication. Ivory and I discussed allowing Eliana and her son to come live with us to protect her from further abuse and to shield their son from such abuse.

15. When I saw Ivory at around 1:00 p.m. on January 4, she told me that Eliana had been ready to call the police that morning, but had some good questions about what would happen when she called, so Ivory had called a domestic violence number to get those answers, and had inadvertently triggered an investigation. Ivory explained that immediately after the call, she had

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received a text from Eliana saying she had decided not to go to the police. For Ivory, at that moment, she was afraid she had let Eliana down and done the wrong thing.

16. At around 3:15 p.m. or 3:30 p.m. on January 1, Ivory and I ran into Eliana in front of our home. Eliana came into our home to discuss what had happened and what would happen next.

17. Several minutes later, in our front hallway, I saw Eliana hand her phone to Ivory and tell Ivory that the person on the other end of the call was a domestic violence advocate. The other party seemed to be doing most of the talking. I was present during this conversation, but was also watching our daughter, and saying goodbye to my father, who was leaving, so I did not hear all that was said by Ivory on the phone. Ivory seemed calm but slightly annoyed, and I remember her questioning the person's credentials and saying the caller didn't sound like she was advocating for Eliana. I also heard her say, at least once, "I'm not going to lie to the police." I believe the doorbell rang while they were still on the phone, but it may have been just after.

18. After the telephone conversation ended, Ivory and Eliana had a similar conversation, in which Eliana was trying to get Ivory to make the police go away, or to tell them she had lied, or was talking about someone else, while the police were ringing the doorbell or knocking. Again, I heard Ivory saying she would not lie to the police. I heard Ivory encourage Eliana to at least talk to them and see what they could do to help her get Ross into counseling. Eventually, Ivory answered the door and Eliana left as they arrived.

19. While the police inspectors were interviewing Ivory in the living room, Eliana called me on my mobile phone and I do not recall if she left a voicemail and I returned the call or if she reached me directly on my mobile phone. She told me to tell Ivory to stop cooperating with police and to not turn over the video to police. I told her I couldn't do that, that in our household, we don't do that kind of thing. And that it wasn't the right thing to do. While I was talking with Eliana, I recognized what I am confident was Ross's distinctive voice in the background during the call. I realized soon after that Eliana called our landline and Ivory's mobile phone repeatedly, after her conversation with me failed. On one of these calls, I was in the room when Eliana spoke to Ivory and demanded that she destroy the video. I heard Ivory say, "I can't delete it, it's too late. They told me I can't." And I heard her say, "Eliana, I'm not going to jail to protect Ross. That doesn't make

any sense." Eliana also may have asked me to have Ivory get rid of the video of her injury, I am not sure what her exact language was, but the intent was clear.

20. During the investigation of this incident, I have always cooperated with investigators. I gave a recorded statement on January 11. I consented to the police downloading from my telephone text messages between Eliana and me and between our neighbor Callie Williams and me. Callie Williams and I have never discussed what Eliana told her or us about the December 31 incident, and I have personal knowledge that Ivory made a point of never discussing the incident with Callie either.

While the trial of the domestic violence charges against Ross were underway, I 21 received numerous calls from journalists who said they were acting on story ideas suggested by Ross, Ross's attorneys, Eliana, or a few key allies of Ross's, all of which were designed to discredit Ivory. An example of these lies, was Eliana doing a radio interview in January claiming she told Ivory about "a discussion like all couples have" between she and Ross, which Eliana said included no raised voices, no argument, and no violence, plus, that Ivory had been paid off by a conspiracy of the "richest people in California" who had a racist and anti-progressive agenda to politically persecute her husband. I am aware, as are a huge number of our clients, friends, and acquaintances, of Ross's efforts to portray my wife as a nosy neighbor, bad friend, liar, publicity secker, overzealous feminist, family-law practitioner impersonator, anti-progressive sheriff conspirator, and so on. A recent example that stands out in my mind because it was the fourth or fifth reason Ross has told the press was the real reason why he pled guilty, was in April, when Ross initiated an article that appeared in section A of the national print edition of The New York Times, wherein Ross claimed that the only reason he pled guilty was "false allegations" made by Ivory. In my opinion, Ross's actions, and those who acted with him on his behalf, including Eliana, in planting these stories were not only wrong, but also cruel.

25 22. On or about February 14, 2012, Red Room Omnimedia Corporation received an
26 intrusive, overbroad and harassing subpoena from Ross's attorney, Lidia Stiglich, which demanded
27 "all records from Red Room Omnimedia Corporation pertaining to Ivory Madison" between
28 December 31, 2011 and January 7, 2012. This subpoena would have, if unchallenged, would have

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exposed all of Ivory's personal and professional information and communications with family, friends, Red Room's business partners, investors, clients, employees, and others. The correspondence and records they were requesting contained a financial and proprietary information about our company, a partner company, and personal details of the lives of many people unrelated to this matter. Opposing this frivolous subpoena was time-consuming, greatly concerned me for the potential damage to our business and relationships, and necessitated the addition of outside counset to represent Ivory as an individual as separate from the interests of the company. We agreed to provide the defense with a limited scope of information and communications, which was 100% of the email between Ivory and anyone else regarding this matter, during that period, with personal identifying information redacted. The correspondence benefited the prosecution, not the defense, because everything Ivory told the police was true and complete and her private correspondence further demonstrated that.

23. On February 16, 2012, I received a "Cease and Desist" letter addressed to me, from attorney Paula Canny, that accused Ivory of engaging in criminal behavior by cooperating with law enforcement. This assertion is defamatory and untrue. The letter claimed that Ivory told Eliana she "had been to Court many times, knew how to handle custody disputes and also advised she would enlist your further help as well in Ms. Lopez'[sic] custody dispute." The letter said, in part, "Your wife's conduct as well as possibly your conduct, has caused Ms. Lopez and her family to suffer irreparable harm." The letter instructed me not to make any further disclosures of supposedly privileged communications. The letter was clearly an effort to dissuade me from further cooperating with law enforcement and to attempt to enlist my help in preventing my wife from cooperating with law enforcement. In a radio interview after his plea agreement, I heard Ross perpetuate this fabrication about Ivory claiming to be an attorney. Ross stated that he was aware that Eliana had consulted with a divorce and custody attorney and that it was Ivory. Ross has said he is solely responsible for paying Ms. Canny for her legal work.

24. In the more than six years that I have known my wife, I have never heard her claim to be an attorney, offer legal advice, or represent herself as a member of the State Bar of California. In fact, I have heard Ivory state specifically, to Eliana and many others, when the topic of law was

discussed or the topic of Ivory's legal training is raised, that she is not a licensed, practicing attorney. In Ivory's online bios, Ivory has also made a point of using language that makes clear she is not a licensed, practicing attorney, such as on the "Meet the Team" page of Red Room, on Facebook, LinkedIn, Twitter, and other websites where a bio is required. Ivory like "trained as an attorney" and "non-practicing lawyer" and even "with a useless law degree," and it always appears in the context of what she does do, which is run a company that is totally unrelated to law, Red Room. She has been on the same career path and associated with Red Room for the past decade. It is unlikely and unreasonable that a close friend, such as Eliana was, would disregard direct statements by Ivory indicating that she is not an attorney, all of her personal knowledge of Ivory's life and career, and instead check Ivory's online bio, and misunderstand it to mean the opposite of what it says. The idea, advanced by Ross and his representatives, that Ivory lead Eliana to believe that she was her attorney, and that their conversation was privileged, is utterly implausible and an example of the results-oriented and unethical manner in which Ross has conducted and continues to conduct his defense.

25. My only public statement thus far about this matter was an op-ed that appeared in the San Francisco Chronicle on March 20. It detailed some of my thoughts about how Ross and Eliana have conducted themselves in relation to the charges and to my wife cooperating with the investigation. I was careful to make sure that every fact I referred to was provable. Not only does everyone have that moral responsibility, but I also have a professional responsibility, as a member of the State Bar of California, to do so. In the op-ed, I stated that I believe that Ross should resign as Sheriff, be suspended, or be recalled by the people. I believe it is an insult to his oath of office and the people of San Francisco that a top law enforcement official and the lawyers he paid would relentlessly attempted to discredit, dissuade, and harm my wife for providing honest and accurate information to the police. Ross's behavior toward my wife was so abhorrent that District Attorney George Gaseón forced Ross to apologize to Ivory as part of his plea deal. That op-ed is attached hereto as Exhibit "62".

26. I was glad to see that Mr. Gascón issued statements that commended Ivory and Callie for their courage, and reminded the public (including those in positions of power) that the

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criminal justice system needs witnesses to come forward on behalf of victims and the community. To paraphrase, Gascón expressed concern that the effects of what Ross had done to defame Ivory would chill the speech of other witnesses in criminal cases. I believe Ross's behavior has already had this effect in our community, since several acquaintances of mine, including a few trial lawyers, have said to me that after seeing the vicious attacks that Ross and his representatives waged against my wife, they would not be willing to come forward against a prominent official like Ross. I am not acquainted with Mr. Gascón, and it is a matter of public record that I supported an opposing candidate in the District Attorney race in November, donating the maximum amount allowable by law to another candidate, as did my wife.

27. In interviews after his conviction, Ross has stated that my wife and I (and other witnesses, by which I understand him to mean Callie and Christina Flores) are lying about everything. For example, at a press conference, he announced that my op-ed was a "complete fabrication," despite what the District Attorney's office says was "overwhelming evidence" supporting their charges against him, and the fact that he plead guilty to specifically false imprisonment, and a sentence that included fifty two weeks of domestic violence counseling. It is extraordinary to me that he continues to publically claim that my statements and the statements of others are all lies.

28. It is hard to express how much pain and inconvenience Ross's almost six months of ongoing harassment of and lies about my wife, and occasionally of me, have caused our family. My wife and I each spend thirty to fifty hours a week caring for our small child plus fifty to seventy hours a week working for our company. Our company has a small team and we each must do the job of several people. The financial future of our family, and that of other families depending on us, has been negatively impacted by Ross's refusal to handle this matter without attacking my wife, both in the media and through legal mechanisms, draining our resources and hampering our operations. My wife's reputation personally and professionally has been harmed and the attacks by Ross and those working for him or who have a financial or other interest in the outcome of this matter, including Eliana, have made it difficult for Ivory to be her usual, optimistic and joyful self with our young daughter and during her current pregnancy with our second child. She thought that

avoiding the press would make her role less prominent, but Ross has made sure that is not the case. As our daughter is beginning to learn to read, lvory is saddened that she will eventually find and read the defamatory statements Ross and his team have made. There has been no indication of when, if ever, Ross will stop, since even yesterday, one of his attorneys, when asked by the *Chronicle* to comment on my wife's declaration, responded not by disputing the facts, but instead made a personal and insulting comment about Ivory. Ross should not allow this type of comment to be made by those representing him.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this June 17, 2012 in San Francisco.

ABRAHAM MERTENS