1 2 3 4 5 6 7 8 9 10 11 12	Steven S. Rosenthal (State Bar No. 1097 Email address: srosenthal@kayescholer Alan K. Palmer (<i>pro hac vice</i>) Email address: apalmer@kayescholer.co Susanna Y. Chu (<i>pro hac vice</i>) Email address: schu@kayescholer.com KAYE SCHOLER LLP 901 Fifteenth Street, NW Washington, DC 20005 Telephone: (202) 682-3500; Fax: (202) Mike Feuer (State Bar No. 111529) City Attorney Janna Sidley (State Bar No. 163642) General Counsel Email address: jsidley@portla.org Joy M. Crose (State Bar No. 116011) Asst. General Counsel Email address: jcrose@portla.org LA CITY ATTORNEY'S OFFICE 425 South Palos Verdes Street San Pedro, California 90731 Telephone: (310) 732-3750; Fax: (310)	.com om 682-3680
13	Attorneys for the Los Angeles Defendants	
14		
15	UNITED STATES DISTRICT COURT	
16	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
17	WESTERN DIVISION	
18	AMERICAN TRUCKING	Case No. 2:08-cv-04920-CAS-CT
19	ASSOCIATIONS, INC.,	Hon. Christina A. Snyder
20	Plaintiff,	ORDER GRANTING PERMANENT INJUNCTION
21	V.) CITY OF LOS ANGELES, ET AL.)	
22	Defendants.	
23		
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26	,	
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	ORDER GRANTING	PERMANENT INJUNCTION Docke
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On remand from the Ninth Circuit Court of Appeals, and consistent with the decisions of the Court of Appeals in Case No. 10-56465, and the United States Supreme Court in Case No. 11-798, it is hereby ordered and adjudged as follows:

1. The employee driver requirement, provision III(d) of the Port of Los Angeles concession agreement, as litigated in these proceedings, and previously enjoined by this Court pending appeal on October 25, 2010 (Dkt. No. 326), is hereby permanently enjoined;

2. The off-street parking requirement, provision III(f) of the Port of Los Angeles concession agreement, as litigated in these proceedings, is hereby permanently enjoined;

3. The placard requirement, provision III(1) of the Port of Los Angeles concession agreement, as litigated in these proceedings, is hereby permanently enjoined;

4. Plaintiff shall recover \$2,685.69 in costs consistent with the judgment of the United States Supreme Court; and

5. The Court's final judgment awarding costs of suit to Defendants (Dkt. 309), and the Court's approvals of the Defendants' bills of costs (Dkt. 325, 327), are hereby vacated.

Rhristine a. Smyde

Dated: August 22, 2013

United States District Judge