1 2 3 4 5	LUCAS WILLIAMS (State Bar No. 264518) JACOB JANZEN (State Bar No. 313474) WILLIAMS ENVIRONMENTAL LAW 490 43rd Street, #23 Oakland, CA 94609 Email: lucas@williams-envirolaw.com Email: jake@williams-envirolaw.com Telephone: (707) 849-5198 Fax: (510) 609-3360	FILED Superior Court of California County of Alameda 07/27/2022 Cliad Flike, Executive Officer / Clerk of the Court By:	
6 7 8 9	JUSTIN HEDEMARK (State Bar No. 307357) HEDEMARK LAW, P.C. 220 Montgomery Street, Suite 1100 San Francisco, CA 94104 Email: justin@hedemarklaw.com Telephone: (415) 692-1503 Fax: (415) 484-7071		
10 11 12	Attorneys for Plaintiff ENVIRONMENTAL DEMOCRACY PROJECT SUPERIOR COURT OF THE STATE OF CALIFORNIA		
13	COUNTY OF ALAMEDA		
14 15 16	ENVIRONMENTAL DEMOCRACY PROJECT, a California non-profit corporation,	Case No. RG21112735 ASSIGNED FOR ALL PURPOSES TO: Judge Noël Wise, Department 24	
17 18	Plaintiff, v.	PLAINTIFF'S NOTICE OF LODGING OF [P ROPOSED]	
19 20	v. CANDIES TOLTECA, et al.,	CONSENT JUDGMENT AS TO DEFENDANT CANDIES TOLTECA	
21	Defendants.	Date: July 14, 2022	
22 23		Time: 9:00 a.m. Dept.: 24	
23 24		Reservation ID: 490399435103	
25 26		[Filed concurrently with Notice of Motion, MPA, and Declarations of Lucas Williams, Tanya Boyce, and Justin Hedemark]	
27			
28			
	MPA ISO MOTION TO APPROVE PRO CASE NO. RG		

has lodged the following documen	hat Plaintiff Environmental Democracy Project (EDP) t with this Court:		
1. [Proposed] Consent.	t with this Court:		
(attached hereto as Exhibit 1).	Judgment between EDP and Defendant Candies Tolteca		
	(attached hereto as Exhibit 1).		
Entry of this proposed Consent Judgment will resolve EDP's claims in this case as			
to all Defendants. EDP will, by motion filed concurrently herewith, request that the Court			
sign and enter this Consent Judgm	ent as a final judgment.		
Dated: May 16, 2022	Respectfully Submitted,		
	WILLIAMS ENVIRONMENTAL LAW		
	/s/ I was Williams		
	/s/ Lucas Williams		
	Lucas Williams Attorneys for Plaintiff		
	ENVIRONMENTAL DEMOCRACY		
	PROJECT		
	1		
NOTICE OF	F LODGING OF CONSENT JUDGMENT CASE NO. RG21112735		
	Entry of this proposed Cons to all Defendants. EDP will, by m sign and enter this Consent Judgm Dated: May 16, 2022		

EXHIBIT 1 NOTICE OF LODGING

1	LUCAS WILLIAMS (State Bar No. 264518) JACOB JANZEN (State Bar No. 313474)		
2	WILLIAMS ENVIRONMENTAL LAW 490 43rd Street, #23		
3	Oakland, CA 94609 Email: lucas@williams-envirolaw.com		
4	Telephone: (707) 849-5198 Fax: (510) 609-3360		
5	JUSTIN HEDEMARK (State Bar No. 307357)		
6	HEDEMARK LAW, P.C. 220 Montgomery Street, Suite 1100		
7	San Francisco, CA 94104 Email: justin@hedemarklaw.com		
8	Telephone: (415) 692-1503 Fax: (415) 484-7071		
9	Attorneys for Plaintiff		
10	ENVIRONMENTAL DEMOCRACY PROJECT		
11	SUPERIOR COURT OF THE S	TATE OF CALIFORNIA	
12	FOR THE COUNTY	OF ALAMEDA	
13			
14		D. D. D. D. C. 1112725	
15	ENVIRONMENTAL DEMOCRACY PROJECT, a non-profit corporation,) Case No. RG21112735	
16	Plaintiff,) Assigned for All Purposes to:) Judge Noël Wise, Dept. 24	
17	V.)) [PROPOSED] CONSENT JUDGMENT	
18	CANDIES TOLTECA; CARDENAS) RE: CANDIES TOLTECA	
19	MARKETS, LLC; and DOES 1 through 10, inclusive,		
20	Defendants.		
21)	
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	CONSENT JUDGMENT – CANDIES TO	DLTECA – CASE NO. RG21112735	

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1.

INTRODUCTION

1.1 The Parties to this Consent Judgment are Plaintiff Environmental Democracy
 Project, a California non-profit corporation ("EDP") and Defendant Candies Tolteca ("Settling
 Defendant"). EDP and Settling Defendant (the "Parties") enter into this Consent Judgment to
 settle certain claims asserted by EDP against Settling Defendant as set forth in the operative
 complaint ("Complaint") in this action.

1.2 On or about June 15, 2021, EDP provided a 60-day Notice of Violation of
Proposition 65 to the California Attorney General, the District Attorneys of every county in
California, the City Attorneys of every California city with a population greater than 750,000,
and to Settling Defendant, alleging that Settling Defendant violated Proposition 65 by exposing
persons to lead contained in saladitos (dried and salted plums) without first providing a clear and
reasonable Proposition 65 warning.

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1.3 Settling Defendant is a corporation or other business entity that manufactures, distributes, sells, or offers for sale saladitos (dried and salted plums) that are sold in the State of California or has done so in the past.

16 1.4 On September 10, 2021, EDP filed the original Complaint in the above-captioned
17 matter naming Settling Defendant as defendant.

18 1.5 For purposes of this Consent Judgment only, the Parties stipulate that this Court 19 has jurisdiction over the allegations of violations contained in the Complaint and personal 20jurisdiction over Settling Defendant as to the acts alleged in the Complaint, that venue is proper 21 in the County of Alameda, and that this Court has jurisdiction to enter and enforce this Consent 22 Judgment as a full and final resolution of all claims which were or could have been raised in the 23 Complaint based on the facts alleged therein with respect to Covered Products manufactured, 24 distributed, and/or sold by Settling Defendant and Cardenas Markets LLC, and its affiliates and 25 subsidiaries.

1.6 Nothing in this Consent Judgment is or shall be construed as an admission by the
Parties of any fact, conclusion of law, issue of law, or violation of law, nor shall compliance with

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the Consent Judgment constitute or be construed as an admission by the Parties of any fact,
conclusion of law, issue of law, or violation of law. Nothing in this Consent Judgment shall
prejudice, waive or impair any right, remedy, argument, or defense the Parties may have in any
other pending or future legal proceedings. This Consent Judgment is the product of negotiation
and compromise and is accepted by the Parties solely for purposes of settling, compromising, and
resolving issues disputed in this action.

7 2.

DEFINITIONS

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2.1 The "Complaint" means the operative complaint in the above-captioned matter.

9 2.2 "Covered Products" means saladitos. Saladitos are plums that are dried and
10 covered with salt or chili.

2.3 "Effective Date" means the date on which notice of entry of this Consent
Judgment by the Court is served upon Settling Defendant.

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3.

INJUNCTIVE RELIEF

14 3.1 Cessation of Sales of All Saladitos. As of the Effective Date, Settling Defendant
 15 shall cease all purchases and sales of Covered Products.

3.2 Recall of All Saladitos. As of the Effective Date, to the extent it has not done so
already, Settling Defendant shall use its best efforts to recall all Covered Products from the
California and national marketplace including but not limited to recalling the products from
Settling Defendant's wholesale customers.

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4.

ENFORCEMENT

4.1 General Enforcement Provisions. The parties may, by motion or application for
an order to show cause before this Court, enforce the terms and conditions contained in this
Consent Judgment. Prior to bringing any motion or application to enforce the requirements of
Section 3 above, the moving party shall provide the non-moving party with a notice setting forth
the factual basis for the alleged violation of Section 3 ("Notice of Violation"). The Parties shall
then meet and confer regarding the basis for the anticipated motion or application in an attempt to
resolve it informally. Should such attempts at informal resolution fail, the moving-party may file

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its enforcement motion or application. The prevailing party on any motion to enforce this
 Consent Judgment shall be entitled to its fees and costs associated with the motion.

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5.

PAYMENTS

4 5.1 Payments by Settling Defendant. Within seven calendar days of the Effective
5 Date, Settling Defendant shall pay the total sum of \$50,000 as a settlement payment as further set
6 forth in this Section.

7 5.2 Allocation of Payments. The total settlement amount shall be paid by three 8 separate checks delivered as set forth below (and summarized in Section 5.2.4). Any failure by 9 Settling Defendant to comply with the payment terms herein shall be subject to a stipulated late 10 fee to be paid by Settling Defendant in the amount of \$100 for each day the full payment is not 11 received after the applicable payment due date set forth in Section 5.1. The late fees required under this Section shall be recoverable, together with reasonable attorneys' fees, in an 12 13 enforcement proceeding brought pursuant to Section 4 of this Consent Judgment. The funds paid 14 by Settling Defendant shall be allocated as set forth below between the following categories and 15 made payable as follows: 16 5.2.1 \$10,000 as a civil penalty pursuant to Health & Safety Code § 25249.7(b). 17 The civil penalty payment shall be apportioned in accordance with Health & Safety Code § 18 25249.12 (25% to EDP and 75% to the State of California's Office of Environmental Health 19 Hazard Assessment ("OEHHA")). Accordingly, the OEHHA portion of the civil penalty 20 payment for \$7,500 shall be made payable to OEHHA and associated with taxpayer identification 21 number 68-0284486. This payment shall be delivered as follows: 22 For United States Postal Service Delivery: 23 Attn: Mike Gyurics **Fiscal Operations Branch Chief** 24 Office of Environmental Health Hazard Assessment P.O. Box 4010, MS #19B 25 Sacramento, CA 95812-4010 26 For Non-United States Postal Service Delivery:

Attn: Mike Gyurics

1 2	Office o 1001 I S	perations Branc f Environmenta treet, MS #19B ento, CA 95814	h Chief l Health Hazard	Assessment	
3	The EDP portion of the civil penalty payment for \$2,500 shall be made				
4	payable to Environmental Democracy Project and associated with taxpayer identification number				
5	84-3998900. This payment shall be delivered to Williams Environmental Law, 356 49th Street,				
6 7	Oakland, CA 94609.	Oakland, CA 94609.			
7 8	5.2.2 \$35,000 as a rei	imbursement of	a portion of ED	P's reasonable attorneys'	
o 9	fees and costs. The attorneys' fees and	d cost reimburse	ement shall be m	ade payable to Williams	
9 10	Environmental Law and associated with taxpayer identification number 84-4252225. This check				
10	shall be delivered to Williams Environmental Law at 356 49th Street, Oakland, CA 94609.				
11	5.2.3 \$5,000 as an Additional Settlement Payment ("ASP") to EDP pursuant to				
12	Health & Safety Code § 25249.7(b), and California Code of Regulations, Title 11, § 3204. EDP				
13 14	shall use these funds to support EDP programs and activities that seek to educate the public about				
15	toxic chemicals including lead, and to advocate on behalf of impacted communities for				
16	businesses practices that are equitable, and safe for human health and the environment. EDP				
17	shall obtain and maintain adequate records to document that this ASP is spent on these activities				
18	and EDP agrees to provide such documentation to the Attorney General within thirty (30) days of				
19	any request from the Attorney General. This payment shall be made payable to Environmental				
20	Democracy Project and associated with employer identification number 84-3998900 and shall be				
21	delivered to Williams Environmental Law at 356 49th Street, Oakland, CA 94609.				
22	5.2.4 To summarize, Settling Defendant shall deliver checks made out to the				
23	payees and in the amounts set forth below:				
24	Payee	Туре	Amount	Deliver To OEHHA per Section	
25	ОЕННА	Penalty	\$7,500	5.2.1	
26 27	Williams Environmental Law (WEL)	Fees/Costs	\$35,000	WEL per Section 5.2.1	
28	5				
	CONSENT JUDGMENT – CANDIES TOLTECA – CASE NO. RG21112735				

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6.

MODIFICATION AND DISPUTE RESOLUTION

6.1 **Modification.** This Consent Judgment may be modified from time to time by express written agreement of the Parties, with the approval of the Court, or by an order of this Court upon motion and in accordance with law.

Penalty and

ASP

\$7,500

WEL per Section 5.2.2

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6.2 **Notice; Meet and Confer.** Any Party seeking to modify this Consent Judgment shall attempt in good faith to meet and confer with all affected Parties prior to filing a motion to modify the Consent Judgment.

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7.

CLAIMS COVERED AND RELEASE

Environmental Democracy Project

10 7.1 Provided that Settling Defendant complies in full with its obligations under 11 Section 5 hereof, this Consent Judgment is a full, final, and binding resolution between EDP on 12 behalf of itself and the public interest and Settling Defendant and its parents, subsidiaries, 13 affiliated entities that are under common ownership, directors, officers, employees, agents, 14 shareholders, successors, assigns, and attorneys ("Defendant Releasees"), and all entities to 15 which Settling Defendant directly or indirectly distribute or sell Covered Products, including but 16 not limited to Cardenas Markets LLC, and its affiliates and subsidiaries, and any and all 17 distributors, wholesalers, customers, retailers, franchisees, licensors, and licensees ("Downstream 18 Defendant Releasees"), of any violation of Proposition 65 based on failure to warn about alleged 19 exposure to lead contained in Covered Products that were sold, distributed or offered for sale by 20 Settling Defendant prior to the Effective Date.

7.2 Provided that Settling Defendant complies in full with its obligations under
Section 5 hereof, EDP, for itself, its agents, successors and assigns, releases, waives, and forever
discharges any and all claims against Settling Defendant, Defendant Releasees, Cardenas Markets
LLC, and its affiliates and subsidiaries, and Downstream Defendant Releasees arising from any
violation of Proposition 65 or any other statutory or common law claims that have been or could
have been asserted by EDP individually or in the public interest regarding the failure to warn
about exposure to lead arising in connection with Covered Products manufactured, distributed or

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1	sold by Settling Defendant prior to the Effective Date.		
2	7.3 Provided that Settling Defendant complies in full with its obligations under		
3	Section 5 hereof, compliance with the terms of this Consent Judgment by Settling Defendant		
4	shall constitute compliance with Proposition 65 by Settling Defendant, Defendant Releasees, and		
5	Downstream Defendant Releasees with respect to any alleged failure to warn about lead in		
6	Covered Products manufactured, distributed, or sold by Settling Defendant after the Effective		
7	Date.		
8	8. PROVISION OF NOTICE		
9	8.1 When EDP is entitled to receive any notice under this Consent Judgment, the		
10	notice shall be sent by first class and electronic mail to:		
11	Lucas Williams		
12	Williams Environmental Law 356 49 th Street		
13	Oakland, CA 94609 lucas@williams-envirolaw.com		
14	8.2 When Settling Defendant is entitled to receive any notice under this Consent		
15	Judgment, the notice shall be sent by first class and electronic mail to:		
16			
17	David Schneider Fennimore Dowling Aaron		
18	8080 N. Palm Avenue, Third Floor Fresno, CA 93711		
19	DSCHNEIDER@fennemorelaw.com		
20	Any Party may modify the person and/or address to whom the notice is to be sent by sending		
21	the other Party notice by first class and electronic mail.		
22	9. COURT APPROVAL		
23	9.1 This Consent Judgment shall become effective upon the date signed by EDP and		
24	Settling Defendant, whichever is later, provided however, that EDP shall prepare and file a		
25	Motion for Approval of this Consent Judgment and Settling Defendant shall support entry of this		
26	Consent Judgment by the Court.		
27	9.2 If this Consent Judgment is not entered by the Court, it shall be of no force or		
28	7		
	CONSENT JUDGMENT – CANDIES TOLTECA – CASE NO. RG21112735		

effect and shall not be introduced into evidence or otherwise used in any proceeding for any
 purpose other than to allow the Court to determine if there was a material breach of Section 9.1.

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10. GOVERNING LAW AND CONSTRUCTION

4 10.1 The terms of this Consent Judgment shall be governed by the laws of the State of5 California.

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11.

ATTORNEYS' FEES

7 11.1 A Party who unsuccessfully brings or contests an action, motion, or application
8 arising out of this Consent Judgment shall be required to pay the prevailing Party's reasonable
9 attorneys' fees and costs.

10 11.2 Nothing in this Section 11 shall preclude a Party from seeking an award of
11 sanctions pursuant to law.

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12. ENTIRE AGREEMENT

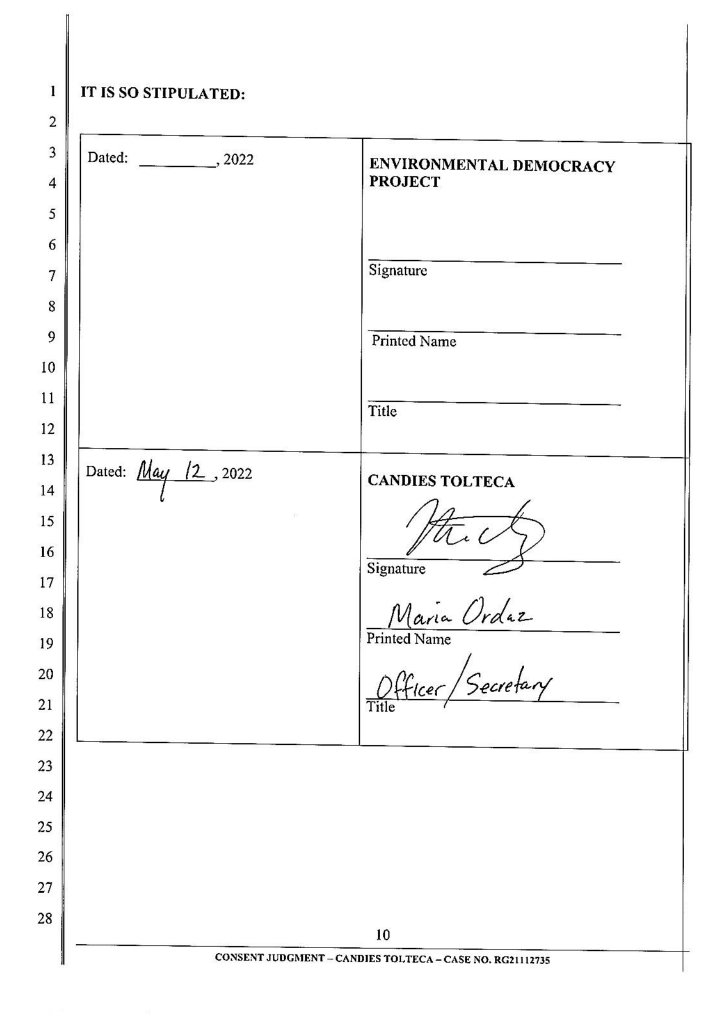
13 This Consent Judgment contains the sole and entire agreement and understanding 12.1 14 of the Parties with respect to the entire subject matter hereof, and any and all prior discussions, 15 negotiations, commitments, or understandings related thereto, if any, are hereby merged herein and therein. There are no warranties, representations, or other agreements between the Parties 16 17 except as expressly set forth herein. No representations, oral or otherwise, express or implied, 18 other than those specifically referred to in this Consent Judgment have been made by any Party 19 hereto. No other agreements not specifically contained or referenced herein, oral or otherwise, 20 shall be deemed to exist or to bind any of the Parties hereto. Any agreements specifically 21 contained or referenced herein, oral or otherwise, shall be deemed to exist or to bind any of the 22 Parties hereto only to the extent that they are expressly incorporated herein. No supplementation, 23 modification, waiver, or termination of this Consent Judgment shall be binding unless executed in 24 writing by the Party to be bound thereby. No waiver of any of the provisions of this Consent 25 Judgment shall be deemed or shall constitute a waiver of any of the other provisions hereof 26 whether or not similar, nor shall such waiver constitute a continuing waiver.

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1	13.	RETENTION OF JURISDICTION	
2		13.1 This Court shall retain jurisdiction of this matter to implement or modify the	
3	Conse	ent Judgment.	
4	14.	AUTHORITY TO STIPULATE TO CONSENT JUDGMENT	
5		14.1 Each signatory to this Consent Judgment certifies that he or she is fully authorized	
6	by the	e Party he or she represents to stipulate to this Consent Judgment and to enter into and	
7	execute the Consent Judgment on behalf of the Party represented and legally to bind that Party.		
8	15.	NO EFFECT ON OTHER SETTLEMENTS	
9		15.1 Nothing in this Consent Judgment shall preclude EDP from resolving any claim	
10	again	st an entity that is not Settling Defendant on terms that are different from those contained in	
11	this C	Consent Judgment.	
12	16.	EXECUTION IN COUNTERPARTS	
13		16.1 The stipulations to this Consent Judgment may be executed electronically and in	
14	count	erparts by means of portable document format (pdf), which taken together shall be deemed	
15	to cor	nstitute one document.	
16			
17		SO ORDERED, ADJUDGED,	
18	AND	DECREED.	
19		07/27/2022 Sem Ch	
20	Dated	l:	
21		Jenna Whitman / Judge	
22		-	
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		CONSENT JUDGMENT – CANDIES TOLTECA – CASE NO. RG21112735	

1 IT IS SO STIPULATED:

2			
3	Dated: May 13, 2022 ENVIRONMENTAL DEMOCRACY PROJECT		
4			
5		12 OB	
6		Campant. Cayce	
7		Signature	
8		TANJA M. Doyce Printed Name	
9		Printed Name	
10		Executive Director	
11		Title	
12			
13	Dated:, 2022	CANDIES TOLTECA	
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16		Signature	
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18		Printed Name	
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	CONSENT JUDGME	NT – CANDIES TOLTECA – CASE NO. RG21112735	



SUPERIOR COURT OF CALIFORNIA COUNTY OF ALAMEDA	Reserved for Clerk's File Stamp
COURTHOUSE ADDRESS: Rene C. Davidson Courthouse 1225 Fallon Street, Oakland, CA 94612	FILED Superior Court of California County of Alameda 08/09/2022
PLAINTIFF/PETITIONER: Environmental Democracy Project	Chad Flike, Executive Officer / Clerk of the Court By:
DEFENDANT/RESPONDENT: Candies Tolteca et al	B. Mercado
CERTIFICATE OF ELECTRONIC SERVICE CODE OF CIVIL PROCEDURE 1010.6	CASE NUMBER: RG21112735

I, the below named Executive Officer/Clerk of Court of the above-entitled court, do hereby certify that I am not a party to the cause herein, and that on this date I served one copy of the Notice of Lodging of Proposed Consent Judgment entered herein upon each party or counsel of record in the above entitled action, by electronically serving the document(s) from my place of business, in accordance with standard court practices.

David D. Schneider Fennemore Dowling Aaron LLP dschneider@fennemorelaw.com Lucas Williams WILLIAMS ENVIRONMENTAL LAW Lucas@williams-envirolaw.com

Sophia B. Castillo Downey Brand LLP scastillo@downeybrand.com

Chad Finke, Executive Officer / Clerk of the Court

Dated: 08/09/2022

By:

Rich MM

B. Mercado, Deputy Clerk

CERTIFICATE OF ELECTRONIC SERVICE CODE OF CIVIL PROCEDURE 1010.6