1			
2			
3			
4			
5			
6			
7			
8	UNITED STATES DISTRICT COURT		
9	SOUTHERN DISTRICT OF CALIFORNIA		
10	HALEY MARTINEZ and MATTHEW	Case No. 3:20cv1946-LAB-WVG	
11	SHERIDAN, on behalf of	ORDER GRANTING MOTIONS TO	
12 13	themselves and all others similarly situated,	CONSOLIDATE CASES, SETTING	
14		SCHEDULE, AND DIRECTING PLAINTIFFS TO DESIGNATE	
15	Plaintiffs, v.	INTERIM LIAISON COUNSEL	
16		[Dkt. 26]	
17	UNIVERSITY OF SAN DIEGO,		
18	Defendant.		
19	CATHERINE HOLDEN, on behalf of	Case No. 20cv2169-LAB-WVG	
20	herself and all others similarly		
21	situated,	[Dkt. 15]	
22	Plaintiff,		
23	٧.		
24	UNIVERSITY OF SAN DIEGO,		
25	Defendant.		
26	[Caption continued on following page.	1	
27			
28	-	1 - 3:20cv1946-LAB-WVG 3:20cv2169-LAB-WVG 3:20cv2215-LAB-WVG	
		Dockets.Justia.co	

Dockets.Justia.com

1	EDGAR CHAVARRIA, on beh		Dcv2215-LAB-WVG		
2	himself and all others similarly situated,	/ [Dkt. 14]			
3		laintiff,			
4	ν.				
5	UNIVERSITY OF SAN DIEGO) ,			
6	Defe	ndant.			
7					
8					
9					
10	Plaintiffs filed a Motion to Consolidate Cases and Set Briefing				
11	Schedule for Motion to Dismiss in each of the above-captioned actions (the				
12	"Motions"). Defendant University of San Diego subsequently filed Notices of				
13	Non-Opposition to the Motions. Plaintiffs' Motions are each GRANTED .				
14	1. The Court finds that the following putative class actions are				
15	related as they arise from the same set of facts and substantially-similar legal				
16	theories and seek to represent overlapping classes of University of San				
17	Diego students who paid tuition and/or fees for any semester during which				
18	USD conducted typically in-person activities online in connection with the				
19	COVID-19 pandemic ("University of San Diego Tuition and Fees COVID-19				
20	Refund Litigation"):				
21					
22	Abbreviated Case Name	Case Number	Date Filed		
23 24	Martinez v. University of San Diego	20cv1946-LAB-WVG	October 1, 2021		
25	Holden v. University of San Diego	20cv2169-LAB-WVG	November 5, 2021		
26 27	Chavarria v. University of San Diego	20cv2215-LAB-WVG	November 13, 2021		
28		- 2 -	3:20cv1946-LAB-WVG 3:20cv2169-LAB-WVG 3:20cv2215-LAB-WVG		

2. The above-referenced actions are consolidated for all purposes,
 subject to the terms of this Order.

3 The caption of the consolidated action will be In re University of 3. San Diego Tuition and Fees COVID-19 Refund Litigation, and the files of the 4 5 consolidated action will be maintained in one file bearing the low-numbered 6 case number, Master File No. 20cv1946-LAB-WVG. Any other University of San Diego Tuition and Fees COVID-19 Refund Litigation putative class 7 8 action now pending in, later filed in, or transferred to this Court arising out of 9 or related to the same set of facts will be consolidated for all purposes if and 10 when they are brought to the Court's attention. 11

4. Every pleading filed in this consolidated action or in any separate
putative class action included herein will bear the following caption:

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF CALIFORNIA

In re University of San Diego
Tuition and Fees COVID-19
Refund Litigation

Master File No. 15-cv-2106-LAB-WVG

This document relates to:

5. When a pleading is intended to apply to all actions governed by this order, the words "All Actions" shall appear immediately after the words "This document relates to:" in the above-referenced caption. When a pleading is intended to be applicable to only some, but not all, of the consolidated actions, the docket number for each individual action to which the pleading is intended to be applicable and the abbreviated case name of

13

14

15

19

20

21

1 said action will appear immediately after the words "This document relates2 to:" in the above-referenced caption.

6. A Master Docket and a Master File are hereby established for the above consolidated proceedings, and for all other related cases filed in, or transferred to, this Court. Separate dockets will continue to be maintained for each of the individual actions hereby consolidated, and entries will be made in the docket of each individual case in accordance with the regular procedures of the clerk of this Court, except as modified by this Order.

9 7. Upon the filing of a pleading applicable to "All Actions," the clerk
10 will file that pleading in the Master File and note the filing on the Master
11 Docket. No further copies need be filed, and no other docket entries need be
12 made. When a pleading applicable to fewer than all of the consolidated
13 actions is filed, the clerk will file the pleading in the Master File only but
14 docket it on the Master Docket and the docket of each applicable action.

15 When a putative class action that properly belongs as part of the
16 consolidated action is filed in this Court or transferred to this Court from
17 another court, the clerk of this Court will:

18 (a) Place a copy of this Order in the separate file for such19 action;

(b) Mail to the attorney for the plaintiff(s) in the newly-filed or
transferred case a copy of this Order and direct this Order be served upon
or mailed to any new defendant(s) or their counsel in the newly-filed or
transferred case; and

(c) Make an appropriate entry on the Master Docket. The
Court requests the assistance of counsel in bringing the filing or transfer of
any case in this District which properly might be consolidated as part of *In re*

27 28 University of San Diego Tuition and Fees COVID-19 Refund Litigation to the
 attention of the clerk of this Court.

8. The Court finds that appointment of liaison counsel would
 simplify case management and further efficient resolution of the consolidated
 actions. Accordingly, it directs Plaintiffs jointly to designate Interim Liaison
 Counsel with authority to speak for all plaintiffs in the consolidated action,
 until the appointment either expires or is modified by Court Order.

8 9. Plaintiffs' designated Interim Liaison Counsel should have the 9 authority to: (1) serve as the primary contact for communications between the Court and Plaintiffs' counsel; (2) serve as the primary contact for 10 11 communications between Plaintiffs and Defendant; and (3) convene meetings among Plaintiffs' counsel. Interim Liaison Counsel will also 12 13 maintain the official service list of all Plaintiffs and Plaintiffs' counsel in the 14 consolidated action, including their addresses, ensure that all notices, 15 orders, and material communications are properly distributed to Plaintiffs and 16 their counsel (to the extent not served via e-filing), and perform whatever any 17 additional functions the Court may assign.

Service of all papers filed with the Court shall be accomplished 18 10. 19 by e-filing. Papers not filed with the Court may be served by: (i) e-mail; 20 (ii) overnight mail service; or (iii) hand delivery. Plaintiffs will serve all such unfiled papers by serving Defendant's counsel. Once Interim Liaison 21 22 Counsel is designated, Defendant will serve all such unfiled papers by serving Interim Liaison Counsel. Whenever feasible, the serving party shall 23 24 send courtesy copies simultaneously via e-mail in PDF format to Defendant's 25 counsel and/or to Liaison Counsel, as applicable.

26 11. This Order shall not affect Defendant's rights to claim that a
27 named entity is an improper party, that the Court lacks personal jurisdiction,

- 5 -

28

3:20cv1946-LAB-WVG 3:20cv2169-LAB-WVG 3:20cv2215-LAB-WVG

1 that Defendant has any Federal Rule of Civil Procedure 12 defense or 2 objection, or that the claims against it should be dismissed. Defendant retains any defenses, claims, and objections to any claims, complaints, 3 4 filings, or allegations made in the complaints already filed or which may be subsequently filed. Nothing in in this Order shall restrict or modify 5 6 Defendant's right to move for or request separate trials, proceedings, or 7 determinations at any stage of this litigation.

8 12. The Motions are **GRANTED**. The April 12, 2021 hearing on the 9 Motions is **VACATED**. Briefing on Defendant's pending motions to dismiss in each of the consolidated actions is **STAYED**, and the hearings on those 10 motions are **VACATED**. 11

> Plaintiffs must file: 13.

- (a) On or before April 21, 2021, a designation of Liaison Counsel; and
- On or before April 28, 2021, a consolidated complaint. (b)

16 14. Defendant must file their response to the consolidated complaint no later than **<u>21 days</u>** after that pleading is filed. 17

18 19 IT IS SO ORDERED.

12

13

14

15

21

22

23

24

25

26

27

28

20 Date: April 7, 2021

Hon. Lårry Alan Burns United States District Judge