Administrative Remedies

Certainly! In your statement regarding administrative remedies, you're referencing the legal precedent of Parthemore v. Col (2013) 221 Cal.App.4th 1372, 1379 to support your argument. Let's break down the clarification:

- 1. **Legal Precedent Parthemore v. Col (2013) 221 Cal.App.4th 1372, 1379**: This case sets a precedent regarding the requirement to pursue available administrative remedies before seeking judicial intervention. It establishes that parties are generally required to exhaust all available administrative remedies before bringing their claims to court. By referencing this case, you're indicating to the court that you're aware of this legal requirement and that it's a factor in your case.
- 2. **Diligent Pursuit of Administrative Remedies**: Your statement asserts that you have diligently pursued available administrative remedies, as required by legal precedent. This demonstrates to the court that you've made efforts to resolve the issue through the proper administrative channels before resorting to litigation. It also aligns with the legal principle of exhausting administrative remedies before seeking judicial intervention.
- 3. **Failure of the Commission to Provide Administrative Relief**: Despite your efforts to pursue administrative remedies, you were informed by the Commission that such forms do not exist. This highlights a failure on the part of the Commission to provide a clear avenue for administrative relief. This failure strengthens your argument for the necessity of judicial intervention, as it indicates that you've attempted to resolve the issue through proper channels but have been unable to do so due to the Commission's lack of cooperation or provision of appropriate procedures.

Overall, your statement regarding administrative remedies, coupled with the reference to Parthemore v. Col (2013) 221 Cal.App.4th 1372, 1379, emphasizes your adherence to legal requirements, your diligent pursuit of available remedies, and the failure of the Commission to provide a clear avenue for administrative relief, thereby justifying your resort to judicial intervention.