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14	PEOPLE OF THE STATE OF	Case No. MSC 07 02593
15	CALIFORNIA,	FINAL JUDGMENT ON CONSENT
16	Plaintiff,	
17	v.	Date: July 29, 2011 Time: 1:30 p.m.
18		Dept: 17 Judge: Barry Goode
19	GOLDEN GATE PETROLEUM CO., a California Corporation; BAY	Trial Date: August 22, 2011 Action Filed: November 26, 2007
20	AREA/DIABLO PETROLEUM COMPANY, a California Corporation; DENNIS O'KEEFE, an individual;	
21	WESTGATE PETROLEUM COMPANY, INC., a California Corporation, and DOES	
22	1 THROUGH 100,	
23	Defendants.	
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26 27		
27		I Final Judgment on Consent (MSC 07 02593)

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	Final Judgment

1	It appearing that the Court has jurisdiction over the subject matter and the parties; that
2	Plaintiff, THE PEOPLE OF THE STATE OF CALIFORNIA (People), by and through
3	KAMALA D. HARRIS, Attorney General of California, MARGARITA PADILLA, Supervising
4	Deputy Attorney General, KIRK MCINNIS, Deputy Attorney General, and the additional counsel
5	for the PEOPLE as set forth on the STIPULATION FOR ENTRY OF FINAL JUDGMENT ON
6	CONSENT; and Defendants, GOLDEN GATE PETROLEUM CO., a California corporation;
7	BAY AREA/DIABLO PETROLEUM COMPANY, a California corporation; DENNIS
8	O'KEEFE, an individual; WESTGATE PETROLEUM COMPANY, INC., a California
9	corporation, by and through its attorneys, POLLOCK & JAMES, LLP, by Mark S. Pollock, Esq.,
10	have executed a STIPULATION FOR ENTRY OF FINAL JUDGMENT ON CONSENT
11	("Stipulation"), filed concurrently with this FINAL JUDGMENT ON CONSENT ("Judgment");
12	that the Stipulation recites, among other things, the consent of the parties to the signing of this
13	Judgment by the Court and to its filing and entry; and, therefore, upon the consent of the parties
14	hereto, and good cause appearing for the entry of this Judgment,
15	IT IS HEREBY ORDERED, ADJUDGED AND DECREED:
16	A. JURISDICTION
17	The Superior Court of Contra Costa County has subject matter jurisdiction and personal
18	jurisdiction over the Parties.
19	B. DEFINITIONS
20	Except where otherwise expressly defined herein, all terms in this Judgment shall be
21	interpreted consistent with Chapters 6.5, 6.7, and 6.95 of Division 20 of the Health and Safety
22	Code and the regulations promulgated under these chapters.
23	1. "Covered Facilities" means the Defendants' facilities in the State of
24	California listed in Attachment A.
25	2. "Certified Unified Program Agency" or "CUPA" is the agency certified by
26	the California Environmental Protection Agency pursuant to the requirements of Chapter 6.11 of
27	the Health and Safety Code to implement certain State of California environmental programs
28	within the local agency's jurisdiction. As used in this Judgment, CUPA includes any Participating 6
	Final Judgment on Consent (MSC 07 02593)

1	Agency or Unified Program Agency.
2	3. "Hazardous Materials Business Plan" or "HMBP" as used herein, means a
3	separate plan for each facility, site, or branch of business which meets the requirements of Health
4	and Safety Code section 25504.
5	4. "Hazardous Material," as used herein, means "hazardous material" as that
6	term is used in Health and Safety Code section 25501(p).
7	5. "Hazardous Waste," as used herein, shall have the definition as provided
8	for in Health and Safety Code section 25117.
9	6. "Hazardous Waste Management," and "management" as used herein, shall
10	have the definition as provided for in Health and Safety Code section 25117.2.
11	7. "Underground Storage Tank System" or "UST system," as used herein,
12	shall have the definition provided by Health and Safety Code section 25281(z).
13	8. "Pledged Assets," as used herein, means those assets referenced in
14	Attachment C.
15	C. PAYMENTS OF CIVIL PENALTIES AND COSTS
16	Defendants are jointly and severally liable for a total of six million dollars (\$6,000,000),
17	to be allocated and to be paid as set forth herein. Defendants shall deliver all required payments
18	by cashier's check to the California Department of Justice, Office of the Attorney General,
19	attention Kirk McInnis, Deputy Attorney General, 1515 Clay Street, 20th, Floor, Oakland, CA
20	94612, for distribution pursuant to the terms of Attachment B of this Judgment.
21	1. REIMBURSEMENT OF COSTS OF INVESTIGATION AND
22	ENFORCEMENT
23	1.1. Within thirty (30) days of entry of this Final Judgment on Consent,
24	Defendants shall pay fifty thousand dollars (\$50,000) for reimbursement of attorneys fees, costs
25	of investigation, and other costs of enforcement. Defendants shall pay an additional three
26	hundred fifty thousand dollars (\$350000) for reimbursement of attorneys fees, costs of
27	investigation, and other costs of enforcement by December 31, 2011. Defendants shall pay an
28	additional four hundred ninty five thousand three hundred severy dollars ($$495,370$) for 7

1 reimbursement of attorneys' fees, costs of investigation, and other costs of enforcement by June 2 1, 2015. These funds will be allocated as set forth in Attachment B, incorporated by reference. 3 2. **INITIAL CIVIL PENALTIES** 4 2.1. In addition to the payments made in accordance with Section C.1.1, 5 Defendants shall pay a total of two million one hundred four thousand six hundred thirty dollars 6 (\$2,104,630) as Penalty Payments for civil penalties. These funds shall be paid as follows: 1) a 7 payment of four hundred seventy-five thousand dollars (\$475,000) shall be made on or before 8 June 1, 2012; 2) a payment of six hundred thousand dollars (\$600,000) shall be made on or before 9 June 1, 2013; 3) a payment of seven hundred twenty-five thousand dollars (\$725,000) shall be 10 made on or before June 1, 2014; and 4) a final payment of three hundred four thousand six 11 hundred thirty dollars (\$304,630) shall be made on or before June 1, 2015. These funds will be 12 allocated as set forth in Attachment B, incorporated by reference. 13 3. SUSPENDED PENALTY 14 Of Defendants' total liability of six million dollars (\$6,000,000), 3.1. 15 three million dollars (\$3,000,000) shall be suspended as set forth below. 16 3.1 (a) If the People determine that Defendants have violated one or 17 more injunctive provisions, the People shall notify Defendants of the violation and request 18 payment of a Suspended Penalty. The appropriate Suspended penalty amounts for the violations 19 identified in Sections F. 2.1 to F. 2.11 is two thousand five hundred dollars (\$2,500) for the first 20 day of violation and two thousand five hundred dollars (\$2,500) per day after the period to correct 21 the violation provided in Sections F. 2.1 to F. 2.11, if any, has expired. The appropriate 22 Suspended Penalty amounts for the violations identified in Sections F. 2.12 to F. 2.33 is one 23 thousand dollars (\$1,000) for the first day of violation and one thousand dollars (\$1,000) per day 24 after the period to correct the violation provided in Sections F 2.12 to F. 2.33, if any, has expired. 25 The appropriate Suspended Penalty amounts for the violations identified in Sections F. 2.34 to F. 26 2.44. is five hundred dollars (\$500) for the first day of violation and five hundred dollars (\$500) 27 per day after the period to correct the violation provided in Sections F 2.34 to F. 2.44, if any, has 28 expired.

1	2.1(b) If Defendents control that the allocation did not
1	3.1(b). If Defendants contend that the alleged violation did not
2	occur or that Defendants are not responsible for the alleged violation due to a Force Majeure as
3	defined in Section G, the People may file a noticed motion as set forth in Section H, requesting
4	that the Court impose Suspended Penalties. Defendants retain the right to oppose the motion on
5	the grounds that the alleged violation did not occur or that Defendants are not responsible for the
6	alleged violation due to a Force Majeure as defined in Section G. At least ten (10) days before
7	filing a motion seeking a Suspended Penalty, the People shall seek to meet and confer in good
8	faith with Defendants to attempt to resolve the matter without judicial intervention.
9	3.1(c). If the Court finds that one or more Defendants have engaged
10	in a violation on one or more occasions, for each day of each violation, it the Court shall require
11	Defendants to pay a Suspended Penalty as described in Section 3.1(a). The Parties will not be
12	permitted to request the Court to reduce, increase, or otherwise modify the amount of the
13	Suspended Penalty. Suspended Penalties may be imposed until the entire Suspended Penalty of
14	three million dollars (\$3,000,000.00) is exhausted.
15	3.2. Defendants shall pay a Suspended Penalty within thirty (30) days of
16	notification of the violation as provided in Section 3.1(a). If Defendants contend that the alleged
17	violation did not occur or that Defendants are not responsible for the alleged violation due to a
18	Force Majeure as defined in Section G, and the People seek judicial intervention under Section
19	3.1(b), Defendants shall pay a Suspended Penalty within thirty (30) days of the entry of an order
20	finding that Defendants committed a violation.
21	3.3. Five years from entry of this Judgment, any amount of the original
22	Suspended Penalty that has not been paid out under this Judgment shall be excused.
23	4. LATE PAYMENTS
24	4.1. Defendants shall be and are hereby deemed liable for a stipulated
25	civil penalty of ten thousand dollars (\$10,000.00) for each day that a payment required pursuant
26	to this Judgment is late. If a required payment is more than thirty (30) days late, it constitutes an
27	Event of Default under Section E.
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D.

JOINT AND SEVERAL LIABILITY

2 Defendants, and each of them, are jointly and severally liable for all payments required
3 pursuant to this Judgment.

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E. FINANCIAL ASSURANCE

5 1 As security for their prompt and complete payment of their obligations 6 under this Judgment, Defendants, and each of them, does assign, grant, and pledge all of their 7 currently unencumbered interest in each and every Pledged Asset referenced in Attachment C. It 8 is understood Defendants have the right to substitute a new primary lender for up to 120 percent 9 of the current indebtedness. The amount of Defendants' indebtedness may increase further as 10 penalty is paid down under this Agreement, subject to negotiation between the parties. 11 Defendants pledge all the equity interest in a 1999 Beech King Aircraft Raytheon C90A LJ-1572 12 N931GG, subject to Security Agreement and Promissory Note No. 0011438, Schedule No. 13 0011438001, dated December 16, 2005, and will execute all documents necessary to secure that 14 pledge. 15 1.1. Defendants, and each of them, hereby grant and pledge to the 16 People a continuing lien and security interest in the Pledged Assets which shall continue in effect 17 to secure Defendants' performance of their obligations under Section C of this Judgment. 18 1.2. This Section shall remain in full force and effect until all payments 19 required under Section C have been made and shall not be limited, impaired, or otherwise 20 affected in any way by any delay by the People in making any demand on any Defendant for, or 21 otherwise delay in enforcing, performance or payment of any of Defendants' obligations under 22 this Judgment 2. 23 "Event of Default" is defined to include any of the following conditions: 24 2.1. Failure to make any payment under Section C of this Judgment 25 when due; 26 2.2. Misrepresentation of the financial status of any Defendant in the 27 course of the settlement negotiation leading to the resolution of this matter; 28 /// 10 Final Judgment on Consent (MSC 07 02593)

1	2.3. Institution of any legal proceeding by any Defendant seeking to
2	adjudicate him or it bankrupt or insolvent, or seeking dissolution, liquidation, winding up,
3	reorganization, adjustment, protection, or relief of his or its debts under any law relating to
4	bankruptcy, insolvency, reorganization, or relief of debts or seeking the entry of an order for
5	relief or the appointment of a receiver, trustee, custodian, or similar person for a Defendant;
6	2.4. Any action or attempt to lessen, reduce, or subordinate the People's
7	interest in any Pledged Asset;
8	2.5. Institution by any third party of any legal proceeding seeking to
9	adjudicate any Defendant bankrupt or insolvent, or seeking dissolution, liquidation, winding up,
10	reorganization, adjustment, protection, or relief of any Defendant's debts under any law relating
11	to bankruptcy, insolvency, reorganization, or relief of debts or seeking the entry of an order for
12	relief or the appointment of a receiver, trustee, custodian, or similar person for a Defendant;
13	2.6. Dissolution of any Defendant;
14	3. Upon occurrence of an Event of Default, the People, in their sole and
15	absolute discretion and option, may avail themselves of any and all remedies available under law,
16	including but not limited to the rights of a secured party under the Uniform Commercial Code.
17	F. PERMANENT INJUNCTIVE RELIEF
18	1. GENERAL INJUNCTIVE PROVISIONS
19	Defendants, and each of them, shall be, and are hereby, permanently enjoined as
20	follows:
21	1.1. Pursuant to the provisions of the Health and Safety Code sections
22	25181, 25184, 25299.01, 25516, 25516.2 and Business and Professions Code section 17203,
23	Defendants are permanently enjoined to comply with Chapters 6.5, 6.7, and 6.95 of Division 20
24	of the Health and Safety Code and the regulations promulgated under these chapters at the
25	Covered Facilities. Knowing failure to comply with this injunction, and the specific injunctive
26	provisions that follow, may subject Defendants to sanctions, including, but not limited to,
27	contempt.
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SPECIFIC INJUNCTIVE PROVISIONS

2 2.1. Defendants shall not perform work on UST systems without all
3 necessary permits or authorization from the appropriate permitting agencies. This provision shall
4 not apply to the existing dispute between Defendants and Contra Costa County with respect to the
5 Brentwood facility. The issue of whether or not the Brentwood facility has a permit and for what
6 period of time, if any, will not be subject to the injunctive enforcement provisions of this Final
7 Judgment on Consent in this case and is not a "Covered Matter" defined and addressed by this
8 Final Judgment on Consent

9 2.2. Defendants shall not raise, alter the position of, tamper with,
10 disable, or otherwise render nonfunctional or ineffective, sensors in spill containment structures,
11 under dispenser containment, and sumps.

12 2.3. Defendants shall at all times assure the sensors in spill containment 13 structures, under dispenser containment, and sumps are placed in a position so that the sensor is 14 capable of detecting a leak at the earliest possible opportunity. Defendants shall undertake 15 measures to regularly inspect, at least monthly, the UST system to assure all leak detection 16 systems are properly placed. Defendants shall maintain a log to memorialize such inspections 17 and the results thereof. Defendants shall instruct its employees if during the course of such sensor 18 inspections or at any other time employees may otherwise observe a sensor which is improperly 19 placed, to immediately notify supervisory personnel that a sensor is not properly placed. If a 20 sensor is not properly placed or is not functioning as required, Defendants shall shut the UST 21 system down immediately. Defendants shall not place the UST system back into operation until 22 the sensor has been properly positioned, replaced or repaired.

23 2.4. If any UST system fails a secondary containment test, and where
24 Defendants reasonably determine that a release to the environment is not possible as a result of
25 the failure, Defendants may continue to operate the UST system for a reasonable time until
26 repairs are made, unless otherwise directed by the appropriate CUPA. A reasonable time within
27 which to repair a secondary containment system is 30-120 days, depending on the type and extent
28 of the failure, the repairs needed and the time needed by the CUPA to review any necessary repair

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applications.

2	2.5. If any UST system fails a secondary containment test, and where
3	the failure would indicate to a reasonable operator that there is a potential for release to the
4	environment, Defendants shall immediately take all appropriate action to prevent a release,
5	including but not limited to, shutting down the effected portion of the UST system.
6	2.6. Defendants shall at all times ensure that all secondary containment
7	systems are constructed so that any releases to the secondary containment system will flow to a
8	collection sump as required by California Code of Regulations, title 23, section 2636(c)(1). If the
9	appropriate CUPA finds a violation of California Code of Regulations, title 23, section
10	2636(c)(1), Defendants shall correct the violation within seven (7) days or, if a permit is required
11	from the CUPA, shall submit the necessary documentation to obtain the permit within seven (7)
12	days.
13	2.7. Defendants shall at all times have a means of monitoring for water
14	intrusion by precipitation or infiltration into secondary containment as required by Health and
15	Safety Code section 25291(e). If the appropriate CUPA finds a violation of Health and Safety
16	Code section 25291(e), Defendants shall correct the violation within seven (7) days or, if a permit
17	is required from the CUPA, shall submit the necessary documentation to obtain the permit within
18	seven (7) days.
19	2.8. Defendants shall at all times timely notify the appropriate CUPA of
20	any unauthorized releases from a diesel vent line and provide a report describing the release and
21	the corrective actions as required by Health and Safety Code section 25295 and California Code
22	of Regulations, title 23, sections 2650 and 2652.
23	2.9. Defendants shall equip all UST systems with a spill containment
24	structure and overfill prevention system as required by California Code of Regulations, title 23,
25	section 2635(b). The overfill prevention system shall not allow for manual override, as required
26	by California Code of Regulations, title 23, section 2635(b)(2).
27	2.10. Defendants shall implement corrections specified in any CUPA
28	inspection report within 30 days after receiving an inspection report, as required by California 13
	Final Judgment on Consent (MSC 07 02593)

1	Code of Regulations, title 23, section 2712(f).
2	2.11. Defendants shall at all times have an operational audible/visual
3	alarm system connected for continuous monitoring as required by California Code of Regulations,
4	title 23, sections 2632 (c)(2)(B) and 2636(f)(1).
5	2.12. Defendants shall notify the appropriate authority prior to changing
6	monitoring procedures, such as replacing leak detection equipment and/or monitoring.
7	2.13. Defendants shall at all times submit Monitoring Response Plans
8	pursuant to California Code of Regulations, title 23, section 2632. If the appropriate CUPA finds
9	a violation of California Code of Regulations, title 23, section 2632, Defendants shall correct the
10	violation within thirty (30) days.
11	2.14. Defendants shall test secondary containment systems installed prior
12	to January 1, 2001 every thirty-six months, in accordance with California Code of Regulations,
13	title 23, section 2637(a). If the appropriate CUPA finds a violation of California Code of
14	Regulations, title 23, section 2637(a), Defendants shall correct the violation within fifteen (15)
15	days.
16	2.15. Defendants shall at all times have documentation on-site regarding
17	monitoring system alarms and action taken in response to alarms, if any, available for review as
18	required by California Code of Regulations, title 23, section 2712. If the appropriate CUPA finds
19	a violation of California Code of Regulations, title 23, section 2712, Defendants shall correct the
20	violation within thirty (30) days.
21	2.16. Defendants shall annually perform online leak detection tests as
22	required by California Code of Regulation, title 23, section 2636(f)(2). If the appropriate CUPA
23	finds a violation of California Code of Regulations, title 23, section 2636(f)(2), Defendants shall
24	correct the violation within fifteen (15) days.
25	2.17. Defendants shall annually perform pipeline integrity tests as
26	required by California Code of Regulation, title 23, section 2636(f)(4). If the appropriate CUPA
27	finds a violation of California Code of Regulations, title 23, section 2636(f)(4), Defendants shall
28	correct the violation within fifteen (15) days.
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1	2.18. Defendants shall implement and maintain a monitoring program for
2	their pressurized product piping, other than pressurized piping contained in under-dispenser
3	containment, that is fail safe and shuts down the pump when a leak is detected, as required by
4	California Code of Regulations, title 23, section 2636(f)(5)(B). If the appropriate CUPA finds a
5	violation of California Code of Regulations, title 23, section 2636(f)(5)(B), Defendants shall
6	correct the violation within fifteen (15) days.
7	2.19. Defendants shall annually test and certify UST monitoring systems
8	in accordance with California Code of Regulations, title 23, section 2638. If the appropriate
9	CUPA finds a violation of California Code of Regulations, title 23, section 2638, Defendants
10	shall correct the violation within fifteen (15) days.
11	2.20. Defendants shall at all times notify the appropriate CUPA in
12	advance of upgrades of UST systems, including replacement of spill containers
13	2.21. Defendants shall not allow liquid and debris to accumulate in
14	containment sumps.
15	2.22. Defendants shall at all times maintain monitoring and maintenance
16	records pursuant to California Code of Regulations, title 23, section 2712(b). If the appropriate
17	CUPA finds a violation of California Code of Regulations, title 23, section 2712(b), Defendants
18	shall correct the violation within thirty (30) days.
19	2.23. Defendants shall at all times provide adequate training to all
20	employees to respond to a hazardous material spill or release from a UST system, including
21	familiarizing employees with the UST monitoring plan and release report procedures in the
22	HMBP, pursuant to Health and Safety Code section 25504. If the appropriate CUPA finds a
23	violation of Health and Safety Code section 25504, Defendants shall correct the violation within
24	thirty (30) days.
25	2.24. Defendants shall at all times notify the appropriate CUPA of
26	changes in the usage of USTs, including a change in the storage of new hazardous substances, as
27	required by Health and Safety Code section 25286. If the appropriate CUPA finds a violation of
28	Health and Safety Code section 25286, Defendants shall correct the violation within thirty (30) 15
	Final Judgment on Consent (MSC 07 02593)

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days.

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2	2.25. Defendants shall at all times submit accurate as-built drawings for		
3	variations to the approved plans including remote monitoring sumps, remote fill lines for waste		
4	oil tanks, remote alarm panels, and monitoring sensors as required by California Code of		
5	Regulations, title 23, section 2711(a)(8). If the appropriate CUPA finds a violation of California		
6	Code of Regulations, title 23, section 2711(a)(8), Defendants shall correct the violation within		
7	thirty (30) days.		
8	2.26. Defendants shall at all times submit documentation to show		
9	compliance with state and federal financial responsibility requirements applicable to underground		
10	storage tanks containing petroleum as required by California Code of Regulations, title 23,		
11	section 2711(a)(11). If the appropriate CUPA finds a violation of California Code of		
12	Regulations, title 23, section 2711(a)(11), Defendants shall correct the violation within thirty (30)		
13	days.		
14	2.27. Defendants shall at all times inform the appropriate CUPA of		
15	changes to the designated underground storage tank operator as required by California Code of		
16	Regulations, title 23, section 2715(a). If the appropriate CUPA finds a violation of California		
17	Code of Regulations, title 23, section 2715(a), Defendants shall correct the violation within thirty		
18	(30) days.		
19	2.28. Defendants shall at all times cause the designated underground		
20	storage tank operator to provide facility employee training as required by California Code of		
21	Regulations, title 23, section 2715(f). If the appropriate CUPA finds a violation of California		
22	Code of Regulations, title 23, section 2715(f), Defendants shall correct the violation within fifteen		
23	(15) days.		
24	2.29. Defendants shall at all times maintain a list of facility employees		
25	who have been trained by the designated underground storage tank operator and provide a list of		
26	facility employees who have been trained to the local agency upon request as required by		
27	California Code of Regulations, title 23, section 2715(f)(3). If the appropriate CUPA finds a		
28	violation of California Code of Regulations, title 23, section 2715(f)(3), Defendants shall correct 16		
	Final Judgment on Consent (MSC 07 02593)		

1 the violation within thirty (30) days.

2	2.30. Defendants shall provide to the appropriate CUPA the bi-annual			
3	line integrity test results for all remote fill lines as required by California Code of Regulations,			
4	title 23, section 2643(e). If the appropriate CUPA finds a violation of California Code of			
5	Regulations, title 23, section 2643(e), Defendants shall correct the violation within fifteen (15)			
6	days.			
7	2.31. Defendants shall submit UST permit application-Form A and UST			
8	permit application-Form B to the local agency as required by California Code of Regulations, title			
9	23, section 2711(c). If the appropriate CUPA finds a violation of California Code of Regulations,			
10	title 23, section 2711(c), Defendants shall correct the violation within thirty (30) days.			
11	2.32. Defendants shall at all times monitor the UST system as specified			
12	on the permit as required by Health and Safety Code section 25293.			
13	2.33. Defendants shall at all times provide training to employees pursuant			
14	to California Code of Regulations, title 22, section 66265.16. If the appropriate CUPA finds a			
15	violation of California Code of Regulations, title 22, section 66265.16, Defendants shall correct			
16	the violation within thirty (30) days.			
17	2.34. Defendants shall at all times maintain documentation of training of			
18	employees pursuant to California Code of Regulations, title 22, section 66265.16. If the			
19	appropriate CUPA finds a violation of California Code of Regulations, title 22, section 66265.16,			
20	Defendants shall correct the violation within thirty (30) days.			
21	2.35. Defendants shall at all times properly label containers of hazardous			
22	waste as required by California Code of Regulations, title 22, section 66262.34.			
23	2.36. Defendants shall at all times keep containers of hazardous waste			
24	closed except when removing or adding hazardous waste as required by California Code of			
25	Regulations, title 22, section 66265.173.			
26	2.37. Defendants shall at all times maintain adequate aisle space in			
27	hazardous waste accumulation areas as required by California Code of Regulations, title 22,			
28	section 66265.35.			
	17			

1	2.38. Defendants shall establish/implement a HMBP as required by			
2	Health and Safety Code section 25503.5. If the appropriate CUPA finds a violation of Health and			
3	Safety Code section 25503.5, Defendants shall correct the violation within fifteen (15) days.			
4	2.39. Defendants shall submit/update HMBPs as required by Health and			
5	Safety Code section 25505. If the appropriate CUPA finds a violation of Health and Safety Code			
6	section 25505, Defendants shall correct the violation within fifteen (15) days.			
7	2.40. Defendants shall at all times have an emergency coordinator as			
8	required by California Code of Regulations, title 22, section 66265.55.			
9	2.41. Defendants shall not manage hazardous waste without an			
10	Environmental Protection Agency Identification number as required by California Code of			
11	Regulations, title 22, section 66262.12(a). If the appropriate CUPA finds a violation of California			
12	Code of Regulations, title 22, section 66262.12(a), Defendants shall correct the violation within			
13	thirty (30) days.			
14	2.42. Defendants shall keep required copies of Uniform Hazardous Waste			
15	Manifests for three (3) years as required by California Health and Safety Code section			
16	25160.2(b)(3).			
17	2.43. Defendants shall not store hazardous waste on-site at any of the			
18	Covered Facilities longer than ninety (90) days without a permit as required by Health and Safety			
19	Code section 25201(a).			
20	3. ENVIRONMENTAL COORDINATOR			
21	3.1. Defendants shall employ and maintain a corporate officer or			
22	employee knowledgeable in the California environmental laws that are the subject of this			
23	Judgment, as an "Environmental Coordinator." The Environmental Coordinator's responsibility			
24	shall be to manage Defendants' compliance with the injunctive terms in this Judgment. The			
25	duties of the Environmental Coordinator shall include, collecting and maintaining copies of all			
26	written advisements of violation, including Notices of Violation ("NOVs") and inspection reports,			
27	issued or performed by the CUPAs, relating to the Covered Facilities for a period of five (5) years			
28	and to undertake good faith efforts to assess Defendants' compliance with applicable laws and 18			

regulations, and to advise Defendants' personnel on compliance with all applicable laws and
 regulations, and to correct any noted deficiencies or violations.

3 3.2. Beginning one year after the entry of this Judgment, and continuing 4 for five (5) years from the entry thereof, Defendants' Environmental Coordinator shall submit to 5 the People, annual status report describing Defendants' program for compliance with the terms of 6 the injunction and implementation of such compliance program, any material change made to the 7 program in the preceding year, any NOV issued to Defendants for any of the Covered Facilities, 8 any actions taken in response to such NOVs, and any penalties paid by Defendants with respect 9 to such NOVs. Each such annual report shall be signed by Defendants' Environmental 10 Coordinator under penalty of perjury.

11

G. FORCE MAJEURE

12 1. Defendants may assert Force Majeure as an affirmative defense in the 13 event it is unable to perform its obligations under this Judgment. Any event beyond the control of 14 Defendants that prevents the performance of such an obligation despite Defendants' timely and 15 diligent efforts to fulfill the obligation is a Force Majeure event. A Force Majeure event does not 16 include financial inability to fund or complete the work, any failure by Defendants' suppliers, 17 contractors, subcontractors or other persons contracted to perform the work for or on behalf of 18 Defendants (unless failure to do so is itself due to a Force Majeure event), nor does it include 19 circumstances which could have been avoided if Defendants had complied with preventative 20 requirements imposed by law, regulation, or ordinance.

21

H. ENFORCEMENT

The People may move this Court to enforce any provision of this Judgment
 and to award other appropriate relief, including penalties for contempt and penalties as provided
 for in Section C.3, by serving and filing a regularly noticed motion in accordance with Code of
 Civil Procedure section 1005 ("Enforcement Motion"). Defendants may file an opposition and
 the People may file a reply. At least ten (10) calendar days before filing an Enforcement Motion,
 the People must seek to meet and confer with Defendants to attempt to resolve the matter without
 judicial intervention. To ensure that the meet and confer is as productive as possible, the People

will identify, as specifically as the available information allows, the specific instances and dates
 of non-compliance, and the actions that the People believe Defendants must take to remedy that
 non-compliance and the amount of penalties, if any, sought by the People.

2. Imposition of penalties pursuant to this provision of this Judgment is in
addition to any enforcement action that may be taken by the People, or any state, county, or local
agency, department, board or entity, or any CUPA for violations of applicable environmental
laws.

8

I.

EFFECT OF CONSENT JUDGMENT

9 1. Except as expressly provided in Section J, nothing in this Judgment shall
10 be construed to preclude the People, or any state, county, or local agency, department, board or
11 entity, or any CUPA, from exercising its authority under any law, statute, or regulation.

12

J. MATTERS COVERED AND RESERVED CLAIMS

13 1. This Judgment is a final and binding resolution and settlement of all known 14 claims, violations, and causes of action alleged by the People in the Complaint with respect to their 15 violations of Chapter 6.5, 6.7, and 6.95, and of all claims, violations, or causes of action related to 16 the violations of Chapter 6.5, 6.7, and 6.95 alleged by the People which could have been asserted 17 by the People based on the facts that are the subject of the Complaint against Defendants. The 18 matters described in the previous sentence are "Covered Matters." The People may pursue any 19 claim that is not a covered matter ("Reserved Claims").

20 2. Any claims, violations, or causes of action that are not based on facts
 21 alleged in the Complaint, including but not limited to any violations that occurred after November
 22 26, 2007 or which are not related to the Covered Facilities, are not resolved, settled, or covered by
 23 this Judgment. In addition, claims, violations, or causes of action against independent contractors
 24 or subcontractors of Defendants, if any, are not resolved by this Judgment.

3. Notwithstanding any other provision of this Judgment, any claims, or
 causes of action for performance of cleanup, corrective action, or response action concerning or
 arising out of actual past or future releases, spills, leaks, discharges or disposal of hazardous
 materials, hazardous wastes, and/or hazardous substances caused or contributed to by Defendants,

1	or claims or causes of action relating to the disposal of hazardous materials, hazardous wastes, or
2	hazardous substances by Defendants, where such disposal was unknown to the People as of
3	November 26, 2007 are not Covered Matters and are Reserved Claims.
4	4. In any subsequent action that may be brought in the name of the People
5	based on any Reserved Claims, Defendants will not assert that the failure to pursue the Reserved
6	Claims as part of this action constitutes claim-splitting or laches or is otherwise inequitable
7	because of this asserted failure. This Section does not bar Defendants from asserting any statute
8	of limitations that may be applicable to any Reserved Claims or any other defense.
9	5. Defendants shall not to pursue any civil or administrative claims against
10	the People or against any agencies of the State of California, any counties in the State of
11	California, or any CUPA, or against their officers, employees, representatives, agents, or
12	attorneys, arising out of or related to the Complaint and the Covered Matters.
13	K. NOTICE
14	1. All submissions and notices required by this Judgment shall be sent to:
15	a. For Plaintiff:
16	
17	Kirk McInnis Deputy Attorney General
18	Office of the Attorney General 1515 Clay Street, 20th Floor
19	P.O. Box 70550
20	Oakland, California 94612-0550 Kirk.McInnis@doj.ca.gov
21	
22	David Boyers Senior Staff Counsel
23	State Water Resources Control Board, Office of Enforcement 1001 I Street, 16 th Floor
24	Sacramento, CA 95814 <u>dboyers@waterboards.ca.gov</u>
25	///
26	///
27	///
28	
	21 Final Judgment on Consent (MSC 07 02593)
	Final Judgment on Consent (MSC 07 02393)

1	b. For Defendants:				
2	Dennis O'Keefe				
3	Bay Area/ Diablo Petroleum Company 1340 Arnold Drive, Suite 231				
4	Martinez, CA 94553				
5					
6	Pollock & James, LLP				
7	952 Jefferson St. Napa, CA				
8	94559				
9	Any party may change its notice and name and address by informing the other Parties in				
10	writing by certified mail. The change shall be effective upon receipt of the certified mail.				
11	2. All notices and communications required or permitted under this Judgment				
12	that are properly addressed as provided in this section are effective upon delivery if delivered				
12	personally or by overnight delivery, or are effective five (5) days following deposit in the United				
13	States mail, postage prepaid if delivered by mail, or are effective the next court day that electronic				
14	mail is sent before 5 p.m. (PST) to the electronic mail addresses of the designated recipients for				
15	notice concurrent with sending the notice by United States mail.				
10	L. NECESSITY FOR WRITTEN APPROVALS				
	1. All notices, approvals, and decisions of the People under the terms of this				
18	Judgment shall be communicated to Defendants in writing. No oral advice, guidance,				
19 20	suggestions, or comments by employees or officials of the People regarding submissions or				
20	notices shall be construed to relieve Defendants of their obligations to obtain any final written				
21	approval required by this Judgment.				
22	M. NO WAIVER OF RIGHT TO ENFORCE				
23	1. The failure of the People to enforce any provision of this Judgment shall				
24	neither be deemed a waiver of such provision nor in any way affect the validity of this Judgment.				
25 26	The failure of the People to enforce any such provision shall not preclude it from later enforcing				
26 27	the same or other provisions of this Judgment. Nor oral advice guidance, suggestions, or				
27	comments by employees or officials of the People or Defendants, or people acting on behalf of				
28	22				
	Final Judgment on Consent (MSC 07 02593)				

1	Defendants, regarding matters covered in this Judgment shall be construed to relieve any of the			
2	Defendants of their obligations under this Judgment.			
3	N. REGULATORY CHANGES			
4	1. Nothing in this Judgment shall excuse any of the Defendants from meeting			
5	any more stringent requirements that may be imposed by changes in applicable law.			
6	O. APPLICATION OF JUDGMENT			
7	1. This Judgment shall apply to and be binding upon the People and upon			
8	each of the Defendants, their successors, assigns, directors, officers, and representatives.			
9	P. CONTINUING JURISDICTION			
10	1. This Court shall retain continuing jurisdiction to interpret and enforce the			
11	terms of this Judgment and to address any other matters arising out of or regarding this Judgment.			
12	Q. ABILITY TO INSPECT AND COPY RECORDS AND DOCUMENTS			
13	1. On reasonable notice and subject to all of the defenses each of the			
14	Defendants would have to request for documents made by subpoenas, discovery, or other formal			
15	legal process, Defendants shall permit any duly authorized representative of the People to inspect			
16	and copy Defendants' respective records and documents to determine whether Defendants is in			
17	compliance with the terms of this Judgment. Nothing in this Paragraph is intended to require			
18	access to or production of any privileged documents.			
19	R. PAYMENT OF LITIGATION EXPENSES AND FEES			
20	1. Each of the Defendants shall pay their respective attorneys fees, expert			
21	witness fees and costs, and all other costs of litigation and investigation incurred by it and/or him			
22	in connection with this matter.			
23	S. MODIFICATION			
24	1. This Judgment may be modified only by the Court, upon noticed motion,			
25	or upon written consent by the Parties and approval of the Court.			
26				
27				
28				
	23 Final Judgment on Consent (MSC 07 02593)			

		C Digitally signed by Barry Goode	
1	IT IS SO ORDERED.	Ban John DN: cn=Barry Goode, c=US, o=Superior Court, ou=Judge	
2	DATED: August 8, 2011	Date: 2011.08.08 16:54:43 -07'00'	
3		THE HONORABLE BARRY GOODE	
4		JUDGE OF THE SUPERIOR COURT	
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		24 Final Judgment on Consent (MSC 07 02:	502)
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ATTACHMENT A

The Covered Facilities

LOCATION	ADDRESS		
Arcata Texaco	421 J. Street, Arcata 95521		
Atascadero Shell	2000 El Camino Real, Atascadero 93422		
Brentwood Plant/Store	8285 Brentwood Blvd., Brentwood 94513		
Cloverdale Cash Oil	324 N. Cloverdale Blvd., Cloverdale 95425		
Cloverdale Shell	1194 S. Cloverdale, Cloverdale 95425		
El Sobrante Shell	5329A San Pablo Dam Rd., El Sobrante 94803		
Eureka Cash Oil	1679 Myrtle Ave, Eureka 95501		
Eureka Texaco	3505 Broadway, Eureka 95503		
Hayward Plant/Shell	1565 Industrial Parkway, Hayward 94554		
Lakeport Shell	2725 S. Main St., Lakeport 95453		
Lemoore Shell	1790 W. Bush St., Lemoore 93245		
Los Osos Chevron	995 Los Osos Valley Rd., Los Osos 93402		
Martinez Plant	3575 Pacheco Blvd., Martinez 94553		
Martinez Store	3520 Pacheco Blvd., Martinez 94553		
Oakland	421 23 rd Ave., Oakland 94606		
Oakland Port	1107 5 th Street, Oakland 94607		
Paso Robles Plant	820 26 th St., Paso Robles 93446		
Paso Robles Store 2331 Spring St., Paso Robles 93446			
Richmond Store 700 Earlandson Rd., Richmond 94806			
S. San Francisco Shell	114-128 Harbor Way 94080		
Salinas Plant	1020 Terven Ave., Salinas 93906		
San Jose Plant	905 Stockton Ave., San Jose 95110		
Santa Rosa Cardlock	1534 Copperhill, Santa Rosa 95402		
Ukiah Shell	1105 Airport Park Blvd., Ukiah 95482		
Watsonville Cash Oil	13 San Juan Rd., Watsonville 95076		
Willits Circle K Shell	1579 S. Main Street, Willits 95490		
Benicia	116 W. Channel Road, Benecia		
Fortuna	409 S. Fortuna Blvd., Fortuna		
Healdsburg	1496 Healdsburg Ave., Healdsburg		
San Luis Obispo	950 Orcutt Road, San Luis Obispo		
Chico Cash Oil	111 W 11 th Ave., Chico 95926		
Salinas Plant	1020 Terven Ave., Salinas 93906		
Cobb Texaco	16340 Hwy. 175, Cobb 95426		
Two Jacks	5200 Main Street, Two Jacks 95451		

		Health and		
	Bus. & Prof.	Safety Code §	Costs and	
Agency	Code § 17200	25299	Expenses	Total
Craig Thompson Trust*			268,000	268,000
Water Board		500,000		500,000
Attorney General			447,000	447,000
Alameda	20,000			20,000
Butte			10,000	10,000
Contra Costa	310,000	100,000		410,000
Humboldt**	20,000	15,000	60,000	95,000
Kings	20,000	15,000		35,000
Lake	20,000	15,000 ·		35,000
Mendocino	20,000	15,000		35,000
Monterey	205,000	98,630	106,370	410,000
San Luis Obispo	20,000			20,000
San Mateo		1,000	4,000	5,000
Santa Clara	220,000			220,000
Solano	400,000			400,000
Sonoma	15,000	5,000		20,000
Sutter	20,000	15,000		35,000
Yuba	20,000	15,000		35,000
Totals	1,310,000	794,630	895,370	3,000,000

ATTACHMENT B

* The Criag Thompson Environmental Protection Prosecution Trust

** \$60,000 in Costs and Expenses to be paid to the California District Attorneys Association Circuit Prosecutor Project

Date Due

Craig Thompson Trust	9/15/2011 (\$50,000) 1/31/2012 (\$218,000)
Water Board	6/30/2012 (\$100,000) 6/30/2013 (\$150,000) 6/30/2014 (\$250,000)
Attorney General	1/31/2012 (\$62,000) 6/30/2015 (\$385,000)
Alameda	6/30/2015
Butte	1/31/2012
Contra Costa	6/30/2012 (\$100,000) 6/30/2013 (\$150,000) 6/30/2014 (\$160,000)
Humboldt	1/31/2012 (\$60,000) 6/30/2014 (\$35,000)
Kings	6/30/2014
Lake	6/30/2014
Mendocino	6/30/2014
Monterey	6/30/2012 (\$100,000) 6/30/2015 (\$310,000)
San Luis Obispo	6/30/2015
San Mateo	6/30/2015
Santa Clara	6/30/2012 (\$75,000) 6/30/2014 (\$105,000) 6/30/2015 (\$40,000)
Solano	6/30/2012 (\$100,000) 6/30/2013 (\$300,000)
Sonoma ???	6/30/2015
Sutter	6/30/2014
Yuba	6/30/2014

.

ATTACHMENT C

421 J Street, Arcata CA 95521, APN 201-182-003-000

- 2000 El Camino Real, Atascadero CA 94513, APN 049-141-053
- 324 N. Cloverdale Blvd., Cloverdale CA 95425, APN 116-310-064-000
- 1194 S. Cloverdale Blvd., Cloverdale CA 95425, APN 116-310-063-000
- 1790 W. Bush St., Lemoore CA 93245, APN 023-450-017-000
- 114-128 Harbor Way, South San Francisco CA 94080, APN 015-032-070
- 13 San Juan Rd., Watsonville CA 95076, APN 117-361-027-000
- 1579 S. Main Street, Willits CA 95490, APN 007-120-06
- 1020 Terven Ave., Salinas CA 93906, APN 003-561-032-000
- S Cloverdale/Santana Dr., Cloverdale CA 95425, APN 001-162-016-000
- 409 S Fortuna Rd., Fortuna CA 95540, APN 201-123-013-000
- 44 N 19 1/2 Ave., Lemoore CA 93245, APN 023-450-019-000
- 124 Leslie St., Ukiah CA 95482, APN 003-050-57
- 8285 Brentwood Blvd., Brentwood CA 94513, APN 013-240-012-800
- 820 26th St., Paso Robles CA 93446, APN 008-120-034
- 905 Stockton Ave., San Jose CA 95110, APN 230-41-003-00
- 116 E. Channel Rd., Benicia CA 94510, APN 0080-040-770-01, 0080-040-780-01, 0080-040-790-01
- 3740 Highland Springs Road, Lakeport CA 95453, APN 008-022-310-000
- 5300 Main St., Kelseyville, CA 95451, APN 024-071-670
- 597 W. Winnemucca Blvd., Winnemucca NV 89445, APN 015-426-01
- 1445 East 6th St., Reno NV 89512, APN 008-33-402, 008-33-416
- 5190 Sun Valley Blvd., SunValley NV 89433, APN 085-85-115