

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 9 75 Hawthorne Street San Francisco, CA 94105-3901

IN THE MATTER OF:

Casmalia Disposal Site Santa Barbara County, California

Proceeding under Section 122(g) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. § 9622(g)

U.S. EPA Docket No. 99-02(i)

ADMINISTRATIVE
SETTLEMENT AGREEMENT
AND ORDER ON CONSENT—
DE MINIMIS CONTRIBUTORS

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I. JURISDICTION

1. This Administrative Settlement Agreement and Order on Consent ("Settlement Agreement") is issued pursuant to the authority vested in the President of the United States by Section 122(g)(4) of the Comprehensive Environmental Response. Compensation, and Liability Act of 1980, as amended ("CERCLA"), 42 U.S.C. § 9622(g)(4), to reach settlements in actions under sections 106 and 107 of CERCLA, 42 U.S.C. §§ 9606 and 9607. The authority vested in the President has been delegated to the Administrator of the United States Environmental Protection Agency ("U.S. EPA") by Executive Order 12580, 52 Fed. Reg. 2923 (January 29, 1987), and further delegated to the Regional Administrators of U.S. EPA by Delegation No. 14-14-E (issued May 11, 1994, amended by memorandum May 19, 1995). Within Region IX, this authority has been delegated to the Superfund Branch Chiefs by Regional Order 1290.21-B dated July 27, 2005 ("De Minimis Settlements"). This Settlement Agreement is also entered into pursuant to the authority of the Administrator pursuant to Section 7003 of the Resource Conservation and Recovery Act, as amended, 42 U.S.C. § 6973. The Administrator's authority has been delegated to the Regional Administrators of U.S. EPA by Delegation No. 8-22-C dated May 11, 1994. Within Region IX, this authority has been delegated to the Director of the Superfund Division by Regional Order 1280.20 dated April 6, 1998. This Settlement Agreement is also entered into by the United States on behalf of the United States Fish and Wildlife Service ("FWS"), United States Department of Interior ("DOI"); and on behalf of the National Oceanic and Atmospheric Administration ("NOAA"), United States Department of Commerce, each of whom, by Executive Order 12580, as amended by Executive Order 13016, 61 Fed. Reg. 45872 (August 30, 1996), has been delegated with the authority vested in the President as a Federal Trustee for natural resources that may have been, or in the future may be, injured by the release of

hazardous substances at or from the Casmalia Disposal Site, as defined herein.

- 2. This Settlement Agreement is issued to the persons, corporations or other entities identified in Appendix A ("Settling Parties"). Each Settling Party agrees to undertake all actions required by this Settlement Agreement. Each Settling Party further consents to and will not contest the United States' jurisdiction to issue this Settlement Agreement or to implement or enforce its terms.
- 3. The U.S. EPA, Federal Trustees and Settling Parties ("Parties") agree that the actions undertaken by Settling Parties in accordance with this Settlement Agreement do not constitute an admission of any liability by any Settling Party. Settling Parties do not admit, and retain the right to controvert in any subsequent proceedings other than proceedings to implement or enforce this Settlement Agreement, the validity of the Statement of Facts or the Determinations contained in Sections IV (Statement of Facts) and V (Determinations), respectively, of this Settlement Agreement.

II. STATEMENT OF PURPOSE

- 4. By entering into this Settlement Agreement, the mutual objectives of the Parties, as more precisely described in the terms of this Settlement Agreement, are:
 - a. to reach a settlement among the Parties with respect to the Casmalia Disposal Site (defined as "Site," below), pursuant to Section 122(g) of CERCLA, 42 U.S.C. § 9622(g), that allows Settling Parties to make a cash payment, including a premium, to resolve their alleged civil liability under Sections 106 and 107 of CERCLA, 42 U.S.C. §§ 9606 and 9607, and Section 7003 of RCRA, 42 U.S.C. § 6973, for injunctive relief with regard to the Site, and for response costs and, for some parties, Natural Resource Damages, incurred and to be incurred by the U.S. EPA or the Federal Trustees at or in connection with the Site, thereby reducing litigation relating

to the Site;

- b. to provide Settling Parties with two options for resolution of such liability:

 Settlement Option A, for which the Settling Parties pay a greater premium and that affords greater finality (including, for example, a covenant not to sue for Natural Resource Damages and for response costs incurred and to be incurred by the Federal Trustees at or in connection with the Site); and Settlement Option B, for which the Settling Parties pay a lower premium and that contains less finality and greater risks for the Settling Parties. The terms of Options A and B are more fully described within;
- c. to resolve any alleged claims of the Settling Parties that could have been asserted against the United States with regard to the Site;
- d. to simplify any remaining administrative and judicial enforcement activities concerning the Site by resolving the alleged liability of a substantial number of potentially responsible parties ("PRPs") with respect to the Site;
- e. to obtain settlement with Settling Parties for their fair share of response costs incurred and to be incurred at or in connection with the Site by U.S. EPA Hazardous Substance Superfund and by other persons, not including the State of California, and, with respect to Settling Parties that elect Settlement Option A, response costs incurred by the Federal Trustees; and
- f. to provide for contribution protection for Settling Parties with regard to the Site pursuant to Sections 113(f)(2), and 122(g)(5) of CERCLA, 42 U.S.C. §§ 9613(f)(2), and 9622(g)(5).

III. DEFINITIONS

5. Unless otherwise expressly provided in this Settlement Agreement, terms used in this Settlement Agreement, including the attached appendices, that are defined in

CERCLA or in regulations promulgated under CERCLA shall have the meaning assigned to them in the statute or regulations. Whenever the terms listed below are used in this Settlement Agreement, the following definitions shall apply:

"Casmalia Consent Decree" shall mean the consent decree entered by the United States District Court for the Central District of California on June 27, 1997 in <u>United States</u> of America v. ABB Vetco Gray, Inc., et al., Civ No. CV96-6518 KMW(Jgx).

"Casmalia Resources Closure/Post-Closure Trust Fund" shall mean the trust fund established by Casmalia Resources, as grantor, on or about October 24, 1985, to address closure/post-closure requirements established by the State of California, Department of Health Services and applicable to the Casmalia Resources Hazardous Waste Management Facility.

"CERCLA" shall mean the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended.

"Commerce" shall mean the United States Department of Commerce and any successor departments, agencies, or instrumentalities of the United States.

"Contaminants List" shall mean those contaminants identified to date at the Site and listed in Appendix C.

"CSC" shall mean the Casmalia Steering Committee.

"Day" shall mean a calendar day. In computing any period of time under this Order, where the last day would fall on a Saturday, Sunday, or a federal holiday, the period shall run until the close of business on the next working day.

"De Minimis Party" shall mean any PRP that the U.S. EPA has determined sent no more than 8.5 million pounds of waste to the Site.

"DOI" shall mean the United States Department of the Interior and any successor departments, agencies, or instrumentalities of the United States.

"Escrow Account" shall mean the escrow account for the Site, which was established pursuant to the Consent Decree entered by the United States District Court for the Central District of California on June 27, 1997, in <u>United States of America v. ABB Vetco Gray Inc. et al.</u>, Civ. No. CV 96-6518-KMW (JGx) "Casmalia Consent Decree"). The Escrow Account holds money collected, <u>inter alia</u>, from this and other settlements and enforcement activities, and which shall be used for response actions at and concerning the Site.

"Escrow Trustee" shall mean the trustee of the Escrow Account.

"Facility" shall mean the former permitted Casmalia Resources Hazardous Waste

Management facility, encompassing approximately 252 acres, located approximately ten

(10) miles southwest of Santa Maria and one and a half miles north of Casmalia in Santa

Barbara County, California, and depicted generally on the map attached as Appendix B.

"Federal Trustees" shall mean the Departments of Interior and Commerce, on behalf of the U.S. Fish and Wildlife Service and the National Oceanic and Atmospheric Administration, respectively.

"Interest" shall mean interest at the current rate specified for interest on investments of the U.S. EPA Hazardous Substance Superfund established by 26 U.S.C. § 9507, compounded annually on October 1 of each year, in accordance with 42 U.S.C. § 9607(a).

"Natural Resources" shall have the meaning provided in Section 101(16) of CERCLA, 42 U.S.C. § 9601(16).

"Natural Resource Damages" means damages, including costs of damages assessment, recoverable under Section 107 of CERCLA, 42 U.S.C. § 9607, for injury to, destruction of, or loss of any and all Natural Resources at the Site.

"Paragraph" shall mean a portion of this Settlement Agreement, identified by an

Arabic numeral.

"Parties" shall mean the United States, on behalf of the Federal Trustees, the U.S. EPA, and the Settling Parties.

"Person" shall mean an individual, firm, corporation, association, partnership, consortium, joint venture, commercial entity, United States Government, state, municipality, commission, political subdivision of a state, or any interstate body.

"Phase 1 Work" and "Phase 2 Work" shall have the meaning assigned to them in the Casmalia Consent Decree.

"RCRA" shall mean the Solid Waste Disposal Act, as amended, 42 U.S.C. §§ 6901 et seq. (also known as the Resource Conservation and Recovery Act).

"Section" shall mean a portion of this Settlement Agreement, identified by a Roman numeral.

"Settlement Agreement" shall mean this Administrative Order on Consent and all appendices attached hereto. In the event of conflict between this Order and any Appendix, this Order shall control.

"Settling Parties" shall mean those entities listed in Appendix A.

"Site" or "Casmalia Disposal Site" shall mean shall mean the Facility, as defined herein, and the areal extent of contamination that is presently located in the vicinity of the Facility, and any related "facility" as defined in CERCLA Section 101(9), 42 U.S.C. § 9601(9), and all suitable areas in very close proximity to the contamination necessary for the implementation of the response action(s), and any areas to which such contamination migrates.

"United States" shall mean the United States of America, including its departments, agencies and instrumentalities.

"U.S. EPA" shall mean the United States Environmental Protection Agency and any

successor departments, agencies or instrumentalities.

"U.S. EPA Hazardous Substance Superfund" shall mean the Hazardous Substance Superfund established by the Internal Revenue Code, 26 U.S.C. § 9507.

IV. STATEMENT OF FACTS

- 6. Paragraphs 7 through 25 below contain a summary of the Site background as alleged by U.S. EPA that, for purposes of this Settlement Agreement, the Settling Parties neither admit nor deny.
- 7. The Site encompasses (among other areas, as defined above) the former Casmalia Resources Hazardous Waste Management Facility, an inactive commercial hazardous waste treatment, storage, and disposal facility, which accepted large volumes of hazardous substances from 1973 to 1989. Located on a 252-acre parcel in Santa Barbara County, California, the former Casmalia Resources Hazardous Waste Management Facility consists of six landfills, numerous surface impoundments, disposal trenches, injection wells, waste spreading areas and tank treatment systems.
- 8. The location of the Site is near the southern end of the Casmalia Hills in coastal California, approximately ten (10) miles southwest of the town of Santa Maria and one and a half miles north of the town of Casmalia. The Site is situated within the Shuman Canyon drainage sub-basin on a southern facing slope traversed by three small canyons. Casmalia Creek, about 500 feet west, is the surface water body nearest to the abandoned facility. This creek flows to the southwest to join Shuman Creek about one mile southwest of the town of Casmalia. Shuman Creek continues southward and westward, discharging eventually into the Pacific Ocean.
- 9. Hazardous substances within the definition of Section 101(14) of CERCLA, 42 U.S.C. § 9601(14), have been, or are threatening to be, released into the environment at

or from the Site. These hazardous substances include a wide variety of organic and inorganic compounds.

- 10. During the Facility's seventeen (17) years of operation, the owner(s)/operator(s) accepted approximately 5.6 billion pounds of documented liquid and solid wastes from thousands of generators, including numerous large and small private businesses and federal, state, and local governmental entities.
- 11. From 1980 to 1989, the facility had interim status pursuant to RCRA, 42 U.S.C. § 6925(e), by operation of law. Because of continuing deficiencies in operations, no final RCRA permit was granted. The Facility has not been closed adequately in accordance with the requirements of RCRA.
- 12. In late 1989, the owner(s)/operator(s) ceased accepting off-Site waste shipments to the facility and, in the early 1990s, the owner(s)/operator(s) stopped all active efforts to properly close and remediate the facility, asserting that they had insufficient monies to pay for closure or remediation.
- 13. The Casmalia Resources Closure/Postclosure Trust Fund is insufficient to pay for the total estimated costs of closure and post-closure activities at the Site.
- 14. After the facility's owner(s)/operator(s) ceased accepting off-Site waste, the owner(s)/operator(s) curtailed facility maintenance activities, and Site conditions deteriorated and became unstable.
- 15. As a result of the release or threatened release of hazardous substances, U.S. EPA has undertaken response actions at or in connection with the Site under Section 104 of CERCLA, 42 U.S.C. § 9604, and will undertake response actions in the future. In August 1992, U.S. EPA commenced a removal action under CERCLA to implement certain Site stabilization actions, prevent further deterioration of Site conditions, and control the most immediate threats. The Site continues to pose an imminent and substantial

endangerment within the meaning of Section 106 of CERCLA, 42 U.S.C. § 9606, and Section 7003 of RCRA, 42 U.S.C. § 6973.

- 16. In performing these response actions, U.S. EPA has incurred and will continue to incur response costs at or in connection with the Site. As of August 1, 1999, U.S. EPA had incurred at least \$19.19 million in response costs at this Site.
- 17. Because the owner(s)/operator(s) had failed to perform sufficient closure and remediation activities at the Site, in March 1993, U.S. EPA, under CERCLA and RCRA authorities, notified a group of approximately sixty-five (65) waste generators, representing some of the PRPs that arranged for disposal of the largest quantities of hazardous substances at the Site, of their potential liability for Site remediation. Approximately fifty-four (54) of the first sixty-five (65) notified generators formed the CSC. U.S. EPA negotiated with the CSC and other PRPs to secure implementation of response actions at or in connection with the Site.
- 18. On September 17, 1996, the United States filed a complaint against the CSC pursuant to Sections 106 and 107 of CERCLA, 42 U.S.C. §§ 9606 and 9607, and Section 7003 of RCRA, 42 U.S.C. § 6973, seeking cleanup of the Site and payment of certain response costs incurred by the U.S. EPA and the United States Department of Justice ("U.S. DOJ") in connection with the Site. On this same date, the United States lodged the Casmalia Consent Decree in the Central District of California, United States District Court, resolving the claims in that complaint. On June 27, 1997, the Court entered the Casmalia Consent Decree.
- 19. The Casmalia Consent Decree establishes a comprehensive framework in which to address: (1) the remediation of the Site to protect public health, welfare and the environment from the release or threatened release of hazardous substances at the Site; and (2) the performance and financing of the response actions to be undertaken at the

Site. The Casmalia Consent Decree contemplates that a significant portion of the work at the Site will be paid for by funds obtained through future enforcement efforts, including, but not limited to, settlements such as this <u>de minimis</u> Settlement Agreement, and various enforcement and settlement efforts directed toward the prior owner(s)/operator(s) of the Site and other PRPs.

- 20. On November 26, 2002, the District Court for the Central District of California entered two Consent Decrees pertaining to the Site: one entered into by Casmalia Resources, Hunter Resources and the estate of Kenneth H. Hunter, Jr. (the "Hunter Parties"), who have paid \$6.957 million and agreed to transfer certain real property to an entity to be identified later by the U.S. EPA, and the other entered into by the State of California, which has paid \$15 million. Neither the Hunter Parties nor the State of California admitted liability and both Consent Decrees provide contribution protection. On June 29, 2006, U.S. EPA entered into an agreement with assorted limited partners of Kenneth H. Hunter, Jr. ("Castagnola Parties"). Under this agreement, the Castagnola Parties have paid U.S. EPA \$400,000. The Castagnola Parties did not admit liability, and the agreement provides contribution protection.
- 21. In October 1998, U.S. EPA began notifying <u>de minimis</u> PRPs of their potential liability in connection with the Site and providing settlement offers to them. An opportunity to settle has been offered to approximately 2,500 PRPs since 1999. U.S. EPA may enter into additional settlements such as this one with other <u>de minimis</u> PRPs in the future with respect to this Site.
- 22. Information currently known to U.S. EPA indicates that each Settling Party arranged for disposal or treatment at the Site, or arranged with a transporter for transport for such disposal or treatment, of hazardous substances owned or possessed by such Settling Party or by any other person or entity, or accepted a hazardous substance for

transport to, and selected, the Site.

- 23. Information currently known to U.S. EPA indicates that each Settling Party contributed less than 8.5 million pounds of materials containing hazardous substances to the Site, and the hazardous substances contributed by each Settling Party to the Site are not significantly more toxic or of significantly greater hazardous effect than other hazardous substances at the Site. For the purposes of this Settlement Agreement, these Settling Parties are de minimis parties. The volume of materials attributed by U.S. EPA to each Settling Party is specified in Appendix A. Appendix C, entitled Contaminants List, provides a list of contaminants identified to date at the Site.
- 24. For purposes of this settlement, U.S. EPA estimates that the total response costs incurred and to be incurred at or in connection with the Site by U.S. EPA and by private PRPs are \$284 million. The payment required to be made by each Settling Party pursuant to this Settlement Agreement is a minor portion of this total amount. The required payment (for Settlement Option A or B) for each Settling Party is specified in Appendix A.
- 25. Information currently known to the United States indicates the presence of one or more Natural Resources at or near the Site that may have been, or which may be, injured by release(s) of hazardous substances or that may have been or which may be injured by response actions. U.S. EPA shall seek to coordinate assessments, investigations and planning with the Federal Trustees pursuant to CERCLA Section 104(b)(2), 42 U.S.C. § 9604(b)(2).

V. <u>DETERMINATIONS</u>

- 26. Based upon the Findings of Fact set forth above and on the administrative record for this Site, U.S. EPA and the Federal Trustees, have determined that:
 - a. The Site is a "facility" as that term is defined in Section 101(9) of CERCLA, 42 U.S.C. § 9601(9).

- b. Each Settling Party is a "person" as that term is defined in Section 101(21) of CERCLA, 42 U.S.C. § 9601(21).
- c. Each Settling Party is potentially liable pursuant to Section 107(a) of CERCLA, 42 U.S.C. § 9607(a), and is a "potentially responsible party" within the meaning of Section 122(g)(1) of CERCLA, 42 U.S.C. § 9622(g)(1).
- d. There has been an actual or threatened "release" of a "hazardous substance" at the Site as those terms are defined in Section 101(22) and (14) of CERCLA, 42 U.S.C. § 9601(22) and (14).
- e. The actual or threatened release of a hazardous substance at the Site has caused or may cause the incurrence of response costs and may have injured, or may injure, Natural Resources within the meaning of Section 107(a) of CERCLA, 42 U.S.C. § 9607(a).
- f. Prompt settlement is "practicable" and in the "public interest" within the meaning of Section 122(g)(1) of CERCLA, 42 U.S.C. § 9622(g)(1).
- g. As to each Settling Party, this Settlement Agreement involves only a minor portion of the total response costs at the Site within the meaning of Section 122(g)(1) of CERCLA, 42 U.S.C. § 9622(g)(1).
- h. The amount of material containing hazardous substances and the toxic or other hazardous effects of the hazardous substances contributed to the Site by each Settling Party is minimal in comparison to other hazardous substances at the Site as set forth in the Contaminants List attached as Appendix C, within the meaning of section 122(g)(1)(A) of CERCLA, 42 U.S.C. § 9622(g)(1)(A).

VI. SETTLEMENT AGREEMENT AND ORDER

27. Based upon the administrative record for the Site and the Statement of Facts and the Determinations set forth above, and in consideration of the promises and covenants set forth in this Settlement Agreement, the following is hereby AGREED AND ORDERED:

VII. SETTLEMENT OPTIONS

28. Settling Parties may choose between Settlement Options A and B as set forth in this Section and in Sections XI (Covenant Not to Sue and Reservation of Rights by U.S. EPA and Federal Trustees), and XII (Covenant by Settling Parties Not to Sue). Except where this Order specifies particular Sections or Paragraphs as pertaining to Option A or B, in which case those provisions apply only to Settling Parties that elect Option A or B, respectively, all other terms of this Order apply equally to all Settling Parties, regardless of which settlement option they choose.

29. General Description of Options

a. As between the two settlement options, Settlement Option A is designed to provide Settling Parties with a higher degree of finality and certainty. Under Settlement Option A, the payment includes a premium of 100%, which covers, among other risks, the risk that total response costs incurred or to be incurred at or in connection with the Site by the U.S. EPA, or by any private party, will exceed the estimated total response costs upon which Settling Parties' payments are based. Pursuant to Section XI (Covenant Not to Sue and Reservation of Rights by U.S. EPA and Federal Trustees), Settling Parties that choose Settlement Option A will receive more protective covenants (including a covenant not to sue for Natural Resource Damages and Federal Trustees' response costs), and these Settlement Option A covenants have more limited reservations.

b. Under Settlement Option B, which offers less finality than Settlement Option A, the premium is 50%. Pursuant to Section XI (Covenant Not to Sue and Reservation of Rights by U.S. EPA and Federal Trustees), Settling Parties that choose Option B do not receive a covenant not to sue for Natural Resource Damages or Federal Trustees' response costs and risk liability for additional future payments.

30. Calculation of Payment

- a. Each Settling Party's payment is based on its share, by weight, of the total waste disposed of at the Site multiplied by the U.S. EPA's estimated total response costs incurred or to be incurred at or in connection with the Site.
 U.S. EPA's total estimate for response costs at the Site is \$284 million.
- For Settling Parties that elect Settlement Option A, the settlement payment is b. based on the estimated \$271,930,000 that have been or will be incurred by U.S. EPA for response actions at the Site, and by the CSC for response actions at the Site as required by the Casmalia Consent Decree, and does not include \$12 million that was, at the time U.S. EPA prepared the 1999 Cost Estimate, in the RCRA Closure and Post-Closure Trust Fund established by the former owner/operator of the Site. In addition to \$271,930,000, the amount of \$193,417 has been added for certain estimated response costs that have been, or will be, incurred by the Federal Trustees at the Site. A portion of the money paid by Settling Parties that elect Settlement Option A will be provided to the Federal Trustees to perform activities that support both the response action and the assessment of potential injuries to natural resources in accordance with CERCLA sections 104(b)(2), 107(f)(1) and 122(j)(2), 42 U.S.C. §§ 9604(b)(2), 9607(f)(1) and 9622(j)(2). The payment amounts for each Settling Party are set forth

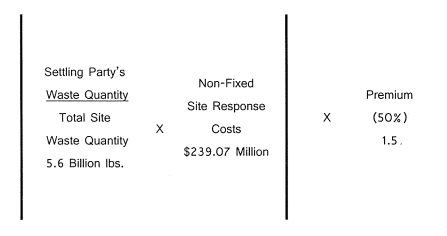
- in Appendix A.
- c. For Settling Parties that elect Settlement Option B, U.S. EPA's cost estimate is the estimated \$271,930,000 that have been or will be incurred by U.S. EPA for response actions at the Site, and by the CSC for response actions at the Site as required by the Casmalia Consent Decree. This amount does not include \$12 million that, at the time U.S. EPA prepared the 1999 Cost Estimate, was in the RCRA Closure and Post-Closure Trust Fund established by the former owner/operator of the Site. This figure does not include an estimate for any response costs that will be incurred by the Federal Trustees.
- Each payment amount by Settling Parties includes a premium to cover the d. risks and uncertainties associated with this Settlement Agreement. The premium (100% for Settlement Option A, 50% for Settlement Option B) is applied to each Settling Party's volumetric share of all estimated "non-fixed Site response costs," but is not applied to U.S. EPA's and the CSC's calculation of "fixed Site response costs." Fixed Site response costs include \$16.38 million in Past Response Costs (as defined in the Casmalia Consent Decree) incurred by the United States between March 1, 1992, and July 22, 1997, and response costs of \$2.81 million incurred by the United States between July 23, 1997, and August 1, 1999 (the date U.S. EPA selected as the "cutoff" for the calculation of costs that have already been incurred for purposes of the cost estimate used for this Order and future enforcement efforts). Fixed Site response costs also include response costs of \$13.68 million incurred by the CSC for response actions between April 1993 and August 1998 for Phase 1 Work in accordance with the Casmalia Consent Decree. U.S. EPA's and the CSC's fixed Site response costs together total

\$32.86 million. Under Settlement Option A or Settlement Option B, the premium is not assessed against this \$32.86 million. Under Settlement Option A or Settlement Option B, the premium is applied to U.S. EPA's and the CSC's "non-fixed" estimated Site response costs, or estimated response costs incurred and to be incurred at the Site after August 1, 1999. This amount totals \$239.07 million. Under Settlement Option A, the 100% premium is also applied to estimated non-fixed Site response costs of 193,417 incurred or to be incurred by the Federal Trustees, described in subparagraph b, above.

e. The mathematical formula for calculating each Settling Party's payment amount under Option A is as follows:

| Settling Party's Waste Quantity Total Site Waste Quantity 5.6 Billion lbs. | X | Non-Fixed Site Response Costs \$239.07 Million | + | Natural Resources Trustees' Costs \$193,417 | X | Premium (100%) 2.0 | |
|--|----------|--|---|--|---|--------------------------|----------------|
| | | | + | • | | = | Payment Amount |
| Settling Party's | | Fixed Site | | • | | | |
| Waste Quantity | | Response | | | | | |
| Total Site | | Costs | | | | [No Premium | |
| Waste Quantity | X | \$32.86 | | | | Assessed] | |
| 5.6 Billion lbs. | | Million | | | | Assessed | |

f. The mathematical formula for calculating each Settling Party's payment amount under Option B is as follows:



\$32.86 Million

Payment Amount

Settling Party's

Waste Quantity Fixed Site

Total Site X Response Costs

[No Premium Assessed]

Waste Quantity 5.6 Billion lbs.

g. Each Settling Party's payment amount for Settlement Option A is set forth in Column A opposite that Settling Party's name on Appendix A. Each Settling Party's payment amount for Settlement Option B is set forth in Column B opposite that Settling Party's name on Appendix A.

VIII. PAYMENT

- 31. Signature and Payment by Settling Parties
- a. Each Settling Party has submitted to U.S. EPA a fully and properly executed original signature page for this Settlement Agreement, electing either Settlement Option A or Settlement Option B, and paid to the Escrow Account the payment specified for that Settling Party in the appropriate column (i.e., Column A for Option A, Column B for Option B) opposite that Settling Party's name in Appendix A in accordance with the instructions provided in Paragraph 32(a).

32. Payment Provisions

- a. <u>Payment by Settling Parties</u>. Each Settling Party made payment in full by one of the following methods:
 - (i) By Cashier's or Certified Check

Cashier's check or certified check, made payable to "MSSB FBO Casmalia Consent Decree" mailed to the following address:

Morgan Stanley Smith Barney Attn: The Fisher McGlothin Group 1111 Northshore Dr. #N-160 Knoxville, TN 37919 Re: Casmalia Custody Account

Tio. Gastiana Gastoay Account

and including a completed Payment Invoice.

(ii) By Wire Transfer

Funds wired to: Citibank, New York ABA/Locator#: 021000089

FBO: Morgan Stanley Smith Barney LLC

A/C: 40611172

New York, NY 10004

Further Credit to: 940-112590-210

REF: Casmalia Resources Site Custodial Agreement

Payor: the name of the Settling Party exactly as it appears at the top

of the "Consent and Authorization" page.

At the time of payment, each Settling Party should submit a copy of the completed

Payment Invoice to:

Casmalia Case Team
U.S. EPA Region IX
75 Hawthorne Street (SFD-7)
San Francisco, California 94105-3901

- Agreement does not become effective, then U.S. EPA shall direct the Escrow Trustee, within thirty (30) days of receipt of notice of such event from U.S. EPA, to refund the Settling Parties payment(s). Any refunds made under this Paragraph shall include the interest accrued on the payment, if any, minus a pro rata share of the costs of administering the Escrow Account to that date and taxes payable by the Escrow Trustee with respect to payments made by the Settling Parties under this Settlement Agreement.
- 34. <u>Disqualification</u>. If at any time prior to the effective date of this Settlement Agreement, U.S. EPA determines, in its sole and unreviewable discretion, that one or more of the statements of facts made in Paragraph 23 or the determinations made in Subparagraphs 26(g) or (h) no longer apply(ies) to a Settling Party, such Settling Party shall be disqualified from participation in this settlement, and the Escrow Trustee shall, within thirty (30) days of receipt of written notification by U.S. EPA of such disqualification, refund such Settling Party's payment.

IX. FAILURE BY SETTLING PARTIES TO MAKE TIMELY PAYMENTS

- 35. Interest on Late Payments
- a. Because all Settling Parties electing Settlement Option A have remitted payment in full as required by Paragraph 32 prior to the effective date of this Order, no Interest shall accrue on any such payment.

- b. Settling Parties electing Settlement Option B who fail to pay their share of increased costs as set forth in Paragraph 45 shall pay Interest on the unpaid balance, commencing on the date that payment is due and accruing through the date of the payment.
- c. Interest shall be paid by a separate check in the amount of the Interest owed and shall be sent simultaneously with the payment required in paragraph 45. Payment of Interest shall be made and a copy of the cashier's or certified check shall be sent as provided in paragraph 32(a) (Payment Provisions).

36. Stipulated Penalties and Disqualification

- a. In addition to the Interest required by Paragraph 35, if an Option B Settling Party fails to remit the payment required by Paragraph 45 when due, then that Option B Settling Party shall also pay stipulated penalties to U.S. EPA of \$1,000 per day for each day that the payment is late.
- b. Penalties shall begin to accrue from the day when payment by an Option B Settling Party is due pursuant to Paragraph 45 and shall continue to accrue until all payments required by this Order for that Option B Settling Party have been paid in full (e.g., when all payments, Interest, and stipulated penalties are paid in full). Penalties shall accrue regardless of whether U.S. EPA or the Escrow Trustee has notified the Option B Settling Party of a violation.
- Interest on penalties shall begin to accrue on the unpaid balance at the end
 of thirty (30) days from the date that payment was due under Paragraph
 45.
- d. Stipulated penalties due to U.S. EPA shall be paid contemporaneously with

the payment of the amount required by Paragraph 45 and the Interest thereon required by Paragraph 35. However, stipulated penalties, including any Interest owed on the stipulated penalties pursuant to subparagraph c of this Paragraph, shall be paid by a separate certified or cashier's check made payable to "U.S. EPA Hazardous Substances Superfund," and shall be mailed to:

U.S. EPA - Region IX
Fines and Penalties
Cincinnati Finance Center
P.O. Box 979077
St. Louis, MO 63197-9000

All payments shall indicate that the payment is for stipulated penalties and shall reference the name and address of the Settling Party making payment and U.S. EPA Regional Site Spill ID Number 09-3H.

- e. Nothing herein shall prevent the simultaneous accrual of separate penalties for separate violations of this Order.
- f. Notwithstanding any other provision of this Section, the United States may, in its sole and unreviewable discretion, waive payment of any portion of the stipulated penalties that have accrued pursuant to this Settlement Agreement.
- 37. The releases and covenants set forth in Sections XI (Covenant Not to Sue and Reservation of Rights by U.S. EPA and Federal Trustees), and XII (Covenant by Settling Parties Not to Sue) and the contribution protection set forth in Section XIII (Effect of Settlement/Contribution Protection) are conditional upon compliance with all the terms of this Settlement Agreement, including for Settling Parties electing Settlement Option B payment pursuant to Paragraph 45.
- 38. If U.S. EPA or U.S. DOJ brings an action to enforce this Settlement Agreement against Settling Party(ies), such Settling Party(ies) shall reimburse the U.S.

EPA and/or U.S. DOJ for all costs of such action, including but not limited to costs of attorney time.

39. Payments made under this Section shall be in addition to any other remedies or sanctions available to the United States by virtue of a Settling Party's failure to comply with the requirements of this Settlement Agreement, including, but not limited to, bringing an action against that Settling Party seeking injunctive relief to compel payment and/or seeking civil penalties under Section 122(I) of CERCLA, 42 U.S.C. § 9622(I), for failure to make timely payment.

X. CERTIFICATION OF SETTLING PARTY

40. By signing this Settlement Agreement, each Settling Party certifies, individually, that it has no reason to disagree with U.S. EPA's determinations that such Settling Party:

(a) contributed less than 8.5 million pounds of materials containing hazardous substances sent to the Site; and (b) contributed hazardous substances of minimal toxic or other hazardous effects in comparison to other hazardous substances at the Site, as set forth in the Contaminants List attached as Appendix C.

XI. COVENANT NOT TO SUE AND RESERVATION OF RIGHTS BY U.S. EPA AND FEDERAL TRUSTEES

- 41. <u>General Reservations.</u> The covenants by the U.S. EPA and the Federal Trustees set forth in Paragraphs 43 and 44 of this Settlement Agreement do not pertain to any matters other than those expressly specified in Paragraphs 43 and 44. The U.S. EPA and the Federal Trustees reserve, and this Settlement Agreement is without prejudice to, all rights against Settling Parties, with respect to all other matters, including but not limited to:
 - a. liability for failure to meet a requirement of this Settlement Agreement;
 - b. criminal liability;

- c. liability based on a Settling Party's ownership or operation of the Site, or upon the transportation, treatment, storage or disposal, or the arrangement for the transportation, treatment, storage or disposal, of a hazardous substance or a solid waste at or in connection with the Site, after signature of this Settlement Agreement;
- d. liability arising from the past, present, or future arrangement by a Settling Party, or a subsidiary or affiliated entity of that Settling Party, for disposal or treatment of a hazardous substance, pollutant or contaminant at the Site that is both (1) not from a facility or specific location owned or operated by that Settling Party as specified in Appendix A, and (2) not included in the volume of waste attributed to that Settling Party as set forth in Appendix A; and
- e. with respect to Option B Settling Parties, claims by Federal Trustees for costs associated with response actions or Natural Resource Damages claims at the Site.
- 42. Reservation Concerning De Minimis Status. Notwithstanding any other provision in this Settlement Agreement, the U.S. EPA and the Federal Trustees reserve, and this Settlement Agreement is without prejudice to, the right to institute judicial or administrative proceedings against any individual Settling Party seeking to compel that Settling Party to perform response actions relating to the Site, and/or to reimburse the U.S. EPA and/or the Federal Trustees, for additional costs of response and/or Natural Resource Damages, if information not currently known to U.S. EPA is discovered that indicates such Settling Party no longer qualifies as a deminimis party at the Site because such Settling Party contributed more than 8.5 million pounds of materials containing hazardous substances to the Site, or contributed hazardous substances the toxic or hazardous effect of which are not minimal in comparison to other hazardous substances at

the Site, as set forth in the Contaminants List attached as Appendix C. For purposes of this Section only, the volume of material contributed by a Settling Party shall not include any waste sent by an entity merged into or otherwise acquired by such Settling Party after the effective date of this Settlement Agreement.

- 43. In consideration of the payments that have been made by Settling Parties that have elected to settle under the provisions of Settlement Option A ("Option A Settling Parties") under the terms of this Settlement Agreement, and except as specifically provided in Paragraphs 41 and 42 of this Settlement Agreement, the U.S. EPA and the Federal Trustees hereby covenant not to sue or to take administrative action against any of the Option A Settling Parties pursuant to sections 106 or 107 of CERCLA, 42 U.S.C. §§ 9606 or 9607, and section 7003 of RCRA, 42 U.S.C. § 6973, relating to the Site, including for recovery of Natural Resource Damages and for response costs incurred or to be incurred by the Federal Trustees. With respect to present and future liability, this covenant shall take effect upon the effective date of this Settlement Agreement as set forth in Section XVIII (Effective Date). With respect to each Option A Settling Party, individually, this covenant is conditioned upon: a) the satisfactory performance by that Option A Settling Party of all its obligations under this Settlement Agreement; and b) the veracity of any information provided to U.S. EPA by that Option A Settling Party relating to Settling Party's involvement with the Site. This covenant extends only to Option A Settling Parties and does not extend to any other person.
- 44. In consideration of the payments that have been and may be made by Settling Parties that have elected to settle under the provisions of Settlement Option B ("Option B Settling Parties") under the terms of this Settlement Agreement, and except as specifically provided in Paragraphs 41, 42, and 45 of this Settlement Agreement, the U.S. EPA hereby covenants not to sue or to take administrative action against any of the Option B Settling

Parties pursuant to sections 106 or 107 of CERCLA, 42 U.S.C. §§ 9606 or 9607, and section 7003 of RCRA, 42 U.S.C. § 6973, relating to the Site. With respect to present and future liability, this covenant shall take effect upon the effective date of this Settlement Agreement as set forth in Section XVIII (Effective Date). With respect to each Option B Settling Party, individually, this covenant is conditioned upon: a) the satisfactory performance by Option B Settling Parties of all its obligations under this Settlement Agreement, including, but not limited to, the obligation to make future payments pursuant to Paragraph 45; and b) the veracity of any information provided to U.S. EPA by that Option B Settling Party relating to that Option B Settling Party's involvement with the Site. This covenant extends only to Option B Settling Parties and does not extend to any other person.

45. Reservation for Increased Costs of Response Actions

- a. An estimate of the total cost of response actions at the Site has been developed for this and future <u>de minimis</u> settlements, enforcement activities, and other purposes ("1999 Cost Estimate"). The 1999 Cost Estimate (which does not include response costs to be incurred by the Federal Trustees) is \$284 million, which includes \$12 million that was, at the time of the 1999 Cost Estimate, in the RCRA Closure and Post-Closure Trust Fund established by the former owner/operator of the Site.
- Doption B Settling Parties shall be liable for, and in its unreviewable discretion
 U.S. EPA may seek to have Option B Settling Parties pay, their volumetric
 share of any increase in response costs if:
 - (i) after the final Record of Decision ("ROD") for the Site has been issued and prior to certification of completion of the Phase 2 Work, U.S. EPA has revised or approved the revision of, or the Court has

- approved a revision of, the cost estimate for all response actions taken or to be taken at the Site ("Post-ROD Cost Estimate"); and (ii) the estimated total Site Response Costs have increased from the 1999 Cost Estimate of \$284 million; and
- (iii) based on actual expenditures at the Site and expenditures reasonably anticipated in accordance with the ROD, any other response action decision documents, and the revised cost estimate, U.S. EPA, in its unreviewable discretion, determines that the funds in the Escrow Account that are available for Phase 2 Work pursuant to the Casmalia Consent Decree will not be sufficient to pay for costs associated with performance of the Phase 2 Work or not be sufficient to allow timely continuation of such work.
- In addition, Option B Settling Parties shall be liable for, and in its
 unreviewable discretion U.S. EPA may seek to have Option B Settling
 Parties pay, their volumetric share of any increase in response costs if:
 - (i) upon certification of completion of Phase 2 Work, U.S. EPA has revised, or approved the revision of, the cost estimate for all response actions taken or to be taken at the Site ("Post-Phase 2 Cost Estimate"); and
 - (ii) the Post-Phase 2 Cost Estimate has increased from either the 1999 Cost Estimate or the Post-ROD Cost Estimate, whichever is greater.
- d. If U.S. EPA determines, in its unreviewable discretion, that it will require payment of amounts derived pursuant to subparagraphs b or c, above, it shall compile an administrative record to support the revised cost estimate.

The record shall include, but not be limited to, any Engineering Evaluation/Cost Analysis, Remedial Investigation/Feasibility Study, ROD, or any other response action decision documents, standard cost documentation for response costs incurred by the United States and a summary of response costs incurred by the CSC. The administrative record shall be made available to the public at U.S. EPA Region 9, Superfund Records Center, 95 Hawthorne Street, San Francisco, California 94105-3901.

- e. After compilation of the administrative record, U.S. EPA will send a notice to all Option B Settling Parties, which shall i) include the Post-ROD Cost Estimate or Post-Phase 2 Cost Estimate, as applicable, and a brief summary describing and supporting the cost estimate, ii) state the availability of the administrative record for review, and iii) notify each Settling Party of the amount it will be required to pay (i.e., its volumetric share of the increased cost).
- f. U.S. EPA shall have three years from the date of certification of completion of the Phase 2 Work to send the notice described in subparagraph e, above, relating to an increase in the Post-ROD Cost Estimate described in subparagraph b, above, or an increase in the Post-Phase 2 Cost Estimate described in subparagraph c, above.
- g. Option B Settling Parties shall have thirty (30) days from the date of the notice described in subparagraph e, above, to submit comments to U.S. EPA concerning the Post-ROD Cost Estimate or the Post-Phase 2 Cost Estimate, as applicable, and/or the administrative record in support of the cost estimate. Comments shall be submitted to: Casmalia Case Team (SFD-7), 75 Hawthorne Street, San Francisco, California 94105-3901. U.S. EPA

shall prepare a response to significant comments, and shall place the comments and its response in the Superfund Records Center at the address listed in subparagraph d, above. U.S. EPA shall send to the Option B Settling Parties a notice containing the response to comments, and any resulting revision to the cost estimate and corresponding adjustment to each Option B Settling Party's required payment amount. If no comments were received, U.S. EPA shall notify the Option B Settling Parties that the prior Post-ROD Cost Estimate or Post-Phase 2 Cost Estimate, as applicable, of which the Option B Settling Parties received notice pursuant to subparagraph e, above, has become final, and shall make a demand for payment to each Option B Settling Party of the amount set forth in such notice.

- After U.S. EPA has responded to any comments, U.S. EPA's Post-ROD

 Cost Estimate or Post-Phase 2 Cost Estimate, as applicable, revised if necessary pursuant to subparagraph g, above, shall be considered final, unless within fourteen (14) days of receipt of the response to comments, the Option B Settling Parties appoint a delegation (consisting of no more than ten (10) persons) to request a meeting with the U.S. EPA Region 9

 Superfund Division Director. The appointed delegation may not raise to the Division Director any issues that had not previously been raised by the written comments. (If U.S. EPA received no comments on the initial Post-ROD or Post-Phase 2 Cost Estimate, there shall be no appeal to the Division Director.) Further, the Option B Settling Parties shall not challenge any fixed Site response costs included in the 1999 Cost Estimate, and described in Paragraph 30, above.
- i. If no meeting with the Division Director was requested pursuant to

h.

subparagraph h, above, U.S. EPA shall notify the Option B Settling Party that the prior Post-ROD or Post-Phase 2 Cost Estimate, revised (if necessary) pursuant to subparagraph g, above, has become final, and shall make a demand to each Option B Settling Party for payment of the amount set forth in the notice sent to each Option B Settling Party pursuant to subparagraph g, above.

- j. If a meeting with the Division Director is held, the Division Director shall review the administrative record supporting the cost estimate (including the comments and responses thereto). The Division Director shall resolve the dispute(s) consistent with the National Oil and Hazardous Substances Pollution Contingency Plan, 40 C.F.R. Part 300 ("NCP") and the terms of this Order and will issue a final written administrative decision. Such decision shall be final and shall not be subject to judicial review. U.S. EPA shall send the Option B Settling Parties the Division Director's written decision, any necessary revision to the Post-ROD or Post-Phase 2 Cost Estimate, as applicable, any corresponding adjustment to each Option B Settling Party's required payment amount, and a demand for payment of such amount.
- k. Option B Settling Parties' Manner of Payment and Failure to Make Timely

 Payment
 - (i) Option B Settling Parties shall make any additional payment(s) within thirty (30) days of receipt of U.S. EPA's demand for such payment under subparagraphs g, i or j, above. Payment, and notice of such payment, shall be made in the manner set forth in Paragraph 32(a).

- (ii) If an Option B Settling Party fails to remit any payment(s) required by subparagraph k(i), above, when due, then that Option B Settling Party shall pay Interest on the unpaid balance in accordance with Paragraph 35. Payment of such Interest shall be made in accordance with Paragraphs 32(a) and 35.
- (iii) In addition to Interest, such Option B Settling Party shall pay stipulated penalties to U.S. EPA of \$1000 per day for each day that the payment is late. Penalties and Interest on such penalties shall accrue and shall be paid as set forth in Paragraph 35.
- (iv) Each Option B Settling Party hereby agrees that the running of the limitations periods in all statutes of limitations applicable to any rights, claims, causes of action, counterclaims, cross claims, and defenses regarding, based upon, or arising out of disposal of hazardous substances at the Site that either U.S. EPA or the CSC could assert against such Option B Settling Party shall be suspended for a period commencing on the Effective Date of this Settlement Agreement and terminating eighteen (18) months after the latest date upon which final payment would be due upon a demand made under subparagraph c, above, or three years after the certification of completion of Phase 2 Work if no demand has been made under subparagraph c, above.
- (v) If U.S. EPA or U.S. DOJ brings an action to enforce this Settlement Agreement against any Option B Settling Party, such Option B Settling Party shall reimburse U.S. EPA and/or U.S. DOJ for all costs of such action, including but not limited to costs of

attorney time.

- (vi) Payments made under this subparagraph shall be in addition to any other remedies or sanctions available to the United States by virtue of Option B Settling Parties' failure to comply with the requirements of this Settlement Agreement.
- I. Duty to Inform U.S. EPA of Changes in Address or Legal Status. Until eighteen (18) months after the latest date upon which final payment would be due upon a demand made under subparagraph c, above, or three years after the certification of completion of Phase 2 Work if no demand has been made under subparagraph c, above, each Option B Settling Party shall notify the Casmalia Case Team of any change in address, ownership, political configuration, or corporate or other legal status. Such notice shall be sent to the Casmalia Case Team address provided in Paragraph 32(a), above.

XII. COVENANT BY SETTLING PARTIES NOT TO SUE

- 46. Settling Parties covenant not to sue and agree not to assert any claims or causes of action against the United States or its contractors or employees with respect to the Site or this Settlement Agreement including, but not limited to:
 - a. any direct or indirect claim for reimbursement from U.S. EPA Hazardous Substance Superfund based on Sections 106(b)(2), 107, 111, 112, or 113 of CERCLA, 42 U.S.C. §§ 9606(b)(2), 9607, 9611, 9612, or 9613, or any other provision of law;
 - b. any claims arising out of response activities at the Site; and
 - c. any claim pursuant to Sections 107 and 113 of CERCLA, 42 U.S.C. §§ 9607 and 9613, relating to the Site.
 - d. any claim pursuant to section 7002 of RCRA, 42 U.S.C. §§ 6972, or any

other comparable California laws, relating to the Site; and

- e. any claim asserting a "takings" or similar claim.
- Except as provided in Paragraph 48 and Paragraph 50, these covenants not to sue shall not apply in the event the United States brings a cause of action or issues an order pursuant to any of the reservations set forth in Section XI (Covenant Not to Sue and Reservation of Rights by U.S. EPA and Federal Trustees, other than in Paragraph 41 (a) or (b), but only to the extent that Settling Parties' claims arise from the same response action, response costs, or damages that the United States is seeking pursuant to the applicable reservation.
- 47. Nothing in this Settlement Agreement shall be deemed to constitute preauthorization or approval of a claim within the meaning of Section 111 of CERCLA, 42 U.S.C. § 9611, or 40 C.F.R. § 300.700(d).
- 48. Settling Parties agree not to assert any claims and to waive all claims or causes of action (including but not limited to claims or causes of action under Section 107(a) or 113 of CERCLA) that they may have for all matters relating to the Site against each other or any other person who is a potentially responsible party under CERCLA at the Site. This waiver shall not apply with respect to any defense, claim, or cause of action that a Settling Party may have against any person if such person asserts or has asserted a claim or cause of action relating to the Site against such Settling Party.

XIII. EFFECT OF SETTLEMENT/CONTRIBUTION PROTECTION

49. Except as provided in Paragraph 48, nothing in this Settlement Agreement shall be construed to create any rights in, or grant any cause of action to, any person not one of the Parties to this Settlement Agreement. Except as provided in paragraph 48, each of the Parties expressly reserves any and all rights (including, but not limited to, pursuant to Section 113 of CERCLA, 42 U.S.C. § 9613), defenses, claims, demands and causes of

action that each Party may have with respect to any matter, transaction, or occurrence relating in any way to the Site against any person not a Party hereto. Nothing in this Settlement Agreement diminishes the right of the United States, pursuant to Section 113(f)(2) and (3) of CERCLA, 42 U.S.C. §9613(f)(2)-(3), to pursue any such persons to obtain additional response costs or response action and to enter into settlements that give rise to contribution protection pursuant to Section 113(f)(2).

- 50. In any subsequent administrative or judicial proceeding initiated by the United States for injunctive relief, Natural Resource Damages, recovery of response costs, or other relief relating to the Site, Settling Parties shall not assert, and may not maintain, any defense or claim based upon the principles of waiver, res judicata, collateral estoppel, issue preclusion, claim-splitting, or other defenses based upon any contention that the claims raised in the subsequent proceeding were or should have been brought in the instant action; provided, however, that nothing in this Paragraph affects the enforceability of the covenants not to sue set forth in Paragraphs 43 and 44.
- 51. The Parties agree that this Settlement Agreement constitutes an administrative settlement for purposes of §§ 113(f)(2) and 122(g)(5) of CERCLA, 42 U.S.C. §§ 9613(f)(2) and 9622(g)(5), and that each Settling Party is entitled, as of the Effective Date of this Settlement Agreement, to protection from contribution actions or claims as provided by Sections 113(f)(2), and 122(g)(5) of CERCLA, 42 U.S.C. §§ 9613(f)(2), and 9622(g)(5), or as may be otherwise provided by law, for "matters addressed" in this Settlement Agreement.
 - Agreement are all response actions taken by the U.S. EPA and the Federal

 Trustees and by private parties, and all response costs incurred and to be incurred by the U.S. EPA and the Federal Trustees and by private parties, at

or in connection with the Site and Natural Resource Damages at or relating to the Site; provided, however, that for Option A Settling Parties, the "matters addressed" in this Settlement Agreement do not include those response costs or response actions as to which the U.S. EPA and/or the Federal Trustees have reserved their rights under this Settlement Agreement (except for claims for failure to comply with this Order), in the event that the U.S. EPA or the Federal Trustees assert rights against Settling Parties coming within the scope of such reservations.

- b. For Option B Settling Parties, the "matters addressed" in this Settlement Agreement are all response actions taken by the U.S. EPA and by private parties, and all response costs incurred and to be incurred by the U.S. EPA and by private parties, at or in connection with the Site; provided, however, that for Option B Settling Parties, the "matters addressed" in this Settlement Agreement do not include those response costs or response actions as to which the U.S. EPA and the Federal Trustees have reserved their rights under this Settlement Agreement (except for claims for failure to comply with this Order), in the event that the U.S. EPA or the Federal Trustees assert rights against Settling Parties coming within the scope of such reservations. In addition, for Option B Settling Parties, the "matters addressed" in this Settlement Agreement do not include Natural Resource Damages.
- 52. Each Settling Party shall, with respect to any suit or claim brought by it for matters related to this Settlement Agreement, notify U.S. EPA in writing at the following address no later than sixty (60) days prior to the initiation of such suit or claim:

Chief, Hazardous Waste Branch Office of Regional Counsel U.S. Environmental Protection Agency 75 Hawthorne Street (ORC-3) San Francisco, CA 94105-3901

Each Settling Party shall, with respect to any suit or claim brought against it for matters related to this Settlement Agreement, notify U.S. EPA in writing within 10 days of service of the complaint or claim upon such Settling Party. In addition, each Settling Party shall notify U.S. EPA within 10 days of service or receipt of any Motion for Summary Judgment and within 10 days of receipt of any order from a court setting a case for trial, for matters related to this Settlement Agreement.

XIV. PARTIES BOUND

53. This Settlement Agreement shall apply to and be binding upon U.S. EPA, the Federal Trustees, and upon Settling Parties and their heirs, successors and assigns. Any change in ownership, political configuration, or corporate or other legal status of a Settling Party, including, but not limited to, any transfer of assets or real or personal property, shall in no way alter such Settling Party's responsibilities under this Settlement Agreement. Each signatory to this Settlement Agreement certifies that he or she is authorized to enter into the terms and conditions of this Settlement Agreement and to bind legally the Party represented by him or her.

XV. INTEGRATION/APPENDICES

54. This Settlement Agreement and its appendices constitute the final, complete and exclusive agreement and understanding among the Parties with respect to the settlement embodied in this Settlement Agreement. The Parties acknowledge that there are no representations, agreements or understandings relating to the settlement terms other than those expressly contained in this Settlement Agreement. The following appendices are attached to and incorporated into this Settlement Agreement:

"Appendix A" is the list of Settling Parties and their waste volumes and settlement payment amounts.

"Appendix B" is a map of the Site.

"Appendix C" is a list of contaminants identified to date at the Site.

XVI. PUBLIC COMMENT

55. This Settlement Agreement shall be subject to a public comment period of not less than thirty (30) days pursuant to Section 122(i) of CERCLA, 42 U.S.C. § 9622(i), and Section 7003 of RCRA, 42 U.S.C. § 6973, including, if requested, a public hearing in the affected area, in accordance with Section 7003(d) of RCRA, 42 U.S.C. § 6973(d).

56. In accordance with Section 122(i)(3) of CERCLA, 42 U.S.C. § 9622(i)(3), U.S. EPA or the Federal Trustees may withdraw or modify consent to this Settlement Agreement if comments received disclose facts or considerations that indicate that this Settlement Agreement is inappropriate, improper or inadequate.

XVII. ATTORNEY GENERAL APPROVAL

57. The Attorney General or her designee has approved the settlement embodied in this Settlement Agreement in accordance with Section 122(g)(4) of CERCLA, 42 U.S.C. § 9622(g)(4).

XVIII. EFFECTIVE DATE

58. The effective date of this Settlement Agreement shall be the date upon which U.S. EPA issues written notice to Settling Parties that public comment period pursuant to Paragraph XVI of this Settlement Agreement has closed and that comments received, if any, do not require modification of or withdrawal from this Settlement Agreement by U.S. EPA or the Federal Trustees.

IT IS SO AGREED AND ORDERED:

U.S. Environmental Protection Agency

Ву:

Enrique Manzanilla

Director

Superfund Division EPA Region IX United States, on behalf of the Federal Trustees

By:

Ellen M. Mahan
Deputy Section Chief
Environmental Enforcement Section

Environment and Natural Resources Division U.S. Department of Justice

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Summary of <u>De Minimis</u> Settlement Amounts

| | | Facility Data | | | | | |
|---------------------------|---|---|-----------------------------|----------|-----------------|---------------------|---|
| Settling Party | Name | Address | City | St. | Qty. (lbs.) | Settlement Option A | Settlement Option |
| | | | | | | | |
| 3M/McGhan Medical Cor | | | | | | | |
| | McGhan Medical | 700 Ward Dr | Santa Barbara | CA | 335,400 | \$30,628 | |
| | | | TOTAL: | | 335,400 | \$30,628 | |
| A&E Products Group Inc. | • | | | | | | *************************************** |
| | A&E Products | 2400 S Garnsey | Santa Ana | CA | 103,284 | \$9,432 | |
| | | , | TOTAL: | | | | |
| | | | IOIAL: | | 103,284 | \$9,432 | |
| Aberdeen American Petrol | | | | | | | |
| | Aberdeen American Petroleum Co. | 2977 Sexton/Saticoy-Lloyd Butler | Ventura | CA | 32,360 | \$2,955 | |
| | | | TOTAL: | | 32,360 | \$2,955 | • |
| Advance Packaging System | ns/Interamics | | | | | | |
| | Advance Packaging Systems/Interamics | 11391 Sorrento Valley Rd | San Diego | CA | 36,226 | \$3,308 | |
| | | | TOTAL: | | 36,226 | \$3,308 | |
| AGL Resources, Inc. and i | ts susidiaries | | | | | 40,000 | |
| and I | Acadia Navigator | Port Hueneme Dock #2 | Dr. Harri | | | | |
| | Acadian Offshore Service | Port Hueneme Dock #2 | Pt. Hueneme Port Hueneme | CA CA | 8,080 87,500 | \$738 \$7,990 | |
| | Acadian Sailor | 419 Rue Decator St | North Los Angel | CA | 24,280 | \$2,217 | |
| | Nicor Marine | 419 Rue De Chtuer | New Orleans | LA | 14,220 | \$1,299 | |
| | | | TOTAL: | | 134,080 | \$12,244 | |
| AHMC Healthcare, Inc. | | | | | | | |
| | City of Alhambra - Alhambra Community H | | Alhambra | CA | 914 | \$83 | |
| | City of Anaheim - Anaheim Memorial Hosp City of Whittier - Whittier Hospital Medical | 1111 W La Palma Ave 15151 E Tanine Dr | Anaheim Whittier | CA CA | 490 | \$45 | |
| , | Garfield Medical Center | 525 Garfield | Monterey Park | CA | 310 22,910 | \$28 \$2,092 | |
| | Whittier Hospital | 1515 Janine | Whittier | CA | 188 | \$17 | |
| | | | TOTAL: | - | 24,812 | \$2,265 | · |
| Alhambra Unified School D | District | | | | | | |
| | City of Alameda - Alameda Unified School | 220 Central Ave | Alameda | CA | 3,657 | \$334 | |
| | City of Alhambra - Alhambra Unified Schoo | | Alhambra | CA | 4,418 | \$403 | |
| | City of Alhambra - Alhambra Unified Schoo City of Alhmabra - Alhambra High School | 501 E Hellman Ave 1015 2nd St | Alhambra Alhambra | CA | 36,693 | \$3,351 | |
| | ony orymmasia y manista (night ochoo) | 1010 2110 01 | | CA | 220 | \$20 | - |
| v | | | TOTAL: | | 44,988 | \$4,108 | * |
| mvac Chemical Corporati | | | | | | | |
| | Amvac Chemical Corporation Captive Air | 4100 E Washington Blvd 2909 Thornton Ave | Los Angeles Burbank | CA | 24,380 | \$2,226 | |
| | | 2000 THOMICH AVE | | CA | 9,110 | \$832 | |
| | | | TOTAL: | | 33,490 | \$3,058 | |
| Apache Nitrogen Products | Inc. | | | | | | |
| | Apache Powder Co. | Apache Powder Rd | Benson | AZ | 41,008 | \$3,745 | |
| | | | TOTAL: | | 41,008 | \$3,745 | |
| pplied Graphics Technolo | gies | | | | | | *************************************** |
| | Gore Graphics | 340 N Madison Ave | Los Angeles | CA | 47,063 | \$4,298 | |
| | | | TOTAL: | | 47,063 | \$4,298 | |
| VX Corporation | | | | | • | | |
| | AVX Corporation | 7D Leigh Fisher | El Doo- | TV | A2 4*** | **** | |
| | ATA COLPORATION | A D Leigh Mollet | El Paso | TX | 23,501 | \$2,146 | |
| | | | TOTAL: | | 23,501 | \$2,146 | |
| .M.W. of San Diego | | | | | | | |
| | BMW of San Diego | 5050 Kerney Mesa | San Diego | CA | 26,020 | \$2,376 | |
| | | | TOTAL: | | 26,020 | \$2,376 | |
| asmalia Disposal Sit | | Page 1 of 1 | | | | | X AOC 99-02(i) |

Summary of <u>De Minimis</u> Settlement Amounts

| | | Facility Data | *************************************** | | | - | |
|------------------------------|---|---------------------------------------|---|---|------------------|---|---|
| Settling Party | Name | Address | City | St. | Qty. (lbs.) | Settlement Option A | Settlement Option B |
| | | | | | | | |
| Barclays American Business | Credit | | | | | | |
| | Barclays American Business Cr. | 18321 Ventura Blvd | Tarzana | CA | 16,860 | \$1,540 | |
| | Tanner Elect./Barclays Amer. Business Cr | 18321 Ventura Blvd | Tarzana | CA | 6,548 | \$598 | |
| | | | TOTAL: | | 23,408 | \$2,138 | |
| Bayer | | | | - | | | |
| | Cutter Laboratories Inc. | 1630 Industrial Park St | Covina | CA | 4,855 | \$443 | |
| | Cutter Laboratories Inc. | 4th & Parker Sts | Berkeley | CA | 42,553 | \$3,886 | |
| | Cutter Laboratories Inc. Cutter Laboratories Inc. | 4th & Parker Sts | Emeryville Berkeley | CA CA | 1,434 | \$131 | • |
| | Mobay Chemical | 20455 Reeves | Carson | CA | 6,347 | \$580 | |
| | Winthrop Pharmaceuticals | 3100-7 Harvard St | Santa Ana | CA | 898 | \$82 | • |
| | | | TOTAL: | | 56,087 | \$5,122 | |
| Benge Trumpet Co | | | | | | | |
| | Benje Trumpet Co. | 1640 S Sinclair | Anaheim | CA | 23,587 | \$2,154 | |
| | | | TOTAL: | | 23,587 | \$2,154 | *************************************** |
| 3GN Fremont Square, Ltd | | | | | | | |
| | BGN Fremont Square, Ltd. | 15741 S Woodruff Ave | Bellflower | CA | 27,320 | \$2,495 | |
| | | | TOTAL: | | 27,320 | \$2,495 | |
| HP - Billiton Petroleum | | | | *************************************** | | *************************************** | |
| an - binnon i choleani | Magma Copper Co. | P O Box M | Con Manual | 4.7 | 5.000 | 4500 | |
| | Utah International Inc. | 1190 Bordeaux Dr | San Manuel Sunnyvale | AZ CA | 5,892 22,272 | \$538 \$2,034 | |
| | | | TOTAL: | | 28,164 | \$2,572 | *************************************** |
| roadway So Calif Crenshaw | , Shanning | | | | | | |
| noadway 30 Cam Cicisnav | ., - | 4101 Cranabau Blud | l as Assalsa | 04 | 25.006 | 00.074 | |
| | Broadway So. Calif. Crenshaw Shopping | 4101 Crenshaw Blvd | Los Angeles | CA | 25,996 | \$2,374 | |
| | | | TOTAL: | | 25,996 | \$2,374 | THE RESERVE TO SERVE THE RESERVE |
| ulk Transportation Inc. | | | | | | | |
| | Bulk Transportation Bulk Transportation | 3032 South El Dorado 415 lemon Ave | Stockton | CA | 880,550 | | \$61,554 |
| | Bulk Transportation | P.O. Box 390 | | | 23,260 40,680 | | \$1,626 \$2,844 |
| | DTI | 1628 Sportsman Dr | Compton | CA | 20,620 | *************************************** | \$1,441 |
| | | | TOTAL: | | 965,110 | | \$67,465 |
| Burbank Plating Service Corp | poration | | | ******** | | | |
| | Burbank Plating Service Corporation | 13561 Desmond St | Pacoima | CA | 21,500 | \$1,963 | |
| | | | TOTAL: | | 21,500 | \$1,963 | |
| Burlington Engineering | | | | | | | |
| annigen Engineering | Burlington Engineering | 307 N Euclid Way F2 | Anaheim | CA | 22,840 | \$2,086 | |
| | Domington Engineering | oor it Edolid Tray i E | TOTAL: | | | #4-1-1 | *************************************** |
| | · | | TOTAL: | | 22,840 | \$2,086 | |
| Canon | | | | | | | |
| | Canon Business Machines | 4000 Burton Dr 3191 Red Hill Ave | Santa Clara Costa Mesa | CA CA | 3,955 | \$361 \$2,270 | |
| | Canon Basiness Masimes | o to the different to | | - | 24,860 | • | |
| | | | TOTAL: | | 28,815 | \$2,631 | |
| Carmen Plaza Car Wash | | | | | | • | |
| | Carmen Plaza Car Wash | 1480 Daily Dr | Camarillo | CA | 24,711 | \$2,257 | |
| | | | TOTAL: | | 24,711 | \$2,257 | - |
| asitas Municipal Water Dist | rict | | | | | | |
| | City of Oakview - Casitas Municipal Water | 1055 Ventura Ave | Oakview | CA | 28,511 | \$2,604 | |
| | | | TOTAL; | | 28,511 | \$2,604 | *************************************** |
| | | | | | | | |

Summary of <u>De Minimis</u> Settlement Amounts

| Settling Party | Name | Address | City | St. | Qty. (lbs.) | Settlement Option A | Settlement Option B |
|----------------------------|--|-------------------------------|--------------------|----------|-------------------|---------------------|---|
| | | | | | | | |
| Central Coast Analytical S | ervices | | | | | | |
| | Central Coast Analytical Services | 141 Suburban Rd Ste C-4 | San Luis Osbisp | CA | 26,409 | \$2,412 | |
| | Central Coast Analytical Services | 6483-D Calle Real | Goleta | CA | 10,507 | \$959 | |
| | | | TOTAL: | | 36,916 | \$3,371 | |
| Certified Freight Lines | | | | | | | *************************************** |
| | Certified Freight Lines | P O Box 455 | Arroyo Grande | CA | 36,440 | \$3,328 | |
| | | | | | | | *************************************** |
| | | | TOTAL: | | 36,440 | \$3,328 | |
| City of Benicia | | | | | | | |
| | City of Benicia | 5 St | Benicia | CA | 19,540 | \$1,784 | |
| | City of Benicia City of Benicia - Police Dept. | 614 E 5th St 200 East L St | Benicia Benicia | CA CA | 18,060 969 | \$1,649 \$88 | |
| | 5.1, 5. 555ta 1 5.155 55p | 200 2001 2 01 | | | | - | *************************************** |
| | | | TOTAL: | _ | 38,569 | \$3,521 | Productivity. |
| City of El Monte | | | | | | | |
| • | City of El Monte | 11333 E Valley Blvd | El Monte | CA | 12,460 | \$1,138 | |
| | City of El Monte - Police Dept. | 11323 Valley Blvd | El Monte | CA | 9,389 | \$857 | |
| | | | TOTAL: | | 21,849 | \$1,995 | |
| City of Escondido | | | | | | | |
| Ž | City of Escondido | 201 Broadway | | CA | 1,068,900 | | \$74,721 |
| | ony or assortance | 201 Biodolidy | | | | | |
| | | | TOTAL: | | 1,068,900 | | \$74,721 |
| City of Piedmont | | | - | | | - | |
| | City of Piedmont | 898 Red Rock Rd | Piedmont | CA | 16,779 | \$1,532 | |
| | City of Piedmont | 120 Vista Ave | Piedmont | CA | 6,029 | \$551 | |
| | | | TOTAL: | | 22,808 | \$2,083 | , |
| City of West Covina | • | | | | | | |
| | City of West Covina | 825 S Sunset | West Covina | CA | 24,567 | \$2,243 | |
| | City of West Covina - Police Dept. | 1444 W Garvey | West Covina | CA | 1,709 | \$156 | |
| | | | TOTAL: | ******** | 26,276 | \$2,399 | * |
| Consolidated Oil & Gas | | | | | | | 1+ 111114 |
| Consolidated Off & Gas | 2.1.2 | | | | | | |
| | R L Burns R L Burns | Orcutt Union Cox Fee #1 | Orcutt | CA | 28,023 | \$2,559 | |
| | R L Burns | Union Cox Fee #1 | | | 73,560 302,994 | \$6,717 \$27,669 | |
| | R L Burns | Union Cox #1 Baker TK | | | 45,536 | \$4,158 | |
| | R L Burns | Union Cox #1 | * | | 91,074 | \$8,317 | |
| | R L Burns | Union Cox Fee #1 | | | 42,034 | \$3,839 | |
| | R L Burns | Union Cox #1 | | | 84,068 | \$7,677 | |
| | R L Burns | Union Cox #1 | | | 35,028 | \$3,199 | |
| | R L Burns | Union Cox #1 | | | . 17,514 | \$1,599 | |
| | R L Burns | Bundly Rd | | | 49,040 | \$1,599 \$4,478 | |
| | R L Burns | Union Cox #1 | | | 42,034 | \$3,839 | |
| | R L Burns | union #1 | | | 42,034 | \$3,839 \$3,839 | |
| • | II C DUITIS | union #1 | | | | | - |
| | | | TOTAL: | | 852,939 | \$77,890 | |
| | | | | | | | |

Summary of <u>De Minimis</u> Settlement Amounts

| | | Facility Data | ······································ | | | | |
|----------------------------|--|-------------------------|--|------|-------------|---|---|
| Settling Party | Name | Address | City | St. | Qty. (lbs.) | Settlement Option A | Settlement Option B |
| | | | | | | | |
| Cooper Companies, Inc. | | | | | | | |
| | Cooper Biomedical Inc. | 7272 Chapman Ave | Garden Grove | CA | 2,040 | \$186 | |
| | Cooper Biomedical Inc. | 780 Flower St | Glendale | CA | 2,320 | \$212 | |
| | Cooper Laser Sonics Inc. | 928 E Meadow Dr | Palo Alto | CA | 6,732 | \$615 | |
| | Cooper Laser Sonics Inc. | 177 N Wolfe Rd | Sunnyvale | CA | 9,821 | \$897 | |
| | Cooper Laser Sonics Inc. | 3420 Central Expressway | Santa Clara | CA | 13,527 | \$1,235 | |
| | Cooper Laser Sonics Inc. | 48503 Milmont Dr | Fremont | CA | 1,327 | \$121 | |
| • | Cooper Vision Inc. | 55 W Trimble | San Jose | CA | 4,669 | \$426 | |
| | Cooper Vision Inc. | 455 E Middlefield Rd | Mountain View | CA | 48,341 | \$4,414 | |
| | Cooper Vision Inc. | 2801 Orchard Parkway | San Jose | CA | 6,037 | \$551 | |
| | Cooper Vision Inc. | 2610 Orchard Parkway | San Jose | CA | 4,493 | \$410 | |
| | Cooper Vision Inc. | 1902 McGaw | Irvine | CA | 620 | \$57 | |
| | Cooper Vision Inc. | 17701 Cowan | Irvine | CA | 5,022 | \$459 | |
| | Meda Sonics | 82 Poineer Way | Mountain View | CA | 59 | \$5 | |
| | | | TOTAL: | | 105,008 | \$9,588 | |
| 0 . (N) | | | | === | | | |
| County of Napa | | | | | | | |
| | County of Napa - Dept. of Agriculture | 1436 Polk St | Napa | CA | 2,733 | \$250 | |
| | County of Napa - Dept. of Health Services | 1195 Third St Room 205 | Napa | CA | 769 | \$70 | |
| | County of Napa - Dept. of Health Services | 1195 Third St | Napa | CA | 14,536 | \$1,327 | |
| | County of Napa - Special Investigation Uni | 1125 3rd St | Napa | CA | 3,976 | \$363 | |
| | | | TOTAL: | | 22,014 | \$2,010 | |
| County of Solano | | | | | | | |
| County of Solano | | | | | | | |
| | County of Solano - Agriculture | 2000 W Texas | Fairfield | CA | 721 | \$66 | |
| | • | 601 Texas St | Fairfield | CA | 160 | \$15 | |
| | County of Solano - Sheriff Department | 500 Texas St | Fairfield | CA | 37,273 | \$3,404 | |
| | | | TOTAL: | | 38,154 | \$3,485 | |
| County of Stanislaus | | • | | | | *************************************** | |
| County of Statisticals | | | | | | | |
| | County of Stanislaus - Cooperative Extensi | | Modesto | CA | 33 | \$3 | |
| | | 1716 Morgan Rd | Modesto | CA | 17,451 | \$1,594 | |
| | County of Stanislaus - Drug Enforcement | P O Box 3484 | Modesto | CA | 5,191 | \$474 | |
| | County of Stanislaus Dept. of Agriculture | 301 S First St | Patterson | CA | 3,606 | \$329 | |
| | | | TOTAL: | | 26,281 | \$2,400 | |
| Creative Press | | | | | | *************************************** | |
| | Creative Press | 1600 E Ball Rd | Anaheim | C4 | 22 201 | #0.0F0 | |
| | Creative Fless | 1000 E Ball No | Ananemi | CA | 32,301 | \$2,950 | |
| | | | TOTAL: | | 32,301 | \$2,950 | |
| Danco Anodizing, Inc. | • | | | | | | |
| | Danco Metal Surfacing | 401 W Rowland | Santa Ana | CA | 36,340 | \$3,319 | |
| | Danco Wictar Gunacing | 401 W HOWIANG | | - CA | 30,340 | φ3,319 | |
| | | | TOTAL: | | 36,340 | \$3,319 | |
| Data General Corp | | | | | | | |
| | Data General Corp. | 433 N Mathilda Ave | Sunnyvale | CA | 37,106 | \$3,388 | |
| | Bala deficial corp. | TOO IT Macmod 7170 | - | | | | |
| | | | TOTAL: | | 37,106 | \$3,388 | |
| Davlin Paint Company Inc. | | | | | · , | | |
| | Davlin Paint Company Inc. | 700 Aliston Way | Berkeley | CA | 38,700 | \$3,534 | |
| | ,, | , | • | | | | *************************************** |
| | | | TOTAL: | | 38,700 | \$3,534 | |
| Deep Water Oil and Gas Cor | р | | | | | | |
| | Deep Water Oil and Gas Corp. | 9595 Wilshire Blvd | Beverly Hills | CA | 33,800 | \$3,087 | |
| | | | • | | | | |
| | | | TOTAL: | | 33,800 | \$3,087 | |
| | | | | | | | |

Summary of <u>De Minimis</u> Settlement Amounts

Respondents

| • | | | | | | | |
|--------------------------|--|-------------------------|---------------|-----|-------------|---|---|
| | | Facility Data | | | | Cattlement Ontion A | Cattlement Ontion I |
| Settling Party | Name | Address | City | St. | Qty. (lbs.) | Settlement Option A | Settlement Option I |
| | | | | | | | |
| Dignity Health | | | | | | | |
| | City of Arroyo Grande - Arroyo Grande Co | 345 S Halcyon Rd | Arroyo Grande | CA | 465 | \$42 | |
| | City of Bakersfield - Mercy Hospital | 2215 Truxtun Ave | Bakersfield | CA | 2,191 | \$200 | |
| | City of Carmichael - Mercy San Juan Hosp | 6501 Coyle Ave | Danoronola | 0,1 | 5,700 | \$521 | |
| | City of Gardena - Memorial Hospital of Gar | • | Gardena | CA | 285 | \$26 | |
| | City of Glendale - Glendale Memorial Hos | 1420 S Central Ave | Glendale | CA | 735 | \$67 | |
| | City of Northridge - Northridge Hospital | 18300 Roscoe Blvd | Northridge | CA | 1,043 | \$95 | |
| | City of Oxnard - St. John Regional Medical | 333 North F St | Oxnard | CA | 5,818 | \$531 | |
| | City of Santa Cruz - Domincan Hospital | 1555 Soquel Dr | Santa Cruz | CA | 3,649 | \$333 | |
| | City of Santa Cruz - Santa Cruz Communit | 610 Frederick St | Santa Cruz | CA | 8,710 | \$795 | |
| | City of Stockton - St. Joseph's Hospital | 1800 N California St | Stockton | CA | 1,678 | \$153 | |
| | City of Woodland - Woodland Hospital | 1325 Cottenwood | Woodland | CA | 362 | \$33 | |
| | French Hospital | 4131 Geary St | San Francisco | CA | 386 | \$35 | |
| | French Hospital Medical Center | 4131 Geary St | San Francisco | CA | 1,750 | \$160 | |
| | St. Francis Memorial Hospital | 900 Hyde St | San Francisco | CA | 605 | \$55 | |
| | St. Marys Hospital | 1900 Sullivan Ave | Daly City | CA | 1,853 | \$169 | |
| | St. Marys Hospital | 450 Stanyan St | San Francisco | CA | 367 | \$34 | |
| | | | TOTAL: | | 25 507 | 60.040 | |
| | | | TOTAL. | | 35,597 | \$3,249 | |
| ole Food Co | | | | | | | |
| | | | | | | | |
| | Dole Dried Fruits & Nuts | P O Box 81926 | Bakersfield | CA | 1,065 | \$97 | |
| | Dole Hawaii | 650 Iwilei St | Honolulu | HI | 53,754 | \$4,909 | |
| | Dole Packaged Foods | 2102 Commerce Dr | San Jose | CA | 242 | \$22 | |
| | | | TOTAL: | | 55,061 | \$5,028 | |
| | | | | _ | | | |
| ura Tech Processes, Inc. | | | | | | | |
| | Dura-Tech | 1410B N Manzanita | Orange | CA | 358,774 | \$32,763 | |
| | Dura-Tech Processes, Inc. | 2430 Cypress Way | Fullerton | CA | 122,845 | \$11,218 | |
| | 2014 10011 10000000, 1101 | 2100 0,61000 1.4, | · uncrease | | 122,043 | ΨΠΙΕΙΟ | |
| | | | TOTAL: | | 481,619 | \$43,981 | |
| W Comings Commons on | avagagan ta Nava Chamiala | | | | | | |
| .w. Scripps Company, as | successor to News Chronicle | | | | | | |
| | News Chronicle | 2595 Thousand Oaks Blvd | Thousand Oaks | CA | 36,574 | \$3,340 | |
| | | | TOT 11 | | 00.574 | A0.040 | |
| | | | TOTAL: | | 36,574 | \$3,340 | |
| KC Technology Inc. | | | | | | | |
| | | | | | | | |
| | E K C Technology Inc. | 1739 Sabre St | Hayward | CA | 23,625 | \$2,157 | |
| | EKC Technology Inc. | 1739 Sabre St | Hayward | CA | 780 | \$71 | |
| | | | TOTAL: | | 24,405 | \$2,228 | ` |
| | | | | | | | |
| l Dorado Newspapers dba | a McClatchy Printing Co. | | | | | | |
| | McClatchy Printing Co. | 1321 Railroad Ave | Clovis | CA | 22,442 | \$2,049 | |
| | Micolatery I mining Co. | 1321 Hamodu Ave | Citvis | CA | 22,442 | Φ2,043 | |
| | | | TOTAL: | | 22,442 | \$2,049 | |
| | | | | | | | |
| NGS Motor Truck Co | | | | | | | |
| | ENGS Motor Truck Co | 14490 Slover Ave | Fontana | CA | 9,220 | \$842 | |
| | Engs Motor Truck Co. | 8830 E Slauson | Pico Rivera | CA | 20,081 | \$1,834 | |
| | | | | | | 4 .195. | |
| | | | TOTAL: | | 29,301 | \$2,676 | |
| . p | | | | | | | |
| nnis Business Forms | | | | | | | |
| | Ennis Business Forms | 298 Sherwood Rd | Paso Robles | CA | 23,480 | \$2,144 | |
| | | | | | | | |
| | | | TOTAL: | | 23,480 | \$2,144 | |
| scellon Automation | | | | | | | |
| ACCION AUTOMATION | | | | | | | |
| | Excellon Automation | 23915 Garner St | Torrance | CA | 34,366 | \$3,138 | |
| | | | TOTAL. | | 24.200 | #0 100 | |
| | | | TOTAL: | | 34,366 | \$3,138 | |
| arrar Grinding | | | | | | | |
| | | | | | | | |
| | Farrah Grinding | 347 E Beach | Inglewood | CA | 37,990 | \$3,469 | |
| | | | TOTAL: | | 37,990 | \$3,469 | |
| | | | | | | Ψ0,700 | |
| | | | | | | *************************************** | ATTACA CONTRACTOR OF THE PARTY |

CDM257801

Summary of <u>De Minimis</u> Settlement Amounts

| | | Facility Data | | | | | |
|----------------------------|--|---|-----------------------|----------|--------------|---------------------|---------------------|
| Settling Party | Name | Address | City | St. | Qty. (lbs.) | Settlement Option A | Settlement Option B |
| | | | | | | | |
| Federal Envelope Company | | | | | | | |
| | Federal Envelope | 13341 Cambridge | Santa Fe Spring | CA | 144,056 | \$13,155 | |
| | | | TOTAL: | | 144,056 | \$13,155 | |
| Foster Lumber Co | | | | | | | |
| roster Lumber Co | | | | | | | |
| | Foster Lumber Co. | 3280 Sonoma Blvd | Vallejo | CA | 45,020 | \$4,111 | - |
| | | | TOTAL: | | 45,020 | \$4,111 | |
| Fujitsu | | | | | | | |
| | Amdahl | 2500 Walnut | | | 707 | \$65 | |
| | Amdahl Corporaton | 1250 Arques Ave m/s 198 | Sunnyvale | CA | 21,995 | \$2,009 | |
| | Fujitsu | 3190 Miraloma Ave | Anaheim | CA | 1,642 | \$150 \$150 | |
| | Fujitsu Fujitsu | 12911 Simms 3055 Orchard Dr | Hawthorne San Jose | CA CA | 4,929 291 | \$450 \$27 | |
| | Fujitsu Microelectronics | 4181 Ruffin Rd | San Diego | CA | 31,487 | \$2,875 | |
| | | | TOTAL: | | 61,051 | \$5,576 | |
| Gardena Specialized | | | | | | | |
| Gardena Specianzed | Ozosta az Ozostation I | 10500 0 5 | | ٠. | | | |
| | Gardena Specialized | 16520 S Figueroa | Gardena | CA | 27,394 | \$2,502 | |
| | | | TOTAL: | | 27,394 | \$2,502 | |
| Genstar Roofing Products C | Company | | | | | | |
| | Genstar Roofing Products Co. | 110 Waterfront Rd | Martinez | CA | 53,740 | \$4,907 | |
| | | | TOTAL: | | 53,740 | \$4,907 | |
| | | | TOTAL. | | 33,740 | \$4,507 | |
| GEO Western Drilling Fluid | ds | | | | | | |
| | GEO Western Drilling Fluids | P O Box 1478 | Bakersfield | CA | 26,840 | \$2,451 | |
| | | | TOTAL: | | 26,840 | \$2,451 | |
| Gooch & Housego PLC | | | | | | | |
| Č | Crystal Technology Inc. | 1051 E Meadow Circle | Palo Alto | CA | 24,241 | \$2,214 | |
| | Crystal resimology inc. | 1051 E Weddow Oncie | | | | - | |
| | | | TOTAL: | | 24,241 | \$2,214 | |
| Gorham Manufacturing Cor | npany | | | | | | |
| | Gorham Bronze | P O Box 1230 | City of Industry | CA | 351,120 | \$32,064 | |
| | | | TOTAL: | | 351,120 | \$32,064 | |
| Granitize Products, Inc. | | | | | | | |
| Grantize Froducts, Inc. | Consider Description Inc. | 11000 Wilson Ct | 0 | 0. | 22.642 | ***** | |
| | Granitize Products, Inc. | 11022 Vulcan St | South Gate | CA | 22,640 | \$2,067 | |
| | | | TOTAL: | | 22,640 | \$2,067 | |
| GVD Commercial Propertie | es, Inc. | | | | . *** | | |
| | City of South Gate - South Gate Redevelo | 8650 California Ave | Southgate | CA | 2,153,069 | \$196,616 | |
| | | | TOTAL: | | 2,153,069 | \$196,616 | |
| | | | • | | | | |
| H Koch & Sons Div | | | | | | | |
| | H. Koch & Sons Div. Remec Components | 5410 E La Palma Ave 9404 Chesapeake Dr | Anaheim San Diego | CA CA | 41,607 | \$3,800 \$1,367 | |
| | nomed demponents | OPOT Onesapeane DI | - | | 13,872 | \$1,267 | |
| | | | TOTAL: | _ | 55,479 | \$5,067 | |
| Handy & Harman Electronic | c Materials Corp | | | | | | |
| | Handy & Harmon Electronic Materials Cor | 2113 E Mohave St | Phoenix | AZ | 2,029 | \$185 | |
| | Handy & Harmon Electronic Materials Cor | 1849 Business Circle Dr | Duarte | CA | 12,860 | \$1,174 | |
| | Handy & Harmon Electronic Materials Cor | 4140 Gibson Rd | El Monte | CA | 60,330 | \$5,509 | |
| | | | TOTAL: | | 75,219 | \$6,868 | |
| | | | | | | | |

Summary of <u>De Minimis</u> Settlement Amounts

| Cattling Donte | L | Facility Data | CI: | | o | Settlement Option A | Settlement Optio |
|--|---|--|---|--|--|---|------------------|
| Settling Party | Name | Address | City | St. | Qty. (lbs.) | Settlement Option A | Settlement Optio |
| | | | | | | | |
| delix Water District | | | | | | | |
| | Helix Water District/City of El Cajon | 1100 Wagner Dr | El Cajon | CA | 1,761 | \$161 | |
| | Helix Water District/City of La Mesa | 8111 University Ave | La Mesa | CA | 37,520 | \$3,426 | |
| | | | TOTAL: | | 39,281 | \$3,587 | |
| | | | TOTAL. | | 39,201 | φ3,367 | |
| lenry Soss & Co | | | | | | | |
| | Henry Soss & Co. | 5736 W 96th St | Los Angeles | CA | 43,127 | \$3,938 | |
| | , | | · · | | 73,127 | Ψ0,300 | |
| | | | TOTAL: | | 43,127 | \$3,938 | |
| ordis Brothers Inc. | | | | - | | | |
| | | | | | | | |
| | Hordis Brothers Inc. | 22411 S Bonita | Carson | CA | 78,260 | \$7,147 | |
| | | | TOTAL: | | 78,260 | \$7,147 | |
| vaan Diamadiaal Inc | | | | | | | |
| yeor Biomedical Inc. | | | | | | | |
| | Hycor Biomedical Inc | 7272 Chapman Ave | Garden Grove | CA | 7,102 | \$649 | |
| | ICL Scientific | 18300 Mt Baldy Circle | Fountain Valley | CA | 17,049 | \$1,557 | |
| | | | TOTAL: | | 24,151 | \$2,206 | - |
| | * | | 101112 | | | ΨΕ,200 | |
| munetech Pharmaceutic | als, Inc. | | | | | | |
| | Liposome Tech | 1050 Hamilton Ct | Menlo Park | CA | 3,959 | \$362 | |
| | · | | | | | ***** | |
| | | | TOTAL: | | 3,959 | \$362 | |
| med Corporation | | | | | | | |
| • | Alle or a like or h | 0004 T | | | | | |
| | Allergan Humphrey Collagen Corp. | 3081 Teagarden St 2455 Faber Pl | San Leandro Palo Alto | CA | 768 | \$70 | |
| | Cox-Uphoff International | 126 W Santa Barbara | Santa Paula | CA CA | 15,196 6,060 | \$1,388 \$553 | |
| | Cox-Uphoff International | St Louis CA | Canta i adia | OA | 4,260 | \$389 | |
| | Cox-Uphoff International | 725 E Yanonali St | Santa Barbara | CA | 34,340 | \$3,136 | |
| | Humphrey Instruments | 3081 Teagarden St | San Leandro | CA | 313 | \$29 | |
| | Humphrey Instruments | 2700 Teagarden St | San Leandro | CA | 1,347 | \$123 | |
| | | • | TOTAL: | | 60.004 | te coo | |
| | | | IOIAL. | | 62,284 | \$5,688 | |
| dustrial Process & Chen | nical Co | | | | | | |
| | Industrial Process & Chemical Co. | 21111 Wilmington Ave | Long Beach | CA | 48,500 | \$4,429 | |
| | | | | | 10,500 | Ψ1,123 | |
| | | | TOTAL: | | 48,500 | \$4,429 | |
| | | | | | | | - |
| ernational Paper Co | | | | | | | |
| ernational Paper Co. | | | | | | | |
| ernational Paper Co. | Champion International Corporation | 3213 S Santiam Hwy | Lebanon | OR | 1,368 | \$125 | |
| ernational Paper Co. | Champion International Corporation | 1078 Merrill St | Salinas | CA | 29,520 | \$2,696 | |
| ernational Paper Co. | Champion International Corporation Champion International Corporation | 1078 Merrill St P O Box 70647 | Salinas Seattle | CA WA | 29,520 1,368 | \$2,696 \$125 | |
| ernational Paper Co. | Champion International Corporation Champion International Corporation Federal Paperboard Inc. | 1078 Merrill St P O Box 70647 6001 S Eastern Ave | Salinas Seattle Los Angeles | CA WA CA | 29,520 1,368 92,317 | \$2,696 \$125 \$8,430 | |
| ernational Paper Co. | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd | Salinas Seattle Los Angeles Montvale | CA WA CA NJ | 29,520 1,368 92,317 708 | \$2,696 \$125 \$8,430 \$65 | |
| ernational Paper Co. | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. Stecher Traung Schmidt Corp. | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd 38083 Cherry St | Salinas Seattle Los Angeles Montvale Newark | CA WA CA NJ CA | 29,520 1,368 92,317 708 14,808 | \$2,696 \$125 \$8,430 \$65 \$1,352 | |
| ernational Paper Co. | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd | Salinas Seattle Los Angeles Montvale | CA WA CA NJ | 29,520 1,368 92,317 708 14,808 76,397 | \$2,696 \$125 \$8,430 \$65 \$1,352 \$6,977 | |
| ernational Paper Co. | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. Stecher Traung Schmidt Corp. Stecher Traung Schmidt Corporation | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd 38083 Cherry St 38083 Cherry St | Salinas Seattle Los Angeles Montvale Newark Newark San Francisco | CA WA CA NJ CA CA | 29,520 1,368 92,317 708 14,808 76,397 0 | \$2,696 \$125 \$8,430 \$65 \$1,352 \$6,977 \$0 | |
| ernational Paper Co. | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. Stecher Traung Schmidt Corp. Stecher Traung Schmidt Corporation | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd 38083 Cherry St 38083 Cherry St | Salinas Seattle Los Angeles Montvale Newark Newark | CA WA CA NJ CA CA | 29,520 1,368 92,317 708 14,808 76,397 | \$2,696 \$125 \$8,430 \$65 \$1,352 \$6,977 | |
| • | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. Stecher Traung Schmidt Corp. Stecher Traung Schmidt Corporation | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd 38083 Cherry St 38083 Cherry St | Salinas Seattle Los Angeles Montvale Newark Newark San Francisco | CA WA CA NJ CA CA | 29,520 1,368 92,317 708 14,808 76,397 0 | \$2,696 \$125 \$8,430 \$65 \$1,352 \$6,977 \$0 | |
| | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. Stecher Traung Schmidt Corp. Stecher Traung Schmidt Corporation Stecher Traung Schmidt Corporation | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd 38083 Cherry St 38083 Cherry St San Francisco CA | Salinas Seattle Los Angeles Montvale Newark Newark San Francisco | CA WA CA NJ CA CA | 29,520 1,368 92,317 708 14,808 76,397 0 | \$2,696 \$125 \$8,430 \$65 \$1,352 \$6,977 \$0 | |
| | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. Stecher Traung Schmidt Corp. Stecher Traung Schmidt Corporation | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd 38083 Cherry St 38083 Cherry St | Salinas Seattle Los Angeles Montvale Newark Newark San Francisco | CA WA CA NJ CA CA | 29,520 1,368 92,317 708 14,808 76,397 0 | \$2,696 \$125 \$8,430 \$65 \$1,352 \$6,977 \$0 | |
| • | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. Stecher Traung Schmidt Corp. Stecher Traung Schmidt Corporation Stecher Traung Schmidt Corporation | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd 38083 Cherry St 38083 Cherry St San Francisco CA | Salinas Seattle Los Angeles Montvale Newark Newark San Francisco | CA WA CA NJ CA CA | 29,520 1,368 92,317 708 14,808 76,397 0 | \$2,696 \$125 \$8,430 \$65 \$1,352 \$6,977 \$0 | |
| erstate Consolidation | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. Stecher Traung Schmidt Corp. Stecher Traung Schmidt Corporation Stecher Traung Schmidt Corporation | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd 38083 Cherry St 38083 Cherry St San Francisco CA | Salinas Seattle Los Angeles Montvale Newark Newark San Francisco TOTAL: | CA WA CA NJ CA CA | 29,520 1,368 92,317 708 14,808 76,397 0 216,486 | \$2,696 \$125 \$8,430 \$65 \$1,352 \$6,977 \$0 \$19,770 | |
| erstate Consolidation | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. Stecher Traung Schmidt Corp. Stecher Traung Schmidt Corporation Stecher Traung Schmidt Corporation | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd 38083 Cherry St 38083 Cherry St San Francisco CA | Salinas Seattle Los Angeles Montvale Newark Newark San Francisco TOTAL: | CA WA CA NJ CA CA | 29,520 1,368 92,317 708 14,808 76,397 0 216,486 | \$2,696 \$125 \$8,430 \$65 \$1,352 \$6,977 \$0 \$19,770 | |
| erstate Consolidation | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. Stecher Traung Schmidt Corp. Stecher Traung Schmidt Corporation Stecher Traung Schmidt Corporation | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd 38083 Cherry St 38083 Cherry St San Francisco CA | Salinas Seattle Los Angeles Montvale Newark Newark San Francisco TOTAL: | CA WA CA NJ CA CA | 29,520 1,368 92,317 708 14,808 76,397 0 216,486 | \$2,696 \$125 \$8,430 \$65 \$1,352 \$6,977 \$0 \$19,770 | |
| erstate Consolidation | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. Stecher Traung Schmidt Corp. Stecher Traung Schmidt Corporation Stecher Traung Schmidt Corporation | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd 38083 Cherry St 38083 Cherry St San Francisco CA | Salinas Seattle Los Angeles Montvale Newark Newark San Francisco TOTAL: City of Commerc | CA WA CA NJ CA CA CA | 29,520 1,368 92,317 708 14,808 76,397 0 216,486 | \$2,696 \$125 \$8,430 \$65 \$1,352 \$6,977 \$0 \$19,770 \$2,922 | |
| erstate Consolidation | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. Stecher Traung Schmidt Corp. Stecher Traung Schmidt Corporation Stecher Traung Schmidt Corporation Interstate Consolidation B. Hunt Transportation | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd 38083 Cherry St 38083 Cherry St San Francisco CA 5800 E Sheila | Salinas Seattle Los Angeles Montvale Newark Newark San Francisco TOTAL: City of Commerc TOTAL: | CA WA CA NJ CA CA CA | 29,520 1,368 92,317 708 14,808 76,397 0 216,486 32,000 32,000 | \$2,696 \$125 \$8,430 \$65 \$1,352 \$6,977 \$0 \$19,770 \$2,922 \$2,922 \$77 \$3,657 | |
| erstate Consolidation | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. Stecher Traung Schmidt Corp. Stecher Traung Schmidt Corporation Stecher Traung Schmidt Corporation Interstate Consolidation B. Hunt Transportation | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd 38083 Cherry St 38083 Cherry St San Francisco CA 5800 E Sheila | Salinas Seattle Los Angeles Montvale Newark Newark San Francisco TOTAL: City of Commerc TOTAL: | CA WA CA NJ CA CA CA | 29,520 1,368 92,317 708 14,808 76,397 0 216,486 32,000 | \$2,696 \$125 \$8,430 \$65 \$1,352 \$6,977 \$0 \$19,770 \$2,922 \$2,922 | |
| erstate Consolidation 3 Hunt | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. Stecher Traung Schmidt Corp. Stecher Traung Schmidt Corporation Stecher Traung Schmidt Corporation Interstate Consolidation B. Hunt Transportation | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd 38083 Cherry St 38083 Cherry St San Francisco CA 5800 E Sheila | Salinas Seattle Los Angeles Montvale Newark Newark San Francisco TOTAL: City of Commerc TOTAL: | CA WA CA NJ CA CA CA | 29,520 1,368 92,317 708 14,808 76,397 0 216,486 32,000 32,000 | \$2,696 \$125 \$8,430 \$65 \$1,352 \$6,977 \$0 \$19,770 \$2,922 \$2,922 \$77 \$3,657 | |
| erstate Consolidation B Hunt | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. Stecher Traung Schmidt Corp. Stecher Traung Schmidt Corporation Stecher Traung Schmidt Corporation Interstate Consolidation B. Hunt Transportation J.B. Hunt | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd 38083 Cherry St 38083 Cherry St San Francisco CA 5800 E Sheila P O Box 130 5650 Sern Ave | Salinas Seattle Los Angeles Montvale Newark Newark San Francisco TOTAL: City of Commerc TOTAL: Lowell South Gate TOTAL: | CA WA CA NJ CA CA CA CA CA | 29,520 1,368 92,317 708 14,808 76,397 0 216,486 32,000 32,000 | \$2,696 \$125 \$8,430 \$65 \$1,352 \$6,977 \$0 \$19,770 \$2,922 \$2,922 \$2,922 \$77 \$3,657 \$3,734 | |
| erstate Consolidation B Hunt Dewitt Inc. | Champion International Corporation Champion International Corporation Federal Paperboard Inc. Federal Paperboard Inc. Stecher Traung Schmidt Corp. Stecher Traung Schmidt Corporation Stecher Traung Schmidt Corporation Interstate Consolidation B. Hunt Transportation | 1078 Merrill St P O Box 70647 6001 S Eastern Ave 75 Chestnut Ridge Rd 38083 Cherry St 38083 Cherry St San Francisco CA 5800 E Sheila | Salinas Seattle Los Angeles Montvale Newark Newark San Francisco TOTAL: City of Commerc TOTAL: | CA WA CA NJ CA CA CA | 29,520 1,368 92,317 708 14,808 76,397 0 216,486 32,000 32,000 | \$2,696 \$125 \$8,430 \$65 \$1,352 \$6,977 \$0 \$19,770 \$2,922 \$2,922 \$77 \$3,657 | |

Summary of <u>De Minimis</u> Settlement Amounts

| | | Facility Data | | | | | |
|---------------------------|--|------------------------------------|----------------------------|---|------------------|---------------------|---|
| Settling Party | Name | Address | City | St. | Qty. (lbs.) | Settlement Option A | Settlement Option B |
| | | | | | | | |
| JC Penneys | | | | | | | |
| | JC Penneys | 10039 Norwalk Blvd | Santa Fe Spring | CA | 704 | \$64 | |
| | JC Penneys | 166 Central City Mall | San Bernadino | CA | 6,680 | \$610 | |
| | JC Penneys | 6131 Orangethorpe | Buena Park | CA | 17,142 | \$1,565 | |
| | JC Penneys | 2230 Tully Rd | San Jose | CA | 7,043 | \$643 | |
| | ,. | | | - | | | |
| Into David Barris David | | | TOTAL: | | 31,569 | \$2,882 | |
| John Deere Parts Depot | | | | | | | |
| | John Deere Parts Depot | 4101 S Airport Way | Stockton | CA | 26,619 | \$2,431 | • |
| | | | TOTAL: | | 26,619 | \$2,431 | • |
| John L Armitage & Co | | | | | | | |
| | John L. Armitage & Co. | 1800 Seventh ST | Richmond | CA | 35,120 | \$3,207 | |
| | • | | TOTAL: | | 35,120 | \$3,207 | |
| Kasler Continental Heller | | | | | | | |
| | Kasler Continental Heller | 27400 E Fifth St | San Bernardino | ÇA | 21,654 | \$1,977 | |
| | | | TOTAL: | | 21,654 | \$1,977 | |
| Kester Solder | | | | _ | | | |
| ; | Kester Solder | 1730-1740 N Orangethorpe Way | Anghaim | C. | 17.000 | \$4.545 | |
| | Kester Solder | Glendale CA | Anaheim | CA | 16,922 | \$1,545 | |
| | | | Glendale | CA | 7,117 | \$650 | |
| | Kester Solder Kester Solder | 1730 N Organethorpe | Anaheim | CA | 0 | \$0 | |
| | Rester Solder | 1730 N Organethorpe | Anaheim | CA | 2,362 | \$216 | |
| | | · | TOTAL: | | 26,401 | \$2,411 | |
| Knape & Vogt Mfg. | • | | | | | | |
| | Knape & Vogt Mfg. | 14777 Firestone | La Mirada | CA | 47,792 | \$4,364 | |
| | | | TOTAL: | | 47,792 | \$4,364 | |
| Knight Foundry Inc. | | , | | | | | |
| | Knight Foundry | 420 E Aviation Blvd | Tucson | AZ | 267,280 | \$24,408 | • |
| | | | TOTAL: | | 267,280 | \$24,408 | |
| Lehigh Hanson, Inc. | | | | | | | |
| A P | Kaiser Sand & Gravel | Kaiser Rd off of Pine Hollow | Clayton | CA | 3,663 | \$335 | |
| | Kaiser Sand & Gravel | Santa Margarita Hot Plant | | CA | 18,880 | \$1,724 | |
| | SCM Walton Printing | 6400 Artesia Blvd | Buena Park | CA | 57,395 | \$5,241 | |
| | Walton Printing | 6400 Artesia Blvd | Buena Park | CA | 13,698 | \$1,251 | |
| · • | | | TOTAL: | | 93,636 | \$8,551 | |
| Levins Metal Corp | | • | | | | | |
| | Levins Metal Corp. | 600 S 4th St | Richmond | CA | 24,720 | \$2,257 | |
| | | | TOTAL: | | 24,720 | \$2,257 | |
| LH Research, Inc. | | | | | | | |
| or Research, mc. | I SII Danaarah | 700 C Tamanal | 0 | | | **** | |
| | L&H Research L&H Research Inc., Circuit 1 Division | 720 S Temescal 2101 S Grand Ave | Corona Santa Ana | CA CA | 4,292 282,909 | \$392 \$25,835 | |
| | | | TOTAL: | *************************************** | 287,201 | \$26,227 | |
| Lincoln Blvd Car Wash | | | | | | | *************************************** |
| | Lincoln Blvd. Car Wash | 1624 Lincoln Blvd | Santa Monica | CA | 47,976 | \$4,381 | |
| | | | TOTAL: | | 47,976 | \$4,381 | - |
| | | | ioini. | | 77,370 | φτ,ου I | |
| Liquid Air Ca | | | | | | | |
| Liquid Air Corp | Linuid Air Con | 0000 Dire D. | 0-1-5-5-1 | <u> </u> | _ | ¥ | |
| Liquid Air Corp | Liquid Air Corp. Scott Specialty Gases, SGP | 8832 Dice Rd 5121 Brandin Ct | Santa Fe Spring Fremont | CA CA | 2,149 603 | \$196 \$55 | |
| Liquid Air Corp | | | | | | | |

Summary of <u>De Minimis</u> Settlement Amounts

| | | Facility Data | | | | | |
|-----------------------------|--|---------------------------------------|-------------------------------|----------|---|---|---|
| Settling Party | Name | Address | City . | St. | Qty. (lbs.) | Settlement Option A | Settlement Option B |
| | | | | | | | |
| Loma Linda Foods Co | | | | | | | |
| | Keebler Company Loma Linda Foods Co. | 3875 Bay Center PI 11503 Pierce St | Hayward Riverside | CA CA | 1,848 35,260 | \$169 \$3,220 | |
| | | | TOTAL: | | 37,108 | \$3,389 | |
| | | | TOTAL. | | 37,108 | φ3,303 | |
| Ludlow Saylor | | | | | | | |
| | Ludion Satior Ludiow Saylor | 1402 E Old Hwy 40 203 N Sunset Ave | Warrenton City of Industry | MO CA | 82,080 375 | \$7,495 \$34 | |
| | | | TOTAL; | | | | |
| | | | IOIAL; | | 82,455 | \$7,529 | |
| Marbro Lamp Co | | | | | | | |
| | Marbro Lamp Co. | 1625 S Los Angeles St | Los Angeles | CA | 47,442 | \$4,332 | |
| | | | TOTAL: | | 47,442 | \$4,332 | |
| McClatchy Newspaper, Inc | | | | | | | |
| | The Modesto Bee | 1325 H St | Modesto | CA | 5,732 | \$523 | |
| | The Sacramento Bee | | Sacramento | CA | 29,980 | \$2,738 | |
| | | | TOTAL: | | 35,712 | \$3,261 | |
| Mission Kleensweep Produ | ets, Inc. | | | | *************************************** | | |
| | Better Built Chemicals | 9851 S Alburtis Ave | Santa Fe Spring | CA | 6,177 | \$564 | |
| | Mission Kleensweep Products, Inc | 2434 Birkdale St | Los Angeles | CA | 22,280 | \$2,035 | |
| | | | TOTAL: | | 28,457 | \$2,599 | |
| Model Lands Inc. | | | | | | | |
| | Model Lands Inc. | 34 South St | San Luis Obispo | CA | 26,580 | \$2,427 | |
| | | | TOTAL: | | 26,580 | \$2,427 | |
| | | | TOTAL. | | 20,300 | φ2,421 | - |
| MWH Global | | | | | | | |
| * . | Montgomery Engineers/James M. Montgo Montgomery Engineers/James M. Montgo | 555 E Walnuts 250 N Madison Ave | Pasadena Pasadena | CA CA | 11,313 19,813 | \$1,033 \$1,809 | |
| | workgomory Engineers and the workgo | 200 14 (Madibot) 140 | | | | *************************************** | |
| | | | TOTAL: | | 31,126 | \$2,842 | |
| Myers Electric Products Inc | , | | | | | | |
| | Associated Plastics, Inc. Associated Plastics, Inc. | 2626 Kansas | Riverside | CA | 1,401 | \$128 | |
| | Crouse-Hinds | 15571 Container Lane 7022 Alondra | Huntington Beac Paramount | CA CA | 5,390 1,477 | \$492 . \$135 | |
| | Myers Electric Products Inc. | 1130 S Vail Ave | Montebello | CA | 23,376 | \$2,135 | |
| | | | TOTAL: | | 31,644 | \$2,890 | |
| National Airmotive | | | | | | | 4-3-3-100 |
| and an announce | National Airmotive | 7200 Lockheed St | Oakland | CA | 24,885 | \$2,272 | |
| | ragonal Anthonys | 7200 EOGRIGEO OL | | | | *************************************** | |
| | | | TOTAL: | | 24,885 | \$2,272 | |
| New Mexico Institute of Te | chnology | | | | | | |
| | State of New Mexico - New Mexico Institut | Campus Station P O Box W-202 | Socorro | NM | 12,872 | \$1,175 | |
| | | | TOTAL: | | 12,872 | \$1,175 | |
| New Mexico State Universi | ty | | | | | | |
| | State of New Mexico - New Mexico State U | P O Box 3004 | Las Cruces | NM | 51,151 | \$4,671 | |
| | | | TOTAL: | | 51,151 | \$4,671 | 480000000000000000000000000000000000000 |
| | | | | | | ¥ 1,011 | |
| Newpark Sunbeam | | | | | | | |
| | Newpark Sunbeam Tug Newpark Sunbeam | 150 W Hueneme Wharf #1 - | Hueneme Port Hueneme | CA CA | 47,340 53,460 | \$4,323 \$4,882 | |
| | - • | | | | -51.00 | T -1002 | |
| | | | TOTAL: | | 100,800 | \$9,205 | |

Summary of <u>De Minimis</u> Settlement Amounts

| | | Facility Data | | | 1 | | |
|---------------------------|---|--|------------------------|----------|-------------------|-----------------------|---|
| Settling Party | Name | Address | City | St. | Qty. (lbs.) | Settlement Option A S | ettlement Option B |
| Newport Adhesive | | | | | | | |
| dewport Adiesive | Newport Adhesive | 17390 Mount Cliffwood | Fountain Valley | CA | 21,962 | \$2,006 | |
| | , | Troco mount omnoce | TOTAL: | | 21,962 | \$2,006 | |
| leuroart Specialty Hospit | al for itself and on behalf of Prospect Medica | l Haldings Inc | TOTAL. | = | 21,502 | Ψ2,000 | |
| ewport specially mospit | Tustin Medical Center | 14662 Newport Ave | Tustin | CA | 270 000 | PDF 004 | |
| | Tustin Medical Center | 14002 Newport Ave | Tustin | CA CA | 278,080 87,160 | \$25,394 \$7,959 | |
| | | | TOTAL: | | 365,240 | \$33,353 | |
| like, Inc. | | | | | | | |
| | Nike, Inc. | 9000 Nimbus Dr | Beaverton | OR | 6,091 | \$556 | |
| | Nike, Inc. | 11000 SW 11th St | Beaverton | OR | 23,468 | \$2,143 | |
| | | | TOTAL: | | 29,559 | \$2,699 | |
| Forth American Philips | | | | | | | *************************************** |
| | North American Phillips South Coast Lighting | #9A Butterfield Trail 2200 S Anne St | El Paso Santa Ana | TX CA | 44,829 2,891 | \$4,094 \$264 | |
| | oodin oodit Lighting | E200 O Almo Ol | TOTAL: | - | 47,720 | \$4,358 | <u> </u> |
| Vorth American Van Line | | | 101112. | | 47,720 | Ψ4,330 | *************************************** |
| forth American van Line | North American Van Lines | 1710 Little Orchard | San Jose | CA | 202 | φος. | |
| | North American Van Lines | P O Box 988 | Fort Wayne | IN | 383 49,164 | \$35 \$4,490 | |
| | North American Van Lines/Crawford Risk | P O Box 5640 | San Jose | CA | 968 | \$88 | |
| | | | TOTAL: | | 50,515 | \$4,613 | |
| luSil Technology LLC | | | | | | | |
| | McGhan Nusil Corporation Morehouse Ind. | 1150 Mark Ave 1600 W Commonwealth | Carpinteria Anaheim | CA CA | 433,106 1,160 | \$39,551 \$106 | |
| | | | TOTAL: | | 434,266 | \$39,657 | |
| Opto Electronics | | | | | | | |
| opto Electronies | Opto Electronics | 1309 Dynamic St | Petaluma | CA | 37,187 | \$3,396 | |
| | | | TOTAL: | | 37,187 | \$3,396 | |
| Overton Moore & Associa | ntes Inc | | 1077111 | = | 31,107 | | |
| vendi Modre & Associa | Overton Moore & Association | 2064 University Dr | Compton | CA | 78,737 | \$7,190 | |
| | oronom mooro a ribodolabon | 200 i Gilitoloky Di | TOTAL: | | 78,737 | \$7,190 | |
| T I Taghnalagias Inc | | | 701711. | | 70,707 | φ7,130 | |
| P.T.I Technologies, Inc. | Purolator Technologies | 950 Rancho Conejo Blvd | Newbury Park | CA | 18,757 | \$1,713 | |
| | Purolator Technologies | P O Box 2000 | Newbury Park | CA | 157,147 | \$14,351 | |
| | | | TOTAL: | | 175,904 | \$16,064 | |
| acific Wood Preserving (| Со | | | | | | |
| | Arizona Pacific Wood Preservitaves | 850 W Chambers | Eloy | ΑZ | 670,866 | \$61,263 | |
| • | Pacific Wood Preserving of Bakersfield | 5001 District Blvd | Bakersfield | CA | 188,387 | \$17,203 | , |
| | | | TOTAL: | | 859,253 | \$78,466 | |
| acOrd, Inc. | | | | | _ | _ | |
| | PAC ORD Inc. | 3050 Airport Way | Long Beach | CA | 22,858 | \$2,087 | |
| | | | TOTAL: | | 22,858 | \$2,087 | |
| alomar Systems & Mach | ines | | | - | | | , |
| | Palomar Systems & Machines Palomar Systems & Machines | 2128 Vineyard St 2310 Aldergrover Ave | Escondido Escondido | CA CA | 68,914 | \$6,293 \$43 | |
| | i alomai dystems a Maurimes | 2010 Aldergrover Ave | Escondido TOTAL: | | 474 | | |
| | | | IOIAL: | | 69,388 | \$6,336 | |

Summary of <u>De Minimis</u> Settlement Amounts

| | | Facility Data | | | | | |
|--------------------------|---|---------------------------------------|--------------------------|----------|----------------------|--|---|
| Settling Party | Name | Address | City | St. | Qty. (lbs.) | Settlement Option A | Settlement Option B |
| | | | | | | | |
| Paramount Machines | | | | | | | |
| | Paramount Machines | 766 N Dodsworth | Covina | CA | 35,660 | \$3,256 | |
| | Paramount Machines | 815 W Cienaga | San Dimas | CA | 6,296 | \$5,256 \$575 | |
| | | · | | | | *************************************** | * |
| | | | TOTAL: | | 41,956 | \$3,831 | |
| een-Rite, Inc. | | | | | | | |
| | Peen-Rite, Inc. | 11662 Sheldon St | Sun Valley | CA | 33,080 | \$3,021 | |
| | 7 5577 1116, 1116. | 11002 Sholdsh of | - | | | · · · · · · · · · · · · · · · · · · · | |
| | | | TOTAL: | | 33,080 | \$3,021 | |
| ell Development Co | | | | | | | |
| · | Pall Davidsoment Co | 100 Carith Danah DJ Cta 005 | Com Doto d | | **** | *** | |
| | Pell Development Co. | 100 Smith Ranch Rd Ste 325 | San Rafael | CA | 22,260 | \$2,033 | |
| | | | TOTAL: | | 22,260 | \$2,033 | |
| etoseed Company, Inc. | | | | | | | |
| etoseed Company, me. | | | | | | | |
| | Petco Seed Inc. | 1905 Lirio St | Satacoy | CA | 9,120 | \$833 | |
| | Petoseed Company, Inc. | P O Box 4206 | Saticoy | CA | 52,800 | \$4,822 | |
| | | | TOTAL: | | 61,920 | \$5,655 | |
| atrol Transmort Inc | | | | - | | | • |
| etrol Transport, Inc. | | | | | | | |
| | Petro Transporation Inc. | P O Box 5636 | Bakersfield | CA | 507,874 | \$46,379 | |
| | | | TOTAL: | | 507,874 | \$46,379 | |
| * | | | | | | | |
| etrominerals Corp * | | | | | | | |
| | Petro Minerals Corporation | Hasley Canyon | | | 452,736 | | |
| | Petro Minerals Corporation | Hancock | Santa Maria | CA | 576,848 | \$25,000 | |
| | Petro Minerals Corporation Petro Minerals Corporation | Field Fee Williams Holding | Santa Maria | CA | 600,320 3,445,190 | | |
| | Petro Minerals Corporation | Magenheimer | Garita Iviaria | UA. | 1,427,980 | | |
| | Petro Minerals Corporation | Mabel Strawn Lse | Newhall | CA | 79,100 | | |
| | Petro Minerals Corporation | Del Valle Rd | Saugus | CA | 181,020 | | |
| | Petro Minerals Corporation | 12362 Beach Blvd #9 | Stanton | CA | 1,195,640 | | |
| | Petro Minerals Corporation Petro Minerals Corporation | Santa Maria CA Santa Ana CA | Santa Maria Santa Ana | CA CA | 11,200 2,900 | | |
| | Petro Minerals Corporation | Sanderca 10-11 | Santa Maria | CA | 52,840 | | |
| | Petro Minerals Corporation | Russel Lse - Cat Canyon | | | 35,520 | | |
| | Petro Minerals Corporation | Rincon | Ventura | CA | 19,200 | | |
| | Petro Minerals Corporation | PO Box 10378 Santa Ana CA 927 | | CA | 2,900 | | |
| | Petro Minerals Corporation Petro Minerals Corporation | 1538 N Century Blvd 867 So Kellogg | Santa Ana Goleta | CA CA | 306,980 3,840 | | |
| | retro Milierais Corporation | dor do Nellogg | | - CA | | | |
| | | | TOTAL: | | 8,394,214 | \$25,000 | |
| fizer | - | | • | | | | |
| | Here are a la | 0.00 | | 70.4 | | * | |
| | Upjohn Chemical Company Upjohn Company | P O Box 685 900 N Canlenga | La Porte Hollywood | TX CA | 3,330 6,840 | \$304 \$625 | |
| | Warner Lambert Co. | P O Box 4204 | Anaheim | CA | 21,140 | \$1,930 | |
| | | | | | | *************************************** | |
| | | | TOTAL: | | 31,310 | \$2,859 | |
| harm-Eco Laboratories, I | nc. | | | | | | |
| | Pharm-Eco Laboratories, Inc. | 2355 Chain Dr | Simi Valley | CA | 21 005 | \$2 000 | |
| | . nami-Loo Laboratones, inc. | 2000 Origin Di | - | CA | 21,985 | \$2,008 | • |
| | | | TOTAL: | | 21,985 | \$2,008 | |
| ick-A-Part Auto Recyclin | g | | | | | | |
| | - | OOGEA C ASSUran Acco | Onto-!- | 0. | 010.010 | *** ********************************* | |
| | Pick-A-Part Auto | 2025A S Milliken Ave | Ontario | CA | 819,040 | \$74,794 | |
| | | | TOTAL: | | 819,040 | \$74,794 | |
| irelli Cable | | | | | | | *************************************** |
| Cuoic | D. W.O. (| | | _ | | | |
| | Pirelli Cable | 1480 Will S Green Ave | Colusa | CA | 21,693 | \$1,981 | |
| | | | TOTAL: | | 21,693 | \$1,981 | |
| | | | 101116 | | 21,000 | φ1,301 | |

^{*}The settlement payment results from an inability-to-pay analysis, as confirmed by a qualified financial expert.

Summary of <u>De Minimis</u> Settlement Amounts

| | | Facility Data | | | | | |
|----------------------------|--|---------------------------------------|-----------------------------|----------|-------------------------|--|---|
| Settling Party | Name | Address | City | St. | Qty. (lbs.) | Settlement Option A | Settlement Option B |
| | · | | | | | | |
| Placentia-Yorba Linda Unit | fied School District | | | | | | |
| | City of Anaheim - Esperanza High School | 1830 Kellog Dr | Anaheim | CA | 447 | \$41 | |
| | City of Placentia - Placentia Unified Schoo | 1301 E Orangethorpe Ave | Placentia | CA | 29,636 | \$2,706 | |
| | | | TOTAL: | | 30,083 | \$2,747 | |
| omona Valley Hospital M | edical Center | | | | | | |
| | Pomona Valley Community Hospital | 1831 N Orange Grove | Pomona | CA | 8,561 | \$782 | |
| | Pomona Valley Community Hospital | 1798 N Garey Ave | Pomona | CA | 27,793 | \$2,538 | |
| | | | TOTAL: | | 36,354 | \$3,320 | |
| rimanı Evala Ina | | | | | | | |
| rimary Fuels, Inc. | | | | | | | |
| | Primary Fuels Inc. | Dolocini 71-X | Santa Maria | CA | 106,300 | \$9,707 | |
| | | | TOTAL: | | 106,300 | \$9,707 | |
| rovidence Health & Service | ces | • | | | | | |
| | City of Portland, OR - Providence Medical | 4805 NE Glisan St | Portland | OR | 1,085 | \$99 | |
| | City of Tarzana - Tarzana Regional Medic | 18321 Clark St | Tarzana | CA | 766 | \$70 | |
| | Little Company of Mary Hospital | 4101 Torrance Blvd | Torrance | CA | 1,642 | \$150 | |
| | Providence Hospital | 3100 Summit St | Oakland | CA | 915 | \$84 | |
| | San Pedro Peninsula St. Johns's Hospital and Health Center | 1300 W Seventh | San Pedro | CA | 4,032 | \$368 | |
| | St. Joseph Medical Center | 1328 22nd St Buena Vista & Alameda | Santa Monica Burbank | CA CA | 6,060 10,712 | \$553 \$978 | |
| | Silver Services Services | Decria Trota a ritarrioca | | | | | |
| | | | TOTAL: | | 25,212 | \$2,302 | |
| ublic Service Marine Inc. | | | | | | | |
| | Public Service Marine Inc. | 10011 Scripps Ranch Rd | San Diego | CA | 25,580 | \$2,336 | |
| | | | TOTAL: | | 25,580 | \$2,336 | |
| | | | , | | | Ψ2,000 | |
| ure Fishing | | | | | | | |
| | Abu-García | 1111 E McFadden | Santa Ana | CA | 17,965 | \$1,641 | |
| | Fenwick | 14799 Chestnut St | Westminster | CA | 4,460 | \$407 | |
| | Seven Strand Tackle Sevenstrand Tackle | 5401 MacFadden | Huntington Beac | CA | 24,560 | \$2,243 | |
| | Sevenstrand Tackie | 899 W Cowles St | Long Beach | CA | 1,292 | \$118 ——————————————————————————————————— | |
| | | | TOTAL: | | 48,277 | \$4,409 | |
| uality Heat Treating | | | | | | | |
| | Quality Heat Treating | 3305 Burton Ave | Burbank | CA | 20,253 | \$1,849 | |
| | · | | | | | A | |
| | | | TOTAL: | _ | 20,253 | \$1,849 | |
| E Hazard Contracting Co | mpany | | | | | | |
| | R.E. Hazard Contracting Company | P O Box 3217 | San Diego | CA | 36,548 | \$3,338 | |
| | | | TOTAL: | | 36,548 | \$3,338 | |
| | | | TOTAL. | | 00,040 | Ψ0,000 | |
| F White Company Inc. | | | | | | | |
| | R.F. White Company Inc. | 1401 W Arron | Upland | CA | 43,802 | \$4,000 | |
| | | | TOTAL: | | 43,802 | \$4,000 | |
| e.C.Classa Matarassa | | | | | | | |
| &G Sloane Maintenance | | | | | | | |
| | R&G Sloone Maintenance | 7660 N Claybourne Ave | Sun Valley | CA | 43,199 | \$3,945 | *************************************** |
| | | | TOTAL: | | 43,199 | \$3,945 | |
| | | | | _ | | | |
| ally Chevrolet | | | | | | | |
| ally Chevrolet | Shared a Maria Cariff | 4007.14 4 | | ٥. | | | |
| ally Chevrolet | Blumel & Martin Cadillac | 1027 W Avenue K 811 West K Ave | Lancaster | CA CA | 433 35 580 | \$40 \$3.249 | |
| ally Chevrolet | Blumel & Martin Cadillac Rally Chevrolet | 1027 W Avenue K 811 West K Ave | Lancaster Lancaster TOTAL: | CA CA | 433 35,580 36,013 | \$40 \$3,249 \$3,289 | |

Summary of <u>De Minimis</u> Settlement Amounts

| | | Facility Data | • | | | | ; p |
|--------------------------|---|---|------------------------------------|----------|------------------|---|---------------------|
| Settling Party | Name | Address | City | St. | Qty. (lbs.) | Settlement Option A | Settlement Option E |
| | | • | | | | | |
| Ramser Development Comp | pany | | | | | | |
| | Ramser Development | 18521 Railroad St | City of Industry | CA | 552,521 | \$50,456 | |
| | | | TOTAL: | | 552,521 | \$50,456 | |
| Red Lions Inn | | | | | | | |
| CCG LIOIS IIII | 5 | | | | | | |
| | Red Lions Inn | 4001 Main St | Vancouver | WA | 39,840 | \$3,638 | |
| | | | TOTAL: | | 39,840 | \$3,638 | |
| Reid Metal Finishing | | | | | | | |
| | Reid Metal Finishing | 3110 W Harvard | Santa Ana | CA | 28,854 | \$2,635 | |
| | · · · · · · · · · · · · · · · · · · · | | | | | | |
| | | | TOTAL: | | 28,854 | \$2,635 | |
| ichmond Technology, Inc. | | | | | | | |
| | Dirico Inc., Richmond Division | P O Box 1129 | Redlands | CA | 31,398 | \$2,867 | |
| | Dixie Company, Richmond Division | P O Box 1129 | Redlands | CA | 24,680 | \$2,254 | |
| | Plastic Science | 1918 E Glemwood PI | Santa Ana | CA | 539 | \$49 | |
| | Richmond Div Dixico, Inc. Richmond Techn. | Cotton & Opal Sts 1800 E Colton | Redlands Redlands | CA CA | 6,589 53,747 | \$602 \$4,908 | |
| | 110/110/1 | · · · · · · · · · · · · · · · · · · · | | | | | |
| | | | TOTAL: | _ | 116,953 | \$10,680 | |
| oadway Express, Inc. | | | | | | | |
| | Roadway Express | P O Box 1025 | Guasti | CA | 571 | \$52 | |
| | Roadway Express | 1130 N Main St | Orange | CA | 1,889 | \$173 | |
| | Roadway Express | 12355 Montague St | Pacoima | CA | 160 | \$15 | |
| | Roadway Express | 13327 Temple Ave | City of Industry | CA | 4,943 | \$451 | |
| | Roadway Express | 1436 Terminal Ave | San Jose | CA | 481 | \$44 | |
| | Roadway Express | 201 Toland St | San Francisco | CA | 555 | \$51 | |
| | Roadway Express | 2021 S 51st Ave | Phoenix | ΑZ | 276 | \$25 | |
| | Roadway Express | 2550 E 28th St | Vernon | CA | 3,150 | \$288 | |
| | Roadway Express | 590-A W 135th St | Gardena | CA | 293 | \$27 | |
| | Roadway Express | 730 N Andreason | Escondido | CA | 11,371 | \$1,038 | |
| | Roadway Express | 750 N Capital Ave | Milpitas | CA | 240 | \$22 | |
| | Roadway Express | 1819 E Pacific Coast Hwy | Wilmington | CA | 979 | \$89 | |
| | Roadway Transportation | 17401 Adelanto Rd | Adelanto | CA | 4,880 | \$446 | |
| | 4 | | TOTAL: | | 29,788 | \$2,721 | |
| | | | | | | | |
| ossi Enterprises | | | | | | | , |
| | Rossi King Corp. Rossi-Rosetti | 414 Higuera St 414 Higuera St | San Luis Obispo San Luis Obispo | CA CA | 18,280 41,280 | \$1,669 | |
| | Nossi-Nosetti | 414 Higgera St | • | | | \$3,770 | |
| | | | TOTAL: | | 59,560 | \$5,439 | |
| &P Company | * | | | | - | *************************************** | |
| , | S&P Co. | 200 S Figueroa | Los Angeles | CA | 6,300 | \$575 | |
| | S&P Co. | 100 Shoreline Bldg B Ste 395 | Mill Valley | CA | 1,188,900 | \$108,569 | |
| | S&P Co. | 83 StThomas Way | Tiburon | CA | 1,371 | \$125 | |
| | S&P Co. | P O Box 992 | Corte Madera | CA | 15,132 | \$1,382 | |
| | | | TOTAL: | | 1,211,703 | \$110,651 | |
| anta Barbara News Press | | | | | | | |
| aina Daibaia News Fiess | | | | _ | | | |
| | Santa Barbara News Press | Drawer N | Santa Barbara | CA | 15,320 | \$1,399 | |
| | Santa Barbara News Press | De La Guerra Plaza | Santa Barbara | CA | 38,843 | \$3,547 | |
| | | | TOTAL: | | 54,163 | \$4,946 | |
| | | | | | | | |
| anta Clara University | | | | | | | |
| anta Clara University | Santa Clara University | Department of Chemistry | Santa Clara | CA | 2.823 | \$258 | |
| anta Clara University | Santa Clara University University of Santa Clara | Department of Chemistry 751 Campbell Ave | Santa Clara Santa Clara | CA CA | 2,823 21,915 | \$258 \$2,001 | |
| anta Clara University | | | | | | | w |

Summary of <u>De Minimis</u> Settlement Amounts

| | | Facility Data | | | | | |
|------------------------------|--|--------------------------------------|----------------------------|---|----------------|---|---|
| Settling Party | Name | Address | City | St. | Qty. (lbs.) | Settlement Option A | Settlement Option B |
| | | | | | | | |
| Schurgin Development Corp | poration | | | | | | |
| | Franciscan Promenade | 12421 W Olympic Blvd | Los Angeles | CA | 59,241 | \$5,410 | |
| | Whittier Retail Center-Schurgin Developm | 12421 W Olympic Blvd | Los Angeles | CA | 48,315 | \$4,412 | |
| | | | TOTAL: | | 107,556 | \$9,822 | |
| Sea World | | | | | | | |
| ou work | Sea World | 1720 S Shores Rd | Can Diana | 04 | 22.005 | 40.474 | |
| | Sea World | 1720 5 Shores no | San Diego | CA | 23,805 | \$2,174 | |
| | | | TOTAL: | | 23,805 | \$2,174 | |
| Security Pacific Bank | | | | - | | | |
| | La Jolla Bank & Trust | 9333 Genesee Ave | San Diego | CA | 123,840 | \$11,309 | |
| | Security Pacific Bank | 333 S Beaudry Ave | Los Angeles | CA | 1,971 | \$180 | |
| | Security Pacific Bank Security Pacific Trust | 300 S Grand Ste 1700 P O Box 9009 | Los Angeles Bakersfield | CA CA | 280 5,700 | \$26 \$521 | |
| | Cooling Fasilio Front | 1 0 Box 5000 | | | | | |
| | | | TOTAL: | | 131,791 | \$12,036 | |
| Security Pacific Corp - Brea | Operations Center | | | | | | |
| | Brea Operations Center-B1-14 | 275 S Valencia Ave | Brea | CA | 52,530 | \$4,797 | |
| | | | TOTAL: | ********** | 52,530 | \$4,797 | |
| 00000 | | | | - | | *************************************** | |
| SESCO | | | | | | | |
| | EMM Sesco | 20151 Nordhoff St | Chatsworth | CA | 3,641 | \$332 | |
| | SESCO | 12621 Chadron Ave | Hawthorne | CA | 43,683 | \$3,989 | |
| | | | TOTAL: | | 47,324 | \$4,321 | |
| Setzer Forest Products | | | | | | | |
| | Setzer Forest Products | 2570 Third St | Sacramneto | CA | 21,551 | \$1,968 | |
| | | | | | | | |
| | | | TOTAL: | | 21,551 | \$1,968 | |
| Sierra Pacific Power Co | | | | | | | |
| | Sierra Pacific Power Co. | P O Box 107 | Tahoe Vista | CA | 37,900 | \$3,461 | |
| | Sierra Pacific Power Co. | Hayford CA | | | 0 | \$0 | |
| | | | TOTAL: | | 37.900 | \$3,461 | |
| Sonoco Products Company | | | • | | | | |
| | Boise Cascade Inc. | 2300 W Sagerstron | Canta Ana | C 4 | 5.040 | | |
| | Boise Cascade Inc. | Santa Clara CA | Santa Ana Santa Clara | CA CA | 5,848 2,240 | \$534 \$205 | |
| | Boise Cascade Inc. | 555 Maple Ave | Torrance | CA | 1,641 | \$150 | |
| | Boise Cascade Inc. | 2600 Goodrick Ave | Richmond | CA | 7,158 | \$654 | |
| | Boise Cascade Inc. | 3300 Segerstrom | Santa Ana | CA | 5,594 | \$511 | |
| | Continental Fibre Drum Inc. | 701 Willow Pass Rd | Pittsburg | CA | 1,080 | \$99 | |
| | Sonoco Products Co. | 166 N Baldwin Park Blvd | City of Industry | CA | 35,960 | \$3,284 | |
| | Sonoco Products Co. | 12851 Leyva | Norwalk | CA | 3,814 | \$348 | |
| | Sonoco Products Co. | 2600 Goodrick Ave | Richmond | CA | 10,319 | \$942 | |
| | Sonoco Products Co. | 3300 W Segerstrom | Santa Ana | CA | 4,696 | \$429 | |
| | | | TOTAL: | | 78,350 | \$7,156 | |
| SPS Technologies | | | | *************************************** | ··· | | |
| | SPS Technologies | 2701 Harbor Blvd | Santa Ana | CA | 95,189 | \$8,693 | |
| | Č | | | | | | *************************************** |
| | | | TOTAL: | | 95,189 | \$8,693 | |
| State of Arizona | | | | | | | |
| | Arizona Department of Health Service | 1740 W Adams Rm 303 (Waste C | Phoenix | ΑZ | 2,089 | \$191 | |
| | State of Arizona - Dept. of Emergency Ser | 5636 E McDowell Rd | Phoenix | ΑZ | 9,574 | \$874 | |
| | State of Arizona - Dept. of Environmental | 2655 E Magnolia Ste 2 | Phoenix | ΑZ | 6,836 | \$624 | |
| | State of Arizona - Dept. of Transportation | 206 S 17th Ave Room 128A | Phoenix | ΑZ | 1,711 | \$156 | |
| | State of Arizona - Dept. of Transportation | 1745 W Madison | Phoenix | ΑZ | 366 | \$33 | |
| | | | | 8 "7 | 896 | \$82 | |
| | State of Arizona - Dept. of Transportation - | 1801 S Milton | Flagstaff | AZ | 670 | | |
| | State of Arizona - Dept. of Transportation - | 1801 S Milton | TOTAL: | | 21,472 | \$1,960 | |

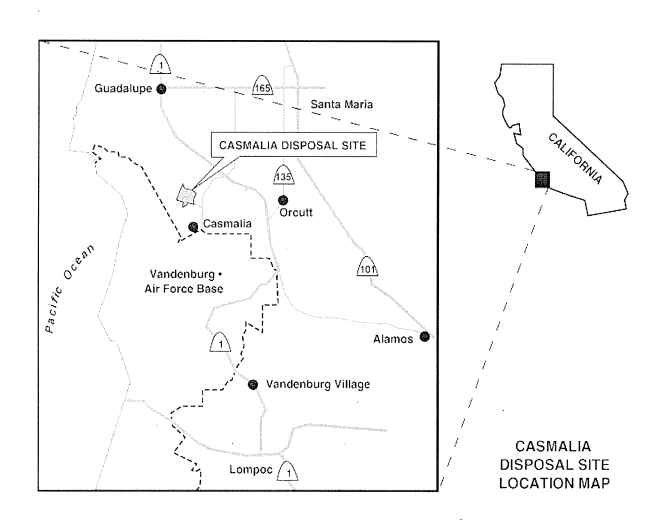
Summary of \underline{De} $\underline{Minimis}$ Settlement Amounts

| | | Facility Data | | | | | |
|-----------------------------|---|--|-------------------------|---|-----------------|---|---|
| Settling Party | Name | Address | City | St. | Qty. (lbs.) | Settlement Option A | Settlement Option B |
| . • | | | | | | | |
| Stewart/Walker Company | | | | | | | |
| | Stewart/Walker Company | 6892 Marlin Cir | La Palma | CA | 25,000 | \$2,283 | |
| V. | | | TOTAL: | | 25,000 | \$2,283 | Manufacture and a second |
| Superior Metal Finishing, I | nc. | | | | | *************************************** | ************************************** |
| | Superior Metal Finishing, Inc. | 1733 W 134th St | Gardena | CA | 22,522 | \$2,057 | |
| | | | TOTAL: | | 22,522 | \$2,057 | |
| Γ W Graphics | | | | | | | |
| • | T.W. Graphics | 6901 Stanford St | Los Angeles | CA | 28,966 | \$2,645 | |
| | | | TOTAL: | | 28,966 | | |
| | | | TOTAL. | = | 20,300 | \$2,645 | |
| elic Corporation | | | | | | | |
| | Telic Corporation | 1631 Colorado Blvd | Santa Monica | CA | 29,302 | \$2,676 | |
| | | | TOTAL: | | 29,302 | \$2,676 | |
| The Toro Company | | | | | | | - |
| | Toro | 5825 Jasmine | Riverside | CA | 42,176 | \$3,851 | |
| | | | TOTAL: | | 42,176 | \$3,851 | |
| horatec Laboratories Corp | poration | | | | | | |
| | Thoratec Laboratories Corporation | 4204 Hallis St | Emeryville | CA | 0 | \$0 | |
| | Thoratec Labs | 2448 Sixth St | Berkeley | CA | 23,282 | \$2,126 | |
| | | | TOTAL: | | 23,282 | \$2,126 | |
| Time Warner Inc. | | | | | | | |
| | Allied Record Co, Matrix Dept. | 1830 Olympic Blvd | Sonta Monica | CA | 8,267 | \$755 | |
| | Allied Record Co. | 6110 Peachtree St | Los Angeles | CA | 569 | \$52 | |
| | Sheffield Lab Matrix Westland Graphics | 1830 Olympic Blvd 1400 W Burbank Blvd | Santa Monica Burbank | CA CA | 6,708 28,177 | \$613 \$2,573 | |
| | | | TOTAL: | *************************************** | 43,721 | \$3,993 | |
| rue Value Hardware Simi | Valley | | | = | - | | |
| rae value Hardware 5mm | True Value Hardware | 711 Los Angeles Ave | Simi Valley | CA | 22.700 | \$2.070 | |
| | True Value Haruware | 711 Los Angeles Ave | • | | 22,700 | \$2,073 | |
| | | | TOTAL: | | 22,700 | \$2,073 | |
| J S Divers (USD Corp) | | | | | | | |
| | U.S. Divers (USD Corp.) | 3323 W Warner | Santa Ana | CA | 22,553 | \$2,060 | |
| | | | TOTAL: | | 22,553 | \$2,060 | |
| Inited Oil | | | | | | | |
| | J&M Oil Company | 3915 E Olympic Blvd | Los Angeles | CA | 20,807 | | \$1,455 |
| | United Oil | 5155 W Rosecrans | Hawthorne | CA | 10,674 | | \$746 |
| | | | TOTAL: | | 31,481 | | \$2,201 |
| IVP, Inc. | | | | | *** | *************************************** | |
| | UVP Inc. | 825 E Evelyn Ave | Sunnyvale | CA | 5,445 | \$497 | |
| | UVP Inc. | P O Box 1501 | San Gabreil | CA | 16,205 | \$1,480 | |
| | | • | TOTAL: | | 21,650 | \$1,977 | H-11111 |
| entura Towne House | | | | | | | *************************************** |
| | Ventura Towne House | 9900 Telegraph Rd | Ventura | CA | 20,000 | \$1,826 | |
| | Ventura Towne House | 4900 Telegraph Rd | Ventura | CA | 453 | \$41 | |
| | | | TOTAL: | | 20,453 | \$1,867 | |

Summary of <u>De Minimis</u> Settlement Amounts

| | | Facility Data | | | | | |
|-----------------------------|--|---|-----------------------|----------|------------------|---------------------|---------------------|
| Settling Party | Name | Address | City | St. | Qty. (lbs.) | Settlement Option A | Settlement Option B |
| | | | | | | | |
| Ventura Transfer Company | | | | | | | |
| | Ventura Transfer Company | 2418 E 223rd St | Long Beach | CA | 77,028 | \$7,034 | |
| | • | | TOTAL: | | 77,028 | \$7,034 | |
| Vulcan Materials Company | | • | | | | | |
| , | Cal Mat Co. | 15980 Gilman Springs Rd | Moreno Valley | C 4 | 0.00 | # 00 | |
| • | Cal Mat Co. | P O Box 2950 | Los Angeles | CA CA | 960 112,211 | \$88 \$10,247 | |
| | Cal Mat Co. | 11599 N Friant Rd | Fresno | CA | 1,522 | \$139 | |
| | Cal Mat Co. | 11150 W Pico Blvd | West Los Angele | CA | 42,140 | \$3,848 | |
| | Cal Mat Co. | 11401 Tuxford | Sun Valley | CA | 8,111 | \$741 | |
| | Cal Mat Co. | 1349 Stage Rd | Santa Fe Spring | CA | 31,860 | \$2,909 | |
| | Cal Mat Co. | 1862 E 27th St | Vernon | CA | 50,640 | \$4,624 | |
| | Cal Mat Co. | 4702 Azusa Canyon Rd | Irwindale | CA | 6,144 | \$561 | |
| | Cal Mat Co. | 695 S Rancho | Colton | CA | 15,036 | \$1,373 | |
| | Cal Mat Co., California Portland Cement D | P O Box 910 | Mojave | CA | 450,496 | \$41,139 | |
| | Cal Mat Co., California Portland Cement D | 3200 San Fernando Rd | Los Angeles | CA | 11,203 | \$1,023 | |
| 4 | Cal Mat Co., California Portland Cement D | 465 S Rancho St | Colton | CA | 526,052 | \$48,039 | |
| | Cal Mat Co., Conrock Division | 111401 Tuxford | Sun Valley | CA | 37,040 | \$3,382 | |
| | Cal Mat Co., Conrock Division | 16001 Foothill Blvd | Irwindale | CA | 27,760 | \$2,535 | |
| | Cal Mat Co., Conrock Division | 454 N Prospect Ave | Orange | CA | 3,200 | \$292 | |
| | Cal Mat Co., Conrock Division Calif. Portland Cement Co. | 4702 Azusa Canyon Rd | Irwindale | CA | 41,684 | \$3,807 | |
| | Can. Fortand Gement Co. | | | | | | |
| | | | TOTAL: | | 1,366,059 | \$124,747 | |
| Weatherford BMW | | | | | | • | |
| | Weatherford BMW | 5903 Christie Ave | Emeryville | CA | 43,540 | \$3,976 | |
| | | | TOTAL: | | 43,540 | \$3,976 | |
| Weber Nameplate | | | | | | | |
| | Weber Nameplate | 2730 Shannon | Santa Ana | CA | 23,800 | \$2,173 | |
| | | | TOTAL: | | 23,800 | \$2,173 | |
| Williams Bros Market | | | | | - | • | |
| | William Bros Market | no hou 205 | Diauka | 0.4 | // nan | *** 400 | |
| • | Williams Bros Market | po box 305 po box 305 | Dinuba Santa Maria | CA ca | 66,820 0 | \$6,102 \$0 | |
| | | | TOTAL: | | 66,820 | \$6,102 | - |
| Winonics Inc. | | | | | | | - |
| William III. | J.R. Control Inc. | 1201 C. Cusamanas Aus | Ontario | C 4 | 17.701 | 24.040 | |
| | Winonics Inc. | 1301 S Cucamonga Ave 1257 S State College Blvd | Fullerton | CA CA | 17,701 23,060 | \$1,616 \$2,106 | |
| | | | TOTAL: | | 40,761 | \$3,722 | |
| Winters Industrial Cleaning | | | | = | | | |
| Whiters mudstran Cleaning | Winters Industrial Cleaning | 8467 E Loch Lomond Dr | Pico Rivera | CA | 22.000 | \$2.010 | |
| | winters industrial Gleaning | 8467 E LOCII LOMONO DI | | CA | 33,060 | \$3,019 | |
| | | | TOTAL: | _ | 33,060 | \$3,019 | |
| XIK, LLC - Successor to Ar | wood Corporation by merger | | | | | | |
| | Arwood | 11126 Greenstone Ave | Santa Fe Spring | CA | 34,648 | \$3,164 | |
| | | | TOTAL: | | 34,648 | \$3,164 | |
| Zep, Inc. | | | | | | - | |
| | Cline-Buckner, Inc. | 16317 Piuma Ave | Cerritos | CA | 24,300 | \$2,219 | |
| | | , | TOTAL: | | 24,300 | \$2,219 | |
| | | | | | ** | | |
| | | | | | | | |

Appendix B
Site Location Map



| Сне | CHEMICAL NAME | | | | |
|---------------------------------------|---------------------------|--|--|--|--|
| 1,1,1-Trichloroethane | 1,2-Dibromoethane | | | | |
| 1,1,2,2-Tetrachloroethane | 1,2-Dichlorobenzene | | | | |
| 1,1,2-Trichloro-1,2,2-trifluoroethane | 1,2-Dichloroethane | | | | |
| 1,1,2-Trichloroethane | 1,2-Dichloropropane | | | | |
| 1,1-Dichloroethane | 1,3,5-Trimethylbenzene | | | | |
| 1,1-Dichloroethene | 1,3-Dichlorobenzene | | | | |
| 1,2,3,4,6,7,8,9-OCDD | 1,4-Dichlorobenzene | | | | |
| 1,2,3,4,6,7,8,9-OCDF | 1,4-Dioxane | | | | |
| 1,2,3,4,6,7,8-HpCDD | 1,4-Naphthoquinone | | | | |
| 1,2,3,4,6,7,8-HpCDF | 1,4-Phenylenediamine | | | | |
| 1,2,3,4,7,8,9-HpCDF | 2,3,4,6,7,8-HxCDF | | | | |
| 1,2,3,4,7,8-HxCDD | 2,3,4,6-Tetrachlorophenol | | | | |
| 1,2,3,4,7,8-HxCDF | 2,3,4,7,8-PeCDF | | | | |
| 1,2,3,6,7,8-HxCDD | 2,3,7,8-TCDD | | | | |
| 1,2,3,6,7,8-HxCDF | 2,3,7,8-TCDF | | | | |
| 1,2,3,7,8,9-HxCDD | 2,4,5-T | | | | |
| 1,2,3,7,8,9-HxCDF | 2,4,5-TP (Silvex) | | | | |
| 1,2,3,7,8-PeCDD | 2,4,5-Trichlorophenol | | | | |
| 1,2,3,7,8-PeCDF | 2,4-D | | | | |
| 1,2,3-Trichlorobenzene | 2,4-Dichlorophenol | | | | |
| 1,2,4-Trichlorobenzene | 2,4-Dimethylphenol | | | | |
| 1,2,4-Trimethylbenzene | 2,4-Dinitrophenol | | | | |
| 1,2-Dibromo-3-chloropropane | 2,6-Dichlorophenol | | | | |

| | CHEMICAL NAME |
|-------------------------|-----------------------------|
| | |
| 2-Chlorophenol | Benzyl butyl phthalate |
| 2-Chlorotoluene | Beryllium |
| 2-Hexanone | Beryllium |
| 2-Methylnaphthalene | Beta BHC |
| 2-Nitrophenol | bis(2-Chloroethoxy) methane |
| 2-Picoline | bis(2-Chloroethyl) ether |
| 4,4'-DDT | bis(2-Ethylhexyl) phthalate |
| 4-Chloro-3-methylphenol | Bromide |
| 4-Nitrophenol | Bromobenzene |
| Acenaphthene | Bromochloromethane |
| Acenaphthylene | Bromodichloromethane |
| Acetone | Bromoform |
| Acetonitrile | Bromomethane |
| Acetophenone | Cadmium |
| Aldrin | Carbon disulfide |
| Allyl chloride | Carbon tetrachloride |
| Alpha BHC | Chlorobenzene |
| Aniline | Chloroethane |
| Antimony | Chloroform |
| Arsenic | Chloromethane |
| Barium | Chromium |
| Benzene | cis-1,2-Dichloroethene |

| Сн | EMICAL NAME |
|-------------------------------------|---------------------------|
| Benzo[a]pyrene | cis-1,3-Dichloropropene |
| Benzo[b]fluoranthene | Cobalt |
| Benzoic acid | Copper |
| Benzyl alcohol | Cyclohexanone |
| DBCP | Hexachlorobutadiene |
| delta-BHC | Isobutyl alcohol |
| Di-n-butyl phthalate | Isophorone |
| Dibromomethane | Isopropyl alcohol |
| Dicamba | Isopropylbenzene |
| Dichlorodifluoromethane | Lead |
| Dichloroprop | m-Cresol |
| Diesel Range Organics (C12 - C24) | MCPP |
| Diethyl phthalate | Mercury |
| Dimethyl phthalate | Methoxychlor |
| Dinoseb | Methyl ethyl ketone |
| EDB | Methyl isobutyl ketone |
| Endrin | Methylene chloride |
| Ethane, 1,1,2,2-tetrachloro- 1,2-di | Molybdenum |
| Ethanol | n-Butylbenzene |
| Ethylbenzene | N-Nitrosodi-n-butylamine |
| Fluoranthene | N-Nitrosodiethylamine |
| Fluorene . | N-Nitrosodimethylamine |
| gamma-BHC (Lindane) | N-Nitrosomethylethylamine |

| , | CHEMICAL NAME |
|--------------------|---|
| Hepta-CDDs | N-Nitrosomorpholine |
| Hepta-CDFs | n-Propylbenzene |
| Heptachlor | Naphthalene |
| Heptachlor epoxide | Nickel |
| Hexa-CDDs | o-Cresol |
| Hexa-CDFs | o-Xylene |
| Hexachlorobenzene | p-Cresol |
| p-Isopropyltoluene | Tetra-CDFs |
| Penta-CDDs | Tetrachloroethene |
| Penta-CDFs | Tetrahydrofuran |
| Pentachlorophenol | Thallium |
| Phenanthrene | Tin |
| Phenol | Toluene |
| Pyrene | Total Petroleum Hydrocarbons as Diesel Fuel |
| Pyridine | Total xylenes |
| sec-Butylbenzene | trans-1,2-Dichloroethene |
| Selenium | Trichloroethene |
| Silver | Trichloroethylene |
| Sodium | Trichlorofluoromethane |
| Styrene | Vanadium |
| Sulfate | Vinyl acetate |
| Sulfide | Vinyl chloride |
| Tetra-CDDs | Zinc |

3M/McGhan Medical Corporation

3M/McGhan Medical Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRI | EED THIS 20th DAY OF August | , 2015 |
|------|---|--------|
| BY: | (Signature) | |
| BY: | James R. Kotsmith (Print or Type Name) | |

Please elect either Settlement Option A or B by checking the appropriate box:

| X | I elect to settle subject to the terms and conditions of Settlement Option A. |
|---|---|
| | I elect to settle subject to the terms and conditions of Settlement Option B. |

A&E Products Group, Inc.

A&E Products Group, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGREED THIS 10 th DAY OF April, 2015 | |
|---|----|
| BY: Patro H Duft | |
| (Signature) for A: E Products Group, In | ۲, |
| BY: Patricia H. Duft (Print or Type Name) | |
| | |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

Aberdeen American Petroleum Company

Aberdeen American Petroleum Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS 10th DAY OF November, 2015 |
|--------|--|
| BY: | (Signature) |
| BY: ´ | Todd L. Normane (Print or Type Name) |
| | Todd L. Normane VP, General Counsel & Corporate Affairs Talisman Energy USA Inc. |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |

AGL Resources, Inc. and its subsidiaries, as successors to liability for the matters addressed in the administrative order on consent relating to the following entities: Nicor Marine, Acadian Marine Service, Inc., Acadian Marine Supply Co. and Acadian Offshore Services, Inc.

AG Resources, Inc.

Acadian Marine Service, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 215 DAY OF M. | <u>ay</u> , 2015 |
|------|----------------------------------|------------------|
| BY: | Don Carter (Signature) by MEP | |
| BY: | Don Cartie. (Print or Type Name) | |

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

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Human ik sources

AHMC Healthcare, Inc. AHMC Healthcare, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. DAY OF November, 2014 **AGREED THIS** By: By: Please elect either Settlement Option A or B by checking the appropriate box: I elect to settle subject to the terms and conditions of Settlement Option A. 囡 I elect to settle subject to the terms and conditions of Settlement Option B. \Box

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Alhambra Unified School District

Alhambra Unified School District ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS 4TH DAY OF AUGUST | , 2015 | |
|---|---|--------------------------------------|--|
| BY: | Idele Charade Stalle By: | Dune Dan/ | |
| | (Signature) | (Signature) | |
| BY: <u>A (</u> (Pr | Adele Andrade-Stadler, President (Print or Type Name) | Denise R. Jaramillo, Asst. Secretary | |
| | | (Print or Type Name) | |
| | | | |
| Please elect either Settlement Option A or B by checking the appropriate box: | | | |
| | I elect to settle subject to the terms and condi | tions of Settlement Option A. | |
| | I elect to settle subject to the terms and condi- | tions of Settlement Option B. | |

Amvac Chemical Corporation

Amvac Chemical Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

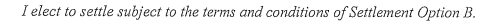
| AGRE | EED THIS_ | 10th | DAY OF DEC | 3Mbq2014 |
|------|--------------|-----------|--------------|--------------|
| Ву: | Cushe | 1 Hand | 24 | _ |
| By: | (Silgnature) | 2 Bonner | 1 (CAO, Geni | (s) & Seing) |
| J | (Print or T | ype Name) | | 0 |

Please elect either Settlement Option A or B by checking the appropriate box:



3.

I elect to settle subject to the terms and conditions of Settlement Option A.



Apache Nitrogen Products, Inc.

Apache Nitrogen Products, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGREED THIS / S+ DAY OF APRIL, 2015 | | |
|-------------------------------------|---|--|
| BY: | (Signature) | |
| BY: | TEREMY BARRETT (Print or Type Name) | |
| | | |
| Please | elect either Settlement Option A or B by checking the appropriate box: | |
| Y | I elect to settle subject to the terms and conditions of Settlement Option A. | |
| | I elect to settle subject to the terms and conditions of Settlement Ontion R | |

CONSENT AND AUTHORIZATION Applied Graphics Technologies Applied Graphics Technologies ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. By: rounsel for Applied Graphics Technologies/ Schark USA, FAC. Please elect either Settlement Option A or B by checking the appropriate box: I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B.

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AVX Corporation

AVX Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 7 DAY OF Janvary, 2015

By: (Signature)

By: KURT Cummin G-5 VP

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

BMW of San Diego

BMW of San Diego ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS 30 DAY OF MARCH, 2015 | |
|---|--|--|
| BY: | (Signature) | |
| BY: | THOMAS D. GOSSMAN (Print or Type Name) | |
| Please elect either Settlement Option A or B by checking the appropriate box: | | |
| | I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. | |

Barclays American Business Credit

Barclays American Business Credit ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS DAY OF And, 1, 2015 |
|--------|--|
| BY: | (Signature) |
| BY: | Mathew Fitzwater (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| | I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. |

Bayer

Bayer ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS | DAY OF April | , 2015 |
|------|----------------------|--------------|--------|
| BY: | (Signature) | Zjin. | |
| BY: | (Print or Type Name) | organ | |

- I elect to settle subject to the terms and conditions of Settlement Option A.
- ☐ I elect to settle subject to the terms and conditions of Settlement Option B.

| 1 | CONSENT AND AUTHORIZATION |
|----|--|
| 2 | Dan sa Tuum nat Ca |
| 3 | Benge Trumpet Co. |
| 4 | Benge Trumpet Co. ("Settling Party"), by the duly authorized representative named below, |
| 5 | hereby consents to this Administrative Order on Consent and agrees to be bound by the terms |
| 6 | and conditions hereof. |
| 7 | AGREED THIS 13th DAY OF November 2014 |
| 8 | AGREED THIS DAT OF NOVEMBER 2014 |
| 9 | By: Judy Mink (Signature) |
| 10 | (Signature) |
| 11 | By: Judy Min. L. (Print or Type Name) |
| 12 | (1 till of 1 ype (value) |
| 13 | |
| 14 | Please elect either Settlement Option A or B by checking the appropriate box: |
| 15 | I elect to settle subject to the terms and conditions of Settlement Option A. |
| 16 | ☐ I elect to settle subject to the terms and conditions of Settlement Option B. |
| 17 | 1 elect to settle subject to the terms and conditions of Bettlement Option B. |
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EPA Region IX AOC NO. 99-02(i)

Casmalia Disposal Site

Casmalia Disposal Site

BGN Fremont Square, LTD

BGN Fremont Square, LTD ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 2 DAY OF Feb, 2015

By: (Signature)

By: Matthew J. Salcedo, Esq. (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

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BHP Billiton Petroleum

BHP Billiton Petroleum ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS // DAY OF March, 2015

By: (Signature)

By: Scott J. Miller (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

 \square I elect to settle subject to the terms and conditions of Settlement Option B.

| 1 | CONSENT AND AUTHORIZATION |
|----------|---|
| 2 | CAPRI URBAN BACDWIN, CLC IS SUCCESSOR IN INTERES |
| 3 | Broadway So. Calif Crenshaw Shopping |
| 4 | Broadway So. Calif Crenshaw Shopping ("Settling Party"), by the duly authorized representative |
| 5 | named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. |
| 6 | by the terms and conditions hereor. |
| 7 | AGREED THIS 25 DAY OF JAWAN, 2015 |
| 8 | |
| 9 | By: (Signature) |
| 10 | |
| 11 | By: Kobe not A Sancifer— (Print or Type Name) |
| 12 | |
| 13 14 | |
| 15 | Please elect either Settlement Option A or B by checking the appropriate box: |
| 16 | I elect to settle subject to the terms and conditions of Settlement Option A. |
| 17 | \square I elect to settle subject to the terms and conditions of Settlement Option B. |
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Bulk Transportation

Bulk Transportation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 18 DAY OF MKY, 2015 |
|--------|---|
| BY: | (Signature) |
| BY: | (Print or Type Name) |
| Please | e elect either Settlement Option A or B by checking the appropriate box: |
| | I elect to settle subject to the terms and conditions of Settlement Option A. |
| Na | I alout to nottle subject to the towns and conditions of Settlement Option R |

Burbank Plating Service Corporation

Burbank Plating Service Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THISDAY OF December 2014 |
|------|-----------------------------|
| Ву: | (Signature) |
| Ву: | Print or Type Name) |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

 \square I elect to settle subject to the terms and conditions of Settlement Option B.

Burlington Engineering, Inc.

Burlington Engineering, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 4th DAY OF DEC., 2014

By: Charles and Charles and Control of the Con

By: KAREN OFBEL (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

Canon USA, Inc.

Canon USA, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 30th DAY OF OCTOBER, 2015 |
|--------|---|
| BY: | (Signature) |
| BY: | SEYMOUR LIEBMAN (Print or Type Name) Exec. Vice President |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| | I elect to settle subject to the terms and conditions of Settlement Option A. |

I elect to settle subject to the terms and conditions of Settlement Option B.

Carmen Plaza Car Wash

Carmen Plaza Car Wash ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGR | EED THIS 3/ DAY OF MARCH, 2015 |
|-----|---|
| BY: | (Signature) |
| BY: | (Print or Type Name) SAMOJEW (Print Print or Type Name) |
| | |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

 \square I elect to settle subject to the terms and conditions of Settlement Option B.

Casitas Municipal Water District

Casitas Municipal Water District ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 26th DAY OF MARCH, 2015 |
|------|-------------------------------------|
| BY: | (Signature) GENERAL MANDER DISTRICT |
| BY: | (Print or Type Name) |

| X | I elect to settle subject to the terms and conditions of Settlement Option A. |
|---|---|
| | I elect to settle subject to the terms and conditions of Settlement Option B. |

Certified Freight Lines

Certified Freight Lines ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 11th DAY OF November, 2014

By: (Signature)

By: Sest & Cramer, Secretary
(Print or Type Name)

- $\not \square$ I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

| 1 | CONSENT AND AUTHORIZATION |
|---------|---|
| 2 | City of Benicia |
| 3 4 5 6 | City of Benicia ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. |
| 7 | AGREED THIS 5th DAY OF Dec, 2014 |
| 9 | By: Count Coffee (Signature) |
| 11 | By: Heather McLaughlid, Cety Attorney (Print or Type Name) |
| 13 | |
| 14 | Please elect either Settlement Option A or B by checking the appropriate box: |
| 15 | |
| 16 | \square I elect to settle subject to the terms and conditions of Settlement Option B. |
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City of El Monte

City of El Monte ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS 9th DAY OF A PRIL, 2015 |
|--------|---|
| ву: / | (Signature) |
| BY: | RICHARD E. Podilla (Print or Type Name) Asst. Orty Atty. |
| | Settlement Authority Persuant to Setter 2.76.050 EMMC. |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| X | I elect to settle subject to the terms and conditions of Settlement Option A. |
| П | I elect to settle subject to the terms and conditions of Settlement Option B. |

City of Escondido

City of Escondido ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 15th DAY OF September, 2015 |
|------|---|
| BY: | (Signature) |
| BY: | (Print or Type Name) Deputy City Attorney |

- ☐ *I elect to settle subject to the terms and conditions of Settlement Option A.*
- I elect to settle subject to the terms and conditions of Settlement Option B.

| 1 | CONSENT AND AUTHORIZATION |
|----|--|
| 2 | City of Division 4 |
| 3 | City of Piedmont |
| 4 | City of Piedmont ("Settling Party"), by the duly authorized representative named below, hereby |
| 5 | consents to this Administrative Order on Consent and agrees to be bound by the terms and |
| 6 | conditions hereof. |
| 7 | AGREED THIS 11th DAY OF March, 2015 |
| 9 | By: (Signature) |
| 10 | (9) gillature) |
| 11 | By: Paul Benoit, City Administrator (Print or Type Name) |
| 12 | (1 mit of 1 ype (value) |
| 13 | |
| 14 | Please elect either Settlement Option A or B by checking the appropriate box: |
| 15 | I elect to settle subject to the terms and conditions of Settlement Option A. |
| 16 | ☐ I elect to settle subject to the terms and conditions of Settlement Option B. |
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CONSENT AND AUTHORIZATION City of West Covina City of West Covina ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. DAY OF March , 2016 AGREED THIS By: Chris Freeland By: (Print or Type Name) Please elect either Settlement Option A or B by checking the appropriate box: I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. \Box

Cooper Companies, Inc.

Cooper Companies, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 1944 DAY OF May | _, 2015 |
|------|------------------------------------|---------|
| BY: | (Signature) | |
| BY: | Mark J. Drury (Print or Type Name) | |

- I elect to settle subject to the terms and conditions of Settlement Option A.
- ☐ *I elect to settle subject to the terms and conditions of Settlement Option B.*

County of Napa

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consents to this Administrative Order on Consent and agrees to be bound by the terms and

County of Napa ("Settling Party"), by the duly authorized representative named below, hereby

AGREED THIS DAY OF Movel, 2015

By: (Signature)

conditions hereof.

By: Werry John Whitne (Print or Type Name)

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

County of Solano

County of Solano ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 3rd DAY OF March, 2015

By: In Suth

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By: <u>Dennis Bunting</u>
(Frint or Type Name)

- \square I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

County of Stanislaus

County of Stanislaus("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS _ | 7+h | _DAY C |)F <u>(</u> | ay | , 2015 | | |
|------|------------------|-----------|--------|--|------|--------|-------|-----|
| BY: | (Signature | 79 | 7 | - | | | | |
| BY: | Jody (Print or T | ype Name) | ; Assi | stant | Exec | utive | 0.466 | cer |

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Creative Press

Creative Press ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 4th DAY OF Dec, 2014

By: (Signature)

By: Michael L. Paffun, Jr.
(Print or Type Name)

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- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Stewart/Walker Co

| St | ewa | art |
|----|------|-------------|
| OI | CVVC | 7 11 |

Stewert/Walker Co ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 9th DAY OF April , 2015 |
|-------------|---|
| BY: | (Signature) |
| BY: | Louis Lettes, Chief Legal & Compliance Officer Consolidated Container Company LP (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| \boxtimes | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |
| | Consolidated Container Company LP for itself and as an alleged successor in erest to Stewart/Walker Co. |

Consolidated Oil & Gas, Inc.

Consolidated Oil & Gas, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS 4th DAY OF November, 2015 |
|--------|--|
| BY: | (Signature) |
| BY: | <u>Vice President - Associate General Couns</u> el, E&P and Regulatory (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| | I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. |

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Danco Metal Surfacing

Danco Metal Surfacing ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS __/5¹ DAY OF JAN , 2015

By: Shur Julan Soluter (Signature)

By: SHERRI V. SCHERER (Print or Type Name)

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

1. CONSENT AND AUTHORIZATION Data General Corp Data General Corp ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. By: By: Please elect either Settlement Option A or B by checking the appropriate box: M I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B.

Davlin Paint Company, Inc.

Davlin Paint Company, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and constitions hereof.

| AGRE | FD THIS 19th DAV OF JAKUAN, 2016 |
|--------|---|
| BY: | (Signature) |
| BY: | Print or Type Name) |
| Please | cleet either Settlement Option A or B by checking the appropriate box: |
| G/ | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |

Deep Water Oil and Gas Corp

Deep Water Oil and Gas Corp ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGREED THIS 27 M. DAY OF Bytember, 2015 |
|---|
| SY: (Signature) |
| BY: Colbert Dembo (Print or Type Name) |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

 \square I elect to settle subject to the terms and conditions of Settlement Option B.

Dignity Health

Dignity Health ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 11TH DAY OF DECEMBER 2014

By: Rich J. Frommer
(Signature)

By: RICK L. GROSSMAN, EUP AND GENERAL COUNSEL (Print or Type Name)

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square . I elect to settle subject to the terms and conditions of Settlement Option B.

Dole Food Company

Dole Food Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRI | EED THIS | _ DAY OF | June | , 2015 |
|------|---------------------------------|--|-----------------------|--------|
| BY: | (Signature) | - Control of the Cont | and the second second | |
| BY: | Orred Cake (Print or Type Name) | | | |

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

| 1 " | CONSENT AND AUTHORIZATION |
|-----|--|
| 2 | n m i n In . |
| 3 | Dura Tech Processes, Inc. |
| | Dura Tech Processes, Inc. ("Settling Party"), by the duly authorized representative named below hereby consents to this Administrative Order on Consent and agrees to be bound by the terms |
| 4 | and conditions hereof. |
| 5 | |
| 6 | 11/th DIVOR M 1 2016 |
| 7 | AGREED THIS 14th DAY OF March, 2016 |
| 8 | By: Och M Zillen |
| 9 | By: At N Helbur (Signature) |
| 10 | |
| | By: Alan W Hubbell (Print or Type Name) |
| 11 | |
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| 13 | The state of the second st |
| 14 | Please elect either Settlement Option A or B by checking the appropriate box: |
| 15 | I elect to settle subject to the terms and conditions of Settlement Option A . |
| 16 | \square I elect to settle subject to the terms and conditions of Settlement Option B. |
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| 1 | CONSENT AND AUTHORIZATION |
|---------------------------------|--|
| 2 | EKC Technology, Inc. |
| 3 4 5 6 7 8 9 | EKC Technology, Inc. ("Settling Party"), by the duly authorized representative named below hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. AGREED THIS |
| 11 | By: OUGLAS HOLMES (Print or Type Name) |
| 13 14 15 | Please elect either Settlement Option A or B by checking the appropriate box: I elect to settle subject to the terms and conditions of Settlement Option A. |
| 16 17 | ☐ I elect to settle subject to the terms and conditions of Settlement Option B. |
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El Dorado Newspapers dba McClatchy Printing Co

El Dorado Newspapers dba McClatchy Printing Co("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRI | EED THIS 15th DAY OF MAY | , 2015 |
|------|--|--------|
| BY: | (Signature) | |
| 3Y: | Karule Murgan-Prager (Print or Type Name) | |

Please elect either Settlement Option A or B by checking the appropriate box:

M

I elect to settle subject to the terms and conditions of Settlement Option A.

 \square I elect to settle subject to the terms and conditions of Settlement Option B.

ENGS Motor Truck Company

| hereby | Motor Truck Company ("Settling Party"), by the duly authorized representative named below,* y consents to this Administrative Order on Consent and agrees to be bound by the terms and |
|-----------|--|
| * 1 Ru | ions hereof. Rush Enterprises, Inc. was the addressee of the De Mininis settlement offer. Ish Enterprises' subsidiary succeeded to certain assets of ENGS Motor Truck Company at the locations CED THIS 15th DAY OF Mpril, 2015 On the relevant manifests |
| | · |
| BY: | Mind Malassame (Signature) |
| | |
| BY: | Michael Goldstone - Associate General Counsel, Rush Enterprises (Print or Type Name) |
| | |
| | |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| × | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |
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Ennis Business Forms

Ennis Business Forms ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS // TDAY OF NOVEMBER 2014

By: Konald Graham (Signature)

By: Konald Graham
(Print or Type Name)

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Excellon Automation

Excellon Automation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 15 DAY OF December, 2016 |
|--------|---|
| BY: | Marcia S. Masov (Signature) |
| BY: | Marcia J. Mason (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| V | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |

Farrar Grinding

Farrar Grinding ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 24 | DAY OF November, 2015 |
|------|----------------------|-----------------------|
| BY: | (Signature) | Kan |
| BY: | (Print or Type Name) | FARRAR |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.
 □ I elect to settle subject to the terms and conditions of Settlement Option B.

| 1 | CONSENT AND AUTHORIZATION |
|----|---|
| 2 | Foster Lumber |
| 3 | Poster Lumber |
| 4 | Foster Lumber ("Settling Party"), by the duly authorized representative named below, hereby |
| 5 | consents to this Administrative Order on Consent and agrees to be bound by the terms and |
| 6 | conditions hereof. |
| 7 | ACREED THIS 20 DAY OF BOTHERS |
| 8 | AGREED THIS DAY OF December, 2014 |
| 9 | By: Whit Sym |
| 10 | (Signature) |
| 11 | By: DAVID B. JONES (Print or Type Name) |
| 12 | (Print or Type Name) |
| 13 | |
| 14 | |
| 15 | Please elect either Settlement Option A or B by checking the appropriate box: |
| 16 | I elect to settle subject to the terms and conditions of Settlement Option A. |
| 17 | \square I elect to settle subject to the terms and conditions of Settlement Option B. |
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Fujitsu

Fujitsu ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGI | REED THIS 25 DAY OF AUGUST, 2015 |
|-----|----------------------------------|
| BY: | (Signature) |
| BY: | (Print or Type Name) |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

Gardena Specialized Processing

Gardena Specialized Processing ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 15 DAY OF MARCH, 2016

By: (Signeture)

MIKE PARATIOS

(Print or Type Name) PAESiDENT

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

Genstar Roofing Products Company

Genstar Roofing Products Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGR | REED THIS 15th DAY OF JANUARY, 2016 |
|-----|---------------------------------------|
| BY: | Robert Flanav (Signature) |
| BY: | Robert J. PANAro (Print or Type Name) |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

| | GEO | Western D | rilling F | luids | | | |
|--------------|--------------|---------------|-----------|--------------|---------------|------------|---|
| | No. | | Ü | | • | | |
| ling Fluids, | ("Settling P | arty"), by th | e duly at | ıthorized re | epresentative | named belo | w |

GEO Western Drilling Fluids ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 24 DAY OF MACH, 2015
BY:

BY: Jim a Transland President

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

Gooch & Housego PLC

Gooch & Housego PLC ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGR BY: | EED THIS 14 TH DAY OF APRIL , 2015 (Signature) |
|------------|--|
| BY: | A. BUECKLERS Pres. & CEO EPCOS DUC. (Print or Type Name) FORMER CORPORATE PARENT OF CTI. DAC. |
| Please | e elect either Settlement Option A or B by checking the appropriate box: |
| | I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. |

Helix Water District

Helix Water District ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ed this <u> Zi^{et}</u> day of _ | MACH | , 2015 |
|------|---|------|--------|
| • | 11. | | |
| BY: | (Signature) | | |
| BY: | CARLOS V. LUGO | | |
| | (Print or Type Name) | | |

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

| 1 | CONSENT AND AUTHORIZATION |
|-----|---|
| ; 2 | ITanary Cara & Ca |
| ; 3 | Henry Soss & Co |
| . 4 | Henry Soss & Co ("Settling Party"), by the duly authorized representative named below, hereby |
| ; 5 | consents to this Administrative Order on Consent and agrees to be bound by the terms and |
| : 6 | conditions hereof. |
| . 7 | AGREED THIS DAY OF December, 2014 |
| 8 | ACROED THIS DAT OF WELL , 2014 |
| 9 | By: (Signature) |
| 10 | |
| 11 | By: Shawn O'Brlen (Print or Type Name) |
| 12 | |
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| 14 | Please elect either Settlement Option A or B by checking the appropriate box: |
| 15 | I elect to settle subject to the terms and conditions of Settlement Option A. |
| 16 | \square I elect to settle subject to the terms and conditions of Settlement Option B. |
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Casmalia Disposal Site

Hordis Brothers, Inc.

Hordis Brothers, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGR | EED THIS 846 DAY OF Horal, 2015 |
|-----|--------------------------------------|
| BY: | (Signature) |
| BY: | Mollie L. Mines (Print or Type Name) |

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Hycor Biomedical, Inc.

Hycor Biomedical, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS 19th DAY OF August, 2015 |
|--------|---|
| BY: | (Signature) |
| BY: | Steve Johnson . (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |

Immunetech Pharmaceuticals, Inc.

Perrigo Company / Immunetech Pharmaceuticals, Inc. / Liposome Technology, Inc ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGREED THIS 11th DAY OF MAY, 2015 |
|---|
| SY: Johnson (Signature) |
| SY: Todd W. Kingma (Print or Type Name) |
| Please elect either Settlement Option A or B by checking the appropriate box: I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. |
| |

Inamed Corporation

Inamed Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGREED THIS _ | 20 44 | DAY OF | Augus | <u></u> |
|---|----------|----------|---------|---------|
| BY: (G) | | <u>_</u> | | |
| (Signature) | | L P | a a h a | |
| $\frac{\text{BY:}}{\text{(Print or Ty)}}$ | pe Name) | 56 | pha | |

Please elect either Settlement Option A or B by checking the appropriate box:

 $\begin{tabular}{ll} \end{tabular} I elect to settle subject to the terms and conditions of Settlement Option A. \end{tabular}$

Industrial Process & Chemical Co., Inc.

Industrial Process & Chemical Co., Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 6th DAY OF November 2015

BY: Jack! Special

(Signature)

BY: SANFORD Z. Spiegel MAN

(Print or Type Name)

- I elect to settle subject to the terms and conditions of Settlement Option A.
- ☐ I elect to settle subject to the terms and conditions of Settlement Option B.

International Paper Company

International Paper Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 25' DAY OF June, 2015 | |
|--------|---|------------|
| BY: | Brian E. Glain (Signature) | |
| BY: | Brian E. Heim (Print or Type Name) | |
| Please | elect either Settlement Option A or B by checking the appropriate box: I elect to settle subject to the terms and conditions of Settlement Option A. | (\$19,770) |
| | i elect to settle subject to the terms and conditions of Settlement Option A . | |

I elect to settle subject to the terms and conditions of Settlement Option B.

Federal Envelope Company

Federal Envelope Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRI | EED THIS DAY OF November, 2015 |
|--------|--|
| BY: | (Signature) |
| ВҮ: | Brian E. Herm Chief Course! (Print or Type Name) International Paper as successor to federal Envelope |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| | I elect to settle subject to the terms and conditions of Settlement Option A. |
| П | Lelect to settle subject to the terms and conditions of Settlement Ontion R |

Interstate Consolidation

Interstate Consolidation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 3 DAY OF Macah, 2015

By: (Signature)

By: Robert L Stewart
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

JB Hunt

JB Hunt ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 24th DAY OF August, 2015

BY: Candic Blair
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

J E Dewitt, Inc.

J E Dewitt, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| GREED THIS 26 DAY OF March, 2015 |
|--|
| Y: (Signature) |
| Y: Marie Name) |
| ease elect either Settlement Option A or B by checking the appropriate box: |
| $reve{\boxtimes}$ I elect to settle subject to the terms and conditions of Settlement Option A |

J.C. Penneys

J.C. Penneys ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRI | EED THIS 741 | DAY OF JUNUARY, 2015 |
|------|----------------------|----------------------|
| Ву: | (Signature) | en en |
| By: | (Print of Type Name) | ~ N |

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- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

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John Deere Parts Depot

John Deere Parts Depot ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

Ty K. Beardslen, Vice President, Worldwide Parts Services

- M I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B. \Box

John L. Armitage & Co.

John L. Armitage & Co. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

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- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Kasler Continental Heller

Kasler Continental Heller ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 10th DAY OF DECEMBER, 2014

By: (Signature)

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By: MICHAEL SHELLER (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

This payment and election of Settlement Option A is being made by The Heller Company, LLC, on its own behalf and for the benefit of "Kasler Continental Heller." We are not agreeing that The Heller Company, LLC or Heller Pacific, Inc., is the successor to, or responsible for, Kasler Continental Heller's obligation, but make this payment to avoid further expense related to this issue.

Kester Solder

Kester Solder ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS THE DAY OF AUGUST, 2015 |
|--------|--|
| BY: | (Signature) |
| BY: | Joseph P. Kwan (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| | I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. |

Knape & Vogt Mfg.

Knape & Vogt Mfg. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGREED THIS, 2015 | |
|---|--|
| BY: (Signature) | |
| BY: <u>Serden Kirsch</u> (Print or Type Name) | |
| Please elect either Settlement Option A or B by checking the appropriate box: | |

I elect to settle subject to the terms and conditions of Settlement Option A.

| Knight Foundry, Inc. (n.k.z. Tucson Foundry & Mfg., Inc.) Knight Foundry, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. |
|--|
| AGREED THIS 2 DAY OF January , 2016 |
| BY: C Meeling Coldina (Signature) |
| BY: C. Wesley Addison (Print or Type Name) |
| Please elect either Settlement Option A or B by checking the appropriate box: |
| I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. |

Lehigh Hanson, Inc.

Kaiser Sand & Gravel and SCM Walton Printing/Walton Printing

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A MANY PROXIMAN ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGR | EED THIS 29th DAY OF June Kaiser Sand & Gravel (now known as Hanson Aggregates Mid-Pacific, Inc.) | , 2015 SCM Walton Printing/Walton Printing |
|--------|--|--|
| BY: | (Signature) | By: Jan & Cestler |
| BY: | James L. Wallmann, Asst. Secretary (Print or Type Name) | By: James L. Wallmann, Agent |
| Please | elect either Settlement Option A or B by checkin | g the appropriate box: |
| | ' I elect to settle subject to the terms and conditi | ions of Settlement Option A. |
| | I elect to settle subject to the terms and conditi | ons of Settlement Ontion B. |

CONSENT AND AUTHORIZATION Levins Metal Corp Levins Metal Corp ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. AGREED THIS 18 DAY OF March, 2016

By: Signature) (Print or Type Name) Please elect either Settlement Option A or B by checking the appropriate box: I elect to settle subject to the terms and conditions of Settlement Option A. Ø I elect to settle subject to the terms and conditions of Settlement Option B. \Box

LH Research, Inc.

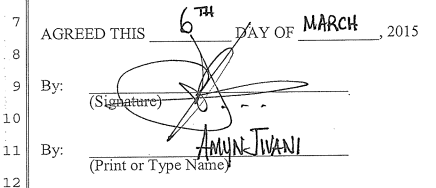
LH Research, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 27th DAY OF ACTUS, 2015 |
|------|---|
| BY: | (Signature) |
| BY: | David J. Anderson (Print or Type Name) |

- I elect to settle subject to the terms and conditions of Settlement Option A.
- ☐ I elect to settle subject to the terms and conditions of Settlement Option B.

Lincoln Blvd. Car Wash

Lincoln Blvd. Car Wash ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.



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- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Liquid Air Corporation

Liquid Air Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGREED THIS _ | gnd | _ DAY OF December 2014 |
|-----------------|-----|------------------------|
| By: (Signature) | | |

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By: David Meneses President ALASG (Print or Type Name)

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Loma Linda Foods Co. Keebler Company

Atlantic Natural Foods, LLC, a Delaware limited liability company, acting in its capacity as an asset purchaser on behalf of itself; Kellogg USA Inc., a Michigan corporation and Kellogg North America Company, a Delaware corporation, in their capacities as the owners of the Loma Linda Foods trademarks and Keebler Company (collectively, "Settling Parties"), by the duly authorized representatives named below, hereby consent to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGR | EED THIS 29 DAY OF JUGE, 2015 |
|--------------|--|
| | |
| BY: | (Signature) |
| BY: | (Print or type name) On Behalf of Atlantic Natural Foods LLC |
| BY: <u>*</u> | (Signature) |
| BY: . | Print or type name) On Behalf of Kellogg USA Inc., Kellogg North America Company, and Keebler Company |
| Please | e elect either Settlement Option A or B by checking the appropriate box: |
| | I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. |

Casmalia Disposal Site

EPA Region IX AOC No. 99-02(i)

Ludlow Saylor ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 13th DAY OF January , 2016 |
|--------|--|
| BY: | (Signature) |
| BY: | Todd A. Dillmann, Vice President (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| X | I elect to settle subject to the terms and conditions of Settlement Option A |

I elect to settle subject to the terms and conditions of Settlement Option B.

| 1 | CONSENT AND AUTHORIZATION |
|----------------------|---|
| 3 | McClatchy Newspapers, Inc. |
| 5 | McClatchy Newspapers, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. |
| 7 | AGREED THIS 15th DAY OF May, 2015 |
| 9 | By: (Signature) |
| 11 12 13 | By: Karale Murgan-Pragor (Print or Type Name) |
| 14 15 | Please elect either Settlement Option A or B by checking the appropriate box: I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. |
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| L9 20 21 | |

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Mission Kleensweep Products, Inc.

Mission Kleensweep Products, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS <u>John</u> DAY OF <u>MbU</u>, 2014

By: <u>Jolen Rosenbaum</u>

(Print or Type Name)

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Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Casmalia Disposal Site

EPA Region IX AOC NO. 99-02(i)

Model Lands, Inc.

Model Lands, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| | 29th |
|--------|---|
| AGRE | ED THIS 29th DAY OF Dec., 2015 |
| BY: | (Signature) |
| BY: | EDWIN B. PAGE, PRESIDENT (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| X | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |

CONSENT AND AUTHORIZATION MWH Global MWH Global ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. DAY OF NOV By: Please elect either Settlement Option A or B by checking the appropriate box: 渱 *I elect to settle subject to the terms and conditions of Settlement Option A.* \Box *I elect to settle subject to the terms and conditions of Settlement Option B.*

Cooper Industries LLC as successor to Myers Electronic Products, Inc.

Myers Electronic Products, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| · 7 | AGREED THIS 6th DAY OF March , 2015 |
|-------------|--|
| 8 : 9 | By: John V. Comp () |
| 10 | (Signature) On behalf of Cooper Industries, LC, as successor to Myers Electric Products, Inc. |
| 11 | By: John F. Cermak, Jr. (Print or Type Name) |
| 12 | in the state of th |
| 13 | |
| 14 | |

Please elect either Settlement Option A or B by checking the appropriate box:

- $X \boxtimes X$ I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

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Casmalia Disposal Site

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Marbo Lamp Company

Marbo Lamp Company("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGR1 | EED THIS 1814 | DAY OF | May | , 2015 |
|------|------------------------------------|--------|-----|--------|
| BY: | Signature) | ul | | |
| BY: | Scott Houp (Print or Type Name) | | · | |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

National Airmotive Corporation

National Airmotive Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS DAY OF JANUARY, 2015

By: (Signature)

By: SLOANE L. WHELAW, EVP & GM (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

New Mexico Institute of Mining and Technology New Mexico Institute of Technology

New Mexico Institute of Mining and Technology New Mexico Institute of Technology ("Settling Party"), by the duly authorized representative named

| below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. |
|---|
| |
| AGREED THIS 29th DAY OF April, 2015 |
| BY: (Signature) New Mexico Institute of Mining and Technology |
| BY: Lonnie Marquez, VP for Admn. & Finance (Print or Type Name) |
| Please elect either Settlement Option A or B by checking the appropriate box: |
| I elect to settle subject to the terms and conditions of Settlement Option A. |
| ☐ I elect to settle subject to the terms and conditions of Settlement Option B. |
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New Mexico State University

New Mexico State University ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS |
|------|---|
| BY:— | (Signature) |
| BY: | Garry Carrythers, President (Print or Type Name) |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

Newpark Sunbeam

Newpark Sunbeam ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS, 2016 |
|--------|---|
| BY: | (Signature) |
| BY: | Mark J. Airola |
| | (Print or Type Name) |
| | |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| X | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |

CONSENT AND AUTHORIZATION 1 2 Newport Adhesive 3 Newport Adhesive ("Settling Party"), by the duly authorized representative named below, hereby 4 consents to this Administrative Order on Consent and agrees to be bound by the terms and 5 conditions hereof. ; 6 7 25th DAY OF November 2014 AGREED THIS 8 9 By: 10 Mark Okuno, Vice President/Gen'l Manager 11 By: (Print or Type Name) 12 13 14 Please elect either Settlement Option A or B by checking the appropriate box: 15 I elect to settle subject to the terms and conditions of Settlement Option A. 16 \Box I elect to settle subject to the terms and conditions of Settlement Option B. 17 18 19 20 21 22 23

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Newport Specialty Hospital for itself and on behalf of Prospect Medical Holdings

Newport Specialty Hospital for itself and on behalf of Prospect Medical Holdings ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGREED THIS 197 DAY OF June, 2015 | |
|-----------------------------------|--|
| BY: (Signature) | |
| BY: Transfer Type Name) | |
| | |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

Nike, Inc. Nike, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. __ DAY OF <u>March</u>, 2015 By: Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

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Casmalia Disposal Site

EPA Region IX AOC NO. 99-02(i)

North American Philips

North American Philips ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGR | EED THIS 26 TH DAY OF JUNE | , 2015 |
|-----|---|--------|
| BY: | (Signature) | |
| BY: | JOSEPH E. INNAMORATI SENIOR VICE PRESIDENT | |
| | (Print or Type Name) | |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

North American Philips

| Í | Troitin intertean i minps |
|---------------------------------|--|
| STATES COUNTY | SOUTH COAST LIGHTING |
| | North-American Philips ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be beyond. |
| THE PERSON | and agrees to be bound by the terms and conditions |
| - | hereof. |
| - | |
| | |
| | 2 6 74 |
| | AGREED THIS 2674 DAY OF JUNE , 2015 |
| - | |
| others to see | |
| NAME AND ADDRESS OF | BY: |
| To the state of the same of the | (Signature) |
| CONTRACTOR AND | |
| (Addinguing) | JOSEPH E. INNAMORATI |
| **** | BY: VICE PRESIDENT |

Please elect either Settlement Option A or B by checking the appropriate box:

X

(Print or Type Name)

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

North American Van Lines

North American Van Lines ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS 31 DAY OF March, 2015 | |
|---|---|--|
| BY: | (Signature) | |
| BY: | Teffer Morgolis (Print or Type Name) | |
| Please elect either Settlement Option A or B by checking the appropriate box: | | |
| 区 | I elect to settle subject to the terms and conditions of Settlement Option A. | |
| | I elect to settle subject to the terms and conditions of Settlement Option B. | |
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Casmalia Disposal Site

NuSil Technology, LLC

NuSil Technology, LLC ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRI | EED THIS 2 DAY OF November, 2015 |
|------|----------------------------------|
| BY: | (Signature) |
| BY: | Dawn Howard (Print or Type Name) |
| | |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

 \square I elect to settle subject to the terms and conditions of Settlement Option B.

| 1 | | CONSENT AND AUTHORIZATION |
|----------|------------|--|
| 2 | | |
| ; 3 | | Opto Electronics |
| 5 6 | cons | Electronics ("Settling Party"), by the duly authorized representative named below, hereby ents to this Administrative Order on Consent and agrees to be bound by the terms and litions hereof. |
| 7 8 | | EED THIS |
| 9 | Ву: | (Signature) |
| 11 12 | Ву: | Print or Type Name) |
| 13 14 | | |
| 15 | 5 . | e elect either Settlement Option A or B by checking the appropriate box: |
| 16 | 风 | I elect to settle subject to the terms and conditions of Settlement Option A. |
| 17 | | I elect to settle subject to the terms and conditions of Settlement Option B. |
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Overton Moore & Associates, Inc.

Overton Moore & Associates, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRI | EED THIS 11 DAY OF JUNUARY, 2015- 2016 |
|------|--|
| BY: | (Signature) |
| BY: | S. A. Moore (Print or Type Name) |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

P.T.I. Technologies, Inc.

P.T.I. Technologies, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS | 155 | DAY OF | APRIL. | , 2015 |
|------|------------------|---------------------|---------|------------------|--------|
| BY: | (Signature | M/M | | V.P. 1 Secretary | |
| BY: | Hys. (Print or T | y S. L Type Name | Barclay | | |

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Central Coast Analytical Services

Pace Analytical Services, Inc. (for Pace Incorporated, which was dissolved in 1999 after merging with Coast-to-Coast in August 1994, following Coast-to-Coast's purchase of Central Coast earlier in 1994) ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| BY: Muharl a Rasil, CFO (Signature) | |
|--|----|
| (Signature) | |
| BY: Michael R. Prasch Pace Analytical Services, Ind (Print or Type Name) (a Separate, non-successor entity to Pace Incorporate Please elect either Settlement Option A or B by checking the appropriate box: | C. |
| Please elect either Settlement Option A or B by checking the appropriate box: | |
| I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. | |

Pacific Wood Preserving Co.

Pacific Wood Preserving Co. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS DAY OF SEPTEMBER, 2015 |
|--------|--|
| 3Y: _ | (Signature) |
| 3Y: | KENNETH M. SCHMITZ (Print or Type Name) CONTROLLER PACIFIC WOOD PRESERVING CO. |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| | I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. |

| 1 | CONSENT AND AUTHORIZATION |
|-----|---|
| 2 | Da o Oud Ju |
| 3 | PacOrd, Inc. |
| : 4 | PacOrd, Inc. ("Settling Party"), by the duly authorized representative named below, hereby |
| : 5 | consents to this Administrative Order on Consent and agrees to be bound by the terms and |
| : 6 | conditions hereof. |
| · 7 | AGREED THIS DAY OF November, 2014 |
| 9 | By: |
| 10 | (Signature) |
| 11 | By: 12 Seall.) tegra |
| 12 | (Print or Type Name) |
| 13 | |
| 14 | |
| 15 | Please elect either Settlement Option A or B by checking the appropriate box: |
| 16 | $m{\triangle}'$ I elect to settle subject to the terms and conditions of Settlement Option A. |
| 17 | \square I elect to settle subject to the terms and conditions of Settlement Option B. |
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Palomar Systems & Machine

Electro Scientific Industries, Inc., as the successor in interest, and any future successors in interest, to Palomar Systems & Machine ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| BY: | (Signature) |
|--------|--|
| BY: | Paul Olikaun (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| | I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. |

AGREED THIS 2 DAY OF APRIL , 2015

Paramount Machine Co.

Paramount Machine Co. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 29 TH DAY OF JUNE, 2015

BY: Legary a. Harsen

(Signature)

BY: CREECRY A. HARSEN

(Print or Type Name) PRESIDENT

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

 \square I elect to settle subject to the terms and conditions of Settlement Option B.

Peen Rite, Inc.

Peen Rite, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS DAY OF MAIRCIL, 2015

By:

By: (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

 \square I elect to settle subject to the terms and conditions of Settlement Option B.

Pell Development Company

Pell Development Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 26 DAY OF March, 2015 |
|--------|--|
| BY: | Kan Rell (Signature) |
| BY: | Kaven Pell (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| , 0 | I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. |

Petoseed Company

Petoseed Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS _ | 14 | DAYOFApril | , 2015 | |
|--------|------------------------|---------------------|---------------------------|----------------------------------|---|
| ВҮ. | (Signature | 8-4 | | mms | |
| BY: | L. Gler (Print or T | n Kurow ype Name | | • | |
| Please | elect either | Settlemer | nt Option A or B by chec | cking the appropriate box: | |
| X. | I elect to | settle subj | iect to the terms and con | nditions of Settlement Option A. | • |
| | I elect to | settle subj | ect to the terms and cond | uditions of Settlement Option B. | |

Petrol Transport, Inc.

Petrol Transport, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS 20th DAY OF October, 2015 |
|------|---------------------------------------|
| BY: | (Signature) |
| BY: | Ted 3 Barnard (Print or Type Name) |

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- ☐ I elect to settle subject to the terms and conditions of Settlement Option B.

Petrominerals, Inc.

Petrominerals, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGR | EED THIS 18th DAY OF MARCH | , 2016 |
|-----|---|--------|
| BY: | (Signature) | |
| BY: | RONALIO E. STEWARD (Print or Type Name) | |

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION Pfizer Pfizer ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. DAY OF December, 2014 AGREED THIS 8 By: Merrill E. Fliederbaum, Assistant General Counsel, Pfizer Inc., on behalf of Pharmacia LLC and Warner-Lambert Company LLC By: (Print or Type Name) Please elect either Settlement Option A or B by checking the appropriate box: XILelect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B.

Johnson Matthey/

Pharm-Eco Laboratories, Inc.

Pharm-Eco Laboratories, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRI | EED THIS | 5 th | DAY | OF Dec | ember, 21 | 014 |
|-------------|------------|-----------------|-----|--------|-----------|-----|
| Bv | folie | 4 W. | 7 | 1. | ř | |
| <i></i> , . | (Signature |) | | | | |

By: Robert M. Talley, Vice President, General
(Print or Type Name) Counsel and Secretary,

On behalf of Johnson Matthey Pharmaceutical
Materials, Inc. and all of its corporate affiliates

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

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Pick-A-Part Auto Recycling

Pick-A-Part Auto Recycling ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE: | ED THIS 6th DAY OF November, 2015 |
|--------|---|
| BY: | (Signature) (Walter P. Hanley |
| BY: | Walter P. Hanley (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| X | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |

CONSENT AND AUTHORIZATION Pirelli Cable Pirelli Cable ("Settling Party"), by the duly authorized representative named below, hereby : 4 consents to this Administrative Order on Consent and agrees to be bound by the terms and . 5 conditions hereof. AGREED THIS 2nd DAY OF December, 2014 By: Please elect either Settlement Option A or B by checking the appropriate box: I elect to settle subject to the terms and conditions of Settlement Option A. Ø \Box I elect to settle subject to the terms and conditions of Settlement Option B.

Placentia-Yorba Linda Unified School District

Placentia-Yorba Linda Unified School District("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS 18th DAY OF MAY, 2015 | |
|--------|---|--|
| BY: | Day, e Christakus (Signature) | |
| BY: | Jayne Christakos (Print or Type Name) | |
| , | | |
| Please | elect either Settlement Option A or B by checking the appropriate box: | |
| X | I elect to settle subject to the terms and conditions of Settlement Option A. | |
| | I elect to settle subject to the terms and conditions of Settlement Option B. | |

Pomona Valley Hospital Medical Center

Pomona Valley Hospital Medical Center ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRI | EED THIS 9th DAY OF November, 2015 |
|------|---|
| BY: | (Signature) Ellip |
| 3Y: | RICHARD E. YOCHUM, President CEO (Print or Type Name) |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.
 □ I elect to settle subject to the terms and conditions of Settlement Option B.

Primary Fuels, Inc. CenterPoint Energy, Inc., and it's wholly owned subsidiaries Primary Fuels, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| • | |
|-------------|---|
| AGRE | EED THIS 4th DAY OF November, 2015 |
| BY: | (Signature) Sys |
| BY: | Richard Bye |
| | (Print or Type Name) |
| | • |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| \boxtimes | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |
| | |

Providence Health & Services

Providence Health & Services ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGREED THIS 4th, DAY OF August, 2015 |
|---|
| BY: (Signature) |
| BY: John Whipple (Print or Type Name) |
| Please elect either Settlement Option A or B by checking the appropriate box: |

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

X

Public Service Marine, Inc.

Public Service Marine, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS _____ DAY OF March_, 2015

By: (Signature)

By: lodd Prophet (Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- abla I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Casmalia Disposal Site

EPA Region IX AOC NO. 99-02(i)

Pure Fishing, Inc.

Pure Fishing, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS | 24+ | H | AY 9F | FEBRUA | RY , 2015 |
|------|------------|--------------|----------|------------|--------|------------------|
| Ву: | TV. | and | hus | | | |
| | (Signature | e) (Ny k |) T C A | 9 N | | t . |
| By: | (Print or | гуре N | ame) | <u> </u> | | |

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- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Quality Heat Treating, INC. م الماد. Quality Heat Treating/("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. DAY OF NOV. By: Please elect either Settlement Option A or B by checking the appropriate box: I elect to settle subject to the terms and conditions of Settlement Option A. M I elect to settle subject to the terms and conditions of Settlement Option B.

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R E Hazard Contracting Company

R E Hazard Contracting Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| 6 | i . |
|----------------------|---|
| 7 | AGREED THIS DAY OF, 2015 |
| 8 | |
| 9 | By: Leny Drant Haz and (Signature) |
| 10 11 12 12 | By: Terry Grant Hazard, (Print or Type Name) President |
| 14 15 | Please elect either Settlement Option A or B by checking the appropriate box: |

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

EPA Region IX AOC NO. 99-02(i)

Casmalia Disposal Site

| Т " | COTTONITY THE ALCOHOLOGY |
|----------|--|
| 2 | R F White Company, Inc. |
| 3 | R F White Company, Inc. ("Settling Party"), by the duly authorized representative named below, |
| 5 | hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. |
| 6 | |
| 7 | AGREED THIS 6th DAY OF March, 2015 |
| 8 9 | By: Way R. White |
| 10 | (Signature) |
| 11 | By: <u>Darry R. White</u> (Print or Type Name) |
| 12 | (Finit of Type Ivanie) |
| 13 | |
| 14 | Please elect either Settlement Option A or B by checking the appropriate box: |
| 15 16 | $ \mathbb{Z} $ I elect to settle subject to the terms and conditions of Settlement Option A. |
| 17 | \square I elect to settle subject to the terms and conditions of Settlement Option B. |
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Rally Chevrolet

Rally Chevrolet ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 12th DAY OF January, 2016 |
|--------|---|
| BY: | (Signature) |
| BY: | Kristina Hoerner (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| × | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |

Ramser Development Company

Ramser Development Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS $\frac{13}{2}$ DAY OF $\frac{10}{10}$, 2015 |
|-------------|---|
| BY: | (Signature) |
| BY: | Print or Type Name) |
| Please / | elect either Settlement Option A or B by checking the appropriate box: |
| V | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |

Red Lions Inn

Red Lions Inn ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGREED THIS 21 st DAY OF August, 2015 |
|--|
| BY: Jule M Jangenheim (Signature) |
| BY: July M. Langenheim, V.P. Transactions : Corporate Management (Print or Type Name) |
| Di |
| Please elect either Settlement Option A or B by checking the appropriate box: |
| I elect to settle subject to the terms and conditions of Settlement Option A. □ I elect to settle subject to the terms and conditions of Settlement Option B. |
| |

Reid Metal Finishing

Reid Metal Finishing ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRI | EED THIS 26 DAY O | FJune, | 2015 |
|------|----------------------|--------|------|
| (| | | |
| BY: | pero | ul | |
| | (Signature) | - | |
| BY: | Tim Grandes | las | |
| | (Print or Type Name) | | |

- ☐ *I elect to settle subject to the terms and conditions of Settlement Option B.*

Richmond Technology, Inc.

Habasit America, Inc., Habasit Holding America, Inc., Habasit AG, and Habasit Holding AG (collectively, "Habasit Group"), on behalf of Richmond Technology Inc., Richmond Holdings, Inc., the former Richmond Division of Dixico, Inc., and Plastic Science, Inc. (collectively, the "Richmond Technology Parties"), but without admitting any liability for the Richmond Technology Parties (Habasit Group and the Richmond Technology Parties, collectively, the "Settling Party") by the duly authorized representative named below, hereby consent to this Administrative Order on Consent and agree to be bound by the terms and conditions hereof.

AGREED THIS

DAY OF

December , 2015

| BY: | (Signature) |
|--------|--|
| BY: | Victor D'Adamio, CFO of Habasit America Inc (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| X | I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. |

Roadway Express

Roadway Express ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 19th DAY OF January, 2015

By: Cimature)

Signature)

By: Ruben D. Byer /ey of Roadway Express now YRCInc.

(Print or Type Name) Aba YRC Freight

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Rossi Enterprises

Rossi Enterprises ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS 29th DAY OF October, 2015 |
|---------------|--|
| BY: | (Signature) |
| BY: | Robin Linossi (Print or Type Name) for Rossi King Rossi - Rossetti |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| □ Þ | I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. |

S&P Company

S&P Company("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 17 DAY OF MPU, | 2015 |
|----------------|---|---------------------------|
| BY: | (Signature) | |
| BY: | (Print or Type Name) | |
| Please | se elect either Settlement Option A or B by checking th | ne appropriate box: |
| \blacksquare | I elect to settle subject to the terms and condition. | s of Settlement Option A. |
| | I elect to settle subject to the terms and conditions | of Settlement Option B. |

Santa Barbara New Press

Santa Barbara New Press ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS 25 DAY OF MARCH, 2015 |
|--------|--|
| BY: | (Signature) |
| BY: | KENNETH A. RICHIERI (Print or Type Name) Executive Vice President & General Counsel |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| × | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |

CONSENT AND AUTHORIZATION Santa Clara University Santa Clara University ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. : 6 AGREED THIS 18 DAY OF November, 2014 : 7 By: Please elect either Settlement Option A or B by checking the appropriate box: 氹 I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B.

Schurgin Development Company

Schurgin Development Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| BY: | (Signature) |
|----------------|---|
| 3Y: | Stuart Mercer, CEO (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| , M | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |

CONSENT AND AUTHORIZATION 1 : 2 Sea World <u>;</u> 3 Sea World ("Settling Party"), by the duly authorized representative named below, hereby 4 consents to this Administrative Order on Consent and agrees to be bound by the terms and 5 conditions hereof. 6 7 AGREED THIS 12th DAY OF November, 2014 8 By: 9 10 By: 11 12 ASSISTANT SECRETART 13 14 Please elect either Settlement Option A or B by checking the appropriate box: 15 I elect to settle subject to the terms and conditions of Settlement Option A. 16 I elect to settle subject to the terms and conditions of Settlement Option B. \Box 17 18 19 20 21 22 23 24 25

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Bank of America, N.A., Successor to Security Pacific Corp- Brea Operations

Bank of America, N.A., successor-in-interest to Security Pacific Corp – Brea Operations ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 10 DAY OF NOVEMBER 2015 |
|----------|--|
| BY: _ | Signature) |
| BY: _ | Galina B. Chadwick, P.E., SVP, Environmental Manager, Bank of America, N.A. (Print or Type Name) |
| . | |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| × | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |

Bank of America, N.A., Successor to Security Pacific Bank and La Jolla Bank & Trust

Bank of America, N.A., successor-in-interest to Security Pacific Bank and La Jolla Bank & Trust ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| | ED THIS 14 DAY OF MAY, 2015 |
|--------|--|
| BY: ^ | Mina Chadum (Signature) |
| | (Signature) |
| BY: _ | Galina B. Chadwick, P.E., SVP, Environmental Manager, Bank of America, N.A. (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| × | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |

SESCO

SESCO ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGREED THIS 6th DAY OF HAY | _, 2015 |
|----------------------------|---------|
| | |
| BY: | |
| (Signature) | |
| BY: DAVID M. ROILL | |
| (Print or Type Name) | |

- \square I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Setzer Forest Products, Inc.

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By:

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Setzer Forest Products, Inc. ("Settling Party"), by the duly authorized representative named

below, hereby consents to this Administrative Order on Consent and agrees to be bound by the

DAY OF Movember, 2014

By:

terms and conditions hereof.

- I elect to settle subject to the terms and conditions of Settlement Option A.
- I elect to settle subject to the terms and conditions of Settlement Option B.

| ' . 1 _" | CONSENT AND AUTHORIZATION |
|-----------------------|---|
| 2 | Sierra Pacific Power Co. |
| 3 | Siena i acino i owor co. |
| 4 | Sierra Pacific Power Co. ("Settling Party"), by the duly authorized representative named below, |
| 5 | hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and |
| . 6 | conditions hereof. |
| . 7 | 11 DATE OF MUCh 2015 |
| g | AGREED THIS DAY OF |
| . 9 | By: Marle Joey |
| 10 | (Signature) |
| 11 | By: STARLA LACY (Print or Type Name) |
| | (Print or Type Name) |
| 12 | |
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| 14 | Please elect either Settlement Option A or B by checking the appropriate box: |
| 15 | I elect to settle subject to the terms and conditions of Settlement Option A . |
| 16 | \square I elect to settle subject to the terms and conditions of Settlement Option B. |
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Sonoco Products Company

Sonoco Products Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS DAY OF, 2015 |
|--------|---|
| BY: | (Signature) |
| BY: | RITCHIE L. BOND (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| × | I elect to settle subject to the terms and conditions of Settlement Option A. |
| | I elect to settle subject to the terms and conditions of Settlement Option B. |

SPS Technologies

SPS Technologies ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGREED THIS, DAY OF |
|---|
| BY: (Signature) (Signature) |
| BY: PAUL S- VinceNT (Print or Type Name) |
| Please elect either Settlement Option A or B by checking the appropriate box: |
| I elect to settle subject to the terms and conditions of Settlement Option A. |

I elect to settle subject to the terms and conditions of Settlement Option B.

State of Arizona

State of Arizona ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | EED THIS 19 DAY OF June, 2015 |
|----------|---|
| BY: | Mayls L. Bev- (Signature) |
| BY: | (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| X | I elect to settle subject to the terms and conditions of Settlement Option A. |
| . 🗆 | I elect to settle subject to the terms and conditions of Settlement Option B. |

Casmalia Disposal Site

Superior Metal Finishing, Inc.

Superior Metal Finishing, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 10 DAY OF December 2014

By: Willow L Reflexible (Signature)

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By: William L Leffingwell
(Print or Type Name)

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Casmalia Disposal Site

EPA Region IX AOC NO. 99-02(i)

TW Graphics

TW Graphics ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| agreed this 14th day of 14n | , 2016 |
|--|--------|
| BY: (Signature) | - |
| BY: SHELLY TESSEY (Print or Type Name) | - |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

☐ I elect to settle subject to the terms and conditions of Settlement Option B.

Telic Corporation

Telic Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRI | EED THIS 18 TH DAY OF MAY | , 2015 |
|------|---|--------|
| BY: | (Signature) | · |
| BY: | Print or Type Name) (Print or Type Name) | |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

| CONSENT AND AUTHORIZATION |
|--|
| New Chronicle The E. W. Scripps Company, as successor to New Chronicle ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. |
| AGREED THIS 27th DAY OF JANUARY, 2015 By: (Signature) |
| By: David M. Giles (Print or Type Name) |
| Please elect either Settlement Option A or B by checking the appropriate box: |
| I elect to settle subject to the terms and conditions of Settlement Option A. |
| \square I elect to settle subject to the terms and conditions of Settlement Option B. |
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The Toro Company

The Toro Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGREED THIS DAY OF JUNE, 2015 |
|---|
| BY: Min (Signature) |
| BY: PHLIP A. BURKART (Print or Type Name) |
| Please elect either Settlement Option A or B by checking the appropriate box: |

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

Thoratec Corporation

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Thoratec Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

DAY OF November, 2014

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AGREED THIS 12th By: (Signature) David A. Lehman By: (Print or Type Name)

- I elect to settle subject to the terms and conditions of Settlement Option A. Ø
- I elect to settle subject to the terms and conditions of Settlement Option B.

Time Warner Inc.

Waknerawinisicx@konyx

Warner Marsin Kroopp ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

(d/b/a Sheffield Labs-Matrix)

| Annual Committee or other party of | AGREED THIS 27th DAY OF May, 2015 |
|--|--|
| | BY: (Signature) |
| - Charleston | BY: Cindy J. O'Hagan |
| Seriotestanian and | (Print or Type Name) |
| The second and the second seco | Please elect either Settlement Option A or B by checking the appropriate box: |
| A CAMPAGAMAN | \square I elect to settle subject to the terms and conditions of Settlement Option A. |
| PALLE SELLE | \[\sqrt{\text{l elect to settle subject to the terms and conditions of Settlement Option B.} \] |

Time Warner Inc., including its former subsidiaries, Warner Music Group Inc.,

Westland Graphics Inc., Allied Record Company, and Allied Record Company

True Value Hardware Simi Valley

True Value Hardware Simi Valley ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS 28 DAY OF August, 2015 |
|--------|--|
| ЗУ: | Cynthia Shaban (Signature) |
| 3Y: | Cynthia Shaban (Print or Type Name) |
| Please | elect either Settlement Option A or B by checking the appropriate box: |
| Ø □ | I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. |

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By:

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U S Divers (USD Corp)

U S Divers (USD Corp) ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 21st DAY OF NOVEMBER, 2014

By: (Signature)

Stephen Murnane
(Print or Type Name)

- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Ventura Transfer Company

Ventura Transfer Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

By: Dandall, I Clifford

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

 \square I elect to settle subject to the terms and conditions of Settlement Option B.

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United Oil Company

United Oil Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRI | EED THIS 29 DAY OF JUNE | , 2015 |
|------|--------------------------------|--------|
| BY: | (Signature) | • |
| BY: | Ron Appel (Print or Type Name) | |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

UVP, Inc.

UVP, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and

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conditions hereof.

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ED THIS 25th DAY OF November, 2014

By: (Signature)

By: UVP, LLC by Leighton Smith, President and CEO (Print or Type Name)

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Ventura Townehouse

Ventura Townehouse ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| BY: | (Signature) (According Section 1992) (Print or Type Name) | |
|--------|---|-----------------------------------|
| Please | elect either Settlement Option A or B by che | ecking the appropriate box: |
| X | I elect to settle subject to the terms and co | onditions of Settlement Option A. |

I elect to settle subject to the terms and conditions of Settlement Option B.

DAY OF March, 2015

Ventura Transfer Company

Ventura Transfer Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 17 DAY OF Mayon, 2016

By: $\frac{1000}{\text{(Signature)}}$

By: Kandall J. Wittord

- \nearrow I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

Vulcan Materials Company

Vulcan Materials Company ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRE | ED THIS 15 DAY OF Ages | Z , 2015 |
|--------|---|----------------------------------|
| BY: | Milas Aprille | |
| BY: | Michael R. Mills (Print or Type Name) | |
| | | |
| Please | elect either Settlement Option A or B by che | cking the appropriate box: |
| | I elect to settle subject to the terms and co | nditions of Settlement Option A. |
| г | I alact to settle subject to the terms and co | nditions of Settlement Ontion R |

Weatherford BMW

Weatherford BMW("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGRI | EED THIS 18# | _DAY OF | May | , 2015 |
|------|---------------------------------|----------|----------|--------|
| BY: | (Signature) | <u> </u> | | |
| BY: | Takeshi (Print or Type Name) | OKado | <u> </u> | |

- I elect to settle subject to the terms and conditions of Settlement Option A.
- \square *I elect to settle subject to the terms and conditions of Settlement Option B.*

Weber Nameplate

Weber Nameplate ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

Please elect either Settlement Option A or B by checking the appropriate box:

- I elect to settle subject to the terms and conditions of Settlement Option A. Ø
- I elect to settle subject to the terms and conditions of Settlement Option B. \square

Williams Bros Market

Williams Bros Market ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| AGR | EED THIS 10 DAY OF April, 2015 |
|-----|--------------------------------|
| BY: | (Signature) |
| BY: | Print or Type Name) |

Please elect either Settlement Option A or B by checking the appropriate box:

I elect to settle subject to the terms and conditions of Settlement Option A.

I elect to settle subject to the terms and conditions of Settlement Option B.

Winonics, Inc.

Winonics, Inc. ("Settling Party"), by the duly authorized representative named below, hereby

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consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

AGREED THIS 18th DAY OF February, 2015

By: (Signature)

Mark Eazell
(Print or Type Name)

- $m{\boxtimes}$ I elect to settle subject to the terms and conditions of Settlement Option A.
- \square I elect to settle subject to the terms and conditions of Settlement Option B.

CONSENT AND AUTHORIZATION Winters Industrial Cleaning Winters Industrial Cleaning ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. DAY OF _FEBRUARY , 2015 By: (Signature) MICHAEL BYRNES By: (Print or Type Name) Please elect either Settlement Option A or B by checking the appropriate box: I elect to settle subject to the terms and conditions of Settlement Option A. I elect to settle subject to the terms and conditions of Settlement Option B. \Box

CONSENT AND AUTHORIZATION XIK, LLC

(Successor to Arwood Corporation by merger)

XIK, LLC a Delware Limited Liability Company, as successor by merger to Arwood Corporation ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof.

| nereor. | |
|---------------------------------|---|
| • | |
| AGREED THI XIK, LLC (BY: | An most |
| D 1 | M. O'Donnell,Vice President r Type Name) |
| Please elect eith | ner Settlement Option A or B by checking the appropriate box: |
| , | to settle subject to the terms and conditions of Settlement Option A. to settle subject to the terms and conditions of Settlement Option B. |
| | |

| ZEFINC. Cline-Buckner, Inc. LEFINC, |
|---|
| Cline Buckner, Inc. ("Settling Party"), by the duly authorized representative named below, hereby consents to this Administrative Order on Consent and agrees to be bound by the terms and conditions hereof. |
| AGREED THIS 2 DAY OF APRIL, 2015 |
| BY (Signature) |
| BY: VALETZIE FRATZIET (Print or Type Name) VP CHIEF LEGAL OFFICER |
| Please elect either Settlement Option A or B by checking the appropriate box: |
| I elect to settle subject to the terms and conditions of Settlement Option A. |
| ☐ I elect to settle subject to the terms and conditions of Settlement Option B. |
| |