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22	PLAINTIFF, THE PEOPLE OF THE STATE OF CALIFORNIA, based on
23	information and belief, alleges as follows:
24	PLAINTIFF
25	1. Plaintiff, THE PEOPLE OF THE STATE OF CALIFORNIA ("Plaintiff"), brings this
26	action by and through Kamala D. Harris, the Attorney General of the State of California
27	("Attorney General"), and by the District Attorneys of Humboldt, Merced, Nevada, and
28	Sacramento County ("District Attorneys").
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	Complaint for Permanent Injunction, Civil Penalties and Other Equitable Relief

Pursuant to Health and Safety Code section 25145.4, the Attorney General may bring
 a civil action in the name of the People of the State of California to enjoin any violation of
 Chapter 6.5 of Division 20 of the Health and Safety Code (hereinafter "Chapter 6.5") and seek
 civil penalties for violations of the provisions of Chapter 6.5.

- Pursuant to Health and Safety Code section 25299.02, the Attorney General and the
 District Attorneys may bring a civil action in the name of the People of the State of California for
 violations of state law dealing with the underground storage of hazardous substances,
 underground storage tanks ("USTs"), and UST systems, as set forth in Chapter 6.7 of Division 20
 of the Health and Safety Code (hereinafter "Chapter 6.7").
- 4. Pursuant to Health and Safety Code section 25299.01, the Attorney General and the
 District Attorneys may apply to a superior court for an injunction or an order directing
 compliance against any person who has engaged in, is engaged in, or is about to engage in any
 acts or practices which violate Chapter 6.7.
- Pursuant to Health and Safety Code sections 25516 and 25516.1, the Attorney
 General and the District Attorneys may bring an action for civil penalties for violations of Health
 and Safety Code sections 25503.5 to 25505, inclusive, or sections 25508 to 25520, inclusive, and
 to enjoin a violation of Chapter 6.95 of Division 20 of the Health and Safety Code (hereinafter
 "Chapter 6.95").
- Pursuant to Business and Professions Code sections 17203, 17204, and 17206, the
 Attorney General and the District Attorneys may bring actions in the name of the People of the
 State of California in a superior court for an injunction against any person who engages, had
 engaged, or proposes to engage in unfair competition and for civil penalties for each act of unfair
 competition.
- Plaintiff brings this action without prejudice to and independent of: (a) all of the
 claims at issue in the action of *People v. Chevron Corporation*, San Joaquin County Superior
 Court, Case No. 39-2009-00226884-CU-TT-SSPK; (b) all of the claims at issue in the action of
 People v. Union Oil, et al., Sacramento County Superior Court, Case No. 03AS0542; and,
 without prejudice to any other existing action or claims which Plaintiff may have based on

separate, independent and/or unrelated violations of Chapters 6.5, 6.7, or 6.95 of Division 20 of the Health and Safety Code by the Defendants and/or on facts which are not alleged in this Complaint.

DEFENDANTS

8. Defendants are Chevron U.S.A. Inc., a Pennsylvania corporation, and Chevron
Stations Inc., a Delaware corporation, and are collectively referred to herein as "Defendants."
The Defendants conduct and/or have conducted business in the State of California at the facilities
identified in Attachment 1, a document which is incorporated herein by reference. The facilities
identified in Attachment 1 are hereinafter collectively referred to as the "Covered Facilities." The
Defendants own and/or operate, or previously have owned and/or operated, underground storage
tanks systems at the Covered Facilities that are used to store motor vehicle fuel for retail sale.

9. In this Complaint when reference is made to any act or omission of Defendants
Chevron U.S.A. Inc. or Chevron Stations Inc., such allegations shall include the acts and
omissions of owners, officers, directors, agents, employees, contractors, vendors, affiliates, and/or
representatives of Defendants while acting within the course and scope of their employment or
agency on behalf of Defendants.

17 10. The identities of DOES 1-10 are unknown to Plaintiff at this time. At such time as
18 the identities of DOE defendants become known, Plaintiff will amend this Complaint
19 accordingly.

11. The Defendants, at all times relevant to the claims in this Complaint, were legally
responsible for compliance with the provisions of the Health and Safety Code including Chapter
6.5, 6.7, and 6.95 of Division 20, and the corresponding implementing regulations, at Defendants'
Covered Facilities in connection with the ownership and/or operation of the Covered Facilities.

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VENUE AND JURISDICTION

12. The Defendants at all times mentioned herein have transacted business within, *inter alia*, Alameda County and the Counties of Contra Costa, Merced, and Sacramento, State of
California. The violations of law hereinafter described have been committed within, *inter alia*,
Alameda County and the Counties of Contra Costa, Merced, and Sacramento, State of California.

1	Venue is proper in this County pursuant to Health and Safety Code section 25280 et seq. in that
2	certain of the violations alleged in the Complaint occurred in this County, and that the other
3	violations alleged in the Complaint, which occurred at locations outside this County, are related
4	to such violations and the penalties and injunctive relief sought by Plaintiff in this action. This
5	Court has jurisdiction pursuant to Article 6, section 10 of the California Constitution.
6	GENERAL ALLEGATIONS
7	13. Plaintiff is informed and believes and thereupon alleges that since January 1, 1998,
8	the Defendants have engaged in actions and/or omissions at some or all of the Covered Facilities
9	in violation of Health and Safety Code, Division 20, Chapters 6.5, 6.7, and 6.95:
10	Underground Storage of Hazardous Substances Law Violations
11	(Health and Safety Code Section 25281 et seq.)
12	a. Tampered with or otherwise disabled leak detection devices or alarms in
13	violation of Health and Safety Code section 25299, and Title 23 of the California Code of
14	Regulations, sections 2630 and 2641.
15	b. Failed to conduct monthly inspections in violation of Title 23 of the California
16	Code of Regulations section 2715, subdivision (c).
17	c. Failed to maintain copies of monthly inspection reports in violation of Title 23
18	of the California Code of Regulations section 2715, subdivision (e).
19	d. Failed to ensure and document that employees completed training on the proper
20	operation and maintenance of the underground storage tanks systems in violation of Title 23 of
21	the California Code of Regulations section 2715, subdivision (f).
22	e. Failed to ensure that their underground storage tank systems were operational in
23	violation of Health and Safety Code section 25291.
24	f. Failed to ensure that liquid in the secondary containment system was analyzed
25	and properly disposed of in violation of Health and Safety Code section 25291, subdivision (e).
26	g. Eailed to annually test pressurized product line leak detectors in violation of
27	Health and Safety Code sections 25291, subdivision (f), and 25292, subdivision (b), and Title 23
28	of the California Code of Regulations section 2638, subdivision (a).
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1	h. Failed to perform required integrity testing in violation of Health and Safety
2	Code section 25292, subdivision (b), and Title 23 of the California Code of Regulations section
3	2643.
4	i. Failed to have current underground storage tank information forms on file with
5	the appropriate local agency or CUPA in violation of Title 23 of the California Code of
6	Regulations section 2711.
7	j. Failed to operate their underground storage tank systems in a manner to prevent
8	an unauthorized release in violation of Health and Safety Code section 25292.1.
9	k. Failed to ensure that their underground storage tank systems were operational in
10	violation of Health and Safety Code sections 25291.
11	1. Failed to maintain required permits in violation of Health and Safety Code
12	section 25284, subdivision (a)(1), and section 25287, subdivision (a).
13	m. Failed to submit the owner-operator agreement to the appropriate local agency
14	or CUPA in violation of Health and Safety Code section 25284, subdivision (a)(3).
15	n. Failed to have the Form A & B permits present at their station sites in violation
16	of Health and Safety Code section 25286, subdivision (a).
17	o. Failed to have proof of financial responsibility current and present at their
18	station sites in violation of Health and Safety Code section 25292.2, subdivision (a).
19	p. Failed to have operating permits at their station sites in violation of Health and
20	Safety Code section 25284(a), and Title 23 of the California Code of Regulations, section 2712,
21	subdivision (i).
22	q. Failed to certify their continuous monitoring systems annually in violation of
23	Health and Safety Code section 25284.2, and Title 23 of the California Code of Regulations,
24	section 2638, subdivision (a).
25	r. Failed to have a current unauthorized release response plan present at their
26	station sites in violation of Title 23 of the California Code of Regulations, section 2632.
27	s. Failed to have the alarm status history available at their station sites in violation
28	of Health and Safety Code section 25299, subdivision (a)(2).
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1	t. Failed to implement a monitoring plan that has been approved by the
2	appropriate local agency or CUPA in violation of Health and Safety Code section 25293, and
3	Title 23 of the California Code of Regulations, section 2632.
4	u. Failed to test their secondary containment systems at their station sites in
5	violation of Health and Safety Code section 25284.1, subdivision (a)(4)(B), and Title 23 of the
6	California Code of Regulations, section 2637.
7	v. Failed to properly close an underground storage tank system or component in
8	violation of Health and Safety Code section 25298, and Title 23 of the California Code of
9	Regulations, section 2670.
10	w. Failed to have maintenance and monitoring records available at their station
11	sites in violation of Health and Safety Code section 25299, subdivision (a)(2), and Title 23 of the
12	California Code of Regulations, section 2712, subdivision (b).
13	x. Failed to have properly functioning alarm systems in violation of Title 23 of the
14	California Code of Regulations, section 2632, subdivision (c)(2)(B).
15	y. Failed to properly affix stickers to their UST monitoring equipment in violation
16	of Title 23 of the California Code of Regulations, section 2638, subdivision (f).
17	z. Failed to use approved overfill protection at their station sites in violation of
18	Title 23 of the California Code of Regulations, section 2635, subdivision (b)(2).
19	aa. Failed to remove liquid from their spill containers in violation of Health and
20	Safety Code section 25299, subdivision (a)(2).
21	bb. Failed to have a properly functional spill container drain(s) in violation of Title
22	23 of the California Code of Regulations, section 2635, subdivision (b)(1)(C).
23	cc. Failed to keep the sumps free of liquid and debris in violation of Title 23 of the
24	California Code of Regulations, section 2631, subdivision (e)(4).
25	dd. Failed to properly construct and maintain secondary containment systems in
26	violation of Title 23 of the California Code of Regulations, section 2631.
27	ee. Failed to conduct test after repairs were made to secondary containment
28	systems in violation of Title 23 of the California Code of Regulations, section 2661.
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1	ff. Failed to obtain necessary permits prior to making repairs to secondary
2	containment systems in violation of Title 23 of the California Code of Regulations, section 2661.
3	gg. Failed to drain the secondary containment systems into a monitored sump in
4	violation of Title 23 of the California Code of Regulations, section 2636, subdivision (c)(1).
5	hh. Failed to have the required under dispenser containment in violation of Title 23
6	of the California Code of Regulations, section 2636, subdivision (f).
7	ii. Failed to monitor the under dispenser containment in violation of Title 23 of the
8	California Code of Regulations, section 2636, subdivision (f).
9	jj. Failed to monitor a tank according to the method described in an operating
10	permit in violation of Health and Safety Code section 25293.
11	kk. Failed to identify the source of a known underground storage tank leak(s) and
12	stop known leak(s) in violation of Health and Safety Code section 25295, subdivision (a)(1).
13	ll. Failed to notify the Local Agency, as defined in Health and Safety Code section
14	25281, of known underground storage tank releases in violation of Health and Safety Code
15	section 25299, subdivision (a)(4), and Title 23 of the California Code of Regulations, section
16	2650.
17	Hazardous Waste Control Law Violations (Health and Safety Code Section 25100 et seq.)
18	(Treatm and Salety Code Section 25100 et sey.)
19	mm. Failed to store separately incompatible hazardous materials in violation of Title
20	22 of the California Code of Regulations, sections 66265.177, 66262.34, subdivision (d)(2), and
21	66262.34, subdivision (a)(1).
22	nn. Failed to label properly containers of hazardous waste in violation of Title 22 of
23	the California Code of Regulations, section 66262.34, subdivision (d)(2).
24	oo. Failed to comply with the requirements set for maximum accumulation time of
25	hazardous waste in violation of Title 22 of the California Code of Regulations, section 66262.34.
26	pp. Failed to store hazardous waste in a container that is compatible with the
27	hazardous characteristic of the waste in violation of Title 22 of the California Code of
28	Regulations, section 66265.172.
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1	qq. Failed to maintain hazardous waste containers in a safe condition in violation of
2	Title 22 of the California Code of Regulations, section 66265.171.
3	rr. Failed to store hazardous waste in a container that is compatible with the
4	hazardous characteristic of the waste in violation of Title 22 of the California Code of
5	Regulations, section 66265.172.
6	ss. Failed to keep hazardous waste containers stored closed in violation of Title 22
7	of the California Code of Regulations, section 66265.173, subdivision (a).
8	tt. Failed to properly maintain at their station sites a storage area for hazardous
9	waste in violation of Title 22 of the California Code of Regulations, section 66265.31.
10	uu. Failed to perform weekly inspections of the areas used for storage of hazardous
11	waste containers in violation of Title 22 of the California Code of Regulations, sections
12	66265.174 and 66262.34.
13	vv. Failed to have proper fire, spill, and decontamination equipment at their station
14	sites in violation of Title 22 of the California Code of Regulations, section 66265.32.
15	ww. Failed to provide adequate aisle space between hazardous waste containers in
16	violation of Title 22 of the California Code of Regulations, section 66265.35.
17	xx. Failed to test facility communication or alarm systems, and fire protection, spill
18	control and decontamination equipment in violation of Title 22 of the California Code of
19	Regulations, section 66265.33.
20	yy. Failed to have evacuation plan(s) on site at their station sites in violation of
21	Title 22 of the California Code of Regulations, section 66265.52.
22	zz. Failed to have an emergency coordinator(s) listed on site at their station sites in
23	violation of Title 22 of the California Code of Regulations, section 66265.52.
24	aaa. Failed to establish emergency response procedures in violation of Title 22 of
25	the California Code of Regulations, section 66265.52.
26	bbb. Failed to have in place a hazardous waste contingency plan and emergency
27	procedures in violation of Title 22 of the California Code of Regulations, sections 66265.51
28	through 66265.56.
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1	ccc. Failed to pay the required generator permit fees for their station sites in
2	violation of Health and Safety Code section 25287.
3	ddd. Failed to have a valid or registered EPA number(s) for their station sites in
4	violation of Title 22 of the California Code of Regulations, section 66262.12, subdivision (a).
5	eee. Failed to use the proper method to determine that a waste generated at their
6	station sites was a hazardous waste in violation of Title 22 of the California Code of Regulations,
7	section 66262.11.
8	fff. Disposed hazardous waste generated at their station sites into trash containers,
9	which were then taken to a facility not authorized under the Health and Safety Code to accept
10	hazardous waste, in violation of Health and Safety Code section 25189.
11	ggg. Failed to follow the manifesting requirements for hazardous waste set forth in
12	Chapter 6.5 of the Health and Safety Code in violation of Health and Safety Code section 25160.
13	hhh. Failed to ensure that hazardous waste from their station sites was transported by
14	a registered transporter in violation of Health and Safety Code section 25163, subdivision (a).
15	iii. Failed to file with the Department of Toxic Substances Control a manifest
16	exception report(s) for hazardous waste generated at their station sites in violation of Title 22 of
17	California Code of Regulations, section 66262.42.
18	jjj. Failed to ensure and document that employees at their station sites successfully
19	completed hazardous waste training in violation of Title 22 of the California Code of Regulations,
20	section 66265.16.
21	kkk. Failed to properly handle, manage and store used oil filters as hazardous waste
22	in violation of Health and Safety Code section 25154.
23	Hazardous Materials Release Response Plans and Inventory Law Violations
24	(Health and Safety Code Section 25500 et seq.)
25	Ill. Failed to have business plan(s) on site in violation of Health and Safety Code
26	section 25503.5.
27	mmm. Failed to update their business plan within three years in violation of
28	Health and Safety Code sections 25503, subdivision (d), and 25505, subdivision (c).
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nnn. Failed to complete a chemical inventory in violation of Health and Safety Code 1 2 sections 25503.3, 25505, subdivision (d), and 25509. 000. Failed to update their chemical inventory annually in violation of Health and 3 Safety Code sections 25503.3, 25505, subdivision (e), and 25509. 4 5 ppp. Failed to maintain the documented employee training in violation of Health and 6 Safety Code section 25504, subdivision (c). 7 agg. Failed to have a complete evacuation plan and facility map at their station sites in violation of Health and Safety Code sections 25504, subdivision (b), and 25505. 8 Failed to have material safety data sheets ("MSDS") available in violation of 9 ггг. Title 8 of the California Code of Regulations, section 5194. 10 sss. Failed to post at their station sites emergency phone numbers in violation of 11 12 Health and Safety Code section 25504. The allegations in this Complaint relate solely to Defendants' failure to comply with 13 14. laws and regulations as alleged in paragraph 13 herein governing; (a) the operation and 14 maintenance of underground storage tanks ("USTs") and UST systems and (b) the handling of 15 hazardous wastes and hazardous substances generated by operation of USTs, UST systems, and 16 motor vehicle maintenance, at Defendants' Covered Facilities on or before August 15, 2011. 17 18 Nothing in this Complaint relates to or pertains to: (a) any existing or potential claims or causes 19 of action for penalties or injunctive relief based on violations of regulations or laws, other than those violations specifically alleged in paragraph 13 above, or (b) any corrective action, 20 remediation, cleanup, contamination, or other such actions arising out of any past, present, or 21 22 future release, spill, leak, or discharge, from or as a result of: (i) the operation of any UST or UST 23 system; (ii) the unauthorized transportation of hazardous waste; or (iii) the disposal or deposit at 24 any unauthorized point of any waste, hazardous material, hazardous waste and/or release of 25 hazardous substance, caused or contributed to by Defendants, or any of them, that has occurred or 26 may in the future occur at, upon, or from any of the Covered Facilities listed in Attachment 1. 27 | | |28 111 11

. 1	TOLLING OF STATUTES OF LIMITATIONS
2	15. During the investigation of this case, Plaintiff entered into a series of tolling
3	agreements with Defendants preserving Plaintiff's right to pursue violations beyond the typical
4	limitations period provided by statute. These tolling agreements were reached through
5	negotiation with counsel for Defendants and on behalf of Defendants. As a result of these
6	agreements, these parties agreed that the time period from March 1, 2010, through August 15,
7	2011, inclusive ("Tolling Period"), will not be included in computing the time limits created by
8	any statutory limitation period for pursuing causes of action against Defendants that may arise out
9	of claims covered by the tolling agreement. Those claims include the causes of action alleged
10	herein against Defendants.
11	FIRST CAUSE OF ACTION
12	Violations of the Underground Storage of Hazardous Substances Law as a UST Operator
13	(Health and Safety Code, Div. 20, Chapter 6.7, section 25281 et seq.)
14	16. Plaintiff realleges paragraphs one through twelve, subparagraphs a. through ll.,
15	inclusive, of paragraph thirteen, and paragraphs fourteen and fifteen.
16	17. To the extent that Defendants are the operator(s) of the underground storage tank
17	system at the Covered Facilities, Defendants are liable for civil penalties as set forth in Health and
18	Safety Code section 25299, subdivision (a), for each violation of the rules, regulations, standards,
19	or requirements applicable to each underground storage tank as set forth in the above allegations.
20	18. Defendants, as the operator(s) of the underground storage tank systems, must
21	immediately and permanently be enjoined from further violations of Chapter 6.7.
22	SECOND CAUSE OF ACTION
23	Violations of the Underground Storage of Hazardous Substances Law as a UST Owner
24	(Health and Safety Code, Div. 20, Chapter 6.7, section 25281 et seq.)
25	19. Plaintiff realleges paragraphs one through twelve, subparagraphs a. through ll.,
26	inclusive, of paragraph thirteen, and paragraphs fourteen and fifteen.
27	20. To the extent that Defendants are the owner(s) of the underground tank systems at the
28	Covered Facilities, Defendants are liable for civil penalties as set forth in Health and Safety Code
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1	section 25299, subdivision (b), for each violation of the rules, regulations, standards, or
2	requirements applicable to each underground storage tank as set forth in the above allegations.
3	21. Defendants, as the owner(s) of the underground storage tank systems, must
4	immediately and permanently be enjoined from further violations of Chapter 6.7.
5	THIRD CAUSE OF ACTION
6	Intentional or Negligent Violations of the Hazardous Waste Control Law
7	(Health and Safety Code, Div. 20, Chapter 6.5, section 25100 et seq.)
8	22. Plaintiff realleges paragraphs one through twelve, subparagraphs mm. through jjj.,
9	inclusive, of paragraph thirteen, and paragraphs fourteen and fifteen.
10	23. Defendants are liable for civil penalties as set forth in California Health and Safety
11	Code section 25189, subdivision (b), for each intentional or negligent violation of rules,
12	regulations, standards or requirements regarding hazardous waste, as set forth in the above
13	allegations.
14	24. Defendants must immediately and permanently be enjoined from further violations of
15	Chapter 6.5.
16	FOURTH CAUSE OF ACTION
16 17	FOURTH CAUSE OF ACTION Strict Liability Violations of the Hazardous Waste Control Law
17	Strict Liability Violations of the Hazardous Waste Control Law
17 18	Strict Liability Violations of the Hazardous Waste Control Law (Health and Safety Code, Div. 20, Chapter 6.5, section 25100 <i>et seq.</i>)
17 18 19	Strict Liability Violations of the Hazardous Waste Control Law (Health and Safety Code, Div. 20, Chapter 6.5, section 25100 et seq.) 25. Plaintiff realleges paragraphs one through twelve, subparagraphs mm. through jjj.,
17 18 19 20	<u>Strict Liability Violations of the Hazardous Waste Control Law</u> (Health and Safety Code, Div. 20, Chapter 6.5, section 25100 et seq.) 25. Plaintiff realleges paragraphs one through twelve, subparagraphs mm. through jjj., inclusive, of paragraph thirteen, and paragraphs fourteen and fifteen.
17 18 19 20 21	Strict Liability Violations of the Hazardous Waste Control Law (Health and Safety Code, Div. 20, Chapter 6.5, section 25100 et seq.) 25. Plaintiff realleges paragraphs one through twelve, subparagraphs mm. through jjj., inclusive, of paragraph thirteen, and paragraphs fourteen and fifteen. 26. Defendants are liable for civil penalties as set forth in California Health and Safety
17 18 19 20 21 22	 <u>Strict Liability Violations of the Hazardous Waste Control Law</u> <u>(Health and Safety Code, Div. 20, Chapter 6.5, section 25100 et seq.)</u> 25. Plaintiff realleges paragraphs one through twelve, subparagraphs mm. through jjj., inclusive, of paragraph thirteen, and paragraphs fourteen and fifteen. 26. Defendants are liable for civil penalties as set forth in California Health and Safety Code section 25189.2, subdivision (b), for each violation of the rules, regulations, standards or
17 18 19 20 21 22 23	Strict Liability Violations of the Hazardous Waste Control Law(Health and Safety Code, Div. 20, Chapter 6.5, section 25100 et seq.)25.Plaintiff realleges paragraphs one through twelve, subparagraphs mm. through jjj.,inclusive, of paragraph thirteen, and paragraphs fourteen and fifteen.26.Defendants are liable for civil penalties as set forth in California Health and SafetyCode section 25189.2, subdivision (b), for each violation of the rules, regulations, standards orrequirements regarding hazardous waste, as set forth in the above allegations.
17 18 19 20 21 22 23 24	 <u>Strict Liability Violations of the Hazardous Waste Control Law</u> (Health and Safety Code, Div. 20, Chapter 6.5, section 25100 et seq.) 25. Plaintiff realleges paragraphs one through twelve, subparagraphs mm. through jjj., inclusive, of paragraph thirteen, and paragraphs fourteen and fifteen. 26. Defendants are liable for civil penalties as set forth in California Health and Safety Code section 25189.2, subdivision (b), for each violation of the rules, regulations, standards or requirements regarding hazardous waste, as set forth in the above allegations. 27. Defendants must immediately and permanently be enjoined from further violations of
17 18 19 20 21 22 23 24 25	 Strict Liability Violations of the Hazardous Waste Control Law (Health and Safety Code, Div. 20, Chapter 6.5, section 25100 et seq.) 25. Plaintiff realleges paragraphs one through twelve, subparagraphs mm. through jjj., inclusive, of paragraph thirteen, and paragraphs fourteen and fifteen. 26. Defendants are liable for civil penalties as set forth in California Health and Safety Code section 25189.2, subdivision (b), for each violation of the rules, regulations, standards or requirements regarding hazardous waste, as set forth in the above allegations. 27. Defendants must immediately and permanently be enjoined from further violations of
 17 18 19 20 21 22 23 24 25 26 	Strict Liability Violations of the Hazardous Waste Control Law (Health and Safety Code, Div. 20, Chapter 6.5, section 25100 et seq.) 25. Plaintiff realleges paragraphs one through twelve, subparagraphs mm. through jjj., inclusive, of paragraph thirteen, and paragraphs fourteen and fifteen. 26. Defendants are liable for civil penalties as set forth in California Health and Safety Code section 25189.2, subdivision (b), for each violation of the rules, regulations, standards or requirements regarding hazardous waste, as set forth in the above allegations. 27. Defendants must immediately and permanently be enjoined from further violations of Chapter 6.5. /// /// //
 17 18 19 20 21 22 23 24 25 26 27 	 Strict Liability Violations of the Hazardous Waste Control Law (Health and Safety Code, Div. 20, Chapter 6.5, section 25100 et seq.) 25. Plaintiff realleges paragraphs one through twelve, subparagraphs mm. through jjj., inclusive, of paragraph thirteen, and paragraphs fourteen and fifteen. 26. Defendants are liable for civil penalties as set forth in California Health and Safety Code section 25189.2, subdivision (b), for each violation of the rules, regulations, standards or requirements regarding hazardous waste, as set forth in the above allegations. 27. Defendants must immediately and permanently be enjoined from further violations of

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1 2	<u>FIFTH CAUSE OF ACTION</u> Knowing Violations of the Hazardous Materials Release Response Plans and Inventory Law
3	(Health and Safety Code, Div. 20, Chapter 6.95, section 25500 et seq.)
4	28. Plaintiff realleges paragraphs one through twelve, subparagraphs kkk. through rrr.,
5	inclusive, of paragraph thirteen, and paragraph fourteen and fifteen.
6	29. Defendants are liable for civil penalties as set forth in Health and Safety Code section
7	25514, subdivision (b), for each knowing violation of provisions of the Health and Safety Code
8	Division 20, Chapter 6.95, as set forth in the above allegations.
9	30. Defendants must immediately and permanently be enjoined from further violations of
10	Chapter 6.95.
11	SIXTH CAUSE OF ACTION
12	Violations of the Hazardous Materials Release Response Plans and Inventory Law
13	(Health and Safety Code, Div. 20, Chapter 6.95, section 25500 et seq.)
14	31. Plaintiff realleges paragraphs one through twelve, subparagraphs kkk. through rrr.,
15	inclusive, of paragraph thirteen, and paragraph fourteen and fifteen.
16	32. Defendants are strictly liable for civil penalties as set forth in Health and Safety Code
17	section 25514, subdivision (a), for each knowing violation of provisions of the Health and Safety
18	Code Division 20, Chapter 6.95, as set forth in the above allegations.
19	33. Defendants must immediately and permanently be enjoined from further violations of
20	Chapter 6.95.
21	SEVENTH CAUSE OF ACTION
22	Violations of the Unfair Competition Law
23	(Business and Professions Code section 17200 et seq.)
24	34. Plaintiff realleges paragraphs one through thirty-three inclusive.
25	35. By the acts described herein, Defendants engaged in daily acts of unlawful and/or
26	unfair competition prohibited by Business and Professions Code sections 17200 through 17208.
27	Each act constitutes a separate unlawful and/or unfair business practice.
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1	36. Pursuant to Business and Professions Code section 17206, Defendants are liable for
2	civil penalties for each violation.
3	37. Defendants must immediately and permanently be enjoined from engaging in any
4	activity that violates Chapters 6.5, 6.7, and 6.95 of Division 20 of the California Health and
5	Safety Code, which thereby constitutes unfair competition within the meaning of Business and
6	Professions Code section 17200.
7	
8	WHEREFORE, PLAINTIFF PRAYS FOR THE FOLLOWING RELIEF:
9	1. A Permanent Injunction requiring Defendants to comply with the requirements
10	of California Health and Safety Code, Division 20, Chapter 6.5;
11	2. A Permanent Injunction requiring Defendants to comply with the requirements
12	of California Health and Safety Code, Division 20, Chapter 6.7;
13	3. A Permanent Injunction requiring Defendants to comply with the requirements
14	of California Health and Safety Code, Division 20, Chapter 6.95;
15	4. A Permanent Injunction prohibiting Defendants from engaging in activity that
16	violates Chapters 6.5, 6.7, and 6.95 of Division 20 of the California Health and Safety Code,
17	which would thereby constitute unfair competition within the meaning of California Business and
18	Professions Code Section 17200;
19	5. Civil penalties according to proof against each Defendant pursuant to California
20	Health and Safety Code section 25299, subdivision (a), for each violation of the provisions of
21	Chapter 6.7 of the Health & Safety Code and its implementing regulations;
22	6. Civil penalties according to proof against each Defendant pursuant to California
23	Health and Safety Code section 25299, subdivision (b), for each violation of the provisions of
24	Chapter 6.7 of the Health & Safety Code and its implementing regulations;
25	7. Civil penalties according to proof against each Defendant pursuant to California
26	Health and Safety Code section 25189, subdivision (b), for each intentional or negligent violation
27	of the provisions of Chapter 6.5 of the Health and Safety Code and its implementing regulations;
28	
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	8 - Civil working to an africate working to such Defendent more the California
1	8. Civil penalties according to proof against each Defendant pursuant to California
2	Health and Safety Code section 25189.2, subdivision (b), for each strict liability violation of the
3	provisions of Chapter 6.5 of the Health and Safety Code and its implementing regulations;
4	9. Civil penalties according to proof against each Defendant pursuant to California
5	Health and Safety Code section 25514, subdivision (b), for each knowing violation of the
6	provisions of Chapter 6.95 of the Health and Safety Code and its implementing regulations;
7	10. Civil penalties according to proof against each Defendant pursuant to California
8	Health and Safety Code section 25514, subdivision (a), for each strict liability violation of the
9	provisions of Chapter 6.95 of the Health and Safety Code and its implementing regulations;
10	11. Civil penalties according to proof against each Defendant pursuant to California
11	Business and Professions Code section 17206 for each act of unfair competition engaged in by
12	each Defendant;
- 13	12. Grant the Plaintiff its cost of inspection, investigation, attorney's fees,
14	enforcement, prosecution, and suit, herein, as provided by law;
15	13. Grant such other and further relief as the Court deems just and proper.
16	
17	Dated: August 31, 2011 Respectfully Submitted,
18	KAMALA D. HARRIS Attorney General of California
19 20	Q = Q = Q
20	Buts J. Mours
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22	BRETT J. MORRIS Deputy Attorney General
23	Attorneys for Plaintiff The People of the State of California
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28	16
	Complaint for Permanent Injunction, Civil Penalties and Other Equitable Relief

Dated: August <u>3\</u>, 2011 PAUL V. GALLEGOS, District Attorney 1 County of Humboldt, State of California 2 3 tt w 4 MATTHEW C. MACLEAR 5 Deputy District Attorney Attorneys for Plaintiff 6 The People of the State of California 7 LARRY D. MORSE, District Attorney 8 Dated: August 3, 2011 County of Merced, State of California 9 10 11 MATTHEW C. MACLEAR 12 **Deputy District Attorney** Attorneys for Plaintiff 13 The People of the State of California 14 Dated: August ____, 2011 CLIFFORD NEWELL, District Attorney 15 County of Nevada, State of California 16 17 18 MATTHEW C. MACLEAR 19 Deputy District Attorney Attorneys for Plaintiff 20 The People of the State of California 21 Dated: August 2011 JAN SCULLY, District Attorney 22 County of Sacramento, State of California 23 24 25 DOUGLAS WHALEY 26 **Deputy District Attorney** Attorneys for Plaintiff 27 The People of the State of California 28 17 Complaint for Permanent Injunction, Civil Penalties and Other Equitable Relief

ATTACHMENT 1

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i india	Me Diard Helder		Concerning to take
1	4265 FOOTHILL BLVD	OAKLAND	ALAMEDA
2	3026 LAKESHORE AVE	OAKLAND	ALAMEDA
3	1117 E 14TH ST	SAN LEANDRO	ALAMEDA
4	3048 ASHBY AVE	BERKELEY	ALAMEDA
5	1802 WEBSTER ST	ALAMEDA	ALAMEDA
6	5500 TELEGRAPH AVE	OAKLAND	ALAMEDA
7	15900 HESPERIAN BLVD	SAN LORENZO	ALAMEDA
8	1500 UNIVERSITY AVE	BERKELEY	ALAMEDA
9	5280 HOPYARD RD	PLEASANTON	ALAMEDA
10	2996 TELEGRAPH AVE	BERKELEY	ALAMEDA
11	1990 DECOTO RD	UNION CITY	ALAMEDA
12	6550 MORAGA AVE	OAKLAND	ALAMEDA
13	1300 SAN PABLO AVE	BERKELEY	ALAMEDA
14	4904 SO FRONT ST	LIVERMORE	ALAMEDA
15	890 W MACARTHUR BLD	OAKLAND	ALAMEDA
16	3005 GROVE WAY	CASTRO VALLEY	ALAMEDÁ
17	4500 PARK BLVD	OAKLAND	ALAMEDA
18	5300 MOWRY AVE	FREMONT	ALAMEDA
19	1700 CASTRO ST	OAKLAND	ALAMEDA
20	24350 HESPERIAN BLVD	HAYWARD	ALAMEDA
21	501 MOWRY AVE	FREMONT	ALAMEDA
22	2340 OTIS DR	ALAMEDA	ALAMEDA
23	2920 CASTRO VALLEY BLVD	CASTRO VALLEY	ALAMEDA
24	37011 FREMONT BLVD	FREMONT	ALAMEDA
25	6104 JARVIS AVE	NEWARK	ALAMEDA
26	3530 MACARTHUR BLVD	OAKLAND	ALAMEDA
27	1797 SANTA RITA RD	PLEASANTON	ALAMEDA
28	2020 DRISCOLL RD	FREMONT	ALAMEDA
29	2142 E 12TH ST	OAKLAND	ALAMEDA
30	9755 EDES AVENUE	OAKLAND	ALAMEDA
31	191 98TH AVENUE	OAKLAND	ALAMEDA
32	1875 VALLEY AVENUE	PLEASANTON	ALAMEDA
33	505 4TH STREET	COLUSA COUNTY RURAL	COLUSA
34	901 W CUTTING BLVD	RICHMOND	CONTRA COSTA
35	4295 CLAYTON RD	CONCORD	CONTRA COSTA
36	1250 MORELLO AVE	MARTINEZ	CONTRA COSTA
37	8000 CROW CANYON RD	DANVILLE	CONTRA COSTA
38	699 YGNACIO VALLEY RD	WALNUT CREEK	CONTRA COSTA

Attachment 1 – Covered Facilities

39	1998 TICE VALLEY BLVD	WALNUT CREEK	CONTRA COSTA
40	5101 CLAYTON RD	CONCORD	CONTRA COSTA
41	2001 WILLOW PASS RD	CONCORD	CONTRA COSTA
42	3177 DANVILLE BLVD	ALAMO	CONTRA COSTA
43	2695 PINOLE VALLEY RD	PINOLE	CONTRA COSTA
44	795 OAK GROVE RD	CONCORD	CONTRA COSTA
45	2895 N MAIN ST	WALNUT CREEK	CONTRA COSTA
46	1700 MT DIABLO BLVD	WALNUT CREEK	CONTRA COSTA
47	3632 MT DIABLO BLVD	LAFAYETTE	CONTRA COSTA
48	336 OAK ST	BRENTWOOD	CONTRA COSTA
49	2860 CROW CANYON RD	CONTRA COSTA CO RURA	CONTRA COSTA
50	11319 SAN PABLO AVE	EL CERRITO	CONTRA COSTA
51	11 ORINDA WAY	ORINDA	CONTRA COSTA
52	145 HARTZ AVE	DANVILLE	CONTRA COSTA
53	1455 MORAGA WAY	CONTRA COSTA CO RURA	CONTRA COSTA
54	1805 YGNACIO VALLEY RD	WALNUT CREEK	CONTRA COSTA
55	3400 HILLCREST AVE	ANTIOCH	CONTRA COSTA
56	4600 LONE TREE WAY	ANTIOCH	CONTRA COSTA
57	18060 SAN RAMON VLY BLVD	SAN RAMON	CONTRA COSTA
58	3411 BLUME DRIVE	RICHMOND	CONTRA COSTA
59	5591 LONE TREE WAY	BRENTWOOD	CONTRA COSTA
60	2371 BALFOUR ROAD	BRENTWOOD	CONTRA COSTA
61	3381 COACH LN	CAMERON PARK	EL DORADO
62	1020 E SHAW AVE	FRESNO	FRESNO
63	5596 E KINGS CANYON RD	FRESNO	FRESNO
64`	25032 W DORRIS ST	COALINGA	FRESNO
65	46330 W PANOCHE RD # I-5	FIREBAUGH	FRESNO
66	2017 W SHAW AVE	FRESNO	FRESNO
67	4161 E VENTURA AVE	FRESNO	FRESNO
68	3085 E. CENTRAL AVENUE	FRESNO	FRESNO
69	1250 W WOOD ST	WILLOWS	GLENN
70	832 W BIRCH ST	CALEXICO	IMPERIAL
71	3033 W 25TH STREET	ROSAMOND	KERN
72	10 UNION AVENUE	BAKERSFIELD	KERN
73	2072 ROSAMOND BLVD	KERN COUNTY RURAL	KERN
74	15800 SIERRA HWY	KERN COUNTY RURAL	KERN
75	2700 OSWELL ST	BAKERSFIELD	KERN
76	1131 OAK ST	BAKERSFIELD	KERN
77	21981 HWY 46 & I-5	KERN COUNTY RURAL	KERN
78	5201 OLIVE DR	KERN COUNTY RURAL	KERN
79	6601 MING AVE	BAKERSFIELD	KERN

80	1125 COFFEE RD	BAKERSFIELD	KERN
81	13003 ROSEDALE HWY	BAKERSFIELD	KERN
82	3360 PANAMA LN	BAKERSFIELD	KERN
83	27513 WARD AVE	KETTLEMAN CITY	KINGS
84	8900 CORBIN AVE	NORTHRIDGE	LOS ANGELES
85	4666 SANTA MONICA BLVD	LOS ANGELES	LOS ANGELES
86	1869 HILLHURST AVE	LOS ANGELES	LOS ANGELES
87	300 S ATLANTIC BLVD	ALHAMBRA	LOS ANGELES
88	6061 TOPANGA CANYON BLVD	WOODLAND HILLS	LOS ANGELES
89	811 E WASHINGTON BLVD.	VENICE	LOS ANGELES
90	4701 W SLAUSON AVE	LOS ANGELES	LOS ANGELES
91	1400 E COLORADO BLVD	PASADENA	LOS ANGELES
92	3190 W TEMPLE AVE	POMONA	LOS ANGELES
93	4005 EAGLE ROCK BLVD	LOS ANGELES	LOS ANGELES
94	3775 S SEPULVEDA BLVD	LOS ANGELES	LOS ANGELES
95	1865 S LA BREA AVE	LOS ANGELES	LOS ANGELES
96	1787 N HIGHLAND AVE	LOS ANGELES	LOS ANGELES
97	232 MAIN STREET	EL SEGUNDO	LOS ANGELES
98	1868 N WESTERN AVE	LOS ANGELES	LOS ANGELES
99	150 S DIAMOND BÀR BLVD	DIAMOND BAR	LOS ANGELES
100	432 WILSHIRE BLVD	SANTA MONICA	LOS ANGELES
101	700 REDONDO AVE	LONG BEACH	LOS ANGELES
102	24505 HAWTHORNE BLVD	TORRANCE	LOS ANGELES
103	3100 N SAN FERNANDO RD	LOS ANGELES	LOS ANGELES
104	1330 SANTA MONICA BLVD	SANTA MONICA	LOS ANGELES
105	11951 W OLYMPIC BLVD	LOS ANGELES	LOS ANGELES
106	1500 PARAMOUNT BLVD	MONTEBELLO	LOS ANGELES
107	111 W. BONITA AVE	SAN DIMAS	LOS ANGELES
108	21095 GOLDEN SPRINGS DR	DIAMOND BAR	LOS ANGELES
109	25800 WESTERN AVENUE	HARBOR CITY	LOS ANGELES
110	1860 W. AVENUE I	LANCASTER	LOS ANGELES
111	2134 N VERMONT AVE	LOS ANGELES	LOS ANGELES
112	9106 BALBOA BLVD	NORTHRIDGE	LOS ANGELES
113	15255 SHERMAN WAY	VAN NUYS	LOS ANGELES
114	17301 PACIFIC COAST HWY	PACIFIC PALISADES	LOS ANGELES
115	10329 PALMS BLVD	LOS ANGELES	LOS ANGELES
116	160 E CALIFORNIA BLVD	PASADENA	LOS ANGELES
117	780 W GARVEY AVE	MONTEREY PARK	LOS ANGELES
118	5001 FLORENCE AVE	BELL	LOS ANGELES
119	11453 VALLEY BLVD	EL MONTE	LOS ANGELES
120	5356 CANOGA AVE	WOODLAND HILLS	LOS ANGELES

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121	10867 SANTA MONICA BLVD	LOS ANGELES	LOS ANGELES
122	12155 IMPERIAL HWY	NORWALK	LOS ANGELES
123	2633 VIA CAMPO	MONTEBELLO	LOS ANGELES
124	3029 S ROBERTSON BLVD	LOS ANGELES	LOS ANGELES
125	2600 W VALLEY BLVD	ALHAMBRA	LOS ANGELES
126	10030 LAKEWOOD BLVD	DOWNEY	LOS ANGELES
127	17400 SOUTH WESTERN AVE	GARDENA	LOS ANGELES
128	5600 SEPULVEDA BLVD	VAN NUYS	LOS ANGELES
129	4135 PACIFIC COAST HWY	TORRANCE	LOS ANGELES
130	3701 W RIVERSIDE DR	BURBANK	LOS ANGELES
131	11197 WASHINGTON PL	CULVER CITY	LOS ANGELES
132	5975 W CENTINELA AVE	LOS ANGELES	LOS ANGELES
133	11426 TELEGRAPH RD	SANTA FE SPRINGS	LOS ANGELES
134	10635 FIRESTONE BLVD	NORWALK	LOS ANGELES
135	100 S GLENOAKS BLVD	BURBANK	LOS ANGELES
136	110 S BARRINGTON AVE	LOS ANGELES	LOS ANGELES
137	14204 S FIGUEROA ST	LOS ANGELES	LOS ANGELES
138	10984 LE CONTE AVE	LOS ANGELES	LOS ANGELES
139	7607 WOODLAKE	CANOGA PARK	LOS ANGELES
140	21633 S WILMINGTON AVE.	LOS ANGELES	LOS ANGELES
141	2301 S ATLANTIC BLVD	MONTEREY PARK	LOS ANGELES
142	666 N LAKE AVE	PASADENA	LOS ANGELES
143	5230 SEPULVEDA BLVD	TORRANCE	LOS ANGELES
144	30811 PACIFIC COAST HWY	LOS ANGELES	LOS ANGELES
145	9378 WILSHIRE BLVD	BEVERLY HILLS	LOS ANGELES
146	11 E LIVE OAK AVE	ARCADIA	LOS ANGELES
147	2065 S. LA CIENEGA BLVD.	LOS ANGELES	LOS ANGELES
148	250 S ATLANTIC BLVD	LOS ANGELES CO RURAL	LOS ANGELES
149	1630 S ELENA AVE	REDONDO BEACH	LOS ANGELES
150	24137 LYONS AVE	LOS ANGELES CO RURAL	LOS ANGELES
151	2610 N LAKEWOOD BLVD	LOS ANGELES CO RURAL	LOS ANGELES
152	4680 LINCOLN BLVD	MARINA DEL REY	LOS ANGELES
153	10340 ROSECRANS AVE	BELLFLOWER	LOS ANGELES
154	468 W PALMDALE BLVD	LOS ANGELES CO RURAL	LOS ANGELES
155	8404 FOOTHILL BLVD	SUNLAND	LOS ANGELES
156	1907 ARLINGTON AVE	LOS ANGELES	LOS ANGELES
157	20904 DEVONSHIRE STREET	CHATSWORTH	LOS ANGELES
158	2702 FIRESTONE BLVD	SOUTH GATE	LOS ANGELES
159	14021 VALLEY VIEW AVE	LA MIRADA	LOS ANGELES
160	10967 ALONDRA BLVD	NORWALK	LOS ANGELES
161	10649 JEFFERSON BLVD	CULVER CITY	LOS ANGELES

162	601 W. WILLOW STREET	LONG BEACH	LOS ANGELES
163	7861 MELROSE AVE	LOS ANGELES	LOS ANGELES
164	8101 W SUNSET BLVD	LOS ANGELES	LOS ANGELES
165	854 E HUNTINGTON DR	MONROVIA	LOS ANGELES
166	24101 VENTURA BLVD	CALABASAS	LOS ANGELES
167	2546 S LA BREA AVE	LOS ANGELES	LOS ANGELES
168	2400 LINCOLN BLVD	VENICE	LOS ANGELES
169	12155 TELEGRAPH RD	SANTA FE SPRINGS	LOS ANGELES
170	5051 W. KANAN ST.	LOS ANGELES CO RURAL	LOS ANGELES
171	27549 THE OLD RD	LOS ANGELES CO RURAL	LOS ANGELES
172	1655 VICTORY BLVD	GLENDALE	LOS ANGELES
173	16725 PIONEER BLVD	LOS ANGELES CO RURAL	LOS ANGELES
174	1250 W SEPULVEDA BL	HARBOR CITY	LOS ANGELES
175	575 W PACIFIC COAST HWY	WILMINGTON	LOS ANGELES
176	4040 ATLANTIC AVE	LONG BEACH	LOS ANGELES
177	801 W OLYMPIC BLVD	MONTEBELLO	LOS ANGELES
178	2155 HUNTINGTON DR	SAN MARINO	LOS ANGELES
179	6101 W MANCHESTER AVE	LOS ANGELES	LOS ANGELES
180	7214 WHITSETT AVE	NORTH HOLLYWOOD	LOS ANGELES
181	3780 CAHUENGA BLVD	LOS ANGELES	LOS ANGELES
182	623 FOOTHILL BLVD	LA CANADA	LOS ANGELES
183	525 W WASHINGTON BLVD	LOS ANGELES	LOS ANGELES
184	8263 LAUREL CANYON BLVD	NORTH HOLLYWOOD	LOS ANGELES
185	2340 CRENSHAW BLVD	TORRANCE	LOS ANGELES
186	850 W ROSECRANS AVE	GARDENA	LOS ANGELES
187	5156 W CENTURY BLVD	INGLEWOOD	LOS ANGELES
188	4910 LAKEWOOD BLVD	LAKEWOOD	LOS ANGELES
189	5739 BELLFLOWER BLVD	LAKEWOOD	LOS ANGELES
190	601 VISTA DEL MAR	EL SEGUNDO	LOS ANGELES
191	17255 BLOOMFIELD AVE	LOS ANGELES CO RURAL	LOS ANGELES
192	233 N ALTADENA DR	PASADENA	LOS ANGELES
193	23614 PACIFIC COAST HWY	MALIBU	LOS ANGELES
194	9337 WASHINGTON BLVD	PICO RIVERA	LOS ANGELES
195	6150 TELEGRAPH RD	CITY OF COMMERCE	LOS ANGELES
196	910 W SAN BERNARDINO RD	COVINA	LOS ANGELES
197	246 N CITRUS AVE	WEST COVINA	LOS ANGELES
198	101 S SEPULVEDA BLVD	EL SEGUNDO	LOS ANGELES
199	3405 N LAKEWOOD BLVD	LONG BEACH	LOS ANGELES
200	7368 N FIGUEROA ST	LOS ANGELES	LOS ANGELES
201	5700 MELROSE AVE	LOS ANGELES	LOS ANGELES
202	19004 COLIMA RD	LOS ANGELES CO RURAL	LOS ANGELES

203	28522 SAND CANYON RD	CANYON COUNTRY	LOS ANGELES
204	40 MIRALESTE PLZ	RANCHO PALOS VERDES	LOS ANGELES
205	106 S GAFFEY ST	SAN PEDRO	LOS ANGELES
206	1276 N WESTERN AVE	LOS ANGELES	LOS ANGELES
207	1107 N LA CIENEGA BLVD	WEST HOLLYWOOD	LOS ANGELES
208	650 E WASHINGTON BLVD	LOS ANGELES	LOS ANGELES
209	1732 LINCOLN BLVD	SANTA MONICA	LOS ANGELES
210	670 N SEPULVEDA BLVD	LOS ANGELES	LOS ANGELES
211	11852 SAN VICENTE BLVD	LOS ANGELES CO RURAL	LOS ANGELES
212	5221 PALO COMADO CANYON	LOS ANGELES CO RURAL	LOS ANGELES
213	1105 N GAFFEY ST	SAN PEDRO	LOS ANGELES
214	17009 RINALDI ST	LOS ANGELES	LOS ANGELES
215	2301 N AVIATION BLVD	MANHATTAN BEACH	LOS ANGELES
216	4163 W AVENUE L	LANCASTER	LOS ANGELES
217	21403 SHERMAN WAY	CANOGA PARK	LOS ANGELES
218	3633 N SEPULVEDA BLVD	MANHATTAN BEACH	LOS ANGELES
219	14305 HAWTHORNE BLVD	LAWNDALE	LOS ANGELES
220	390 N LEMON AVE	WALNUT	LOS ANGELES
221	1203 N GRAND AVE	WALNUT	LOS ANGELES
222	1105 SANTA ANITA AVE	SOUTH EL MONTE	LOS ANGELES
223	428 W FLORENCE AVE	LOS ANGELES	LOS ANGELES
224	1515 S MYRTLE AVE	MONROVIA	LOS ANGELES
225	5675 ROSEMEAD BLVD	TEMPLE CITY	LOS ANGELES
226	1160 7TH AVE	HACIENDA HEIGHTS	LOS ANGELES
227	37217 47TH ST EAST	PALMDALE	LOS ANGELES
228	2301 W LANCASTER BLVD	LANCASTER	LOS ANGELES
229	3160 BALDWIN PARK BLVD	BALDWIN PARK	LOS ANGELES
230	4015 W CENTURY BLVD	INGLEWOOD	LOS ANGELES
231	860 S. INDIAN HILL BLVD	CLAREMONT	LOS ANGELES
232	101 W COMPTON BLVD	COMPTON	LOS ANGELES
233	4000 S. FIGUEROA ST.	LOS ANGELES	LOS ANGELES
234	17055 LAKEWOOD BLVD	BELLFLOWER	LOS ANGELES
235	2599 CHERRY AVENUE	SIGNAL HILL	LOS ANGELES
236	2471 BELLFLOWER BLVD	LONG BEACH	LOS ANGELES
237	27549 B THE OLD ROAD	VALENCIA	LOS ANGELES
238	13361 CROSSROAD PARKWAY	CITY OF INDUSTRY	LOS ANGELES
239	340 NORTH CITRUS	AZUSA	LOS ANGELES
240	1801 W CLEVELAND AVE	MADERA	MADERA
241	204 FLAMINGO RD	MARIN COUNTY RURAL	MARIN
242	1549 S NOVATO BLVD	NOVATO	MARIN
243	22 ROWLAND WAY	NOVATO	MARIN

244	949 DEL PRESIDIO BLVD	SAN RAFAEL	MARIN
244	90 MADERA BLVD		MARIN
245	100 MARINWOOD AVE	SAN RAFAEL	MARIN
240	301 SIR FRANCIS DRAKE BL	GREENBRAE	MARIN
247	12801 HIGHWAY 33	SANTA NELLA	MERCED
240	381 JOSEPH GALLO DR	LIVINGSTON	MERCED
250	351 FREMONT ST	MONTEREY	MONTEREY
250	8695 PRUNEDALE NORTH RD	SALINAS	MONTEREY
251	650 E. LAUREL DRIVE	SALINAS	MONTEREY
	3645 RIO RD	CARMEL	
253	2400 FREMONT BLVD	MONTEREY	
254	· · · · · · · · · · · · · · · · · · ·		
255	12TH & SECOND	MARINA	MONTEREY
256	800 W IMOLA AVE		
257	630 TRANCAS ST		
258	401 NAPA JUNCTION RD.	AMERICAN CANYON	
259	19751 YORBA LINDA BLVD		ORANGE
260	27742 CROWN VALLEY PKWY	MISSION VIEJO	ORANGE
261	1940 E KATELLA AVE	ORANGE	ORANGE
262	700 E IMPERIAL HWY	BREA	ORANGE
263	2844 N SANTIAGO BLVD	ORANGE	ORANGE
264	23631 ROCKFIELD BLVD		ORANGE
265	3048 BRISTOL STREET	COSTA MESA	ORANGE
266	3801 S BRISTOL ST	SANTA ANA	ORANGE
267	604 S COAST HWY	LAGUNA BEACH	ORANGE
268	10972 KATELLA AVENUE		ORANGE
_269	26302 OSO PKWY	MISSION VIEJO	ORANGE
270	1550 JAMBOREE RD	NEWPORT BEACH	ORANGE
271	27112 ORTEGA HWY	SAN JUAN CAPISTRANO	ORANGE
272	17980 MAGNOLIA ST	FOUNTAIN VALLEY	ORANGE
273	32001 CAMINO CAPISTRANO	SAN JUAN CAPISTRANO	ORANGE
274	17241 17TH ST	TUSTIN	ORANGE
275	350 MAIN ST	SEAL BEACH	ORANGE
276	2175 W LA PALMA ST	ANAHEIM	ORANGE
277	30072 CROWN VALLEY PKWY	LAGUNA NIGUEL	ORANGE
278	2546 E COAST HWY	CORONA DEL MAR	ORANGE
279	10020 WARNER AVE	FOUNTAIN VALLEY	ORANGE
280	1702 N TUSTIN ST	ORANGE COUNTY RURAL	ORANGE
281	3190 HARBOR BLVD	COSTA MESA	ORANGE
282	400 E 17TH ST	SANTA ANA	ORANGE
283	6972 WARNER AVE	HUNTINGTON BEACH	ORANGE
284	1801 S HARBOR BLVD	ANAHEIM	ORANGE

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285	18692 MACARTHUR BLVD	IRVINE	ORANGE
286	12541 SEAL BEACH BLVD	SEAL BEACH	ORANGE
287	1151 S HARBOR BLVD	LA HABRA	ORANGE
288	2950 NUTWOOD AVE	FULLERTON	ORANGE
289	17561 MACARTHUR BLVD		ORANGE
290	1950 W IMPERIAL HWY	LA HABRA	ORANGE
291	18002 CULVER DR	IRVINE	ORANGE
292	17971 BROOKHURST STREET	FOUNTAIN VALLEY	ORANGE
293	34164 COAST HWY	ORANGE COUNTY RURAL	ORANGE
294	2160 HARBOR BLVD	COSTA MESA	ORANGE
295	6971 BEACH BL	BUENA PARK	ORANGE
296	13501 HARBOR BLVD	GARDEN GROVE	ORANGE
297	18501 BEACH BLVD	HUNTINGTON BEACH	ORANGE
298	8971 ADAMS AVE	HUNTINGTON BEACH	ORANGE
299	26988 ORTEGA HIGHWAY	SAN JUAN CAPISTRANO	ORANGE
300	5241 BEACH BLVD	BUENA PARK	ORANGE
301	2961 YORBA LINDA BLVD	FULLERTON	ORANGE
302	2303 S BRISTOL ST	SANTA ANA	ORANGE
303	1729 S EL CAMINO REAL	SAN CLEMENTE	ORANGE
304	3000 FAIRVIEW STREET	COSTA MESA	ORANGE
305	515 E AVENIDA PICO	ORANGE COUNTY RURAL	ORANGE
306	23022 ALISO CREEK RD	ALISO VIEJO	ORANGE
307	8000 E SANTA ANA CANYON	ANAHEIM	ORANGE
308	1240 BISON AVE	NEWPORT BEACH	ORANGE
309	5425 ALTON PKWY	IRVINE	ORANGE
310	80 CORPORATE PARK	IRVINE	ORANGE
311	2740 BRYAN AVE	TUSTIN	ORANGE
312	2121 SE BRISTOL ST	NEWPORT BEACH	ORANGE
313	27650 SANTA MARGARITA PK	MISSION VIEJO	ORANGE
314	14082 RED HILL AVE	TUSTIN	ORANGE
315	1730 W ORANGETHORPE AVE	FULLERTON	ORANGE
316	6392 BEACH BLVD	BUENA PARK	ORANGE
317	16221 LAKE FOREST DRIVE	IRVINE	ORANGE
318	15425 CULVER DRIVE	IRVINE	ORANGE
319	3921 IRVINE BLVD	IRVINE	ORANGE
320	105 E. KATELLA AVE	ORANGE	ORANGE
321	100 E KATELLA AVE	ANAHEIM	ORANGE
322	6320 IRVINE BLVD	IRVINE .	ORANGE
323	3801 PORTOLA PARKWAY	IRVINE	ORANGE
324	1101 NORTH MAGNOLIA	ANAHEIM	ORANGE
325	310 RIVER RD	PLACER COUNTY RURAL	PLACER

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326	13381 LINCOLN WAY	AUBURN	PLACER
327	6555 FAIRWAY DR.	ROCKLIN	PLACER
328	4211 SIERRA COLLEGE BLVD	PLACER COUNTY RURAL	PLACER
329	1400 BLUE OAKS BLVD	ROSEVILLE	PLACER
330	8001 WASHINGTON BLVD	ROSEVILLE	PLACER
331	1400 E ROSEVILLE PARKWAY	ROSEVILLE	PLACER
332	10291 FAIRWAY DR	ROSEVILLE	PLACER
333	945 TWELVE BRIDGE DR	LINCOLN	PLACER
334	3308 W FLORIDA AVE	HEMET	RIVERSIDE
335	82003 HWY 111	INDIO	RIVERSIDE
336	4710 GREEN RIVER RD	CORONA	RIVERSIDE
337	31640 MISSION TRL	LAKE ELSINORE	RIVERSIDE
338	321 S LOVEKIN BLVD	RIVERSIDE CO RURAL	RIVERSIDE
339	72276 RAMON RD	THOUSAND PALMS	RIVERSIDE
340	2270 FRONTAGE RD	CORONA	RIVERSIDE
341	28900 RANCHO CALIFORNIA	RIVERSIDE CO RURAL	RIVERSIDE
342	26980 MC CALL BLVD	SUN CITY	RIVERSIDE
343	72801 HIGHWAY 111	PALM DESERT	RIVERSIDE
344	5305 ARLINGTON AVE	RIVERSIDE	RIVERSIDE
345	2099 E FLORIDA AVE	HEMET	RIVERSIDE
346	2740 HAMNER AVE	NORCO	RIVERSIDE
347	1101 S STATE ST	HEMET	RIVERSIDE
348	3476 VAN BUREN BLVD	RIVERSIDE	RIVERSIDE
349	290 S HIGHLAND SPRINGS A	BANNING	RIVERSIDE
350	16830 LAKESHORE DR	LAKE ELSINORE	RIVERSIDE
351	3505 CENTRAL AVE	RIVERSIDE	RIVERSIDE
352	12431 HEACOCK ST	MORENO VALLEY	RIVERSIDE
353	309 S MAIN ST	CORONA	RIVERSIDE
354	428 S REDLANDS BLVD	PERRIS	RIVERSIDE
355	18451 DEXTER AVE	LAKE ELSINORE	RIVERSIDE
356	720 W RAMONA EXPY	SAN JACINTO	RIVERSIDE
357	3390 LA SIERRA AVE	RIVERSIDE	RIVERSIDE
358	22520 CACTUS AVE	MORENO VALLEY	RIVERSIDE
359	40500 CALIFORNIA OAKS RD	RIVERSIDE CO RURAL	RIVERSIDE
360	40635 WINCHESTER RD	TEMECULA	RIVERSIDE
361	2200 ALESSANDRO BLVD	RIVERSIDE	RIVERSIDE
362	1501 6TH ST	NORCO	RIVERSIDE
363	31669 TEMECULA PKWY	TEMECULA	RIVERSIDE
364	1140 EAST ONTARIO AVENUE	CORONA	RIVERSIDE
365	130 W FOOTHILL PKWY	CORONA	RIVERSIDE
366	48320 SEMINOLE DR	CABAZON	RIVERSIDE

367	36101 BOB HOPE DRIVE	RANCHO MIRAGE	RIVERSIDE
368	6600 N INDIAN CANYON DR	DESERT HOT SPRINGS	RIVERSIDE
369	24625 MADISON AVE.	MURRIETA	RIVERSIDE
370	39440 MURRIETA HOT, SPRING RD	MURRIETA	RIVERSIDE
371	19220 VAN BUREN BLVD	RIVERSIDE	RIVERSIDE
372	1315 MAGNOLIA AVENUE	CORONA	RIVERSIDE
373	22600 PALM DRIVE	DESERT HOT SPRINGS	RIVERSIDE
374	46651 DILLON ROAD	COACHELLA	RIVERSIDE
375	26015 NEWPORT RD	MENIFEE	RIVERSIDE
376	3300 BRADSHAW RD	SACRAMENTO CO RURAL	SACRAMENTO
377	6151 GREENBACK LN	SACRAMENTO CO RURAL	SACRAMENTO
378	1940 65TH ST	SACRAMENTO	SACRAMENTO
379	4221 RALEY BLVD	SACRAMENTO	SACRAMENTO
380	1828 BROADWAY	SACRAMENTO	SACRAMENTO
381	5365 DEWEY DR	SACRAMENTO CO RURAL	SACRAMENTO
382	3481 FAIR OAKS BLVD	SACRAMENTO CO RURAL	SACRAMENTO
383	7551 SUNRISE BLVD	CITRUS HEIGHTS	SACRAMENTO
384	9881 GREENBACK LN	FOLSOM	SACRAMENTO
385	4700 FLORIN RD	SACRAMENTO CO RURAL	SACRAMENTO
386	7700 AUBURN BLVD	SACRAMENTO CO RURAL	SACRAMENTO
387	8099 FOLSOM BLVD	SACRAMENTO	SACRAMENTO
388	5361 SUNRISE BLVD	FAIR OAKS	SACRAMENTO
38 9	8900 MADISON AVE	FAIR OAKS	SACRAMENTO
390	2000 ARDEN WAY	SACRAMENTO CO RURAL	SACRAMENTO
391	2358 SUNRISE BLVD	RANCHO CORDOVA	SACRAMENTO
392	201 RICHARDS BLVD	SACRAMENTO	SACRAMENTO
393	1235 FLORIN RD	SACRAMENTO	SACRAMENTO
394	1020 RILEY ST	FOLSOM	SACRAMENTO
395	12205 TRIBUTARY POINT DR	RANCHO CORDOVA	SACRAMENTO
396	8169 ELK GROVE BLVD	ELK GROVE	SACRAMENTO
397	10500 E STOCKTON BLVD	ELK GROVE	SACRAMENTO
398	2789 EAST BIDWELL STREET	FOLSOM	SACRAMENTO
399	8501 BOND ROAD	ELK GROVE	SACRAMENTO
400	1890 PRAIRIE CITY ROAD	FOLSOM	SACRAMENTO
401	8296 LAGUNA BLVD	ELK GROVE	SACRAMENTO
402	9615 WEST TARON DRIVE	ELK GROVE	SACRAMENTO
403	2700 DEL PASO ROAD	SACRAMENTO	SACRAMENTO
404	4300 MADISON AVENUE	SACRAMENTO	SACRAMENTO
405	215 PLACERVILLE RD	FOLSOM	SACRAMENTO
406	9680 BUSINESS PARK DR	SACRAMENTO	SACRAMENTO
407	17937 HWY 18	SAN BERNARDINO CO RU	SAN BERNARDINO

			SAN
408	2895 N WATERMAN AVE	SAN BERNARDINO	BERNARDINO
			SAN
409	12345 RAMONA AVE	CHINO	BERNARDINO
			SAN
410	12110 CENTRAL AVE	CHINO	BERNARDINO
			SAN
411	25690 BARTON RD	LOMA LINDA	BERNARDINO
			SAN
412	8687 BASELINE RD	CUCAMONGA (RANCHO)	BERNARDINO
			SAN
413	101 E VALLEY BLVD	RIALTO	BERNARDINO
413			
			SAN
414	120 THE TERRACE	REDLANDS	BERNARDINO
			SAN
415	18745 VALLEY BLVD	SAN BERNARDINO CO RU	BERNARDINO
			SAN
416	12886 CENTRAL AVE	CHINO	BERNARDINO
			SAN
417	1198 SOUTH EAST STREET	SAN BERNARDINO	BERNARDINO
			SAN
418	1544 E 4TH ST	SAN BERNARDINO CO RU	
410	1544 E 41R 31	SAN BERNARDINU CU RU	BERNARDINO
			SAN
419	31412 YUCAIPA BLVD	YUCAIPA	BERNARDINO
	1		SAN
420	2890 LENWOOD RD	BARSTOW	BERNARDINO
			SAN
421	12576 BASELINE RD	CUCAMONGA (RANCHO)	BERNARDINO
			SAN
422	19180 BEAR VALLEY RD	APPLE VALLEY	BERNARDINO
,			SAN
423	12659 FOOTHILL BLVD.	CUCAMONGA (RANCHO)	BERNARDINO
423			~~
			SAN
424	14796 LA PAZ ROAD	VICTORVILLE	BERNARDINO
	1	1	SAN
. 425	14454 FOOTHILL BLVD	FONTANA	BERNARDINO
			SAN
426	791 N MILLIKEN AVE	ONTARIO	BERNARDINO
<u></u>			SAN
427	3260 WAGON TRAIN ROAD	PHELAN	BERNARDINO
· /			SAN
428	15320 BEAR VALLEY ROAD	VICTORVILLE	BERNARDINO
720			······
400			SAN
429	14526 BASELINE RD.	FONTANA	BERNARDINO
			SAN
430	8801 FOOTHILL BLVD	CUCAMONGA (RANCHO)	BERNARDINO
431	3500 E. PHILADELPHIA ST.	ONTARIO	SAN

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			BERNARDINO
			SAN
432	3610 GRAND AVENUE	CHINO HILLS	BERNARDINO
			SAN
433	15160 SUMMIT AVE	FONTANA	BERNARDINO
434	8075 MONET AVE	CUCAMONGA (RANCHO)	SAN BERNARDINO
434			SAN
435	4880 MOTOR LANE BLDG. B	ONTARIO	BERNARDINO
			SAN
436	1780 S GROVE AVENUE	ONTARIO	BERNARDINO
			SAN
437	475 S CEDAR AVENUE	RIALTO	BERNARDINO
430	11285 SIERRA AVENUE	CONTANA	
438	11285 SIERRA AVENUE	FONTANA	BERNARDINO SAN
439	72083 BAKER BLVD	BAKER	BERNARDINO
440	1221 11TH AVE	SAN DIEGO	SAN DIEGO
441	755 HOTEL CIR S	SAN DIEGO	SAN DIEGO
442	7475 LA JOLLA BLVD	LA JOLLA	SAN DIEGO
443	5401 BALBOA AVE	SAN DIEGO	SAN DIEGO
444	550 N ESCONDIDO BLVD	ESCONDIDO	SAN DIEGO
445	1601 N COAST HWY	OCEANSIDE	SAN DIEGO
446	8210 CAMINO SANTA FE	SAN DIEGO	SAN DIEGO
447	2500 EL CAMINO REAL	CARLSBAD	SAN DIEGO
448	8888 N MAGNOLIA AVE	SANTEE	SAN DIEGO
449	2432 CORONADO AVE	SAN DIEGO	SAN DIEGO
450	761 N BROADWAY	ESCONDIDO	SAN DIEGO
451	215 E VIA RANCHO PKWY	SAN DIEGO CO RURAL	SAN DIEGO
452	1285 S MISSON RD	FALLBROOK	SAN DIEGO
453	7209 BROADWAY	LEMON GROVE	SAN DIEGO
454	2325 ROLL DR	SAN YSIDRO	SAN DIEGO
455	4823 N HARBOR DR	SAN DIEGO	SAN DIEGO
456	8200 UNIVERSITY AVE	LA MESA	SAN DIEGO
457	2959 MIDWAY DR	SAN DIEGO	SAN DIEGO
458	1044 CARLSBAD VILLAGE DR	CARLSBAD	SAN DIEGO
459	95 BONITA RD	CHULA VISTA	SAN DIEGO
460	696 N MOLLISON AVE	SAN DIEGO CO RURAL	SAN DIEGO
461	970 TAMARACK AVE	CARLSBAD	SAN DIEGO
462	3535 INDIA ST	SAN DIEGO	SAN DIEGO
463	1561 EUCLID AVE	SAN DIEGO	SAN DIEGO
464	3804 INGRAHAM ST	SAN DIEGO	SAN DIEGO
465	12402 WOODSIDE AVE	SAN DIEGO CO RURAL	SAN DIEGO

100	2860 COVERNOR DR	SAN DIEGO CO RURAL	SAN DIEGO
466	3860 GOVERNOR DR	SAN DIEGO CO RORAL	SAN DIEGO
467	3359 UNIVERSITY AVE		
468	2290 CAMINO DEL RIO N	SAN DIEGO	SAN DIEGO
469	220 SYCAMORE RD	SAN YSIDRO	SAN DIEGO
470	540 LA COSTA AVE		SAN DIEGO
471	695 H ST	CHULA VISTA	SAN DIEGO
472	11095 CARMEL MT RD	SAN DIEGO	SAN DIEGO
473	805 BIRMINGHAM DR	CARDIFF BY THE SEA	SAN DIEGO
474	2295 S MELROSE DR	VISTA	SAN DIEGO
475	1200 W SAN MARCOS BLVD	SAN MARCOS	SAN DIEGO
476	604 DENNERY ROAD	SAN DIEGO	SAN DIEGO
477	785 COLLEGE BLVD	OCEANSIDE	SAN DIEGO
478	770 PLAZA CT	CHULA VISTA	SAN DIEGO
479	9936 MERCY RD	SAN DIEGO	SAN DIEGO
480	12295 SCRIPPS POWAY PKWY	POWAY	SAN DIEGO
481	695 E PALOMAR ST	CHULA VISTA	SAN DIEGO
482	2115 OLYMPIC PKWY	CHULA VISTA	SAN DIEGO
483	1145 TAVERN ROAD	ALPINE	SAN DIEGO
	1501 VAN NESS AVE	SAN FRANCISCO	SAN FRANCISCO
485	6000 GEARY BLVD	SAN FRANCISCO	SAN FRANCISCO
486	2465 VAN NESS AVE	SAN FRANCISCO	SAN FRANCISCO
487	1000 HARRISON ST	SAN FRANCISCO	SAN FRANCISCO
488	1198 VALENCIA ST.	SAN FRANCISCO	SAN FRANCISCO
489	2399 MARKET ST	SAN FRANCISCO	SAN FRANCISCO
490	301 CLAREMONT BLVD	SAN FRANCISCO	SAN FRANCISCO
491	3675 GEARY BLVD	SAN FRANCISCO	SAN FRANCISCO
492	101 BAY SHORE BLVD	SAN FRANCISCO	SAN FRANCISCO
493	2998 SAN JOSE AVE	SAN FRANCISCO	SAN FRANCISCO
494	1100 JUNIPERO SERRA BLVD	SAN FRANCISCO	SAN FRANCISCO
495	2500 CALIFORNIA ST	SAN FRANCISCO	SAN FRANCISCO
496	1598 BAY ST	SAN FRANCISCO	SAN FRANCISCO
497	1288 19TH AVE	SAN FRANCISCO	SAN FRANCISCO
498	1698 FELL ST	SAN FRANCISCO	SAN FRANCISCO
499	1799 OCEAN AVE	SAN FRANCISCO	SAN FRANCISCO
500	1790 LOMBARD ST	SAN FRANCISCO	SAN FRANCISCO
501	1890 19TH AVE	SAN FRANCISCO	SAN FRANCISCO
502	1298 HOWARD ST.	SAN FRANCISCO	SAN FRANCISCO
503	334 E MAIN ST	RIPON	SAN JOAQUIN
504	2905 W BENJAMIN HOLT DR	STOCKTON	SAN JOAQUIN
505	6633 PACIFIC AVE	STOCKTON	SAN JOAQUIN
506	3775 TRACY BLVD	TRACY	SAN JOAQUIN

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507	4344 WATERLOO RD	STOCKTON	SAN JOAQUIN
508	1960 W 11TH ST	TRACY	SAN JOAQUIN
509	1103 S MAIN ST	MANTECA	SAN JOAQUIN
510	755 S TRACY BLVD	TRACY	SAN JOAQUIN
511	3355 E HAMMER LN	STOCKTON	SAN JOAQUIN
512	1234 YOSEMITE AVENUE	MANTECA	SAN JOAQUIN
513	1442 A COLONY DRIVE	RIPON	SAN JOAQUIN
514	10858 TRINITY PARKWAY	STOCKTON	SAN JOAQUIN
515	328 MARSH STREET	SAN LUIS OBISPO	SAN LUIS OBISPO
516	251 GRAND AVE	ARROYO GRANDE	SAN LUIS OBISPO
517	151 N SANTA ROSA ST	SAN LUIS OBISPO	SAN LUIS OBISPO
518	6280 MORRO RD	ATASCADERO	SAN LUIS OBISPO
519	460 W TEFFT ST	ΝΙΡΟΜΟ	SAN LUIS OBISPO
520	1302 24TH ST	SAN LUIS OBISPO CO R	SAN LUIS OBISPO
521	3180 BROAD ST	SAN LUIS OBISPO	SAN LUIS OBISPO
522	1284 GRAND AVE	GROVER CITY	SAN LUIS OBISPO
523	2655 SHELL BEACH RD	PISMO BEACH	SAN LUIS OBISPO
524	320 E MILLBRAE AVE	MILLBRAE	SAN MATEO
525	1 WESTBOROUGH BLVD	SOUTH SAN FRANCISCO	SAN MATEO
526	260 EL CAMINO REAL	BURLINGAME	SAN MATEO
527	501 EL CAMINO REAL	MILLBRAE	SAN MATEO
528	2101 UNIVERSITY AVE	EAST PALO ALTO	SAN MATEO
52 9	990 VETERANS BLVD	REDWOOD CITY	SAN MATEO
530	1101 BROADWAY	BURLINGAME	SAN MATEO
531	790 POLHEMUS RD	SAN MATEO	SAN MATEO
532	1101 E HILLSDALE BLVD	FOSTER CITY	SAN MATEO
533	2045 RALSTON AVE	BELMONT	SAN MATEO
534	1001 SHORWAY RD	BELMONT	SAN MATEO
535	710 WOODSIDE RD	REDWOOD CITY	SAN MATEO
536	880 N DELAWARE ST	SAN MATEO	SAN MATEO
537	410 HICKEY BLVD	DALY CITY	SAN MATEO
538	602 E 4TH AVE	SAN MATEO	SAN MATEO
539	892 JOHN DALY BLVD	DALY CITY	SAN MATEO
540	2215 EL CAMINO REAL	REDWOOD CITY	SAN MATEO
541	300 S AIRPORT BLVD	SOUTH SAN FRANCISCO	SAN MATEO
542	375 CABRILLO HWY 1	HALF MOON BAY	SAN MATEO
543	100 MIDDLEFIELD RD	SAN MATEO CO RURAL	SAN MATEO
544	2690 BAYSHORE BLVD	DALY CITY	SAN MATEO
545	1399 WILLOW ROAD	MENLO PARK	SAN MATEO
546	1085 COAST VILLAGE RD	SANTA BARBARA	SANTA BARBARA
547	1476 E VALLEY RD	SANTA BARBARA CO RUR	SANTA BARBARA

548	206 EAST HWY 246, BOX 1640	SANTA BARBARA CO RUR	SANTA BARBARA
549	803 N MILPAS ST	SANTA BARBARA	SANTA BARBARA
550	6895 HOLLISTER AVENUE	GOLETA	SANTA BARBARA
551	4290 VIA REAL	CARPINTERIA	SANTA BARBARA
552	115 S LA CUMBRE RD	SANTA BARBARA	SANTA BARBARA
553	739 E DONOVAN RD	SANTA MARIA	SANTA BARBARA
554	6470 HOLLISTER AVE	SANTA BARBARA CO RUR	SANTA BARBARA
555	3580 SANTA MARIA WAY	SANTA MARIA	SANTA BARBARA
556	6096 COTTLE RD	SAN JOSE	SANTA CLARA
557	401 LEAVESLEY RD	GILROY	SANTA CLARA
558	3740 EL CAMINO REAL	SANTA CLARA	SANTA CLARA
559	2300 HOMESTEAD RD	LOS ALTOS	SANTA CLARA
560	1265 LAWRENCE STATION RD	SUNNYVALE	SANTA CLARA
561	45 W EL CAMINO REAL	MOUNTAIN VIEW	SANTA CLARA
562	3160 S BASCOM AVE	SAN JOSE	SANTA CLARA
563	1704 SARATOGA AVE	SAN JOSE	SANTA CLARA
564	825 E DUNNE AVE	MORGAN HILL	SANTA CLARA
565	1490 S PARK VICTORIA DR	MILPITAS	SANTA CLARA
566	2801 S WHITE RD	SAN JOSE	SANTA CLARA
567	500 LAWRENCE EXPY	SANTA CLARA	SANTA CLARA
568	1151 TULLY RD	SAN JOSE	SANTA CLARA
569	161 BLOSSOM HILL RD	SANJOSE	SANTA CLARA
570	395 BIRD AVE	SANTA CLARA CO RURAL	SANTA CLARA
571	1030 LEIGH AVE	SANTA CLARA CO RURAL	SANTA CLARA
572	147 E SANTA CLARA ST	SAN JOSE	SANTA CLARA
573	404 SARATOGA AVE	SAN JOSE	SANTA CLARA
574	1656 FOXWORTHY AVE	SAN JOSE	SANTA CLARA
575	1699 S DE ANZA BLVD	CUPERTINO	SANTA CLARA
576	1747 N 1ST ST	SAN JOSE	SANTA CLARA
577	11010 N DE ANZA BLVD	CUPERTINO	SANTA CLARA
578	875 BLOSSOM HILL RD	SAN JOSE	SANTA CLARA
579	452 BLOSSOM HILL RD	SAN JOSE	SANTA CLARA
580	10023 S. DE ANZA BLVD	CUPERTINO	SANTA CLARA
581	1301 S WINCHESTER BLVD	SAN JOSE	SANTA CLARA
582	2252 LINCOLN AVE	SAN JOSE	SANTA CLARA
583	5887 MONTEREY RD	GILROY	SANTA CLARA
584	900 MERIDIAN AVE	SAN JOSE	SANTA CLARA
585	808 N SHORELINE BLVD	MOUNTAIN VIEW	SANTA CLARA
586	16455 ALMADEN EXPY	SAN JOSE	SANTA CLARA
587	275 LOS GATOS SARATOGA R	LOS GATOS	SANTA CLARA
588	2701 MCKEE RD	SAN JOSE	SANTA CLARA

589	296 N FAIROAKS AVE	SUNNYVALE	SANTA CLARA
590	3151 SENTER RD	SAN JOSE	SANTA CLARA
591	1589 S BASCOM AVE	CAMPBELL	SANTA CLARA
592	3405 WINCHESTER BLVD	CAMPBELL	SANTA CLARA
593	2710 STORY RD	SANTA CLARA CO RURAL	SANTA CLARA
594	1249 GREAT MALL DRIVE	MILPITAS	SANTA CLARA
595	7110 CAMINO ARROYO	GILROY	SANTA CLARA
596	222 MAIN ST	WATSON	SANTA CRUZ
597	404 SOQUEL AVE	SANTA CRUZ	SANTA CRUZ
598	805 OCEAN ST	SANTA CRUZ	SANTA CRUZ
599	200 LEE RD	WATSONVILLE	SANTA CRUZ
600	823 MISSION ST	SANTA CRUZ	SANTA CRUZ
601	7719 SOQUEL DR	SANTA CRUZ CO RURAL	SANTA CRUZ
602	6325 HIGHWAY 9	SANTA CRUZ CO RURAL	SANTA CRUZ
603	1650 41ST AVE	CAPITOLA	SANTA CRUZ
604	5200 SONOMA BLVD	VALLEJO	SOLANO
605	1300 STRATFORD AVE	DIXON	SOLANO
606	2033 SOLANO AVE	VALLEJO	SOLANO
607	10 SOLANO SQ	BENICIA	SOLANO
608	99 LINCOLN HWY W	VALLEJO	SOLANO
609	113 SUNSET CENTER	SUISUN CITY	SOLANO
610	299 ORANGE DR	VACAVILLE	SOLANO
611	541 DAVIS STREET	VACAVILLE	SOLANO
612	182 NUT TREE PKWY	VACAVILLE	SOLANO
613	6001 GOODYEAR ROAD	BENICIA	SOLANO
614	2 PETALUMA BLVD	PETALUMA	SONOMA
615	1715 SANTA ROSA AVE	SANTA ROSA	SONOMA
616	302 ROHNERT PARK EXPY W	ROHNERT PARK	SONOMA
617	701 MENDOCINO AVE	SANTA ROSA	SONOMA
618	1440 E WASHINGTON ST	PETALUMA	SONOMA
619	4999 PETALUMA BLVD N	PETALUMA	SONOMA
620	540 WEST NAPA STREET	SONOMA	SONOMA
621	4990 COMMERCE BLVD	ROHNERT PARK	SONOMA
622	879 HOPPER AVE	SANTA ROSA	SONOMA
623	730 STONY POINT RD	SANTA ROSA	SONOMA
624	1002 LAKEVILLE STREET	PETALUMA	SONOMA
625	100 E. GLENWOOD AVE.	TURLOCK	STANISLAUS
626	1501 HERNDON RD	CERES	STANISLAUS
627	1600 SISK RD	MODESTO	STANISLAUS
628	3900 PELANDALE AVE	MODESTO	STANISLAUS
629	2101 SYLVAN	MODESTO	STANISLAUS

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630	2225 CLAIRBEL RD.	RIVERBANK	STANISLAUS
631	507 E THOMPSON BLVD	VENTURA	VENTURA
632	920 S SEAWARD AVE	VENTURA	VENTURA
633	502 NEW LOS ANGELES AVENUE	MOORPARK	VENTURA
634	2568 SYCAMORE DR	SIMI VALLEY	VENTURA
635	1960 VICTORIA AVE	OXNARD	VENTURA
636	2901 SAVIERS RD	OXNARD	VENTURA
637	805 VENTURA AVE	VENTURA COUNTY RURAL	VENTURA
638	7700 TELEGRAPH RD	VENTURA	VENTURA
639	1152 AVE DE LOS ARBOLES	THOUSAND OAKS	VENTURA
640	704 W VENTURA ST	FILLMORE	VENTURA
641	522 LAS POSAS RD	CAMARILLO	VENTURA
642	9460 TELEPHONE RD	VENTURA	VENTURA
643	566 W MAIN ST	SANTA PAULA	VENTURA
644	4870 SANTA ROSA RD	CAMARILLO	VENTURA
645	2395 ERRINGER RD	SIMI VALLEY	VENTURA
646	1900 N. ROSE AVENUE	OXNARD	VENTURA
647	1935 ANDERSON RD	DAVIS	YOLO
648	18430 COUNTY ROAD 102	YOLO COUNTY RURAL	YOLO
649	4800 W CAPITOL AVE	WEST SACRAMENTO	YOLO
650	4475 CHILES RD	DAVIS	YOLO

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