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2 JAMES F. KUHNE, JR. (SBN: 251150)  
3 MALLORY G. WYNNE (ADMITTED PRO HAC VICE)  
4 GORDON REES SCULLY MANSUKHANI LLP  
5 101 W. Broadway, Suite 2000  
6 San Diego, CA 92101  
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9 Attorneys for Plaintiffs  
10 TRUTH AQUATICS, INC. AND  
11 GLEN RICHARD FRITZLER AND DANA  
12 JEANNE FRITZLER, INDIVIDUALLY AND AS  
13 TRUSTEES OF THE FRITZLER FAMILY TRUST  
14 DTD 7/27/92

15 UNITED STATES DISTRICT COURT  
16 CENTRAL DISTRICT OF CALIFORNIA

17 In the Matter of the Counterclaim of Truth )  
18 Aquatics, Inc. and Glen Richard Fritzler and ) CASE NO. 2:19-cv-07693-PA-  
19 Dana Jeanne Fritzler, individually and as ) MRW  
20 Trustees of the Fritzler Family Trust DTD )  
21 7/27/92 as owners and/or owners pro hac vice )  
22 of the dive vessel CONCEPTION, Official )  
23 Number 638133, for Exoneration from or )  
24 Limitation of Liability )  
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Gordon Rees Scully Mansukhani, LLP  
101 W. Broadway, Suite 2000  
San Diego, CA 92101

I, James F. Kuhne, Jr., declare as follows:

1. I am a partner with the law firm of Gordon Rees Scully Mansukhani, LLP, counsel of record for Truth Aquatics, Inc. and Glen Richard Fritzler and Dana Jeanne Fritzler, individually and as trustees of the Fritzler Family Trust dtd 7/27/92 (“Plaintiffs”). I make this declaration in support of Plaintiffs’ Request for Clerk’s Entry of Default of All Possible Claimants Who Have Not Timely Filed and Served a Claim. The facts herein are within my personal knowledge, and if called as a witness I could and would competently testify to them.

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1           2.     On September 5, 2019, Plaintiffs, as owners and/or owners *pro hac vice*  
2 of the dive vessel CONCEPTION, Official Number 638133, filed a Complaint for  
3 Exoneration from, or Limitation of, Liability under the Limitation of Liability Act,  
4 46 U.S.C. §30501, *et. seq.* (the “Limitation of Liability Act” or simply the “Act”),  
5 seeking exoneration from, or limitation of, liability for all claims, losses or damages  
6 arising out of, resulting from, or in any manner connected with, the fire aboard the  
7 CONCEPTION on September 2, 2019 while anchored on the navigable waters of  
8 the Pacific Ocean off Santa Cruz Island (hereinafter, the “Fire”). [Doc. 1.]

9           3.     Plaintiffs subsequently filed a First Amended Complaint for  
10 Exoneration from, or Limitation of, Liability on September 5, 2019. Like the  
11 original Complaint before it, the First Amended Complaint sought exoneration from,  
12 or limitation of, liability under the Limitation of Liability Act for all claims, losses  
13 or damages arising out of, resulting from, or in any manner connected with, the Fire.  
14 [Doc. 8 (hereinafter, the “Complaint”).]

15           4.     On September 11, 2019, upon application of Plaintiffs, the Court issued  
16 its Order Directing Execution of Monition and Publication of Notice [Doc. 15],  
17 which, among other things, commanded Plaintiffs “to notify and admonish all  
18 persons asserting claims with respect to that which the Complaint herein seeks  
19 exoneration from, or limitation of, liability for, to appear and answer the allegations  
20 of the Complaint, and to file their claims, with the Clerk of the Court on or before  
21 the July 1, 2020” deadline set by the Court. [Doc. 15 3:1-5.] A true and correct  
22 copy of the Order Directing Execution of Monition and Publication of Notice is  
23 attached hereto as Exhibit “A” (the “Publication Notice Order”).

24           5.     That Order further commanded Plaintiffs “to publish, or cause to be  
25 published, in The Los Angeles Times, a newspaper of general circulation printed  
26 and published in Los Angeles, County, California, a notice in substantially the form  
27 of the NOTICE OF COMPLAINT FOR EXONERATION FROM, OR  
28 LIMITATION OF, LIABILITY [Doc. 4] (“Notice of Complaint”), once each week

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1 for four (4) successive weeks beginning no later than October 10, 2019.” [Doc. 15  
2 3:7-12.] A true and correct copy of the Notice of Complaint is attached hereto as  
3 Exhibit “B.”

4 6. On September 11, 2019, the Court also issued its Order Restraining All  
5 Suits and Directing Monition to Issue [Doc. 16], which, *inter alia*, ordered “a  
6 monition [to] issue out of and under the seal of this Court to all persons and entities  
7 asserting any claim with respect to that which the Complaint in this action seeks  
8 exoneration from, or limitation of, liability, admonishing them to file their respective  
9 claims with the Clerk of this Court at the United States Courthouse, in writing and  
10 under oath, and to serve a copy thereof on the attorneys for PLAINTIFFS, on or  
11 before July 1, 2020, or be deemed in contumacy and default.” [Doc. 16 2:16-22.] A  
12 true and correct copy of the Order Restraining All Suits and Directing Monition to  
13 Issue is attached hereto as Exhibit “C” (the “Monition Order”).

14 7. The Monition Order also commanded Plaintiffs to publish notice of the  
15 monition and this action in the Los Angeles Times, [Doc. 16 2:23-27], and to mail a  
16 copy of the monition to all known claimants, or their attorneys (if represented), not  
17 later than the date of the second publication in the Los Angeles Times. [Doc. 16  
18 3:1-12.]

19 8. Between September 20 and September 25, 2019, this office served a  
20 copy of the monition, the Complaint, the Publication Notice Order and the Monition  
21 Order on those persons known to have claims against Plaintiffs or the  
22 CONCEPTION arising out of, resulting from, or in any manner connected with, the  
23 Fire via Federal Express. The following claimants were so notified by Plaintiffs:

Name	Address
Adrian Dahood-Fritz	1211 Lexington Street, Taylor, TX 76574-2608
Andrew Fritz	2923 Bergamo Way, Sacramento CA 95833
Angela Quitasol	741 E 2nd St., Stockton CA 95206
Berenice Felipe	715 California Street, Santa Cruz, CA 95060

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1	Carrie McLaughlin	1638 47th Avenue, Unit A200, Oakland, CA 94601-5275
2	Chuck McIlvain	2663 Centinela Avenue, Unit 314, Santa Monica, CA 90405
3	Dan Garcia	2815 Stanton Street, Berkeley, CA 94702-2522
4	Diana Adamic	110 Cardiff Ct, Santa Cruz CA 95060
5	Evan Quitasol	10947 Cliffside Drive, Stockton, CA 95209-4296
6	Fernisa Sison	8312 Cruden Street, Stockton, CA 95209-2661
7	Juha-Pekka Ahopelto	849 Trenton Drive, Sunnyvale, CA 94087-2255
8	Justin Dignam	6424 E Lookout Ln, Anaheim, CA 92807
9	Kaustubh Nirmal	50 Forest st #913, Stamford CT 06901
10	Kendra Chan	3104 Roia Lane, Oxnard, CA 93036-5335
11	Kristian Takvam	1 St. Francis Place, Apt. 5404, San Francisco, CA 94107-1339
12	Kristy Finstad	PO Box 1019, Twin Bridge CA 95735
13	Lisa Fiedler	19 Laurelwood Ave, Mill Valley CA 94941
14	Marybeth Guiney	2663 Centinela Avenue, Unit 307, Santa Monica, CA 90405-3156
15	Michael Quitasol	8312 Cruden Street, Stockton, CA 95209-2661
16	Neal Baltz	14452 South 40th Street, Phoenix, AZ 85044-6120
17	Nicole Quitasol	6418 Ambrose Dr., San Diego CA 92124
18	Patricia Beitzinger	14452 South 40th Street, Phoenix, AZ 85044-6120
19	Sanjeeri Deopujari	50 Forest Street #913, Stamford CT 06901
20	Scott Chan	1345 Oakhurst Avenue, Los Altos, CA 94024-5634
21	Steve Salika	110 Cardiff Court, Unit A, Santa Cruz, CA 95060
22	Sunil Sandhu	444 Kelly Avenue, Half Moon Bay, CA 94019
23	Ted Strom	2917 Rich Hill Cove, Germantown, TN 38138
24	Tia Salika	110 Cardiff Court, Unit A, Santa Cruz, CA 95060
25	Vaidehi Campbell	816 Oak Dr. Felton CA 95018
26	Wei Tan	7240 Davenport Rd Apt 106, Goleta CA 93117
27	Xiang Lin	40115 Spady Street, Fremont, CA 94538-2981
28	Yuko Hatano	801 South Winchester Boulevard, Apt. 5401, San Jose, CA 95128-2979
	Yulia Krashennaya	2815 Stanton Street, Berkeley, CA 94702-2522
	Alexandra Kurtz	2145 Beechnut Road, Northbrook, IL 60062

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1 A true and correct copy of the Proofs of Service evidencing service of the  
 2 monition, the Complaint, the Publication Notice Order and the Monition Order on  
 3 these known claimants is attached hereto as Exhibit “D.”

4 9. Plaintiffs also fulfilled the publication notice component of the  
 5 Publication Notice Order and the Monition Order by publishing notice of the Court’s  
 6 monition and this action in substantially the same form as the Notice of Complaint  
 7 in the Los Angeles Times (*i.e.*, once a week for four successive weeks) on October  
 8 4, October 11, October 18, and October 25, 2019. A true and correct copy of the  
 9 electronic “tearsheets” reflecting the publication of the Notice of Complaint in the  
 10 Los Angeles Times once a week for four successive weeks on October 4, October  
 11 11, October 18, and October 25, 2019 are attached hereto as Exhibit “E.” Please  
 12 note, where necessary, my credit card information has been redacted from the order  
 13 confirmation. Note, too, that the documents in this Exhibit have been marked to  
 14 identify the location of the aforementioned notice on the published pages.

15 10. In response to the Notice of Complaint published in the  
 16 aforementioned publication and the monition, the Complaint, the Publication Notice  
 17 Order and the Monition Order served on all known claimants, the following persons  
 18 appeared and asserted claims for losses or damages arising out of, resulting from, or  
 19 in any manner connected with the Fire against the Plaintiffs in this action  
 20 (hereinafter, the “Claimants”):

Claimant Name	Decedent	Nature of Claim
Christine Dignam	Justin Dignam	Wrongful Death; Survival Damages
Taylor Dignam	Justin Dignam	Wrongful Death
Chandler Dignam	Justin Dignam	Wrongful Death
Ryan Sims (crew member)	N/A	Jones Act Negligence (personal injury); Maintenance and Cure; Unseaworthiness; General Negligence

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1	Shruti Deopujari	Sanjeeri Deopujari	Wrongful Death & Survival Action
2	Satish Deopujari	Sanjeeri Deopujari	Wrongful Death & Survival Action
3	Sandhya Deopujari	Sanjeeri Deopujari	Wrongful Death & Survival Action
4	Robert Kurtz and Cherie McDonough	Alexandra Kurtz	Jones Act Negligence; Unseaworthiness; General Maritime Negligence (wrongful death)
5	Seema Sharma	Kaustubh Nirmal	Wrongful Death & Survival Action
6	Patanjai Sharma	Kaustubh Nirmal	Wrongful Death & Survival Action
7	Lakshmi Sharma	Kaustubh Nirmal	Wrongful Death & Survival Action
8	Gregory Krashenny	Yulia Krashennaya	Wrongful Death
9	Ariel Takvam	Kristian Takvam	Wrongful Death; Survival Damages
10	Kenneth Takvam and Mary R. Takvam	Kristian Takvam	Wrongful Death; Survival Damages
11	Jasmine Lord	Charles McIlvain	Wrongful Death; Survival Damages
12	Susana Rosas	EvanMichel Quitasol	Wrongful Death; Survival Damages
13	Susana Rosas	Angela Solano	Wrongful Death; Survival Damages
14	Susana Rosas	Nicole Solano	Wrongful Death; Survival Damages
15	Sarma Williams	Vaidehi Williams	Wrongful Death; Survival Damages
16	Makani Williams	Vaidehi Williams	Wrongful Death
17	Daelen Williams	Vaidehi Williams	Wrongful Death
18	Nancy Fiedler	Lisa Fiedler	Wrongful Death; Survival damages
19	Marvin Fiedler	Lisa Fiedler	Wrongful Death
20	Victoria Ellen Moore	Kendra Moore Chan	Wrongful Death; Survival Damages
21	Kevin Chan	Kendra Moore Chan	Wrongful Death
22	Matthew Guiney	Marybeth Guiney	Wrongful Death; Survival Damages
23	Mary Elizabeth Guiney	Marybeth Guiney	Wrongful Death
24	Christina Quitasol	Michael Quitsaol	Wrongful Death; Survival Damages
25	Richard X. Liu	Xiang Lin	Survival Damages

Gordon Rees Scully Mansukhani, LLP  
 101 W. Broadway, Suite 2000  
 San Diego, CA 92101

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Yin Lin	Xiang Lin	Wrongful Death
Anzi Chen	Xiang Lin	Wrongful Death
Yadira Alvarez	Berenice Felipe	Wrongful Death, Survival, and Punitive Damages; Negligence, Negligence Per Se, Carelessness, Wantonness, and Recklessness; Negligence and Negligence Per Se of a Common Carrier pursuant to California Civil Code Section 2100
Sejay Tan	Wei Tan	Wrongful Death, Survival, and Punitive Damages; Negligence, Negligence Per Se, Carelessness, Wantonness, and Recklessness; Negligence and Negligence Per Se of a Common Carrier pursuant to California Civil Code Section 2100
Cheng Leng Tan	Wei Tan	Wrongful Death, Survival, and Punitive Damages; Negligence, Negligence Per Se, Carelessness, Wantonness, and Recklessness; Negligence and Negligence Per Se of a Common Carrier pursuant to California Civil Code Section 2100
Chik Ping Yap	Wei Tan	Wrongful Death, Survival, and Punitive Damages; Negligence, Negligence Per Se, Carelessness, Wantonness, and Recklessness; Negligence and Negligence Per Se of a Common Carrier pursuant to California Civil Code Section 2100
Anthony Beitzinger	Patricia Ann Beitzinger	Wrongful Death & Survival Action
Elizabeth Beitzinger	Patricia Ann Beitzinger	Wrongful Death & Survival Action
Henry Garcia	Daniel Garcia	Wrongful Death & Survival Action
Margaret Strom	Ted Stephen Strom	Wrongful Death & Survival Action
Kestral Strom	Ted Stephen Strom	Wrongful Death & Survival Action
Pfeiffer Strom	Ted Stephen Strom	Wrongful Death & Survival Action
Eric Baltz	Neal G. Baltz	Wrongful Death & Survival Action
Candace Baltz	Neal G. Baltz	Wrongful Death & Survival Action
John Baltz	Neal G. Baltz	Wrongful Death & Survival Action
Yuka Ohashi Merritt	Yuko Hatano	Wrongful Death; Survival Damages

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Machiko Hatano	Yuko Hatano	Wrongful Death
Nina Hutteger	Juha-Pekka Ahopelto	Wrongful Death, Survival, and Punitive Damages; Negligence, Negligence Per Se, Carelessness, Wantonness, and Recklessness; Negligence and Negligence Per Se of a Common Carrier pursuant to California Civil Code Section 2100
Julia Ahopelto	Juha-Pekka Ahopelto	Wrongful Death, Survival, and Punitive Damages; Negligence, Negligence Per Se, Carelessness, Wantonness, and Recklessness; Negligence and Negligence Per Se of a Common Carrier pursuant to California Civil Code Section 2100
Unnamed Minor Son	Juha-Pekka Ahopelto	Wrongful Death, Survival, and Punitive Damages; Negligence, Negligence Per Se, Carelessness, Wantonness, and Recklessness; Negligence and Negligence Per Se of a Common Carrier pursuant to California Civil Code Section 2100
Victoria Ellen Moore	Raymond Scott Chan	Wrongful Death; Survival Action
Kevin Chan	Raymond Scott Chan	Wrongful Death
Jean Anne Allen	Steven Salika	Wrongful Death, Survival, and Punitive Damages; Negligence, Negligence Per Se, Carelessness, Wantonness, and Recklessness; Negligence and Negligence Per Se of a Common Carrier pursuant to California Civil Code Section 2100
Jean Anne Allen	Carol Diana Adamic	Wrongful Death, Survival, and Punitive Damages; Negligence, Negligence Per Se, Carelessness, Wantonness, and Recklessness; Negligence and Negligence Per Se of a Common Carrier pursuant to California Civil Code Section 2100
Jean Anne Allen	Tia Salika	Wrongful Death, Survival, and Punitive Damages; Negligence, Negligence Per Se, Carelessness, Wantonness, and Recklessness; Negligence and Negligence Per Se of a Common Carrier pursuant to California Civil Code Section 2100
Shirley Salika	Steven Salika	Wrongful Death, Survival, and Punitive Damages; Negligence, Negligence Per Se, Carelessness, Wantonness, and Recklessness; Negligence and Negligence Per Se

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 San Diego, CA 92101

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		of a Common Carrier pursuant to California Civil Code Section 2100
Shirley Salika	Tia Salika	Wrongful Death, Survival, and Punitive Damages; Negligence, Negligence Per Se, Carelessness, Wantonness, and Recklessness; Negligence and Negligence Per Se of a Common Carrier pursuant to California Civil Code Section 2100
James E. Adamic	Carol Diana Adamic	Wrongful Death, Survival, and Punitive Damages; Negligence, Negligence Per Se, Carelessness, Wantonness, and Recklessness; Negligence and Negligence Per Se of a Common Carrier pursuant to California Civil Code Section 2100
Atlee Fritz	Andrew Fritz	Wrongful Death & Survival Action
Linda Fritz	Andrew Fritz	Wrongful Death & Survival Action
Katie Osborne	Daniel Garcia	Wrongful Death; Survival Damages
Olga Faynshteyn	Yulia Krashennaya	Wrongful Death; Survival Damages
Daniel Chua	Kristina Finstad	Wrongful Death; Survival Damages
Worldwide Diving Adventures, LLC	Kristina Finstad	Wrongful Death; Breach of Contract; Common Law Indemnification
Dominic Selga	Fernisa Sison	Wrongful Death; Survival Damages
Nisa Shinagawa	Fernisa Sison	Wrongful Death; Survival Damages
Mark Adamic	Carol Adamic	Wrongful Death; Survival Damages
Angelika Adamic	Carol Adamic	Wrongful Death; Survival Damages

11. No other person or entity has filed a claim against the Plaintiffs or the CONCEPTION for losses or damages arising out of, resulting from, or in any manner connected with the Fire in this action or otherwise responded to the Complaint.

12. Having served the monition, the Complaint, the Publication Notice Order and the Monition Order on all known claimants and having directed the publication of the Notice of Complaint in the Los Angeles Times to provide notice



**EXHIBIT A**

1 RUSSELL P. BROWN (SBN: 84505)  
2 JAMES F. KUHNE, JR. (SBN: 251150)  
3 GORDON REES SCULLY MANSUKHANI LLP  
4 101 W. Broadway, Suite 2000  
5 San Diego, CA 92101  
6 Telephone: (619) 696-6700  
7 Facsimile: (619) 696-7124

8 Attorneys for Plaintiffs

9 UNITED STATES DISTRICT COURT  
10 CENTRAL DISTRICT OF CALIFORNIA

11 In the Matter of the Complaint of Truth ) NO. CV 19-7693 PA (MRWx)  
12 Aquatics, Inc. and Glen Richard Fritzler and )  
13 Dana Jeanne Fritzler, individually and as ) **ORDER DIRECTING**  
14 Trustees of the Fritzler Family Trust DTD ) **EXECUTION OF MONITION**  
15 7/27/92 as owners and/or owners pro hac vice ) **AND PUBLICATION OF**  
16 of the dive vessel CONCEPTION, Official ) **NOTICE**  
17 Number 638133, for Exoneration from or )  
18 Limitation of Liability )

19 TO: PLAINTIFFS TRUTH AQUATICS, INC., GLEN RICHARD  
20 FRITZLER AND DANA JEANNE FRITZLER, INDIVIDUALLY AND AS  
21 TRUSTEES OF THE FRITZLER FAMILY TRUST DTD 7/27/92;

22 WHEREAS, a Complaint was filed in the United States District Court for  
23 the Central District of California by Plaintiffs TRUTH AQUATICS, INC., GLEN  
24 RICHARD FRITZLER AND DANA JEANNE FRITZLER, INDIVIDUALLY  
25 AND AS TRUSTEES OF THE FRITZLER FAMILY TRUST DTD 7/27/92  
26 (hereinafter "PLAINTIFFS"), as owners and/or owners *pro hac vice* of the dive  
27 vessel CONCEPTION, Official Number 638133 (hereinafter "CONCEPTION"),  
28 for exoneration from, or limitation of, vessel owner's liability, pursuant to 46

Gordon Rees Scully Mansukhani, LLP  
101 W. Broadway, Suite 2000

Gordon Rees Scully Mansukhani, LLP  
101 W. Broadway, Suite 2000

1 U.S.C. §30501 *et seq.*, with respect to any and all losses or damages arising out of,  
2 resulting from, or in any manner connected with, that certain fire on or about  
3 September 2, 2019, on the navigable waters off the coast of California (“Fire”) and  
4 involving the CONCEPTION as alleged, and for the reasons and because of the  
5 circumstances set forth in the Complaint, and praying that a monition issue out of  
6 and under the seal of this Court, admonishing all persons and entities claiming any  
7 loss, damage or injury arising out of, resulting from, or in any manner connected  
8 with, the aforesaid Fire, to file their claims with the Clerk of this Court at the  
9 United States Courthouse, and to serve a copy thereof on the attorneys for  
10 PLAINTIFFS, on or before the February 1, 2020, and that when all proceedings  
11 have been completed, if it shall appear that the PLAINTIFFS are not liable for any  
12 such loss or damage, it may be finally so decreed by this Court;

13 WHEREAS, PLAINTIFFS have filed with this Court a Stipulation for Value  
14 and Costs, and this Court having made and entered an Order directing that a  
15 monition issue against all persons and/or entities claiming any loss, damage or  
16 injury arising out of, resulting from, or in any manner connected with, the  
17 aforesaid Fire, admonishing them to file their claims with the Clerk of this Court at  
18 the United States Courthouse, and to serve a copy thereof on the attorneys for  
19 PLAINTIFFS;

20 In issuing this Order, the Court recognizes that the Federal Rules of Civil  
21 Procedure, Supplemental Rules for Certain Admiralty and Maritime Claims  
22 (hereinafter “Supplemental Rules”) govern actions such as this and appear to limit  
23 the Court’s discretion. Specifically, Supplemental Rules F(3) and F(4) state that  
24 the Court “shall” issue the injunction, monition, and publication orders  
25 PLAINTIFFS have requested. In issuing the requested orders at this preliminary  
26 stage, the Court makes no determination as to the merits of PLAINTIFFS’ efforts  
27 to limit their liability pursuant to 46 U.S.C. § 30505.

28

-2-

[PROPOSED] ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF

NOTICE

Exhibit A

1 NOW, THEREFORE, PLAINTIFFS ARE HEREBY COMMANDED to  
2 notify and admonish all persons asserting claims with respect to that which the  
3 Complaint herein seeks exoneration from, or limitation of, liability for, to appear  
4 and answer the allegations of the Complaint, and to file their claims, with the Clerk  
5 of the Court, on or before the July 1, 2020. The Court notes that, pursuant to  
6 Supplemental Rule F(4), the Court may enlarge this deadline “[for] cause shown.”

7 PLAINTIFFS ARE FURTHER COMMANDED to publish, or cause to be  
8 published, in The Los Angeles Times, a newspaper of general circulation printed  
9 and published in Los Angeles County, California, a notice in substantially the form  
10 of the NOTICE OF COMPLAINT FOR EXONERATION FROM, OR  
11 LIMITATION OF, LIABILITY, once each week for four (4) successive weeks  
12 beginning no later than October 10, 2019.

13  
14 IT IS SO ORDERED, this 11th day of September, 2019.

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16 \_\_\_\_\_  
17 PERCY ANDERSON  
18 UNITED STATES DISTRICT JUDGE  
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Gordon Rees Scully Mansukhani, LLP  
101 W. Broadway, Suite 2000

**EXHIBIT B**

1 RUSSELL P. BROWN (SBN: 84505)  
2 JAMES F. KUHNE, JR. (SBN: 251150)  
3 GORDON REES SCULLY MANSUKHANI LLP  
4 101 W. Broadway, Suite 2000  
5 San Diego, CA 92101  
6 Telephone: (619) 696-6700  
7 Facsimile: (619) 696-7124

8 Attorneys for Plaintiffs  
9 TRUTH AQUATICS, INC. AND  
10 GLEN RICHARD FRITZLER AND DANA  
11 JEANNE FRITZLER, INDIVIDUALLY AND AS  
12 TRUSTEES OF THE FRITZLER FAMILY TRUST  
13 DTD 7/27/92

14 UNITED STATES DISTRICT COURT  
15 CENTRAL DISTRICT OF CALIFORNIA

16 In the Matter of the Complaint of Truth ) CASE NO. 2:19-cv-07693  
17 Aquatics, Inc. and Glen Richard Fritzler and )  
18 Dana Jeanne Fritzler, individually and as )  
19 Trustees of the Fritzler Family Trust DTD ) **NOTICE OF COMPLAINT**  
20 7/27/92 as owners and/or owners pro hac vice ) **FOR EXONERATION FROM**  
21 of the dive vessel CONCEPTION, Official ) **OR LIMITATION OF**  
22 Number 638133, for Exoneration from or ) **LIABILITY**  
23 Limitation of Liability )  
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28 )

NOTICE is hereby given pursuant to Rule F(3) and (4) of the Supplemental Rules for Admiralty and Maritime Claims and Asset Forfeiture Actions of the Federal Rules of Civil Procedure (“Supplemental Admiralty Rules”), that Truth Aquatics Inc., Glen Richard Fritzler and Dana Jeanne Fritzler, individually and as Trustees of the Fritzler Family Trust DTD 7/27/92 as owners and/or owners *pro hac vice* of the dive vessel CONCEPTION, Official Number 638133 (hereinafter “Plaintiffs”), have filed a complaint in the above-mentioned Court pursuant to 46 U.S.C. § 30501 *et seq.*, and 28 U.S.C. § 1333, claiming the right to exoneration from or limitation of liability for all claims against them for injury, property loss, or other damage arising out of or resulting from the fire on the CONCEPTION in the Pacific Ocean, which occurred on or about September 2, 2019.

Gordon Rees Scully Mansukhani, LLP  
101 W. Broadway, Suite 2000  
San Diego, CA 92101

1 All persons having such claims and wishing to contest Plaintiffs' complaint  
2 must file such claims and answer, if at all, as provided in Rule F of the  
3 Supplemental Admiralty Rules, with the Clerk of this Court, the United States  
4 District Court, Central District of California, located at 312 N. Spring St., Los  
5 Angeles California, CA, 90012 and serve copies of them on or mail copies of them  
6 to the Plaintiffs' attorneys, Russell P. Brown of Gordon Rees Scully Mansukhani  
7 LLP , located at 101 West Broadway, Ste. 2000, San Diego, CA 92101, on or  
8 before February 1, 2020, or be defaulted. A personal appearance is not required.

9  
10 Dated:

11 \_\_\_\_\_  
12 Clerk of the United States District  
13 Court  
14 [SEAL]

Gordon Rees Scully Mansukhani, LLP  
101 W. Broadway, Suite 2000  
San Diego, CA 92101

## Notices

[2:19-cv-07693 Truth Aquatics Inc et al](#)

ACCO

**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

### Notice of Electronic Filing

The following transaction was entered by Brown, Russell on 9/5/2019 at 3:13 PM PDT and filed on 9/5/2019

**Case Name:** Truth Aquatics Inc et al

**Case Number:** [2:19-cv-07693](#)

**Filer:** Dana Jeanne Fritzler  
Glen Richard Fritzler  
Truth Aquatics Inc

**Document Number:** [4](#)

#### Docket Text:

**[NOTICE OF COMPLAINT For Exoneration From Or Limitation Of Liability filed by Plaintiffs Dana Jeanne Fritzler, Glen Richard Fritzler, Truth Aquatics Inc. \(Brown, Russell\)](#)**

#### **2:19-cv-07693 Notice has been electronically mailed to:**

Russell Patric Brown   rbrown@gordonrees.com, emartinez@grsm.com

#### **2:19-cv-07693 Notice has been delivered by First Class U. S. Mail or by other means BY THE FILER to :**

The following document(s) are associated with this transaction:

**Document description:**Main Document

**Original filename:**C:\fakepath\2019-09-05 CONCEPTION PLF NTC OF COMPLAINT FOR EXONERATION.pdf

#### **Electronic document Stamp:**

[STAMP cacdStamp\_ID=1020290914 [Date=9/5/2019] [FileNumber=28351227-0]  
[0a5231e2c9ed1262249cf76f4aaeeb493845d41842b7ee61804ef9027821941fb4c8  
1fee446c59f4ef49104994243f162c35316b1dec41d6d8531a52853d5b1]]

**EXHIBIT C**

1 RUSSELL P. BROWN (SBN: 84505)  
2 JAMES F. KUHNE, JR. (SBN: 251150)  
3 GORDON REES SCULLY MANSUKHANI LLP  
4 101 W. Broadway, Suite 2000  
5 San Diego, CA 92101  
6 Telephone: (619) 696-6700  
7 Facsimile: (619) 696-7124

8 Attorneys for Plaintiffs

9 UNITED STATES DISTRICT COURT  
10 CENTRAL DISTRICT OF CALIFORNIA

11 In the Matter of the Complaint of Truth ) NO. CV 19-7693 PA (MRWx)  
12 Aquatics, Inc. and Glen Richard Fritzler and )  
13 Dana Jeanne Fritzler, individually and as )  
14 Trustees of the Fritzler Family Trust DTD ) **ORDER RESTRAINING ALL**  
15 7/27/92 as owners and/or owners pro hac vice ) **SUITS AND DIRECTING**  
16 of the dive vessel CONCEPTION, Official ) **MONITION TO ISSUE**  
17 Number 638133, for Exoneration from or )  
18 Limitation of Liability )  
19 )  
20 )

21 It appearing that a Complaint has been filed in the above-captioned Court by  
22 Plaintiffs TRUTH AQUATICS, INC., GLEN RICHARD FRITZLER AND DANA  
23 JEANNE FRITZLER, INDIVIDUALLY AND AS TRUSTEES OF THE  
24 FRITZLER FAMILY TRUST DTD 7/27/92 (hereinafter "PLAINTIFFS"), as  
25 owners and/or owners *pro hac vice* of the dive vessel CONCEPTION, Official  
26 Number 638133 (hereinafter "CONCEPTION"), for exoneration from, or  
27 limitation of, vessel owner's liability, pursuant to 46 U.S.C. §30501 *et seq.*, with  
28 respect to any and all losses or damages arising out of, resulting from, or in any  
manner connected with, the matters set forth in the Complaint, and the Complaint  
having stated the facts and circumstances upon which exoneration or limitation are  
claimed, and it appearing that the value of PLAINTIFFS' interest in the  
CONCEPTION immediately following the incident was worth nothing, and it

Gordon Rees Scully Mansukhani, LLP  
101 W. Broadway, Suite 2000

Gordon Rees Scully Mansukhani, LLP  
101 W. Broadway, Suite 2000

1 further appearing that PLAINTIFFS have filed a Stipulation for Value and Costs  
2 and Plaintiffs are not required to provide security for costs until further order of  
3 this Court and it further appearing that claims have been made, or will be made,  
4 against PLAINTIFFS, and/or the CONCEPTION, for losses or damages arising out  
5 of, or in some manner connected with, the matters set forth in the Complaint;

6 NOW, THEREFORE, on application of PLAINTIFFS:

7 IT IS ORDERED that the institution or prosecution of any and all suits,  
8 actions or legal proceedings of any nature and description whatsoever, against  
9 PLAINTIFFS, or the CONCEPTION, or any property of PLAINTIFFS, whether  
10 presently ongoing, filed but unknown, or to be filed in the future, except in this  
11 proceeding, with respect to any claims for death, injuries, property loss, or  
12 damages, arising out of, resulting from, or in any manner connected with the fire  
13 on September 2, 2019, aboard the CONCEPTION which the Complaint in this  
14 action seeks exoneration from, or limitation of liability, be, and the same hereby  
15 are, stayed and restrained until the hearing and determination of this proceeding;

16 IT IS FURTHER ORDERED that a monition issue out of and under the seal  
17 of this Court to all persons and entities asserting any claim with respect to that  
18 which the Complaint in this action seeks exoneration from, or limitation of,  
19 liability, admonishing them to file their respective claims with the Clerk of this  
20 Court at the United States Courthouse, in writing and under oath, and to serve a  
21 copy thereof on the attorneys for PLAINTIFFS, on or before the July 1, 2020, or  
22 be deemed in contumacy and default;

23 IT IS FURTHER ORDERED that public notice of the monition and this  
24 action be published, by PLAINTIFFS, in The Los Angeles Times, a newspaper of  
25 general circulation printed and published in Los Angeles County, California, once  
26 in each week for four (4) successive weeks beginning no later than October 10,  
27 2019.

28

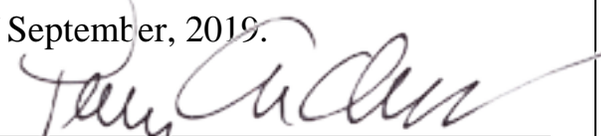
Gordon Rees Scully Mansukhani, LLP  
101 W. Broadway, Suite 2000

1 IT IS FURTHER ORDERED that PLAINTIFFS, not later than the date of  
2 the second publication, shall mail a copy of the motion to every person and entity  
3 known to have asserted any claim against PLAINTIFFS, or the CONCEPTION,  
4 arising out of, resulting from, or in any manner connected with, that which the  
5 Complaint in this action seeks exoneration from, or limitation of, and in those  
6 cases where the person or entity making the claim is known to have an attorney,  
7 the motion shall be mailed to such attorney; and a copy of such motion shall be  
8 mailed to such other persons as are known to have any claim against  
9 PLAINTIFFS, or the CONCEPTION, arising out of, resulting from, or in any  
10 manner connected with, that which the Complaint in this action seeks exoneration  
11 from, or limitation of, not later than the second day of the aforementioned  
12 publication; and

13 IT IS FURTHER ORDERED that service of this Order as a restraining order  
14 may be had by mailing a certified copy of this Order to the persons to be  
15 restrained, or to their attorneys acting on their behalf.

16 In issuing this Order, the Court recognizes that the Federal Rules of Civil  
17 Procedure, Supplemental Rules for Certain Admiralty and Maritime Claims  
18 (hereinafter "Supplemental Rules") govern actions such as this and appear to limit  
19 the Court's discretion. Specifically, Supplemental Rules F(3) and F(4) state that  
20 the Court "shall" issue the injunction, motion, and publication orders  
21 PLAINTIFFS have requested. In issuing the requested orders at this preliminary  
22 stage, the Court makes no determination as to the merits of PLAINTIFFS' efforts  
23 to limit their liability pursuant to 46 U.S.C. § 30505.

24 IT IS SO ORDERED, this 11<sup>th</sup> day of September, 2019.

25   
26 \_\_\_\_\_  
27 PERCY ANDERSON  
28 UNITED STATES DISTRICT JUDGE

**EXHIBIT D**

September 24, 2019  
Page 3

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP 2211 Michelson Drive Suite 400, Irvine, CA 92612. On September 24, 2019, I served the within documents:

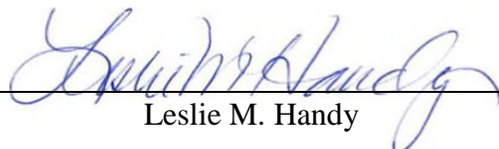
**LETTER TO ADRIAN DAHOOD FRITZ WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

- by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in United States mail in the State of California addressed as set forth below.
- BY ELECTRONIC FILING. I hereby certify that on September 24, 2019, a copy of the foregoing document was filed electronically. Notice of this filing will be sent by operation of the Court's electronic filing system to all parties indicated on the electronic filing receipt. All other parties will be served by regular U.S. Mail. Parties may access this filing through the Court's electronic filing system.
- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Adrian Dahood-Fritz  
1211 Lexington Street  
Taylor, TX 76574-2608**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 20, 2019  
Page 3

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP 2211 Michelson Drive Suite 400, Irvine, CA 92612. On September 20, 2019, I served the within documents:

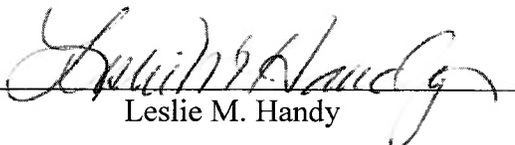
**LETTER TO ALEXANDRA KURTZ AND LEGAL REPRESENTATIVE OF ALEXANDRA KURTZ WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

- by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in United States mail in the State of California addressed as set forth below.
- BY ELECTRONIC FILING. I hereby certify that on September 20, 2019, a copy of the foregoing document was filed electronically. Notice of this filing will be sent by operation of the Court's electronic filing system to all parties indicated on the electronic filing receipt. All other parties will be served by regular U.S. Mail. Parties may access this filing through the Court's electronic filing system.
- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Alexandra Kurtz  
Legal Representative(s) of Alexandra Kurtz  
2145 Beechnut Road  
Northbrook, IL 60062**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 20, 2019 at Irvine, California.

  
Leslie M. Handy

September 24, 2019  
Page 3

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP 2211 Michelson Drive Suite 400, Irvine, CA 92612. On September 24, 2019, I served the within documents:

**LETTER TO ANDREW FRITZ WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

- by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in United States mail in the State of California addressed as set forth below.
- BY ELECTRONIC FILING. I hereby certify that on September 24, 2019, a copy of the foregoing document was filed electronically. Notice of this filing will be sent by operation of the Court's electronic filing system to all parties indicated on the electronic filing receipt. All other parties will be served by regular U.S. Mail. Parties may access this filing through the Court's electronic filing system.
- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

Andrew Fritz  
2923 Bergamo Way  
Sacramento, CA 95833

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.



Viann Corbin

September 24, 2019  
Page 3

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP 2211 Michelson Drive Suite 400, Irvine, CA 92612. On September 24, 2019, I served the within documents:

**LETTER TO ANGELA QUITASOL WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Angela Quitasol  
741 East 2<sup>nd</sup> Street  
Stockton, CA 95206**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.



\_\_\_\_\_  
Viann Corbin

September 25, 2019  
Page 3

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP 2211 Michelson Drive Suite 400, Irvine, CA 92612. On September 25, 2019, I served the within documents:

**LETTER TO BERENICE FELIPE WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Berenice Filipe  
715 California Street  
Santa Cruz, CA 95060**

I declare under penalty of perjury under the laws of the United States of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 25, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 25, 2019  
Page 3

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP 2211 Michelson Drive Suite 400, Irvine, CA 92612. On September 25, 2019, I served the within documents:

**LETTER TO CARRIE MCLAUGHLIN WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Carrie McLaughlin  
1638 47th Avenue, Unit A200  
Oakland, CA 94601-5275**

I declare under penalty of perjury under the laws of the United States of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 25, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 24, 2019  
Page 3

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP 2211 Michelson Drive Suite 400, Irvine, CA 92612. On September 24, 2019, I served the within documents:

**LETTER TO CHUCK MCILVAIN WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Chuck McIlvain**  
**2663 Centinela Avenue, Unit 314**  
**Santa Monica, CA 90405**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 24, 2019  
Page 3

PROOF OF SERVICE

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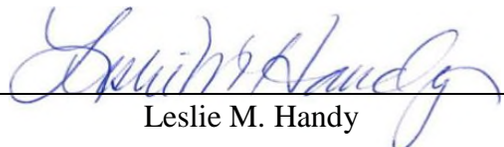
**LETTER TO DAN GARCIA WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Dan Garcia**  
**2815 Stanton Street**  
**Berkeley, CA 94702-2522**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 24, 2019  
Page 3

PROOF OF SERVICE

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**LETTER TO DIANA ADAMIC WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Diana Adamic  
110 Cardiff Court  
Santa Cruz, CA 95060**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Viann Corbin

September 24, 2019  
Page 3

PROOF OF SERVICE

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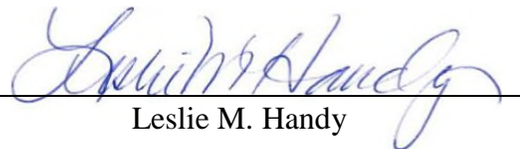
**LETTER TO EVAN QUITASOL WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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**Evan Quitasol**  
**10947 Cliffside Drive**  
**Stockton, CA 95209-4296**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 25, 2019  
Page 3

PROOF OF SERVICE

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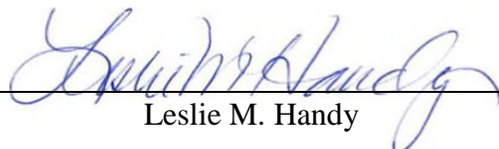
**LETTER TO FERNISA SISON WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Fernisa Sison  
8312 Cruden Street  
Stockton, CA 95209-2661**

I declare under penalty of perjury under the laws of the United States of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 25, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 24, 2019  
Page 3

PROOF OF SERVICE

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**LETTER TO JUHA PEKKA AHOPELTO WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Juha Pekka Ahopelto  
849 Trenton Drive  
Sunnyvale, CA 94087-2255**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 24, 2019  
Page 3

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP 2211 Michelson Drive Suite 400, Irvine, CA 92612. On September 24, 2019, I served the within documents:

**LETTER TO JUSTIN DIGNAM WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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**Justin Dignam**  
**6424 East Lookout Lane**  
**Anaheim, CA 92807**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.



Viann Corbin

September 24, 2019  
Page 3

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP 2211 Michelson Drive Suite 400, Irvine, CA 92612. On September 24, 2019, I served the within documents:

**LETTER TO KAUSTUBH NIRMAL WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Kaustubh Nirmal**  
**50 Forest Street, #913**  
**Stamford, CT 06901**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Viann Corbin

September 24, 2019  
Page 3

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP 2211 Michelson Drive Suite 400, Irvine, CA 92612. On September 24, 2019, I served the within documents:

**LETTER TO KENDRA CHAN WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Kendra Chan  
3104 Roia Lane  
Oxnard, CA 93036-5335**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 24, 2019  
Page 3

PROOF OF SERVICE

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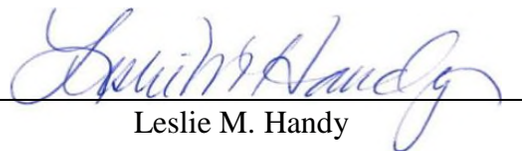
**LETTER TO KRISTIAN TAKVAM WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Kristian Takvam**  
**1 St. Francis Place, Apt. 5404**  
**San Francisco, CA 94107-1339**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 25, 2019  
Page 3

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP 2211 Michelson Drive Suite 400, Irvine, CA 92612. On September 25, 2019, I served the within documents:

**LETTER TO KRISTY FINSTAD WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Kristy Finstad  
P.O. Box 1019  
Twin Bridge, CA 95735**

I declare under penalty of perjury under the laws of the United States of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 25, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 24, 2019  
Page 3

PROOF OF SERVICE

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**LETTER TO LISA FEIDLER WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Lisa Feidler  
19 Laurelwood Avenue  
Mill Valley, CA 94941**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Viann Corbin

September 24, 2019  
Page 3

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I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP 2211 Michelson Drive Suite 400, Irvine, CA 92612. On September 24, 2019, I served the within documents:

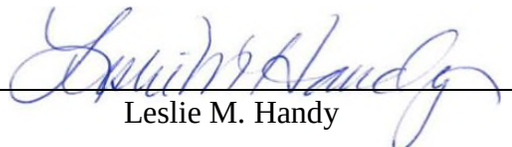
**LETTER TO MARYBETH GUINEY WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY ELECTRONIC FILING. I hereby certify that on September 24, 2019, a copy of the foregoing document was filed electronically. Notice of this filing will be sent by operation of the Court's electronic filing system to all parties indicated on the electronic filing receipt. All other parties will be served by regular U.S. Mail. Parties may access this filing through the Court's electronic filing system.
- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Marybeth Guiney**  
**2663 Centinela Avenue, Unit 307**  
**Santa Monica, CA 90405-3156**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 24, 2019  
Page 3

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP 2211 Michelson Drive Suite 400, Irvine, CA 92612. On September 24, 2019, I served the within documents:

**LETTER TO MICHAEL QUITASOL WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Michael Quitasol**  
**8312 Cruden Street**  
**Stockton, CA 95209-2661**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 24, 2019  
Page 3

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP 2211 Michelson Drive Suite 400, Irvine, CA 92612. On September 24, 2019, I served the within documents:

**LETTER TO NEAL BALTZ WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Neal Baltz  
14452 South 40th Street  
Phoenix, AZ 85044-6120**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 24, 2019  
Page 3

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP 2211 Michelson Drive Suite 400, Irvine, CA 92612. On September 24, 2019, I served the within documents:

**LETTER TO NICOLE QUITASOL WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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Nicole Quitasol  
6418 Ambrose Dr.  
San Diego, CA 92124

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.



Viann Corbin

September 24, 2019  
Page 3

PROOF OF SERVICE

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**LETTER TO PATRICIA BEITZINGER WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Patricia Beitzinger  
14452 South 40th Street  
Phoenix, AZ 85044-6120**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 24, 2019  
Page 3

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**LETTER TO SANJEERI DEOPUJARI WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Sanjeeri Deopujari  
50 Forest Street #913  
Stamford, CT 06901**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Viann Corbin

September 25, 2019  
Page 3

PROOF OF SERVICE

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**LETTER TO SCOTT CHAN WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Scott Chan**  
**1345 Oakhurst Avenue**  
**Los Altos, CA 94024-5634**

I declare under penalty of perjury under the laws of the United States of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 25, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 24, 2019  
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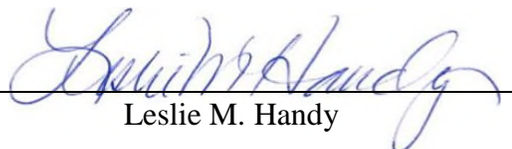
**LETTER TO STEVE SALIKA WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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**Steve Salika  
110 Cardiff Court, Unit A  
Santa Cruz, CA 95060**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 24, 2019  
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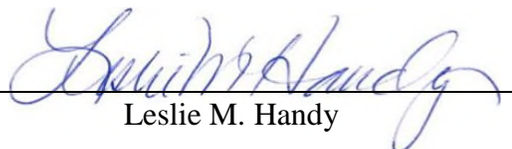
**LETTER TO SUNIL SANDHU WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Sunil Sandhu**  
**444 Kelly Avenue**  
**Half Moon Bay, CA 94019**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 25, 2019  
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**LETTER TO TED STROM WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Ted Strom**  
**2917 Rich Hill Cove**  
**Germantown, TN 38138**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 25, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 25, 2019  
Page 3

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I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is: Gordon Rees Scully Mansukhani, LLP 2211 Michelson Drive Suite 400, Irvine, CA 92612. On September 25, 2019, I served the within documents:

**LETTER TO TIA SALIKA WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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**Tia Salika  
110 Cardiff Court, Unit A  
Santa Cruz, CA 95060**

I declare under penalty of perjury under the laws of the United States of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 25, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 24, 2019  
Page 3

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**LETTER TO VAIDEHI CAMPBELL WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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**Vaidehi Campbell  
816 Oak Drive  
Felton, CA 95018**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Viann Corbin

September 24, 2019  
Page 3

PROOF OF SERVICE

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**LETTER TO WEI TAN WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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**Wei Tan**  
**7240 Davenport Road, Apt. 106**  
**Goleta, CA 93117**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Viann Corbin

September 25, 2019  
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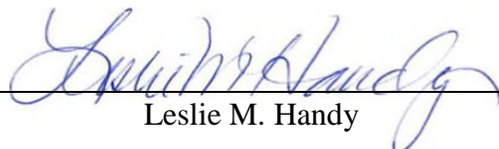
**LETTER TO XIANG LIN WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

Xiang Lin  
40115 Spady Street  
Fremont, CA 94538-2981

I declare under penalty of perjury under the laws of the United States of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 25, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 24, 2019  
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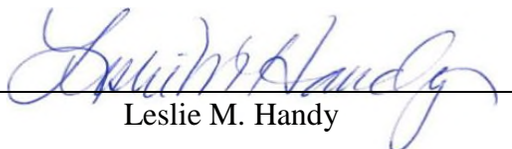
**LETTER TO YUKO HATANO WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Yuko Hatano**  
**801 South Winchester Boulevard, Apt. 5401**  
**San Jose, CA 95128-2979**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

September 24, 2019  
Page 3

PROOF OF SERVICE

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**LETTER TO YULIA KRASHENNAYA WITH ATTACHMENTS: (1) FIRST AMENDED COMPLAINT FOR EXONERATION FROM LIMITATION OF LIABILITY; (2) ORDER DIRECTING EXECUTION OF MONITION AND PUBLICATION OF NOTICE; AND (3) ORDER RESTRAINING ALL SUITS AND DIRECTING MONITION TO ISSUE (CERTIFIED COPY)**

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- BY FED EX. By placing a true copy thereof enclosed in a sealed envelope, at a station designated for collection and processing of envelopes and packages for overnight delivery by an overnight carrier, as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:

**Yulia Krashennaya  
2815 Stanton Street  
Berkeley, CA 94702-2522**

I declare under penalty of perjury under the laws of the United State of America that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Executed on September 24, 2019 at Irvine, California.

  
\_\_\_\_\_  
Leslie M. Handy

**EXHIBIT E**

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EST. FRIDAY, OCTOBER 4, 2019 C5

MARKET ROUNDUP

Stocks rebound on expectations of another Fed rate cut

ASSOCIATED PRESS

Technology and health-care companies helped U.S. stocks rebound broadly from an early sell-off Thursday, snapping the market's steep two-day slide.

The Dow Jones industrial average swung from a loss of more than 300 points to a gain of more than 120 after another disappointing economic report raised expectations among investors that the Federal Reserve will cut interest rates again to help keep the U.S. economy growing. The Standard & Poor's 500 and Nasdaq Composite indexes also recovered from the early rout.

Major stock indexes

Table with columns: Index, Close, Daily change, Daily % change, YTD % change. Includes Dow Industrials, S&P 500, Nasdaq Composite, Russell 2000, Russell 2000, Nikkei (Japan), Hang Seng (Hong Kong).

points, or 0.0%, to 2,910.63. The Dow gained 122.42 points, or 0.5%, to 26,201.04. The Nasdaq, which is heavily weighted with technology stocks, climbed 87.02 points, or 1.9%, to 8,972.26. The Russell 2000 index of small-com-

pany stocks gained 87.2 points, or 0.5%, to 1,486.35. Investors continued to shift money into the relative safety of U.S. bonds. That drove bond prices higher, lowering their yields. The yield on the 10-year Treasury

fell to 1.54% from 1.69% late Wednesday. Traders were jolted by surprisingly slow growth in the U.S. services sector last month. The Institute for Supply Management, an association of purchasing managers, said that its non-manufacturing index sank to 52.8 from 56.4 in August. Readings above 50 signal growth, but September's figures are the lowest since August 2008.

On Tuesday, a private index of U.S. manufacturing output dropped to its lowest level since the recession year of 2009.

The discouraging economic data this week have shifted investors' expectations of further interest rate

cuts by the Federal Reserve. The central bank has lowered rates by a quarter-percentage point twice this year in a bid to shield the economy from slowing growth abroad and the effects of the trade war. The odds that the Fed will cut rates again at the end of this month are now running above 88%, according to CME Group.

Given the recent spate of downbeat economic data, all eyes will be on the federal government's September job market snapshot, due out Friday. The Labor Department is expected to report that U.S. employers added 145,000 jobs last month, up from 120,000 in August, according to ana-

lysts polled by FactSet.

Solid gains by Microsoft, which climbed 1.2%, helped drive the technology sector higher Thursday. Health-care, communication services and industrial stocks also helped power the market rebound. Pfizer rose 2.2%, Facebook gained 2.7% and Boeing rose 1.5%.

Gold rose \$6.10 to \$1,507.00 an ounce, and silver was unchanged at \$17.59 an ounce.

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MARKET ROUNDUP

Stocks rebound on expectations of another Fed rate cut

ASSOCIATED PRESS

Technology and health-care companies helped U.S. stocks rebound broadly from an early sell-off Thursday, snapping the market's steep two-day slide.

The Dow Jones Industrial average swung from a loss of more than 300 points to a gain of more than 120 after another disappointing economic report raised expectations among investors that the Federal Reserve will cut interest rates again to help keep the U.S. economy growing.

Major stock indexes

Table with columns: Index, Close, Daily change, Daily % change, YTD % change. Includes Dow Industrials, S&P 500, Nasdaq Composite, Russell 2000, etc.

points, or 0.0%, to 2,910.63. The Dow gained 122.42 points, or 0.5%, to 26,201.04. The Nasdaq, which is heavily weighted with technology stocks, climbed 87.02 points, or 1.9%, to 8,972.26.

Company stocks gained 872 points, or 0.5%, to 1,486.35. Investors continued to shift money into the relative safety of U.S. bonds. That drove bond prices higher, lowering their yields.

fell to 1.54% from 1.59% late Wednesday.

Traders were jolted by surprisingly slow growth in the U.S. services sector last month. The Institute for Supply Management, an association of purchasing managers, said that its non-manufacturing index sank to 52.8 from 56.4 in August.

On Tuesday, a private index of U.S. manufacturing output dropped to its lowest level since the recession year of 2009.

The discouraging economic data this week have shifted investors' expectations of further interest rate

cuts by the Federal Reserve.

The central bank has lowered rates by a quarter-percentage point twice this year in a bid to shield the economy from slowing growth abroad and the effects of the trade war. The odds that the Fed will cut rates again at the end of this month are now running above 88%, according to CME Group.

Given the recent spate of downbeat economic data, all eyes will be on the federal government's September job market snapshot, due out Friday. The Labor Department is expected to report that U.S. employers added 145,000 jobs last month, up from 120,000 in August, according to ana-

lysts polled by FactSet.

Solid gains by Microsoft, which climbed 1.2%, helped drive the technology sector higher Thursday. Health-care, communication services and industrial stocks also helped power the market rebound. Pfizer rose 2.2%, Facebook gained 2.7% and Boeing rose 1.5%.

GoPro plunged 19% after the camera maker cut its profit and revenue forecasts for the year because of production delays.

Benchmark crude oil fell 16 cents to \$52.45 a barrel. Brent crude oil, the international standard, added 3 cents to \$57.73 a barrel.

Gold rose \$6.10 to \$1,507.00 an ounce, and silver was unchanged at \$17.59 an ounce.

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STATE OF CONNECTICUT SUPERIOR COURT JUVENILE MATTERS ORDER OF NOTICE

NOTICE TO: Jose Maldonado, Cesar Lopez, Father of a female child born on 12/15/2019

Exhibit E Page 61 of 72

...not saying something you'll instantly regret.

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In the Matter of the Complaint of Truth Aquatics, Inc. and Stan Richard, Fritzler and Dana Jeanne Fritzler, Individually and as Trustees of the Fritzler Family Trust DTD 7/27/92, as owners and/or owners pro hac vice of the above vessel COCKPITCOK, Official Number 638133, for Exoneration From or Limitation of Liability

United States District Court for the Central Dis-

Mother is "Janet". If you have an affidavit that you can provide, please contact the court at 1725 Main Street, Santa Monica, CA 90401. The name and address of the court is: (El nombre y dirección de la corte es:) Santa Monica Court House, 1725 Main Street, Santa Monica, CA 90401. The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es:) David A. L. Flores, Esq. (310) 397-1369; John R. Baldino, Esq. (310) 397-1369; PENE LAW GROUP LLP, 9100 Wilshire Blvd., Beverly Hills, CA 90212 (310) 274-9191

The name and address of the court is: (El nombre y dirección de la corte es:) Santa Monica Court House, 1725 Main Street, Santa Monica, CA 90401. The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es:) David A. L. Flores, Esq. (310) 397-1369; John R. Baldino, Esq. (310) 397-1369; PENE LAW GROUP LLP, 9100 Wilshire Blvd., Beverly Hills, CA 90212 (310) 274-9191

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Filed on: 8/12/2019  
Dated: February 22, 2019  
Published in the Los Angeles Times on: 8/19, 8/20, 10/3 & 10/10/2019

**JUMBLE**

Unscramble these Jumbles, one letter to each square, to form four ordinary words.

RFMOU  
CIPER  
XSSEEC  
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**THAT SCRAMBLED WORD GAME**  
By David L. Hoyt and Jeff Rosenk

Don't let me have that recipe for dinner!

I'm almost finished with the best chicken!

THE ORIGINAL VERSION OF HER COOKBOOK WAS —

Now arrange the dried letters to form the surprise answer, as suggested by the above cartoon.

Answers tomorrow

Yesterday's Jumble: ESSAY CAULK POETIC MILDEW  
Answer: When compared to its competition, the poker player — STACKED UP WELL.

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**NOTICE OF PUBLIC HEARING ON MULTIFAMILY HOUSING REVENUE BONDS FOR MULTIFAMILY HOUSING PROJECTS LOCATED IN THE CITY OF LOS ANGELES**

Notice is hereby given that on October 18, 2019, a public hearing will be held as required by Section 14079 of the Internal Revenue Code of 1986 with respect to the proposed issuance by the City of Los Angeles of multifamily housing revenue bonds or notes in the maximum amounts specified below and a like amount of refunding bonds, issued in one or more series, pursuant to a plan of financing, for the purpose of providing funds to make a loan to the project sponsors specified below or to an affiliate or special purpose entity created by or on behalf of such sponsors to finance the acquisition, rehabilitation, construction and equipping of the below-referenced projects (the "Projects").

Project Name	Address	# Units	Project Sponsor	Maximum Amount
Link at Sylmar	12667 San Fernando Road, Los Angeles, CA 91342	56 (including 1 manager unit)	Sylmar B, L.P.	\$21,250,000
Washington Arts Collective	4500 & 4601 W. Washington Boulevard, Los Angeles, CA 90016	56 (including 1 manager unit)	WAC, L.P.	\$31,100,000

The hearing will commence at 9:00 a.m., Friday, October 18, 2019, and will be held in the Los Angeles Housing and Community Investment Department, Room 823, Eighth Floor, 1209 West 7th Street, Los Angeles, California. Interested persons wishing to express their views on either the issuance of the multifamily bonds or notes or the Projects will be given an opportunity to do so at the public hearing, or may, prior to the time of the hearing, submit written comments to the Los Angeles Housing and Community Investment Department, City of Los Angeles, Eighth Floor, 1209 West 7th Street, Los Angeles, California 90017, Attention: Mr. Andre C. Perry, Phone (213) 806-6876.

Published in the Los Angeles Times on: October 4, 2019

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### SUMMONS (CITACION JUDICIAL)

Case Number (Numero del Caso): 19SMCV00140

### NOTICE TO DEFENDANT: (ALISTO AL DEMANDADO): JAMES GAMBLE, an individual

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTA DEMANDANDO EL DEMANDANTE): KAT RINA PONCE ENRIQUE, an individual; MANILA MUSIC, LLC, INC., a California corporation

NOTICE: You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below. You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfoca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney you may be eligible for free legal services from a nonprofit legal aid program. See the California Access to Justice groups at the California Legal Services Web Site (www.courtinfoca.gov), the California Courts Online Self-Help Center (www.courtinfoca.gov/selfhelp), or contact your local court or county bar association. NOTE: The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case.

IMPORTO: Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación.

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su

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NOTICE OF COMPLAINT FOR REFORMATION FROM, OR LIMITATION OF, LIABILITY

In the Matter of the Complaint of Trust Agacab, Inc. and Glen Richard Fritzer and Dana Jeanine Fritzer, Individually and as Trustees of the Fritzer Family Trust DTD 7/27/03 as owners and/or owners pro hac vice of the site located at 101 West Broadway, Ste. 200B, San Diego, CA 92101, on or before July 1, 2020, or the date of the hearing on the Complaint, which occurred on or about September 2, 2019.

### Legal Notices

NOTICE OF SALE OF UNIMPROVED REAL PROPERTY AT PRIVATE SALE IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA CENTRAL JUDICIAL DISTRICT IN AND FOR THE COUNTY OF SAN BERNARDINO

CASE NO: COMPS1300675

### Legal Notices

NOTICE TO DEFENDANT: (ALISTO AL DEMANDADO): JAMES GAMBLE, an individual

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTA DEMANDANDO EL DEMANDANTE): KAT RINA PONCE ENRIQUE, an individual; MANILA MUSIC, LLC, INC., a California corporation

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### Bids Wanted

The Burbank-Glendale-Pasadena Airport Authority ("Authority") is soliciting Statements of Qualifications ("SOQs") from highly qualified engineering firms for AIRSIDE PAVEMENT REHABILITATION DESIGN SERVICES, PROJECT NO. 619-13 at the Hollywood Burbank Airport. RFQ documents can be obtained directly from the Authority's e-procurement. Planfilets website located at https://www.planfilets.com/portal/portalof/it/Company/Id=21910. SOQs shall be submitted electronically to the Authority by uploading to the Planfilets website by 4:00PM on NOVEMBER 1, 2019. Late, emailed, faxed, or hand delivered submissions will not be accepted. Any inquiries concerning this procurement must be in writing and submitted through the Authority's e-procurement website portal, Planfilets, via the OBA tab. All communications during the procurement process shall be to the exclusive attention of Larra Aguilera, Senior Procurement Specialist, through the Planfilets portal. Questions posed via any other method will not be considered. No questions or requests for interpretation related to the RFQ will be accepted after 5:00PM, October 21, 2019.

### Bids Wanted

The Burbank-Glendale-Pasadena Airport Authority ("Authority") is soliciting Statements of Qualifications ("SOQs") from highly qualified engineering firms for AIRSIDE PAVEMENT REHABILITATION DESIGN SERVICES, PROJECT NO. 619-13 at the Hollywood Burbank Airport. RFQ documents can be obtained directly from the Authority's e-procurement. Planfilets website located at https://www.planfilets.com/portal/portalof/it/Company/Id=21910. SOQs shall be submitted electronically to the Authority by uploading to the Planfilets website by 4:00PM on NOVEMBER 1, 2019. Late, emailed, faxed, or hand delivered submissions will not be accepted. Any inquiries concerning this procurement must be in writing and submitted through the Authority's e-procurement website portal, Planfilets, via the OBA tab. All communications during the procurement process shall be to the exclusive attention of Larra Aguilera, Senior Procurement Specialist, through the Planfilets portal. Questions posed via any other method will not be considered. No questions or requests for interpretation related to the RFQ will be accepted after 5:00PM, October 21, 2019.

### EMPLOYMENT 1500

### Employment

CO: It's Food Equip. Mfg. Conduct COOs duties. Res. 10270 AMERICA, INC. a US W. Broadway, Anaheim, CA 92801

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Men's Fine Clothing 3 New USA clothes. In location 35 yrs in Pasadena. Presumably 30 years across Hilton Hotel. Best new knowledge Tailoring at Selwyn. Best brand. Best quality. Best price. \$150K. 626-795-1653 or 626-225-0775

Working Partner for Stock in a Garage. Call Paul at (971) 330-9121

SUMMONS (CITACION JUDICIAL) Case Number (Numero del Caso): 19CV15546

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO): WESS NAHIN INVESTMENT GROUP. All persons unknown, claiming any legal or equitable right, title, interest, lien or interest in the property described in the complaint adverse to plaintiff's title, or any claim upon plaintiff's title, interests, and DOES 1 through 50, Individuals.

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTA DEMANDANDO EL DEMANDANTE): HAROLD JOSEPH HURLEY, Jr.

NOTICE YOU have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney you may be eligible for free legal services from a nonprofit legal aid program.

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SERVICES FOR SENIORS Services For Seniors

MISCELLANEOUS SERVICES Miscellaneous Services

ANTIQUE WE BUY ALL 800'S ANTIQUES 800-631-7225

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Men's Fine Clothing

Working Partner for Stock in a Garage

SUMMONS (CITACION JUDICIAL)

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO): WESS NAHIN INVESTMENT GROUP

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTA DEMANDANDO EL DEMANDANTE): HAROLD JOSEPH HURLEY, Jr.

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There are other legal requirements. You may want to call an attorney right away.

LA COUNTY SOUTH BAY

NOTICE OF COMPLAINT FOR EXONERATION FROM OR LIMITATION OF LIABILITY

United States District Court for the Central District of California

NOTICE is hereby given pursuant to the Order of the United States District Court for the Central District of California

NOTICE OF SALE OF UNIMPROVED REAL PROPERTY AT PRIVATE SALE

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO): WESS NAHIN INVESTMENT GROUP

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTA DEMANDANDO EL DEMANDANTE): HAROLD JOSEPH HURLEY, Jr.

NOTICE YOU have been sued. The court may decide against you without your being heard unless you respond within 30 days.

There are other legal requirements. You may want to call an attorney right away.

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Bids Wanted

Los Angeles Times Classified

Exhibit E

conjunto de datos que preceden su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y mas informacion en el Centro de Ayuda de los Cortes de California ([www.courtinfo.ca.gov](http://www.courtinfo.ca.gov)), en la biblioteca de leyes de su condado o en la corte que le quite mas cerca. Si no puede pagar la cuota de presentacion, pida al secretario de la corte que le de un formulario de exencion de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podra quitar su sueldo, dinero y bienes sin mas advertencia.

The name and address of the court(s): (E nombre y direccion de la corte se es:  
Los Angeles Superior Court  
111 North Hill St.  
Los Angeles, CA 90012

The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: (El nombre, la direccion y el numero de telefono del abogado del demandante, o del demandante que no tiene abogado, es:  
Paul T. Martin (SBH 13363), Thomas H. Case (SBH 11565), Harnsey & Grosfeld LLP  
4640 Admiralty Way, Suite 850, Marina del Rey, CA 90212  
Marina del Rey, CA 90212  
(310) 365-2100

Date: (Fecha) 8/13, 8/26, 8/27 & 9/4/2019  
Shari R. Carter Clerk (Secretario)  
Romonda Clifton Deputy (Adjunto)



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...when you can't stop kissing.  
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owner's policy of title insurance, one-half (1/2) the escrow fee, and other escrow expenses customarily paid by the seller in a real estate sales transaction in Los Angeles County, California, shall be paid by the Conservator. One-half (1/2) the escrow fee, all costs of obtaining financing from a third party for part of the purchase price, the additional cost of title insurance for special endorsements or extended coverage beyond that of a standard form owner's policy of title insurance, any lender required inspections or repairs, and all other expenses of escrow customarily charged to the buyer in a real estate sales transaction in Los Angeles County, California, shall be at the expense of the buyer. The undersigned reserves the right to reject any and all bids prior to entry of an order confirming the sale.

Attorney for the Petitioner:  
HARTNELL LAW GROUP, A Professional Corporation  
BRYAN C. HARTNELL (STATE BAR NO: 066138)  
25757 Redlands Boulevard  
Redlands, California 92373-8433  
Telephone: (909) 796-5881

Date: October 7, 2019  
/s/ Bryan C. Hartnell  
Published in the Los Angeles Times on: 10/11, 10/18 & 10/25/2019

# PETS

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Alan Garbushov  
164 Kensington Street  
Brooklyn, New York 11225  
First Data Merchant Services Corporation  
1307 Wab Whitman Road  
Melville, New York 11747

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Date: February 22, 2019  
Published in the Los Angeles Times on: 9/19, 9/26, 10/3 & 10/10/2019

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Los Angeles Times

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AKC Show Quality Pedigree \$1.500-3.000  
S.WestPack@gmail.com 718-303-3908

**AUSTRALIAN SHEPHERD** AKC  
S's, Tri's and Merles. Working & show quality.  
S.WestPack@gmail.com 718-303-3908

Santa Monica Court House  
1725 Main Street  
Santa Monica, CA 90401

The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: (El nombre, la direccion y el numero de telefono del abogado del demandante, o del demandante que no tiene abogado, es:  
DAVID ALBERT PERCE Esq. (J13594), John R. Bakhtia, Esq.  
31360 PERCE LAW GROUP LLP  
3100 Wilshire Blvd  
Beverly Hills, CA 90212  
(310) 274-9101

Date: (Fecha) 9/26, 9/27, 10/4, 10/11/2019  
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By David L. Hoyt and Jeff Kunsch

Unscramble these Jumbles, one letter to each square, to form four ordinary words.

CLUEN  
SALOS  
RPTIEM  
FRYRUL

When MICHAELGLO WAS ASKED IF HE COULD CREATE A MARBLE STATUE, HE SAID ---

Now arrange the circled letters to form the surprise answer, as suggested by the above cartoon.

Ans. " here: (Answers tomorrow)

Yesterday's Jumble: FORGO FUDGY BURROW MUTINY  
Answer: Their family farm had been built FROM THE GRAY UP

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Garage and Yard Sales

HUGE COMMUNITY GARAGE SALE

COMMUNITY GARAGE SALE - THIS SAT OCT 19TH - 7AM-3PM

Garage and Yard Sales

Service Directory 600

Services for Services

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### JUMBLE

Unscramble these Jumbles, one letter to each square, to form four ordinary words.

**DAGEL**

**TILVA**

**THISCW**

**PAMIRI**

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### THAT SCRAMBLED WORD GAME

By David L. Hoyt and Jeff Skumle



THE NEW WASHING MACHINE HAD JUST ARRIVED AND THEY WERE READY TO...

Yesterday's Jumbles: THIRD FLINT WARMLY SOOTHE Answer: The man usually wore a toupee, but when he relaxed, he could -- LET HIS HAIR DOWN

paid promptly following confirmation by the court. Taxes, rents, operating and maintenance expenses, and premiums on insurance acceptable to the purchaser shall be prorated as of the date of recording of the conveyance. The cost of a standard form owner's policy of title insurance, one-half (1/2) the escrow fee, and other escrow expenses customarily paid by the seller in a real estate sales transaction in Los Angeles County, California, shall be paid by the Conservator. One-half (1/2) the escrow fee, all costs of obtaining financing from a third party for part of the purchase price, the additional cost of title insurance for special endorsements or extended coverage beyond that of a standard form owner's policy of title insurance, any lender required inspections or repairs, and all other expenses of escrow customarily charged to the buyer in a real estate sales transaction in Los Angeles County, California, shall be at the expense of the buyer. The undersigned reserves the right to reject any and all bids prior to entry of an order confirming the sale.

Attorney for the Petitioner: HARTNELL LAW GROUP, A Professional Corporation  
BRYAN C. HARTNELL (STATE BAR NO: 056138)  
25757 Redlands Boulevard  
Redlands, California 92373-8453  
Telephone: (909) 796-9881

Dated: October 7, 2019  
/s/ Bryan C. Hartnell  
Published in the Los Angeles Times on: 10/11, 10/18 & 10/25/2019

operate independently from a point of authority, and to vessels not covered by the existing Air Permit Regulation. It would also make other changes to facilitate implementation of CARB's existing Air Permit Regulation. CARB prepared a Draft EA under the requirements of its certified regulatory program to comply with the California Environmental Quality Act. The Draft EA assesses the potential for significant adverse and beneficial environmental impacts associated with reasonably foreseeable actions taken in response to implementation of the Proposed Project. The 45-day public review and comment period starts October 18, 2019, and ends on December 2, 2019. Copies of the Draft EA, the Staff Report, public notices, and other related documents may be accessed on CARB's website at: <https://www.ca.gov/permits/0701/09owner/02019>. Paper copies may be obtained from the Public Information Office, California Air Resources Board, 1001 I Street, Visitors and Environmental Services Center, First Floor, Sacramento, California, 95814. Written comments must be received by Spm on December 2, 2019, either electronically at: [info@newair.ca.gov/boards/0701/09owner/02019](mailto:info@newair.ca.gov/boards/0701/09owner/02019) or by Postal mail at: Clerk of the Board, California Air Resources Board, 1001 I Street / P.O. Box 2815, Sacramento, CA 95814. The Proposed Project and Draft EA will be presented to the Board at a meeting commencing on December 5, 2019, at the DeFemery Park Recreation Center, 1631 Adeline St., Colton, CA 94407. Please consult the agenda for any updates, available 10 days in advance, to confirm the meeting time and date at: <https://www.ca.gov/boards/meeting-sites>.

Published in the Los Angeles Times on: October 18, 2019

# PETS

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Los Angeles Times

Dogs	Dogs
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Richard Fitzler and Dana Joanna Fitzler, individually and as Trustees of the Richard Fitzler Trust DTD 7/27/92

California, located at 312 N. Spring St., Los Angeles, California, CA 90012

NOTICE OF PUBLIC AVAILABILITY OF DRAFT ENVIRONMENTAL ANALYSIS

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Date (Fecha): December 10, 2017

Sherril R. Carter, Clerk  
 Marcus Mariscal, Deputy  
 (Acquiesce)

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 Newly Remodeled 31,500sq. Call Rafael 818-448-4347

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A HEARING on the petition will be held on **November 21, 2019 at 8:30 a.m. in Dept. 79** located at **STANLEY MOSK COURTHOUSE** 111 NORTH HILL STREET LOS ANGELES, CA 90012

**IF YOU OBJECT** to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney.

**IF YOU ARE A CREDITOR** or contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under section 9052 of the California Probate Code. Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law.

**YOU MAY EXAMINE** the file kept by the court, if you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk.

Attorney for the Petitioner:  
 SCOTT GROSSMAN (State Bar #174988)  
 THE GROSSMAN LAW FIRM, APC  
 5370 MAGNOLIA AVE., SUITE 320  
 RIVERSIDE, CA 92506  
 (951) 581-3704  
 Published in the Los Angeles Times on: 10/25, 10/29 & 11/7/2019

be granted and the cost of recording of the conveyance. The cost of a standard form owner's policy of title insurance, one-half (1/2) the escrow fee, and other escrow expenses customarily paid by the seller in a real estate sales transaction in Los Angeles County, California, shall be paid by the Conservator One-half (1/2) the escrow fee, all costs of obtaining financing from a third party for part of the purchase price, the additional cost of title insurance for special endorsements or extended coverage beyond that of a standard form owner's policy of title insurance, any lender required inspections or repairs, and all other expenses of escrow customarily charged to the buyer in a real estate sales transaction in Los Angeles County, California, shall be at the expense of the buyer. The undersigned reserves the right to reject any and all bids prior to entry of an order confirming the sale.

Attorney for the Petitioner:  
 HARTNELL LAW GROUP, A Professional Corporation  
 BRYAN C. HARTNELL (STATE BAR NO: 066138)  
 25757 Redlands Boulevard  
 Redlands, California 92373 8453  
 Telephone: (909) 796-6881

Dated: October 7, 2019  
 /s/ Bryan C. Hartnell

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 Answer: She was having hair and was expecting all the things she - EXPECTED TWO

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Dogs

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**Cost Summary**

Los Angeles Times Legal - Notices One-Column CApublishnotice.com Legal Notices - \$2,148.04

**Order Number**

[7632847](#)

**Advertising Summary**

Los Angeles Times Legal - Notices One-Column  
Publication: Los Angeles Times  
Section: Legal  
Zone: Full Run  
Print Ad Publication Dates:  
• Friday, October 4, 2019

- Friday, October 11, 2019
- Friday, October 18, 2019
- Friday, October 25, 2019

### **Advertising Summary**

CApublicnotice.com Legal Notices -  
Website: CApublicnotice.com  
Section: Legal Notices

### **Billing Information**

Name: James Kuhne  
Card type: REDACTED  
Card number: REDACTED  
Your credit card will be billed as The Los Angeles Times Media Group

### **Thank You, The Los Angeles Times Media Group**

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