This Consent Judgment and Stipulation for Entry of Final Judgment ("Consent Judgment") is entered into by Plaintiff the People of the State of California, ex rel. State Water Resources Control Board (State Water Board) and Defendants Jaco Oil Company; Fastrip Food Stores, Inc.; Fastrip Food Stores, Inc. of Fresno; Jaco-Jamieson Company, LLC; Fastrip Financial, LP; Fastrip Oil Company, LP; Basic Properties, LP; Jaco Hill Company; and Jamieson Hill Company (collectively, the "Jaco Entities"). For purposes of this Consent Judgment, the State Water Board and the Jaco Entities shall be referred to herein collectively as the "Parties," and individually as "Party."

The Parties have agreed to settle the above-captioned matter without further litigation, as set forth below.

INTRODUCTION

In this action, the State Water Board filed a civil complaint (the "Complaint") alleging that the Jaco Entities violated Chapter 6.7 of Division 20 of the Health and Safety Code and the implementing regulations governing the operation and maintenance of underground storage tanks (USTs) and UST systems, at specific facilities owned/or operated by Jaco Entities identified in **Exhibit A**, attached hereto and incorporated herein by reference ("Covered Facilities").

The Parties previously stipulated to toll the statute of limitations as to the alleged violations so as to allow a discussion of a negotiated resolution. In these negotiations, the State Water Board was represented by the Attorney General of the State of California and the Jaco Entities were represented by their counsel.

The Parties have now agreed to settle this matter in order to avoid prolonged and complicated litigation. The Parties settle this action on the terms set forth in this Consent Judgment and request that this Court enter a Final Judgment incorporating the terms of this Consent Judgment.

STIPULATION FOR ENTRY OF FINAL JUDGMENT

The Parties, after opportunity for review by counsel, hereby stipulate and consent to the entry of this Consent Judgment as set forth below.

1. **DEFINITIONS**

Except where otherwise expressly defined in this Consent Judgment, all terms shall be interpreted consistent with Chapters 6.7 of Division 20 of the California Health and Safety Code and Title 23, Division 3, Chapter 16 of the California Code of Regulations (the UST Regulations).

2. JURISDICTION

The Parties agree that the Superior Court of California, County of San Luis Obispo, has subject matter jurisdiction over the matters alleged in this action and personal jurisdiction over the Parties to this Consent Judgment.

3. SETTLEMENT OF DISPUTED CLAIMS

The Parties enter into this Consent Judgment pursuant to a compromise and settlement of disputed claims set forth in the Complaint. This Consent Judgment is not an admission by the Jaco Entities regarding any issue of law or fact in the above-captioned matter or any violation of law. The Jaco Entities waive their right to a hearing on any matter covered by the Complaint prior to the entry of this Consent Judgment.

4. PAYMENT FOR CIVIL PENALTIES AND INVESTIGATION AND ENFORCEMENT COSTS

- 4.1. <u>Amount of Payment:</u> The Jaco Entities shall be liable to the State Water Board for payment of FOUR HUNDRED THOUSAND DOLLARS (\$400,000), which will be allocated as set forth in subparagraphs 4.2 and 4.3 below.
- 4.2. <u>Civil Penalties:</u> Within thirty (30) days of entry of this Consent Judgment, the Jaco Entities shall collectively pay to the State Water Board a total of THREE HUNDRED TWENTY FIVE THOUSAND DOLLARS (\$325,000) in civil penalties under Chapter 6.7 of Division 20 of the Health and Safety Code and the UST Regulations. This payment shall be

made by check, payable to the State Water Board's "State Water Pollution Cleanup and Abatement Account." These funds may be used by the State Water Board, at its discretion, to fund activities associated with the investigation and/or enforcement of UST requirements, including those codified at Chapter 6.7 of the California Health and Safety Code and the UST Regulations, and the investigation and/or protection of the Underground Storage Tank Cleanup Fund. These activities may include, but are not limited to, training State and local enforcement staff, hiring State enforcement staff, expert witness support, and criminal investigation development and support.

- 4.3. Reimbursement of Costs of Investigation and Enforcement: Within thirty (30) days of entry of this Consent Judgment, the Jaco Entities shall collectively pay a total of SEVENTY FIVE THOUSAND DOLLARS (\$75,000) to the State Water Board and regulatory agencies for reimbursement of attorneys' fees, costs of investigation and other costs of enforcement to the Plaintiff. Payment shall be made by check in accordance with the terms in **Exhibit B**, attached hereto and incorporated herein by reference as though fully set forth.
- 4.4. All payments made pursuant to this Consent Judgment shall be made by check and delivered to the Office of the California Attorney General, 300 South Spring Street, Suite 1700, Los Angeles, California, 90013, attention Sarah Morrison, Deputy Attorney General, for distribution by the California Attorney General pursuant to the terms of this Consent Judgment. The Jaco Entities shall send a photocopy of all payments made by check, to the State Water Resources Control Board, 1001 I Street, 16th Floor, Sacramento, CA 95814, attention David Boyers.

5. INJUNCTIVE RELIEF

Pursuant to the provisions of Health and Safety Code section 25299.01, but subject to the termination Paragraph 20 below, upon approval and entry of this Consent Judgment by the Court, the Jaco Entities are enjoined to comply with Chapter 6.7 of Division 20 of the Health and Safety Code and the UST Regulations pertaining to UST systems at the Covered Facilities. Specifically,

the Jaco Entities are enjoined to comply with the following requirements at the Covered Facilities:

- 5.1. USTs installed pursuant to Health and Safety Code sections 25290.1, 25290.2 and 25291 shall be constructed such that the secondary containment shall prevent structural weakening as a result of contact with any released hazardous substances, and shall also be capable of storing hazardous substances for the maximum anticipated period of time necessary for the recovery of any released hazardous substance, as required by Health and Safety Code sections 25290.1(c)(2), 25290.2(c)(2) and 25291(a)(2).
- 5.2. USTs installed pursuant to Health and Safety Code sections 25290.1 and 25290.2 shall have secondary containment that is constructed, operated, and maintained to prevent water intrusion into the system by precipitation, infiltration, or surface runoff, in accordance with Health and Safety Code sections 25290.1(c)(3) and 25290.2(c)(3). USTs installed pursuant to Health and Safety Code section 25291 shall contain a means of monitoring for water intrusion and for removing the water by the owner or operator if water could enter into the secondary containment by precipitation or infiltration, in accordance Health and Safety Code section 25291(e).
- 5.3. USTs shall be equipped with an overfill prevention system, as required by Health and Safety Code section 25290.1(f), 25290.2(e), 25291(c), 25292(d), and 25292.1(a), and the overfill prevention system shall not allow for manual override, as required by Title 23, California Code of Regulations section 2635(b)(2).
- 5.4. The UST monitoring system shall meet the requirements of Title 23, California Code of Regulations sections 2636(f)(5)(A) and 2636(f)(5)(B).
- 5.5. Facility employee training shall be conducted by the designated UST operator, as required by Title 23, California Code of Regulations section 2715(f). A list of facility employees who have been trained by the designated UST operator shall be maintained and provided to the local agency upon request, as required by Title 23, California Code of Regulations section 2715(f)(3).

- 5.6. Evidence of financial responsibility shall be maintained at all times, as required by Health and Safety Code section 25292.2.
- 5.7. USTs shall be equipped with under dispenser containment, as required by Title 23, California Code of Regulations sections 2636(g) and 2666(e).
- 5.8. Notification shall be made to the local agency of any changes in the usage of the UST within 30 days, including storage of new hazardous substances, changes in monitoring procedures, as required by Health and Safety Code section 25286(a). Notification shall be made if there has been any unauthorized release, as required by Health and Safety Code section 25294 and 25295.
- 5.9. Monthly UST inspections shall be performed by a designated UST operator and the results of the monthly inspection shall be recorded in a monthly inspection report, as required by Title 23, California Code of Regulations section 2715(c).
- 5.10. Underground pressurized piping that conveys a hazardous substance shall be equipped with an automatic line leak detector, as required by Health and Safety Code sections 25290.1(h), 25290.2(g), 25291(f), 25292(e) and Title 23, California Code of Regulations sections 2636(f)(2) and 2643(c)(1).
- 5.11. UST piping that is not secondarily contained that conveys hazardous substances under pressure shall be monitored using either an annual 0.1 gallon per hour test, or a monthly 0.2 gallon per hour test, as required by Title 23, California Code of Regulations section 2643(c).
- 5.12. Automatic line leak detectors for underground pressurized piping which is not secondarily contained shall be capable of shutting off the pump when a release occurs, and the pumping system shall shut down automatically if the automatic line leak detector fails or is disconnected, as required by Title 23, California Code of Regulations section 2666(c).
- 5.13. USTs constructed of steel shall be protected from corrosion, in accordance with Title 23, California Code of Regulations sections 2635(a) and 2662(c).
- 5.14. When a UST operating permit is issued to the Jaco Entities as the owner of the UST, the Jaco Entities shall enter into a written agreement with the operator of the UST and

comply with each of the requirements specified in Health and Safety Code section 25284(a)(3) and Title 23, California Code of Regulations section 2620(b).

- 5.15. All monitoring programs shall include a release response plan in accordance with the requirements of Title 23, California Code of Regulations sections 2632(d)(2), 2634(e), and 2641(h).
- 5.16. Secondary containment testing shall be conducted in accordance with the requirements of Title 23, California Code of Regulations section 2637.
- 5.17. The UST monitoring system shall be capable of detecting an unauthorized release from any portion of the underground storage system at the earliest possible opportunity, as required by Health and Safety Code sections 25290.1(d), 25290.2(d), 25291(b) and 25292(a) and Title 23, California Code Regulations section 2630(d) and 2641(a).
- 5.18. USTs shall be equipped with a spill container that will collect any hazardous substances spilled during product delivery operations to prevent the hazardous substance from entering the subsurface environment, as required by Health and Safety Code section 25284.2 and Title 23, California Code of Regulations section 2635(b)(1).
- 5.19. UST systems shall be monitored using the method specified on the operating permit, as required by Health and Safety Code section 25293, and Title 23, California Code of Regulations sections 2632(b), 2634(b) and 2641(a).
- 5.20. Updated and approved monitoring plans and accurate plot plans/site maps shall be maintained on-site at each facility. These plans/maps shall be consistent with the UST monitoring systems and monitoring equipment employed at each facility, as required by Title 23, California Code of Regulations sections 2632(b) and (d), 2634(d), 2641(g) and (h) and 2712(i).
- 5.21. Cathodic protection testing shall be performed every three years for all USTs constructed of steel, as required by Title 23, California Code of Regulations section 2635(a)(2).
- 5.22. Accurate and current UST information shall be maintained on Unified Program Consolidated Forms, as required by Health and Safety Code section 25286(a) and Title 23, California Code of Regulation section 2711(a).

5.23. All UST double wall systems shall be equipped with continuous monitoring ar	ıd
all UST single wall systems shall be equipped and monitored using a quantitative release	
detection method listed in, and as required by Health and Safety Code sections 25290.1(d),	
25290.2(d), 25291(b) and Title 23, California Code of Regulations section 2643(b). Written	
records of monitoring shall be kept in accordance with the requirements specified in Title 23,	
California Code of Regulations section 2712(b).	

- 5.24. A coatings expert or special inspector shall inspect the lining of all steel USTs that have been retrofitted in compliance with Title 23, California Code of Regulations 2662(c) within ten years of the retrofit, and every five years thereafter, as required by Title 23, California Code of Regulations section 2663(h).
- 5.25. All records shall be kept as required by Health and Safety Code section 25293 and Title 23 California Code of Regulations 2712(b) and 2715(e) and (f) in the manner as required by said provisions.
- 5.26. USTs shall be maintained so that the primary and secondary containment is "product tight," as required by Health and Safety Code sections 25290.1(c), 25290.2(c) and 25291(a)(1).
- 5.27. All monitoring equipment shall be maintained every twelve months, as required by Title 23, California Code of Regulations section 2638.
- 5.28. USTs installed pursuant to 25292 shall be quantitatively monitored and USTs installed pursuant to 25290.1, 25290.2 and 25291 shall be continuously monitored to ensure that the USTs are able to detect the entry of liquid or vapor phase of hazardous substances from the primary into the secondary containment or water intrusion into the secondary containment, as required by Health and Safety Code sections 25290.1(d), 25290.2(d) and 25291(b).
- 5.29. It is the Parties' intent that nothing in Sections 5.1 through 5.28 shall require any of the Jaco Entities to undertake any duties, acts or responsibilities beyond what may otherwise be required of the Jaco Entities under the cited statute or regulation in the absence of this Consent Judgment (e.g., if a particular statute or regulation does not apply to any (or one) of

the Jaco Entities in the absence of this Consent Judgment, nothing in this Consent Judgment shall be interpreted to require the Jaco Entity(ies) to otherwise comply with said statute or regulation).

6. MATTERS COVERED BY THIS CONSENT JUDGMENT

- 6.1. This Consent Judgment is a final and binding resolution and settlement of (a) all claims, violations, penalties and causes of action alleged by the State Water Board in the Complaint regarding the Covered Facilities, and (b) all claims, violations, penalties and causes of action related to the Covered Facilities which could have been asserted by the State Water Board based upon the acts, omissions and/or events that are alleged in the Complaint (hereinafter referred to as "Covered Matters").
- 6.2. The Covered Matters do not include and this Consent Judgment does not apply to any claims, actions or penalties for performance of, or lack of performance of, cleanup, corrective action, or response action concerning or arising out of actual past or future releases, spills, leaks, discharges or disposal of motor vehicle fuels, hazardous wastes, or hazardous substances caused or contributed to by the Jaco Entities at locations at or around Covered Facilities. This Consent Judgment does not prevent any claims, actions, or penalties by the State Water Board based upon the actual release of any hazardous substances into the soil and/or groundwater.
- 6.3. The State Water Board covenants not to sue or pursue any further civil claims, actions or penalties against the Jaco Entities or any of their officers, directors or employees for the Covered Matters. Except for the Covered Matters, this Consent Judgment does not resolve or settle any claims, violations, or causes of action against the Jaco Entities, including, but not limited to, any violations that occur after the date of entry of the Consent Judgment in this matter.
- 6.4. The Jaco Entities, and each of them, covenant not to pursue any civil or administrative claims against the State Water Board or against any agency of the State of California, any county or city in the State of California or any Certified Unified Program Agency (CUPA), Participating Agency or local agency, or against their officers, employees, representatives, agents or attorneys arising out of or related to any Covered Matters.

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7. NON-ADMISSION OF LIABILITY

None of the Jaco Entities admits any allegation, finding, determination or conclusion contained, alleged or asserted in the Complaint, and this Consent Judgment is not an admission by the Jaco Entities regarding any issue of law or fact alleged in the Complaint (and shall not be construed as an admission by any of the Jaco Entities regarding the same). Except as otherwise expressly provided for in this Consent Judgment, nothing in this Consent Judgment shall prejudice, waive or impair any right, remedy or defense that any of the Jaco Entities have against any person or entity not a Party to this Consent Judgment.

8. PLAINTIFF IS NOT LIABLE

The Plaintiff shall not be liable for any injury or damage to persons or property resulting from acts or omissions by the Jaco Entities in carrying out activities pursuant to this Consent Judgment, nor shall the Plaintiff be held as a party to or guarantor of any contract entered into by the Jaco Entities, their directors, officers, employees, agents, representatives or contractors in carrying out activities required pursuant to this Consent Judgment.

9. <u>APPLICATION OF CONSENT JUDGMENT</u>

This Consent Judgment shall apply to and be binding upon the State Water Board, and upon the Jaco Entities.

10. RETENTION OF JURISDICTION

Pursuant to section 664.6 of the Code of Civil Procedure, the Court shall retain continuing jurisdiction over this matter and the Parties for the purpose of interpreting and enforcing the terms of this Consent Judgment.

11. EFFECT OF JUDGMENT

Except as expressly provided in this Consent Judgment or applicable statutory or common law, nothing in this Consent Judgment is intended nor shall it be construed to preclude the State Water Board from exercising its authority under any law, statue or regulation. Except as expressly provided by this Consent Judgment, the Jaco Entities retain all of their defenses and rights to the exercise of such authority.

12. REGULATORY CHANGES

Nothing in this Consent Judgment shall excuse the Jaco Entities from complying with any more stringent requirements that may be imposed by changes in applicable law. To the extent any future regulatory or statutory changes make the obligations of the Jaco Entities less stringent than as provided for in Paragraph 5 of this Consent Judgment, any of the Jaco Entities may seek modification(s) of any of the obligations contained in Paragraph 5 hereof pursuant to the provisions of Paragraph 19 of this Consent Judgment.

13. AUTHORITY TO ENTER CONSENT JUDGMENT

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

14. PAYMENT OF LITIGATION EXPENSES AND FEES

Each of the Parties shall bear and pay their own fees and costs, including, but not limited to, their attorney fees, expert witness fees, and costs and all other costs of litigation, investigation, inspection, enforcement, prosecution and suit incurred to date, in and regarding this action, although nothing in this Paragraph 14 is intended to abridge the allocation of the payments made by the Jaco Entities pursuant to Paragraph 4 of this Consent Judgment.

15. COUNTERPART SIGNATURES

This Consent Judgment may be executed by the Parties in counterpart.

16. ENTRY OF JUDGMENT

The Parties seek approval of this Consent Judgment and request that the Court make a determination that the Consent Judgment is fair and in the public interest.

17. INTEGRATION

This Consent Judgment constitutes the whole agreement between the Parties and may not be amended or modified except as provided for in the Consent Judgment.

1 **18. NOTICES** 2 All notices and submissions required by this Consent Judgment shall be sent to the 3 following via personal delivery, overnight mail using a reputable delivery courier, or United 4 States Postal Service mail, certified or registered mail, return receipt requested: 5 6 For Plaintiff: State Water Resources Control Board. 7 1001 I Street, 16th Floor, Sacramento, CA 95814 8 Attn: David M. Boyers 9 and 10 Office of the California Attorney General

300 Spring Street, Suite 1702 Los Angeles, CA 90013 Attn: Sarah E. Morrison

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For the Jaco Entities:

Lee Jamieson Jaco Oil Company 3101 State Road Bakersfield, CA 93308-4931

and

José R. Allen Skadden, Arps, Slate, Meagher & Flom LLP 525 University Avenue, Suite 1100 Palo Alto, CA 94301

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Any Party may change the individual or address for purpose of notice to that Party by written notice specifying the new individual or address, but no such change is effective until the written notice is actually received by the Party sought to be charged with its contents.

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19. MODIFICATION OF CONSENT JUDGMENT

This Consent Judgment may be amended or modified only on a noticed motion by one of the Parties with subsequent approval by the Court or upon written consent by all of the Parties and the subsequent approval of the Court.

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20. TERMINATION OF INJUNCTIVE RELIEF PROVISIONS

At any time after this Consent Judgment has been in effect for five (5) years, any of the Jaco Entities may file a motion seeking to have the Court relieve the Jaco Entities from any further compliance with all and/or some of the injunctive relief provisions of Paragraph 5 of this Consent Judgment based upon the Jaco Entities' history of compliance with Paragraph 5. If the State Water Board agrees that the Jaco Entities have substantially complied with Paragraph 5, it will file a statement of non-opposition to such motion.

IT IS SO STIPULATED.

FOR THE CALIFORNIA STATE WATER RESOURCES CONTROL BOARD:

Dated: June 21, 2012

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By: Thomas Howard
Executive Director

State Water Resources Control Board

APPROVED AS TO FORM:

Dated: June 21, 2012

By:/Sarah E. Morrison Deputy Attorney General

California Attorney General's Office
Attorneys for the State Water Resources

Control Board

1	FOR JACO OIL COMPANY:
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3	Dated: June 1, 2012
4	By T.J. Jamieson, President
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6	FASTRIP FOOD STORES, INC.:
7	Dated: June 1, 2012
8	By: 7.J. Jamieson, President
9	FASTRIP FOOD STORES, INC. OF
10	FRESNO
11	Dated: June 11, 2012
12	Dated: June, 2012 By: T.J. Jameson, President
13	JACO-JAMIESON COMPANY, LLC
14	JACO-JAMILSON COMPANT, LLC
15	Dated: June, 2012
16	By: I.J. Pamieson, President
17	FASTRIP FINANCIAL, LP
18	
19	Dated: June, 2012 By: Tyl. Jamieson, President
20	Fasting Pood Stores, Inc. General Partner
21	General Latino
22	FASTRIP OIL COMPANY, LP
23	
24	Dated: June, 2012 By: T.J. Jamieson, President
25	Petroleum Manager, Inc. General Partner
26	Ocheral I atulei
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28	14

1	BASIC PROPERTIES, LP
2	
3	Dated: June, 2012 By: (T.J. Jamieson, President
4	Jaco Oil Company General Partner
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6	JACO HILL COMPANY
7	5 Atam
8	Dated: June, 2012 By: (T.J. January), 2012 By: Oil Company
9	General Partner
10	
11	JAMIESON HILL COMPANY
12 13	Dated: June 1, 2012
14	By T.J. Jamieson, President
15	APPROVED AS TO FORM:
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17	Dated: June /3, 2012 By: JOSE R. ALLEN
18	Z8KADDEN, ARPS, SLATE, MEAGHER, FLOM LLP
19	Attorneys for JACO ENTITIES
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22	IT IS SO ORDERED, ADJUDGED AND DECREED.
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24	Dated: 9/11/17, 2012
25	ring of interpretation of the original on the original on the with the Clerk of the Superior Court of California.
26	County of San Luis Obispo. Attest my hand and seal of said court on
27	(916C)
28	SUSAN MATHERLY, Court Executive Officer & 3
	Certification must be in purple ink to be a THAMODUL THAMODED COPY

EXHIBIT A - JACO OIL COMPANY COVERED FACILITIES

Jaco Oil Company Facilities				
Location	Address			
Dulai Mini Mart	1915 North Chester Avenue, Bakersfield 93308			
Greenacres Market	9629 Rosedale Highway, Bakersfield 93308			
Howard's Mini Mart #790	1332 Bernard Street, Bakersfield 93305			
Jaco Oil Company Yard	3101 State Road, Bakersfield 93308			
Fastrip #45	8601 California City Boulevard, California City 93505			
Fastrip #44	466 Cecil Avenue, Delano 93215			
Fastrip #891	805 West Garces Highway, Delano 93215			
Howard's Mini Mart #798	851 West Upjohns Avenue, Ridgecrest 93555			
Fastrip Food Store #2	105 East Lerdo Highway, Shafter 93263			
Towne & Country Liquor	1209 Highway 46, Wasco 93280			
Shannon's Market	369 South Highway 59, Merced 95340			
Chalk Mountain Liquor	9990 El Camino Real, Atascadero 93423			
Appy's Liquor	2816 Spring Street, Paso Robles 93446			
Wayside Liquors #222	703 Creston Road, Paso Robles 93446			

EXHIBIT B – REIMBURSEMENT OF INVESTIGATION AND ENFORCEMENT COSTS

Payment	Payment	Total	Distribution
Reference	Due Date	Payment	
Paragraph 4.3	Within 30 days of entry of this Consent Judgment	\$55,000	Payee: State Water Resources Control Board – Underground Storage Tank Cleanup Fund. Tax I.D.: 68-0281986 Tendered to: Sarah Morrison Deputy Attorney General
			California Department of Justice Office of the Attorney General 300 South Spring Street Los Angeles, CA 90013
Paragraph 4.3	Within 30 days of entry of this Consent Judgment	\$15,000	Payee: California CUPA Forum on behalf of Kern County Environmental Health To be utilized by Kern County Environmental Health employees to cover the cost of training, per diem, travel, and registration fees for the California Unified Program Agency's Annual Training Conference. Tax I.D.: 95-4720243 Tendered to: Sarah Morrison Deputy Attorney General California Department of Justice Office of the Attorney General 300 South Spring Street Los Angeles, CA 90013
Paragraph 4.3	Within 30 days of entry of this Consent Judgment	\$2,000	Payee: Merced County Environmental Health Civil Penalties Trust Fund on behalf of Merced County Department of Public Health, Division of Environmental Health Tax I.D.: 2489-08010 Tendered to: Sarah Morrison Deputy Attorney General California Department of Justice Office of the Attorney General 300 South Spring Street Los Angeles, CA 90013
Paragraph 4.3	Within 30 days of entry of this Consent Judgment	\$2,000	Payee: County of San Luis Obispo Environmental Health Services Tax I.D.: 95-6000939

			Tendered to: Sarah Morrison Deputy Attorney General California Department of Justice Office of the Attorney General 300 South Spring Street Los Angeles, CA 90013	
Paragraph 4.3	Within 30 days of entry of this Consent Judgment	\$1,000	Payee: Western States Project Tax I.D.: 86-6004791 Tendered to: Sarah Morrison Deputy Attorney General California Department of Justice Office of the Attorney General 300 South Spring Street Los Angeles, CA 90013	
Total = \$75,000				