		ENDORSED FILED
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2	County of Alameda ALYCE SANDBACH (SBN 141894)	APR 2 4 2015
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5	Oakland, California 94621	
6	Telephone: (510) 383-8600	
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11	Attorneys for Plaintiff,	
12	The People of the State of California	
13	SUPERIOR COURT OF TH	E STATE OF CALIFORNIA
14	COUNTY O	F ALAMEDA
15		
16		
7	THE PEOPLE OF THE STATE OF CALIFORNIA.	Case No. <b>1615767714</b>
18	People,	STIPULATION FOR ENTRY OF FINAL JUDGMENT AND PERMANENT
19	•	INJUNCTION
20	V.	Action Filed:
21	DOLLAR TREE STORES, INC., a Virginia Corporation, and DOLLAR	Judge;
22	TREE DISTRIBUTION, INC., a Virginia Corporation	Department:
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24	Defendants.	
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	STIPULATION FOR ENTRY OF FINAL JUI	OGMENT AND PERMANENT INJUNCTION

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WHEREAS, this Stipulation for Entry of Final Judgment and Permanent Injunction ("Final Judgment") is entered into by Plaintiff, the People of the State of California ("People") and Defendants Dollar Tree Stores, Inc. and Dollar Tree Distribution, Inc., both Virginia corporations, that do and have done business in their own capacity and/or through agents, affiliates, and subsidiaries in the state of California (collectively "Dollar Tree" or "Defendant"), by their respective attorneys. The People and Defendant shall be referred to collectively as "Parties,"

WHEREAS, the Parties have stipulated and consented to the entry of this Final Judgment prior to trial and have agreed to settle the above captioned matter without further litigation, as set forth below:

WHEREAS, the Court finds that the settlement between the Parties is fair and in the public interest:

NOW THEREFORE, upon the consent of the Parties, it is hereby ORDERED, ADJUDGED. AND DECREED:

# FINAL JUDGMENT AND PERMANENT INJUNCTION ON CONSENT

#### 1. JURISDICTION

The Parties stipulate and agree that the Superior Court of California, County of Alameda, has subject matter jurisdiction over the matters alleged in this action and personal jurisdiction over the Parties to this Final Judgment.

#### 2. SETTLEMENT OF DISPUTED CLAIMS

This Final Judgment is not an admission or denial by Defendant regarding any issue of law or fact in the above-captioned matter or any violation of any law. The Parties enter into this Final Judgment pursuant to a compromise and settlement of disputed claims, as set forth in the Complaint filed in this action (the "Complaint") for the purpose of furthering the public interest. The People believe that the resolution embodied in this Final Judgment is fair and reasonable and fulfills the People's enforcement objectives; and that except as provided in this Final Judgment, no further action is warranted concerning the allegations contained in the Complaint. Defendant agrees that this Final Judgment is a fair and reasonable resolution of the matters alleged in the

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Complaint based on the Parties' agreement that the Final Judgment will be reasonably implemented and enforced.

All Parties have stipulated and consented to the entry of this Final Judgment prior to the taking of any evidence, and without trial or adjudication of any fact or law herein. The Parties also waive their right to appeal.

#### 3. DEFINITIONS

Except where otherwise expressly defined in this Final Judgment, all terms shall be interpreted consistent with the Hazardous Waste Control Law, Health and Safety Code Sections 25100-25258.2: Hazardous Materials Release Response Plans and Inventory Law, Health and Safety Code Sections 25500-25519; the Medical Waste Management Act, Health and Safety Code Sections 117600-118360; and the regulations promulgated under these sections.

"California Facilities" means any Dollar Tree facility in the State of California, including, but not limited to, retail stores and distribution centers, that are owned, operated, licensed or leased or subleased by Defendant or any predecessor in interest as identified in Exhibit A. attached. California Facilities also includes tractor trailers used to transport products and materials to and from such facilities, located in the State of California that are, as of March 20. 2015, owned, operated. licensed or leased by Defendant (in its own capacity or through affiliates doing business in the state of California). Exhibit A shall not be to the exclusion of any locations that may have been inadvertently omitted, where the Parties agree in writing that an omitted location should be included. As to any locations that have been omitted, Defendant shall provide the following to the People within thirty (30) days after the omission comes to the attention of Defendant: (a) written notice of such additional locations; and (b) to the best of Defendant's knowledge and belief, copies of any notices of violation and/or governmental inspection reports applicable to such locations that have been received by that location since September 1, 2008, to the date of entry of this Final Judgment. If, after the People have had sufficient time within which to review the alleged reason for the omission, and after Defendant has established to the satisfaction of the People that the omission was inadvertent, the Parties shall agree in writing that the additional location(s) be included in the Final Judgment.

"Certified Unified Program Agency" or "CUPA" is an agency certified by the California Environmental Protection Agency pursuant to the requirements of Chapter 6.11 of the Health and Safety Code and California Code of Regulations, Title 27, Sections 15100-16150 to implement certain State environmental programs within the local agency's jurisdiction.

"Participating Agency" means an agency that has been designated by the CUPA to administer one or more state environmental programs on behalf of the CUPA.

## 4. INJUNCTIVE RELIEF

Pursuant to the provisions of Health and Safety Code Sections 25181, 25515.6, and 25515.8, and Business and Professions Code Section 17203, but subject to paragraph 23 below, Defendant shall comply with the Hazardous Waste Control Law, Health and Safety Code Sections 25100-25258.2; Hazardous Materials Release Response Plans And Inventory Law, Health and Safety Code Sections 25500-25519; the Medical Waste Management Act, Health and Safety Code Sections 117600-118360; and the applicable regulations promulgated under these chapters, to the extent that these provisions apply to Defendants' business operations at its California Facilities. Failure to comply with this injunction or any of the specific additional injunctive provisions that follow, may subject Defendant to sanctions, including, but not limited to, contempt and/or additional penalties. Paragraph 15, below, applies to any application or motion for failure to comply with the injunctive provisions of this Final Judgment.

#### 4.1 Specific Injunctive Provisions

Defendant shall comply with each of the following provisions at and from the California Facilities to the extent that these provisions apply to Dollar Tree's business operations at its California Facilities:

4.1.a. Defendant shall not dispose, or cause the disposal of, any hazardous waste at a point in violation of Health & Safety Code Section 25189 and 25189.2, including, without limitation, to any trash compactor, dumpster, drain, sink, or toilet at any of the California Facilities, or onto the surface or subsurface of the ground at any unauthorized location, or at a landfill or transfer station not authorized to receive hazardous waste.

4.1.b. Defendant shall determine, at each California Facility, if a generated waste is a
"hazardous waste," including but not limited to items returned by customers and wastes generate
at its facilities as a result of a spill, container breakage or other means rendering the product not
usable for its intended purpose, to the extent required by California Code of Regulations, Title 2
Section 66262.11 and California Code of Regulations, Title 22, Section 66260.200.

- 4.1.c. Defendant shall manage every hazardous waste so identified pursuant to paragraphs 4.1.a., and 4.1.b in accordance with the requirements of Chapter 6.5 of the Health and Safety Code and its implementing regulations in the California Code of Regulations, Title 22.
- 4.1.d. Defendant shall not transport, transfer custody of, or cause to be transported, any hazardous waste unless the transporter is properly licensed and registered to do so, to the extent required by Health & Safety Code Section 25163, if applicable.
- 4.1.e. Defendant shall not transport, or cause to be transported, any hazardous waste to a location in violation of Health & Safety Code Section 25189.5. if applicable.
- 4.1.f. Defendant shall cause the lawful and timely disposal of all accumulated hazardous waste from each California Facility within the time period required by California Code of Regulations Section 66262.34 or other law.
- 4.1.g Defendant shall timely cause to be prepared and filed with the Department of Toxic Substance Control ("DTSC") a hazardous waste manifest for all hazardous waste that is transported, or submitted for transportation, for offsite handling, treatment, storage, disposal, or any combination thereof, as provided by Health & Safety Code Section 25160(b)(3) and California Code of Regulations, Title 22, Section 66262.23.
- 4.1.h. Defendant or Defendant's designated contractor shall contact the transporter and/or the owner or operator of the designated facility which was to receive any hazardous waste to determine the status of the hazardous waste in the event of non-receipt of a copy of the manifest with the handwritten signature of the owner or operator of the designated facility within thirty-five (35) days of the date the waste was accepted by the initial transporter, as provided by California Code of Regulations, Title 22, Section 66262.42. Defendant shall timely notify the

DTSC by causing to be filed an exception report concerning the failure of the treatment, storage, or disposal facility to return any executed manifest.

- 4.1.i. Defendant shall not treat, store, dispose of, transport, or offer for transportation, any hazardous waste without having received and used a proper identification number from the U.S. Environmental Protection Agency or DTSC, for the originating facility, to the extent required by Title 22 of the California Code of Regulations Section 66262.12, subdivision (a).
- 4.1.j. Defendant shall maintain a program for the lawful storage, handling and accumulation of hazardous waste, and for the lawful segregation of hazardous-waste items that are in leaking containers, to the extent required by Health & Safety Code Section 25123.3 and California Code of Regulations. Title 22, Sections 66262.34, 66265.173 and 66265.177.
- 4.1.k. Defendant shall maintain properly designated and designed hazardous waste storage areas, which include the segregation of hazardous wastes, and shall conduct weekly inspections of hazardous waste storage areas, at each California Facility, to the extent required by California Code of Regulations, Title 22. Sections 66262.34 and 66265.174.
- 4.1.1. Defendant shall comply with all applicable employee training obligations required by California Code of Regulations, Title 22, Section 66265.16, pertaining to the management of hazardous waste, including, but not limited to, retention of training records for any requisite time period for current and former employees. In addition, Defendant shall establish and maintain an employee training program designed to enhance employee awareness of any applicable regulatory or statutory changes in environmental compliance requirements, including changes in Chapters 6.5 and 6.95 of Division 20 of the Health & Safety Code, and of any applicable corresponding changes in Defendant's environmental compliance program(s).
- 4.1.m. Defendant shall have in place at all times a hazardous waste contingency plan and emergency procedures for its distribution centers if required by California Code of Regulations, Title 22, Section 66265.51 through 66265.56.
- 4.1.n. Defendant shall, at each California Facility, continuously implement, maintain, and submit to the respective Unified Program Agency (as defined in Health and Safety Code Section 25501), a complete hazardous materials business plan if required by Health and Safety Code

Sections 25505 and 25508 and California Code of Regulations, Title 19, Section 2729, as applicable. Each required hazardous materials business plan shall include procedures for emergency response to a release or threatened release of hazardous materials, as required by Health and Safety Code Section 25507. Such plan shall also include an employee training program that meets the requirements of Health and Safety Code Section 25505, subdivision (a), and California Code of Regulations, Title 19, Section 2732.

- 4.1.o. Defendant shall, upon discovery, immediately verbally report any release or threatened release of a reportable quantity of any hazardous material from any California Facility into the environment, to the extent required by Health and Safety Code Section 25510 and its implementing regulations.
- 4.1.p. Defendant shall keep a copy of each manifest signed to the extent required by Title 22 of the California Code of Regulations Section 66262.23(a), for three (3) years, or until the generator received a signed copy from the designated facility which received the hazardous waste, to the extent required by California Code of Regulations, Title 22, Section 66262.40(a).
- 4.1.q. Defendant shall manage, mark, and store universal waste in compliance with the standards for universal waste management found in California Code of Regulations, Title 22, Sections 66273.1 et seq., as applicable. In the alternative, Defendant may manage such waste as hazardous waste in accordance with the applicable requirement of Chapter 6.5 of the Health and Safety Code and its implementing regulations in the California Code of Regulations, Title 22, including, but not limited to, Section 66262.34.
- 4.1.r. Defendant shall comply with the California Medical Waste Management Act, Health and Safety Code Sections 117600, et seq., as applicable.

# 5. <u>CIVIL PENALTIES, SUPPLEMENTAL ENVIRONMENTAL PROJECTS,</u> <u>COSTS, AND ENHANCED ENVIRONMENTAL COMPLIANCE EFFORTS</u>

In consideration of Defendant's efforts to implement an enhanced company-wide retail store hazardous waste program, as set forth in paragraph 5.3, Defendant shall, in accordance with this Final Judgment, pay Civil Penalties, fund the Supplemental Environmental and Special Projects provided for in this Final Judgment, and pay costs, in the total amount of TWO

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MILLION, SEVEN HUNDRED AND TWENTY THOUSAND DOLLARS (\$2,720,000.00). Said payments may be made by business or cashier's check and shall be made as set forth in paragraphs 5.1, 5.2, and 5.4 below. Within twenty-one (21) business days following the entry of

this Final Judgment, Defendant shall deliver all required payments to the District Attorney's

Office for the County of Yolo, Attention: David J. Irey, Assistant Chief Deputy District Attorney,

for distribution pursuant to the terms of this Final Judgment.

#### 5.1 Civil Penalties

Defendant shall pay ONE MILLION. EIGHT HUNDRED AND NINETY-FIVE THOUSAND DOLLARS (\$1,895,000.00) as civil penalties pursuant to Health and Safety Code Sections 25189 and 25515, and Business and Professions Code Section 17206, to the prosecuting agencies/regulatory agencies identified in, and in accordance with the terms of, **Exhibits B-1 and B-2**, attached.

#### 5.2 Supplemental Environmental Projects

Defendant shall pay FOUR HUNDRED THOUSAND DOLLARS (\$400,000.00) for supplemental environmental projects identified in, and in accordance with the terms of, Exhibit C, attached.

#### 5.3 Enhanced Environmental Compliance Efforts

Defendant shall implement an enhanced hazardous waste compliance program for all of its California retail stores identified in Exhibit A, that incorporates the following:

- (1) Continue, for a period of five (5) years after the effective date of this Final Judgment, the use of electronic scanning devices that provide real-time guidance to retail store employees regarding the proper management of hazardous waste at the store level; and
- (2) Continue, for a period of five (5) years after the effective date of this Final Judgment, to designate three (3) full-time employees, or equivalent, as responsible for environmental, health, regulatory and safety compliance assurance in the State of California. It is recognized that these employees may also have other responsibilities, including without limitation, environmental, health, regulatory and safety matters not related to hazardous waste. Defendant shall make good

faith efforts to continually staff these positions, but it is recognized that there may be occasional vacancies due to staffing transitions or other staffing interruptions.

## 5.4 Reimbursement for Costs of Investigation and Enforcement

Defendant shall pay FOUR HUNDRED AND TWENTY-FIVE THOUSAND DOLLARS (\$425,000.00) for reimbursement of attorney's fees, costs of investigation, and other costs of enforcement, to the entities identified in, and in accordance with the terms of, **Exhibits D-1 and D-2**, attached.

#### 5.5 Funding of Additional Environmental Training Programs

Plaintiff acknowledges and confirms that prior to the entry of this Final Judgment, Defendant provided the funds sufficient to fund two hundred and eighty-one (281) full scholarships e for the annual CUPA Conference.

#### 6. ENFORCEMENT OF FINAL JUDGMENT AND PENALTIES

Subject to the terms of paragraph 15, the People may move this Court for additional relief for any violation of any provision of this Final Judgment including, but not limited to, contempt. additional injunctive provisions, or additional penalties consistent with the provisions of this Final Judgment. Unless otherwise set forth herein, nothing in this Final Judgment shall limit any rights of the People to seek any other relief or remedies provided by law, or limit the rights of Defendant to defend against any request by the People for such other relief or remedies.

# 7. MATTERS COVERED BY THIS FINAL JUDGMENT

7.1 This Final Judgment is a final and binding resolution and settlement of all claims, violations or causes of action expressly alleged by the People in the Complaint, or claims that could have been asserted within the scope of the allegations set forth in the Complaint ("Covered Matters"), against Defendant and its subsidiaries, affiliates and corporate parents, and each of their subsidiaries, affiliates and parents, California Facilities, successors, heirs, assigns, and each of their respective officers, directors, shareholders, partners, employees, agents, representatives, managers, property owners, and facility operators ("Entities Covered by Final Judgment"). The People further covenant not to sue the Entities Covered by Final Judgment for any Covered Matter. Any claim, violation, or cause of action that is not a Covered Matter is a "Reserved

Claim." Reserved Claims include, without limitation, any violation that occurs after the Court's entry of this Final Judgment. The People reserve the right to pursue any Reserved Claim, and Defendant reserves its defenses against any Reserved Claim.

7.2 Any claims or causes of action by the People against Defendant for performance of cleanup, corrective action, or response action for any actual past or future release, spill, or disposal of hazardous waste, hazardous substances or universal waste, that is caused or contributed to by Defendant at or from its California Facilities, and any claims or causes of action for performance of cleanup, corrective action, or response action relating to Defendant's disposal of the same that are discovered by the People after execution of this Agreement are Reserved Claims. For purposes of this Final Judgment, the term "release" includes, but is not limited to, any spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping, or disposing into the environment.

7.3 In any subsequent action that may be brought by the People based on any Reserved Claim, Defendant agrees that it will not assert that failing to pursue the Reserve Claim(s) as part of this action constitutes claim splitting. This paragraph does not affect any statute of limitations, if any, which may be applicable to any Reserved Claim(s) otherwise excluded from this Final Judgment and does not prohibit Defendant from asserting any statute of limitations or other legal or equitable defenses that may be applicable to any Reserved Claim (s).

7.4 In the event litigation is filed by an entity or person that is not a party to this action against one or more Entities Covered by Final Judgment arising out of or related to a Covered Matter, Defendant may, within thirty (30) days following service of such litigation, notify the People of such litigation. Upon such timely notice, the People will undertake a good faith effort to determine whether the subsequent litigation is barred by the terms of this Final Judgment and the principle of *res judicata*. If the People determine that the subsequent litigation is barred by the terms of this Final Judgment and the principle of *res judicata*, the People may appear in person or in writing in such subsequent litigation to explain the People's view of the effect of this Final Judgment on such litigation and the People will not oppose Defendant in arguing that the subsequent litigation is barred by the principle of *res judicata*. No language in this paragraph will

preclude Defendant from asserting in any subsequent litigation any and all applicable legal and equitable defenses regarding compliance with any provision in this Final Judgment or the laws or regulations cited in this Final Judgment or cited in the Complaint, including, but not limited to, res judicata.

- 7.5 The provisions of paragraph 7.1 are effective on the date of entry of the Final Judgment. The continuing effect of paragraph 7.1 is expressly conditioned on Defendant's full payment of the amounts due under this Final Judgment.
- 7.6 Paragraph 7.1 does not limit the ability of the People to enforce the terms of this Final Judgment, nor the Defendant's right to contest any such enforcement.
- 7.7 Defendant covenants not to pursue any civil or administrative claims against the People or against any agency of the State of California, any county or city in the State of California or any CUPA, Participating Agency or local agency, or against any of their officers, employees, representatives, agents or attorneys (collectively "Agencies"), arising out of or related to any Covered Matter; provided, however, that if any Agencies initiate claims against Defendant, Defendant reserves any and all rights, claims, demands and defenses against such Agencies.
- 7.8 Any event that is beyond the control of Defendant and that prevents it from timely performing any obligation under paragraphs 4 and 5 of this Final Judgment, despite its best efforts to fulfill that obligation, is a "force majeure" event. The requirement that Defendant exercise its "best efforts to fulfill the obligation" includes the requirement that Defendant use its best efforts to anticipate any potential force majeure event and use best efforts to address the effects of any potential force majeure event: (1) as it is occurring, and (2) following the force majeure event, such that the delay is minimized to the greatest extent possible. "Force majeure" does not include financial inability to fund or complete the obligation.

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#### 1 8. NOTICE 2 All submissions and notices required by this Final Judgment shall be sent to: 3 For the People: 4 David J. Irey 5 Assistant Chief Deputy District Attorney Yolo County District Attorney's Office 6 301 Second Street Woodland, CA 95695 7 With a copy to: 8 9 Alyce Sandbach Deputy District Attorney 10 Alameda County District Attorney's Office 7677 Oakport Street, Suite 650 11 Oakland, CA 94621 12 For Defendant: 13 William A. Old 14 Chief Legal Officer and Corporate Secretary Dollar Tree 15 500 Volvo Parkway Chesapeake, VA 23320 16 kzanni@dollartree.com 1.7 With a copy to: 18 Ted Wolff 19 Manatt, Phelps & Phillips LLP 20 7 Times Square New York, NY 10036 21 twolff@manatt.com 22 Any Party may change its notice name and address by informing the other party in writing, 23 but no change is effective until it is received. All notices and other communications required or 24 permitted under this Final Judgment that are properly addressed as provided in this paragraph are 25 effective upon delivery if delivered personally or by overnight mail, or are effective five (5) days 26 following deposit in the United States mail, postage prepaid, if delivered by mail, or the day that 27 electronic mail is sent if sent before 5 p.m. to the electronic mail addresses of the designated

recipients for notice concurrent with sending the notice by overnight mail.

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#### 9. EFFECT OF FINAL JUDGMENT

Except as expressly provided in this Final Judgment, nothing in this Final Judgment is intended nor shall it be construed to preclude the People, or any Agencies, from exercising its authority under any law, statute or regulation. Except as expressly provided in this Final Judgment, Defendant retains all of its defenses to the exercise of the aforementioned authority.

#### 10. LIABILITY OF THE PEOPLE

The People shall not be liable for any injury or damage to any person or property resulting from any act or omission by Defendant, or any of its directors, officers, employees, agents, representatives or contractors, in carrying out activities pursuant to this Final Judgment, nor shall the People be held as a party to or guarantor of any contract entered into by Defendant, its directors, officers, employees, agents, representatives or contractors, in carrying out the requirements of this Final Judgment.

#### 11. NO WAIVER OF RIGHT TO ENFORCE

The failure of the People to enforce any provision of this Final Judgment shall neither be deemed a waiver of such provision nor in any way affect the validity of this Final Judgment. The failure of the People to enforce any such provision shall not preclude it from later enforcing the same or any other provision of this Final Judgment, subject to paragraph 23. Except as expressly provided in this Final Judgment. Defendant retains all defenses allowed by law to any such later enforcement. No oral advice, guidance, suggestions or comments by employees or officials of any Party regarding any provisions of this Final Judgment shall be construed to relieve any Party of its obligations under this Final Judgment.

## 12. <u>FUTURE REGULATORY CHANGES</u>

Nothing in this Final Judgment shall excuse Defendant from meeting any more stringent requirement that may be imposed by applicable law or by any change in the applicable law. To the extent any future statutory or regulatory change makes Defendant's obligations less stringent than those provided for in this Final Judgment, Defendant may comply with those laws that require less stringent obligations in lieu of those set forth herein.

#### 13. APPLICATION OF FINAL JUDGMENT

This Final Judgment shall apply to and be binding upon the People and upon Defendant and its officers, directors, managers, employees, agents, successors and assigns. Nothing in this Final Judgment shall create personal liability for Defendant's officers, directors, shareholders, partners, employees, agents, representatives, managers, property owners or facility operators in their individual capacity.

## 14. AUTHORITY TO ENTER FINAL JUDGMENT

Each signatory to this Final Judgment certifies that he or she is fully authorized by the party he or she represents to enter into this Final Judgment, to execute it on behalf of the party represented, and to legally bind that party.

#### 15. CONTINUING JURISDICTION

The Court shall retain continuing jurisdiction to enforce the terms of this Final Judgment and to address any other matters arising out of or regarding this Final Judgment. The Parties shall meet and confer at least ten (10) days prior to the filing of any application or motion relating to this Final Judgment or taking of any other actions regarding a Reserved Claim, and shall negotiate in good faith in an effort to resolve any dispute without judicial intervention, including, without limitation, any matter arising under paragraph 6 of this Final Judgment; provided, however, that the ten (10) day period referenced above shall be shortened to five (5) days regarding any alleged violation of paragraph 4.1.a. of this Final Judgment. If the Parties are unable to resolve their dispute after meet-and-confer discussions, any Party may move this Court seeking a resolution of that dispute by the Court or pursue any other action specifically authorized for a Reserved Claim.

# 16. ABILITY TO INSPECT AND COPY RECORDS AND DOCUMENTS

On reasonable written notice, Defendant shall produce to any duly authorized representative of the People's records and documents that are reasonably necessary to determine compliance with the terms of this Final Judgment and that are responsive to a reasonably specific document request. Nothing in this paragraph is intended to require access to or production of any documents that are protected from production or disclosure by the attorney-client privilege,

attorney work product doctrine, any other applicable privilege, defense, exemption, or immunity afforded to Defendant under applicable law, nor does it waive any of the objections or defenses to which Defendant would be entitled in responding to requests for documents made by subpoena or other formal legal process or discovery. This obligation shall not require Defendant to alter its normal document-retention policies (including, but not limited to, policies regarding backup tapes for electronic documents); provided, however, that Defendant's policies must comply with Health and Safety Code Chapters 6.5 and 6.95; Health and Safety Code Sections 117600, et seq.; Civil Code Sections 56, et seq. and their implementing regulations as applicable, to the extent those provisions apply to Defendant's California Facilities. The Parties agree that Defendant may not be deemed in violation of this paragraph for failure to maintain such records unless Defendant fails to exercise reasonable diligence in administering this record retention requirement. Nothing in this paragraph is intended to limit the authority of any governmental agency to inspect Defendant or its records and documents under applicable law.

## 17. PAYMENT OF LITIGATION EXPENSES AND FEES

Defendant shall make no request of the People to pay its attorney's fees, expert witness fees and costs, and all other costs of litigation and investigation incurred to date in connection with any Covered Matters in this Final Judgment.

#### 18. INTERPRETATION

This Final Judgment was drafted equally by all Parties. The Parties agree that the rule of construction holding that ambiguity is construed against the drafting party shall not apply to the interpretation of this Final Judgment.

#### 19. COUNTERPART SIGNATURES

This Final Judgment may be executed by the Parties in counterpart and signed and delivered by e-mail or facsimile, which signatures shall have the same force and effect as an original signature.

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#### 20. INTEGRATION

This Final Judgment constitutes the entire agreement between the Parties and may not be amended or supplemented except as provided for herein. No oral representations have been made or relied upon other than as expressly set forth herein.

# 21. MODIFICATION OF FINAL JUDGMENT

This Final Judgment may be modified only on noticed motion by one of the Parties with approval of the court, or upon written consent by all of the Parties and the approval of the court.

#### 22. STATUS REPORTS

Beginning six (6) months after entry of this Final Judgment, for as long as this Final Judgment remains in effect, Defendant shall submit an annual status report to the People's representative listed in Section 8 above. The status report shall: (1) briefly summarize the actions that Defendant has taken at the corporate level during the previous year in order to comply with its obligations under this Final Judgment, including a summary of the expenditures made by Defendant to implement the programs described in Section 5.3 during the reporting period; (2) disclose and provide copies of any notices of violation, pertaining to any Covered Matters, that Defendant has received pertaining to environmental matters at its California Facilities, and disclose any corrective measures taken as a result; and (3) set forth any penalties Defendant has paid to any governmental agency for alleged noncompliance with any of the aforementioned environmental statutes or regulations arising from its California Facilities. Each status report shall be signed by an officer or corporate level manager of Defendant authorized by Defendant to sign under penalty of perjury that to the best of his or her knowledge based on information and belief and after reasonable investigation the information contained therein is true and correct.

Provided further that beginning one year after entry of this Final Judgment and for as long as this Final Judgment remains in effect, Defendant shall, at the People's reasonable request, meet on an annual basis to discuss the status of Defendant's compliance efforts, and review any evidence the People have obtained regarding Defendant's alleged non-compliance with the Final Judgment.

# 23. TERMINATION OF FINAL JUDGMENT

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At any time after this Final Judgment has been in effect for five (5) years, and Defendant has paid any and all amounts due under the Final Judgment, any party may provide notice to the Court (which shall be served on all parties) that Defendant's obligations under this Final Judgment, including without limitation the injunctive provisions of this Final Judgment should expire and have no further force and effect ("Notice of Termination"). Such obligations will be of no further force or effect sixty (60) days thereafter, unless the People file a motion contesting the expiration of such obligations within forty (40) days of receipt of the Notice of Termination. In the event that such motion is filed, none of the injunctive provisions of the Final Judgment contested in the People's motion will terminate pending the Court's ruling on the motion. The People reserve the right to contest termination exclusively on the grounds that Defendant has not substantially complied in all material respects with the injunctive provisions of paragraph 4.1 of the Final Judgment, and to offer any evidence relevant to such motion. Defendant reserves its rights to respond to any ground raised in the People's motion and to offer any evidence relevant to such motion. Defendant's obligations in the Final Judgment will expire and be of no further force or effect unless the Court (upon consideration of the Parties' pleadings and arguments, if any) determines that the expiration of the provision at issue would not be in the interest of justice. because Defendant has not substantially complied in material respects with the provisions of paragraph 4.1 of the Final Judgment. The termination of the injunctive provisions of the Final Judgment shall have no effect on Defendant's obligation to comply with the requirements imposed by statute, regulation, ordinance, or law. /// /// /// /// ///

1	IT IS SO STIPULATED.	
2	FOR THE PEOPLE:	
3 4 5	DATED: 4.1.7015	NANCY E. O'MALLEY, District Attorney County of Alameda, State of California  By:  ALYCE SANDBACH  Deputy District Attorney
8 9 10 12	DATED: April 2, 2015	DEAN D. FLIPPO, District Attorney County of Monterey, State of California  By  ANNE M. MICHAELS Assistant District Attorney
13	DATED:	JEFF W. REISIG, District Attorney County of Yolo, State of California  By:  DAVID J. IREY Assistant Chief Deputy District Attorney  JAN GOLDSMITH, City Attorney
19 20 21 22 23	DATED:	By:  MICHAEL R. HUDSON Deputy City Attorney
24 25 26 27	DATED:	TODD D. RIEBE, District Attorney County of Amador, State of California  By:  TODD D. RIEBE District Attorney
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IT IS SO STIPULATEI	).
FOR THE PEOPLE:	
	NANCY E. O'MALLEY, District Attorney County of Alameda, State of California
DATED:	By:  ALYCE SANDBACH  Deputy District Attorney
	DEAN D. FLIPPO, District Attorney County of Monterey, State of California
DATED:	Ву
	ANNE M. MICHAELS Assistant District Attorney
DATED: 4/7/15	JEFF W. REISIG, District Attorney County of Yolo, State of California  By:  DAVID J. IREY Assistant Chief Deputy District Attorney
DATED:	JAN GOLDSMITH, City Attorney City of San Diego, State of California  By:  MICHAEL R. HUDSON Deputy City Attorney
	TODD D. RIEBE, District Attorney County of Amador, State of California
DATED:	By:for

I	IT IS SO STIPULATED.	
2	FOR THE PEOPLE:	
3		
4		NANCY E. O'MALLEY, District Attorney County of Alameda, State of California
5		
6	DATED:	By: ALYCE SANDBACH
7		Deputy District Attorney
8		THE AND TO THE IMPACT OF A COLUMN
9		DEAN D. FLIPPO, District Attorney County of Monterey, State of California
10	DATED:	Ву
11	DAILD.	: ANNE M. MICHAELS
12		Assistant District Attorney
13		TERM TO DETOTE TO A A A A
14		JEFF W. REISIG, District Attorney County of Yolo, State of California
15		
16	DATED:	By: DAVID J. IREY
17		Assistant Chief Deputy District Attorney
18		IANI COL DOMICUL C'. A.
19		JAN GOLDSMITH, City Attorney City of San Diego, State of California
20		Mra orta
21	DATED: 4.9.15	By: MICHAEL R. HUDSON
22		Deputy City Attorney
23		TODED BURDE D'
24		TODD D. RIEBE, District Attorney County of Amador, State of California
25		
26	DATED:	By: for TODD D. RIEBE
27		District Attorney
28		
		18

1	IT IS SO STIPULATED.	
2	FOR THE PEOPLE:	
3		\$T 4\$TO\$7 PL \\ \\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
4		NANCY E. O'MALLEY, District Attorney County of Alameda, State of California
5		
6	DATED:	By: ALYCE SANDBACH
7		Deputy District Attorney
8 9		DEAN D. FLIPPO, District Attorney County of Monterey, State of California
10	DATED:	Ву
11 12		ANNE M. MJCHAELS Assistant District Attorney
		JEFF W. REISIG, District Attorney County of Yolo, State of California
15 16 17	DATED:	By:  DAVID J. IREY  Assistant Chief Deputy District Attorney
18 19 20		JAN GOLDSMITH, City Attorney City of San Diego, State of California
21	DATED:	By:  MICHAEL R. HUDSON  Deputy City Attorney
23 24		TODD D. RIEBE, District Attorney County of Amador, State of California
25 26 27	DATED: 4/13/15	By: TODD D. RIEBE District Attorney
28		
- 1		18

1			MICHAEL L. RAMSEY, District Attorney County of Butte, State of California
2			
3	DATED:		Ву:
4			ROBERT E. NICHOLS Deputy District Attorney
5			, ,
6		•	MARK A. PETERSON, District Attorney
7			County of Contra Costa, State of California
8			
9	DATED:	PARTICLE STATE OF THE STATE OF	By:STACEY GRASSINI
10			Deputy District Attorney
11			
12			DALE TRIGG, District Attorney
13			County of Del Norte, State of California
4			
5	DATED:		By: ROBERT E. NICHOLS
		,	Deputy District Attorney
6			
7			VEDNI DIEDEONI Diagrama
8			VERN PIERSON, District Attorney County of El Dorado, State of California
9			
0	DATED:		Ву:
1			ROBERT E. NICHOLS Deputy District Attorney
2			·
3			7.70 · · · · · · · · · · · · · · · · · · ·
4			LISA A. SMITTCAMP, District Attorney County of Fresno, State of California
5			
6	DATED:	Apr. 1, 2, 2015	By: I mall
7		,	EDWARD T. BROWNE Deputy District Attorney
3			- spart - indicating
	STIPU	LATION FOR ENTRY OF FIN	19 AL JUDGMENT AND PERMANENT INJUNCTION

1		MICHAEL L. RAMSEY, District Attorney County of Butte, State of California
2		County of Butte, State of Camonna
3	DATED:	By:
4		ROBERT E. NICHOLS Deputy District Attorney
5		Dopaty District Attorney
6		MARK A. PETERSON, District Attorney
7		County of Contra Costa, State of California
& ************************************	DATED: 4	16/15 By: Thus Demaini
9		STACEY GRASSINI
10		Deputy District Attorney
great quant	•	
12		DALE TRIGG, District Attorney County of Del Norte, State of California
13		County of Del Norte, state of Camornia
14	DATED:	Ву:
15		ROBERT E. NICHOLS Deputy District Attorney
16		a aparty as tourist hereosately
THE STATE OF THE S		
18		VERN PIERSON, District Attorney County of El Dorado, State of California
19		• • • • • • • • • • • • • • • • • • •
20	DATED:	By:
21		ROBERT E. NICHOLS Deputy District Attorney
22		<b>-</b>
23		TICA A CAETOTOCIA CO TO
24		LISA A. SMITTCAMP, District Attorney County of Fresno, State of California
25		•
26	DATED:	By:
27		EDWARD T. BROWNE Deputy District Attorney
28		
-		19

•		
1 2 3 4 5	DATED: 4/13/15	MICHAEL L. RAMSEY, District Attorney County of Butte, State of California  By ROBERT E. NICHOLS Deputy District Attorney
· 6		MARK A. PETERSON, District Attorney County of Contra Costa, State of California
8 9 10	DATE <b>D</b> :	By: STACEY GRASSINI Deputy District Attorney
11		DALE TRIGG. District Attorney
. 13 14 15 16	DATED: 4/13/15	By: ROBERT E. NICHOLS Deputy District Attorney
17 18 19 · 20 21	DATED: 4/13/15	VERN PIERSON, District Attorney County of El Dorado, State of California  By: ROBERT E. NICHOLS Deputy District Attorney
23 24		LISA A. SMITTCAMP, District Attorney County of Fresno, State of California
25 26 27	DATED:	By:  EDWARD T. BROWNE  Deputy District Attorney
28	STIPULATION FOR ENTRY OF F	19 INAL JUDGMENT AND PERMANENT INJUNCTION

1		DUANE STEWART, District Attorney County of Glenn, State of California
2		
3	DATED:	By:
4		Deputy District Attorney
5	STATE OF THE PROPERTY OF THE P	
6		MAGGIE FLEMING, District Attorney
7		County of Humboldt, State of California
8	DATED:	Ву:
9		ROBERT E. NICHOLS
10		Deputy District Attorney
11		LISA S. GREEN, District Attorney
12		County of Kern State of California
13		
14	DATED: <u>4-6-15</u>	By: JOHN T. MITCHELL
15		Deputy District Attorney
16		1/
17		KEITH FAGUNDES, District Attorney County of Kings, State of California
18		County of Kings, State of Camornia
19	DATED:	By: for
		KEITH FAGUNDES
20		District Attorney
21		DON A. ANDERSON, District Attorney
22		County of Lake, State of California
23		
24	DATED:	By: ROBERT E. NICHOLS
25		Deputy District Attorney
26		
27		
28		
		20
	STIPULATION FOR ENTRY OF FIN	NAL JUDGMENT AND PERMANENT INJUNCTION

1	DUANE STEWART, District Attorney County of Glenn, State of California
2	
3	DATED: 4/13/15 By Rount E. Dieb
4	ROBERT E. NICHOLS  Deputy District Attorney
5	
6	MAGGIE FLEMING, District Attorney County of Humboldt, State of California
7	County of Humboldt, State of Cambrida
8	DATED: 4/13/15 By Janut E. Hicko
9	RÖBERT E. NICHOLS For Maggie Flem!
10	
11	LISA S. GREEN, District Attorney
12	County of Kern, State of California
13	DATED: By:
]4	JOHN T. MITCHELL Deputy District Attorney
15	
16	KEITH FAGUNDES, District Attorney County of Kings, State of California
17	County of Kings, State of Cathorna
18 19	DATED: 4/13/15 RV: Solut ( ) Links
20	KEITH FAGUNDES / District Attorney
21	
22	DON A. ANDERSON, District Attorney
23	County of Lake, State of California
24	DATED: 4/13/15 By: 3.1.1.
25	RÖBERT E. NICHOLS  Deputy District Attorney
26	
27	
28	
	20
	STIPHIATION FOR UNITED OF TIMAL HIDCOMENT AND DEDBA MENT IN HISTORY

	STACEY L. MONTGOMERY, District Attorne County of Lassen, State of California
DATED <sup>.</sup>	By:
	. ROBERT E. NICHOLS
	Deputy District Attorney
	MICHAEL N. FEUER, City Attorney
	City of Los Angeles, State of California
DATED: 4-3	2-15 By:
	ELISE A. RUDEN Deputy City Attorney
	Superior Theorem
	JACKIE LACEY, District Attorney
	County of Los Angeles, State of California
DATED	By:
	DANIEL J WRIGHT Deputy District Attorney
	DAVID LINN, District Attorney County of Madera, State of California
DATED:	By:
we destroyed in the control of the c	ROBERT E. NICHOLS Deputy District Attorney
	EDWARD S. BERBERIAN, JR., District Attorney County of Marin, State of California
DATED.	By:
· · · · · · · · · · · · · · · · · · ·	ANDRES H. PEREZ
	Deputy District Attorney
·	
	DATED:

	STACEVI MONTCOMEDY District Aug
	STACEY L. MONTGOMERY, District Attorn County of Lassen, State of California
DATED:	By: ROBERT E. NICHOLS
	ROBERT E. NICHOLS  Deputy District Attorney
	, .,
	MICHAEL N. FEUER, City Attorney
	City of Los Angeles, State of California
DATED:	By: ELISE A. RUDEN
	Deputy City Attorney
	JACKIE LACEY, District Attorney
	County of Los Angeles, State of California
DATED: 4/2/	2015 By: Panel / Mright
	DANIEL J. WRIGHT
	Deputy Destrict Attorney
	TO A SAIRT & PAINT PRINCIPLE A COMME
	DAVID LINN, District Attorney County of Madera, State of California
DATED:	By:
	ROBERT E. NICHOLS Deputy District Attorney
	EDWARD S. BERBERIAN, JR., District
	Attorney County of Marin, State of California
	County of triarili, plate of Callottia
DATED:	Ву:
	ANDRES H. PEREZ
	Deputy District Attorney

	STACEY L. MONTGOMERY, District Attorney County of Lassen, State of California
DATED:	By:
	ROBERT E. NICHOLS Deputy District Attorney
	MICHAEL N. FEUER, City Attorney City of Los Angeles, State of California
DATED:	By:
	ELISE A. RUDEN  Deputy City Attorney
	JACKIE LACEY, District Attorney County of Los Angeles, State of California
DATED:	By:  DANIEL J. WRIGHT  Deputy District Attorney
	DAVID LINN, District Attorney County of Madera, State of California
DATED:	By:  ROBERT E. NICHOLS  Deputy District Attorney
	EDWARD S. BERBERIAN, JR., District Attorney County of Marin, State of California
DATED: 4/2/15	By: May H./ae ANDRES H. PEREZ Deputy District Attorney
	21

Ì.		STACEY L. MONTGOMERY, District Attorney County of Lassen, State of California
2		County of Blassen, Blace of Calmonna
3	DATED: 4/13/15	By Rahut C. O Sichle
4		ROBERT E. NICHOLS for Starey Montgone Deputy District Attorney
5		
6		MICHAEL N. FEUER, City Attorney
7		City of Los Angeles, State of California
8	DATED:	Bv:
9	THE STATE OF THE S	ELISE A. RUDEN
10		Deputy City Attorney
11		JACKIE LACEY, District Attorney
12		County of Los Angeles, State of California
13		
4	DATED:	By:  DANIEL J. WRIGHT
15		Deputy District Attorney
16		
17		DAVID LINN, District Attorney County of Madera, State of California
8		
9	DATED: 4/13/15	By Romit E. Chee &D
0.		ROBERT E. NICHOLS For Dovid Link  Deputy District Attorney
.1		
12		EDWARD S. BERBERIAN, JR., District
#		Attorney County of Marin, State of California
3		
4	DATED:	Ву;
5		ANDRES H. PEREZ Deputy District Attorney
6		
7		
8		
,		21 FERNAL HUDGEMENT AND DEPONARITION INVESTIGATION

1		C. DAVID EYSTER, District Attorney County of Mendocino, State of California
2		
3	DATED:	Ву:
4		ROBERT E. NICHOLS Deputy District Attorney
5		
6		LARRY D. MORSE II, District Attorney
7	,	County of Merced, State of California
8	TO 4 (TENT)	
9	DATED:	By: ROBERT E. NICHOLS
		Deputy District Attorney
10		CLIEFORD NEWELL Proteins Attomos
11		CLIFFORD NEWELL, District Attorney County of Nevada, State of California
12		
13	DATED:	By:ROBERT E. NICHOLS
4		ROBERT E. NICHOLS  Deputy District Attorney
15		•
16		TONY RACKAUCKAS, District Attorney
17		County of Orange, State of California
18		
19	DATED:	By: WILLIAM G. FALLON
		Deputy District Attorney
20		
21	,	R. SCOTT OWENS, District Attorney
22		County of Placer, State of California
23	Direct Malanit	$\sim \sim $
24	DATED: 4/2/2015	By: Jane Cur
25		Deputy District Attorney
26	Mark Mark 1 (1997)	· · · · · · · · · · · · · · · · · · ·
27		
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	STIPULATION FOR ENTRY O	22 DF FINAL JUDGMENT AND PERMANENT INJUNCTION

	**************************************		C. DAVID EYSTER, District Attorney County of Mendocino, State of California
	2	•	
	3 DATED:		Ву:
	4		ROBERT E. NICHOLS Deputy District Attorney
	5		. *
,	5		LARRY D. MORSE II, District Attorney
	7		County of Merced, State of California
	B DATED:		By:
,	9		ROBERT E. NICHOLS Deputy District Attorney
] (			Deputy District Attorney
. 1			CLIFFORD NEWELL, District Attorney
. 13			County of Nevada, State of California
1.	DATED:		By:
14			ROBERT E. NICHOLS Deputy District Attorney
1.			Dopary District Filtonicy
10	5		TONY RACKAUCKAS, District Attorney
y -		, ,	County of Orange, State of California
18	DATED:	4/14/15	By:
19	¥	11	WILLIAM G. CALLON
20	)		Deputý District Attorney
21			R. SCOTT OWENS, District Attorney
22			County of Placer, State of California
23			. <b>17</b> %
24	DATED:		By:
25			Deputy District Attorney
26	, <u> </u>		
27	7		
28			
	**************************************		22

1 2			C. DAVID EYSTER, District Attorney County of Mendocino, State of California
3 4	DATED:	4/13/15	ROBERT E. NICHOLS Deputy District Attorney
5			
6			LARRY D. MORSE II, District Attorney County of Merced, State of California
7		4	
<b>8</b> 9	DATED:	41315	ROBERT E. NICHOLS Deputy District Attorney
10			
11			CLIFFORD NEWELL, District Attorney County of Nevada, State of California
12		1 }	- I + 5 - 1 - 1
13 <sup>1</sup>	DATED:	41315	ROBERT E. NICHOLS Deputy District Attorney
15			Deputy District Automey
16			TONY RACKAUCKAS, District Attorney
17			County of Orange, State of California
18 19	DATED:		By: WILLIAM G. FALLON
20			Deputy District Attorney
21			
22			R. SCOTT OWENS, District Attorney County of Placer, State of California
23	_		
24	DATED:		By:
25			Deputy District Attorney
26			
27			
28			
	STIP	TATION FOR ENTRY OF	22 FINAL HIDGMENT AND PERMANENT INTENCTION

		DAVID HOLLISTER, District Attorney County of Plumas, State of California
I	DATED:	By:
		ROBERT E. NICHOLS Deputy District Attorney
		MIKE HESTRIN, District Attorney
		County of Riverside, State of California
D	PATED:	Ву:
		DALE HOY Deputy District Attorney
		· · · · · · · · · · · · · · · · · · ·
		ANNE MARIE SCHUBERT, District Attorney
		County of Sacramento, State of California
D	ATED:	By:
		DOUGLAS WHALEY Supervising Deputy District Attorney
		soportioning is open, station, that itely
		CANDICE HOOPER-MANCINO, District
		Attorney
		County of San Benito, State of California
D	ATED:	By:
. همسده	S. R. And L. P	By: CANDICE HOOPER-MANCINO
		District Attorney
		MICHAEL A. RAMOS, District Attorney County of San Bernardino, State of California
D.	ATED: 4/3/15	By: Donald I
		DANIEL LOUGH
		Deputy District Attorney

1		DAVID HOLLISTER, District Attorney
2		County of Plumas, State of California
3	DATED:	By:
4	musinam variabile kannar medili kili di terepi di dalah di pelajak da memberancanya kannara.	ROBERT E, NICHOLS
5		Deputy District Attorney
		MIKE HESTRIA District Attorney
		County of Riyercide, State of California
	11	
8	DATED: 4/2/16	By: DALEHOY
9	* *	Deputy District Attorney
10		
4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		ANNE MARIE SCHUBERT, District Attorney
12		County of Sacramento, State of California
13	DATED:	Ву:
14		DOUGLAS WHALEY
15		Supervising Deputy District Attorney
		CANDICE WOODER MANCONO DOLLA
17		CANDICE HOOPER-MANCINO, District Attorney
18		County of San Benito, State of California
19	De V therebusher	Pay. for
20	DATED:	By: CANDICE HOOPER-MANCINO
		District Attorney
. 21		
22		MICHAEL A. RAMOS, District Attorney County of San Bernardino, State of California
23		County of San Bornardino, State of Camorina
24	DATED:	By:
25	**************************************	DANIEL LOUGH
26	d watering . It is a new community to a second control to the control of the cont	Deputy District Attorney
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I		DAVID HOLLISTER, District Attorney County of Plumas, State of California
2		
3	DATED:	H13 15 By: ROBERT E. NICHOLS For David Hollis
5		Deputy District Attorney
6		MIKE HESTRIN, District Attorney County of Riverside, State of California
7		
8	DATED:	By: DALE HOY
9		Deputy District Attorney
		ANNE MARIE SCHUBERT, District Attorney
2		County of Sacramento, State of California
3	DATED:	Ву:
4   5		DOUGLAS WHALEY Supervising Deputy District Attorney
6		CANDICE HOOPER-MANCINO, District
7		Attorney County of San Benito, State of California
8 9	DATED:	CANDICE HOOPER-MANCINO District Attorney
1		DIGINOL ALCOHOLY
2   3		MICHAEL A. RAMOS, District Attorney County of San Bernardino, State of California
4	DATED:	Dv.
5	RAZNE EDEA.	DANIEL LOUGH
5		Deputy District Attorney
7		
3 -		
	STIPU	23 LATION FOR ENTRY OF FINAL JUDGMENT AND PERMANENT INJUNCTION

		BONNIE M. DUMANIS, District Attorney County of San Diego, State of California
DATED:	april 2, 2015	By: Karen I. Doty KAREN I. DOTY
		KAREN I. DOTY
		Deputy District Attorney
		TORI VERBER SALAZAR, District Attorney County of San Joaquin, State of California
-	A 10 00	Allala Harris
DATED:	April 3, 2015	By: The Much CELESTE KAISCH
		Deputy District Attorney
		DAN DOW, District Attorney
		County of San Luis Obispo, State of California
DATED:		Ву:
171 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		STEVEN D. VON DOHLEN
		Deputy District Attorney
·		STEPHEN M. WAGSTAFFE, District Attorney County of San Mateo, State of California
DATED:		By:
		JOHN E. WILSON
		Deputy District Attorney In Charge
		JOYCE E. DUDLEY, District Attorney
		County of Santa Barbara, State of California
DATES.		D
DATED:		By: ROBERT E. NICHOLS
		Deputy District Attorney
	<b>∞</b> ~	

]		BONNIE M. DUMANIS, District Attorney County of San Diego, State of California
2		
3	DATED:	Ву:
4		KAREN I. DOTY Deputy District Attorney
5		
5		TORI VERBER SALAZAR, District Attorney County of San Joaquin, State of California
7		
}	DATED:	By: CELESTE KAISCH
)		Deputy District Attorney
)		DAN DOW, District Attorney
	•	County of San Luis Obispo, State of California
2	DATED: April 2, 2	2015 At Don DAM
3	DATED: VOICE - 3 2	By: STEVEN D. VON DOHLEN
+		Deputy District Attorney
5		
		STEPHEN M. WAGSTAFFE, District Attorney
7		County of San Mateo, State of California
3	DATED:	By:
)	101 k 1 1010.	JOHN E. WILSON
		Deputy District Attorney In Charge
	•	JOYCE E. DUDLEY, District Attorney
200000000000000000000000000000000000000		County of Santa Barbara, State of California
	DATED:	By: ROBERT E. NICHOLS
		Deputy District Attorney
		24

,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		BONNIE M. DUMANIS, District Attorney
2		County of San Diego, State of California
3	DATED:	By:
4	Service and the service and th	KAREN I. DOTY
5		Deputy District Attorney
6		TORI VERBER SALAZAR, District Attorney
7		County of San Joaquin, State of California
8	DATED:	Ву:
9	400	CELESTE KAISCH
10		Deputy District Attorney
11		DAN DOW, District Attorney
		County of San Luis Obispo, State of California
12	DATED:	By:
13	UATUD.	STEVEN D. VON DOHLEN
14		Deputy District Attorney
Ιš		
16 17		STEPHEN M. WAGSTAFFE, District Attorney County of San Mateo, State of California
18	TOTAL PROPERTY AND A STATE OF THE STATE OF T	100011
19	DATED: 4-3-	
20		OMN E. WILSON  Doputy District Attorney in Charge
21		
21		JOYCE E. DUDLEY, District Attorney County of Santa Barbara, State of California
23		
23 24	DATED:	By:
		ROBERT E. NICHOLS Deputy District Attorney
25		
26	-	
27		
28		
		24

	BONNIE M. DUMANIS, District Attorney County of San Diego, State of California
2	DATED
. 3	DATED: By: KAREN I. DOTY
4	Deputy District Attorney
5	TORI VERBER SALAZAR, District Attorney
6	County of San Joaquin, State of California
7	
8	DATED: By: CELESTE KAISCH
9	Deputy District Attorney
10	TO AND TO CONTROL AND
11	DAN DOW, District Attorney  County of San Luis Obispo, State of California
. 12	
13	DATED: By: STEVEN D. VON DOHLEN
14	Deputy District Attorney
15	
16	
17	STEPHEN M. WAGSTAFFE, District Attorney County of San Mateo, State of California
18	
19	DATED: By: JOHN E. WILSON
20	Deputy District Attorney In Charge
21	JOYCE E DUDLEY, District Attorney
22	County of Santa Barbara, State of California
23	11- (-) (+)
24	DATED: 4/13/15  By: Salar C. Select C. ROBERT E. NICHOLS
25	Deputy District Attorney
26	
27	
28	
	. 24
	STIPULATION FOR ENTRY OF FINAL JUDGMENT AND PERMANENT INJUNCTION

		JEFFREY F. ROSEN, District Attorney County of Santa Clara, State of California
DATED	MINIMARY CONTRACTOR CONTRACTOR AND A CONTRACTOR CONTRAC	By: YEN B. DANG
		Supervising Deputy District Attorney
		JEFFREY S. ROSELL, District Attorney
		County of Santa Cruz, State of California
DATED:		By: WILLIAM ATKINSON
		Supervising Assistant District Attorney
	<b>(</b>	STEPHEN CARLTON, District Attorney County of Shasta, State of California
DATED:	04/03/2015	By:  ANAND B. JESRANI  Deputy District Attorney
		J. KIRK ANDRUS, District Attorney County of Siskiyou, State of California
DATED:		By:  ROBERT E. NICHOLS  Deputy District Attorney
		KRISHNA A. ABRAMS, District Attorney County of Solano, State of California
DATED:		By:  DIANE NEWMAN  Deputy District Attorney
		25

	JEFFREY F. ROSEN, District Attorney County of Santa Clara, State of California
DATED (1)	Was 18 Name
DATED: 43	15 By: Yn B. Jang YEN B. DANG
	Supervising Deputy District Attorney
	JEFFREY S. ROSELL. District Attorney
	County of Santa Cruz, State of California
Ling A regulation	
DATED:	By: WILLIAM ATKINSON
	Supervising Assistant District Attorney
•	STEPHEN CARLTON, District Attorney
	County of Shasta, State of California
DATED:	By: By:
	Deputy District Attorney
	J. KIRK ANDRUS, District Attorney
	County of Siskiyou, State of California
DATED:	By:
	Deputy District Attorney
	KRISHNA A. ABRAMS, District Attorney
	County of Solano, State of California
DATED:	By:Biane newman
	Deputy District Attorney
	25

1		JEFFREY F. ROSEN, District Attorney County of Santa Clara, State of California
2	ticination and the second and the se	of Same State of Samonna,
3	DATED:	By: YEN B. DANG
4		YEN B. DANG Supervising Deputy District Attorney
5		
6	100 PT 10	JEFFREY S. ROSELL, District Attorney County of Santa Cruz, State of California
7		), N, ()
8	DATED: 4.3.15	By: Aller
. 9	79	WILLIAM ATKINSON Supervising Assistant District Attorney
10		STEBLEN CARL TONI District Attack
11	COLUMN AND THE PROPERTY OF THE	STEPHEN CARLTON, District Attorney County of Shasta, State of California
12		
13	DATED:	By: ANAND B. JESRANI
14	NA CONTRACTOR CONTRACT	Deputy District Attorney
15		J. KIRK ANDRUS, District Attorney
16		County of Siskiyou, State of California
17		
18	DATED:	By: ROBERT E. NICHOLS
19		Deputy District Attorney
20		KRISHNA A. ABRAMS, District Attorney
21		County of Solano, State of California
22	DATED:	By:
23		DIANE NEWMAN
24		Deputy District Attorney
25		
26		
27.		
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Ţ			JEFFREY F. ROSEN, District Attorney County of Santa Clara, State of California
2			County of Banta Clara, State of Camorina
3	DATED:		By:
4			YEN B. DANG Supervising Deputy District Attorney
5			Supervising Deputy District Attorney
6			JEFFREY S. ROSELL, District Attorney
7			County of Santa Cruz, State of California
8	DATED:		By:
9	-		WILLIAM ATKINSON
10			Supervising Assistant District Attorney
11			STEPHEN CARLTON, District Attorney
12			County of Shasta, State of California
13	DATED:		Ву:
14	•		ANAND B. JESRANI
15			Deputy District Attorney
			J. KIRK ANDRUS, District Attorney
16			County of Siskiyou, State of California
17	DATED:		By:
18			ROBERT E. NICHOLS
19			Deputy District Attorney
20			KRISHNA A. ABRAMS, District Attorney
21	·		County of Solano, State of California
22	DATED:	4/3/15	By: Diane Heima-
23		the state of the s	DIANÉ NEWMAN
24			Deputy District Attorney
25			
26			
27			
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***************************************		
1		JEFFREY F. ROSEN, District Attorney County of Santa Clara, State of California
2		
3	DATED:	Ву:
4		YEN B. DANG Supervising Deputy District Attorney
5		
6		JEFFREY S. ROSELL, District Attorney County of Santa Cruz, State of California
7		
8	DATED:	By:
9		WILLIAM ATKINSON Supervising Assistant District Attorney
10		
. 11	.*	STEPHEN CARLTON, District Attorney County of Shasta, State of California
12		
7.2	DATED:	By:
14		ANAND B. JESRANI Deputy District Attorney
15		
16		J. KIRK ANDRUS, District Attorney County of Siskiyou, State of California
17	, 1	
18	DATED: 4/13/15	By Fant Charles
19		ROBERT E. NICHOLS TO A HOLD District Attorney
20		
21		KRISHNA A. ABRAMS, District Attorney County of Solano, State of California
22		
23	DATED:	By: CRISELDA B. GONZALEZ
24		Senior Deputy District Attorney
25		
26	·	
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was a second sec		JILL R. RAVITCH, District Attorney
		County of Sonoma, State of California
o the succession of the succession	DATED: 4/2/15	By: ANN GALLAGHER-WHITE
	/ /	ANN GALLAGHER-WHITE  Deputy District Attorney
		BIRGIT A. FLADAGER, District Attorney
		County of Stanislaus, State of California
	va 1 mm va	
	DATED:	By:
		Deputy District Attorney
		AMANDA HOPPER, District Attorney
		County of Sutter, State of California
	DATED:	Ву:
		ROBERT E. NICHOLS Deputy District Attorney
		, ,
		GREGG COHEN, District Attorney County of Tehama, State of California
		County of Tellama, State of Camornia
	DATED:	By:
		ROBERT E. NICHOLS
		Deputy District Attorney
		TIM WARD, District Attorney
		County of Tulare, State of California
	DATED:	By:RODNEY M. BLACO
		Deputy District Attorney

1			JILL R. RAVITCH, District Attorney
2			County of Sonoma, State of California
3	DATED:		By:
4	A THE WAY AND A	A CONTRACTOR OF THE CONTRACTOR	ANN GALLAGHER-WHITE
5	Control of the Contro		Deputy District Attorney
6			BIRGIT A. FLADAGER, District Attorney
7			County of Stanislaus, State of California
8	DATED:		By:
9			RICHARD B. MURY, III
10	A THE WOOD AND A THE		Deputy District Attorney
11	COMPANY AND THE PROPERTY OF TH		AMANDA HOPPER, District Attorney
12			County of Sutter, State of California
	DATED:		By:
14	MACHINES CONTRACTOR CO		ROBERT E. NICHOLS
15			Deputy District Attorney
16	Producerant Programmer		GREGG COHEN, District Attorney
17			County of Tehama, State of California
18	DATED:		By:
19			ROBERT E. NICHOLS
20			Deputy District Attorney
21			TIM WARD, District Attorney
22			County of Tulare, State of Catifornia
23	DATED:	April 2, 2015	B(c)
			RODNEY M. BLACO
24			Deputy District Attorney
25			
26			
27			
28			
			26

1 2		·	JILL R. RAVITCH, District Attorney County of Sonoma, State of California
3	DATED:		By:
4	LIMIELLY.		ANN GALLAGHER-WHITE
5			Deputy District Attorney
6			BIRGIT A. FLADAGER, District Attorney County of Stanislaus, State of California
7			A A A
8	DATED:	4-14-15	By: Hurafo Do Jary Ho
9			RICHARO B. MURY, IN  Deputy District Attorney
10			AAAANDA HOBDEB Dimeilis Assumming
			AMANDA HOPPER, District Attorney County of Sutter, State of California
12			
13	DATED:	Mills of a final definition in the community of the companion of the compa	By: ROBERT E. NICHOLS
14			Deputy District Attorney
15			GREGG COHEN, District Attorney
16	<u>.</u>		County of Tehama, State of California
17	DATED:		Ву:
18 19			ROBERT E. NICHOLS  Deputy District Attorney
20			Deputy District Automoty
21			TIM WARD, District Attorney County of Tulare, State of California
22			County of Tutare, state of Camornia
23	DATED:	**************************************	By:
24			RODNEY M. BLACO Deputy District Attorney
25			
26			
27			
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	C-F-3 75 E 11	I ATIAN EAD ENTEN AS E	26 INAL JUDGMENT AND PERMANENT INJUNCTION

		LAURA KRIEG, District Attorney
		County of Tuolumne, State of California
A STATE OF THE PERSON OF THE P	DATED:	By:  ROBERT E. NICHOLS  Deputy District Attorney
WALL STREET, S		GREGORY D. TOTTEN, District Attorney County of Ventura, State of California
	DATED: April 2, 2015	By: MITCHELL F. DISMEY Senior Deputy District Attorney
**************************************		PATRICK McGRATH, District Attorney County of Yuba, State of California
	DATED:	ROBERT E. NICHOLS Deputy District Attorney
	FOR DEFENDANT:	
	DATED:	Ву:
		WILLIAM A. OLD Chief Legal Officer and Corporate Secretary Dollar Tree, Inc.
	REVIEWED AS TO FORM AND CONTENT:	
	DATED:	By:  MATTHEW D. WILLIAMSON
		Manatt, Phelps & Phillips Attorneys for Dollar Tree, Inc.

1		JILL R. RAVITCH, District Attorney County of Sonoma, State of California
2	11 to	
3	DATED:	By:
4		ANN GALLAGHER-WHITE Deputy District Attorney
5		copag District Homey
6		BIRGIT A. FLADAGER, District Attorney
7		County of Stanislaus, State of California
8	DATED:	
	Sur Fine La La Lar.	By: RICHARD B. MURY, III
9		Deputy District Attorney
10		AMANDA HOPPER, District Attorney
11		County of Sutter, State of California
12		
13	DATED:	4/13/15 By: FORMET E. NICHOLS
14		Deputy District Attorney
15		CDECC COLIEN District Attack
16		GREGG COHEN, District Attorney County of Tehama, State of California
17 18	DATED:	4/13/16 By ROBERT E. NICHOLS
19	e e e	Deputy District Attorney
20 21		TIM WARD, District Attorney County of Tulare, State of California
22		• • • • • • • • • • • • • • • • • • • •
3	DATED:	By: RODNEY M. BLACO
24		Deputy District Attorney
25		
26		
7		
8		
		26
	STIPU	ATION FOR ENTRY OF FINAL JUDGMENT AND PERMANENT INJUNCTION

1		LAURA KRIEG, District Attorney County of Tuolumne, State of California
2		
3	DATED: 4/13/16	& Sold English
4		ROBERT E. NICHOLS  Deputy District Attorney
5		CINTO CATES A COMPANY OF A COMP
6	remark to success to the success to	GREGORY D. TOTTEN, District Attorney County of Ventura, State of California
7		
8	DATED:	By: MITCHELL F. DISNEY
9		Senior Deputy District Attorney
10		PATRICK McGRATH, District Attorney
11		County of Yuba, State of California
12	DATED: 4/13/15	Cald (did
73 14	<u> </u>	ROBERT E. NICHOLS Deputy District Attorney
15	FOR DEFENDANT:	
16	i da primini.	
17	DATED:	By:
18 19		WILLIAM A. OLD Chief Legal Officer and Corporate Secretary Dollar Tree, Inc.
20	REVIEWED AS TO FORM AND	· • · · · · · · · · · · · · · · · · · ·
21	CONTENT:	
22	D. A. TEUD	
23	DATED:	By: MATTHEW D. WILLIAMSON
24		Manatt, Phelps & Phillips Attorneys for Dollar Tree, Inc.
25		•
26		
27		
28		
	STIPLILATION FOR ENTRY OF E	27 TNAL HIDOMENT AND PERMANENT IN HINCTION

		LAURA KRIEG, District Attorney County of Tuolumne, State of California
7		,
3	DATED:	By:
4		ROBERT E. NICHOLS Deputy District Attorney
3		Deputy District Attorney
		GREGORY D. TOTTEN, District Attorney
7		County of Ventura, State of California
3	DATED:	By:
)	Willia Philippins de la <mark>Martina de La policia de la proposa proposa de la policia del la policia de la policia de la policia de la policia de la policia del la policia</mark>	MITCHELL F. DISNEY
***************************************		Senior Deputy District Attorney
)		PATRICK McGRATH. District Attorney
		County of Yuba. State of California
	And I compared to	
	DATED:	ROBERT E. NICHOLS
		Deputy District Attorney
	FOR DEFENDANTS:	
,		
,	DOLLAR TREE STORES, INC.:	
)		- I to A Mil
)	DATED: $4/33/15$	By: WILLIAM A. OLD
		Chief Legal Officer, Dollar Tree Stores, Inc.
	DOLLAR TREE DISTRIBUTION.	, INC.:
	DATED: 4/23/15	By: Wil A Clel
	7/15/15	WILLIAM A. OLD
		Chief Legal Officer, Dollar Tree Distribution, Inc.
,		

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REVIEWE CONTENT	D AS TO FORM AND	
DATED:	4-22-15	By: What Wat De
		MATTHEW D. WILLIAMSON Manatt, Phelps & Phillips
		Attorneys for Dollar Tree Stores, Inc. and Dollar Tree Distribution Inc.
	S SO ORDERED.	
	No. ii as do 60%	A CODDIC IA CODSON
DATED:	APR 2 4 2015	By: MORRIS JACOBSON
		HONORABLE
X or the state of		
	The state of the s	28

	FACILITY NO.	ADDRESS	CITY	COUNTY	ZIP	OPENED
1	5672	2317 BLANDING AVE	ALAMEDA	ALAMEDA	94501-7064	10/1/2014
2	3454	2440 SHATTUCK AVE	BERKELEY	ALAMEDA	94704-2023	10/21/2006
3	4885	1284 SAN PABLO AVENUE	BERKELEY	ALAMEDA	94706-2218	6/28/2012
4	301.4	7775 AMADOR VALLEY BLVD.	DUBLIN	ALAMEDA	94568-2303	4/21/2006
5	1846	4949 STEVENSON BLVD, STE. G	FREMONT	ALAMEDA	94538-2572	2/9/2011
	1846*	4949 STEVENSON BLVD, UNIT P	FREMONT	ALAMEDA	94538-2572	2/26/2001
7	1264	20800 HESPERIAN BLVD.	HAYWARD	ALAMEDA	94541-5805	5/30/1998
8	4118	31047 MISSION BLVD	HAYWARD	ALAMEDA	94544-7601	7/29/2009
9	5130	22487 FOOTHILL BLVD.	HAYWARD	ALAMEDA	94541-4024	5/23/2013
10	1250 4492	1490 RAILROAD AVE.	LIVERMORE	ALAMEDA	94550-3017	11/11/1996
11	1259	35233 NEWARK BLVD, STE C	NEWARK	ALAMEDA	94560-1231	10/22/2010
13	5128	2445 INTERNATIONAL BLVD. 4226 ROSEWOOD DR	OAKLAND PLEASANTON	ALAMEDA	94601-1020	10/31/1997
14	1387	15100 HESPERIAN BLVD., SUITE 114	SAN LEANDRO	ALAMEDA	94588-3000	1/11/2013
15	2515	14801 WASHINGTON AVE	SAN LEANDRO	ALAMEDA ALAMEDA	94578-3600	2/18/2000
16	5364	1933 DAVIS STREET	SAN LEANDRO	ALAMEDA	94578-4221	6/29/2003
17	1233	1720 DECOTO RD.	UNION CITY	ALAMEDA	94577-1256 94587-3524	11/15/2013
18	1735	11986 STATE HWY 88, SUITE 2060	JACKSON	AMADOR		12/10/1994
19	1227	801 EAST AVE, SUITE 129	CHICO	BUTTE	95642-9472 95926-1250	8/5/2000 9/15/2007
20	1265	2485 NOTRE DAME BV #480	CHICO	BUTTE	95926-1250	9/15/2007
21	2207	1560 STATE HIGHWAY 99	GRIDLEY	BUTTE	95928-7164	6/14/2014
22	1219	1911 ORO DAM BLVD EAST	OROVILLE	BUTTE	95966-5912	1/15/2002
23	2140	16626 CLARK RD	PARADISE	BUTTE	95969-3547	4/2/2011
24	1740	2710 DELTA FAIR BLVD	ANTIOCH	CONTRA COSTA	94509-4100	10/15/2000
2.5	4406	3305 DEER VALLEY RD.	ANTIOCH	CONTRA COSTA	94531-6664	8/17/2010
26	3494	51 W SAND CREEK RD	BRENTWOOD	CONTRA COSTA	94513-2025	10/28/2006
27	1536	5434 YGNACIO VALLEY ROAD, SUITE 200	CONCORD	CONTRA COSTA	94521-3840	3/28/2000
28	5355	1825 SALVIO STREET	CONCORD	CONTRA COSTA	94520-2572	***************************************
29	2824*	3517 CLAYTON RD	<del> </del>			10/13/2013
30	3058	11555 SAN PABLO AVE.	CONCORD	CONTRA COSTA	94519	6/10/2004
31	4785	1047 ARNOLD DR	EL CERRITO	CONTRA COSTA	94530-1951	7/5/2005
32	4472	542 CENTER ST.	MARTINEZ MORAGA	CONTRA COSTA	94553	8/25/2012
33	3178	1598 FITZGERALD DR.	PINOLE	CONTRA COSTA	94556-2207	6/5/2011
34	1556	2951 RAILROAD AVE	PITTSBURG	CONTRA COSTA	94564-2229 94565-5224	9/29/2005
35	4369	690 BAILEY RD	PITTSBURG	CONTRA COSTA	94565-4306	6/30/2000 8/18/2010
36	1226	2318 MONUMENT BLVD.	PLEASANT HILL	CONTRA COSTA	94523-3950	6/30/1993
37	1214	2415 SAN PABLO DAM RD, STE 250	SAN PABLO	CONTRA COSTA	94806-3921	10/19/1994
38	1990	921 NORTHCREST DR	CRESCENT CITY	DEL NORTE	95531-2329	7/16/2010
39	1990*	1180 9TH STREET	CRESCENT CITY	DEL NORTE	95531-2810	6/30/2001
40	4242	3386 COACH LANE	CAMERON PARK	EL DORADO	95682-8454	9/19/2009
41	1244	1480 BROADWAY	PLACERVILLE	EL DORADO	95667-5904	6/14/1996
42	1234	50 WEST SHAW AVENUE	CLOVIS	FRESNO	93612-3723	7/28/1995
43	1358	930 HERNDON AVENUE	CLOVIS	FRESNO	93612-0408	9/7/1999
44	5404	625 W HERNDON AVE	CLOVIS	FRESNO	93612-0368	11/2/2013
45	4395	201 W POLK ST.	COALINGA	FRESNO	93210-2303	8/8/2010
46	1217	4982 E KINGS CANYON RD.	FRESNO	FRESNO -	93727-3896	9/18/1997
47	1231	4474 WEST SHAW AVE	FRESNO	FRESNO	93710-6210	5/28/2005
48	1232	5265 NORTH BLACKSTONE AVE	FRESNO	FRESNO	93710-6703	6/9/1999
49	1239	5666 E KINGS CANYON RD	FRESNO	FRESNO	93727-4627	3/15/2002
50	1241	3300 EAST TULARE AVE	FRESNO	FRESNO	93702-2727	4/20/1996
51	1261	4021 EAST ASHLAN AVENUE	FRESNO	FRESNO	93726-3734	4/13/1998
52	1730	6728 NORTH CEDAR AVENUE	FRESNO	FRESNO	93710-4403	7/31/2000
53	1964	3730 NORTH BLACKSTONE AVE	FRESNO	FRESNO	93726-5306	6/29/2001
54	2093	3780 W SHIELDS AVE	FRESNO	FRESNO	93722-6702	2/17/2004
\$5 2.5	2600	917 E. OLIVE AVENUE	FRESNO	FRESNO	93728-3417	2/1/2004
56	3676	1544 E. CHAMPLAIN DR, SUITE 105	FRESNO	FRESNO	93720-5627	7/5/2007
57	2955	15156 W WHITESBRIDGE AVE	KERMAN	FRESNO	93630-1019	10/30/2004
58	2811	967 WEST MANNING AVE	REEDLEY	FRESNO	93654-2446	8/27/2005
	4299	2656 JENSEN AVE	SANGER	FRESNO	93657-9777	1/31/2010
59 60	1517	3380 FLORAL AVE	SELMA	FRESNO	93662-9040	8/14/2000

	FACILITY NO.	ADDRESS	CITY	COUNTY	ZIP	OPENED
62	5496	460 N HUMBOLT AVE.	WILLOWS	GLENN	95988-2612	5/1/2014
63	1845	5000 VALLEY W BLVD, SPACE 10	ARCATA	HUMBOLDT	95521-4646	3/25/2001
64	1945	1111 MYRTLE AVE., SUITE 5	EUREKA	HUMBOLDT	95501-4000	10/25/2001
55	3770	800 W HARRIS ST, SUITE 5	EUREKA	HUMBOLDT	95503-3929	9/20/2007
66	1561*	3300 BROADWAY STE 804	EUREKA	HUMBOLDT	95501	5/2/2000
67	1878*	727 S. FORTUNA BLVD	FORTUNA	HUMBOLDT	95540-3034	4/26/2001
68	1878*	721 S. FORTUNA BLVD	FORTUNA	HUMBOLDT	95540-3040	7/17/2014
69	3061	283 MAIN ST., #C	BRAWLEY	IMPERIAL	92227-2350	6/12/2005
70	2850	2340 N. IMPERIAL AVE #1	CALEXICO	IMPERIAL	92231-2340	9/12/2004
71	3748	2300 N COTTONWOOD DR	EL CENTRO	IMPERIAL	92243-1600	11/2/2007
72	3752	3509 SOUTH DOGWOOD RD	EL CENTRO	IMPERIAL	92243-4605	2/3/2008
73	3870	904 BEAR MOUNTAIN BLVD	ARVIN	KERN	93203-1302	3/6/2009
74	1247	4456 MING AVENUE	BAKERSFIELD	KERN	93309-4800	9/21/1996
75	1255	731 AIRPORT DRIVE	BAKERSFIELD	KERN	93308-4129	7/25/1997
76	1262	2505 SOUTH H STREET	BAKERSFIELD	KERN	93304-5605	5/8/1998
77	1267	6151 NILES STREET	BAKERSFIELD	KERN	93306-4689	10/28/1998
78	2121	7890 WHITE LANE	BAKERSFIELD	KERN	93309-7670	2/28/2002
79	2287	1721 GOLDEN STATE AVENUE	BAKERSFIELD	KERN	93301-1009	9/30/2002
80	2759	2717 CALLOWAY DRIVE	BAKERSFIELD	KERN	93312-2618	3/1/2004
81	2964	5430 STOCKDALE HIGHWAY	BAKERSFIELD	KERN	93309-2502	11/24/2004
82	5793	1505 COLUMBUS ST	BAKERSFIELD	KERN	93305-2132	2/28/2015
83	5814	4725 PANAMA LANE, UNIT D6	BAKERSFIELD	KERN	93313-3408	1/15/2015
84	1484	625 CECIL AVE	DELANO	KERN	93215-2023	2/3/2000
85	5627	720 WOOLLOMES AVE.	DELANO	KERN	93215-9552	7/18/2014
86	2958	10212 MAIN STREET	LAMONT	KERN	93241-1705	10/30/2004
87	2177	100 NORTH CHINA LAKE BLV	RIDGECREST	KERN	93555-3916	6/30/2002
88	3774	305 GARDNER FIELD RD	TAFT	KERN.	93268-9726	7/22/2008
89	2430	844 TUCKER ROAD	TEHACHAPI	KERN	93561-2530	4/30/2004
90	3296	2701 HIGHWAY 46	WASCO	KERN	93280-2912	2/4/2007
91	1246	1818 WEST LACEY BLVD.	HANFORD	KINGS	93230-7382	8/16/1996
92	2195	95 W. HANFORD ARMONA RD.	LEMOORE	KINGS	93245-2319	5/7/2003
93	4447	14804 OLYMPIC DR	CLEARLAKE	LAKE	95422-9521	
94	1242	1305 SOUTH MAIN ST.	LAKEPORT	LAKE	95453-5520	8/12/2010
95	1392	2545 MAIN STREET	SUSANVILLE	LASSEN	Comment of the Commen	5/4/1996
96	1882	820 EAST VALLEY BLVD.	ALHAMBRA		95130-4709	5/30/2009
97	4252	131 E FOOTHILL BLVD.	ARCADIA	LOS ANGELES LOS ANGELES	91801-5225	5/28/2001
98	4575	11837 ARTESIA BLVD	ARTESIA	wi	91006-2506	3/27/2010
99	4304	1642 PUENTE AVE.		LOS ANGELES	90701-4002	4/16/2011
100	4568	<del></del>	BALDWIN PARK	LOS ANGELES	91706-5952	2/5/2010
101		4259 MAINE AVE	BALDWIN PARK	LOS ANGELES	91706-3312	2/26/2011
	4023	6207 ATLANTIC AVE	EELL	LOS ANGELES	90201-1225	11/21/2008
102	3977	6810 EASTERN AVE, STE F	BELL GARDENS	LOS ANGELES	90201-3928	10/13/2008
103	5780	10237 ROSECRANS BLVD.	BELLFLOWER .	LOS ANGELES	90706-2601	1/5/2015
104	3826 5475	20936 ROSCOE BLVD.	CANOGA PARK	LOS ANGELES	91304-4308	2/27/2008
	5475	170 E. CARSON STREET	CARSON	LOS ANGELES	90745-2702	11/15/2014
106	4290	31876 CASTAIC RD.	CASTAIC	LOS ANGELES	91384-3943	2/8/2010
107	4814	11855 DEL AMO BLVD	CERRITOS	LOS ANGELES	90703-7605	4/4/2012
108	4886	17504 CARMENITA AVENUE.	CERRITOS	LOS ANGELES	90703-8635	8/17/2014
109	4956	1210 N. LONG BEACH BLVD	COMPTON	LOS ANGELES	90221-1600	8/4/2012
110	5484	1789 S. ALAMEDA STREET	COMPTON	LOS ANGELES	90220-4977	5/3/2014
111	1918	410 N. AZUSA AVE.	COVINA	LOS ANGELES	91722-3610	8/26/2006
112	4946	1045 N GRAND AVE	COVINA	LOS ANGELES	91724-2048	2/7/2013
113	4187	11455 JEFFERSON BLVD	CULVER CITY	LOS ANGELES	90230-6105	6/18/2009
114	4312	8330 FIRESTONE BLVD	DOWNEY	LOS ANGELES	90241-3842	5/8/2010
115	5758	10227 LAKEWOOD BLVD	DOWNEY	LOS ANGELES	90241-2741	10/4/2014
116	1747	1207 HUNTINGTON DRIVE	DUARTE	LOS ANGELES	91010-2485	10/15/2000
117	2017	11910 VALLEY BLVD	EL MONTE	LOS ANGELES	91732	10/31/2001
118	4846	14700 CRENSHAW BLVD.	GARDENA	LOS ANGELES	90249-3602	2/10/2012
119	5460	1310 W ROSECRANS AVE.	GARDENA	LOS ANGELES	90247-2420	4/5/2014
120	5695	13039 HAWTHORNE BLVD	HAWTHORNE	LOS ANGELES	90250-4415	10/4/2014
121	4584	5817 N FIGUEROA ST	HIGHLAND PARK	LOS ANGELES	90042-4227	4/4/2011
122	3763	7610 S ALAMEDA STREET	HUNTINGTON PARK	LOS ANGELES	90255-3744	4/5/2008
123	5379	2525 E GAGE AVE.	HUNTINGTON PARK	LOS ANGELES	90255-4017	3/1/2014

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	FACILITY NO.	ADDRESS	CITY	COUNTY	ZIP	OPENED
124	4860	4747 W. CENTURY BLVD	INGLEWOOD	LOS ANGELES	90304-1441	5/25/2012
125	4896	11278 CRENSHAW BLVD.	INGLEWOOD	LOS ANGELES	90303-2805	3/20/2012
126	4995	811 N LA BREA AVE	INGLEWOOD	LOS ANGELES	90302-3641	3/18/2013
127	5426	13936 IMPERIAL HIGHWAY	LA MIRADA	LOS ANGELES	90638-1725	11/1/2013
128	4621	1381 N HACIENDA BLVD.	LA PUENTE	LOS ANGELES	91744-1611	4/23/2011
129	5257	1475 FOOTHILL BLVD	LA VERNE	LOS ANGELES	91750-3451	9/24/2013
130	4273	5825 BELLFLOWER BLVD	LAKEWOOD	LOS ANGELES	90713-1057	3/25/2010
131	1540	1061 E AVENUE )	LANCASTER	LOS ANGELES	93535-3849	2/24/2005
132	4509	1101 W AVENUE I, STE 105	LANCASTER	LOS ANGELES	93534-2245	2/22/2011
133	5445	2041 W. AVENUE K	LANCASTER	LOS ANGELES	93536-5217	4/3/2014
134	5298	4181 REDONDO BEACH BLVD.	LAWNDALE	LOS ANGELES	90260-3340	5/3/2014
135	3885	6426 E. SPRING ST.	LONG BEACH	LOS ANGELES	90815-1553	5/3/2008
136	4129	8111 E WARDLOW ROAD	LONG BEACH	LOS ANGELES	90808-3204	4/23/2009
137	4671	1480 ALAMITOS AVE	LONG BEACH	LOS ANGELES	90813-2213	7/1/2011
138	4095	426 S ALVARADO ST.	LOS ANGELES	LOS ANGELES	90057-2902	7/30/2009
139	4201	4953 WHITTIER BLVD.	LOS ANGELES	LOS ANGELES	90022-3114	3/13/2010
140	4711	5710 CRENSHAW BOULEVARD	LOS ANGELES	LOS ANGELES	90043-2410	9/2/2011
141	4949	2850 E. OLYMPIC BLVD	LOS ANGELES	LOS ANGELES	90023-3412	6/15/2012
142	4993	3148 W PICO BLVD.	LOS ANGELES	LOS ANGELES	90019-4711	7/21/2014
143	5013	3710 S. LA BREA AVENUE, UNIT A	LOS ANGELES	LOS ANGELES	90016-5310	10/27/2012
144	5441	1007 CYPRESS AVE	LOS ANGELES	LOS ANGELES	90065-1136	11/16/2013
145	5489	2700 N. BROADWAY.	LOS ANGELES	LOS ANGELES	90031-2610	2/21/2014
146	5490	4617 HUNTINGTON DR. N	LOS ANGELES	LOS ANGELES	90032-1919	4/11/2014
147	5542	2035 -2055 VENICE BLVD.	LOS ANGELES	LOS ANGELES	90006-5222	11/15/2014
148	<u>5595</u> 5810	5057 W WASHINGTON BLVD	LOS ANGELES	LOS ANGELES	90016-1450	1/17/2015
150	4556	4300 SOUTH CENTRAL AVE 4160 LINCOLN BLVD.	LOS ANGELES	LOS ANGELES	90049	11/15/2014
151	1040	828 BEVERLY BOULEVARD	MARINA DEL REY	LOS ANGELES	90292-5616	2/20/2011
152	3255	2305 S GARFIELD AVENUE	MONTEBELLO	LOS ANGELES	90640-4213	6/30/2000
153	4775	720 S ATLANTIC BLVD.	MONTEREY PARK MONTEREY PARK	LOS ANGELES LOS ANGELES	91754-7219	1/29/2006
154	3907	12809 SHERMAN WAY	N HOLLYWOOD	LOS ANGELES	91754-3859 91605-5034	10/29/2011
155	4959	23788 NEWHALL AVENUE	NEWHALL	LOS ANGELES	91321-3125	4/18/2008 10/13/2012
156	4517	6120 LANKERSHIM BLVD,	NORTH HOLLYWOOD	LOS ANGELES	91606-4808	11/15/2010
157	4989	9040 TAMPA AVE.	NORTHRIDGE	LOS ANGELES	91324-3523	9/5/2012
158	5195	8254 WHITE OAK AVE, UNIT 1	NORTHRIDGE	LOS ANGELES	91325-4300	9/11/2013
159	2993	13913 PIONEER BLVD.	NORWALK	LOS ANGELES	90650-3921	2/26/2005
160	1535	222 EAST PALMDALE BLVD	PALMDALE	LOS ANGELES	93550-4515	7/17/2000
161	4235	4616 EAST AVENUE S	PALMDALE	LOS ANGELES	93552-4418	1/31/2010
162	3004	8418 VAN NUYS BLVD.	PANORAMA CITY	LOS ANGELES	91402-3610	4/1/2005
163	5302	181 S ROSEMEAD BLVD	PASADENA	LOS ANGELES	91107-3955	7/4/2013
164	4358	8790 WASHINGTON BLVD.	PICO RIVERA	LOS ANGELES	90660-3793	5/1/2010
165	5866	9425 TELEGRAPH ROAD, SUITE 116	PICO RIVERA	LOS ANGELES	90660-5553	2/10/2015
166	5392	305 E FOOTHILL BOULEVARD	POMONA	LOS ANGELES	91767-1405	1/20/2014
167	3076	1206 BERYL STREET	REDONDO BEACH	LOS ANGELES	90277-2427	5/6/2005
168	51.87	2218 ARTESIA BLVD	REDONDO BEACH	LOS ANGELES	90278-3112	6/14/2013
169	1084	19337 VICTORY BOULEVARD	RESEDA	LOS ANGELES	91335-6302	9/17/2000
170	2951* 4260	18225 SHERMAN WAY	RESEDA	LOS ANGELES	91335	10/30/2004
171	4362 1069	3566 ROSEMEAD BLVD	ROSEMEAD HETCUTS	LOS ANGELES	91770-2053	7/31/2010
172	1968	17440 COLIMA ROAD	ROWLAND HEIGHTS	LOS ANGELES	91748-1632	6/30/2001
173 174	2883 2976	156 E BONITA AVENUE, SUITE C-3	SAN DIMAS	LOS ANGELES	91773-3080	11/5/2004
175		900 SAN FERNANDO RD.	SAN FERNANDO	ILOS ANGELES	91340-3311	11/1/2004
176	4858 5596	1505 SOUTH PACIFIC AVENUE	SAN PEDRO	LOS ANGELES	90731-4887	5/26/2012
177	1783	1505 SOUTH PACIFIC AVENUE 19339 SOLEDAD CANYON RD	SAN PEDRO	LOS ANGELES	90731-4887	11/15/2014
178	4313	3075 CALIFORNIA AVE	SANTA CLARITA SIGNAL HILL	LOS ANGELES	91351-2630	10/28/2000
179	4445	3638 TWEEDY BLVD.	SOUTH GATE	LOS ANGELES	90755-5101	1/31/2010
180	5689	8914 GLENOAKS BLVD	SUN VALLEY	LOS ANGELES	90280-6044	11/23/2010
181	2966	855 SEPULVEDA BLVD	TORRANCE	LOS ANGELES	91352-2037 90502-3003	10/23/2014
182	3791	1431 W. KNOX ST STE 400	TORRANCE	LOS ANGELES	90501-1360	11/24/2004 3/6/2008
1671			101004104	Jacob Milliand	1000x-1000	3/0/2000
183	4644	23126 HAWTHORNE BLVD	TORRANCE	LOS ANGELES	90505-3705	6/30/2011

	FACILITY NO.	ADDRESS	CITY	COUNTY	ZIP	OPENED
185	4243	6540 FOOTHILL BLVD., UNIT 109 & 110	TUJUNGA	LOS ANGELES	91042-2764	9/13/2009
186	4042	23152 VALENCIA BLVD.	VALENCIA	LOS ANGELES	91355-1716	12/11/2008
187	4668	12144 MAGNOLIA BLVD.	VALLEY VILLAGE	LOS ANGELES	91607-2620	6/25/2011
188	5294	6108 N. SEPULVEDA BLVD.	VAN NUYS	LOS ANGELES	91411-2503	8/31/2013
189	2971*	6711 VAN NUYS BLVD	VAN NUYS	LOS ANGELES	91405-4620	11/1/2004
190	3707	20655 AMAR RD.	WALNUT	LOS ANGELES	91789-5037	8/1/2007
191	3186	501 S VINCENT AVE	WEST COVINA	LOS ANGELES	91790-6712	7/18/2006
192	4712	2851 E EASTLAND CENTER DR, STE 11	WEST COVINA	LOS ANGELES	91791-1671	9/22/2011
193	1973	6454 PLATT AVENUE	WEST HILLS	LOS ANGELES	91307-3216	8/7/2001
194	2956	8514 PAINTER AVENUE #J	WHITTIER	LOS ANGELES	90602-3335	10/30/2004
195	5087	11217 WHITTIER BLVD	WHITTIER	LOS ANGELES	90606-1433	4/19/2013
196	5299	1119 W PACIFIC COAST HWY	WILMINGTON	LOS ANGELES	90744-2425	10/17/2014
197 198	1220 1220*	2140 WEST CLEVELAND AVE, STE 116	MADERA	MADERA	93637-8757	11/6/2008
199	4566	2121 WEST CLEVELAND AVE 40015 HIGHWAY 49, STE 301	MADERA OAKHURST	MADERA MADERA	93637-8721 93644-8804	8/25/1992
200	3480	455 ENTRADA RD	NOVATO	MARIN	94949-5518	7/1/2011 7/20/2007
201	4393	928 DIABLO AVE	NOVATO	MARIN	94947-4025	7/1/2010
202	4724	825 FRANCISCO BLVD W	SAN RAFAEL	MARIN	94947-4023	
203	4080	120 DONAHUE ST	ISAUSALITO	MARIN	94965-1250	11/23/2011
203	5853	189 BOATYARD DRIVE	FORT BRAGG	IMENDOCINO	95437-5741	2/1/2009 1/16/2015
205	4060	1395 N STATE ST, STE. A	UKIAH	MENDOCINO	95482-3476	3/25/2009
206	2939	1710 S MAIN ST.	WILLITS	MENDOCINO	95490-4405	11/19/2004
207	3259	500 EAST BELLEVUE ROAD	ATWATER	MERCED	95301-2339	4/13/2007
208	4770	1261 COMMERCE AVE, STE B	ATWATER	MERCED	95301-5223	9/27/2011
209	1256	1423 W PACHECO BLVD	LOS BANCS	MERCED	93635-7806	10/8/2009
210	1256*	1321 E PACHECO BLVD, STE B	LOS BANOS	MERCED	93635-4335	6/27/1997
211	1222	1115 W MAIN ST	MERCED	MERCED	95340-4522	7/25/2010
212	1222*	1218 WEST OLIVE AVENUE	MERCED	MERCED	95348-1662	5/29/2001
213	5491	239 HUERTA AVE.	GREENFIELD	MONTEREY	93927-5762	3/30/2014
214	2953	520 CANAL STREET, SUITE B	KING CITY	MONTEREY	93930-3446	10/30/2004
215	4202	215 RESERVATION RD, SUITE H	MARINA	MONTEREY	93933-3059	10/30/2009
216	1389	1441 N. MAIN ST	SALINAS	MONTEREY	93906-2403	11/19/1999
217	3632	1553 N. SANBORN RD	SALINAS	MONTEREY	93905-4717	10/2/2007
218	5852	1235 N DAVIS ROAD	SALINAS	MONTEREY	93907-1996	1/30/2015
219	2183 2260	1816 FREMONT BLVD	SEASIDE	MONTEREY	93955-3611	4/27/2002
221		762A FREEMAN LANE	GRASS VALLEY	NEVADA	95949-9622	7/3/2014
	1924 4725	1811 W LINCOLN AVE	ANAHEIM	ORANGE	92801-6731	6/30/2001
222	5131	1238 S MAGNOLIA AVE.	ANAHEIM	ORANGE	92804-5116	10/28/2011
224		1021 N STATE COLLEGE BLV	ANAHEIM	ORANGE	92806-2774	8/1/2013
225	3262	8321 LA PALMA ÁVENUE	BUENA PARK	ORANGE	90620-3207	3/14/2006
226	4788 5864	8930 VALLEY VIEW ST  7540 ORANGETHORPE AVE, SUITE A3	BUENA PARK BUENA PARK	ORANGE ORANGE	90620-3531	10/31/2011
227	4525	34077 DOHENY PARK RD	CAPISTRANO BEACH	ORANGE	90621-3458 92624-1106	1/30/2015 3/8/2011
228	5335	2230 FAIRVIEW ROAD, UNIT D	COSTA MESA	ORANGE	92627-7808	9/20/2013
229	1823	6887 KATELLA AVENUE	CYPRESS	ORANGE	90630-5107	3/28/2001
230	1871	16141 HARBOR BLVD	FOUNTAIN VALLEY	ORANGE	92708-1305	6/28/2001
231	4370	17876 NEWHOPE ST.	FOUNTAIN VALLEY	ORANGE	92708-5431	7/20/2010
232	5010	17930 MAGNOLIA STREET	FOUNTAIN VALLEY	ORANGE	92708-5039	8/4/2012
233	2039	221 ORANGEFAIR MALL	FULLERTON	ORANGE	92832-3038	10/31/2001
234	4437	2465 E CHAPMAN AVE	FULLERTON	ORANGE	92831-3603	8/22/2010
235	2053	9679 CHAPMAN AVENUE	GARDEN GROVE	ORANGE	92841-2706	10/18/2001
236	4678	13171 HARBOR BLVD.	GARDEN GROVE	ORANGE	92843-1717	10/29/2011
237	5053	18595 BEACH BLVD.	HUNTINGTON BEACH	ORANGE	92648-2053	10/29/2011
238	1954	1230 WEST IMPERIAL HWY	LA HABRA	ORANGE	90631-6987	10/27/2012
239	4845	1279 EAST LA HABRA BLVD	LA HABRA	ORANGE	90631-5637	4/26/2012
240	4021	24401 ALICIA PKWY, SUITE D	MISSION VIEJO	ORANGE	92691-4537	
241	5706	23042 ALICIA PARKWAY	MISSION VIEJO	ORANGE	92692-4537	11/26/2008
242	2325	1421 W. CHAPMAN AVE.	ORANGE	ORANGE	92868-2703	6/10/2014
243	4933	784 N TUSTIN ST.	ORANGE	ORANGE	92868-2703	6/10/2011 10/18/2012
244	5341	31878 DEL OBISPO ST., SUITE 125	SAN JUAN CAPISTRANO	ORANGE	92675-3253	8/3/2013
- 7.7		1900 N GRAND AVENUE #B	SANTA ANA	ORANGE	92705-7038	11/24/2004
245	2981					

	FACILITY NO.	ADDRESS	CITY	COUNTY	ZIP	OPENED
247	4714	631 S. MAIN ST, STE A	SANTA ANA	ORANGE	92701-5715	9/10/2011
248	5023	13960 SEAL BEACH BLVD	SEAL BEACH	ORANGE	90740-5301	9/8/2012
249	4758	17271 17TH STREET	TUSTIN	ORANGE	92780-1951	11/19/2011
250	2474	6741 WESTMINSTER BLVD	WESTMINSTER	ORANGE	92683-8060	5/3/2003
251	4307	15400 GOLDENWEST ST	WESTMINSTER	ORANGE	92683-6149	4/2/2010
252	1212	2136 GRASS VALLEY HWY	AUBURN	PLACER	95603-2522	2/4/2007
253	4415	6861 DOUGLAS BLVD.	GRANITE BAY	PLACER	95746-6259	9/25/2010
254	5422	53 LINCOLN BLVD.	LINCOLN	PLACER	95648-6313	11/1/2013
255	1848	6005 PACIFIC STREET	ROCKLIN	PLACER	95677-3423	5/26/2001
256	3960	6656 LONETREE BLVD #E	ROCKLIN	PLACER	95765-3735	7/13/2008
257	1248	108 B HARDING BLVD	ROSEVILLE	PLACER	95678-2805	10/18/1996
258	3223	5170 FOOTHILLS BLVD	ROSEVILLE	PLACER	95747-6583	1/29/2006
259	1521 -	50 EAST MAIN STREET	QUINCY	PLUMAS	95971-9701	9/16/2003
260	4690	3403 W RAMSEY ST., STE A	BANNING	RIVERSIDE	92220-3501	6/25/2011
261	3621	1486 E 2ND STREET	BEAUMONT	RIVERSIDE	92223-3160	8/31/2007
262	3552	661 W HOBSON WAY	BLYTHE	RIVERSIDE	92225-1512	11/8/2006
263	4216	68401 E. PALM CANYON DR.	CATHEDRAL CITY	RIVERSIDE	92234-5461	9/1/2009
264	2216	125 N MCKINLEY STREET	CORONA	RIVERSIDE	92879-6566	6/29/2002
265	2972	1220 MAGNOLIA AVE #101	CORONA	RIVERSIDE	92881-2067	11/1/2004
266	4545	281 S LINCOLN AVE	CORONA	RIVERSIDE	92882-1855	1/30/2011
267	4605	2751 GREEN RIVER RD, STE 101	CORONA	RIVERSIDE	92882-7425	4/21/2011
268	2954	1420 EAST FLORIDA AVENUE	HEMET	RIVERSIDE	92544-8624	10/30/2004
269	4120	1167 S SANDERSON AVE.	HEMET	RIVERSIDE	92545-9047	8/29/2009
270	5279	43372 STATE HWY, 74	HEMET	RIVERSIDE	92544-7200	8/3/2013
271	4121	82025 HWY 111 STE 101	INDIO	RIVERSIDE	92201-5686	4/18/2010
272	4209	42225 JACKSON ST, # A102	INDIO	RIVERSIDE	92203-9303	2/20/2010
273	5594	79700 HIGHWAY 111	LA QUINTA	RIVERSIDE	92253-4538	7/22/2014
274	3898	29229 CENTRAL AVE ≠C	LAKE ELSINORE	RIVERSIDE	92532-2248	3/7/2008
275	5401	32275 MISSION TRAIL	LAKE ELSINORE	RIVERSIDE	92530-4530	11/2/2013
276	4400	30133 ANTELOPE RD	MENIFEE	RIVERSIDE	92584-8067	7/2/2010
277	5415	26932 CHERRY HILLS BLVD.	MENIFEE	RIVERSIDE	92586-2574	1/13/2014
278	3135	12320 PERRIS BLVD., UNIT B	MORENO VALLEY	RIVERSIDE	92557-7423	10/7/2005
279	4073	12625 FREDERICK ST. D2	MORENO VALLEY	RIVERSIDE	92553-5216	2/1/2009
280	5061	26150 IRIS AVENUE STE 16	MORENO VALLEY	RIVERSIDE	92555-3010	11/12/2012
281	5497	25050 ALESSANDRO BLVO	MORENO VALLEY	RIVERSIDE	92553-4313	4/5/2014
282	2326	40565 CALIFORNIA OAKS RD	MURRIETA	RIVERSIDE	92562-5855	9/30/2002
283	4396	39865 ALTA MURRIETA DR	MURRIETA	RIVERSIDE	92563-5439	7/31/2010
284	4353 2022	2748 HAMNER AVE, STE 107 42245 WASHINGTON STREET	NORCO	RIVERSIDE	92860-1994	4/30/2010
286	4620	72630 DINAH SHORE DR., STE 100	PALM DESERT	RIVERSIDE	92211-8023	9/28/2001
287	3598	1717 E VISTA CHINO, SUITE J	PALM DESERT PALM SPRINGS	RIVERSIDE	922110801	5/7/2011
288	2980	2560 N PERRIS BLVD.	PERRIS	RIVERSIDE		5/19/2008
289	1803	7790 LIMONITE AVE	RIVERSIDE	RIVERSIDE   RIVERSIDE	92571-3249 92509-5314	11/17/2004
290	2244	4074 & 4076 MADISON ST	RIVERSIDE	RIVERSIDE	92509-3314	6/26/2004
291	2770	4033 CHICAGO AVENUE, #B	RIVERSIDE	RIVERSIDE	92507-5337	9/9/2002 6/16/2004
292	2977	3590 TYLER STREET, STE B (105)	RIVERSIDE	RIVERSIDE	92503-4133	2/1/2009
293	5354	4712 LA SIERRA AVENUE	RIVERSIDE	RIVERSIDE	92505-2799	1/26/2014
294	2977*	5612 VAN BUREN	RIVERSIDE	IRIVERSIDE	92503-8036	11/1/2004
295	4294	26455 YNEZ RD	TEMECULA	RIVERSIDE	92591-4654	11/9/2009
296	4730	31741 TEMECULA PKWY., SUITE A1	TEMECULA	RIVERSIDE	92592-6800	10/20/2011
297	1209	4005 MANZANITA AVE #32	CARMICHAEL	SACRAMENTO	95608-1783	10/30/2001
298	1202	7313 GREENBACK LANE	CITRUS HEIGHTS	SACRAMENTO	95621-5530	11/19/1990
299	2119	7840 MACY PLAZA DRIVE	CITRUS HEIGHTS	SACRAMENTO	95610-6802	3/25/2002
300	2236	7859 LICHEN DRIVE	CITRUS HEIGHTS	SACRAMENTO	95621-1074	5/30/2002
301	2922	7000 SUNRISE BLVD	CITRUS HEIGHTS	SACRAMENTO	95610-3102	1/30/2005
302	1213	8696 ELK GROVE BLVD., SUITE 11	ELK GROVE	SACRAMENTO	95624-3301	4/20/1999
303	3447	8126 SHELDON ROAD	ELK GROVE	SACRAMENTO	95758-5928	5/5/2007
304	1268	8852 MADISON AVENUE	FAIR OAKS	SACRAMENTO	95628-3908	11/20/1998
305	1228	627 E BIDWELL STREET	FOLSOM	SACRAMENTO	95630-3120	8/15/2007
306	5786	25000 BLUE RAVINE RD.	FOLSOM	SACRAMENTO	95630-5723	10/30/2014
307	2271	10410 TWIN CITIES RD	. GALT	SACRAMENTO	95632-9032	1/11/2003

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	FACILITY NO.	ADDRESS	CITY	COUNTY	ZIP	OPENED
308	1201	3661 ELKHORN BLVD	NORTH HIGHLANDS	SACRAMENTO	95660-3730	10/27/2003
309	5225	4720 WATT AVE.	NORTH HIGHLANDS	SACRAMENTO	95660-5516	8/11/2013
310	1223*	3222 WINONA WAY	NORTH HIGHLANDS	SACRAMENTO	95660-5523	10/30/1992
311	1205	10337 FOLSOM BOULEVARD	RANCHO CORDOVA	SACRAMENTO	95670-3518	8/6/1992
312	5316	2342 SUNRISE BLVD., STE 31	RANCHO CORDOVA	SACRAMENTO .	95670-4372	9/23/2013
313	1.203	5051 FRUITRIDGE RD.	SACRAMENTO	SACRAMENTO	95820-5433	7/26/2007
314	1204	6650 VALLEY HI DRIVE	SACRAMENTO	SACRAMENTO	95823-4602	12/1/1994
315	1229	7020 STOCKTON BLVD.	SACRAMENTO	SACRAMENTO	95823-2312	12/1/2006
316	1976	3308 ARDEN WAY	SACRAMENTO	SACRAMENTO	95825~2017	7/31/2001
317	2041	3615 NORTHGATE BLVD	SACRAMENTO	SACRAMENTO	95834-1600	5/31/2002
318	2545	1347 FLORIN ROAD	SACRAMENTO	SACRAMENTO	95831-3618	6/30/2003
319	3566	6710 FOLSOM BLVD.	SACRAMENTO	SACRAMENTO	95819-4626	2/14/2007
320	4481	1235 S STREET	SACRAMENTO	SACRAMENTO	95811-7111	7/15/2011
321	4670	4910 FREEPORT BLVD	SACRAMENTO	SACRAMENTO	95822-2153	11/10/2011
322	4726	1895 HOWE AVE.	SACRAMENTO	SACRAMENTO	95825-1025	9/22/2011
323	5211	2000 CLUB CENTER DRIVE, SUITE 100	SACRAMENTO	SACRAMENTO	95835-1423	8/12/2013
324	5580	2540 WATT AVENUE	SACRAMENTO	SACRAMENTO	95821-6312	5/31/2014
325	2048*	560 TRES PINOS RD	HOLLISTER	SAN BENITO	95023-5566	9/28/2001
326	4280	20346 HWY. 18, UNIT 400	APPLE VALLEY	SAN BERNARDINO	92307-2923	1/31/2010
327	3035	1264 E MAIN ST	BARSTOW	SAN BERNARDINO	92311-2409	5/28/2005
328	2959	42168 BIG BEAR BLVD.	BIG BEAR LAKE	SAN BERNARDINO	92315	3/16/2011
329	2518	11975 CENTRAL AVE.	CHINO	SAN BERNARDINO	91710-1906	7/20/2003
330	3134	4200 CHINO HILLS PKWY, STE 760	CHINO HILLS	SAN BERNARDINO	91709-3776	6/24/2006
331	4682	12949 PEYTON DR	CHINO HILLS	SAN BERNARDINO	91709-6015	6/20/2011
332	3078	1157 MT. VERNON AVENUE	COLTON	SAN BERNARDINO	92324-2577	2/26/2010
333	3078*	1250 E WASHINGTON STREET, STE B	COLTON	SAN BERNARDINO	92324-6434	4/30/2005
334	1808	9976 B SIERRA AVENUE	FONTANA	SAN BERNARDINO	92335-1715	11/14/2000
335	4014	16953 SIERRA LAKES PKWY, SUITE 104	FONTANA	SAN BERNARDINO	92336-1272	3/11/2009
336	5189	15232 SUMMIT AVENUE	FONTANA	SAN BERNARDING	92336-0231	5/4/2013
337	4450	22455 BARTON RD.	GRAND TERRACE	SAN BERNARDINO	92313-5008	9/15/2010
338	2961	15759 MAIN STREET	HESPERIA	SAN BERNARDINO	92345-3410	11/17/2004
339	1899	4040 HIGHLAND AVE	HIGHLAND	SAN BERNARDINO	92346-2637	4/12/2001
340	5759	25670 REDLANDS BLVD	LOMA LINDA	SAN BERNARDINO	92354	10/5/2014
341	3648	1100 E. BROADWAY	NEEDLES	SAN BERNARDINO	92363-3809	2/13/2008
342	4506	131 E RIVERSIDE DR.	ONTARIO	SAN BERNARDING	91761-6624	11/23/2010
343	4734	14468 ONTARIO MILLS PKWY.	ONTARIO	SAN BERNARDING	91764-5107	8/15/2011
344	2445	9743 BASELINE ROAD	RANCHO CUCAMONGA	SAN BERNARDINO	91730-1408	3/17/2003
345 346	1773 1773*	1366 INDUSTRIAL PARK AVE   811 TRI CITY CENTER DRIVE	REDLANDS	SAN BERNARDINO	92374-2897	4/23/2011
347	4929	182 E BASE LINE ROAD	REDLANDS RIALTO	SAN BERNARDINO SAN BERNARDINO	92374-2859 92376-3607	10/1/2000
348	5119	761 W 2ND ST, SUITE A	SAN BERNARDINO	SAN BERNARDINO	<del>                                     </del>	4/26/2012
349	5366	2084 E HIGHLAND AVENUE	SAN BERNARDINO	SAN BERNARDINO	92410-3260 92404-4626	1/22/2013
350	5855	1035 W HIGHLAND AVE	SAN BERNARDING	SAN BERNARDINO	92405-3207	2/15/2014 2/28/2015
351	99909A	1761 INTERCHANGE DRIVE	SAN BERNARDINO	SAN BERNARDINO	92407	4/1/2010
352	99909B	1651 INTERCHANGE DRIVE	SAN BERNARDINO	SAN BERNARDINO	92407	4/1/2013
353	4043	71737 29 PALMS HWY.	TWENTYNINE PALMS	SAN BERNARDINO	92277-2084	11/20/2008
354	3440	180 S MOUNTAIN AVE.	UPLAND	SAN BERNARDING	91786-6256	11/19/2006
355	5754	1387 EAST FOOTHILL BLVD.	UPLAND	SAN BERNARDINO	91786	11/24/2014
356	1504	12160 HESPERIA RD, STE B	VICTORVILLE	SAN BERNARDINO	92395-5820	2/6/2005
357	1855	14792 LA PAZ DRIVE	VICTORVILLE	SAN BERNARDINO	92395-4006	10/31/2001
358	5519	14325 US HIGHWAY 395	VICTORVILLE	SAN BERNARDINO	92394-9591	10/1/2014
359	3241	58100 29 PALMS HWY	YUCCA VALLEY	SAN BERNARDINO	92284-5802	4/17/2008
360	4616	2754 ALPINE BLVD.	ALPINE	SAN DIEGO	91901-2225	6/28/2011
361	2521	1838 MARRON ROAD #E	CARLSBAD	SAN DIEGO	92008-1172	11/2/2003
362	4996	1218 BROADWAY	CHULA VISTA	SAN DIEGO	91911-2911	11/5/2012
363	5034	941 OTAY LAKES RD	CHULA VISTA	SAN DIEGO	91913-3002	10/22/2012
364	3207	796 FLETCHER PKWY	EL CAJON	SAN DIEGO	92020-1816	10/26/2005
365	5502	400 N SECOND ST.	EL CAJON	SAN DIEGO	92021-6446	8/30/2014
366	4162	218 N. EL CAMINO REAL	ENCINITAS	SAN DIEGO	92024-2847	4/30/2009
367	2324	628 N. ESCONDIDO BLVD.	ESCONDIDO	SAN DIEGO	92025-1702	9/29/2002
368	2982*	1349 EAST VALLEY PWY	ESCONDIDO	SAN DIEGO	92027-2311	11/17/2004
369	2982*	1229 E VALLEY PKWY	ESCONDIDO	SAN DIEGO	92027-2309	2/27/2014

	FACILITY NO.	ADDRESS	CITY	COUNTY	ZIP	OPENED
370	3958	1071 S MAIN AVENUE	FALLBROOK	SAN DIEGO	92028-3338	6/26/2008
371	3757	5500 GROSSMONT CENTER DR, STE 428	LA MESA	SAN DIEGO	91942-3016	8/10/2007
372	5543	12340 WOODSIDE AVENUE	LAKESIDE	SAN DIEGO	92040-3016	6/14/2014
373	2889	6 NORTH EUCLID AVENUE	NATIONAL CITY	SAN DIEGO	91950-1934	9/30/2004
374	2507	4161 OCEANSIDE BLVD, SUITE C	OCEANSIDE	SAN DIEGO	92056-6035	5/30/2003
375	3883	3825 PLAZA DRIVE #501	OCEANSIDE	SAN DIEGO	92056-4624	4/4/2008
376	4941	1810 OCEANSIDE BLVD	OCEANSIDE	SAN DIEGO	92054-3474	1/4/2013
377	4988	3861 MISSION AVE, SUITE B-13	OCEANSIDE	SAN DIEGO	92058-1877	8/11/2012
378	5041	12624 POWAY RD. #2	POWAY	SAN DIEGO	92064-4440	9/22/2012
379	5003	1853 MAIN STREET, STE J	RAMONA	SAN DIEGO	92065-2512	7/28/2012
380	2965	3398 MURPHY CANYON RD	SAN DIEGO	SAN DIEGO	92123-2654	11/24/2004
381	3821	6503 UNIVERSITY AVE	SAN DIEGO	SAN DIEGO	92115-5810	11/3/2007
382	4271	8230 MIRA MESA BLVD., SUITE E	SAN DIEGO	SAN DIEGO	92126-2625	10/23/2009
383	5274	4240 KEARNY MESA RD, SUITE 109	SAN DIEGO	SAN DIEGO	92111-3769	7/3/2013
384	5716	3337 ROSECRANS STREET	SAN DIEGO	SAN DIEGO	92110-4223	10/30/2014
385	5733	2483 IMPERIAL AVENUE	SAN DIEGO	SAN DIEGO	92102-3916	1/4/2015
386	5854	4792 CLAIREMONT MESA BLVD	SAN DIEGO	SAN DIEGO	92117-2006	3/20/2015
387	5182	4520 CAMINO DE LA PLAZA	SAN YSIDRO	SAN DIEGO	92173-3104	3/2/2013
388	3194	262 TOWN CENTER PKWY	SANTEE	SAN DIEGO	92071-5803	10/26/2005
-389	3195	9805 CAMPO RD, STE 197	SPRING VALLEY	SAN DIEGO	91977-1410	11/15/2005
390	4939	651 SWEETWATER ROAD	SPRING VALLEY	SAN DIEGO	91977-5628	4/24/2012
391	2575	1090 E VISTA WAY	VISTA	SAN DIEGO	92084-4602	11/8/2003
392	4552	1611 S MELROSE DR, STE G	VISTA	SAN DIEGO	92081-5407	6/15/2011
393	5531	2400 MCHENRY AVENUE	ESCALON	SAN JOAQUIN	95320-9602	6/23/2014
394	4403	125 LAKEWOOD MALL	LODI	SAN JOAQUIN	95242-2924	5/24/2010
395	1238	1259 WEST YOSEMITE AVE.	MANTECA	SAN JOAQUIN	95337-5125	11/11/1995
396	2189	1389 E. YOSEMITE AVE.	MANTECA	SAN JOAQUIN	95336-5003	6/29/2002
397	1240	678 N WILSON WAY, STE 37	STOCKTON	SAN JOAQUIN	95205-4269	2/24/1996
398	1260	3728 E. HAMMER LANE ≠1	STOCKTON	SAN JOAQUIN	95212-2811	11/1/2003
399	1263	4555 NORTH PERSHING AVE, #17	STOCKTON	SAN JOAQUIN	95207-6740	7/17/1998
400	3771	7528 PACIFIC AVE	STOCKTON	SAN JOAQUIN	95207-1929	9/13/2007
401	5193	10408 TRINITY PKWY STE A	STOCKTON	SAN JOAQUIN	95219-7225	7/25/2013
402	5403	1209 E MARCH LANE	STOCKTON	SAN JOAQUIN	95210-3546	10/25/2013
403	5525	3538 MANTHEY RD.	STOCKTON	SAN JOAQUIN	95206-5304	11/10/2014
404	99004	1122 RUNWAY DRIVE	STOCKTON	SAN JOAQUIN	92506	1/1/2000
405	2983	2691 N TRACY BLVD.	TRACY	SAN JOAQUIN	95376-1716	11/24/2004
406	1943 3631	1400 E GRAND AVE, STE A	ARROYO GRANDE	SAN LUIS OBISPO	93420-2424	3/30/2004
		2040 EL CAMINO REAL	ATASCADERO	SAN LUIS OBISPO	93422-1542	5/9/2007
408 409	3246 2293	710 QUINTANA RD	MORRO BAY	SAN LUIS OBISPO	93442-1940	1/29/2006
		2173 THEATER DR	PASO ROBLES	SAN LUIS OBISPO		8/31/2002
410	1485	3870 BROAD STREET, BOX 12	SAN LUIS OBISPO	SAN LUIS OBISPO	93401-7172	2/28/2000
411	4469	491 MADONNA RD., STE 3	SAN LUIS OBISPO	SAN LUIS OBISPO	93405-6541	5/28/2010
412	2782	516 EL CAMINO REAL	BELMONT	SAN MATEO	94002-2121	6/30/2004
413	4429	735 SERRAMONTE BLVD.	COLMA	SAN MATEO	94014-3221	8/19/2010
414	4735 3847	2840 GENEVA AVE.	DALY CITY	SAN MATEO	94014-1523	9/23/2011
416	5544	787 HICKEY BLVD	PACIFICA PEDWOOD STDY	SAN MATEO	94044-1214	3/3/2008
417	3275	312 WALNUT STREET	REDWOOD CITY	SAN MATEO	94063-1718	5/3/2014
418	4505	555 EL CAMINO REAL	S SAN FRANCISCO	SAN MATEO	94080-4402	12/2/2006
419	4505 1502	1121 OLD COUNTY RD	SAN CARLOS	SAN MATEO	94070-4009	10/1/2010
420	1827	1009 NORTH H STREET, STE. S	LOMPOC	SANTA BARBARA	93436-3304	8/21/2007
421	580 <del>6</del>	1647 NORTH BROADWAY 525 S BLOSSER RD	SANTA MARIA	SANTA BARBARA	93454-1925	1/18/2001
422	3203	150 N SAN TOMAS AQUINO ROAD	SANTA MARIA CAMPBELL	SANTA CLARA	93458-4909	2/28/2015
423	3238	2425 S WINCHESTER BLVD	***************************************	SANTA CLARA	95008-1620	11/5/2005
424	2274	1260 1ST STREET	GILROY	SANTA CLARA	95008-4801	4/15/2006
425	1236	1350 S PARK VICTORIA DR #10	MILPITAS	SANTA CLARA	95020-4734	8/30/2002
426	4293	251 RANCH DRIVE	MILPITAS	SANTA CLARA	95035-6941	10/24/1995
427	2785	16975 MONTEREY RD	MORGAN HILL	SANTA CLARA	95035-5106	11/4/2009
	4978	199 E MIDDLEFIELD RD, STE 200	MOUNTAIN VIEW	SANTA CLARA	95037-5134	4/30/2004
4201	, pr , Q		<del></del>	SANTA CLARA	94043-3806	9/26/2012
428	1254	331 N CAPITOL AVENUE	SAN JOSE	SANTA CLARA	95133	4/19/1997

	FACILITY NO.	ADDRESS	CITY	COUNTY	ZIP.	OPENED
431.	2083	5540 SNELL AVE	SAN JOSE	SANTA CLARA	95123-1651	11/14/2001
432	3185	5041 ALMADEN EXPY	SAN JOSE	SANTA CLARA	95118-2008	11/16/2005
433	3764	1178 N. CAPITOL AVE	SAN JOSE	SANTA CLARA	95132-2522	10/17/2007
434	3823	14406 UNION ROAD	SAN JOSE	SANTA CLARA	95124-2815	5/10/2008
435	3853	916 STORY RD	SAN JOSE	SANTA CLARA	95122-2629	3/21/2008
436	4681	2155 TULLY RD.	SAN JOSE	SANTA CLARA	95122-1346	8/26/2011
437	5212	2585 ALMADEN RD	SAN JOSE	SANTA CLARA	95125-3603	5/20/2013
438	5488	3065 MERIDIAN AVE.	SAN JOSE	SANTA CLARA	95124-2455	7/25/2014
439	5522	2222 BUSINESS CIRCLE	SAN JOSE	SANTA CLARA	95128-1619	3/27/2014
440	4547	3024 EL CAMINO REAL	SANTA CLARA	SANTA CLARA	95051-2909	1/30/2011
441	3725	588 E. EL CAMINO REAL	SUNNYVALE	SANTA CLARA	94087-1940	11/8/2007
442	5081	1950 41ST AVE.	CAPITOLA	SANTA CRUZ	95010-2507	9/17/2012
443	3689	2-1515 EAST CLIFF DR	SANTA CRUZ	SANTA CRUZ	95062-4844	11/9/2007
444	3759 .	266-B MT, HERMON RD	SCOTTS VALLEY	SANTA CRUZ	95066-4010	9/30/2007
445	1519	1075 S GREEN VALLEY ROAD	WATSONVILLE	SANTA CRUZ	95076-4164	4/29/2000
446	5233	1010 MAIN STREET	WATSONVILLE	SANTA CRUZ	95076-3732	5/16/2014
447	1857	2611 BALLS FERRY ROAD	ANDERSON	SHASTA	96007-3507	3/8/2001
448	5903	1725 STATE HWY 273	ANDERSON	SHASTA	96007-4233	2/28/2015
449	4797	9384 DESCHUTES RD, STE F	PALO CEDRO	SHASTA	96073-7703	10/16/2011
450	1221	2385 ATHENS AVENUE	REDDING	SHASTA	96001-2818	8/14/1992
451	1252	40 LAKE BOULEVARD	REDDING	SHASTA	96003-2512	1/30/1997
452	5256	2991 CHURN CREEK RD	REDDING	SHASTA	96002-1120	7/9/2013
453	5400	6478 WESTSIDE RD.	REDDING	SHASTA	96001-4867	11/15/2013
454	1251	1828 FORT JONES ROAD	YREKA	SISKIYOU	96097-9531	11/22/1996
455	5179	1856 SOUTHAMPTON RD.	BENICIA	SOLANO	94510-1907	5/4/2013
456	4943	1700 N 1ST STREET	DIXÓN	SOLANO	95620-9766	6/29/2012
457	2341	2425 N. TEXAS STREET	FAIRFIELD	SOLANO	94533-1603	11/1/2002
458	3973	250 SUNSET AVENUE, STE. A	SUISUN CITY	SOLANO	94585-1766	9/24/2008
459	1235	230 PEABODY RD.	VACAVILLE	SOLANO	95687-4733	9/27/2013
460	1235*	991 ALAMO DRIVE	VACAVILLE	SOLANO	95687-5601	8/19/1995
461	1210	3475 SONOMA BLVD.	VALLEJO	SOLANO	194590-2921	9/25/1992
462	4131	938 ADMIRAL CALLAGHAN LN	VALLEJO	SOLANO	94591-3680	8/19/2009
463	5290	640 EAST COTATI AVENUE	COTATI	SONOMA	94931-4026	11/9/2013
464	2262	1041 VINE ST.	HEALDSBURG	SONOMA	95448-4829	7/31/2002
465	5022	40 E. WASHINGTON STREET	PETALUMA	SONOMA	94952-3115	8/19/2012
466	1868	4675 REDWOOD DRIVE	ROHNERT PARK	SONOMA	94928-7941	3/15/2001
467	2162	777 SEBASTOPOL RD	SANTA ROSA	SONOMA	95407-6827	9/27/2002
468	2168	2747 YULUPA AVE	SANTA ROSA	SONOMA	95405-8534	6/13/2002
469 470	4593	3589 INDUSTRIAL DR.	SANTA ROSA	SONOMA	95403-2012	4/13/2011
471	5851 3827	3080 Marlow Rd, Suite A-11 18615 SONOMA HWY #103	SANTA ROSA SONOMA	SONOMA	95403-7950	1/31/2015
472	5269	6748 E WHITMORE AVE	HUGHSON	SONOMA STANISLAUS	95476-4400	3/1/2008
473	1216	2225 PLAZA PKWY # H	MODESTO	STANISLAUS	95326-8903 95350-6220	7/14/2013
474	1258	1330 E HATCH RD	MODESTO	STANISLAUS	95351-5011	9/8/2006 8/14/1997
475	1266	2425 B MCHENRY AVENUE	MODESTO	STANISLAUS		
476	2351	2601 OAKDALE RD.	MODESTO		95350-3217	8/13/1998
477	2459	1620 STANDIFORD AVENUE	MODESTO	STANISLAUS	95355-2256	4/20/2008
478	1574	111 S. MAAG AVENUE, SUITE E	OAKDALE	STANISLAUS	95350-0578	11/18/2004
479	3737	1065 SPERRY AVE, STE A	PATTERSON	STANISLAUS	95361-7604	2/1/2009
480	2840	2250 PATTERSON ROAD		STANISLAUS	95363-9266	2/3/2008
481	2040 3953		RIVERBANK	STANISLAUS	95367-9647	11/18/2004
482	4832	3045 N TEGNER ROAD 2094 E. CANAL DR	TURLOCK	STANISLAUS	95380-9447	4/24/2009
483	4613		TURLOCK	STANISLAUS	95380-4302	3/10/2012
484	1218	12118 YOSEMITE BLVD, STE. 7 1460 BRIDGE STREET	WATERFORD	STANISLAUS	95386-9534	4/11/2011
485	2486		YUBA CITY	SUTTER	95993-3506	10/10/1991
486	1230	1936 SOLANO STREET	CORNING	TEHAMA	96021-2831	5/3/2003
486	·······	398 SOUTH MAIN STREET	RED BLUFF	TEHAMA	96080-4314	11/13/1993
40/	31 <b>84</b> 523 <b>7</b>	1401 W EL MONTE WAY, STE. 130	DINUBA	TULARE	93618-9165	7/29/2006
400	443/	424 N KAWEAH AVE	EXETER	TULARE	93221-1224	9/10/2013
488		I SEEE N CADMEDCVII LE DIVE CUITE DOS	LEAD MERCINE F			
488 489 490	3493 5234	1555 N FARMERSVILLE BLVD, SUITE 201 258 N HWY 65	FARMERSVILLE LINDSAY	TULARE	93223-1175 93247	3/15/2007 8/31/2013

**Exhibit A - California Dollar Tree Facilities** 

	FACILITY NO.	ADDRESS	CITY	COUNTY	ZIP	OPENED
492	1207	130 EAST CROSS AVE.	TULARE	TULARE	93274-2850	10/9/1997
493	1253	2333 SOUTH MOONEY BLVD	VISALIA	TULARE	93277-6228	2/28/1997
494	4142	1927 N DINUBA BLVD	VISALIA	TULARE	93291-3011	10/16/2009
495	2122	13771 MONO WAY, SUITE D	SONORA	TUOLUMNE	95370-2820	2/21/2002
496	5599	2291 PICKWICK DRIVE	CAMARILLO	VENTURA	93010-6409	7/2/2014
497	3 <b>7</b> 53	745 VENTURA RD	FILLMORE	VENTURA	93015-1834	2/29/2008
498	5464	543-B W LOS ANGELES AVE.	MOORPARK	VENTURA	93021-1707	5/3/2014
499	4223	737 N. WENDY DRIVE	NEWBURY PARK	VENTURA	91320-3066	10/16/2009
500	2237	838 NORTH VENTURA ROAD	OXNARD	VENTURA	93030-4414	3/31/2003
501	4687	150 W LAUREL ST.	OXNARD	VENTURA	93033-4561	10/1/2011
502	3874	729 W CHANNEL ISLAND BOULEVARD	PORT HUENEME	VENTURA	93041-2130	2/3/2008
503	2963	588 WEST MAIN STREET, BLDG A	SANTA PAULA	VENTURA	93060-3209	11/23/2004
504	2585	2970 COCHRAN ST.	SIMI VALLEY	VENTURA	93065-2784	11/1/2003
505	3999	1760 N MOORPARK RD	THOUSAND OAKS	VENTURA	91360-5133	1/29/2012
506	4315	4738 TELEPHONE RD, STE 2	VENTURA	VENTURA	93003-5245	3/12/2010
507	3475	1800 E. 8TH STREET	DAVIS	YOLO.	95616-2502	9/3/2006
508	1215	3015 WEST CAPITAL AVENUE	WEST SACRAMENTO	YOLO	95691-2912	4/7/2003
509	5241	2105 TOWN CENTER PLAZA, STE F120	WEST SACRAMENTO	YOLO	95691-4991	6/24/2013
510	1206	18 WEST COURT STREET	WOODLAND	YOLO	95695-3012	3/18/1994
511	4760	441 PIONEER AVE, STE, 110	WOODLAND	YOLO	95776-5189	9/16/2011
512	1211	1409 B STREET	MARYSVILLE	YUBA	95901-4211	4/26/1997

<sup>\*</sup>These stores were either closed or relocated by Dollar Tree Stores, Inc. prior to the date of this Judgment.

# **EXHIBIT B-1 -- CIVIL PENALTIES**

	TCi	vil Penalties -	T		1		7	
-		siness and	$\int c$	ivil Penalties -	Civ	vil Penalties -	To	tal of Civil
	}	ofessions		ealth and Safety				
Agency			§2	25500 Penalties	§25	5189 Penalties	Age	ency
Alameda Co. District Attorney's Office	\$	133,500.00					\$	212,500.00
Amador Co. District Attorney's Office	\$	1,250.00	\$		\$	-	S	1,250.00
Butte Co. District Attorney's Office	\$	2,500.00	-		S		\$	2,500.00
Contra Costa Co. District Attorney's Office	\$	15,000.00		ent til vit tillen av til stort om en	\$		\$	15,000.00
Del Norte Co. District Attorney's Office	\$	1,250.00			· \$		\$	1,250.00
El Dorado Co. District Attorney's Office	\$	1,250.00			\$		\$	1,250.00
Fresno Co. District Attorney's Office	\$	25,000.00		Commence of the contract of th	\$	**************************************	\$	25,000.00
Glenn Co. District Attorney's Office	S	1,250.00			\$	-	\$	1,250.00
Humboldt Co, District Attorney's Office	\$	2,500.00			\$	***	\$	2,500.00
Kern Co. District Attorney's Office	\$	20,000.00		**	\$		\$	20,000.00
Kings Co. District Attorney's Office	\$	1,250.00	Acres 1	-	\$		\$	1,250.00
Lake Co. District Attorney's Office	13	1,250.00	corr comm		\$		\$	1,250.00
Lassen Co. District Attorney's Office	\$	1,250.00		Company of the Compan	S		\$	1,250.00
Los Angeles City Attorney's Office	\$	45,000.00			\$		\$	45,000.00
Los Angeles Co. District Attorney's Office	\$	45,000.00			\$	· · · · · · · · · · · · · · · · · · ·	\$	45,000.00
Madera Co. District Attorney's Office	\$	1,250.00			\$		\$	1,250.00
Marin Co. District Attorney's Office	\$	5.000.00		-	5		\$	5,000.00
Mendocino Co. District Attorney's Office	†\$	1,250.00			\$	~	\$	1,250.00
Merced Co. District Attorney's Office	\$	2,500,00	\$	-	S		\$	2,500.00
Monterey Co. District Attorney's Office	\$	133.500.00	- 3	79,000.00	\$		\$	212,500.00
Nevada Co. District Attorney's Office	\$	1.250.00	\$		\$		\$	1,250.00
Orange Co. District Attorney's Office	: S	45.000.00	5	-	\$	A Para commence of the commenc		45,000.00
Placer Co. District Attorney's Office* (see below)	\$	2.500.00			\$		\$	2,500.00
Plumas Co. District Attorney's Office	; \$	1,250.00	<del></del>		\$		\$	1,250.00
Riverside Co. District Attorney's Office** (see below)	. \$	45.000.00			\$		\$	45.000.00
Sacramento Co. District Attorney's Office*** (see below)	\$	32,500,00	1 \$		\$	-	\$	32,500.00
San Benito Co. District Attorney's Office	\$	1,250.00	\$	~	\$		₹.	1,250.00
San Bernardino Co. District Attorney's Office								.,200.00
(SWCPP Penalties)****(see below)	1 \$	95,000.00	S		\$	_	\$	95,000.00
San Diego City Attorney's Office	; \$	128,624,50		78,875.50	\$		\$	207,500.00
San Diego Co. District Attorney's Office	ĪŠ	52,500.00		-	\$	-	\$	52,500.00
San Joaquin Co. District Attorney's Office*****(see below)	18	132.500.00		-	\$	at.	\$	132,500.00
San Luis Obispo Co. District Attorney's Office	, \$	5.000.00		also	\$	~	\$	5,000.00
San Mateo Co. District Attorney's Office	\$	10,000.00	\$	~	\$		S	10,000.00
Santa Barbara Co. District Attorney's Office	\$	1,250.00			\$	·····	\$	1,250.00
Santa Clara Co. District Attorney's Office	\$	25,000.00	\$		\$		\$	25,000.00
Santa Cruz Co. District Attorney's Office	\$	5,000.00	\$		Š		\$	5,000.00
Shasta Co. District Attorney's Office	\$	2,500.00	<u> </u>		\$		\$	2.500.00
Siskiyou Co. District Attorney's Office	\$	1,250.00	\$		\$		\$	1,250.00
Solano Co. District Attorney's Office******(see below)	\$	52,500.00	(S)		\$		\$	52,500.00
Sonoma Co. District Attorney's Office	ţ,	10,000.00	\$		\$		\$	10,000.00
Stanislaus Co. District Attorney's Office	\$	5,000.00	\$		\$		\$	5,000.00
Sutter Co. District Attorney's Office	\$	1,250.00	\$	-	\$		\$	1,250.00
Tehama Co. District Attorney's Office	\$	1,250.00	\$		\$		\$	1,250.00
Tulare Co. District Attorney's Office	\$	17,500.00	\$	-	\$		\$	17,500.00
Tuolumne Co. District Attorney's Office	\$	1,250.00	\$	-	\$		\$	1,250.00
Ventura Co. District Attorney's Office	\$	45,000.00	\$		\$		\$	45,000.00
Yolo Co. District Attorney's Office	\$	-	\$	105,937.75	\$	11,562.25	\$	117,500.00
Yuba Co. District Attorney's Office	\$	1,250.00	\$		\$		\$	1,250.00
Totals - Prosecutor Civil Penalties	\$	1,163,124.50	\$	342,813.25	\$	11,562.25	\$	1,517,500.00

# **EXHIBIT B-1 -- CIVIL PENALTIES**

* PLACER: The money paid to the Placer District Attorney as costs and penalties, pursuant to this Stipulation, shall be for the sole and exclusive use of the District Attorney as reimbursement for costs and to augment the budget of the District Attorney's Office pertaining to the investigation and enforcement of consumer and environmental protection laws and in no manner shall supplant or cause any
reduction of any portion of the District Attorney's budget.
** RIVERSIDE Penalties: Business and Professions Code §17200: "Defendant" shall pay \$45,000.00 to the Riverside County District Attorney's Office as civil penalties for violations of Business and Professions Code section 17200. Pursuant to Business and Professions Code section 17206(b), said sum will be paid in the form of a check made payable to the District Attorney, County of Riverside; sums to be distributed as follows: 100 percent will be deposited into the consumer profection prosecution account in the General Fund of Riverside County.
*** SACRAMENTO: The money paid to the Sacramento District Attorney as costs and penalties, pursuant to this stipulation, shall be for the sole and exclusive use of the District Attorney as reimbursement for costs and to augment the budget of the District Attorney's Office pertaining to the investigation and enforcement of consumer and environmental protection laws and in no manner shall supplant or cause any reduction of any portion of the District Attorney's budget.
****SAN BERNARDINO: \$40,000.00 is to be allocated for SWCPP penalties and distributed as such.
***** SAN JOAQUIN: Business and Professions Code § 17200 Penalties shall be paid to the "Treasurer of San Joaquin County".
*******SOLANO: Court further orders that these proceeds are designated as non-supplanting funds to be used by the Solano County District Attorney's Office only for the investigation and prosecution of environmental protection cases including, without limitation, those cases that can potentially be brought as unfair competition actions pursuant to B&P Code Section 17200 et seq.
Pursuant to Government Code section 26506, any civil penalties recovered in a civil action "brought jointly in the name of the People of the State of California by the Attorney General, one or more district attorneys, or by one or more city attorneys, or any combination thereof, shall be paid as approved by the court,"

# **EXHIBIT B-2 -- CIVIL PENALTIES**

			Total of Civil
	Civil Penalties -	Civil Penalties -	Penalties Paid
	Health and Safety	Health and Safety	to Regulatory
Agency	§25515.2 Penalties	§25189 Penalties	Agencies
Alameda Co Berkeley City Toxics Management Division	\$ 625,00	: \$	\$ 625.00
Alameda Co City of San Leandro Environmental Services	\$ 1,562.50	\$	\$ 1,562.50
Alameda Co Fremont City Fire Dept., Haz Mat Unit	\$ 500.00	T\$	\$ 500.00
Alameda Co Hayward City Fire Dept.	\$ 1,062.50	: \$ -	\$ 1,062,50
Alameda Co Livermore/Pleasanton Fire Dept., Haz Mat Unit*(see below)	\$ 562.50	\$	\$ 562.50
Alameda Co Union City Economic & Community Development Dept., Environmental			
Programs Division	\$ 500.00	- \$	\$ 500.00
Alameda CoEnvironmental Health Services	\$ 1,375.00	\$ -	\$ 1,375.00
Amador Co Environmental Health Department	\$ 500.00	\$ .	\$ 500.00
Contra Costa Co Health Services Dept., Hazardous Materials Program	\$ 4,937.50	\$ -	\$ 4,937.50
Department of Toxic Substances Control	\$ -	\$ 23,124.50	\$ 23,124.50
El Dorado Co Environmental Mgmt. Dept,	\$ 1,000.00	· \$ .	\$ 1,000.00
Fresno Co Community Health Dept., Environmental Health Division	\$ 8,812.50	\$ -	\$ 8,812.50
Glenn Co - Air Pollution Control District	\$ 500.00	: \$	\$ 500.00
Humboldt Co Div. of Environmental Health	\$ 1,625.00	-	\$ 1,625.00
Kern Co Bakersfield City Fire Department	\$ 3,000.00		\$ 3,000.00
Kern Co Environmental Health Services Department	\$ 4.500.00		\$ 4,500.00
Kings Co Environmental Health Services	\$ 1,000.00		\$ 1,000.00
Lake Co Division of Environmental Health	\$ 875.00	\$ -	\$ 875.00
Lassen Co Department of Environmental Health	\$ 500.00	\$	\$ 500.00
Los Angeles Co Long Beach Environmental Health	\$ 1.250.00	\$ .	\$ 1,250.00
Los Angeles Co Fire Health Hazmat	\$ 24,750.00		\$ 24,750.00
Madera Co - Dept. of Environmental Health	\$ 750.00	[ <del>2</del>	\$ 24,750.00
Marin Co Dept. of Public Works, Waste Mngt, Div.	\$ 1.625.00	3	
Mendocino Co Environmental Health Division	\$ 1,000.00	I 7	
Merced Co Division of Environmental Health	\$ 1,625.00		
Monterey Co Environmental Health Division		<u></u>	
Orange Co City of Anaheim Fire Department	\$ 22,500.00 \$ 812.50	L I	\$ 22,500,00
Orange Co City of Ananeim Fire Department Orange Co Environmental Health**(see below)		\$ -	\$ 812.50
	\$ 8,250.00	\$ -	\$ 8,250.00
Placer Co Environmental Health Division	\$ 1,562.50		\$ 1,562.50
Placer Co Roseville City Fire Dept.	\$ 1,000.00	<u> </u>	\$ 1,000.00
Plumas Co Environmental Health	\$ 500.00		\$ 500.00
Riverside Co Dept. of Health, Hazardous Materials Division	\$ 12,875.00	<del> </del>	\$ 12,875.00
Sacramento Co Environmental Mgmt. Dept.	\$ 26,062.50		\$ 26,062.50
San Benito Co Health Dept	\$ 500.00		\$ 500.00
San Bernardino Co Fire Haz Mat	\$ 47.750.00		\$ 47,750.00
San Diego Co Dept. of Environmental Health	\$ 28,937.50	- \$	\$ 28,937.50
San Joaquin Co Environmental Health Department	\$ 64,000.00	\$ -	\$ 64,000.00
San Luis Obispo Co Environmental Health Services	\$ 2,875.00	\$ -	\$ 2,875.00
San Mateo Co Environmental Health Division	\$ 2,500.00	\$ -	\$ 2,500.00
Santa Barbara Co Environmental Health Services	\$ 1,125.00	\$ -	\$ 1,125.00
Santa Clara Co Dept. of Environmental Health, Haz Mat Compliance Div.	\$ 7,687.50	S -	\$ 7,687.50
Santa Clara Co Gilroy Building, Life and Environmental Safety	\$ 1,625.00	\$ -	\$ 1,625.00
Santa Clara Co City of Santa Clara Fire Department	\$ 1,875.50	\$ -	\$ 1,875.50
Santa Clara Co Sunnyvale Department of Public Safety/HMD	\$ 500.00		\$ 500.00
Santa Cruz Co Environmental Health	\$ 2,250,00	\$ -	\$ 2,250.00
Shasta Co Environmental Health Divison	\$ 1,875.00		\$ 1,875.00
Siskiyou Co Environmental Health Division	\$ 500.00		\$ 500.00
Solano Co Environmental Health Services	\$ 12,937.50		\$ 12,937.50
Sonoma Co City of Healdsburg/City of Sebastopol JPA	\$ 500.00		\$ 500.00
Sonoma Co Fire & Emergency Services Dept.	\$ 1,062.50		\$ 1,062.50
Sonoma Co Petaluma City Fire Department	\$ 500.00		\$ 500.00
Sonoma Co Santa Rosa City Fire	\$ 1,250.00		\$ 1,250.00
Stanislaus Co Dept. of Environmental Resources	\$ 4.937.50		\$ 4,937.50
Sutter Co Environmental Health Services	\$ 500.00		\$ 500,00
Total Co. Elimination Control	_ Ψ	<u>"</u>	: ψ : : : : : : : : : : : : : : : : : :

#### **EXHIBIT B-2 -- CIVIL PENALTIES**

Agency	Hea		Health	enalties - and Safety 9 Penalties	to Regu	es Paid Jatory
Tehama Co Environmental Health Dept	\$	1,000.00	\$	-	\$	1,000.00
Tulare Co Environmental Health	\$	13,125.00	\$	→	\$	13,125.00
Tuolumne Co Environmental Health	\$	500 00	1\$	-	\$	500.00
Ventura, Co City of Oxnard Fire Dept.	\$	750.00	S	-	. \$	750.00
Ventura Co Environmental Health Division	S	3,000.00	\$		\$	3,000.00
Yolo Co Environmental Health	\$	11.812.50	\$		\$	11,812.50
Yuba Co Environmental Health Dept.	\$	500.00	\$	_	\$	500.00
Total - Agency Civil Penalties	\$	354,375.50	\$	23,124.50	\$	377,500.00
* ALAMEDA: The agency requested that the check be made payable to the Liver Resource Trust Account.	rmore Pleasani	on Fire Departme	nt "Haza	ardous Mater	ials Prog	ram Training and
**ORANGE: \$8,250.00 is restricted to the Orange County Health Care Agency/E funds are to be used for the enhancements of the Hazardous Waste Program for Environmental Health. Said payment shall be made in the form of a check made	special project	s and other uses	as deter	mined by the	evenue a Director	ccount. These of

# EXHIBIT C - SUPPLEMENTAL ENVIRONMENTAL PROJECTS\*

- 1. Environmental Protection Prosecution Fund. DEFENDANT shall provide the amount of One Hundred Seventy-Five Thousand Dollars (\$175,000.00) to be used by the Craig Thompson Environmental Protection Prosecution Fund ("CTEPP Fund") for purposes consistent with the mission of the CTEPP Fund.
- 2. California CUPA Environmental Protection Trust Fund. DEFENDANT shall provide the amount of Fifty Thousand Dollars (\$50,000.00) to the CUPA Forum Environmental Protection Trust Fund, which is administered and to be used by the California Certified Unified Program Agency (CUPA) Forum, for purposes consistent with the mission of the Trust for the CUPA Forum.
- 3. California District Attorneys Association Environmental Project.\* DEFENDANT shall provide the amount of Fifty Thousand Dollars (\$50,000.00) to be used by the California District Attorneys Association Environmental Project for the purposes of providing training consistent with the objectives of the Environmental Project.
- 4. California District Attorneys Association Environmental Circuit Prosecutor

  Project.\* DEFENDANT shall provide the amount of Fifty Thousand Dollars (\$50,000.00) to be used by the California District Attorneys Association Environmental Circuit Prosecutor Project for the purposes of providing training consistent with the objectives of the Environmental Circuit Prosecutor Project.
- 5. Western States Project.\* DEFENDANT shall provide the amount of Twenty-Five Thousand Dollars (\$25,000.00) to be used by the Western States Project for the purposes of providing training consistent with the objectives of the Western States Project.

6. California Hazardous Materials Investigators Association (CHMIA).\*

DEFENDANT shall provide the amount of Twenty-Five Thousand Dollars (\$25,000.00) to be used by CHMIA to fund partial scholarships for attendance and participation at their annual

training conference presented by CHMIA.

- 7. California Advanced Environmental Crimes Training Program (Cal-AECTP) in Conjunction with the California Hazardous Material Investigators Association (CHMIA).

  DEFENDANT shall provide Twenty-Five Thousand Dollars (\$25,000.00) to be used to help fully fund scholarships for this training. Each of these scholarships shall cover conference registration, travel, food, lodging and incidentals.
- \* If the payment provided by DEFENDANT is accepted by a designated entity, the designated entity shall provide, until the exhaustion of the funds, annual summaries describing the specific use of the funds. The annual summaries shall be submitted to the Plaintiff's representatives identified in this Stipulation for Entry of Final Judgment and Permanent Injunction.

# **EXHIBIT D-1 -- COSTS**

		· · · · · · · · · · · · · · · · · · ·
Agency	Total	Costs to Agenc
Alameda Co. District Attorney's Office	S	52,260.00
Fresno Co. District Attorney's Office	1 \$	12,600,00
Kern Co. District Attorney's Office	\$	560.00
Los Angeles City Attorney's Office	\$	4,760.00
Los Angeles Co. District Attorney's Office	. \$	5,320.00
Marin Co. District Attorney's Office	\$	560.00
Monterey Co. District Attorney's Office	\$	69,480.00
Orange Co. District Attorney's Office	\$	2,520.00
Riverside Co. District Attorney's Office*(see below)	s	5,880.00
Sacramento Co. District Attorney's Office**(see below)	\$	2,800.00
San Bernardino Co. District Attorney's Office***(see below)	\$	29,694.80
San Diego City Attorney's Office	; \$	54,500.00
San Diego Co. District Attorney's Office	\$	29.828.87
San Francisco Co. District Attorney's Office	\$	560.00
San Joaquin Co. District Attorney's Office	S	52,640,00
San Luis Obispo Co. District Attorney's Office	: \$	560.00
San Mateo Co. District Attorney's Office	s	560.00
Santa Cruz Co, District Attorney's Office	i S	560.00
Solano Co. District Attorney's Office	\$	2.800.00
Tulare Co. District Attorney's Office	+ \$	7,980.00
Ventura Co. District Attorney's Office	, \$	11,200.00
Yolo Co. District Attorney's Office	\$	34,200.00
Total - Prosecutor Costs	T §	381,823.67
*RIVERSIDE Costs: "Defendant" shall pay \$5,880.00 as costs to the River Attorney's Office. Said sum will be paid in the form of a check made payab County of Riverside.	ole to the Dis	trict Attorney,
**SACRAMENTO: The money paid to the Sacramento District Attorney as pursuant to this stipulation, shall be for the sole and exclusive use of the Direimbursement for costs and to augment the budget of the District Attorney investigation and enforcement of consumer and environmental protection is supplant or cause any reduction of any portion of the District Attorney's bud	istrict Attorne r's Office per aws and in n	ey as taining to the

\*\*\*SAN BERNARDINO: \$3,000.00 is to be allocated for SWCPP costs and distributed as such.

#### EXHIBIT D-2 -- COSTS

Agency	Total Costs to Agency
Department of Toxic Substances Control	\$ 2,590.00
Fresno Co Community Health Dept., Environmental Health Division	\$ 1,400.00
Los Angeles Co Fire Health Hazmat	\$ 7.560.00
Orange Co Environmental Health *	\$ 280.00
Sacramento Co Environmental Mgmt, Dept.	\$ 3,360.00
San Bernardino Co Fire Haz Mat	\$ 3,080.00
San Diego Co Dept. of Environmental Health	\$ 1,960.00
San Joaquin Co Environmental Health Department	\$ 15,820.00
Tulare Co Environmental Health	\$ 2,709.00
Tulare Co - City of Visalia Public Works	\$ 777.33
Ventura Co City of Oxnard Fire Dept	\$ 1.120.00
Ventura Co Environmental Health Division	\$ 1,680.00
Yolo Co Environmental Health	\$ 840.00
Total - Agency Costs	\$ 43,176.33

\*ORANGE. \$280.00 is restricted to the Orange County Health Care Agency/Environmental Health and is to be placed in a special revenue account. These funds are to be used for the enhancements of the Hazardous Waste Program for special projects and other uses as determined by the Director of Environmental Health. Said payment shall be made in the form of a check made payable to the County of Orange/Auditor-Controller