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9	<i>Attorneys for Plaintiff</i> <i>The People of the State of California</i>	
10	(Additional Counsel listed as signatories)	· · ·
11	SUPERIOR COURT OF TH	E STATE OF CALIFORNIA
12	COUNTY OI	FALAMEDA
13		
14		
15	THE PEOPLE OF THE STATE OF	Case No. RG13665900
16	CALIFORNIA,	Assigned for all purposes to:
17	Plaintiff,	JUDGE GEORGE HERNANDEZ
18	<b>v.</b>	Department 17
19	BP WEST COAST PRODUCTS LLC, a	FINAL JUDGMENT AND INJUNCTION
20	Delaware Limited Liability Corporation; BP PRODUCTS NORTH AMERICA, INC., a	PURSUANT TO STIPULATION
21	Maryland Corporation; ATLANTIC RICHFIELD COMPANY, a Delaware	ORDER [PROPOSED]
22	Corporation; and DOES 1 through 10,	
23	Defendants.	
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	Final Judg	ment and Injunction Pursuant to Stipulation (RG13665900)

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## IT IS HEREBY STIPULATED BY AND BETWEEN THE PARTIES THAT:

Plaintiff, the People of the State of California ("Plaintiff"), appearing through its attorneys, 2 3 Kamala D. Harris, Attorney General of the State of California, by Reed Sato, Brett Morris, and 4 Heather Leslie, Deputy Attorneys General, and by the District Attorneys of Alameda, Glenn, 5 Merced, Nevada, Placer, San Bernardino, San Diego, Stanislaus, and Yuba Counties, and Defendants, BP WEST COAST PRODUCTS LLC; BP PRODUCTS NORTH AMERICA INC.; 6 7 and ATLANTIC RICHFIELD COMPANY (hereafter collectively "Defendants" and individually 8 "Defendant"), appearing through their attorneys Arnold & Porter, LLP, by Gilbert R. Serota and 9 Stephanie B. Weirick; and Plaintiff and Defendants having stipulated and consented to the entry 10 of this Final Judgment and Injunction Pursuant to Stipulation ("Final Judgment") and without 11 trial or adjudication of any fact or law herein; and the Court having considered the pleadings and 12 such arguments as may be had, and good cause appearing: 13 IT IS HEREBY ORDERED, ADJUDGED, AND DECREED as follows:

#### **JURISDICTION**

This action is brought under California law and this Court has jurisdiction over the
 subject matter and over Plaintiff and Defendants (collectively "the Parties").

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#### APPLICABILITY

18 Plaintiff alleges in its complaint filed on February 1, 2013, that Defendants have 2. 19 committed violations of requirements imposed by the California Health and Safety Code and 20 related implementing regulations that govern (a) the operation and maintenance of underground 21 storage tanks ("USTs") and UST systems, (b) the handling of hazardous wastes and hazardous 22 substances generated by operation of USTs, UST systems, and motor vehicle maintenance. (c) the 23 reporting of business and area plans relating to the handling of hazardous materials and required 24 responses to a release or threatened release of hazardous materials present at Defendants' 25 facilities in the State of California, and (d) the California Business and Professions Code 26 prohibitions against unfair business practices relating to the Defendants' ownership and operation 27 of their gasoline station facilities in the State of California. The People and Defendants now 28 agree to enter into this Final Judgment. 2

1 3. The provisions of this Final Judgment are applicable to BP WEST COAST 2 PRODUCTS LLC, a Delaware Limited Liability Corporation; BP PRODUCTS NORTH 3 AMERICA INC., a Maryland Corporation; ATLANTIC RICHFIELD COMPANY, a Delaware 4 Corporation. The Defendants acknowledge that for the purposes of complying with the 5 provisions of this Final Judgment that they, and each of them, shall be responsible for the actions of their respective officers, directors, representatives, successors, assigns, and all persons, 6 7 partnerships, corporations, and other entities acting under, by, through, on behalf of, or in concert 8 with Defendants.

9 4. For purposes of this Final Judgment, unless otherwise specified, the definitions set 10 forth in California Health and Safety Code sections 25110 – 25124, 25281, 25281, 25501, and 11 Title 22 of the California Code of Regulations, section 66260.10, Title 23 of the California Code 12 of Regulations, sections 2610 and 2611, as they exist on the date of entry of this Final Judgment, shall apply to the terms used herein. Nothing in this Final Judgment shall excuse Defendants, 13 14 collectively or individually, from meeting more stringent requirements which may be imposed hereafter by changes in applicable and legally binding legislation, regulations, ordinances or 15 16 permitting requirements.

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### **DEFENDANTS' DENIAL OF LIABILITY**

5. 18 Defendants expressly deny the allegations in the Complaint filed in this action on 19 behalf of the People of the State of California. Defendants have answered the Complaint, 20 denying the material allegations and asserting a number of affirmative defenses. These denials 21 and defenses have not been finally adjudicated. This Final Judgment is not an admission by 22 Defendants to any issue of law or fact in the above-captioned matter or any violation of any law, 23 nor may it be used by the People for any purpose in any other proceeding except for the 24 enforcement of this Final Judgment, to demonstrate the existence of the Final Judgment, or as 25 otherwise allowed by law. The Parties enter into this Final Judgment pursuant to a compromise 26 and settlement of disputed claims set forth in the Complaint for the purpose of furthering the 27 public interest.

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#### **INJUNCTION**

#### **Compliance with Statutes, Regulations, and Permits**

6. The retail gasoline station facilities that are or had been owned or operated by 3 Defendants in the State of California as of April 1, 2016 are listed on Exhibit A. For such 4 facilities that were sold or divested, the Defendants will identify those facilities on Exhibit A. The 5 facilities listed on Exhibit A are the "Released Facilities" for purposes of this matter. The retail 6 gasoline station facilities that are owned or operated by Defendants in the State of California as of 7 April 1, 2016 are listed on Exhibit B. The facilities identified in Exhibit B and any retail gasoline 8 facility that Defendants may own or operate after April 1, 2016 in the State of California are the 9 "Covered Facilities." 10

7. Pursuant to California Health and Safety Code sections 25299.01, 25299.04, 25145.4,
 25181, 25184, 25515.6, and 25515.8, and the Unfair Competition Law as set forth in California
 Business and Professions Code section 17203, Defendants are each enjoined and restrained from
 failing to comply with any of the following legal requirements at the Covered Facilities:

(a) The provisions of Chapter 6.5 of Division 20 of the California Health and
Safety Code, and its implementing regulations and local regulations under the jurisdiction of the
applicable Certified Unified Program Agency (hereafter, "CUPA"), Participating Agency
(hereinafter "PA") or "Unified Program Agency (hereinafter "UPA" (as defined in California
Health and Safety Code section 25123.7(b)(c) and (d)) that are applicable to generators of
hazardous waste.

(b) The provisions of Chapter 6.7 of Division 20 of the California Health and
Safety Code, and its implementing regulations and local regulations under the jurisdiction of the
applicable CUPA, PA, or UPA related to the installation, operation, modification, repair or closure
of underground tank systems.

(c) The provisions of Chapter 6.95 of Division 20 of the California Health and
Safety Code, and its implementing regulations and local regulations under the jurisdiction of the
applicable CUPA, PA, or UPA related to hazardous materials.

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(d) All related regulations and county ordinances and all county and State of
 California permits and written orders based on those statutes and regulations in addition to those
 set forth above.

4 (e) Except as provided expressly herein, nothing in this Final Judgment is intended
5 to create liability for Defendants at any retail gasoline station facility for which they begin
6 ownership or operation after April 1, 2016, based solely on the conduct or failure to act of prior
7 owners or operators of that retail gasoline station facility. For avoidance of doubt, the People
8 retain all enforcement rights as to such prior owner or operators of such retail gasoline station
9 facilities and as to violations of Defendants, if any, once they assume operation or ownership of
10 such facilities.

(f) Notwithstanding any other provision in this Final Judgment, nothing in this
 Final Judgment shall prospectively relieve Defendants from complying with all applicable
 statutes, regulations and standards.

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#### PAYMENTS BY DEFENDANTS

8. The disbursement of the payment made by Defendants to the Plaintiff pursuant to this
Final Judgment shall be the responsibility of the Office of the California Attorney General as
Payment Administrator.

(a) All of the payments imposed upon Defendants pursuant to this Final Judgment
shall be made by wire transfer and such transfer shall be electronically transmitted to an account
and routing number as directed in writing by Plaintiff to Defendants to comply with the terms of
the Final Judgment.

(b) The Payment Administrator shall be responsible for disbursing the penalties
and funds in accordance with the terms of this Final Judgment, and to the entities identified in
Paragraphs 9, 10, 11, and 12 below and as specified in Exhibits C and D. Defendants shall
provide copies of all payments made, either by mail or personal delivery, to:

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Office of the California Attorney General Reed Sato, Deputy Attorney General 1300 I Street, Suite 125 P.O. Box 944255

Sacramento, CA 94244-2550

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9. Defendants shall pay a total of FOURTEEN MILLION DOLLARS 2 (\$14,000,000.00) to the Payment Administrator in two installments: NINE MILLION, ONE 3 HUNDRED THOUSAND DOLLARS (\$9,100,000) within sixty (60) days of entry of this 4 Judgment; and FOUR MILLION, NINE HUNDRED THOUSAND DOLLARS (\$4,900,000) 5 on or before March 31, 2017. The payments will be made payable to "The California Department 6 of Justice – Attorney General's Office" as Payment Administrator. The provisions of Paragraph 7 24 are effective on the date of entry of the Final Judgment. The continuing effect of Paragraph 24 8 is expressly conditioned on Defendants' full payment of the amounts due under this Final 9 Judgment and compliance with its injunctive terms. The Payment Administrator will distribute 10 the payments as follows: 11 **A. Civil Penalties** 12 10. Defendants shall pay EIGHT MILLION, NINE HUNDRED FORTY-FIVE 13 THOUSAND DOLLARS (\$8,945,000) to Plaintiff as civil penalties pursuant to the California 14 Health & Safety Code and the Business and Professions Code to be distributed as follows: 15 THREE MILLION, SEVEN HUNDRED SEVENTY THOUSAND (a) 16 (\$3,770,000) as civil penalties to the California Attorney General pursuant to section 17203 of the 17 California Business and Professions Code and Government Code section 26506 for alleged 18 violations of the Unfair Competition Law, made payable to "The California Department of Justice 19 - Litigation Deposit Fund." These funds shall be administered by the California Department of 20 Justice, and shall be used by the Environment Section of the Public Rights Division of the 21 Attorney General's Office. The payment, and any interest derived therefrom, shall solely and 22 exclusively augment the budget of the Attorney General's Office as it pertains to the Environment 23 Section of the Public Rights Division and in no manner shall supplant or cause any reduction of 24 any portion of the Attorney General's budget. This payment shall be used by the California 25 Attorney General's Office until all funds are exhausted, for any of the following purposes: (1) 26 implementation of the Attorney General's authority to protect the environment and natural 27 resources of the State pursuant to Government Code section 12600 et seq. and as Chief Law 28

1 Officer of the State of California pursuant to Article V, section 13 of the California Constitution; 2 (2) enforcement of laws related to the preservation and protection of public health and the 3 environment from releases of stored hazardous substances including, but not limited to, Chapter 4 6.7 of Division 20 of the California Health and Safety Code; (3) enforcement of the Unfair 5 Competition Law, Business and Professions Code section 17200, et seq., as it relates to protection 6 of the environment and natural resources of the State: and (4) other environmental enforcement 7 actions which benefit the State of California and its citizens as determined by the Attorney 8 General. Such funding may be used for the costs of the Attorney General's investigation, filing 9 fees and other court costs, payment to expert witnesses and technical consultants, purchase of equipment, laboratory analyses, personnel costs, travel costs, and other costs necessary to pursue 10 11 the investigation, prosecution, or enforcement of environmental actions investigated or initiated by the Attorney General for the benefit of the State of California and its citizens. 12

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(b) FIVE MILLION, ONE HUNDRED SEVENTY-FIVE THOUSAND

(\$5,175,000) as civil penalties to the District Attorneys and regulatory agencies as set forth in
Exhibits C and D hereto and in the amounts set forth therein, for alleged violations of California
statutes and regulations, payable as set forth in Paragraph 10 (b)(i) and (ii) below. Upon receipt
of all payments, the Payment Administrator shall promptly disburse those funds to the appropriate
offices of the District Attorneys and regulatory agencies in accordance with the schedule of
disbursement of payments set forth in Exhibits C and D attached hereto and made part of this
Final Judgment by this reference.

(i) Distribution to District Attorneys: Consistent with the provisions
of California Business and Professions Code section 17206 and Government Code section 26506,
the civil penalties assessed in this matter shall be distributed to the agencies identified in Exhibit
C in accordance with the disbursement schedule and terms therein. Each disbursement shall be
made by the Payment Administrator by separate check made payable to the office of the District
Attorney for each County designated for each separate payment as identified in Exhibit C.

27 (ii) Distribution to Regulatory Agencies: Consistent with the
 28 provisions of California Health and Safety Code section 25299, subdivision (h), the civil penalties

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1 assessed in this matter shall be distributed to the regulatory agencies identified in Exhibit D in 2 accordance with the disbursement schedule and terms therein. Any funds distributed to an agency 3 identified in Exhibit D shall be contingent upon that agency first identifying a special account and submitting to the Payment Administrator, as identified in Paragraph 9 of this Final Judgment, a 4 5 declaration by an authorized representative of that agency stating that the funds deposited into that identified special account pursuant to this Final Judgment shall be expended only to fund the 6 7 administrative activities of that agency in enforcing Chapter 6.7 of the California Health and 8 Safety Code within the agency's administrative jurisdiction pursuant to Chapter 6.11 of the 9 California Health and Safety Code. Each agency receiving civil penalties pursuant to this 10 paragraph shall be served by Plaintiff with a copy of the Final Judgment after it is entered by the 11 Court. In the event an agency identified in Exhibit D does not submit the declaration required by 12 this paragraph within ninety (90) calendar days of the service of the Final Judgment on that 13 agency by Plaintiff, that agency's share of the civil penalties shall be distributed by the Payment 14 Administrator to the State Water Pollution Cleanup and Abatement Account in the State Water 15 Quality Control Fund.

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#### **B.** Attorneys' Fees And Costs

17 11. The Payment Administrator will distribute the payments for attorneys' fees and
18 costs in the total amount of THREE MILLION, SEVEN HUNDRED FORTY-FIVE
19 THOUSAND DOLLARS (\$3,745,000) in accordance with the disbursement schedule in
20 Exhibit E as follows:

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(a) **ONE MILLION, FIVE THOUSAND DOLLARS (\$1,005,000)**, payable to "The California Department of Justice – Attorney General's Office" as reimbursement for investigative costs and attorneys' fees in this matter. This payment of costs and fees shall be used

24 by the California Attorney General's Office until all funds are exhausted, for any of the following

25 purposes: (1) implementation of the Attorney General's authority to protect the environment and

26 natural resources of the State pursuant to Government Code section 12600 *et seq.* and as Chief

- 27 Law Officer of the State of California pursuant to Article V, section 13 of the California
- 28 Constitution; (2) enforcement of laws related to the preservation and protection of public health

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1	and the environment from releases of stored hazardous substances including, but not limited to,
2	Chapter 6.7 of Division 20 of the California Health and Safety Code; (3) enforcement of the
3	Unfair Competition Law, Business and Professions Code section 17200, et seq., as it relates to
4	protection of the environment and natural resources of the State; and (4) other environmental
5	enforcement actions which benefit the State of California and its citizens as determined by the
6	Attorney General. Such funding may be used for the costs of the Attorney General's
7 .	investigation, filing fees and other court costs, payment to expert witnesses and technical
8	consultants, purchase of equipment, laboratory analyses, personnel costs, travel costs, and other
9	costs necessary to pursue the investigation, prosecution, or enforcement of environmental actions
10	investigated or initiated by the Attorney General for the benefit of the State of California and its
11	citizens.
12	(b) <b>ONE MILLION, THREE HUNDRED FIFTEEN THOUSAND</b>
13	DOLLARS (\$1,315,000), payable to "Alameda County District Attorney's Office," as
14	reimbursement for recovery of its costs of investigation and attorneys' fees, of which FOUR
15	HUNDRED FOURTEEN THOUSAND, SEVENTY-EIGHT DOLLARS AND FIFTY
16	CENTS (\$414,078.50) shall be used to reimburse the Craig Thompson Environmental Protection
17	Prosecution Fund.
18	(c) <b>TWO HUNDRED THOUSAND DOLLARS (\$200,000)</b> , payable to the
19	"Placer County District Attorney's Office," as reimbursement for partial recovery of its costs of
20	investigation and attorneys' fees.
21	(d) <b>SIX HUNDRED THOUSAND DOLLARS (\$600,000)</b> , payable to the
22	"San Bernardino County District Attorney's Office," as reimbursement for partial recovery of its
23	costs of investigation and attorneys' fees.
24	(e) <b>ONE HUNDRED TWENTY-FIVE THOUSAND DOLLARS</b>
25	(\$125,000), payable to the "San Diego County District Attorney's Office," as reimbursement for
26	partial recovery of its costs of investigation and attorneys' fees.
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	9 Final Judgment and Injunction Pursuant to Stipulation (RG13665900)
	Final sudgment and injunction Fursuant to Suptration (KO15005900)

1 (f) FIVE HUNDRED THOUSAND DOLLARS (\$500,000), payable to the 2 "California District Attorneys Association Multi-jurisdiction Circuit Prosecution Program" as 3 reimbursement for its costs of investigation and attorneys' fees. 4 C. Supplemental Environmental Projects 5 12. **ONE MILLION, THREE HUNDRED TEN THOUSAND DOLLARS** 6 (\$1,310,000) to Plaintiff as supplemental environmental projects. The Payment Administrator 7 will distribute the payments in accordance with the disbursement schedule in Exhibit F as 8 follows: 9 (a) FOUR HUNDRED THOUSAND DOLLARS (\$400,000), payable to the 10 "California District Attorneys Association" to fund the Environmental Circuit Prosecutor Project 11 for the purposes consistent with the objectives of the Environmental Circuit Prosecutor Project. 12 (b) FIVE HUNDRED THOUSAND DOLLARS (\$500,000), payable to the 13 "Craig Thompson Environmental Protection Prosecution Trust Fund" ("EPPF Trust") to be used 14 for purposes consistent with the mission of the EPPF Trust. 15 (c) TWO HUNDRED THOUSAND DOLLARS (\$200,000), payable to the 16 "CUPA Forum Training Fund" to be used to fund scholarships for attendance and participation at 17 the annual CUPA Training Conference. Each of these scholarships shall cover conference 18 registration, transportation, meals and hotel at the training conference rate. Travel and per diem 19 expenses will be reimbursed in accordance with the reimbursement policies of the "California 20 CUPA Forum Board Training Conference Expense Reimbursement Policies" and any subsequent 21 modifications thereto. 22 **ONE HUNDRED THOUSAND DOLLARS (\$100,000)**, payable to the (d) 23 "California Hazardous Materials Investigators Association" ("CHMIA") to be used by CHMIA to 24 fund two (2) week-long basic hazardous materials investigation courses presented in conjunction 25 with the California Specialized Training Institute. The funding shall cover conference 26 registration, travel, goods, lodging, and conference supplies for twenty-four (24) students. If this 27payment is accepted by CHMIA, CHMIA shall provide, until the exhaustion of the funds, annual 28

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letter reports describing the use of the funds to the Plaintiff's representatives identified in this
 Final Judgment at Paragraph 18.

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(e) **ONE HUNDRED TEN THOUSAND DOLLARS (\$110, 000),** payable to the "State Water Pollution Cleanup and Abatement Account" to be used by the State Water Resources Control Board to fund activities associated with the investigation and/or enforcement of underground storage tank (UST) requirements, including those codified at Chapter 6.7 of the Health and Safety Code and the UST Regulations, and the investigation and/or protection of the Underground Storage Tank Cleanup Fund. These activities may include but are not limited to, training State and local inspection and enforcement staff, hiring staff, expert witness support, and criminal investigation development and support.

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## ENFORCEMENT AND LIABILITY FOR NONCOMPLIANCE

13. (a) The provisions in this Final Judgment will be enforceable only by the Parties hereto.

14 (b) If Plaintiff believes that Defendants have failed to comply with the injunctive 15 relief provisions set forth in Paragraph 7(a) through (d) inclusive of this Final Judgment, solely as 16 to any alleged violations that do not constitute an "imminent threat to human health or safety or" 17 the environment" as defined by Title 23, section 2717(b) of the California Code of Regulations, 18 or an "imminent and substantial endangerment to the public health or safety or the environment" 19 pursuant to Health and Safety Code section 25187, prior to moving to enforce those injunctive 20 provisions of this Final Judgment, Plaintiff will serve a Notice of Deficiency on Defendants 21 pursuant to Paragraphs 18 and 19 below that, to the extent available information allows, (1) 22 identifies the specific instance and dates of non-compliance, (2) identifies proposed action(s) that 23 Defendants might take to remedy that non-compliance, if the non-compliance is alleged to be 24 ongoing, and (3) requests that Defendants remedy the non-compliance. If, after the period set by 25 Plaintiff for Defendants to remedy the violation has passed (or at any time in Plaintiff's discretion 26 if no period for Defendants' remedy is allowed), Plaintiff believes that Defendants remain 27 deficient in their compliance with the requirements contained in the provisions of Paragraph 7(a) through (d) inclusive of this Final Judgment, Plaintiff may move this Court for appropriate relief, 28 11

1 including but not limited to seeking sanctions, contempt or other relief as provided by law for 2 violation of the Final Judgment. A violation by Defendants of the provisions imposed by 3 Paragraphs 7(a) through (d) inclusive of the Final Judgment shall be considered a claim separate 4 and in addition to any claim that may be made by Plaintiff, CUPA, PA, UPA, or any other 5 prosecution or enforcement agency for a violation by Defendants of the underlying statutory or 6 regulatory requirements, which may be enforced separately in another proceeding. Plaintiff 7 reserves its right to assert a claim, separate and independent of, and in addition to, any claim 8 made pursuant to this Final Judgment, for violations of the underlying statutory or regulatory 9 requirements. For potential violations by Defendants of the provisions imposed by Paragraphs 10 7(a) through (d) inclusive of the Final Judgment entered in this action, Plaintiff may consider 11 whether it is appropriate to seek monetary relief against Defendants if an amount of penalties has 12 been previously awarded to a CUPA, PA, UPA, or other enforcement agency for the same 13 underlying statutory or regulatory violation having to do with the same course of conduct. 14 Defendants reserve all rights and defenses, if any, including, without limitation, defenses based 15 on the doctrine of *res judicata*, as to any monetary relief sought by Plaintiff for an amount of 16 penalties that may be previously awarded to a CUPA or other enforcement agency for the same 17 underlying statutory or regulatory violation having to do with the same course of conduct.

(c) Except as provided in Paragraph 24 and below, nothing in this Final Judgment
shall restrict or condition the ability of the Plaintiff, a CUPA, PA, UPA, or any other enforcement
agency to separately administer, to initiate a separate new enforcement action or take immediate
action to protect the public health and/or environment or to enforce state laws or regulations,
County Codes, or the provisions of any order or permit issued by any other agency or entity.

(d) Consistent with the terms of Paragraph 13(b) above, the Parties agree to meet
and confer at least ten (10) business days prior to the filing by Plaintiff of any motion to assess
any penalties pursuant to this paragraph for violations of the injunctive provisions of this Final
Judgment, and further agree to negotiate in good faith in an effort to fully resolve any such
proposed penalty assessments and alleged violation of this injunction at the Covered Facilities
pursuant to this paragraph without judicial intervention. A violation by Defendants of the

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provisions imposed by Paragraph 7 of this Final Judgment and its subdivision shall be considered
a claim separate and in addition to any claim that may be made by Plaintiff, a CUPA, PA, UPA,
or other enforcement agency for a violation by Defendants of the underlying statutory or
regulatory requirements, which may be enforced separately in another proceeding. Plaintiff
reserves its right to assert a claim, separate and independent of, and in addition to, any claim
made pursuant to this Final Judgment, for violations of the underlying statutory or regulatory
requirements.

8 (e) In the event that Plaintiff files any motion pursuant to this paragraph or brings
9 an independent enforcement action, Defendants reserve and retain all rights and defenses to
10 oppose Plaintiffs' motion or independent enforcement actions.

(f) Except as expressly provided in this Final Judgment, nothing in this paragraph
or in this Final Judgment is intended, nor shall it be construed, to preclude the Plaintiff, a CUPA,
PA, UPA, or any other agency to separately administer or enforce state laws, or regulations, local
codes or ordinances, or the provisions of any order or permit issued by a CUPA, PA, or UPA.
Except as expressly provided in this Final Judgment, Defendants retain all of their defenses to the
exercise of the aforementioned enforcement authority.

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### **NON-LIABILITY OF THE PEOPLE**

18 14. The People shall not be liable for any injury or damage to any person or property
19 resulting from any act or omission by Defendants, or any of its directors, officers, employees,
20 agents, representatives or contractors, in carrying out activities pursuant to this Final Judgment,
21 nor shall the People be held as a party to or guarantor of any contract entered into by Defendants,
22 its directors, officers, employees, agents, representatives or contractors, in carrying out the
23 requirements of this Final Judgment.

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#### **AUTHORITY TO ENTER STIPULATION**

15. Each signatory to this Final Judgment certifies that he or she is fully authorized by the
party he or she represents to enter into this Final Judgment, to execute it on behalf of the party
represented, and to legally bind that party. This Final Judgment may be executed by the Parties in

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1	counterparts, and when a copy is signed by an authorized representative of each party, the
2	stipulation shall be effective as if a single document were signed by all Parties.
3	INTEGRATION
4	16. This Final Judgment constitutes the entire agreement between the Parties as to the
5	matters addressed herein and shall not be amended or supplemented except upon written order of
6	this Court.
7	COSTS AND FEES
8	17. Except where specifically provided in Paragraph 11 above, each party agrees that it
9	shall bear its respective costs, expenses and fees, including attorneys' fees, in connection with thi
10	Final Judgment and any related actions.
11	NOTICE
12	18. All submissions and notices required by this Final Judgment shall be sent to:
13	For Plaintiff:
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15	Office of the Attorney General Reed Sato
16	Heather Leslie Deputy Attorneys General
17	1300 I Street, Suite 125 P.O. Box 944255
18	Sacramento, CA 94244-2550
19	Alameda County District Attorney's Office Kevin Wong
20	Deputy District Attorney 7677 Oakport Street, Suite 650
21	Oakland, CA 94621 For Defendants:
22	
23	Arnold & Porter, LLP Gilbert R. Serota
24	3 Embarcadero Center, Floor 10 San Francisco, CA 94111
25	Arnold & Porter, LLP
26	Stephanie Weirick 601 Massachusetts Ave., NW Weshington DC 20001
27	Washington, DC 20001
28	Compliance Manager BP Products North America Inc.

BP West Coast Products PO Box 6038 Artesia, CA 90702

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Managing Counsel, Fuels NA BP Products North America Inc. 150 West Warrenville Road Naperville, IL 60563

6 19. Any party may change the individual or the address for purpose of notices to that 7 party by a written notice specifying a new individual or address, but no such change is effective 8 until the written notice is actually received by the party sought to be charged with its contents. 9 All notices or other communications required or permitted under this Final Judgment that are 10 addressed as provided in this paragraph are effective upon delivery if delivered personally or by 11 overnight mail, or if delivered by certified mail are effective five (5) calendar days following 12 deposit with the United States Postal Service. However, nothing in this Final Judgment shall be 13 interpreted or applied to relieve Defendants of their existing obligations to provide notification or 14 documentation to a local agency or CUPA as required by statute, regulation, or requirement.

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#### **NO WAIVER OF RIGHT TO ENFORCE**

16 20. The failure of Plaintiff to enforce any provision of this Final Judgment shall in no 17 way be deemed a waiver of such provision, or in any way affect the validity of this Final 18 Judgment. The failure of Plaintiff to enforce any such provision shall not preclude Plaintiff from 19 later enforcing the same or any other provision of this Final Judgment during the period that 20 provision of the Final Judgment remains in effect. No oral advice, guidance, suggestions or 21 comments by employees or officials of any party regarding matters covered in this Final 22 Judgment shall be construed to relieve any party of its obligations required by this Final 23 Judgment.

## **CONTINUING JURISDICTION**

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21. Parties submit to the continuing jurisdiction of this Court for the following purposes:(a) Entering this Final Judgment;

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(b) Adjudicating any proceeding to enforce this Final Judgment consistent with and
 as provided in Paragraph 13 above;

3 (c) Adjudicating any contempt of this Final Judgment consistent with and as
4 limited by Paragraph 13 above;

5 (d) Resolving any dispute that may arise regarding the meaning, effect, and
6 interpretation of this Final Judgment; and

7 (e) Issuing such further orders as may be necessary and appropriate for the
8 interpretation, implementation, modification, and enforcement of this Final Judgment consistent
9 with and as limited by Paragraph 13 above.

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# **TERMINATION OF THE INJUNCTION**

11 22. At any time after this Final Judgment and Injunction Pursuant to Stipulation has been in effect for five (5) years, and Defendants have paid any and all amounts due under the Final 12 13 Judgment, the Defendants may file a motion requesting a Court order that the permanent - 14 injunctive provisions of Paragraphs 6 and 7 shall have no prospective force or effect. Within 15 thirty (30) calendar days of the filing of the Defendants' motion, the People will file either a 16 statement of non-opposition, or an opposition, and within thirty (30) calendar days thereafter, the 17 Defendants may file a reply. The Parties agree that the Court may grant the Defendants' request 18 upon determining that the Defendants, as the moving parties, have substantially complied with the 19 obligations set forth in the Final Judgment and Injunction Pursuant to Stipulation.

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#### **NOTIFICATION TO OPERATORS**

21 23. Defendants shall provide via certified mail a copy of the Final Judgment and a
22 summary of the Final Judgment to each operator of a Covered Facility within thirty (30) calendar
23 days after entry of this Final Judgment, and to each operator of any retail gasoline facility that
24 Defendants may own or operate after April 1, 2016 in the State of California within thirty (30)
25 calendar days of initiation of ownership and operation. A copy of each notification required by
26 this paragraph and the certified mail receipt shall be provided to Plaintiff within thirty (30)
27 calendar days of delivery of such notification to each operator.

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# MATTERS RESOLVED BY THIS FINAL JUDGMENT

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24. This Final Judgment is a final and binding resolution and settlement as to the 2 Defendants and the Covered Matters as defined in Paragraph 27 below. Except for the 3 obligations of Defendants that are expressly set forth in this Final Judgment and Reserved 4 Matters, Plaintiff hereby covenants not to sue or pursue any further civil claims against the 5 Defendants, and their respective officers, directors, representatives, successors, assigns, and all 6 persons, partnerships, corporations, and other entities acting under, by, through, on behalf of, or 7 in concert with Defendants. Nothing in this Final Judgment shall affect the rights, obligations, 8 liabilities, or defenses of non-party independent retail gasoline station operators, dealers, and/or 9 franchisees who operate or have operated ARCO and/or BP branded retail gasoline stations. 10

11 25. Defendants covenant not to sue or to pursue any civil or administrative claims against 12 the People or against any agency of the State of California, any county, or city in the State of 13 California or any CUPA, PA, UPA or local agency (collectively "Agencies"), or against any of 14 their officers, employees, representatives, agents or attorneys, arising out of or related to any 15 Covered Matter defined in Paragraph 27 below; provided, however, that if any Agencies initiate 16 claims against Defendant that are independent of the claims asserted in this action, Defendant 17 reserves any and all rights, claims, demands and defenses against such Agencies.

26. Any claim, violation, or cause of action that is not a Covered Matter as defined in 18 Paragraph 27 below is a "Reserved Claim." Reserved Claims include, without limitation, any 19 violation that occurs after the effective date of this Final Judgment, including any claim, 20 violation, or cause of action directly against Defendants' independent contractors or 21 subcontractors. Plaintiff reserves the right to pursue any Reserved Claim and Defendants reserve 22 the right to assert any defenses against any Reserved Claim; provided, however, that in any 23 subsequent action that may be brought by Plaintiff to enforce any Reserved Claims, Defendants, 24 collectively or individually, shall not assert, plead or raise against Plaintiff in any fashion any 25 defense or avoidance based on splitting of claims. 26

27 27. Except as provided below in this Final Judgment, as used herein, "Covered
28 Matters" means any and all claims, violations, or causes of action (i) expressly alleged by

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1 Plaintiff in the Complaint and/or (ii) that could have been asserted by the Plaintiff under Chapters 2 6.5, 6.7 and 6.95 of Division 20 of the California Health & Safety Code and related regulations 3 within the scope of the allegations in the Complaint for civil liability against any Defendant as an owner or operator of the Released Facilities for acts, omissions, or events on or pertaining to the 4 5 Released Facilities during periods of ownership or operation by any Defendant up to the Effective 6 Date of the Final Judgment entered in this action, including, but not limited to, the installation, 7 operation, modification, repair or removal of a UST or the management of hazardous wastes or 8 materials; and any civil claims under the California Business and Professions Code that are 9 derived from the foregoing up to the Effective Date of the Final Judgment entered in this action.

10 (a) "Covered Matters" shall also include any written Notice of Violation 11 and/or Notice to Comply which is unresolved with a CUPA, UPA, or PA, and which Plaintiff 12 could prosecute without a referral, at the time of the entry of the Final Judgment. Nothing in this 13 Final Judgment shall preclude or prevent a CUPA, UPA, or PA from initiating an enforcement 14 action administratively or referring and/or pursuing an enforcement action through a prosecuting 15 office relating to any unresolved existing written Notices of Violation and/or Notices to Comply 16 as of the entry of the Final Judgment; provided however, that no additional penalties, fines, or 17 monies shall be paid to any CUPA, UPA, PA, or Plaintiff as listed in Exhibits C and D which has 18 received a civil penalty distribution pursuant to this Final Judgment for any unresolved existing 19 written Notices of Violation and/or Notices to Comply as of the entry of the Final Judgment.

(b) "Covered Matters" shall not include any claims or causes of action or
requests for relief, if any, that are being pursued against Defendants in any other judicial or
administrative action which is pending at the time of the entry of this Final Judgment.

(c) "Covered Matters" shall not preclude, on or after the Effective Date of the
Final Judgment entered in this action, the issuance of any requirement or order that Defendants
shall investigate and/or remediate a release, spill, leak, disposal or discharge, or investigate and
remediate a suspected release, spill, leak, disposal or discharge at or from any of the Released
Facilities pursuant to the requirements of Chapter 6.7 of the Health and Safety Code or any other
law, statute, or regulation and the initiation of any enforcement action for all remedies available

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1       under such laws. Further, the Final Judgment entered in this action shall not constrain in any         2       manner claims, causes of action, enforcement or corrective action orders that have been or may b         3       filled or issued concerning the investigation and/or remediation of a release, spill, leak, disposal or         4       discharge or suspected release, spill, leak, disposal or discharge of hazardous waste, hazardous         5       material, hazardous substance and/or pollutant or designated contaminant at or from any of the         6       Released Facilities. Furthermore, neither the allegations in Plaintiff's Complaint in this action,         7       nor this Final Judgment, shall constitute notice or discovery by any governmental entity of any         9       contaminant at any of the Released Facilities, for purposes of statute of limitations claims.         10       28. Defendants reserve all of their rights and preserve all defenses as to any matter no         11       specifically addressed as a "Covered Matter" in this Final Judgment. Moreover, this Final         12       Judgment shall not preclude Defendants from asserting any such rights and defenses, including         13       without limitation defenses based on the statutes of limitations, as to any claims, causes of action         14       enforcement, or orders not specifically addressed in this Final Judgment, whether issued or         13       serted by the People or any other governmental entity.         <
3       filed or issued concerning the investigation and/or remediation of a release, spill, leak, disposal or discharge or suspected release, spill, leak, disposal or discharge of hazardous waste, hazardous material, hazardous substance and/or pollutant or designated contaminant at or from any of the Released Facilities. Furthermore, neither the allegations in Plaintiff's Complaint in this action, nor this Final Judgment, shall constitute notice or discovery by any governmental entity of any unknown or undiscovered release, spill, leak, disposal or discharge or suspected release of any contaminant at any of the Released Facilities, for purposes of statute of limitations claims.         10       28. Defendants reserve all of their rights and preserve all defenses as to any matter no specifically addressed as a "Covered Matter" in this Final Judgment. Moreover, this Final Judgment shall not preclude Defendants from asserting any such rights and defenses, including without limitation defenses based on the statutes of limitations, as to any claims, causes of action enforcement, or orders not specifically addressed in this Final Judgment, whether issued or asserted by the People or any other governmental entity.         16       INTERPRETATION         17       29. This Final Judgment shall be deemed to have been drafted equally by all Parties hereto. Accordingly, the Parties hereby agree that any and all rules of construction to the effect that ambiguity is construed against a drafting party shall be inapplicable in any dispute concerning the terms, meaning, or interpretation of this Final Judgment.         20       EFFECTIVE DATE
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22 30 The "Effective Date" of the Final Judgment shall be that date of entry by the Court
50. The Effective Date of the That sugginent shall be that date of entry by the Court.
23
24 The Parties, by and through their respective and duly authorized representatives, hereby
25 stipulate and consent to this Final Judgment:
26 IT IS SO STIPULATED.
27
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19 Final Judgment and Injunction Pursuant to Stipulation (RG1366590

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# FOR THE PLAINTIFF:

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2	Dated: Krouch (x. 8, 2016	KAMALA D. HARRIS
3		Attorney General of California
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5		Beelist
6		REED SATO
7	·	HEATHER LESLIE Deputy Attorneys General
8		
9		NANCY O'MALLEY District Attorney of Alameda County
10		District Automicy of Alameda County
11		
12		
13		KENNETH A. MIFSUD Assistant Deputy District Attorney
14		Assistant Deputy District Attorney KEVIN WONG Deputy District Attorney
15		DWAYNE STEWART
16		District Attorney of Glenn County
17		
18		
19 20		<b>ROBERT NICHOLS</b>
20 21		Deputy District Attorney
21 22		
22		LARRY MORSE, II District Attorney of Morroed County
23		District Attorney of Merced County
25		ROBERT NICHOLS Deputy District Attorney
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20		CLIFFORD NEWELL
28		District Attorney of Nevada County
-0.		20
		Final Judgment and Injunction Pursuant to Stipulation (RG1366

1	1 <u>FOR THE PLAINTIFF</u> :					
2	Dated:, 2016	KAMALA D. HARRIS				
3		Attorney General of California				
4						
5						
6		REED SATO				
7		HEATHER LESLIE Deputy Attorneys General				
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9 10		NANCY O'MALLEY District Attorney of Alameda County				
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13		KENNETH A. MIFSUD				
14 15		Assistant Deputy District Attorney KEVIN WONG Deputy District Attorney				
15		DWAYNE STEWART District Attorney of Glenn County				
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19 20		ROBERT NICHOLS Deputy District Attorney				
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23		LARRY MORSE, II District Attorney of Merced County				
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26						
27		CLIFFORD NEWELL District Attorney of Nevada County				
28		20				
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1		FOR THE PLAINTIFF:
2	Dated:, 2016	KAMALA D. HARRIS Attorney General of California
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5		Reed Sato Heather Leslie
6		Deputy Attorneys General
7		
8	Dated:, 2016	NANCY O'MALLEY District Attorney of Alameda County
9		
10		
11		KENNETH A. MIFSUD Assistant Deputy District Attorney
12		KEVIN WONG Deputy District Attorney
13		
14	Dated: November 1, 2016	DWAYNE STEWART District Attorney of Glen County
15		
16		Sahut Cfield
17		ROBERT NICHOLS / Deputy District Attorney
18		
19	Dated: November 1, 2016	LARRY MORSE, II District Attorney of Merced County
20		
21		Court E Joint
22		ROBERT NICHOLS Deputy District Attorney
23		Deputy District Attorney
24	Dated: November 1, 2016	CLIFFORD NEWELL District Attorney of Neveda County
25		District Attorney of Nevada County
26		$G \neq \varepsilon \cap M$
27		ROBERT NICHOLS
28		Deputy District Attorney
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ROBERT NICHOLS Deputy District Attorney

R. SCOTT OWENS District Attorney of Placer County

JANE CRUE Deputy District Attorney

MICHAEL A. RAMOS District Attorney of San Bernardino County

DOUGLAS POSTON Deputy District Attorney

BONNIE DUMANIS District Attorney of San Diego County

MICHAEL STILL Deputy District Attorney

BIRGIT FLADAGER District Attorney of Stanislaus County

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27	District Attorney of Stanislaus County
28	21
	Final Judgment and Injunction Pursuant to Stipulation (RG13665900)









**EXHIBIT** A

# **RELEASED FACILITIES**

SITE			
NUM	FACILITY ADDRESS	CITY	COUNTY
02112	1260 PARK ST	ALAMEDA	ALAMEDA
02035	1001 SAN PABLO AVE	ALBANY	ALAMEDA
02152	22141 CENTER ST	CASTRO VALLEY	ALAMEDA
04977	2770 CASTRO VALLEY RD	CASTRO VALLEY	ALAMEDA
06041	7249 VILLAGE PKY	DUBLIN	ALAMEDA
02158	35900 FREMONT BLVD	FREMONT	ALAMEDA
05369	36974 FREMONT BLVD	FREMONT	ALAMEDA
02147	40055 BLACOW RD	FREMONT	ALAMEDA
06201	40077 MISSION BLVD	FREMONT	ALAMEDA
06206	43500 GRIMMER BLVD	FREMONT	ALAMEDA
09541	207 A ST	HAYWARD	ALAMEDA
09536	25225 MISSION BLVD	HAYWARD	ALAMEDA
01319	365 JACKSON ST	HAYWARD	ALAMEDA
06113	785 E STANLEY BLVD	LIVERMORE	ALAMEDA
00771	899 RINCON AVE	LIVERMORE	ALAMEDA
00276	10600 MACARTHUR BLVD	OAKLAND	ALAMEDA
02107	3310 PARK BLVD	OAKLAND	ALAMEDA
09535	3400 SAN PABLO AVE	OAKLAND	ALAMEDA
06148	5131 SHATTUCK AVE	OAKLAND	ALAMEDA
04494	566 HEGENBERGER RD	OAKLAND	ALAMEDA
09542	6125 TELEGRAPH AVE	OAKLAND	ALAMEDA
00374	6407 TELEGRAPH AVE	OAKLAND	ALAMEDA
02169	889 W GRAND AVE	OAKLAND	ALAMEDA
02185	9800 E 14TH ST	OAKLAND	ALAMEDA
02111	1156 DAVIS ST	SAN LEANDRO	ALAMEDA
02162	15135 HESPERIAN BLVD	SAN LEANDRO	ALAMEDA
00601	712 LEWELLING BLVD	SAN LEANDRO	ALAMEDA
00608	17601 HESPERIAN BLVD	SAN LORENZO	ALAMEDA
05639	2000 BUSINESS LANE	CHICO	BUTTE
05862	2639 OROVILLE DAM BLVD	OROVILLE	BUTTE
05662	410 ORO DAM BLVD	OROVILLE	BUTTE
05819	5987 CLARK RD	PARADISE	BUTTE
02143	455 EAST E ST	WILLIAMS	COLUSA
06511	2250 BALFOUR RD	BRENTWOOD	CONTRA COSTA
06517	6481 LONETREE WAY	BRENTWOOD	CONTRA COSTA
06564	3400 WILLOW PASS	CONCORD	CONTRA COSTA
06301	5540 BRIDGEHEAD RD	OAKLEY	CONTRA COSTA
06228	2747 PINOLE VALLEY RD	PINOLE	CONTRA COSTA
06526	1190 E LELAND RD	PITTSBURG	CONTRA COSTA
06059	2686 PLEASANT HILL RD	PLEASANT HILL	CONTRA COSTA
00428	12890 SAN PABLO AVE	RICHMOND	CONTRA COSTA
06551	15531 SAN PABLO AVENUE	RICHMOND	CONTRA COSTA
02128	2230 BARRETT AVE	RICHMOND	CONTRA COSTA
02030	2550 MISSION BELL DR	SAN PABLO	CONTRA COSTA
05878	4591 N BLACKSTONE	FRESNO	FRESNO

02094	1399 W WOOD ST	WILLOWS	GLENN
06532	1691 MAIN ST	BRAWLEY	IMPERIAL
05726	1025 KLOKE AVE	CALEXICO	IMPERIAL
09762	444 S IMPERIAL AVE	CALEXICO	IMPERIAL
05148	586 N MAIN ST	BISHOP	INYO
03054	1129 UNION AVE	BAKERSFIELD	KERN
01960	1701 BRUNDAGE LANE	BAKERSFIELD	KERN
06356	2301 F ST	BAKERSFIELD	KERN
00371	2698 MT VERNON AVE	BAKERSFIELD	KERN
05751	2800 PANAMA LANE	BAKERSFIELD	KERN
06353	3125 CALIFORNIA AVE	BAKERSFIELD	KERN
00583	3220 MING AVE	BAKERSFIELD	KERN
03090	3333 UNION AVE	BAKERSFIELD	KERN
05657	35300 7TH STANDARD RD	BAKERSFIELD	KERN
05365	4010 WIBLE RD	BAKERSFIELD	KERN
06218	4203 MING AVE	BAKERSFIELD	KERN
05496	4800 FAIRFAX	BAKERSFIELD	KERN
05420	6450 WHITE LANE	BAKERSFIELD	KERN
05526	900 MONTEREY	BAKERSFIELD	KERN
06208	20650 S TRACY AVE	BUTTONWILLOW	KERN
05634	2241 GIRARD ST	DELANO	KERN
05674	16300 SIERRA HWY	MOJAVE	KERN
06150	2101 W ROSAMOND BLVD	ROSAMOND	KERN
05495	33488 CROWN VALLEY RD	ACTON	LOS ANGELES
06109	3201 W VALLEY BLVD	ALHAMBRA	LOS ANGELES
00043	1000 S SANTA ANITA AV	ARCADIA	LOS ANGELES
01230	625 W LAS TUNAS DR	ARCADIA	LOS ANGELES
09504	12202 SOUTH ST	ARTESIA	LOS ANGELES
09671	4258 MAINE AVE	BALDWIN PARK	LOS ANGELES
09507	3831 FLORENCE AVE	BELL	LOS ANGELES
09518	6601 FLORENCE AVE	BELL GARDENS	LOS ANGELES
05220	10201 ARTESIA BLVD	BELLFLOWER	LOS ANGELES
05039	201 W ALAMEDA AVE	BURBANK	LOS ANGELES
03073	22375 SHERMAN WAY	CANOGA PARK	LOS ANGELES
09590	20055 VANOWEN ST	CANOGA PK	LOS ANGELES
09625	8255 WINNETKA	CANOGA PK	LOS ANGELES
06006	28406 SAND CANYON RD	CANYON COUNTRY	LOS ANGELES
06169	1411 E DEL AMO BLVD	CARSON	LOS ANGELES
09657	18523 AVALON BLVD	CARSON	LOS ANGELES
06129	21313 AVALON BLVD	CARSON	LOS ANGELES
09658	22309 MAIN	CARSON	LOS ANGELES
09548	23900 AVALON BLVD	CARSON	LOS ANGELES
01673	12157 ARTESIA BLVD	CERRITOS	LOS ANGELES
09620	10259 TOPANGA CYN BLVD	CHATSWORTH	LOS ANGELES
01076	9500 DESOTO AVE	CHATSWORTH	LOS ANGELES
09621	9505 DESOTO AVE	CHATSWORTH	LOS ANGELES
05204	13760 VALLEY BLVD	CITY OF INDUSTRY	LOS ANGELES
09673	460 S WORKMAN MILL RD	CITY OF INDUSTRY	LOS ANGELES
01682	7667 E SLAUSON AVE	COMMERCE	LOS ANGELES

09527	1800 E ROSECRANS AVE	COMPTON	LOS ANGELES
00022	1924 W ALONDRA BLVD	COMPTON	LOS ANGELES
09514	1108 N GRAND AVE	COVINA	LOS ANGELES
01246	11181 W WASHINGTON BLVD	CULVER CITY	LOS ANGELES
00194	5884 WASHINGTON BLVD	CULVER CITY	LOS ANGELES
00073	6300 W SLAUSON AVE	CULVER CITY	LOS ANGELES
06224	10801 STUDEBAKER RD	DOWNEY	LOS ANGELES
09670	10808 LAKEWOOD BLVD	DOWNEY	LOS ANGELES
09659	11025 PARAMOUNT BLVD	DOWNEY	LOS ANGELES
09660	8010 IMPERIAL HWY	DOWNEY	LOS ANGELES
09591	8863 LAKEWOOD BLVD	DOWNEY	LOS ANGELES
09525	3541 E CESAR CHAVEZ AVE	EAST LOS ANGELES	LOS ANGELES
03018	11958 RAMONA BLVD	EL MONTE	LOS ANGELES
05964	1001 W ARTESIA BLVD	GARDENA	LOS ANGELES
03070	144 N VERDUGO RD	GLENDALE	LOS ANGELES
09510	3680 SAN FERNANDO RD	GLENDALE	LOS ANGELES
09558	103 E ALOSTA	GLENDORA	LOS ANGELES
09681	857 E ARROW HWY	GLENDORA	LOS ANGELES
09627	10101 BALBOA BLVD	GRANADA HILLS	LOS ANGELES
09628	11454 BALBOA	GRANADA HILLS	LOS ANGELES
01703	1401 S HACIENDA BLVD	HACIENDA HEIGHTS	LOS ANGELES
09607	11890 S HAWTHORNE BLVD	HAWTHORNE	LOS ANGELES
09544	3101 EL SEGUNDO BLVD	HAWTHORNE	LOS ANGELES
01260	4009 W ROSECRANS	HAWTHORNE	LOS ANGELES
00081	4015 W EL SEGUNDO BLVD	HAWTHORNE	LOS ANGELES
09647	5038 EL SEGUNDO BLVD	HAWTHORNE	LOS ANGELES
09648	5230 ROSECRANS	HAWTHORNE	LOS ANGELES
09652	1131 PACIFIC COAST HWY	HERMOSA BEACH	LOS ANGELES
09662	2581 E SLAUSON AVE	HUNTINGTON PARK	LOS ANGELES
09645	4130 W CENTURY BLVD	INGLEWOOD	LOS ANGELES
01684	550 FOOTHILL BLVD	LA CANADA FLINTRIDGE	LOS ANGELES
06545	13550 BEACH BLVD	LA MIRADA	LOS ANGELES
09546	14360 FRANCISQUITO AVE	LA PUENTE	LOS ANGELES
09523	1818 HACIENDA BLVD	LA PUENTE	LOS ANGELES
09678	362 N AZUSA	LA PUENTE	LOS ANGELES
09679	447 S AZUSA	LA PUENTE .	LOS ANGELES
03041	2011 DEL AMO BLVD	LAKEWOOD	LOS ANGELES
05217	20940 NORWALK BLVD	LAKEWOOD	LOS ANGELES
01618	5304 PARAMOUNT BLVD	LAKEWOOD	LOS ANGELES
05686	111 W AVE K	LANCASTER	LOS ANGELES
01917	1326 W AVENUE K	LANCASTER	LOS ANGELES
05678	2008 W AVE I	LANCASTER	LOS ANGELES
03030	918 W LANCASTER BLVD	LANCASTER	LOS ANGELES
09651	16515 HAWTHORNE BLVD	LAWNDALE	LOS ANGELES
05107	16518 HAWTHORNE BLVD	LAWNDALE	LOS ANGELES
09650	4015 REDONDO BEACH BLVD	LAWNDALE	LOS ANGELES
03014	2031 PALOS VERDES DR N	LOMITA	LOS ANGELES
01902	2380 LOMITA BLVD	LOMITA	LOS ANGELES
05028	124 W PACIFIC COAST HWY	LONG BEACH	LOS ANGELES

01601	1785 BELLFLOWER BLVD	LONG BEACH	LOS ANGELES
09503	2330 E 7TH ST	LONG BEACH	LOS ANGELES
01110	2601 SANTA FE AVE	LONG BEACH	LOS ANGELES
09547	2698 E SOUTH ST	LONG BEACH	LOS ANGELES
09519	3100 N LOS COYOTES DIAGO	LONG BEACH	LOS ANGELES
01063	3955 E OCEAN BLVD	LONG BEACH	LOS ANGELES
00002	4385 ATLANTIC AVE	LONG BEACH	LOS ANGELES
01602	4895 BELLFLOWER BLVD	LONG BEACH	LOS ANGELES
09505	998 E ANAHEIM ST	LONG BEACH	LOS ANGELES
00166	105 N AVENUE 52	LOS ANGELES	LOS ANGELES
09517	10801 SANTA MONICA BLVD	LOS ANGELES	LOS ANGELES
09608	11259 S VERMONT AVE	LOS ANGELES	LOS ANGELES
09664	1205 S ALVARADO ST	LOS ANGELES	LOS ANGELES
09646	1403 CENTURY BLVD	LOS ANGELES	LOS ANGELES
05221	14221 S FIGUEROA ST	LOS ANGELES	LOS ANGELES
01597	1605 GLENDALE BLVD	LOS ANGELES	LOS ANGELES
05054	2106 W TEMPLE ST	LOS ANGELES	LOS ANGELES
09545	2214 N BROADWAY	LOS ANGELES	LOS ANGELES
09663	2251 N FIGUEROA ST	LOS ANGELES	LOS ANGELES
00045	2466 RIVERSIDE DR	LOS ANGELES	LOS ANGELES
01786	2829 N BROADWAY	LOS ANGELES	LOS ANGELES
00191	3401 E WHITTIER BLVD	LOS ANGELES	LOS ANGELES
00101	3775 S VERMONT ST	LOS ANGELES	LOS ANGELES
05027	3834 E THIRD ST	LOS ANGELES	LOS ANGELES
06178	3949 E DENNISON AVE	LOS ANGELES	LOS ANGELES
01880	4380 EAGLE ROCK BLVD	LOS ANGELES	LOS ANGELES
09637	4406 W ADAMS BLVD	LOS ANGELES	LOS ANGELES
00704	4860 S HUNTINGTON DR	LOS ANGELES	LOS ANGELES
09605	5025 W SUNSET BLVD	LOS ANGELES	LOS ANGELES
09530	5175 MELROSE	LOS ANGELES	LOS ANGELES
00003	5201 CENTURY BLVD	LOS ANGELES	LOS ANGELES
09667	5756 WHITTIER BLVD	LOS ANGELES	LOS ANGELES
05180	5851 RODEO RD	LOS ANGELES	LOS ANGELES
09583	600 E ROSECRANS AVE	LOS ANGELES	LOS ANGELES
01057	6100 FRANKLIN AVE	LOS ANGELES	LOS ANGELES
05157	7370 LA TIJERA BLVD	LOS ANGELES	LOS ANGELES
09639	7564 SANTA MONICA BLVD	LOS ANGELES	LOS ANGELES
09640	8770 W OLYMPIC BLVD	LOS ANGELES	LOS ANGELES
09615	29145 HEATHERCLIFF RD	MALIBU	LOS ANGELES
01846	1002 MANHATTAN BCH BLVD	MANHATTAN BEACH	LOS ANGELES
09501	3601 SLAUSON AVE	MAYWOOD	LOS ANGELES
01575	14761 DEVONSHIRE ST	MISSION HILLS	LOS ANGELES
09629	15508 DEVONSHIRE	MISSION HILLS	LOS ANGELES
09508	1700 W WHITTIER BLVD	MONTEBELLO	LOS ANGELES
09515	1049 E GARVEY AVE	MONTEREY PARK	LOS ANGELES
	2439 S GARFIELD AVE	MONTEREY PARK	LOS ANGELES
L 01002		TRACITERINE E L'ANNE	
01002		NEWHALL	LOS ANGELES
01002 05910 06179	24800 PICO CYN RD 26409 SIERRA HWY	NEWHALL NEWHALL	LOS ANGELES

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06143	3704 CAHUENGA BLVD	NO HOLLYWOOD	LOS ANGELES
09587	6757 LAUREL CANYON BLVD	NO HOLLYWOOD	LOS ANGELES
09513	6800 LANKERSHIM BLVD	NO HOLLYWOOD	LOS ANGELES
00222	6804 VINELAND AVE	NO HOLLYWOOD	LOS ANGELES
09626	15705 NORDHOFF ST	NORTH HILLS	LOS ANGELES
01959	12050 ROSCOE BLVD	NORTH HOLLYWOOD	LOS ANGELES
01940	4506 LANKERSHIM BLVD	NORTH HOLLYWOOD	LOS ANGELES
01680	5158 LAUREL CANYON BLVD	NORTH HOLLYWOOD	LOS ANGELES
05200	8004 LANKERSHIM BLVD	NORTH HOLLYWOOD	LOS ANGELES
00117	17000 DEVONSHIRE ST	NORTHRIDGE	LOS ANGELES
01936	8700 BALBOA BLVD	NORTHRIDGE	LOS ANGELES
01992	9454 CORBIN AVE	NORTHRIDGE	LOS ANGELES
09538	12158 ALONDRA BLVD	NORWALK	LOS ANGELES
09537	10050 LAUREL CANYON BLVD	PACOIMA	LOS ANGELES
09630	12957 VAN NUYS BLVD	PACOIMA	LOS ANGELES
09592	8600 WOODMAN	PACOIMA	LOS ANGELES
05265	2353 E PALMDALE BLVD	PALMDALE	LOS ANGELES
09636	2354 E PALMDALE BLVD	PALMDALE	LOS ANGELES
05953	2520 E AVENUE S	PALMDALE	LOS ANGELES
01369	411 W PALMDALE BLVD	PALMDALE	LOS ANGELES
09528	7352 ROSECRANS AVE	PARAMOUNT	LOS ANGELES
00875	1633 N ALTADENA DR	PASADENA	LOS ANGELES
09520	2800 E FOOTHILL BLVD	PASADENA	LOS ANGELES
05125	3706 E FOOTHILL BLVD	PASADENA	LOS ANGELES
00614	445 E WALNUT ST	PASADENA	LOS ANGELES
09669	5923 ROSEMEAD	PICO RIVERA	LOS ANGELES
05224	8351 WASHINGTON BLVD	PICO RIVERA	LOS ANGELES
05187	8007 W MANCHESTER AVE	PLAYA DEL REY	LOS ANGELES
09553	1510 GAREY	POMONA	LOS ANGELES
09683	1693 N GAREY	POMONA	LOS ANGELES
09684	2475 S GAREY	POMONA	LOS ANGELES
05550	2488 S RESERVOIR ST	POMONA	LOS ANGELES
09603	2505 TOWNE	POMONA	LOS ANGELES
05883	2510 N TOWNE AVE	POMONA	LOS ANGELES
09682	539 E FOOTHILL	POMONA	LOS ANGELES
09654	1890 PACIFIC COAST HWY	REDONDO BEACH	LOS ANGELES
09649	2730 MARINE	REDONDO BEACH	LOS ANGELES
09624	6039 RESEDA BLVD	RESEDA	LOS ANGELES
09584	8606 RESEDA BLVD	RESEDA	LOS ANGELES
03005	27301 HAWTHORNE BLVD	ROLLING HILLS ESTATE	LOS ANGELES
09509	3302 DEL MAR AVE	ROSEMEAD	LOS ANGELES
03004	18811 COLIMA RD	ROWLAND HTS	LOS ANGELES
05885	1115 W ARROW HWY	SAN DIMAS	LOS ANGELES
01904	1753 TRUMAN ST	SAN FERNANDO	LOS ANGELES
09665	1386 E LAS TUNAS	SAN GABRIEL	LOS ANGELES
09003	7280 N ROSEMEAD BLVD	SAN GABRIEL	LOS ANGELES
01303	800 E VALLEY BLVD	SAN GABRIEL	LOS ANGELES
05120	1490 SEVENTH ST	SAN GABRIEL	LOS ANGELES
111107/	1 1470 36 7 611 1 6 3 1	JOAN FEDRU	1 LUS ANUELES

09656	302 S PACIFIC	SAN PEDRO	LOS ANGELES
03069	701 W CHANNEL ST	SAN PEDRO	LOS ANGELES
05856	10717 CARMENITA RD	SANTA FE SPRINGS	LOS ANGELES
05061	12606 E ROSECRANS AVE	SANTA FE SPRINGS	LOS ANGELES
09674	13352 E IMPERIAL	SANTA FE SPRINGS	LOS ANGELES
06189	13460 E FIRESTONE BLVD	SANTA FE SPRINGS	LOS ANGELES
01978	1819 CLOVERFIELD BLVD	SANTA MONICA	LOS ANGELES
09642	2555 LINCOLN BLVD	SANTA MONICA	LOS ANGELES
01946	332 PICO BLVD	SANTA MONICA	LOS ANGELES
05110	5731 FIRESTONE BLVD	SOUTH GATE	LOS ANGELES
09502	8440 LONG BEACH BLVD	SOUTH GATE	LOS ANGELES
01109	8904 LONG BEACH BLVD	SOUTH GATE	LOS ANGELES
09661	9853 LONG BEACH BLVD	SOUTH GATE	LOS ANGELES
00185	736 MISSION ST	SOUTH PASADENA	LOS ANGELES
09635	12500 VENTURA BLVD	STUDIO CITY	LOS ANGELES
03050	4359 COLDWATER CANYON	STUDIO CITY	LOS ANGELES
09588	11870 ROSCOE BLVD	SUN VALLEY	LOS ANGELES
01298	9055 SUNLAND	SUN VALLEY	LOS ANGELES
09581	9090 GLENOAKS	SUN VALLEY	LOS ANGELES
01008	1210 CRENSHAW BLVD	TORRANCE	LOS ANGELES
01235	1800 W ARTESIA BLVD	TORRANCE	LOS ANGELES
06177	18180 PRAIRIE AVE	TORRANCE	LOS ANGELES
09655	22620 WESTERN AVE	TORRANCE	LOS ANGELES
06171	23510 CRENSHAW BLVD	TORRANCE	LOS ANGELES
00154	3015 W 182ND ST	TORRANCE	LOS ANGELES
06158	4205 PACIFIC COAST HWY	TORRANCE	LOS ANGELES
09653	4925 TORRANCE	TORRANCE	LOS ANGELES
09633	14114 VANOWEN ST	VAN NUYS	LOS ANGELES
06084	14903 VICTORY BLVD	VAN NUYS	LOS ANGELES
05201	15711 VICTORY BLVD	VAN NUYS	LOS ANGELES
09557	16851 SHERMAN WAY	VAN NUYS	LOS ANGELES
09634	6810 SEPULVEDA	VAN NUYS	LOS ANGELES
01035	7557 SEPULVEDA BLVD	VAN NUYS	LOS ANGELES
09632	8050 VAN NUYS	VAN NUYS	LOS ANGELES
05804	3031 VERNON AVE	VERNON	LOS ANGELES
05610	1010 FAIRWAY DRIVE	WALNUT	LOS ANGELES
00103	1333 W MERCED AVE	WEST COVINA	LOS ANGELES
09672	15602 SAN BERNARDINO RD	WEST COVINA	LOS ANGELES
01276	300 N AZUSA AVE	WEST COVINA	LOS ANGELES
00211	13010 E LAMBERT ROAD	WHITTIER	LOS ANGELES
05457	13411 IMPERIAL HWY	WHITTIER	
09521			LOS ANGELES
09521	13444 TELEGRAPH	WHITTIER	LOS ANGELES
	14000 E LAMBERT RD	WHITTIER	LOS ANGELES
00133	15306 E WHITTIER BLVD	WHITTIER	LOS ANGELES
06149	15750 E LEFFINGWELL	WHITTIER	LOS ANGELES
01661	9151 S PAINTER AVE	WHITTIER	LOS ANGELES
09554	1025 W ANAHEIM	WILMINGTON	LOS ANGELES
01054	980 W PACIFIC COAST HWY	WILMINGTON	LOS ANGELES
06063	22004 CLARENDON ST	WOODLAND HILLS	LOS ANGELES
09631 09622 00254	6000 CANOGA AVE	WOODLAND DULLS	
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		WOODLAND HILLS	LOS ANGELES
00254	6310 FALLBROOK	WOODLAND HILLS	LOS ANGELES
	251 SHORELINE HWY.	MILL VALLEY	MARIN
00524	789 REDWOOD HWY	MILL VALLEY	MARIN
06157	1401 2ND ST	SAN RAFAEL	MARIN
00237	1625 MCSWAIN RD	MERCED	MERCED
02037	3100 G ST	MERCED	MERCED
06547	101 AUTO CENTER CIRCLE	SALINAS	MONTEREY
02188	145 KERN ST	SALINAS	MONTEREY
05464	385 E ALISAL ST	SALINAS	MONTEREY
06558	970 WORK STREET	SALINAS	MONTEREY
02106	198 SOSCOL AVE	NAPA	NAPA
04971	2303 JEFFERSON ST	NAPA	NAPA
02077	1913 NEVADA CITY HWY	GRASS VALLEY	NEVADA
01637	1000 N STATE COLLEGE BLV	ANAHEIM	ORANGE
01029	1201 S BROOKHURST ST	ANAHEIM	ORANGE
00203	1700 W LA PALMA AVE	ANAHEIM	ORANGE
05999	1801 S STATE COLLEGE BLV	ANAHEIM	ORANGE
09727	2101 S HARBOR BLVD	ANAHEIM	ORANGE
06132	2445 E BALL RD	ANAHEIM	ORANGE
09728	2800 W BALL ROAD	ANAHEIM	ORANGE
09725	2811 W LINCOLN AVE	ANAHEIM	ORANGE
09726	300 S BROOKHURST ST	ANAHEIM	ORANGE
01795	301 S EUCLID AVE	ANAHEIM	ORANGE
09555	304 S MAGNOLIA AVE	ANAHEIM	ORANGE
09731	3101 E LA PALMA AVE	ANAHEIM	ORANGE
09730	727 S EAST ST	ANAHEIM	ORANGE
09511	120 E IMPERIAL	BREA	ORANGE
09676	718 S BREA BLVD	BREA	ORANGE
09604	7510 ORANGETHORPE AVE	BUENA PARK	ORANGE
09746	2021 NEWPORT BLVD	COSTA MESA	ORANGE
05994	300 BRISTOL ST	COSTA MESA	ORANGE
06131	3201 HARBOR BLVD	COSTA MESA	ORANGE
09594	751 BAKER ST	COSTA MESA	ORANGE
09589	799 W 19TH ST	COSTA MESA	ORANGE
01973	4900 BALL ROAD	CYPRESS	ORANGE
01738	5012 LINCOLN AVE	CYPRESS	ORANGE
05881	9511 VALLEY VIEW ST	CYPRESS	ORANGE
09556	17475 BROOKHURST	FOUNTAIN VALLEY	ORANGE
06116	17520 BROOKHURST ST	FOUNTAIN VALLET	ORANGE
01905	18025 MAGNOLIA ST	FOUNTAIN VALLET	ORANGE
01903	18480 BROOKHURST ST	FOUNTAIN VALLET	ORANGE
01912	18520 BROOKHURST	FOUNTAIN VALLET	ORANGE
09744	18925 MAGNOLIA	FOUNTAIN VALLET	ORANGE
01023	1000 W VALENCIA DR	FULLERTON	······································
01023	1202 E ORANGETHORPE AVE	FULLERTON	ORANGE
09677	2351 E ORANGETHORPE AVE		ORANGE
03080	2331 E ORANGETHORPE AVE	FULLERTON FULLERTON	ORANGE ORANGE

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00097	401 N PLACENTIA AVE	FULLERTON	ORANGE
03042	13331 EUCLID AVE	GARDEN GROVE	ORANGE
06160	13361 HARBOR BLVD	GARDEN GROVE	ORANGE
00629	13482 BROOKHURST ST	GARDEN GROVE	ORANGE
09735	13501 MAGNOLIA ST	GARDEN GROVE	ORANGE
09736	13511 EUCLID ST	GARDEN GROVE	ORANGE
09742	15501 EDWARDS STREET	HUNTINGTON BEACH	ORANGE
01888	16501 GOLDENWEST ST	HUNTINGTON BEACH	ORANGE
01812	16502 BOLSA CHICA ST	HUNTINGTON BEACH	ORANGE
06191	17502 GOLDENWEST ST	HUNTINGTON BEACH	ORANGE
09745	19971 BEACH BLVD	HUNTINGTON BEACH	ORANGE
06060	21452 BROOKHURST ST	HUNTINGTON BEACH	ORANGE
03053	5981 WARNER AVE	HUNTINGTON BEACH	ORANGE
09675	101 E WHITTIER BLVD	LA HABRA	ORANGE
05912	5472 ORANGETHORPE AVE	LA PALMA	ORANGE
05831	24181 MOULTON PKWY	LAGUNA BEACH	ORANGE
09747	590 S PACIFIC COAST HWY	LAGUNA BEACH	ORANGE
05907	27491 LA PAZ RD	LAGUNA NIGUEL	ORANGE
06540	29080 PORTOLA PKWY	LAKE FOREST	ORANGE
03102	23921 ALICIA PRKWY	MISSION VIEJO	ORANGE
03101	25122 MARGUERITE PKWY	MISSION VIEJO	ORANGE
01956	26001 LA PAZ ROAD	MISSION VIEJO	ORANGE
06550	27402 ANTONIO PKWY	MISSION VIEJO	ORANGE
03048	27682 CROWN VALLEY PKWY	MISSION VIEJO	ORANGE
00192	2100 SE BRISTOL ST	NEWPORT BEACH	ORANGE
00076	100 N TUSTIN AVE	ORANGE	ORANGE
03076	1935 E KATELLA AVE	ORANGE	ORANGE
09732	2493 N TUSTIN	ORANGE	ORANGE
09550	291 S TUSTIN ST	ORANGE	ORANGE
09539	2937 E CHAPMAN AVE	ORANGE	ORANGE
09733	825 E KATELLA AVE	ORANGE	ORANGE
06226	102 E YORBA LINDA BLVD	PLACENTIA	ORANGE
06110	1201 E IMPERIAL HWY	PLACENTIA .	ORANGE
05111	2749 N EL CAMINO REAL	SAN CLEMENTE	ORANGE
09748	590 CAMINO DE ESTRELLA	SAN CLEMENTE	ORANGE
06085	1222 E FIRST ST	SANTA ANA	ORANGE
09593	1539 S STANDARD AVE	SANTA ANA	ORANGE
09512	2016 W 17TH ST	SANTA ANA	ORANGE
05147	2245 S MAIN ST	SANTA ANA	ORANGE
01047	2646 W FIRST STREET	SANTA ANA	ORANGE
09738	2730 W MCFADDEN AVE	SANTA ANA	ORANGE
09739	2940 N BRISTOL ST	SANTA ANA	ORANGE
00206	302 W FIRST ST	SANTA ANA	ORANGE
09741	324 S GRAND AVE	SANTA ANA	ORANGE
06071	3414 S MAIN ST	SANTA ANA	ORANGE
09740	801 N BRISTOL ST	SANTA ANA	ORANGE
06066	490 PACIFIC COAST HWY	SEAL BEACH	ORANGE
09729	11500 BEACH BLVD	STANTON	ORANGE
09549	14121 NEWPORT AVE	TUSTIN	ORANGE

03045	14231 RED HILL AVE	TUSTIN	ORANGE
01865	14244 NEWPORT AVE	TUSTIN	ORANGE
06036	13142 GOLDENWEST ST	WESTMINSTER	ORANGE
01064	14511 BROOKHURST ST	WESTMINSTER	ORANGE
09734	6311 WESTMINSTER AVE	WESTMINSTER	ORANGE
01633	6982 WESTMINSTER BLVD	WESTMINSTER	ORANGE
02119	13405 LINCOLN WAY	AUBURN	PLACER
09602	13435 BOWMAN ROAD	AUBURN	PLACER
05440	4500 ROCKLIN ROAD	ROCKLIN	PLACER
05647	6550 FAIRWAY DR	ROCKLIN	PLACER
05329	1139 DOUGLAS BLVD.	ROSEVILLE	PLACER
01935	2228 W RAMSEY ST	BANNING	RIVERSIDE
09719	401 E 6TH STREET	BEAUMONT	RIVERSIDE
05986	400 S LOVEKIN BLVD	BLYTHE	RIVERSIDE
01958	1216 CALIMESA BLVD	CAL MESA	RIVERSIDE
05476	27900 DATE PALM DRIVE	CATHEDRAL CITY	RIVERSIDE
05884	67625 E PALM CANYON DR	CATHEDRAL CITY	RIVERSIDE
05826	48-055 GRAPEFRUIT BL	COACHELLA	RIVERSIDE
09707	1205 S MAIN ST	CORONA	RIVERSIDE
05676	1402 E ONTARIO AVE	CORONA	RIVERSIDE
09705	1735 W 6TH ST	CORONA	RIVERSIDE
05536	3830 MCKINLEY ST	CORONA	RIVERSIDE
09709	611 N MAIN ST	CORONA	RIVERSIDE
09706	624 W 6TH ST	CORONA	RIVERSIDE
01259	702 E SIXTH ST	CORONA	RIVERSIDE
01924	785 N MAIN ST	CORONA	RIVERSIDE
06502	12775 PALM DRIVE	DESERT HOT SPRINGS	RIVERSIDE
09722	2105 E FLORIDA AVE	HEMET	RIVERSIDE
05593	298 S SANDERSON AVE	HEMET	RIVERSIDE
05750	33440 HIGHWAY 74	HEMET	RIVERSIDE
05555	500 W STETSON AVE	HEMET	RIVERSIDE
05746	690 N STATE ST	HEMET	RIVERSIDE
05514	82338 HIGHWAY 111	INDIO	RIVERSIDE
05896	46150 WASHINGTON ST	LA QUINTA	RIVERSIDE
06504	16851 LAKE SHORE DR	LAKE ELSINOR	RIVERSIDE
05346	250 DIAMOND DR	LAKE ELSINOR	RIVERSIDE
05618	29355 CENTRAL AVE	LAKE ELSINOR	RIVERSIDE
05966	26925 NEWPORT RD	MENIFEE VALLEY	RIVERSIDE
05764	16466 PERRIS BLVD	- MORENO	RIVERSIDE
09718	22990 ALLESANDRO BLVD	MORENO	RIVERSIDE
06555	23145 HEMLOCK AVE	MORENO	RIVERSIDE
09723	24991 SUNNYMEAD	MORENO	RIVERSIDE
05934	41240 KALMIA ST	MURRIETTA	RIVERSIDE
09708	2600 HAMNER AVE	NORCO	RIVERSIDE
05556	3700 HAMNER AVE	NORCO	RIVERSIDE
05475	73980 HIGHWAY 111	PALM DESERT	RIVERSIDE
06546	74950 GERALD FORD DR	PALM DESERT	RIVERSIDE
06508	78355 VARNER ROAD	PALM DESERT	RIVERSIDE
05968	1717 E VISTA CHINO	PALM SPRINGS	RIVERSIDE

09721	268 E 4TH ST	PERRIS	RIVERSIDE
05679	11887 MAGNOLIA AVE	RIVERSIDE	RIVERSIDE
09714	1294 UNIVERSITY AVE	RIVERSIDE	RIVERSIDE
06345	2624 E ALESSANDRO BLVD	RIVERSIDE	RIVERSIDE
09711	3399 VAN BUREN	RIVERSIDE	RIVERSIDE
09712	3570 CENTRAL	RIVERSIDE	RIVERSIDE
05168	3659 CENTRAL AVE	RIVERSIDE	RIVERSIDE
01916	4196 VAN BUREN BLVD	RIVERSIDE	RIVERSIDE
09713	4395 MARKET ST	RIVERSIDE	RIVERSIDE
09710	4930 VAN BUREN BLVD	RIVERSIDE	RIVERSIDE
06528	501 ALLESANDRO BLVD	RIVERSIDE	RIVERSIDE
01941	6692 INDIANA AVE	RIVERSIDE	RIVERSIDE
05829	687 S SAN JACINTO AVE	SAN JACINTO	RIVERSIDE
05543	833 N RAMONA BLVD	SAN JACINTO	RIVERSIDE
01807	12428 HEACOCK ST	SUNNYMEAD	RIVERSIDE
05208	24994 ALESSANDRO BLVD	SUNNYMEAD	RIVERSIDE
05928	27691 YNEZ RD	TEMECULA	RIVERSIDE
06305	40212 WINCHESTER RD	TEMECULA	RIVERSIDE
05500	41555 WINCHESTER RD	TEMECULA	RIVERSIDE
05695	44239 MARGARITA RD	TEMECULA	RIVERSIDE
06306	32975 MONTEREY AVENUE	THOUSAND PALMS	RIVERSIDE
05644	33986 ORANGE ST	WILDOMAR	RIVERSIDE
05467	4101 MANZANITA AVE	CARMICHAEL	SACRAMENTO
00358	5150 MANZANITA AVE	CARMICHAEL	SACRAMENTO
05337	6337 FAIR OAKS BLVD	CARMICHAEL	SACRAMENTO
06159	6140 GREENBACK LANE	CITRUS HEIGHTS	SACRAMENTO
06600	10421 GRANT LINE ROAD	ELK GROVE	SACRAMENTO
05752	10466 GRANT LINE RD	ELK GROVE	SACRAMENTO
02123	8500 ELK GROVE BLVD	ELK GROVE	SACRAMENTO
05696	9215 ELK GROVE-FLORIN RD	ELK GROVE	SACRAMENTO
02126	4400 SUNRISE BLVD	FAIR OAKS	SACRAMENTO
01349	8901 MADISON AVE	FAIR OAKS	SACRAMENTO
06225	4745 WATT AVE	NORTH HIGHLANDS	SACRAMENTO
00337	9401 MADISON AVE	ORANGEVALE	SACRAMENTO
05340	2295 SUNRISE BLVD.	RANCHO CORDOVA	SACRAMENTO
05330	2896 ZINFANDEL DR	RANCHO CORDOVA	SACRAMENTO
05470	3099 SUNRISE BLVD	RANCHO CORDOVA	SACRAMENTO
00551	1391 FLORIN RD	SACRAMENTO	SACRAMENTO
02166	1855 WATT AVENUE	SACRAMENTO	SACRAMENTO
00662	1949 ARDEN WAY	SACRAMENTO	SACRAMENTO
05399	2005 MARCONI ST	SACRAMENTO	SACRAMENTO
02068	2100 BROADWAY	SACRAMENTO	SACRAMENTO
04314	2200 EL CAMINO AVE	SACRAMENTO	SACRAMENTO
06025	2225 W 16TH ST	SACRAMENTO	SACRAMENTO
02183	2838 "J" STREET	SACRAMENTO	SACRAMENTO
06019	2933 65TH ST	SACRAMENTO	SACRAMENTO
04968	3501 FAIR OAKS BLVD	SACRAMENTO	SACRAMENTO
06323	3501 NORTHGATE BLVD	SACRAMENTO	SACRAMENTO
05580	3800 47TH AVE	SACRAMENTO	SACRAMENTO

04398	3921 WATT AVE	SACRAMENTO	SACRAMENTO
05545	4000 NORWOOD AVE	SACRAMENTO	SACRAMENTO
00442	4224 MARCONI AVE	SACRAMENTO	SACRAMENTO
06078	4700 MADISON AVE	SACRAMENTO	SACRAMENTO
05504	4747 NORTHGATE BLVD	SACRAMENTO	SACRAMENTO
02164	5751 HILLSDALE BLVD	SACRAMENTO	SACRAMENTO
06389	6100 AIRPORT BLVD	SACRAMENTO	SACRAMENTO
02177	6698 MACK ROAD	SACRAMENTO	SACRAMENTO
06513	7969 WALERGA ROAD	SACRAMENTO	SACRAMENTO
05424	8024 ELDER CREEK RD	SACRAMENTO	SACRAMENTO
05585	8100 GERBER RD	SACRAMENTO	SACRAMENTO
05503	8121 FLORIN RD	SACRAMENTO	SACRAMENTO
05753	8880 FRUITRIDGE RD	SACRAMENTO	SACRAMENTO
05471	20815 BEAR VALLEY RD	APPLE VALLEY	SAN BERNARDINO
05951	72097 BAKER BLVD	BAKER	SAN BERNARDINO
09702	1400 E MAIN ST	BARSTOW	SAN BERNARDINO
09703	2181 W MAIN ST	BARSTOW	SAN BERNARDINO
05997	18762 VALLEY BLVD	BLOOMINGTON	SAN BERNARDINO
03081	12201 MOUNTAIN AVE	CHINO	SAN BERNARDINO
09686	12345 CENTRAL	CHINO	SAN BERNARDINO
05967	13691 CENTRAL	CHINO	SAN BERNARDINO
05656	4123 CHINO HILLS PKWY	CHINO HILLS	SAN BERNARDINO
06520	5280 FAIRFIELD RANCH RD	CHINO HILLS	SAN BERNARDINO
06144	1240 E WASHINGTON ST	COLTON	SAN BERNARDINO
01815	10087 SIERRA	FONTANA	SAN BERNARDINO
09693	16090 FOOTHILL BLVD	FONTANA	SAN BERNARDINO
09704	18083 FOOTHILL BLVD	FONTANA	SAN BERNARDINO
09694	8127 MULBERRY AVE	FONTANA	SAN BERNARDINO
05620	16081 BEAR VALLEY	HESPERIA	SAN BERNARDINO
09700	16337 MAIN	HESPERIA	SAN BERNARDINO
05617	27323 5TH ST	HIGHLAND	SAN BERNARDINO
05913	27727 BASELINE	HIGHLAND	SAN BERNARDINO
09582	10120 CENTRAL	MONTCLAIR	SAN BERNARDINO
09687	9690 CENTRAL	MONTCLAIR	SAN BERNARDINO
06166	2410 W BROADWAY	NEEDLES	SAN BERNARDINO
09688	1054 W MISSION BLVD	ONTARIO	SAN BERNARDINO
01584	1245 E FOURTH ST	ONTARIO	SAN BERNARDINO
01981	1565 E FOURTH ST	ONTARIO	SAN BERNARDINO
05252	2156 S GROVE AVE	ONTARIO	SAN BERNARDINO
06521	2195 S HAVEN AVE	ONTARIO	SAN BERNARDINO
05965	4525 E JURUPA ST	ONTARIO	SAN BERNARDINO
09689	808 N MOUNTAIN AVE	ONTARIO	SAN BERNARDINO
06519	911 N MILLIKEN AVE	ONTARIO	SAN BERNARDINO
06367	4074 PHELAN RD	PHELAN	SAN BERNARDINO
05996	11768 FOOTHILL BOULEVARD	RANCHO CUCAMONGA	SAN BERNARDINO
09692	9888 FOOTHILL	RANCHO CUCAMONGA	SAN BERNARDINO
05823	2098 REDLANDS BLVD	REDLANDS	SAN BERNARDINO
05025	539 E REDLANDS BLVD	REDLANDS	SAN BERNARDINO
00032	902 ORANGE ST	REDLANDS	SAN BERNARDINO

09695	111 W VALLEY BLVD	RIALTO	SAN BERNARDINO
06544	1916 N RIVERSIDE AVE	RIALTO	SAN BERNARDINO
09551	280 E FOOTHILL	RIALTO	SAN BERNARDINO
05305	484 S RIVERSIDE AVE	RIALTO	SAN BERNARDINO
05049	189 W HIGHLAND AVE	SAN BERNARDINO	SAN BERNARDINO
09715	1945 S TIPPECANOE AVE	SAN BERNARDINO	SAN BERNARDINO
09697	2187 W HIGHLAND AVEUE	SAN BERNARDINO	SAN BERNARDINO
09696	247 E 40TH ST	SAN BERNARDINO	SAN BERNARDINO
05541	25330 THIRD ST	SAN BERNARDINO	SAN BERNARDINO
09699	25717 E BASELINE ST	SAN BERNARDINO	SAN BERNARDINO
06365	2898 W RIALTO AVE	SAN BERNARDINO	SAN BERNARDINO
05214	305 E REDLANDS BLVD	SAN BERNARDINO	SAN BERNARDINO
09524	3296 N E ST	SAN BERNARDINO	SAN BERNARDINO
05887	3890 N UNIVERSITY PKY	SAN BERNARDINO	SAN BERNARDINO
05266	794 W BASELINE ST	SAN BERNARDINO	SAN BERNARDINO
09698	995 W HIGHLAND AVE	SAN BERNARDINO	SAN BERNARDINO
09690	475 N MOUNTAIN	UPLAND	SAN BERNARDINO
09691	775 W FOOTHILL	UPLAND	SAN BERNARDINO
09552	782 N MOUNTAIN	UPLAND	SAN BERNARDINO
06377	12117 PALMDALE RD	VICTORVILLE	SAN BERNARDINO
00204	12122 MARIPOSA RD.	VICTORVILLE	SAN BERNARDINO
05590	12890 HESPERIA RD	VICTORVILLE	SAN BERNARDINO
06318	13660 BEAR VALLEY RD	VICTORVILLE	SAN BERNARDINO
05811	14475 PALMDALE RD	VICTORVILLE	SAN BERNARDINO
09701	15445 PALMDALE RD	VICTORVILLE	SAN BERNARDINO
06341	15730 ROY ROGERS RD	VICTORVILLE	SAN BERNARDINO
01908	16251 D ST	VICTORVILLE	SAN BERNARDINO
05519	16869 SOUTH D ST	VICTORVILLE	SAN BERNARDINO
09717	34696 YUCAIPA BLVD	YUCAIPA	SAN BERNARDINO
09720	56888 29 PALMS HWY	YUCCA VALLEY	SAN BERNARDINO
05215	57858 29 PALMS HWY	YUCCA VALLEY	SAN BERNARDINO
01806	4498 BONITA RD	BONITA	SAN DIEGO
05599	5555 MISSION RD	BONSALL	SAN DIEGO
09598	633 BIRMINGHAM DR	CARDIFF	SAN DIEGO
05792	1991 PALOMAR AIRPORT RD	CARLSBAD	SAN DIEGO
05410	1725 BROADWAY	CHULA VISTA	SAN DIEGO
01925	3190 MAIN ST	CHULA VISTA	SAN DIEGO
09568	401 TELEGRAPH CYN RD	CHULA VISTA	SAN DIEGO
05397	407 E ST	CHULA VISTA	SAN DIEGO
01914	720 H ST	CHULA VISTA	SAN DIEGO
05409	798 3RD AVE	CHULA VISTA	SAN DIEGO
06133	800 PALOMAR ST	CHULA VISTA	SAN DIEGO
09533	1092 E WASHINGTON AVE	EL CAJON	SAN DIEGO
01664	1410 E MAIN ST	EL CAJON	SAN DIEGO
09572	1484 E WASHINGTON AVE	EL CAJON	SAN DIEGO
05654	1518 N MAGNOLIA AVE	EL CAJON	SAN DIEGO
09573	1525 N MAGNOLIA AVE	EL CAJON	SAN DIEGO
05137	201 BROADWAY	EL CAJON	SAN DIEGO
09758	398 EL CAJON BLVD	EL CAJON	SAN DIEGO

01677	404 E CHASE AVE	EL CAJON	SAN DIEGO
09577	489 W MAIN ST	EL CAJON	SAN DIEGO
06061	593 N MOLLISON AVE	EL CAJON	SAN DIEGO
09532	700 AVOCADO RD	EL CAJON	SAN DIEGO
06146	725 N 2ND ST	EL CAJON	SAN DIEGO
09559	7908 WINTER GARDENS	EL CAJON	SAN DIEGO
09759	900 E BROADWAY	EL CAJON	SAN DIEGO
09562	978 CUYAMACA ST	EL CAJON	SAN DIEGO
05776	100 LA TERRAZA BLVD	ESCONDIDO	SAN DIEGO
05549	1550 E GRAND AVE	ESCONDIDO	SAN DIEGO
01948	2306 S ESCONDIDO BLVD	ESCONDIDO	SAN DIEGO
05625	26915 MESA ROCK RD	ESCONDIDO	SAN DIEGO
01754	300 W WASHINGTON AVE	ESCONDIDO	SAN DIEGO
09579	434 W 5TH AVE	ESCONDIDO	SAN DIEGO
06376	450 W EL NORTE PKY	ESCONDIDO	SAN DIEGO
05527	538 N NORDAHL RD	ESCONDIDO	SAN DIEGO
09755	1185 PALM AVE	IMPERIAL BEACH	SAN DIEGO
01710	3775 MASSACHUSETTS AVE	LA MESA	SAN DIEGO
09543	7594 UNIVERSITY AVE	LA MESA	SAN DIEGO
09596	7974 UNIVERSITY AVE	LA MESA	SAN DIEGO
09578	9600 MURRAY DR	LAMESA	SAN DIEGO
09760	12109 WOODSIDE AVE	LAKESIDE	SAN DIEGO
05393	2717 LEMON GROVE AVE	LEMON GROVE	SAN DIEGO
09756	6901 FEDERAL BLVD	LEMON GROVE	SAN DIEGO
00068	8001 BROADWAY AVE.	LEMON GROVE	SAN DIEGO
09570	1139 HARBISON AVE	NATIONAL CITY	SAN DIEGO
06523	133 W 8TH ST	NATIONAL CITY	SAN DIEGO
09566	1606 PLAZA BLVD	NATIONAL CITY	SAN DIEGO
09569	1734 HIGHLAND AVE	NATIONAL CITY	SAN DIEGO
06101	2336 HIGHLAND AVE	NATIONAL CITY	SAN DIEGO
09751	1902 SUNSET CLIFFS BLVD	OCEAN BEACH	SAN DIEGO
05350	3804 PLAZA DR	OCEANSIDE	SAN DIEGO
09749	802 N COAST HWY	OCEANSIDE	SAN DIEGO
01783	1015 MAIN ST	RAMONA	SAN DIEGO
01995	11891 RANCHO BERNARDO RD	RANCHO BERNARDO	SAN DIEGO
05539	12610 SABRE SPRINGS PKY	SAN DIEGO	SAN DIEGO
09597	1401 HILLTOP	SAN DIEGO	SAN DIEGO
05141	1550 MORENA BLVD	SAN DIEGO	SAN DIEGO
09575	1551 ROSECRANS ST	SAN DIEGO	SAN DIEGO
05770	1625 HERITAGE RD	SAN DIEGO	SAN DIEGO
01016	1817 EUCLID AVE	SAN DIEGO	SAN DIEGO
05406	1875 GRAND AVE	SAN DIEGO	SAN DIEGO
09563	1890 PALM AVE	SAN DIEGO	SAN DIEGO
05505	2255 PALM AVE	SAN DIEGO	SAN DIEGO
01725	2290 CORONADO AVE	SAN DIEGO	SAN DIEGO
05087	2340 EL CAJON BLVD	SAN DIEGO	SAN DIEGO
09560	2502 IMPERIAL AVE	SAN DIEGO	SAN DIEGO
09750	2505 MORENA BLVD	SAN DIEGO	SAN DIEGO
05668	2510 OTAY CENTER DR	SAN DIEGO	SAN DIEGO
00000			SAN DIEGO

05007	2940 LYTTON ST	SAN DIEGO	SAN DIEGO
05869	3170 CARMEL VALLEY RD	SAN DIEGO	SAN DIEGO
09752	3255 UNIVERSITY AVE	SAN DIEGO	SAN DIEGO
06083	3296 EL CAJON BLVD	SAN DIEGO	SAN DIEGO
05737	3770 MURPHY CANYON RD	SAN DIEGO	SAN DIEGO
09599	3860 OLD TOWN AVE	SAN DIEGO	SAN DIEGO
09576	4202 CLAIREMONT MESA BLVD	SAN DIEGO	SAN DIEGO
09571	4330 ORANGE AVE	SAN DIEGO	SAN DIEGO
06128	4498 CLAIREMONT MESA BLV	SAN DIEGO	SAN DIEGO
05134	5405 CLAIREMONT MESA BLVD	SAN DIEGO	SAN DIEGO
05132	6098 UNIVERSITY AVE	SAN DIEGO	SAN DIEGO
01790	6110 MISSION GORGE RD	SAN DIEGO	SAN DIEGO
01986	6130 BALBOA AVE	SAN DIEGO	SAN DIEGO
01980	6301 EL CAJON BLVD	SAN DIEGO	SAN DIEGO
09580	6311 IMPERIAL AVE	SAN DIEGO	SAN DIEGO
09564	6404 MISSION GORGE RD	SAN DIEGO	SAN DIEGO
09304	6616 MIRAMAR RD	SAN DIEGO	SAN DIEGO
03428		SAN DIEGO	SAN DIEGO
	833 TURQUOISE ST	· · · · · · · · · · · · · · · · · · ·	
09757	8787 LAKE MURRAY BLVD	SAN DIEGO	SAN DIEGO
03035	8820 CLAIRMONT MESA	SAN DIEGO	SAN DIEGO
03037	915 S CAMINO DEL RIO ST	SAN DIEGO	SAN DIEGO
06195	9320 MIRA MESA BLVD	SAN DIEGO	SAN DIEGO
09761	9393 KEARNEY MESA RD	SAN DIEGO	SAN DIEGO
05830	9720 CARROLL CENTRE RD	SAN DIEGO	SAN DIEGO
01785	985 TURQUOISE ST	SAN DIEGO	SAN DIEGO
05573	1187 W SAN MARCOS BLVD	SAN MARCOS	SAN DIEGO
06200	125 N RANCHO SANTA FE RD	SAN MARCOS	SAN DIEGO
06086	301 E SAN YSIDRO BLVD	SAN YSIDRO	SAN DIEGO
06075	779 W SAN YSIDRO BLVD	SAN YSIDRO	SAN DIEGO
09574	9009 CARLTON HILLS BLVD	SANTEE	SAN DIEGO
09567	9811 MISSION GORGE	SANTEE	SAN DIEGO
01919	660 VIA DE LA VALLE	SOLANA BEACH	SAN DIEGO
01014	9065 CAMPO RD	SPRING VALLEY	SAN DIEGO
09595	9108 CAMPO RD	SPRING VALLEY	SAN DIEGO
06315	1403 S SANTA FE AVE	VISTA	SAN DIEGO
05254	625 SYCAMORE AVE	VISTA	SAN DIEGO
00566	1175 FELL ST	SAN FRANCISCO	SAN FRANCISCO
06136	1200 GENEVA AVE	SAN FRANCISCO	SAN FRANCISCO
00230	2190 CARROLL ST	SAN FRANCISCO	SAN FRANCISCO
06185	5898 MISSION ST	SAN FRANCISCO	SAN FRANCISCO
06080	85 E LOUISE AVE	LATHROP	SAN JOAQUIN
02076	800 E KETTLEMAN LN	LODI	SAN JOAQUIN
06313	1100 S MAIN ST	MANTECA	SAN JOAQUIN
06020	1711 E YOSEMITE	MANTECA	SAN JOAQUIN
09600	1250 N WILSON WAY	STOCKTON	SAN JOAQUIN
05469	130 S WILSON WAY	STOCKTON	SAN JOAQUIN
05450	1617 W FREMONT	STOCKTON	SAN JOAQUIN
02133	2908 BENJAMIN HOLT DR	STOCKTON	SAN JOAQUIN
02186	3212 N CALIFORNIA	STOCKTON	SAN JOAQUIN

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06335	4855 SOUTH STATE RTE 99	STOCKTON	SAN JOAQUIN
00595	6100 N HWY 99	STOCKTON	SAN JOAQUIN
02130	7906 N EL DORADO ST	STOCKTON	SAN JOAQUIN
06347	2430 JOE POMBO PKWY	TRACY	SAN JOAQUIN
06100	25775 S PATTERSON PASS R	TRACY	SAN JOAQUIN
02093	3425 TRACY BLVD	TRACY	SAN JOAQUIN
05906	100 BARNETT ST	ARROYO GRANDE	SAN LUIS OBISPO
05562	6100 SAN ANSELMO RD	ATASCADERO	SAN LUIS OBISPO
06351	1201 YSABEL ST	PASO ROBLES	SAN LUIS OBISPO
07000	1900 RAMADA DR	PASO ROBLES	SAN LUIS OBISPO
05807	195 NIBLICK RD	PASO ROBLES	SAN LUIS OBISPO
06038	12424 LOS OSOS VALLEY RO	SAN LUIS OBISPO	SAN LUIS OBISPO
00508	1000 BROADWAY	BURLINGAME	SAN MATEO
00465	151 SOUTHGATE AVE	DALY CITY	SAN MATEO
02090	295 WASHINGTON ST	DALY CITY	SAN MATEO
06139	880 E HILLSDALE BLVD	FOSTER CITY	SAN MATEO
00306	1700 MIDDLEFIELD RD	REDWOOD CITY	SAN MATEO
06023	1801 WOODSIDE RD	REDWOOD CITY	SAN MATEO
00573	610 WOODSIDE RD	REDWOOD CITY	SAN MATEO
00743	1799 EL CAMINO REAL	SAN BRUNO	SAN MATEO
04495	1950 S DELAWARE ST	SAN MATEO	SAN MATEO
00515	300 S DELAWARE ST	SAN MATEO	SAN MATEO
00725	402 N EL CAMINO REAL	SAN MATEO	SAN MATEO
06073	2300 WESTBOROUGH BLVD	SOUTH SAN FRANCISCO	SAN MATEO
09609	197 E HWY 246	BUELLTON	SANTA BARBARA
01980	1116 CASITAS PASS RD	CARPINTERIA	SANTA BARBARA
05075	1935 STATE	SANTA BARBARA	SANTA BARBARA
09611	231 N MILPAS ST	SANTA BARBARA	SANTA BARBARA
05404	3618 STATE ST	SANTA BARBARA	SANTA BARBARA
09610	4069 STATE ST	SANTA BARBARA	SANTA BARBARA
05370	1860 CAMPBELL AVE	CAMPBELL	SANTA CLARA
06147	2015 WINCHESTER BLVD	CAMPBELL	SANTA CLARA
06111	10625 N DEANZA BLVD	CUPERTINO	SANTA CLARA
00707	988 SAN ANTONIO RD	LOS ALTOS	SANTA CLARA
06072	1575 LANDESS AVE	MILPITAS	SANTA CLARA
02121	43 S ABBOTT AVE	MILPITAS	SANTA CLARA
06548	18605 MONTEREY RD	MORGAN HILL	SANTA CLARA
02010	2110 OLD MIDDLEFIELD WAY	MOUNTAIN VIEW	SANTA CLARA
06050	790 N SHORELINE BLVD	MOUNTAIN VIEW	SANTA CLARA
00589	1963 EL CAMINO REAL	PALO ALTO	SANTA CLARA
00716	699 SAN ANTONIO RD	PALO ALTO	SANTA CLARA
01326	840 SAN ANTONIO RD	PALO ALTO	SANTA CLARA
01320	1100 TULLY RD	SAN JOSE	SANTA CLARA
00674	1141 N CAPITOL AVE	SAN JOSE	SANTA CLARA
05880	1143 N CAPITOL AVE	SAN JOSE	SANTA CLARA
09601	1256 E JULIAN ST	SAN JOSE	SANTA CLARA
	1405 BRANHAM LN	SAN JOSE	SANTA CLARA
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02074 09531	1465 S WINCHESTER	SAN JOSE	SANTA CLARA

02089	2104 N CAPITOL AVE #2	SAN JOSE	SANTA CLARA
02187	2375 QUIMBY RD	SAN JOSE	SANTA CLARA
09540	3010 UNION AVE	SAN JOSE	SANTA CLARA
06044	3147 SENTER RD	SAN JOSE	SANTA CLARA
02134	401 S SARATOGA AVE	SAN JOSE	SANTA CLARA
06223	4610 PEARL AVE	SAN JOSE	SANTA CLARA
02114	4995 ALMADEN EXPY	SAN JOSE	SANTA CLARA
05384	545 W ALMA AVE	SAN JOSE	SANTA CLARA
02092	5498 MONTEREY HWY	SAN JOSE	SANTA CLARA
02155	5755 CAMDEN AVE	SAN JOSE	SANTA CLARA
02082	1995 WARBURTON AVE	SANTA CLARA	SANTA CLARA
00606	2320 EL CAMINO REAL	SANTA CLARA	SANTA CLARA
02153	2800 HOMESTEAD RD	SANTA CLARA	SANTA CLARA
00538	1040 SUNNYVALE-SARATOGA	SUNNYVALE	SANTA CLARA
06091	1697 S WOLFE RD	SUNNYVALE	SANTA CLARA
02145	860 W FREMONT AVE	SUNNYVALE	SANTA CLARA
06105	795 RIO DEL MAR BLVD	APTOS	SANTA CRUZ
05833	100 LAKE BLVD	REDDING	SHASTA
05797	2010 CHURN CREEK RD	REDDING	SHASTA
06106	2402 CASCADE BLVD	REDDING	SHASTA
05789	2951 BECHELLI LANE	REDDING	SHASTA
06562	105 LOPES ROAD	FAIRFIELD	SOLANO
06095	2329 N TEXAS ST	FAIRFIELD	SOLANO
02180	3000 TRAVIS BLVD.	FAIRFIELD	SOLANO
02180	3650 NELSON RD	FAIRFIELD	SOLANO
02184 05637	299 MARINA BLVD	SUISUN CITY	SOLANO
		VACAVILLE	SOLANO
05630	1470 ALAMO DR	VACAVILLE	SOLANO
05368	2500 NUT TREE ROAD	VACAVILLE	SOLANO
02067	310 ORANGE DR		
04936	1010 4TH ST	SANTA ROSA	SONOMA STANISLAUS
05421	2507 NINTH STREET	CERES	
05732	3936 MITCHELL ROAD	CERES	STANISLAUS
05493	1225 N CARPENTER RD	MODESTO	STANISLAUS
05627	1700 E HATCH RD	MODESTO	STANISLAUS
05505	2033 STANDIFORD AVE	MODESTO	STANISLAUS
06043	2101 TULLY RD	MODESTO	STANISLAUS
05566	1505 E F ST	OAKDALE	STANISLAUS
05565	6345 OAKDALE RD	RIVERBANK	STANISLAUS
05818	4224 SALIDA	SALIDE	STANISLAUS
06322	101 EAST GLENWOOD AVE	TURLOCK	STANISLAUS
05489	2015 W MAIN STREET	TURLOCK	STANISLAUS
05465	4700 N GOLDEN STATE BLVD	TURLOCK	STANISLAUS
06001	886 COLUSA AVE	YUBA CITY	SUTTER
06192	650 N ARNEILL ROAD	CAMARILLO	VENTURA
09612	795 VENTURA AVE	OAK VIEW	VENTURA
09613	1501 GONZALEZ RD	OXNARD	VENTURA
06390	2850 S ROSE AVE	OXNARD	VENTURA
01933	3650 SAVIERS RD	OXNARD	VENTURA
05936	500 VICTORIA	OXNARD	VENTURA

06516	3907 E TELEGRAPH RD	PIRU	VENTURA
09618	1356 N ERRÍNGER	SIMI	VENTURA
09619	2211 TAPO ST	SIMI	VENTURA
06119	25 W TIERRA REJADA RD	SIMI	VENTURA
09617	706 E LOS ANGELES	SIMI	VENTURA
09614	1715 THOUSAND OAKS BLVD	THOUSAND OAKS	VENTURA
00066	2689 N MOORPARK RD	THOUSAND OAKS	VENTURA
01695	600 N MOORPARK RD	THOUSAND OAKS	VENTURA
03077	2124 E HARBOR BLVD	VENTURA	VENTURA
01701	605 S MILLS RD	VENTURA	VENTURA
09529	887 N VENTURA AVE	VENTURA	VENTURA
05332	705 RUSSELL BLVD	DAVIS	YOLO
05731	805 RIVERPOINT DR	W SACRAMENTO	YOLO
05466	313 W MAIN ST	WOODLAND	YOLO
06300	1129 N BEALE RD	MARYSVILLE	YUBA
02079	707 E ST	MARYSVILLE	YUBA

### **EXHIBIT B**

#### **COVERED FACILITIES**

SITE	· · · · · · · · · · · · · · · · · · ·		
NUM	FACILITY ADDRESS	CITY	COUNTY
02035	1001 SAN PABLO AVE	ALBANY	ALAMEDA
02152	22141 CENTER ST	CASTRO VALLEY	ALAMEDA
04977	2770 CASTRO VALLEY RD	CASTRO VALLEY	ALAMEDA
02158	35900 FREMONT BLVD	FREMONT	ALAMEDA
05369	36974 FREMONT BLVD	FREMONT	ALAMEDA
06201	40077 MISSION BLVD	FREMONT	ALAMEDA
01319	365 JACKSON ST	HAYWARD	ALAMEDA
00771	899 RINCON AVE	LIVERMORE	ALAMEDA
00276	10600 MACARTHUR BLVD	OAKLAND	ALAMEDA
02107	3310 PARK BLVD	OAKLAND	ALAMEDA
06148	5131 SHATTUCK AVE	OAKLAND	ALAMEDA
07026	566 HEGENBERGER RD	OAKLAND	ALAMEDA
02111	1156 DAVIS ST	SAN LEANDRO	ALAMEDA
02162	15135 HESPERIAN BLVD	SAN LEANDRO	ALAMEDA
00608	17601 HESPERIAN BLVD	SAN LORENZO	ALAMEDA
07036	5987 CLARK RD	PARADISE	BUTTE
06228	2747 PINOLE VALLEY RD	PINOLE	CONTRA COSTA
06059	2686 PLEASANT HILL RD	PLEASANT HILL	CONTRA COSTA
00428	12890 SAN PABLO AVE	RICHMOND	CONTRA COSTA
02128	2230 BARRETT AVE	RICHMOND	CONTRA COSTA
00524	789 REDWOOD HWY	MILL VALLEY	MARIN
06157	1401 2ND ST	SAN RAFAEL	MARIN
00237	1625 MCSWAIN RD	MERCED	MERCED
02188	145 KERN ST	SALINAS	MONTEREY
05464	385 E ALISAL ST	SALINAS	MONTEREY
02106	198 SOSCOL AVE	NAPA	NAPA
00358	5150 MANZANITA AVE	CARMICHAEL	SACRAMENTO
05337	6337 FAIR OAKS BLVD	CARMICHAEL	SACRAMENTO
06159	6140 GREENBACK LN	CITRUS HEIGHTS	SACRAMENTO
02123	8500 ELK GROVE BLVD	ELK GROVE	SACRAMENTO
02126	4400 SUNRISE BLVD	FAIR OAKS	SACRAMENTO
02166	1855 WATT AVE	SACRAMENTO	SACRAMENTO
02068	2100 BROADWAY	SACRAMENTO	SACRAMENTO
04398	3921 WATT AVE	SACRAMENTO	SACRAMENTO
00442	4224 MARCONI AVE	SACRAMENTO	SACRAMENTO
02164	5751 HILLSDALE BLVD	SACRAMENTO	SACRAMENTO
05424	8024 ELDER CREEK RD	SACRAMENTO	SACRAMENTO
05503	8121 FLORIN RD	SACRAMENTO	SACRAMENTO
			SAN
00566	1175 FELL ST	SAN FRANCISCO	FRANCISCO
06136	1200 GENEVA AVE	SAN FRANCISCO	SAN

			FRANCISCO
	· · · · · · · · · · · · · · · · · · ·		SAN
00230	2190 CARROLL ST	SAN FRANCISCO	FRANCISCO
06080	85 E LOUISE AVE	LATHROP	SAN JOAQUIN
02076	800 E KETTLEMAN LN	LODI	SAN JOAQUIN
05450	1617 W FREMONT	STOCKTON	SAN JOAQUIN
02186	3212 N CALIFORNIA	STOCKTON	SAN JOAQUIN
02093	3425 TRACY BLVD	TRACY	SAN JOAQUIN
00465	151 SOUTHGATE AVE	DALY CITY	SAN MATEO
02090	295 WASHINGTON ST	DALY CITY	SAN MATEO
06139	880 E HILLSDALE BLVD	FOSTER CITY	SAN MATEO
00306	1700 MIDDLEFIELD RD	REDWOOD CITY	SAN MATEO
06023	1801 WOODSIDE RD	REDWOOD CITY	SAN MATEO
00573	610 WOODSIDE RD	REDWOOD CITY	SAN MATEO
00743	1799 EL CAMINO REAL	SAN BRUNO	SAN MATEO
04495	1950 S DELAWARE ST	SAN MATEO	SAN MATEO
00515	300 S DELAWARE ST	SAN MATEO	SAN MATEO
00725	402 N EL CAMINO REAL	SAN MATEO	SAN MATEO
06072	1575 LANDESS AVE	MILPITAS	SANTA CLARA
02121	43 S ABBOTT AVE	MILPITAS	SANTA CLARA
01326	840 SAN ANTONIO RD	PALO ALTO	SANTA CLARA
02074	1405 BRANHAM LN	SAN JOSE	SANTA CLARA
02089	2104 N CAPITOL AVE #2	SAN JOSE	SANTA CLARA
07037	2375 QUIMBY RD	SAN JOSE	SANTA CLARA
02134	401 S SARATOGA AVE	SAN JOSE	SANTA CLARA
02155	5755 CAMDEN AVE	SAN JOSE	SANTA CLARA
00606	2320 EL CAMINO REAL	SANTA CLARA	SANTA CLARA
	1040 SUNNYVALE		
00538	SARATOGA	SUNNYVALE	SANTA CLARA
06105	795 RIO DEL MAR BLVD	APTOS	SANTA CRUZ
06106	2402 CASCADE BLVD	REDDING	SHASTA
06095	2329 N TEXAS ST	FAIRFIELD	SOLANO
05630	1470 ALAMO DR	VACAVILLE	SOLANO
06043	2101 TULLY RD	MODESTO	STANISLAUS
05731	805 REED AVE	WEST SACRAMENTO	YOLO
02079	707 E ST	MARYSVILLE	YUBA

# **EXHIBIT C**

### **EXHIBIT C - Disbursement of Civil Penalties to Prosecuting Offices**

Civil Penalties paid to the Payment Administrator pursuant Paragraph 10 (a) and (b)(i) will be disbursed by the Payment Administrator to the prosecuting offices as follows: the First Distribution after the Defendants make the first payment of \$ 9,100,000, and the Second Distribution after Defendants make the second payment of \$ 4,900,000 pursuant to Paragraph 9.

Prosecuting Offices Receiving Civil	First	Second	Total Penalty
Penalties; Business and Professions Code	Distribution	Distribution	Payments
§ 17200 Penalties			
California Attorney General's Office	\$ 2,450,500	\$ 1,319,500	\$ 3,770,000
District Attorney of Alameda County	\$ 715,000	\$ 385,000	\$ 1,100,000
District Attorney of Butte County	\$ 11,700	\$ 6,300	\$ 18,000
District Attorney of Colusa County	\$ 4,875	\$ 2,625	\$ 7,500
District Attorney of Glenn County	\$ 21,775	\$ 11,725	\$ 33,500
District Attorney of Imperial County	\$ 9,750	\$ 5,250	\$ 15,000
District Attorney of Inyo County	\$ 4,875	\$ 2,625	\$ 7,500
District Attorney of Merced County	\$ 21,775	\$ 11,725	\$ 33,500
District Attorney of Nevada County	\$ 21,775	\$ 11,725	\$ 33,500
District Attorney of Placer County	\$ 178,750	\$ 96,250	\$ 275,000
District Attorney of San Bernardino County	\$ 812,500	\$ 437,500	\$ 1,250,000
District Attorney of San Diego County	\$ 178,750	\$ 96,250	\$ 275,000
District Attorney of Santa Barbara County	\$ 17,550	\$ 9,450	\$ 27,000
District Attorney of Stanislaus County	\$ 21,775	\$ 11,725	\$ 33,500
District Attorney of Sutter County	\$ 4,875	\$ 2,625	\$ 7,500
District Attorney of Yuba County	\$ 21,775	\$ 11,725	\$ 33,500
Total	\$ 4,498,000	\$ 2,422,000	\$ 6,920,000

## **EXHIBIT D**

#### EXHIBIT D - Disbursement of Civil Penalties to Regulatory Agencies

Civil Penalties paid to the Payment Administrator pursuant Paragraph 10 (b)(ii) will be disbursed by the Payment Administrator to regulatory agencies as follows: the First Distribution after the Defendants make the first payment of \$ 9,100,000, and the Second Distribution after Defendants make the second payment of \$ 4,900,000 pursuant to Paragraph 9.

<b>Regulatory Agencies Receiving Civil</b>	First	Second	Total Penalty
Penalties; Health and Safety Code §	Distribution	Distribution	Payments
25299 Penalties			
Alameda County Department of	\$ 477,750	\$ 257,250	\$ 735,000
Environmental Health			
City of Fremont, Fire Department -	\$ 22,750	\$ 12,250	\$ 35,000
Hazardous Materials Unit			
City of Hayward, Fire Department –	\$ 45,500	\$ 24,500	\$ 70,000
Hazardous Materials Unit			
Livermore-Pleasanton Fire Department –	\$ 22,750	\$ 12,250	\$ 35,000
Hazardous Materials Unit	· ·		
Glenn County Air Pollution Control District	\$ 22,750	\$ 12,250	\$ 35,000
Los Angeles County, Department of Public	\$ 91,000	\$ 49,000	\$ 140,000
Works			
Merced County, Department of Public	\$ 45,500	\$ 24,500	\$ 70,000
Health, Division of Environmental Health			
Orange County Department of	\$ 39,000	\$ 21,000	\$ 60,000
Environmental Health			
Placer County Environmental Management	\$ 55,250	\$ 29,750	\$ 85,000
Department			
City of Roseville Fire Department	\$ 13,000	\$ 7,000	\$ 20,000
San Bernardino County Fire Haz Mat	\$ 143,000	\$ 77,000	\$ 220,000
Division			
San Diego County	\$ 211,250	\$ 113,750	\$ 325,000
San Mateo County Department of	\$ 120,250	\$ 64,750	\$ 185,000
Environmental Health			
Sutter County Environmental Health	\$ 6,500	\$ 3,500	\$ 10,000
Total	\$ 1,316,250	\$ 708,750	\$ 2,025,000

EXHIBIT E

#### **EXHIBIT E - Disbursement of Costs to Prosecuting Offices**

The funds paid to the Payment Administrator pursuant Paragraph 11 will be disbursed by the Payment Administrator to the prosecuting offices and entities for costs as follows: the First Distribution after the Defendants make the first payment of \$ 9,100,000, and the Second Distribution after Defendants make the second payment of \$ 4,900,000 pursuant to Paragraph 9.

Prosecuting Offices Receiving Costs	First Distribution	Second Distribution	Total Cost Payments
California Attorney General's Office	\$ 653,250	\$ 351,750	\$ 1,005,000
District Attorney of Alameda County	\$ 854,750	\$ 460,250	\$ 1,315,000
District Attorney of San Bernardino County	\$ 390,000	\$ 210,000	\$ 600,000
District Attorney of Placer County	\$ 130,000	\$ 70,000	\$ 200,000
District Attorney of San Diego County	\$ 81,250	\$ 43,750	\$ 125,000
California District Attorneys Association	\$ 325,000	\$ 175,000	\$ 500,000
Total	\$ 2,434,250	\$ 1,310,750	\$ 3,745,000

### **EXHIBIT F**

**EXHIBIT F - Disbursement of Money for Supplemental Environmental Projects** The funds paid to the Payment Administrator pursuant Paragraph 12 will be disbursed by the Payment Administrator for supplemental environmental projects as follows: the First Distribution after the Defendants make the first payment of \$ 9,100,000, and the Second Distribution after Defendants make the second payment of \$ 4,900,000 pursuant to Paragraph 9.

Organizations Receiving Funds for	First	Second	Total SEP
Supplemental Environmental Projects	Distribution	Distribution	Payments
(SEP)			
Craig Thompson Environmental Protection	\$ 325,000	\$ 175,000	\$ 500,000
Prosecution Trust Fund in the California			
Attorney General's Office			
California District Attorneys Association	\$ 260,000	\$ 140,000	\$ 400,000
Circuit Prosecutor Project			
Certified Unified Program Agency Forum	\$ 130,000	\$ 70,000	\$ 200,000
Training Fund			
State Water Resources Control Board,	\$ 71,500	\$ 38,500	\$ 110,000
Cleanup and Abatement Account			
California Hazardous Materials	\$ 65,000	\$ 35,000	\$ 100,000
Investigators Association			
Total	\$ 851,500	\$ 458,500	\$ 1,310,000