

## **CONSUMER DEFENSE GROUP ACTION**

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**GRAHAM & MARTIN, LLP**  
950 South Coast Drive, Suite 220  
Costa Mesa, CA 92626  
Telephone: (714) 850-9390  
Facsimile: (714) 850-9392

### **Amended 60 Day Notice of Intent to Sue Costco Wholesale Corp. formerly Costco Companies, Inc., and all of Its Operating Subsidiaries Under Health & Safety Code Sections 25249.5 and 25249.7**

Consumer Defense Group Action, a California corporation (hereinafter "CDG" or the "Noticing Party") hereby gives Notice of Intent to Sue Under Health & Safety Code Section 25249.5 (the "Notice") to James D. Sinegal, the President of Costco Wholesale Corp. and all of its operating subsidiaries (hereinafter referred to collectively as "COSTCO"), as well as the governmental entities on the attached proof of service. The Noticing Party must be contacted through Anthony G. Graham at the above address.

#### **Summary of Violation**

This Notice is intended to inform COSTCO that it is in violation of Proposition 65, the Safe Drinking Water and Toxic Enforcement Act (commencing with Health & Safety Code Section 25249.5) (hereinafter "Proposition 65"). Proposition 65 absolutely prohibits any business from contaminating the drinking water supplies of California. COSTCO is in violation of Proposition 65 because it has and is knowingly and intentionally threatening to "release chemicals known to the State of California to cause cancer or reproductive toxicity into water or onto or into land where such chemical passes or probably will pass into any source of drinking water," at each of the facilities listed on Exhibit A hereto (hereinafter "the Facilities"), which are COSTCO branded gasoline stations with underground storage tank systems. Health & Safety Code Section 25249.5 and 25249.7. Proposition 65 provides that when a party, such as COSTCO, an entity with more than ten employees, has been and is knowingly and intentionally threatening to "release chemicals known to the State of California to cause cancer or reproductive toxicity into water or onto or into land where such chemical passes or probably will pass into any source of drinking water," it is violating Health & Safety Code Section 25249.5 and may be enjoined from such conduct pursuant to Health & Safety Code Section 25249.7. The chemicals which COSTCO is threatening to release are benzene and toluene ("the Designated Chemicals"), which are contained in the gasoline and other refined petroleum products which COSTCO markets and stores within underground storage tank systems owned and/or operated by COSTCO located at the Facilities. In order to be in compliance with Proposition 65, COSTCO must effectively contain the Designated Chemicals in a UST system that is "product tight." For these purposes, "product tight" means that the operations must be impervious to the liquid and vapor of the substance ("the Designated Chemicals") that is or are contained or to be contained, in the underground storage tank systems so as to prevent seepage of the Designated Chemicals from the containment and in to or on to the ground where the Designated Chemicals will pass or probably will pass into any source of drinking water.

#### **The Violation**

COSTCO markets gasoline and other refined petroleum products (hereinafter referred to as "gasoline") to both consumers and retailers. Gasoline is marketed under the COSTCO trademark directly to motorists at COSTCO branded retail outlets in California and elsewhere. COSTCO owns and/or operates numerous underground storage tank systems located at the Facilities that are used for the storage

of gasoline offered for sale by COSTCO to the general public. The operation by COSTCO of the underground storage tank systems located at the Facilities, as well as the delivery, storage and dispensing of gasoline at the Facilities, as currently controlled and managed by COSTCO, poses a substantial threat of discharge of gasoline and other refined petroleum products "into water or onto or into land where such chemical passes or probably will pass into any source of drinking water".

All water within the State, including groundwater, is the property of the people of the State of California. California Water Code §§ 102 and 104. As to all water, the Legislature of the State of California ("the Legislature") has determined that "the people of the State have a primary interest in the conservation, control and utilization of the water resources of the state, and that the quality of all waters of the State shall be protected for use and enjoyment of the people of the state." California Water Code § 13000. Under Proposition 65 a "source of drinking water" is not confined to existing drinking water supplies. Rather, a "[s]ource of drinking water means either a present source of drinking water or water which is identified or designated in a water quality control plan adopted by a regional board as being suitable for domestic or municipal uses [and] also includes water identified in a regional board" water quality control plan as being suitable for domestic or municipal uses." Health & Safety Code §25249.10 (d). The "source of drinking water" into which the Designated Chemicals "probably will pass" are identified on Exhibit A hereto.

Gasoline contains a number of constituents and additives each of which separately, as well as in combination, present a significant risk to human health, safety and the environment. The gasoline marketed by COSTCO contains the chemicals Benzene and Toluene. Benzene is a clear, colorless, highly reactive flammable liquid derived from petroleum and contained in gasoline. Benzene is a chemical known by the State of California to cause cancer and has been listed as such pursuant to Proposition 65. Toluene is a colorless flammable liquid obtained from coal tar or petroleum and contained in motor vehicle fuels. Toluene is a chemical known by the State of California to cause reproductive toxicity and has been listed as such pursuant to Proposition 65. Hereinafter benzene and toluene are referred to as the "Designated Chemicals".

The gasoline service station operations undertaken at the Facilities are not "product tight" (i.e. the operations are not impervious to the liquid and vapor of the substance that is contained, or is to be contained, in the underground storage tank systems so as to prevent seepage of the Designated Chemicals from the containment and into the ground) and thus are threatening to cause a discharge of Designated Chemicals. The following are the components of the gasoline service station operations that pose a threat of discharge of Designated Chemicals: the underground tank(s) and underground storage tank system(s); the pipes used in connection with the storage of the Designated Chemicals in the USTs, including connecting pipes, vapor recovery lines, vent lines and associated fittings as well as the associated secondary containment systems; the drainage systems which collect surface water run off from the petroleum dispensing and delivery areas; secondary containment and spill control systems, including but not limited to secondary containment for the underground tank system, pipe, connecting pipe, dispensers and dispenser piping and the petroleum delivery area, as well as for the drainage systems which collected surface water run off from the dispensing and delivery area.

At the Facilities, the gasoline containing Designated Chemicals is stored in one or more underground storage tank(s) and an underground storage tank system (hereinafter referred to collectively as "the USTs"), which includes, but is not limited to, one or more tanks, including the piping connected thereto. The pipes used in connection with the storage of the Designated Chemicals in the USTs includes but is not limited to valves and other appurtenances connected to the pipe, pumping units, fabricated assemblies associated with the pumping units, and metering and delivery stations and fabricated assemblies therein. The pipes used in connection with the storage of the Designated Chemicals in the USTs include

“connecting piping”, such as pipe, valves elbows, joints, flanges and flexible connectors through which the Designated Chemicals flow. The UST system also includes the vapor recovery lines, vent lines and associated fittings as well as the associated secondary containment systems, the drainage systems which collect surface water run off from the petroleum dispensing and delivery areas. Finally, the UST systems include secondary containment and spill control systems including but not limited to secondary containment for the underground tank system, leak detection sensors, pipe, connecting pipe, dispensers and dispenser piping and the petroleum delivery area, as well as for the drainage systems which collect surface water run off from the dispensing and delivery area.

Investigations and reports conducted and prepared for the California State Water Resources Control Board (“SWRCB”) (with the assistance and input of the Environmental Health Divisions and Departments for a number of California counties and Regional Water Quality Control Boards as well as various members of the oil industry), the California Environmental Protection Agency (“CEPA”), Department of Toxic Substances Control (“DTSC”), the Office of Pollution Prevention and Technology Department, as well as testing undertaken by the various city fire departments where the Facilities are located, demonstrate that discharges of petroleum products including the Designated Chemicals occur, and are expected to occur, from the gasoline service station operations at the Facilities on a regular and ongoing basis. The CWRQB Report concluded that 61% of all USTs in operation, at any given time, are discharging/releasing gasoline and other refined petroleum products including the Designated Chemicals into or on to the land. The CWRQB Report also found that the percentage of USTs found to be discharging/releasing gasoline and other refined petroleum products including the Designated Chemicals into or on to the land was not materially different whether the underground storage tank was single or double-walled. COSTCO, as well as the oil industry in general, know of these facts.

Because COSTCO, as well as the oil industry in general, is aware of these facts, COSTCO, along with the oil industry, have in place leak detection sensor systems. The fact that COSTCO uses such a system is an acknowledgement by COSTCO that it knows that the USTs it operates are likely to leak at any given time. The sensors do not inform COSTCO that the USTs are about to release product, only, at best that the USTs have leaked and/or are leaking product, including the Designated Chemicals. Further, the CWRQB Report noted that the leak detection systems in use by the industry only record a discharge from the USTs where the leak is **more than 0.1 gallons/hour (2.4 gallons a day, or 876 gallons a year per sensor)**. That is, even under this extremely lax standard, COSTCO does not even record a discharge until an individual tank sensor (of which there are usually more than one in any UST) records a discharge of **greater than 876 gallons a year**. Naturally, the level of non-recorded discharge can be much higher for any individual UST since there may be four or more sensors in any given system **each of which** is failing to record a discharge of slightly less than 876 gallons a year. Finally, a report prepared by the SWRCB Underground Storage Tank Program entitled “Field Evaluation of Underground Storage Tank System Leak Detection Sensors” expressly found that the leak detection sensors systems used by the oil industry, including COSTCO, are not reliable where, as the report noted, the sensors have not been properly installed, programmed, maintained and operated, or when the secondary containment in which they are installed are not working properly. The SWRCB, in analyzing the use of leak detection sensor systems by the oil industry (including COSTCO), specifically noted a number of significant problems which greatly lessened the utility of such sensors including the following: “sensors were raised from the low point of the secondary containment, sensors fail[ed] to alarm when tested, and sensors fail[ed] to shut down the turbine pump in the event of an alarm.” The report went on to note that almost a third of the secondary containment systems had water or product in one or more areas, a fact which would seriously impact the operational effectiveness of the sensor detection systems. Under these circumstances, the sensors will simply not operate effectively, even at the lax warning level used by COSTCO. Further, since such sensors, even when working properly, do not prevent leaks but, at best, simply record them, they are ineffective to avoid liability under Health & Safety Code sections 25249.5 and 25249.7. In order to be in compliance with Proposition 65 COSTCO must therefore effectively contain the Designated Chemicals in a UST system which is “product tight”, as defined above.

The gasoline service operations of COSTCO therefore pose and threaten to pose an imminent treat to human health or safety or the environment and therefore create a substantial probability of harm since there is a substantial likelihood that the majority of the USTs operated and maintained by COSTCO are either currently or likely will shortly discharge/release gasoline and other refined petroleum products into or on to the land. Such a discharge/release of the Designated Chemicals from the USTs at the Facilities "probably will pass into [a] source of drinking water." It is clear therefore that for the entire period of time that COSTCO has owned and/or controlled the USTs located at the Facilities, COSTCO has been and continues to be in violation of Proposition 65. Given that the maximum prior period of potential liability pursuant to Proposition 65, Business & Professions Code §17200 and Fish & Game Code §5650(which are the operative statutes pursuant to which a complaint will be filed against COSTCO) is four years, this Notice is intended to inform COSTCO that it has been in violation of Proposition 65 from the time period from four years prior to the date of this notice and continues to be in violation, for every day upon which COSTCO owns and/or controls the underground storage tank systems for any Facility listed on Exhibit A.

Proposition 65 requires that notice and intent to sue be given to COSTCO sixty days before a suit is filed. With this letter, CDG gives notice of the alleged violations to COSTCO and the appropriate governmental authorities. This notice covers all violations of Proposition 65 that are currently known to CDG from information now available to it. CDG reserves the right to amend this Notice to inform COSTCO of other violations and/or exposures as it gathers further information. With the copy of this amended notice submitted to COSTCO, a copy is provided of "The Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65): A Summary."

Dated: September 21, 2005

By:

  
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Anthony G. Graham, Esq.

# EXHIBIT A

## COSTCO WHOLESALE STORES IN CALIFORNIA THAT SELL RETAIL GAS

<p>Alhambra Store 2207 W. Commonwealth Alhambra, CA SAN FERNANDO VALLEY GROUNDWATER BASIN (Sub-basin 4-12)</p>	<p>Richmond Store 4801 Central Ave. Richmond, CA ALAMEDA EAST BAY GROUNDWATER BASIN (2-9.01E)</p>
<p>Azusa Store 1220 W. Foothill Blvd. Azusa, CA SAN FERNANDO VALLEY GROUNDWATER BASIN (Sub-basin 4-12)</p>	<p>South Sacramento Store 7981 E. Stockton Blvd. Sacramento, CA SACRAMENTO VALLEY GROUNDWATER BASIN (5-21)</p>
<p>Bakersfield Store 3800 Rosedale Highway Bakersfield, CA SAN JOAQUIN GROUNDWATER BASIN (5-22)</p>	<p>San Bernardino Store 1099 E. Hospitality Lane San Bernardino, CA UPPER SANTA ANA VALLEY GROUNDWATER BASIN (8-2)</p>
<p>Burbank Store 1051 Burbank Blvd. Burbank, CA SAN FERNANDO VALLEY GROUNDWATER BASIN (Sub-basin 4-12)</p>	<p>San Diego Store 4605 Morena Blvd. San Diego, CA OTAY VALLEY GROUNDWATER BASIN (9-18)</p>
<p>Cal Expo Store 1600 Expo Pkwy. Sacramento, CA SACRAMENTO VALLEY GROUNDWATER BASIN (5-21)</p>	<p>San Diego (SE) Store 650 Gateway Center Drive San Diego, CA OTAY VALLEY GROUNDWATER BASIN (9-18)</p>
<p>Carlsbad Store 951 Palomar Airport Road Carlsbad, CA CARLSBAD - ENCINAS WATERSHED(90440)</p>	<p>San Leandro Store 1900 Davis Street San Leandro, CA ALAMEDA EAST BAY GROUNDWATER BASIN (2-9.01E)</p>
<p>Chino Hills Store 13111 Peyton Drive Chino Hills, CA UPPER SANTA ANA VALLEY GROUNDWATER BASIN (8-2)</p>	<p>Santa Clara Store 1601 Coleman Ave. Santa Clara, CA SANTA CLARA GROUNDWATER BASIN (Sub-basin Sub-Basin 2-95)</p>
<p>Chula Vista Store 1144 Broadway Chula Vista, CA SWEETWATER - LOWER SWEETWATER - TELEGRAPH WATERSHED (90911)</p>	<p>Santa Rosa Store 1900 Santa Rosa Ave. Santa Rosa, CA SANTA ROSA VALLEY GROUNDWATER BASIN (1-55)</p>
<p>City of Industry Store 17550 Castleton Street City of Industry, CA</p>	<p>Santee Store 101 Town Center Pkwy Santee, CA</p>

SAN FERNANDO VALLEY GROUNDWATER BASIN (Sub-basin 4-12)	SAN DIEGO RIVER VALLEY GROUNDWATER BASIN (9-15)
Clovis Store 380 W. Ashlan Ave. Clovis, CA SAN JOAQUIN GROUNDWATER BASIN (5-22)	Simi Valley Store 2660 Park Center Drive Simi Valley, CA SAN FERNANDO VALLEY GROUNDWATER BASIN (Sub-basin 4-12)
	Sunnyvale Store 150 Lawrence Station Road Sunnyvale, CA SANTA CLARA GROUNDWATER BASIN (2-9S)
Concord Store 2400 Monument Blvd. Concord, CA CLAYTON VALLEY WATERSHED (2-5)	Temecula Store 26610 Ynez Road Temecula, CA TEMECULA VALLEY GROUNDWATER BASIN (9-5)
Corona Store 480 McKinley Street Corona, CA UPPER SANTA ANA VALLEY GROUNDWATER BASIN (8-2)	Torrance Store 2751 Skypark Drive Torrance, CA SAN FERNANDO VALLEY GROUNDWATER BASIN (Sub-basin 4-12)
Culver City Store 13463 Washington Blvd. Culver City, CA SAN FERNANDO VALLEY GROUNDWATER BASIN (Sub-basin 4-12)	Vallejo Store 198 Plaza Drive Vallejo, CA NAPA-SONOMA VALLEY GROUNDWATER BASIN (2-2)
El Camino Store 1600 El Camino Real South San Francisco, CA MERCED VALLEY WATERSHED (2-35)	Van Nuys Store 6100 Sepulveda Blvd. Van Nuys, CA SAN FERNANDO VALLEY GROUNDWATER BASIN (Sub-basin 4-12)
El Centro Store 2030 N. Imperial Ave. El Centro, CA IMPERIAL VALLEY GROUNDWATER BASIN (7-30)	Victorville Store 14601 Valley Center Drive Victorville, CA UPPER MOJAVE RIVER VALLEY GROUNDWATER BASIN (6-42)
Fairfield Store 5101 Business Center Drive Fairfield, CA SUISUN-FAIRFIELD VALLEY WATERSHED (2-3)	Vista Store 1755 Hacienda Drive Vista, CA CARLSBAD – BUENA VISTA CREEK – VISTA WATERSHED (90422)
Garden Grove Store 11000 Garden Grove Blvd.	Livermore Store 2800 Independence Drive

Garden Grove, CA COASTAL PLAIN OF ORANGE COUNTY GROUNDWATER BASIN (8-1)	Livermore, CA LIVERMORE VALLEY WATERSHED (2-10)
Hawthorne Store 14501 Hindry Ave. Hawthorne, CA SAN FERNANDO VALLEY GROUNDWATER BASIN (Sub-basin 4-12)	Merced Store 1445 R Street Merced, CA SAN JOAQUIN VALLEY GROUNDWATER BASIN (5-22)
Irvine Store 115 Technology Drive West Irvine, CA COASTAL PLAIN OF ORANGE COUNTY GROUNDWATER BASIN (8-1)	Mission Valley Store 2345 Fenton Pkwy. Mission Valley, CA SAN JOAQUIN GROUNDWATER BASIN (5- 22)
Laguna Niguel Marketplace Store 27220 Heather Ridge Road Laguna Niguel, CA COASTAL PLAIN OF ORANGE COUNTY GROUNDWATER BASIN (8-1)	Modesto Store 3801 Pelandale Ave. Modesto, CA SAN JOAQUIN VALLEY GROUNDWATER BASIN (5-22)
Montclair Store 9404 Central Ave. Montclair, CA SAN FERNANDO VALLEY GROUNDWATER BASIN (4-12)	Rancho Cordova 11260 White Rock Road Rancho Cordova, CA SACRAMENTO VALLEY GROUNDWATER BASIN (5-21)
Moreno Valley Store 12700 Day Street Moreno Valley, CA SAN JACINTO GROUNDWATER BASIN (8- 5)	Oxnard Store 2001 E. Ventura Oxnard, CA SANTA CLARA RIVER VALLEY GROUNDWATER BASIN (4-4)

**CERTIFICATE OF MERIT**  
**Health and Safety Code Section 25249.7(d)**

I, Anthony G. Graham, hereby declare:

1. This Certificate of Merit accompanies the attached sixty-day notice(s) in which it is alleged the parties identified in the notices have violated Health and Safety Code section 25249.6 by failing to provide clear and reasonable warnings.

2. I am member of the State Bar of California, a partner of the law firm of Graham & Martin, LLP, and attorney for noticing party Consumer Defense Group Action.

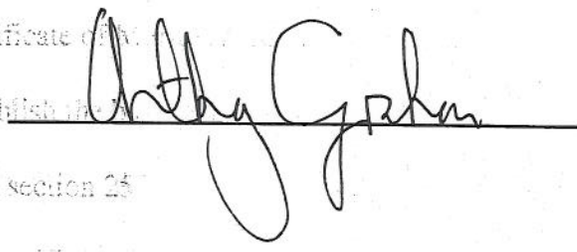
3. I have consulted with one or more persons with relevant and appropriate experience or expertise who has reviewed facts, studies, or other data regarding the alleged exposures to the listed chemicals that are the subject of the action.

4. Based on the information obtained through those consultations, and on all other information in my possession, I believe there is a reasonable and meritorious case for the private action. I understand that "reasonable and meritorious case for the private action" means that the information provides a credible basis that all elements of the plaintiffs' case can be established and the information did not prove that the alleged violator will be able to establish any of the affirmative defenses set forth in the statute.

5. The copy of this Certificate of Merit served on the Attorney General attaches to it factual information sufficient to establish the basis for this certificate, including the information identified in Health and Safety Code section 25249.7(h)(2), i.e., (1) the identity of the persons consulted with and relied on by the certifier, and (2) the facts, studies, or other data reviewed by those persons.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed at Costa Mesa, California on September 21, 2005.

copy of in Certificate of Merit  
sufficient establish the  
Health and Safety Code section 25  
information identified



**CERTIFICATE OF SERVICE**

I am over the age of 18 and not a party to this case. I am a resident of or employed in the county where the mailing occurred. My business address is 950 South Coast Drive, Suite 220, Costa Mesa, California 92626.

I SERVED THE FOLLOWING:

- 1.) 60-Day Notice of Intent to Sue Under Health & Safety Code Section 24249.6;
- 2.) The Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65): A Summary (*only sent to violators.*)

by enclosing a true copy of the same in a sealed envelope addressed to each person whose name and address is shown below and depositing the envelope in the United States mail with the postage fully prepaid:

Date of Mailing: September 21, 2005  
Place of Mailing: Costa Mesa, California

NAME AND ADDRESS OF EACH PERSON TO WHOM DOCUMENTS WERE MAILED:

James D. Sinegal, President COSTCO WHOLESALE CORP 999 Lake Drive Issaquah, WA 98027	California Attorney General (Proposition 65 Enforcement Division) 1515 Clay Street, 20th Floor Oakland, CA
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And all entities listed on Attachment to Proof of Service.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated: September 21, 2005

  
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## ATTACHMENT TO PROOF OF SERVICE

San Diego City Attorney  
1200 3rd Ave. Ste. 1620  
San Diego, CA 92101

Los Angeles City Attorney  
200 N. Main St. N.E.  
Los Angeles, CA 90012

San Francisco City Attorney  
1390 Market Street  
San Francisco, CA 94102

Riverside County DA  
4075 Main St., 1<sup>st</sup> Fl.  
Riverside, CA 92501

Sacramento County DA  
P.O. Box 749  
Sacramento, CA 95812

San Jose City Attorney  
151 W. Mission St.  
San Jose, CA 95110

Humboldt County DA  
825 5th Street  
Eureka, CA 95501

San Mateo District Attorney  
1050 Mission Road  
South San Francisco, CA 94080

Sonoma County DA  
600 Administrative Dr.  
Santa Rosa, CA 95403

Yolo County D A  
301 2<sup>nd</sup> Street  
Woodland, CA 95695

El Dorado County DA  
1360 Johnson Blvd. #105  
South Lake Tahoe, CA 96150

San Diego County District Attorney  
330 Broadway  
San Diego, CA 92101

Los Angeles County DA  
210 W. Temple Street, 18th Floor  
Los Angeles, CA 90012

San Francisco County DA  
880 Bryant Street  
San Francisco, CA 94103

San Bernardino County DA  
316 N. Mountain View Av.  
San Bernardino, CA 92415

Orange County District Attorney  
700 Civic Center Dr. W., 2<sup>nd</sup> Fl.  
Santa Ana, CA 92701

Santa Clara County DA  
2645 Zanker Road  
San Jose, CA 95134

Shasta County District Attorney  
1525 Court Street  
Redding, CA 96001-1632

Marin County DA  
3501 Civic Center Dr. #130  
San Rafael, CA 94903

Contra Costa County DA  
727 Court Street  
Martinez, CA 94553

District Attorney  
1430 Freedom Blvd.  
Watsonville, CA 95076

Ventura County DA  
800 South Victoria Avenue  
Ventura, CA 95695

Napa County DA  
931 Parkway Mall  
Napa, CA 94559

Inyo County DA  
386 W. Line Street  
Bishop, CA 93514

Lake County DA  
255 N. Forbes St.  
Lakeport, CA 95453

Stanislaus County DA  
300 Starr Avenue  
Turlock, CA 95380

District Attorney  
14227 Road 28  
Madera, CA 93638

Sutter County DA  
446 Second Street  
Yuba City, CA 95991

Mariposa County DA  
P.O. Box 748  
Mariposa, CA 95338

Nevada County DA  
201 Church Street, Suite 8  
Nevada City, CA 95959

San Luis Obispo County DA  
1050 Monterey Street, Rm. 450  
San Luis Obispo, CA 93408

Merced County DA  
445 I Street  
Los Banos CA 93635

Mondoc County DA  
204 S Court Street  
Alturas CA 96101

Kern County DA  
2100 College Avenue  
Bakersfield, CA 93305

San Joaquin DA  
225 W. Elm Street #C  
Lodi, CA 95240

Mendocino County DA  
700 S. Franklin St.  
Fort Bragg, CA 94537

Butte County DA  
25 County Center Drive  
Oroville, CA 95695

Orange County District Attorney  
700 Civic Center Dr. W., 2<sup>nd</sup> Fl.  
Santa Ana, CA 92701

Solano County DA  
321 Tuolomne Street  
Valejo, CA 94590

Santa Cruz County DA  
701 Ocean Street  
Santa Cruz, CA 95061

Alameda County DA  
1225 Fallon Street  
Oakland, CA 94612

Del Norte County DA  
450 H Street  
Crescent City, CA 95531

Santa Clara DA  
2645 Zanker Rd  
San Jose CA 95134

Solano County DA  
321 Tuolumne St  
Vallejo CA 94590

Glenn County DA  
540 W Sycamore St  
Willows CA 95988

Kings County DA  
1400 W Lacey Blvd  
Hanford CA 93230

Riverside DA  
82675 US Hwy 111 FL4  
Indio CA 92201

Santa Rosa D.A.  
111 N Pythian Rd  
Santa Rosa CA 95409

Monterey County DA  
240 Church St.  
Salinas, CA 93902

Placer County DA  
11562 B Avenue  
Auburn, CA 95603

Fresno County DA  
2220 Tulare Street, #1000  
Fresno, CA 93721

Siskyou County DA  
P.O. Box 986  
Yreka, CA 96097

Tulare County DA  
425 E. Kern  
Tulare, CA 93274

Inyo County DA  
PO Drawer D  
Independence, CA 93526

Mono County DA  
P.O. Box 617  
Bridgeport, CA 93517

Santa Barbara County DA  
1105 Santa Barbara St.  
Santa Barbara, CA 93101

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated: September 21, 2005

  
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