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UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

GREY FOX, LLC, et al.,

Plaintiffs.

v.

PLAINS ALL AMERICAN PIPELINE, L.P. et al.,

Defendants.

Case No. 2:16-CV-03157-PSG-JEM

DECLARATION OF GINA INTREPIDO-BOWDEN REGARDING SETTLEMENT NOTICE PROGRAM IMPLEMENTATION

Honorable Philip Gutierrez

- I, Gina Intrepido-Bowden, declare as follows:
- 1. I am a Vice President at JND Legal Administration ("JND"). This Declaration is based on my personal knowledge, as well as upon information provided to me by experienced JND employees and, if called upon to do so, I could and would testify competently thereto.
- 2. This Declaration describes the implementation of the Notice Program, as outlined in the Declaration of Gina Intrepido-Bowden re: Settlement Notice Program ("Intrepido-Bowden Decl.") filed April 9, 2024, ECF No. 303-2.¹ JND is serving as the Settlement Administrator in the above-captioned litigation for the purposes of administering the Settlement Agreement, filed April 9, 2024, ECF No. 303-1 ("Settlement Agreement"), preliminarily approved by the Court in its Order Granting Preliminary Approval of Proposed Settlement, filed May 1, 2024, ECF No. 325 ("Preliminary Approval Order").
- 3. This Declaration is being filed to update the Court regarding Class Notice per Paragraph 15(e) of the Preliminary Approval Order.

¹ All capitalized terms not defined herein have the meanings given to them in the Intrepido-Bowden Decl., unless otherwise indicated.

DATA TRANSFER

4. On May 21, 2024, JND received from Class Counsel a data file prepared by Plaintiffs' experts, containing the assessor's parcel number ("APN"), property address (where available), mailing address, and owner name for 183 records ("Class Data File"). On May 24, 2024, JND received from Class Counsel a data file that included email addresses for 143 APNs from the Class Data File ("Email File"). The list included multiple email addresses for multiple APNs, for a total of 167 email addresses. The email addresses in the Email File were matched with the records in the Class Data File to create the list of Class Members to be issued Notice ("Notice List"). JND then loaded the Notice List data into a dedicated database for this Settlement.

SETTLEMENT WEBSITE AND EMAIL ADDRESS

5. Pursuant to Paragraph 15(a) of the Preliminary Approval Order, on May 10, 2024, JND established informational Settlement Website. an www.LasFloresPipelineSystemSettlement.com, that allows Class Members to learn more about the litigation and Settlement. The "Home" page provides a summary of the proposed Settlement, key dates, and an overview of legal rights and options. The "Class Property Lookup" page allows Class Members to enter in an address or APN to verify whether the property is considered a Class Property. An "Important Documents" page provides, in PDF format, copies of important Court documents including the Long Form Notice, the operative Second Amended Complaint, Motion for Preliminary Approval of Class Action Settlement, Settlement Agreement, and Preliminary Approval Order. The "FAQ" page provides answers to frequently asked questions. There is also a separate "Key Dates" page noting important Settlement deadlines and a "Contact Us" page detailing how JND can be reached by email, toll-free telephone, and mail.²

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² Per Paragraph 14(d) of the Intrepido-Bowden Declaration, JND opened and maintains a dedicated Post Office Box for the Settlement.

- 6. As of June 27, 2024, there were 450 total views of the Settlement Website pages and documents and 241 unique visitors to the Settlement Website. JND will continue to maintain the Settlement Website throughout the Settlement administration process.
- 7. JND also maintains an email address, info@LasFloresPipelineSystemSettlement.com ("Settlement Email Address"), that permits Class Members and other individuals to submit email inquiries to JND.
- 8. As of June 27, 2024, JND has handled 11 email communications received to the Settlement Email Address. JND will continue to maintain the Settlement Email Address throughout the Settlement administration process.

TOLL-FREE NUMBER

- 9. Pursuant to Paragraph 6.12. of the Settlement Agreement, on May 10, 2024, JND established a Settlement-specific dedicated toll-free Interactive Voice Response ("IVR") number, 1-855-208-4122, for Class Members and other individuals to call for additional information.
- 10. As of June 27, 2024, JND has received 20 calls to the IVR. JND will continue to maintain the toll-free IVR number and assist Class Members throughout the Settlement administration process.

EMAIL NOTICE

- 11. Per Paragraph 15(c) of the Preliminary Approval Order and Paragraph 6.18. of the Settlement Agreement, on May 31, 2024, JND commenced dissemination by electronic mail of the Court-approved Email Notice to 167 valid Class Member email address(es) on the Notice List. A copy of the Email Notice is attached hereto as **Exhibit A**.
- 12. Of the 167 Class Member email addresses sent Email Notice, 146 or 87.4% were deemed delivered and 21 or 12.6% were deemed undeliverable.

MAIL NOTICE

- 13. Per Paragraph 15(c) of the Preliminary Approval Order and Paragraph 6.16. of the Settlement Agreement, on May 31, 2024, JND mailed the court-approved Long-Form Notice by USPS First Class Mail, postage pre-paid, to 183 Class Members on the Notice List consistent with Paragraph 19 of the Intrepido-Bowden Declaration. A copy of the Long Form Notice is attached hereto as **Exhibit B**.
- 14. As of June 27, 2024, 8 Long-Form Notices have been returned to JND as undeliverable with no forwarding address. No Long-Form Notices have been forwarded to an updated address by the USPS. JND performed advanced address research for the undeliverable Long-Form Notices and remailed 1 Long-Form Notice to an updated address.
- 15. As of June 27, 2024, of the 183 Long-Form Notices mailed, 175 or 95.6% were deemed delivered and 8 or 4.4% were deemed undeliverable. The Federal Judicial Center's *Judges' Class Action Notice and Claims Process Checklist and Plain Language Guide* ("FJC Checklist") considers a Notice Plan with a high reach (above 70%) effective. This distribution rate is therefore consistent with typical benchmarks for successful notice programs.
- 16. Per Paragraph 23 of the Intrepido-Bowden Decl., JND will continue to track all notices returned undeliverable by the USPS and will promptly re-mail notices that are returned with a forwarding address. In addition, JND will also take reasonable efforts to research and determine if it is possible to reach a Class Member for whom a notice is returned without a forwarding address, either by mailing to a more recent mailing address or using available advanced address search tools to identify a new mailing address by which the potential Class Member may be reached.

SUPPLEMENTAL MEDIA NOTICE

- 17. JND caused a half page publication notice to appear one time in the *Santa Maria Sun* and one time in the *San Luis Obispo News Times* on May 23, 2024, as well as a quarter page notice to appear one time in the *Bakersfield Californian* on May 22, 2024.
- 18. The newspaper ads included a QR code with a direct link to the Settlement Website, where Settlement Class Members could get more information.
- 19. A copy of each Publication Notice as it appeared in each of the newspapers is attached as **Exhibit C**.
- 20. JND also caused banner advertisements to appear on Noozhawk.com, an online newspaper with news coverage in Santa Barbara County, from May 20, 2024 through May 26, 2024. Additionally, from May 27, 2024 through May 31, 2024, a banner advertisement appeared one time each day in Noozhawk's eNewsletter, which is distributed to subscribers. In total, the Noozhawk activity delivered 168,422 digital impressions. Screenshots of the digital ads as they appeared on Noozhawk.com and in Noozhawk's eNewsletters are attached as **Exhibit D**.

CONCLUSION

21. JND is continuing to implement the Settlement pursuant to the Settlement Agreement and the Preliminary Approval order.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on July 5, 2024 in Philadelphia, Pennsylvania.

GINA INTREPIDO-BOWDEN

Dinn Portupito-Bowdon

EXHIBIT A

Notice of Las Flores Pipeline System Settlement

info@lasflorespipelinesystemsettlement.com <info@lasflorespipelinesystemsettlement.com> Thu 5/30/2024 11:02 AM

To:

Security Notice: This email originated outside of JND. Use caution when clicking links or opening attachments.

Dear :

If you own property through which the Las Flores Pipeline System (formerly known as Plains' Line 901 and Line 903) passes, you may be entitled to a payment from a class action settlement

A proposed Settlement has been reached in a class action lawsuit called *Grey Fox, LLC et al. v. Plains All American Pipeline, L.P. et al.*, No. CV 16-03157 PSG (C.D. Cal.) (JEM). Records indicate that you are a Settlement Class Member. This notice summarizes your rights and options. More details are available at www.lasFloresPipelineSystemSettlement.com.

What is this about?

The lawsuit was first filed on May 6, 2016 by property owners who had Easement Contracts or Right-of-Way grants ("Easements") with Plains All American Pipeline, L.P. and Plains Pipeline, L.P. ("Plains") or its predecessors. These Easements allowed Plains' Line 901 and 903, now called the Las Flores Pipeline System (the "Pipeline"), to be installed and operated through their properties. Among other claims, the lawsuit asserted (1) that the Easements had terminated for all Class Properties because the pipeline companies had failed to use, operate, and maintain the Pipeline for many years, and (2) that the Easements did not permit Plains to build a new, replacement pipeline system.

The Settlement has been reached between the Plaintiffs, on behalf of themselves and the Court-certified Class of other property owners along the Pipeline, and the new owners of the Pipeline and Easements. The new owners are Pacific Pipeline Company ("PPC") and Sable Offshore Corp. ("Sable," collectively with PPC, "Settling Parties"). PPC purchased the Pipeline from Plains in October 2022, and Sable purchased PPC in February 2024.

Who is affected?

The Settlement covers all owners of real property, other than specifically excluded persons including the Settling Parties, government entities, the court, and fossil fuel companies, as of the Opt-Out Deadline (explained below), through which the Pipeline passes pursuant to Right-of-Way Grants or via condemnation ("Class Properties"). You are a Settlement Class Member if you own one of these properties and do not Opt Out of the Settlement.

What does the Settlement provide?

As part of the Settlement, the Settling Parties agree to pay **\$70 million** to the Class, and agree that the Easements do not allow them to install a second, new pipeline, for example by replacing the existing one. The Settling Parties also agree to make reasonable efforts to obtain governmental approval for installation of automatic shutoff valves, a safety feature. **Each Class Property will receive at least \$50,000**. Some Class Properties will receive more than \$50,000, depending on the properties' size, value, their Easement's language, and what repairs or other work will occur on that property. Assuming no Properties opt out of the Settlement, Class Counsel estimate that all Class Properties will receive at least \$50,150, with an estimated median payment of approximately \$90,000 and an estimated average payment of \$230,000. Attorneys' fees, court costs, and settlement administration costs will also be paid from the settlement fund.

In exchange, the Class agrees that the Easements permit the repair and operation of the Pipeline. The Class also agrees that Sable is allowed to record a notice for each property (1) stating that the Easements remain in effect and permit the inspection, repair, maintenance, and operation n of the Pipeline, including taking any action required by governmental authorities to inspect, repair, maintain, and/or operate the Pipeline, (2) clarifying the terms of any automatic termination clauses in the Easements, (3) suspending any such automatic termination clauses for five years, and (4) affirming that the Easements permit the construction of automatic shutoff valves and related above- and below-ground structures. Finally, the Class agrees not to oppose efforts by the Settling Parties to obtain governmental approval for the automatic shutoff valves.

What are the reasons for the Settlement?

Plaintiffs and Class Counsel believe that \$70 million is a fair and reasonable settlement. There is no quarantee that Plaintiffs would

have prevailed at trial. Furthermore, Class members would have to wait significantly longer to receive a possible recovery if this case went to trial and was appealed to the Ninth Circuit. Plaintiffs and Class Counsel believe that the significant and immediate benefits of the Settlement are a very favorable result for the Settlement Class.

Who represents the Class?

The Court has appointed Cappello & Noel LLP, Keller Rohrback L.L.P., and Lieff Cabraser Heimann Bernstein LLP as Class Counsel. Class Counsel believe, after conducting an extensive investigation, that the Settlement Agreement is fair, reasonable, and in the best interests of the Settlement Class. If you want to be represented by your own lawyer, you may hire one at your own expense.

How can I get a payment?

If the Settlement is approved, members of the Settlement Class will be sent checks automatically and will not have to file claims to receive Settlement payments. Only owners of eligible properties as of the "Opt-Out Deadline" will receive compensation. Payments will be made out to the owners of Class Properties as indicated in public records, and will be mailed to the address on file in county tax assessor records or other comparable sources. If you are unsure whether you are a Class member entitled to compensation, or if you have questions about the payee name or address for a Class Property in which you have a valid, legal interest, you should speak to the Settlement Administrator and/or visit the Settlement Website www.LasFloresPipelineSystemSettlement.com at for more information.

What are my options?

- 1) <u>Do nothing and receive a payment</u>. Automatically receive a payment from the Settlement. Be bound by the Settlement.
- 2) <u>Exclude yourself</u>. Receive no payment from the Settlement, but keep your right to sue Settling Parties and other Released Parties over the claims resolved by the Settlement.
- 3) <u>Object</u>. Remain part of the Settlement Class, receive your payment, and be bound by the Settlement, but tell the Court what you do not like about the Settlement.

The deadline for exclusions requests (the Opt-Out Deadline) is **July 15**, **2024**.

The deadline for objections is **August 19, 2024**.

Case 2:16-cv-03157-PSG-SSC Document 365 Filed 07/05/24 Page 10 of 51 Page ID For more details about your rights and options and how to exclude

object,

qo

to

www.LasFloresPipelineSystemSettlement.com.

or

What happens next?

yourself

The Court will hold a Fairness Hearing on September 13, 2024, at 1:30 p.m. Pacific Time, before the Honorable Philip S. Gutierrez at the United States District Court for the Central District of California, First Street Courthouse, 350 West 1st Street, Courtroom 6A, 6th Floor, Los Angeles, California 90012-4565. At the hearing the Court will (a) determine whether to grant final approval of the Settlement; (b) consider any timely objections to this Settlement and the responses to such objections; (c) rule on any application for attorneys' fees and costs; (d) rule on any application for service awards; and (e) determine whether or not to adopt the Plan of Allocation. For more details about how to make an appearance at the **Fairness** Hearing, visit www.LasFloresPipelineSystemSettlement.com.

How do I get more information?

You can get more details and print the Settlement Agreement at www.LasFloresPipelineSystemSettlement.com. You may also write with questions or notify the Settlement Administrator regarding address changes to Las Flores Pipeline System Settlement, c/o JND Legal Administration, P.O. Box 91225, Seattle, WA 98111, email at info@LasFloresPipelineSystemSettlement.com or call the Settlement Administrator at 1-855-208-4122.

To unsubscribe, please click on the following link: unsubscribe

EXHIBIT B

UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA

If you own property through which the Las Flores Pipeline System (formerly known as Plains' Line 901 and Line 903) passes, you may be entitled to a payment from a class action settlement

A Federal Court authorized this Notice. You are not being sued. This is not a solicitation from a lawyer.

- A proposed Settlement has been reached in a class action lawsuit called *Grey Fox, LLC et al. v. Plains All American Pipeline, L.P. et al.*, No. CV 16-03157 PSG (C.D. Cal.) (JEM).
- The lawsuit was first filed on May 6, 2016 by property owners who had Easement Contracts or Right-of-Way grants ("Easements") with Plains All American Pipeline, L.P. and Plains Pipeline, L.P. ("Plains") or its predecessors. These Easements allowed Plains' Line 901 and 903, now called the Las Flores Pipeline System (the "Pipeline"), to be installed and operated through their properties. Among other claims, the lawsuit asserted that the Easements had terminated for all Class Properties because the pipeline companies had failed to use, operate, and maintain the Pipeline for many years.
- The Settlement has been reached between the Plaintiffs, on behalf of themselves and the Court-certified Class of other property owners along the Pipeline, and the new owners of the Pipeline and Easements. The new owners are Pacific Pipeline Company ("PPC") and Sable Offshore Corp., collectively with PPC, "Settling Parties." PPC purchased the Pipeline from Plains in October 2022, and Sable purchased PPC in February 2024.
- The Settlement covers all owners of real property, as of the Opt-Out Deadline (explained below), through which the Pipeline passes pursuant to Right-of-Way Grants or via condemnation ("Class Properties"). You are a Settlement Class Member if you own one of these properties and do not Opt Out of the Settlement.
- As part of the Settlement, the Settling Parties agree to pay \$70 million to the Class, and agree that the Easements do not allow them to install a second, new pipeline, for example by replacing the existing one. The Settling Parties also agree to make reasonable efforts to obtain governmental approval for the installation of automatic shutoff valves, a safety feature. Each Class Property will receive at least \$50,000. Some Class Properties will receive more than \$50,000, depending on the property's size, value, Easement language, and what repairs or other work will occur on that property. In exchange, the Class agrees that the Easements permit the repair and operation of the Pipeline. The Class also agrees that Sable is allowed to record a notice for each property (1) stating that the Easements remain in effect and permit the repair and operation of the Pipeline, including taking any action required by governmental authorities to repair and/or operate the Pipeline, (2) clarifying the terms of any automatic termination clauses in the Easements, (3) suspending any such automatic termination clauses for five years, and (4) affirming that the easements permit the construction of automatic shutoff valves and related above- and below-ground structures. Finally, the Class agrees not to oppose efforts by the Settling Parties to obtain governmental approval for the automatic shutoff valves. Attorneys' fees, court costs, and settlement administration costs will also be paid from the settlement fund.
- If approved, the proposed Settlement will fully, finally and forever resolve, discharge and settle the PPC claims in this lawsuit.

PLEASE READ THIS NOTICE CAREFULLY. IF YOU ARE A SETTLEMENT CLASS MEMBER, THE SETTLEMENT AFFECTS YOUR RIGHTS.

YOUR LEGAL RIGHTS AND OPTIONS				
DO NOTHING AND RECEIVE A PAYMENT	 Automatically receive a payment from the Settlement Be bound by the Settlement 			
EXCLUDE YOURSELF (OPT-OUT)	 Receive no payment from the Settlement Keep your right to sue Settling Parties and the other Released Parties over the claims resolved by the Settlement 	Postmarked on or before July 15, 2024		
Овјест	 Tell the Court what you do not like about the Settlement You will still be bound by the Settlement, and you will still receive your payment 	Served/Filed no later than August 19, 2024		

- This Notice explains your rights and options and the deadlines to exercise those rights and options.
- The Court in charge of this case still has to decide whether to approve the Settlement. Payments will be distributed to all qualifying Settlement Class Members, only if the Court approves the Settlement and after potential appeals are resolved.

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BASIC INFORMATION

1. Why was this Notice issued?

A Federal Court authorized this Notice because you have a right to know about this proposed Settlement and your rights and options before the Court decides whether to give final approval to the Settlement. This Notice explains the lawsuit, the proposed Settlement, your legal rights, and the hearing ("Fairness Hearing") to be held by the Court to consider the fairness, reasonableness, and adequacy of the Settlement.

The Honorable Chief Judge Philip S. Gutierrez of the United States District Court for the Central District of California is overseeing this case. The case is called *Grey Fox, LLC et al. v. Plains All American Pipeline, L.P. et al.*, No. CV 16-03157 PSG (JEM). The persons who have filed the class action lawsuit and were appointed by the Court as Class Representatives are Grey Fox, LLC; MAZ Properties, Inc.; Bean Blossom, LLC; Winter Hawk, LLC; Mark Tautrim, Trustee of the Mark Tautrim Revocable Trust; and Denise McNutt (together "Plaintiffs"). As explained above, the Settling Parties in the lawsuit are Pacific Pipeline Company ("PPC"), a defendant in the lawsuit, and Sable, which owns PPC.

2. What is this case about?

On May 19, 2015, the Las Flores Pipeline System (formerly known as Plains' Line 901 and Line 903) (the "Pipeline") ruptured in Santa Barbara County. The Pipeline was then owned and operated by Plains.

On May 6, 2016, Plaintiffs, who had easement contracts with Plains or Plains' predecessors, filed a lawsuit against Plains asserting, among other things, that Plains had violated the easement contracts by failing to maintain the Pipeline, and that the easement contracts did not permit Plains to build a replacement pipeline. Plaintiffs later amended their Complaint in 2020, asserting that the Easements had terminated as a result of Plains' failure to maintain, operate, and use the Pipeline for many years. Specifically, Plaintiffs maintained that certain easement contracts had express automatic termination provisions ("ATC clauses") that were triggered if the Pipeline was not maintained, operated, and/or used for up to five years. Plaintiffs also asserted that *all* easements had terminated under California law because Plains and PPC had abandoned them by not using, maintaining, and operating the easements for a period of years. Accordingly, Plaintiffs argued that the owner of the Pipeline needed to acquire new Right-of-Way grants to replace, repair, and/or operate it.

Among other things, PPC argued that the ATC clauses were not triggered, and that the easements had not been abandoned and were still active. Accordingly, PPC argued that it was fully authorized to repair and operate the Pipeline without any compensation to Plaintiffs.

3. Why is there a Settlement?

In October 2022, Mobil Pacific Pipeline Company purchased the Pipeline. It thereafter conferred the Pipeline to its then-wholly-owned subsidiary PPC. On February 22, 2023, the Court added PPC as a defendant in the lawsuit. Sable has since purchased PPC. As a result, Sable had an interest in resolving the claims in the litigation, which led to the proposed Settlement.

The Court has not decided who is right or wrong. Instead, the Settling Parties agreed to the Settlement to avoid the uncertainties and expenses associated with continuing the litigation. Plaintiffs and Class Counsel believe the Settlement is fair, reasonable, adequate, and in the best interests of the Settlement Class.

WHO'S INCLUDED IN THE SETTLEMENT?

4. How do I know if I am in the Settlement Class?

The Settlement Class includes all owners of real property through which Line 901 and/or Line 903 passes pursuant to Right-of-Way grants and the owner of APN No. 133-070-004, for which land rights were initially conveyed via condemnation.

Specifically excluded from the Settlement Class are (i) Class Counsel; (ii) Settling Parties and Settling Parties' officers, directors, employees, agents, and representatives; (iii) Settling Parties' Affiliates, and Settling Parties' Affiliates' officers, directors, employees, agents, and representatives; (iv) any fossil fuel company; (iv) any government entity or division; and (v) the judges who have presided over this Action.

THE SETTLEMENT BENEFITS

5. What does the Settlement provide?

If the Settlement is approved, Sable will agree to pay a total of \$70,000,000 to Settlement Class Members—there are fewer than 200 Class Properties—in exchange for Class Members agreeing that Sable and its successors are permitted to repair and operate the Pipeline pursuant to the existing Right-of-Way grants, and subject to certain safety measures, and permitting Sable to record notices for each property clarifying this right and the circumstances under which the Right-of-Way grants can terminate. PPC (whether owned by Sable or any other entity) has no financial obligations or liability in the Settlement, and is not responsible for payment of the Settlement Amount. The Settlement Fund, less attorneys' fees and expenses, Notice and Administration Costs, and all other Court-approved deductions (the "Net Settlement Fund"), will be distributed to eligible Settlement Class Members. The Settlement Administrator will determine the portion of the Net Settlement Fund payable to Settlement Class Members based on the Court-approved Plan of Allocation.

Plaintiffs, Settlement Class Members, and Class Counsel have also agreed to cooperate with Settling Parties with all steps reasonably required to restart the Pipeline. For instance, <u>Settlement Class Members agree to:</u>

- 1) *Not* interfere with or take any action aimed at preventing regulatory approvals from issuing for the Pipeline's restart and operation;
- 2) Permit reasonable access to the Properties, including but not limited to access required by regulatory authorities, access required to inspect, operate, maintain, or repair the Pipeline or related materials, and any and all other access reasonably required to restart the Pipeline and obtain the necessary regulatory approvals, including the installation of check valves and motor operated valves where appropriate, and related ground appurtenances and equipment necessary to operate, maintain, and repair the Pipeline;
- 3) Permit Sable to record easement notices for each Class Property stating that:
 - a. The existing Right-of-Way grants do not permit the installation of a second, new pipeline system;
 - b. The existing Right-of-Way grants with ATC clauses apply only in the event that Sable or its successors-in-interest provide written notice to each Class Property of an intent to abandon the Pipeline; fail to substantially perform all 49 C.F.R. Part 195 activities on the Pipeline for the period specified in the applicable ATC clause; or after the Pipeline has been restarted, there is a final, non-appealable finding by the court overseeing the Consent Decree (and/or any applicable appellate court) that Sable of its successors-in-interest failed to maintain, operate, and/or use the Pipeline for the period specified in the ATC clause, and that the

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failure was substantially due to the Pipeline Operator's material lack of compliance with the Consent Decree.

- c. The existing Right-of-Way grant permits the construction of automatic shutoff valves and any above- and below-ground appurtenances or equipment/structures that may be necessary or desirable to construct or operate the automatic shutoff valves, including but not limited to power and communication cables, electrical equipment, and fencing on or near the valve sites.
- d. The ATC Clauses are suspended for a period of 5 years from the Effective Date or until the Pipeline restarts, whichever is sooner.

Settling Parties will also do their part to cooperate. For instance, <u>Settling Parties agree to:</u>

- 1) Provide notice to Class Counsel once a week listing all Properties to be accessed in the following week, and shall provide greater notice when possible if access to a Property is likely to be intrusive (e.g., will require excavation or noisy construction work); *however*,
- 2) **Settling Parties will not** be required to provide notice for any urgently required access (e.g., an emergency on the Pipeline, a call from a construction company requiring monitoring on the Property, or similar), or non-intrusive access (access that does not physically impact the Property) required by regulatory authorities (though Settling Parties will provide such notice where reasonably practicable).

A more detailed description of the Settlement can be found in the Settlement Agreement at www.LasFloresPipelineSystemSettlement.com.

6. How will the lawyers be paid?

Under the Settlement Agreement, any fees or costs awarded to Class Counsel or Class Representatives will be paid out of the Settlement Fund. Class Counsel must first apply to the Court for their fees and expenses, and the Court may award less than the amount requested by Class Counsel.

Class Counsel may apply to the Court to have their incurred litigation costs and expenses paid from the Settlement Fund. In addition, Class Counsel may apply to the Court for an award of reasonable attorneys' fees not to exceed one-third of the Settlement Fund, or approximately \$23,100,000. Class Counsel will also ask the Court to award up to \$20,000 to each Class Representative as a service award, in recognition of their time and effort spent on behalf of the Settlement Class in achieving this Settlement over the eight years of litigation.

Class Counsel will file their motion for attorneys' fees and expenses no later than August 9, 2024 and a copy of the motion will also be available at www.LasFloresPipelineSystemSettlement.com.

7. What are the reasons for the Settlement?

Plaintiffs and Class Counsel believe that this Settlement is fair and reasonable to the Settlement Class for several reasons. First, Plaintiffs and Class Counsel believe that \$70 million is a significant recovery for Settlement Class members, because Plaintiffs only have one certified claim remaining out of 15 claims. Second, there is no guarantee that Plaintiffs would have prevailed at trial on their one remaining certified claim. Third, Plaintiffs have pursued this litigation for eight years, and would have to wait significantly longer to receive a possible recovery if this case went to trial and was appealed to the Ninth Circuit. In short, Class Counsel believe that the significant and immediate benefits of the Settlement, when weighed against the significant risk, delay, and uncertainty of continued litigation, are a very favorable result for the Settlement Class.

THIS NOTICE IS NOT AN EXPRESSION OF ANY OPINION BY THE COURT. THIS NOTICE IS SOLELY TO ADVISE YOU OF THE PROPOSED SETTLEMENT OF THIS LAWSUIT AND YOUR RIGHTS IN CONNECTION WITH THAT SETTLEMENT.

THE LAWYERS REPRESENTING YOU

8. Do I have a lawyer in the litigation?

Yes. The Court has appointed Cappello & Noel LLP, Keller Rohrback L.L.P., and Lieff Cabraser Heimann Bernstein LLP as Class Counsel. Class Counsel believe, after conducting an extensive investigation, that the Settlement Agreement is fair, reasonable, and in the best interests of the Settlement Class. If you want to be represented by your own lawyer, you may hire one at your own expense. If you wish to contact your Court-appointed lawyers, their contact information is below:

A. Barry Cappello CAPPELLO & NOËL LLP 831 State Street Santa Barbara, CA 93101 (805) 564-2444 Juli E. Farris KELLER ROHRBACK L.L.P. 801 Garden Street Santa Barbara, CA 93101 (805) 456-1497

Robert J. Nelson LIEFF CABRASER HEIMANN BERNSTEIN LLP 275 Battery Street, 29th Floor San Francisco, CA 94111-3339 (415) 956-1000

EXCLUDING YOURSELF FROM THE SETTLEMENT

9. Can I exclude myself from the Settlement?

Yes. If you want to keep your right to sue or continue to sue Settling Parties on your own and at your own expense about the claims released in this Settlement, then you must take steps to exclude yourself—or, as it is sometimes referred to, "opting out" of the Settlement.

10. How do I exclude myself from the Settlement?

To exclude yourself (or "opt-out") from the Settlement, you must mail a request for exclusion postmarked no later than **July 15**, **2024**, to the Settlement Administrator at the following address:

Las Flores Pipeline System Settlement Exclusions c/o JND Legal Administration P.O. Box 91225 Seattle, WA 98111-9350

Case 2:16-cv-03157-PSG-SSC Document 365 Filed 07/05/24 Page 19 of 51 Page ID #:11883

Your exclusion request must include:

- 1) Your full legal name, telephone number, and current mailing address;
- 2) Information sufficient to identify your impacted Property[ies];
- 3) A statement that you choose to be excluded from the Settlement; and
- 4) Your handwritten signature.

If you ask to be excluded from the Settlement, you will not get a payment, and you cannot object to the Settlement. You will not be legally bound by anything that happens in this lawsuit, and you may be able to sue (or continue to sue) the Settling Parties and the other Released Parties about the claims in this lawsuit.

If you don't include the required information or timely submit your request for exclusion, you will remain a Settlement Class Member and will not be able to sue Settling Parties or the other Released Parties about the claims in this lawsuit.

OBJECTING TO THE SETTLEMENT

11. How do I object to the Settlement?

If you are a Settlement Class Member (meaning you do not exclude yourself from the Settlement), you can object to the Settlement in writing if you do not like any part of it. You can give reasons why you think the Court should not approve it. The Court will consider your views. To object, you must file a written objection stating that you object to the Settlement in *Grey Fox*, *LLC et al. v. Plains All American Pipeline*, *L.P. et al.*, Case No. 16-cv-03157 PSG (JEM).

Your written objection must include:

- 1) Your full name, current address, and current telephone number;
- 2) Information sufficient to identify your impacted Property[ies];
- 3) A statement of the objection(s), including all factual and legal grounds for the position;
- 4) Copies of any documents you wish to submit in support;
- 5) The name and address of the attorney(s), if any, who is representing you in making the objection or who may be entitled to compensation in connection with the objection;
- 6) A statement of whether you intend to appear at the Fairness Hearing, either with or without counsel;
- 7) The identity of all counsel (if any) who will appear on your behalf at the Fairness Hearing and all persons (if any) who will be called to testify in your support;
- 8) Your signature, in addition to the signature of any attorney representing you in connection with the objection, and the date; and
- 9) A list of any other objections submitted by you, or your counsel, to any class action settlements submitted in any court in the United States in the previous five years. If you or your counsel have not made any such prior objection, you should affirmatively state so.

Objections must be filed with the Court and mailed or delivered to Class Counsel *and* Counsel for the Settling Parties listed below by certified mail postmarked no later than **August 19, 2024**. If you or your counsel intends to make an appearance at the Fairness Hearing, you must provide Class Counsel, Counsel for the Settling Parties and the Clerk of the Court a written notice of intention to appear by **August 23, 2024**. Failure to file a notice of intention to appear will result in the Court declining to hear the objecting Class Member or the Class Member's counsel at the Fairness Hearing.

Class Counsel	Counsel for Settling Parties
A. Barry Cappello CAPPELLO & NOËL LLP 831 State Street Santa Barbara, CA 93101 (805) 564-2444	Jessica Stebbins Bina LATHAM & WATKINS LLP 10250 Constellation Place, 7 th Floor Los Angeles, CA 90067 (424) 653-5525
Juli E. Farris KELLER ROHRBACK L.L.P. 801 Garden Street Santa Barbara, CA 93101 (805) 456-1497 Robert J. Nelson LIEFF CABRASER HEIMANN BERNSTEIN LLP 275 Battery Street, 29th Floor San Francisco, CA 94111-3339 (415) 956-1000	Clerk of the Court United States District Court for the Central District of California First Street Courthouse 350 West 1st Street Los Angeles, California 90012-4565

12. What is the difference between objecting and excluding?

Objecting is simply telling the Court that you do not like something about the Settlement. You can object to the Settlement only if you do not exclude yourself from the Settlement. Excluding yourself, or opting out, from the Settlement is telling the Court that you do not want to be part of the Settlement. If you exclude yourself from the Settlement, you have no basis to object to the Settlement because it no longer affects you.

HOW TO GET BENEFITS

13. How can I get a payment?

If the Settlement is approved, members of the Settlement Class will be sent checks automatically and will not have to file claims to receive Settlement payments. Only owners of eligible properties as of the "Opt-Out Deadline" will receive compensation. Payments will be made out to the owners of Class Properties as indicated in public records, and will be mailed to the address on file in county tax assessor records or other comparable sources. If you are unsure whether you are a Class member entitled to compensation, or if you have questions about the payee name or address for a Class Property in which you have a valid, legal interest, you should speak to the Settlement Administrator and/or visit the Settlement Website at www.LasFloresPipelineSystemSettlement.com for more information. See Question 15 below for more information. Also, if you exclude yourself from the Settlement, you will not receive any payment.

14. How will I find out how much money I am personally getting?

The amount provided to each Property will be based on a Court-approved Plan of Allocation. Class Counsel will submit the proposed Plan of Allocation to the Court no later than August 9, 2024 and post it at www.LasFloresPipelineSystemSettlement.com.

In brief, each Class Property would receive a \$50,000 base payment. Each Class Property will receive additional compensation depending on three factors: the value of the property relative to similar properties and other Class Properties, whether the Class Property's easement contained an automatic termination clause,

Case 2:16-cv-03157-PSG-SSC Document 365 Filed 07/05/24 Page 21 of 51 Page ID #:11885

and the extent of repairs and work required on the Property relative to the others. Assuming no Properties opt out of the Settlement, Class Counsel estimate that all Class Properties will receive at least \$50,150, with an estimated median payment of approximately \$90,000 and an estimated average payment of \$230,000.

15. What happens if I sell my property?

If you sell your Class Property before the Opt-Out Deadline of July 15, 2024, you might not be entitled to compensation from the Settlement. Only current owners of eligible properties as of the Opt-Out Deadline are entitled to compensation. If you sell your Class Property after the Opt-Out Deadline, you will still receive compensation from the Settlement, not the buyer. For more information, see paragraph 2.34 of the Settlement, available on the Settlement website.

16. What if I am considering selling my property?

If you are considering selling your Class Property, you should consult your real estate agent and your real estate lawyer to advise you regarding providing this notice to prospective purchasers. If you do decide to sell your property, you may not be entitled to compensation from the Settlement. *See* Question 15 for more information.

OBLIGATIONS AND RELEASED CLAIMS

17. What are my rights and obligations under the Settlement?

If you are a Settlement Class Member and you do not exclude yourself from the Settlement, you will automatically receive Settlement benefits, and you will be bound by the terms of the Settlement upon final approval by the Court.

18. What claims will be released by the Settlement?

If the Settlement is approved by the Court, the Court will grant the Settlement final approval. If the final approval order becomes final pursuant to the terms of the Settlement Agreement, all Released Claims will be fully and finally compromised, settled and released, and Claim 15, the only remaining claim against PPC (and its successors in interest) will be dismissed with prejudice. The specific claims you are giving up against Settling Parties are described in the Settlement Agreement at www.LasFloresPipelineSystemSettlement.com. The Settlement Agreement describes the Released Claims with specific descriptions, so read it carefully. If you have any questions you can talk to the lawyers listed in Question 8 for free or you can, of course, talk to your own lawyer if you have questions about what this means.

FAIRNESS HEARING

19. May I attend the Fairness Hearing?

Yes. The Court will hold a Fairness Hearing on **September 13, 2024**, at **1:30 p.m. Pacific Time**, before the Honorable Philip S. Gutierrez at the United States District Court for the Central District of California, First Street Courthouse, 350 West 1st Street, Courtroom 6A, 6th Floor, Los Angeles, California 90012-4565. At the hearing the Court will (a) determine whether to grant final approval of the Settlement; (b) consider any timely objections to this Settlement and the responses to such objections; (c) rule on any application for attorneys' fees and costs; (d) rule on any application for service awards; and (e) determine whether or not to adopt the Plan of Allocation.

Case 2:16-cv-03157-PSG-SSC Document 365 Filed 07/05/24 Page 22 of 51 Page ID #:11886

Any Settlement Class Member may appear at the Fairness Hearing, provided they have complied with the procedures described in Question 11, above.

Unless otherwise directed by the Court, any Settlement Class Member who does not object in the manner provided will be deemed to have waived all objections to this Settlement and will be barred from raising (in this or any other proceeding or on any appeal) any objection and any untimely objection will be barred.

20. Do I have to come to the Fairness Hearing?

No. Class Counsel will answer any questions the Court may have, but you are welcome to come at your own expense. If you file an objection, you do not have to come to Court to talk about it. As long as you filed and mailed your written objection on time to the proper addresses, the Court will consider it. You may also pay your own lawyer to attend the hearing, but that is not necessary.

GETTING MORE INFORMATION

21. How can I get more information?

This Notice summarizes the Settlement. You can get more details and print the Settlement Agreement at. www.LasFloresPipelineSystemSettlement.com. You may also write with questions or notify the Settlement Administrator regarding address changes to Las Flores Pipeline System Settlement c/o JND Legal Administration, P.O. Box 91225, Seattle, WA 98111, email at Info@LasFloresPipelineSystemSettlement.com or call the Settlement Administrator at 1-855-208-4122.

PLEASE DO NOT CONTACT THE COURT

DATED: MAY 10, 2024

BY ORDER OF THE COURT

HON. PHILIP S. GUTIERREZ

UNITED STATES DISTRICT COURT

CENTRAL DISTRICT OF CALIFORNIA

EXHIBIT C

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 Released Parties over the claims resolved by the Settlement

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- ▶ You will still receive your payment
- ▶ You can only object if you do not opt-out of the Settlement

ATTEND THE FAIRNESS HEARING CURRENTLY SCHEDULED FOR SEPTEMBER 13, 2024

- ▶ You do not have to attend the Fairness Hearing
- Class Counsel will answer any questions the Court may have
- You or your own lawyer are welcome to come at your own expense

LEARN MORE



www.LasFloresPipelineSystemSettlement.com info@LasFloresPipelineSystemSettlement.com 855-208-4122



GRANT RECIPIENTS: The Central Coast and Southern California Regenerative Equipment Sharing Collaborative, an alliance of farmers that shares equipment in order to affordably meet a farmer's needs, received a food justice microgrant from the Santa Barbara County Food Action Network—which is open until May 31 for new applicants looking to innovate the local food system.

Local food support

Santa Barbara County Food Action Network offers microgrant program for those looking to innovate the food system

BY TAYLOR O'CONNOR

hakira Miracle wants people to dream big when applying for the Santa Barbara County Food Action Network's Food Justice Microgrant.

"What I find so shocking and yet crystal clear is that we have lost the ability to dream, to be able to imagine, to have space held so we can think outside the box and really address what's important rather than constantly thinking about what's urgent," said Miracle, the Santa Barbara County Food Action Network (SBCFAN) executive director.

SBCFAN is a nonprofit that works to ensure that all county residents have access to locally grown, nourishing, and culturally relevant food; sustainability and agroecology are championed in the ag sector; and both businesses and the community thrive, according to its mission statement. It began in 2016 when Santa Barbara County's Food Action Plan was published—which was designed to provide recommendations for how the county grows, distributes, and consumes food. The plan is framed around investment in the food economy, health and wellness, community, and foodshed.

The nonprofit connects people across sectors to build a greater network to fill food system gaps and mobilizes for food policy changes at the local, state, and federal levels.

"We are constantly being hit by external shocks—climactic, economic, social, or otherwise. At the same time, we should plan for the long term," Miracle said. "Food systems take generations to get where we need; we don't think it'll take as long to interconnect communities across production to consumption, but it's going to take a while. It will take less time if more of us are engaging with our regional food system."

The microgrant program seeks to address inequities and vulnerabilities in the local food system by funding local residents working toward building a more resilient food system. The project or program can be in its beginning stages or already established—including new ideas, pilot projects, or improvement, according to SBCFAN.

Applicants are eligible for funding of up to \$5,000 per grant, according to SBCFAN. People have until 11:59 p.m. on May 31 to apply, and their application will be reviewed by SBCFAN's grant review committee.

"We want to see instead of someone coming in from elsewhere and going into communities,

Promote!

Send business and

nonprofit information to

spotlight@santamariasun.com.

the communities themselves are building food system resilience, whether it's seed sharing, a community garden, or a food business," Miracle said. "Maybe you want to do research as a farmer and test agroecological practices. We want to make sure that people are in fact in the communities that they are wanting to do this work."

The grant program began in 2020 when

SPOTLIGHT

SBCFAN regranted half of its budget out to communities after it identified food system gaps and barriers due to COVID-19, she said. SBCFAN gave about \$150,000 in grants to projects or organizations that "typically wouldn't be able to access" philanthropic funding but had innovation and uniqueness to their proposals.

The first round of grants helped support the launch of a mobile farmers market in Lompoc and a Southern California farmer resource support network called the Plowshare Alliance. This year, Clevr Blends—a Santa Barbara County-based coffee-alternative adaptogen company—approached SBCFAN saying the company wanted to donate a percentage of its sales to food justice and "they wanted to give where they live," Miracle said.

"This is specifically to design upfront, wraparound information, resources, tools to execute a project," she said. "Let's say you want to start a food business, but you don't know how to work through environmental health services. We can work with you to help navigate that process."

Highlights

- Taylor Elementary School's chess team, coached by fifth grade teacher Antonetta Haggard, took first place at a chess tournament attended by 65 elementary students from San Luis Obispo and Santa Barbara counties. Additionally, Taylor sixth grade student Teddy Camba won first place for individual chess player. Chess players from fellow Santa Maria-Bonita district school Liberty Elementary also participated in the tournament, sponsored by the San Luis Obispo Chess Club and hosted in Paso Robles.
- In partnership with Lompoc Parks and Recreation, the Lompoc Police Department announced the return of the Junior Police Academy program after a several-year hiatus. The free program is designed to educate 8- to 12-year-olds about the importance of making safe choices, police officers' responsibilities, and the role police play in the community. The junior academy will take place from June 26 to 28 from 9 to 11 a.m. Registration is open and early registration is recommended. Register by calling (805) 875-8100 or by visiting the

Anderson Recreation Center, 125 West Walnut Ave. O

Reach Staff Writer Taylor O'Connor at toconnor@ santamariasun.com.

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LEARN MORE



www.LasFloresPipelineSystemSettlement.com info@LasFloresPipelineSystemSettlement.com 855-208-4122

Legal Notices

Fictitious Names Doing Business As:

MTS SERVICES

Principal place of business street
address:

ling Address: PO BOX 81473 BAKERSFIELD, CA 93380 RAKERSFIELD, CA 9 5-58U
Registrantich
MATTHEW TYLOR SANCHEZ
930 OLIVE DR APT 37
BAKERSFIELD, CA 93308
The business is being conducted by:
NATURALITY

BANDENHELD, CA 9710B
The business in before conducted by:
The date the business of the conducted by:
The date the business occurrence N.A
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17920, SIRRIVISION do 07 SECTION
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May 1, 8, 15, 22, 2024 335640







The Bakersfield Californian

is Bakersfields local news







Misc. Merchandise

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Legal Notices SEMITROPIC WATER STORAGE DISTRICT ACTING FOR AND ON BEHALF OF POND-POSO IMPROVEMENT DISTRICT

\$ 1.50 per acre

\$139.40 per acre

\$500.00 per acre foot

POND-POSO IMPROVEMENT DISTRICT OF THE SEMITROPIC WATER STORAGE DISTRICT NOTICE OF FILING OF PRELIMINARY ROLL AND GENERAL ADMINISTRATIVE AND GENERAL PROJECT SERVICE CHARGES AND EXENCE OF PRELIMINARY RATES APPLICABLE THERETO AND OF TIME AND PLACE OF HEARING OF ORIECTIONS TO ROLL (2014; COLLECTED 2014; 2015).

Call 661-322-7355

NOTICE S PURTIERGIVEN that 1:50 p.m., June 12, 2024, at the District Office, 1:101 Central Avenue, Wasco, Califor the time and place of public meeting of said Board of Directions for hearing of objections to the charges established for receptive trace of all an accordance with the natities set for his said off, for hashings said with its final hay fining a said respective charges, and to other that, unless otherwise provided, said charges be collected by the County of Europeal County traces them alphayable in 2014-2025.

NOTICE IS FURTHER GIVEN that the rates for said charges, the categories of lands set forth in said null, are as follows:

Catectory

(1) Charge for tracts loss than one acre in area

(2) Tracts receiving only General Administrative Service Charge-Preliminary Rate

(3) Composite rate for tracts receiving both charges (General Administrative Service Charge of \$1.50 per acre and General Project Service Charge of \$137.90 per acre) - Preliminary Rate

(5) Special composite rate for tracts developed after July 1, 2017 (New Lands Surcharge) Preliminary Rate

NOTICE IS FURTHER GIVEN that questions regarding this matter may be directed to the District at P.O. Box 8043, Wase California 93280, or by phone, (661) 758-5113, to the attention of Mr. Jason Gianquinto.

DATED: May 8, 2024 /s/ Todd Tracy Secretary of the Board of Directors

SUMMONS (CITACION JUDICIAL) CASE NUMBER: (Numero del Caso): BCL-22-015665

NOTICE TO DEFENDANT: (AVISO AL DEMANDO): ISAAC D. PRESTON

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTÁ DEMANDANDO EL DEMANDANTE): NAVY FEDERAL CREDIT UNION

NAVY PEREAL CREAPT UNION

NOTICES To have been used. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.

Not have 30 CALUMAR BAYS shirt this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintff. A fetter or phase cell will not practe you. You written response must be a proper and have a copy served on the plaintff. A fetter or phase cell will not practe you. You written response must be a proper to the plaintff of the proper plaintff, and the proper plaintff, and the proper plaintff, and the court forth and once information at the California. Guerro Molles Selfile/fee (care twee court forms and more information at the california forms to file. Selfile/fee (care the file.) Selfile file (care the court forth file are the plaintff, and the court forth and the care that the court forth file are the plaintff, and the court forth file are the plaintff, and the care that the court forth file are the plaintff, and the care that the court forth file are the plaintff, and the care that the court forth file are the plaintff, and the plai

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CASE NUMBER: BCL 22-015665

BCL 22.015665
ame, address and religione number of plaintiff sattoney, or plaintiff without an attorney, is:
unber, la direction vir a miners de telefono del abogado del demandante, o del demandante que no tiene abogado, estman Theologo, ILL man Theologo, ILL ma

DATE: (Fecha): 11/21/2022 TAMARAH HARBER PICKENS, Clerk, by Sandra Yanni, Deputy (Adjunto)

May 22, 29, June 5, 12, 2024 341719

Hospital Bed tempra mattress, xint cond., almost brand new. metal sides,

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Local Professionals Legal Notices

SEMITROPIC WATER STORAGE DISTRICT
ACTING FOR AND ON BEHALF OF
BUTTONWILLOW IMPROVEMENT DISTRICT Legal Notices

OF THE
SEMITROPIC WATER STORAGE DISTRICT

NOTICE OF PRING OF PRELIMINARY ROLL AND GENERAL ADMINISTRATIVE AND GENERAL PROJECT SERVICE CHARGES AND FIXING OF PRELIMINARY RATES APPLICABLE THERETO AND OF TIME AND PLACE OF HEARING OF OBJECTIONS TO ROLL 2024 COLLECTED 2024-2025)

NOTICES FURTHER GAVEN that 1:00 p.m., June 12, 2024, at the District Office, 1101 Central Avenue, Wacco, California, is the time and place of public meeting of stall Board of Directors for hearing of objections to the charges catabilised for said representer meta of an accordance with the matters set forth in an accordance with a contrast set set forth and offi. Som famility saids of the fully things of said respective charges, and to order that, unless otherwise provided, said charges be collected by the County of Kern with regular Louvil trace that analyspaths: 10.2014 can adaptive the 2014 contrast of the contrast of the county of Kern with regular Louvil trace the analyspaths: 10.2014 can always the 2014 contrast of the 2014 contr

(2) Tracts receiving only General Administrative Service Charge - Preliminary Rate

\$139,40 per acre

\$ 0.00 per parce

\$ 1.50 per acre

\$ 10.90 per acr

NOTICE IS FURTHER GIVEN that questions regarding this matter may be directed to the District at P.O. Box 8043, Waso California 93280, or by phone, (661)758-5113, to the attention of Mr. Jason Gianquinto.

DATED: May 8, 2024 /s/ Todd Tracy
Secretary of the Board of Directors

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LEARN MORE

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EXHIBIT D



Local News



Head-on Crash in Santa Maria Valley Sends 2









A.M. REPORT

Monday, May 27, 2024 | 4:15 a.m.

"And they who for their country die shall fill an honored grave, for glory lights the soldier's tomb, and beauty weeps the brave." — Joseph Rodman Drake

On Memorial Day, we celebrate and remember those who gave up their lives for our country and our freedoms.

Case 2:16-cv-03157-PSG-SSC Document 365 Filed 07/05/24 Page 30 of 51 Page ID #:11894



Healing Justice Santa Barbara Turns to Historic Preservation to Ensure a Brighter Future

[Noozhawk's note: Second in a series sponsored by the Hutton Parker Foundation. Click here for the first article.] Over the past three years, the three women behind Healing Justice Santa Barbara [...]



Ailing Hiker Rescued From Inspiration Point Trail Above Santa Barbara

Mark Patton: Diabetes Can't Get UCSB Baseball Star Aaron Parker Down in the Count

Laurie Jervis: Wine & Fire Event to Honor Hitching Post's Founders as Vintners of the Year

Police: Man Killed in Grover Beach Shooting Threatened Officer with Replica Gun

Dennis Mammana: Here's the Latest Buzz About a Celestial Beehive

Richard Montgomery: Here's How to Sell an Investment Property to an iBuyer



Sports

UC Santa Barbara's Caesar Uyesaka Stadium Selected as NCAA Baseball Regional Site

San Marcos' Shams Jahangir-Arshad Leads SB City Golf Championship Heading Into Final Day



Obituaries

Mary Claire Fittipaldi of Santa Barbara, 1925-2023

Jerry Dean Springer of Montecito, 1936-2024

Dolores Ruth Hansen Toye of Santa Barbara, 1929-2024



Noozhawk Columnists



A.M. REPORT

Tuesday, May 28, 2024 | 4:15 a.m.





Memorial Day Ceremony at Santa Barbara Cemetery Honors 'Great Sacrifice' of Fallen Heroes

Retired service members spoke about the sacrifices made by those who serve and the importance of honoring those who never came home during Monday's Memorial Day ceremony at the Santa [...]



Goleta Cemetery Honors the Fallen at Memorial Day Event

Calvary Cemetery in Santa Barbara Holds Memorial Day Mass, Blesses New Burial Section

Remembrance, Gratitude at the Heart of Memorial Day Ceremonies in North County

Behind the Scenes With a Butterfly Wrangler at Santa Barbara Museum of Natural History

Firefighters Battle Pair of Vegetation Fires on Highway 166 in Cuyama Valley

SpaceX Falcon Rocket Set to Launch International Satellite from VSFB

Isla Vista Honors Victims of 2014 Massacre With Paddle Out

Robert Sulnick: Santa Barbara School District Needs Climate Change Curriculum



Sports

UCSB Baseball to Host Fresno State, Oregon, San Diego in Santa Barbara Regional

San Marcos' Shams Jahangir-Arshad Wins Santa Barbara City Golf Championship Title



Obituaries

Ethel Mae Byers of Santa Barbara, 1941-2024

Mary Claire Fittipaldi of Santa Barbara, 1925-2023

Jerry Dean Springer of Montecito, 1936-2024



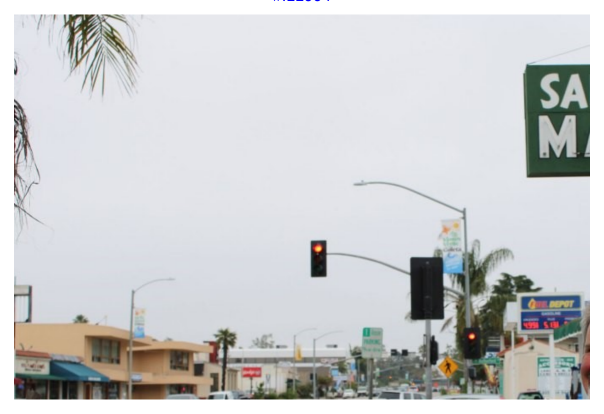
Noozhawk Columnists





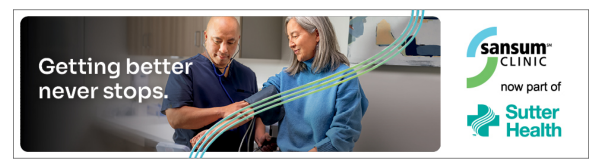
A.M. REPORT

Wednesday, May 29, 2024 | 4:15 a.m.



Business Owners Weigh In on City's Restriping Plan for Old Town Goleta

The city of Goleta is about to dramatically change Old Town Goleta. But will it be better? Depends on who you ask. The city is turning four lanes of Hollister [...]



SpaceX Delivers EarthCARE Craft for European, Japanese Space Agencies

Evacuation Warning Issued for Vegetation Fire Burning Near Cuyama

Santa Barbara Teachers Hold Strike Authorization Vote Amid Contract Talks with District

Arnoldi's Cafe Owner Says Italian Restaurant Not for Sale, Will Eventually Reopen

Detectives Arrest Suspect in Attempted Murder of Girlfriend in Early 2023

Village Properties Adds Commercial Real Estate Division for Santa Barbara County

Santa Barbara Talks: 2 California Bills Want to Save Journalism By Making Google, Facebook Pay Newsrooms



Sports

San Marcos' Shams Jahangir-Arshad Wins Santa Barbara City Golf Championship Title

UCSB Baseball to Host Fresno State, Oregon, San Diego in Santa Barbara Regional



Obituaries

Ava Scarlett Decker of Santa Barbara, 2011-2024

Frederick 'Scott' Lemere of Carpinteria, 1961-2024

Deborah Jeanne Remick, Formerly of Santa Barbara, 1947-2024



Noozhawk Columnists





A.M. REPORT

Thursday, May 30, 2024 | 4:15 a.m.



Santa Maria Elks Rodeo Saddles Up for 4 Days of Action

With fresh paint, new plants and award-winning dirt in the arena, the Santa Maria Elks Rodeo is ready to ride for the next four days. The 81st Elks Rodeo, at [...]



Ensemble Theatre Goes Down the Rabbit Hole with 'Alice, Formerly of Wonderland'

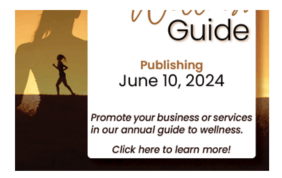
UCSB Students March in Support of Palestine, Call for Divestment

Fire Officials Lift Evacuation Warnings for Cuyama Valley Blaze

Crime Rates Across Santa Barbara County Continue to Fall for Second Year

Dear Annie: How About Some Praise for Mothers-in-Law?

A Guide to Attending Concerts and Music Festivals This Summer



Sports

Local Players Dominate All-Channel League Girls Lacrosse Honors

Athletes, Coaches of the Year Honored at SB Athletic Round Table Evening with the Athletes







A.M. REPORT

Friday, May 31, 2024 | 4:15 a.m.



BizHawk: New Kin Doughnut Shop Proving to Be Worth the Wait — Up to 2 Hours

From the same place where his father used to buy him shoes when he was a boy, Tommy Chang is now running a successful startup in town. What was once [...]



Goleta Celebrates New Garden, Playground, Picnic Area in Old Town's Armitos Park

New Vegetation Fire in Cuyama Valley Blackens 6.7 Acres

Keeping Your Pets Safe During the Summer



Sports

Ryann Neushul Named to U.S. Women's Water Polo Team for Paris Olympics

League Champion Dos Pueblos Dominates Local All-Channel League Boys Lacrosse Honors



Obituaries

Joan Kinevan Gresh of Santa Barbara, 1955-2024

Ava Scarlett Decker of Santa Barbara, 2011-2024

Frederick 'Scott' Lemere of Carpinteria, 1961-2024