1 MICHELLE OUELLETTE, Bar No. 145191 EXEMPT FROM FILING FEES CHARITY SCHILLER, Bar No. 234291 PURSUANT TO GOVERNMENT 2 ANDREW M. SKANCHY, Bar No. 240461 **CODE SECTION 6103** BEST BEST & KRIEGER LLP 3 3390 University Avenue, 5th Floor P.O. Box 1028 4 Riverside, California 92502 Telephone: (951) 686-1450 5 Facsimile: (951) 686-3083 6 Attorneys for Petitioner/Plaintiff RIVERSIDE COUNTY TRANSPORTATION 7 COMMISSION 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 FOR THE COUNTY OF RIVERSIDE 10 BEST BEST & KRIEGER LLP 3390 UNIVERSITY AVENUE, 5TH FLOOR P.O. BOX 1028 RIVERSIDE, CALIFORNIA 92502 RIVERSIDE COUNTY TRANSPORTATION Case No. RIC1511130 11 COMMISSION, a public agency, (CEQA) 12 Petitioner/Plaintiff, NOTICE OF ENTRY OF ORDER RE: STIPULATED JUDGMENT 13 VS. (ASSIGNED FOR ALL PURPOSES TO 14 CITY OF MORENO VALLEY, a municipal HON. SHARON J. WATERS, DEPT. 10) corporation; et al, 15 Respondents/Defendants. 16 Case filed: September 17, 2015 17 Trial date: none HIGHLAND FAIRVIEW; et al. 18 Real Parties in Interest. 19 20 21 22 23 24 25 26 27 28 17336.00031\29139343.1 NOTICE OF ENTRY OF ORDER RE: STIPULATED JUDGMENT

# LAW OFFICES OF BEST BEST & KRIEGER LLP 3390 UNIVERSITY AVENUE, 5TH FLOOR P.O. BOX 1028 RIVERSIDE, CALIFORNIA 92502

## TO ALL PARTIES HEREIN AND TO THEIR ATTORNEYS OF RECORD:

NOTICE IS HEREBY GIVEN that the Stipulated Judgment filed in this action was entered on August 2, 2016. A true and correct copy is attached hereto as Exhibit "A."

Dated: August 12, 2016

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BEST BEST & KRIEGER LLP

By:

MICHELLE OUELLETTE CHARITY B. SCHILLER ANDREW M. SKANCHY Attorneys for Petitioner/Plaintiff RIVERSIDE COUNTY

TRANSPORTATION COMMISSION

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## **EXHIBIT A**

LAW OFFICES OF BEST BEST & KRIEGER LLP 3390 UNIVERSITY AVENUE, 5TH FLOOR P.O. BOX 1028 RIVERSIDE, CALIFORNIA 92502 3300 UNIVERSITY ANALUS CANADA STATE OF THE PROPERTY OF THE PRO

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NOTICE OF ENTRY OF ORDER RE: STIPULATED JUDGMENT

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### STIPULATED JUDGMENT

This Stipulated Judgment and Stipulation for Entry of Final Judgment ("Judgment") is hereby stipulated and agreed to by, between, and among, petitioners the County of Riverside (the "County") and the Riverside County Transportation Commission ("RCTC"), respondents City of Moreno Valley and the Moreno Valley Community Services District (collectively the "City"), and real parties in interest HF Properties, Sunnymead Properties, Theodore Properties Partners, 13451 Theodore, LLC, and HL Property Partners (collectively "Highland Fairview"), each of whom shall be referred to individually as a "Party" or collectively as the "Parties," to resolve all claims and actions raised, or that could have been raised, in the above-captioned litigation, as follows:

#### I. <u>RECITALS</u>

- A. In August, 2015, the City certified an environmental impact report (the "EIR") and immediately thereafter granted a number of land use approvals for the World Logistics Center, which included several legislative actions and one administrative action.
- B. Subsequent to the City's approval, a referendum petition seeking to overturn the City's approval of the World Logistics Center was circulated, but it failed to obtain the required number of valid signatures and was subsequently dropped.
- C. In response to the referendum petition to overturn the City's approval, residents of the City circulated initiative petitions to support and reaffirm the City's approval of the World Logistics Center. The initiatives' sponsors obtained more than the required number of valid signatures.
- **D.** In September, 2015, the County and RCTC filed lawsuits in the Riverside Superior Court, Case Nos. RIC 1511180 and RIC 1511130, related to the EIR's compliance with the California Environmental Quality Act (collectively the "CEQA Lawsuits").
- E. The CEQA Lawsuits are in addition to seven other lawsuits questioning the validity of the approvals granted by the City (the "other CEQA Lawsuits").
- **F.** In November, 2015, the City adopted three resident-sponsored initiatives which vacated the legislative approvals for the World Logistics Center approved in August, 2015,

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and then adopted them pursuant to the citizens' initiative power, as set forth in Elections Code §§ 9214 and 9215, as an adoption in the first instance.

- In February, 2016, RCTC filed a lawsuit in the Riverside Superior Court, Case G. No. RIC 1602030, questioning the validity of the initiatives adopted by the City in November, 2015 (the "Initiative Lawsuit").
- The Initiative Lawsuit is in addition to three other lawsuits questioning the H. validity of the resident-sponsored initiatives adopted by the City (the "other Initiative Lawsuits").
- The County, RCTC and the City share a mutual desire to advance economic T. development, encourage sustainable development, support the creation of local jobs, and increase economic opportunities in the County and the City. The Parties collectively agree that settling the ongoing and potential litigation will create an opportunity to fund and make a major investment in transportation infrastructure, which in combination with the development, will advance the previously stated objective of creating jobs and economic opportunity. Therefore, the County, RCTC, and the City have determined that implementation of the provisions of a mutually agreed upon settlement agreement will provide a resolution in a manner which is consistent with their collective goals ("Settlement Agreement").
- J. The Parties agree that this Judgment is a full and complete resolution of all claims that have been asserted or that could have been asserted, in the CEQA Lawsuits and the Initiative Lawsuit.
- The Parties agree that this Judgment is entered into with the goal of achieving K. global settlement of any and all claims in the CEQA Lawsuits and the Initiative Lawsuit regarding the Project.

#### II. **JURISDICTION**

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

III. <u>TERMS</u>

NOW THEREFORE, in consideration of the mutual covenants, agreements, representations, and warranties contained in this Judgment, and other good and valuable consideration, the Parties hereby stipulate and agree to entry of this Judgment, and agree to the terms as set forth below.

### A. Exhibit A.

1. All Parties agree to comply with the terms of the Settlement Agreement, set forth in Exhibit A, attached hereto and incorporated herein by reference.

## B. <u>The Parties' Obligations</u>.

- 1. Highland Fairview and the City will each contribute, directly or indirectly, \$100,000, a total of \$200,000, for logistics-related studies. Of this funding, \$100,000 is to be used for truck and logistics-related studies by the Center for Environmental Research and Technology. The remainder (\$100,000) will be used by the Community Translational Research Institute for public health research and programs. The \$200,000 in total contributions will be imade no later than 60 calendar days after a final judgment, free from further appellate review, determining that the EIR, as it is or may be revised as a result of the other CEQA Lawsuits, fully complies with CEQA and that the World Logistics Center Project may legally proceed. Highland Fairview and the City shall be acknowledged as having contributed financial support for the studies and shall be provided electronic and hardcopy copies of all reports upon their release. The contributions shall be submitted to RCTC and shall be managed according to its regular accounting practices.
- 2. Highland Fairview, the City, the County and RCTC will each contribute, directly or indirectly, \$250,000, for a total of \$1,000,000, to be used for an RCTC-conducted regional transportation study to evaluate a logistics-related regional fee. The contributions shall be submitted to RCTC and shall be managed according to its regular accounting practices. The contributions will be made no later than 60 calendar days after a final judgment, free from further appellate review, determining that the EIR, as it is or may be revised as a result of the other CEQA Lawsuits, fully complies with CEQA and that the World Logistics Center Project

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may otherwise legally proceed. If RCTC fails to award a contract for preparation of the subject regional transportation study within six months of the date the contributions are made by Highland Fairview and the City, both shall be refunded the full amount of their respective contributions and this obligation shall terminate as of the date of the refund. Highland Fairview and the City will have the right to advance these funds at any time.

- 3. The development of the World Logistics Center currently contemplates Highland Fairview widening Gilman Springs Road from one to three southbound lanes between SR-60 and Alessandro Boulevard during phase 2 of the World Logistics Center's construction. See EIR Fig. 4.15.5 on page 4.15-41. The City, the County and Highland Fairview shall cooperate to determine the best alignment and configuration for Gilman Springs Road. The money spent by Highland Fairview to improve Gilman Springs Road shall be entitled to Transportation Uniform Mitigation Fee ("TUMF") credit to the extent eligible per the TUMF Program Nexus Study and subject to approval by the Western Riverside Council of Governments (the "WRCOG") in accordance with its policies and practices. In no event shall either the County or RCTC oppose or object to the WRCOG's granting Highland Fairview TUMF credits for the work to be performed on Gilman Springs Road, provided such credits are granted in accordance with WRCOG's policies and practices.
- 4. Highland Fairview shall contribute \$3,000,000 to be used for safety-related improvements to Gilman Springs Road within 10 days of issuance of the certificate of occupancy for the first warehouse within the World Logistic Center. The contribution shall be submitted to the County and shall be managed according to its regular accounting practices. The contribution shall be credited against the in-lieu fee described in paragraph 6, and RCTC shall manage all fee, contribution or funding according its regular accounting practices.
- 5. Highland Fairview shall contribute \$3,000,000; \$2,000,000 to be used for engineering studies and project development for SR-60 between the I-215 and Gilman Springs Road and \$1,000,000 for the Theodore Street interchange at SR-60, within 10 days of issuance of the certificate of occupancy for the 4,000,000th square foot of warehouse space within the World Logistics Center. The contribution shall be submitted to RCTC and managed according

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to RCTC's regular accounting practices. The parties shall work together to determine how the contribution is to be spent. The contribution shall be credited against the in-lieu fee described in paragraph 6. Highland Fairview shall have the right to advance these funds at any time.

- Highland Fairview shall pay a 65¢ per sq.ft in-lieu fee within 10 days of the time 6. of the issuance of each certificate of occupancy for a warehouse within the World Logistics Center. If no logistic-related regional fee has been adopted by the County or at least 75% of RCTC's member cities within 24 months of the contributions by the City and Highland Fairview referred to in paragraph 2, the in-lieu fee shall be reduced to 50¢ per sq.ft. The in-lieu fee shall be submitted to RCTC and shall be managed according to RCTC's regular accounting practices. The in-lieu fee, whether 65¢ or 50¢ per sq.ft, shall be in-lieu of any new logisticrelated regional fee or additional fee imposed for transportation purposes, (excluding any TUMF increases) whether imposed by the City or the County and whether the fee imposed is less than, or greater than, 65¢ or 50¢ per sq.ft and shall be reduced by the amount of the contributions described in paragraphs 4 and 5. The proceeds of the in-lieu fee shall be used for the projects set forth in paragraphs 4 and 5 and/or on SR-60 between I-215 and Gilman Springs Road. If a logistic-related regional fee is adopted by the County and/or the cities, such fee shall not be added to the then existing TUMF fee but shall be imposed as a separate fee.
- Each party shall bear its own costs, including, but not limited to, attorneys' 7. fees and costs incurred in, or related to, the CEQA Lawsuits and Initiative Lawsuit and the negotiations leading up to the Settlement Agreement.
- The City and Highland Fairview shall fully comply with all provisions of the EIR, all CEQA mitigation measures and all conditions of approval imposed on the World Logistics Center in the August 2015 approval process. The County and RCTC shall not file any lawsuits challenging any approvals granted in the future for the World Logistics Center, provided there are no revisions to the World Logistics Center project which would change the World Logistics Center project description, the EIR, any CEQA mitigation measure or any condition of approval imposed on the World Logistics Center in the August 2015 approval process. Should any future approval revise the World

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Logistics Center resulting in a change to the project description, the EIR, any CEQA mitigation measure or any condition of approval imposed in the August 2015 approval process, the County and RCTC may file a lawsuit challenging any such approval.

- 9. In the event of any failure by the City and Highland Fairview to comply with the provisions of the Settlement Agreement, any provision in the EIR, any CEQA mitigation measure or any condition of approval imposed on the World Logistics Center in the August 2015 approval, the County and RCTC shall be limited to filing a lawsuit for breach of the Settlement Agreement. In order to verify compliance with the August 2015 approval of the World Logistics Center, the City and Highland Fairview shall submit annual reports commencing on or before January 1, 2017 and each year thereafter to the County and RCTC describing the current status of construction of the World Logistics Center and compliance with the EIR, all CEQA mitigation measures and all conditions of approval.
- 10. In accordance with section 664.6 of the Code of Civil Procedure, the Court will retain jurisdiction over the parties to enforce the terms of the Settlement Agreement, provided to the Court as Exhibit A hereto, until all of the terms of the Settlement Agreement have been performed.
- 11. The parties agree that pursuant to Evidence Code section 1123, this Judgment may be used in any subsequent proceedings to prove the terms of the Settlement Agreement.
- 12. The Parties jointly request that the Court enter this Judgment as a final judgment in the above-captioned action.
- 13. The Parties acknowledge that this Judgment is signed and executed without reliance upon any actual or implied promises, warranties or representations made by any of the Parties or by any representative of any of the Parties, other than those which are expressly contained within this Judgment. This Judgment, including Exhibit A and the Recitals above, constitutes the entire Judgment and understanding among and between the Parties and supersedes any and all other agreements whether oral or written between the Parties.

- 14. This Judgment may only be amended or modified on a noticed motion by one of the Parties with subsequent approval by the Court, or on written consent by all of the Parties and the subsequent approval of the Court.
- 15. This Judgment shall be deemed to have been executed and delivered within the State of California; the rights and obligations of the Parties hereunder shall be governed, construed and enforced in accordance with the laws of the State of California. The venue for any dispute arising from or related to this Judgment, its performance, and its interpretation shall be the Superior Court of California, County of Riverside.
- 16. Each Party represents and warrants to each other Party that its signature to this Judgment has the authority to legally bind the Party, and this Judgment does in fact bind the Party.
- 17. This Judgment shall apply to and be binding upon the Parties and each of them, and their officers, directors, agents, trustees, successors, and assigns.
- 18. This Judgment is effective as of the date on which the Court enters this Judgment on the Court's docket.
- 19. This Judgment may be executed in counterparts and when so executed by the Parties, shall become binding upon them and each such counterpart will be an original document.

IT IS SO STIPULATED AND AGREED that the Court may sign and have entered this Judgment in the form described herein and in accordance with the Settlement Agreement amongst the parties attached hereto as Exhibit A.

## [SIGNATURES ON FOLLOWING PAGES]

]	Dated: July <u>29</u> , 2016	COUNTY/OF RIVERSIDE
2	2	
3	3	By:Name: JUAN C. PEREZ
4		Title: DIRECTOR, COUNTY OF RIVERSIDE, TRANSPORTATION AND LAND
5		MANAGEMENT AGENCY
6		Approved as to form:
7		GREGORY P. PRIAMOS
8		COUNTY COUNSEL
9	·	By: Karin Wates Boza
10		Name: KARIN WATTS-BAZAN O Title: ASSISTANT COUNTY COUNSEL
11	Details India	
12	Dated: July, 2016	RIVERSIDE COUNTY TRANSPORTATION COMMISSION
13		
14		By:Name: ANNE MAYER
15		Title: EXECUTIVE DIRECTOR
16		Approved as to form:
17		By:
18		Name: MICHELLE OUELLETTE BEST BEST & KRIEGER LLP
19		Title: COUNSEL FOR RIVERSIDE COUNTY TRANSPORTATION COMMISSION
20		
21	Dated: July, 2016	CITY OF MORENO VALLEY AND MORENO VALLEY COMMUNITY SERVICES DISTRICT
22		
23		By: Name: Dr. YXSTIAN A. GUTIERREZ
24		Title: MAYOR AND CHAIR
25		
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	1 Dated: July, 2016	COUNTY OF RIVERSIDE
	2	
	3	By: Name: JUAN C. PEREZ
4	4	Title: DIRECTOR, COUNTY OF RIVERSIDE, TRANSPORTATION AND LAND
4	5	MANAGEMENT AGENCY
(	5	Approved as to form:
7	7	GREGORY P. PRIAMOS
8		COUNTY COUNSEL
9		By:
10		Name: KARIN WATTS-BAZAN Title: ASSISTANT COUNTY COUNSEL
11	Dated: July 7, 2016	DHATT CYNT
12	Dated. Suly-1, 2010	RIVERSIDE COUNTY TRANSPORTATION COMMISSION
13		Dan Ma
14		By:////////////////////////////////////
15		Title: EXECUTIVE DIRECTOR
16		Approved as to form:
17		By: Mulule Must
18		Name: MICHELLE OUELLETTE BEST BEST & KRIEGER LLP
19		Title: COUNSEL FOR RIVERSIDE COUNTY TRANSPORTATION COMMISSION
20	Dated: July, 2016	
21	Dated. July, 2010	CITY OF MORENO VALLEY AND MORENO VALLEY COMMUNITY SERVICES DISTRICT
22		
23		By: Name: Dr. YXSTIAN A. GUTIERREZ
24		Title: MAYOR AND CHAIR
25		
26		
27		
28		

	1 Dated: July, 2016	COUNTY OF RIVERSIDE
:	2	
	3	By:
4	4	Title: DIRECTOR, COUNTY OF RIVERSIDE, TRANSPORTATION AND LAND
2	5	MANAGEMENT AGENCY
$\epsilon$	5	Approved as to form:
7	,	GREGORY P. PRIAMOS
8		COUNTY COUNSEL
9	·	By:
10		Name: KARIN WATTS-BAZAN Title: ASSISTANT COUNTY COUNSEL
11		
12	Dated: July, 2016	RIVERSIDE COUNTY TRANSPORTATION COMMISSION
13		
14		By:
15		Title: EXECUTIVE DIRECTOR
16		Approved as to form:
17		By:
18		Name: MICHELLE OUELLETTE BEST BEST & KRIEGER LLP
19		Title: COUNSEL FOR RIVERSIDE COUNTY TRANSPORTATION COMMISSION
20		
21	Dated: July, 2016	CITY OF MORENO VALLEY AND MORENO VALLEY COMMUNITY SERVICES DISTRICT
22		No Idai ARI
23		Name: Dr. WXSTIAN A GUTTRREZZ
24		Title: MAYOR AND CHAIR
25		
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	Approved as to form:	
	By: Name: STEVEN B. QUINTANILLA	
. •	THE LAW OFFICES OF QUI & ASSOCIATES	NTANILLA
:	Title: COUNSEL FOR CITY OF MOVALLEY AND MORENO VA	ORENO ALLEY
(	6 COMMUNITY SERVICES D	ISTRICT
7	7	
8	8 Dated: July, 2016 HF PROPERTIES, SUNNYMEAD PR	OPERTIES
	THEODORE PROPERTIES PARTNE THEODORE, LLC, and HL PROPERT	RN 13451
	10	
11 12	Name: IDDO BENZEEVI	
13	THE PRESIDENT	
13	Amproved as to form	
15	15	
16	Name: KENNETH B. BLEY	<del></del>
17	COX, CASTLE & NICHOLSON Title: COUNSEL FOR HF PROPERT	NLLP IES.
18	SUNNYMEAD PROPERTIES, THEODORE PROPERTIES PA	RTNFRS
19	13451 THEODORE, LLC, AND	HL
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23	11 13 30 OKDERED, ADJUDGED AND DECREED.	
24		
25	Dated: 11/1/1/1/2016	
26	HONORABLE JUDGE SHARON .	ſ <u>.</u>
27	JUDGE OF THE SUPERIOR COU	RT
		- - 
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	1	Approved as to form:
	2   3	Ву:
	4	Name: STEVEN B. QUINTANILLA THE LAW OFFICES OF QUINTANILLA
	5	& ASSOCIATES Title: COUNSEL FOR CITY OF MORENO
	6	VALLEY AND MORENO VALLEY COMMUNITY SERVICES DISTRICT
	7	
	8 Dated: July <b>27</b> , 2016	HF PROPERTIES, SUNNYMEAD PROPERTIES,
ļ :	9	THEODORE PROPERTIES PARTNERS, 13451 THEODORE, LLC, and HL PROPERTY
10	0	PARTNERS
11	1	By: Ich
12		Title: PRESIDENT and CEO
13		Approved as to form:
14 15		40 41 11
16		Name: KENNETH B. BLEY
17	1	COX, CASTLE & MICHOLSON LLP Title: COUNSEL FOR HF PROPERTIES,
18		SUNNYMEAD PROPERTIES, THEODORE PROPERTIES PARTNERS, 13451 THEODORE, LLC, AND HL
19		PROPERTY PARTNERS
20	·	
21		
22	IT IS SO ORDERED, ADJUDGED A	ND DECREED.
23		
24	Dated:, 2016	
25 26		HONORABLE JUDGE SHARON J. WATERS
27		JUDGE OF THE SUPERIOR COURT
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## EXHIBIT A

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### SETTLEMENT AGREEMENT

This settlement agreement ("Agreement") is made at Riverside, California, as of July A 2016, between THE COUNTY OF RIVERSIDE (the "County") and the RIVERSIDE COUNTY TRANSPORTATION COMMISSION (the "RCTC"), on the one hand, and the CITY OF MORENO VALLEY and the MORENO VALLEY COMMUNITY SERVICES DISTRICT (collectively the "City"), HF PROPERTIES, SUNNYMEAD PROPERTIES, THEODORE PROPERTIES PARTNERS, 13451 THEODORE, LLC, and HL PROPERTY PARTNERS (collectively "Highland Fairview"), on the other hand, with respect to the following facts:

- A. Highland Fairview was the applicant for, and is now the developer of, the World Logistics Center.
- B. In August, 2015, the City certified an environmental impact report (the "EIR") and immediately thereafter granted a number of land use approvals for the World Logistics Center, which included several legislative and one administrative actions.
- C. Subsequent to the City's approval, a referendum petition seeking to overturn the City's approval of the World Logistics Center was circulated but failed to obtain the required number of valid signatures and was subsequently dropped.
- D. In response to the referendum petition to overturn the City's approval, residents of the City circulated initiative petitions to support and reaffirm the City's approval of the World Logistics Center. The initiatives' sponsors obtained more than the required number of valid signatures.
- E. In September, 2015, the County and the RCTC filed lawsuits in the Riverside Superior Court, Case Nos. RIC 1511180 and RIC 1511130, related to the EIR's compliance with the California Environmental Quality Act (collectively the "CEQA Lawsuits").
- F. The CEQA Lawsuits are in addition to seven other lawsuits questioning the validity of the approvals granted by the City (the "other CEQA Lawsuits").
- G. In November, 2015, the City adopted three resident-sponsored initiatives which vacated the legislative approvals for the World Logistics Center approved in August, 2015, and then adopted them pursuant to the citizens' initiative power, as set forth in Election Code §§ 9214 and 9215, as an adoption in the first instance.
- H. A referendum petition was circulated following the City's adoption of the resident-sponsored initiatives in November, 2015. The referendum's sponsors failed to obtain the required number of valid signatures.

- I. In February, 2016, the RCTC filed a lawsuit in the Riverside Superior Court, Case No. RIC 1602030, questioning the validity of the initiatives adopted by the City in November, 2015 (the "Initiative Lawsuit").
- J. The Initiative Lawsuit is in addition to three other lawsuits questioning the validity of the resident-sponsored initiatives adopted by the City (the "other Initiative Lawsuits").
- K. The County, the RCTC and the City share a mutual desire to advance economic development, encourage sustainable development, support the creation of local jobs, and increase economic opportunities in the County and the City. The parties collectively agree that this settlement will create an opportunity to fund and make a major investment in transportation infrastructure, which in combination with the development, will advance the previously stated objective of creating jobs and economic opportunity. Therefore, the County and the RCTC have determined that the implementation of the provisions of this agreement will provide a resolution in a manner which is consistent with their collective goals.

## IN LIGHT OF THE FOREGOING FACTS, IT IS MUTUALLY AGREED THAT:

- 1. Highland Fairview and the City will each contribute, directly or indirectly, \$100,000, a total of \$200,000, for logistics-related studies. Of this funding, \$100,000 is to be used for truck and logistics-related studies by the Center for Environmental Research and Technology. The remainder (\$100,000) will be used by the Community Translational Research Institute for public health research and programs. The \$200,000 in total contributions will be made no later than 60 calendar days after a final judgment, free from further appellate review, determining that the EIR, as it is or may be revised as a result of the other CEQA Lawsuits, fully complies with CEQA and that the World Logistics Center Project may legally proceed. Highland Fairview and the City shall be acknowledged as having contributed financial support for the studies and shall be provided electronic and hardcopy copies of all reports upon their release. The contributions shall be submitted to the RCTC and shall be managed according to its regular accounting practices.
- 2. Highland Fairview, the City, the County and the RCTC will each contribute, directly or indirectly, \$250,000, for a total of \$1,000,000, to be used for an RCTC-conducted regional transportation study to evaluate a logistics-related regional fee. The contributions shall be submitted to the RCTC and shall be managed according to its regular accounting practices. The contributions will be made no later than 60 calendar days after a final judgment, free from further appellate review, determining that the EIR, as it is or may be revised as a result of the other CEQA Lawsuits, fully complies with CEQA and that the World Logistics Center Project may otherwise legally proceed. If the RCTC fails to award a contract for preparation of the subject regional transportation study within six months of the date the contributions are made by Highland Fairview and the City, both shall be refunded the full amount of their respective contributions and this obligation shall terminate as of the date of the refund. Highland Fairview and the City will have the right to advance these funds at any time.

- 3. The development of the World Logistics Center currently contemplates Highland Fairview widening Gilman Springs Road from one to three southbound lanes between SR-60 and Alessandro Boulevard during phase 2 of the WLC's construction. See EIR Fig. 4.15.5 on page 4.15-41. The City, the County and Highland Fairview will cooperate to determine the best alignment and configuration for Gilman Springs Road. The money spent by Highland Fairview to improve Gilman Springs Road will be entitled to Transportation Uniform Mitigation Fee ("TUMF") credit to the extent eligible per the TUMF Program Nexus Study and subject to approval by the Western Riverside Council of Governments ("WRCOG") in accordance with its policies and practices. In no event will either the County or the RCTC oppose or object to the WRCOG's granting Highland Fairview TUMF credits for the work to be performed on Gilman Springs Road, provided such credits are granted in accordance with WRCOG's policies and practices.
- 4. Highland Fairview will contribute \$3,000,000 to be used for safety-related improvements to Gilman Springs Road within 10 days of issuance of the certificate of occupancy for the first warehouse within the World Logistic Center. The contribution shall be submitted to the County and shall be managed according to its regular accounting practices. The contribution will be credited against the in-lieu fee described in paragraph 6 and the RCTC shall manage all fee, contribution or funding according to its regular accounting practices.
- 5. Highland Fairview will contribute \$3,000,000; \$2,000,000 to be used for engineering studies and project development for SR-60 between the I-215 and Gilman Springs Road and \$1,000,000 for the Theodore Street interchange at SR-60, within 10 days of issuance of the certificate of occupancy for the 4,000,000th square foot of warehouse space within the World Logistics Center. The contribution shall be submitted to the RCTC and shall be managed according to its regular accounting practices. The parties will work together to determine how the contribution is to be spent. The contribution will be credited against the in-lieu fee described in paragraph 6. Highland Fairview will have the right to advance these funds at any time.
- 6. Highland Fairview will pay a 65¢ per sq.ft in-lieu fee within 10 days of the time of the issuance of each certificate of occupancy for a warehouse within the World Logistics Center. If no logistic-related regional fee has been adopted by the County or at least 75% of the RCTC's member cities within 24 months of the contributions by the City and Highland Fairview referred to in paragraph 2, the in-lieu fee shall be reduced to 50¢ per sq.ft. The in-lieu fee shall be submitted to the RCTC and shall be managed according to its regular accounting practices. The in-lieu fee, whether 65¢ or 50¢ per sq.ft, will be in-lieu of any new logistic-related regional fee or additional fee imposed for transportation purposes, (excluding any TUMF increases) whether imposed by the City or the County and whether the fee imposed is less than, or greater than, 65¢ or 50¢ per sq.ft and will be reduced by the amount of the contributions described in paragraphs 4 and 5. The proceeds of the in-lieu fee will be used for the projects set forth in paragraphs 4 and 5 and/or on SR-60 between I-215 and Gilman Springs Road. If a logistic-related regional fee is adopted by the County and/or the cities, such fee shall not be added to the then existing TUMF fee but will be imposed as a separate fee.

- 7. Each party will bear its own costs, including, but not limited to, attorneys' fees and costs incurred in, or related to, the CEQA Lawsuits and Initiative Lawsuit and the negotiations leading up to this Agreement.
- 8. The terms of this Agreement will be embodied in a stipulated judgment in the CEQA Lawsuits in the form of Exhibit A.
- 9. The RCTC will dismiss the Initiative Lawsuit, with prejudice, and the County will not file any lawsuit regarding the initiatives adopted by the City in November, 2015.
- 10. The City and Highland Fairview shall fully comply with all provisions of the Final Certified EIR, all CEQA mitigation measures and all conditions of approval imposed on the World Logistics Center in the August 2015 approval process. The County and the RCTC shall not file any lawsuits challenging any approvals granted in the future for the World Logistics Center, provided there are no revisions to the World Logistics Center project which would change the World Logistic Center project description, the Final Certified EIR, any CEQA mitigation measure or any condition of approval imposed on the World Logistics Center in the August 2015 approval process. Should any future approval revise the World Logistics Center resulting in a change to the project description, the Final Certified EIR, any CEQA mitigation measure or any condition of approval imposed in the August 2015 approval process, the County and the RCTC may file a lawsuit challenging any such approval.

In the event of any failure by City and Highland Fairview to comply with the provisions of this Settlement Agreement, any provision of the Final Certified EIR, any CEQA mitigation measure or any condition of approval imposed on the World Logistics Center in the August 2015 approval, County and the RCTC shall be limited to filing a lawsuit for breach of this Settlement Agreement. In order to verify compliance with the August 2015 approval of the World Logistics Center, the City and Highland Fairview shall submit annual reports commencing on or before January 1, 2017 and each year thereafter to the County and the RCTC describing the current status of construction of the World Logistic Center and compliance with the Final Certified EIR, all CEQA mitigation measures and all conditions of approval.

- 11. The parties will express their positive support of the terms of this Agreement.
- 12. This Agreement is entered into solely for the benefit of the parties hereto and their successors (including by law, contract or title), transferees and assigns. Other than the parties hereto, their successors, transferees and assigns, no third party shall be entitled, directly or indirectly, to base any claim, or to have any right arising from, or related to, this Agreement.
- 13. The parties shall execute all further and additional documents as shall be reasonable, convenient, necessary or desirable to carry out the provisions of this Agreement. The parties shall act in good faith and shall take all further actions reasonably necessary to effectuate the letter and the spirit of this Agreement.

- This Agreement shall in all respects be interpreted, enforced and governed by and under the laws of the State of California applicable to instruments, persons, transactions and subject matter which have legal context and relationship solely within the State. The language of this Agreement and all other documents referred to herein shall be construed as a whole according to their fair meaning. Venue and jurisdiction with respect to any action arising under or in relation to this Agreement shall be exclusively within the Riverside County Superior Court. To the extent permitted by law, this Agreement is intended as a valid Settlement Agreement pursuant to Evidence Code § 1123 and shall be admissible and enforceable pursuant to Code of Civil Procedure § 664.6.
- The prevailing party in any litigation brought to enforce or interpret this Agreement shall be entitled to recover its attorneys' fees and all costs of litigation including, but not limited to, expert witness fees, in addition to any other relief to which it may be entitled. Fees and costs not included within those allowed by Code of Civil Procedure § 1033.5 shall be set forth in the parties' pleadings and shall be proved to the trial judge, the right to trial by jury being hereby waived for all purposes. All of the other terms of this Agreement shall remain in effect if the jury waiver set forth in this paragraph 14 is held to be unenforceable.
- All notices, requests, demands and other communications under this Agreement shall be in writing and shall be deemed to have been duly given on the date of service if served personally, by reliable overnight courier, or by facsimile transmission for receipt during the receiving parties' normal business hours to the party to whom notice is to be given, or on the third (3rd) day after mailing if mailed to the party to whom notice is to be given, by first class mail, registered or certified, return receipt requested, postage prepaid, and properly addressed as follows:

County of Riverside:

County of Riverside, Transportation and Land

Management Agency

4080 Lemon Street, 14th Floor Riverside, California 92502 Attn: Juan C. Perez, Director Telephone: (951) 955-6742 Facsimile: (951) 955-6879

Copy to:

County of Riverside, Office of County Counsel

3960 Orange Street, Suite 500 Riverside, California 92501

Attn: Gregory P. Priamos, County Counsel

Telephone: (951) 955-6300 Facsimile: (951) 955 6322

RCTC:

Riverside County Transportation Commission

4080 Lemon Street, 3rd Floor Riverside, California 92501

Attn: Anne Mayer, Executive Director

Telephone: (951) 787-7141 Facsimile: (951) 787-7920

Copy to:

Michelle Ouellette, Esq. Best Best & Krieger LLP

3390 University Avenue, 5th Floor

Riverside, California 92501 Telephone: (951) 686-1450 Facsimile: (951) 686-3083

City of Moreno Valley:

City of Moreno Valley

14177 Frederick Street Moreno Valley, California 92552

Attn: Michelle Dawson, City Manager

Telephone: (951) 413-3000 Facsimile: (951) 413-3210

Copy to:

Steven B. Quintanilla, Esq.

The Law Offices of Quintanilla & Associates

P.O. Box 176

Rancho Mirage, California 92270

Telephone: (760) 883-1848

Highland Fairview:

Iddo Benzeevi

President and Chief Executive Officer

Highland Fairview Operating Co.

14225 Corporate Way

Moreno Valley, California 92553

Telephone: (951) 867-5327 Facsimile: (951) 867-5328

Copy to:

Kenneth B. Bley, Esq.

Cox Castle & Nicholson LLP

2029 Century Park East, Suite 2100 Los Angeles, California 90067 Telephone: (310) 284-2231

Facsimile: (310) 284-2100

- 17. This Agreement contains the entire agreement and understanding concerning the CEQA Lawsuits and the Initiative Lawsuit and supersedes and replaces all prior negotiations or proposed agreements, written or oral. Each of the parties hereto acknowledges that no other party, nor the agents nor the attorneys for any party, has made any promise, representation or warranty whatsoever, express or implied, not contained herein, to induce the execution of this Agreement and acknowledges that this Agreement has not been executed in reliance upon any promise, representation or warranty not contained herein. Each party has participated, cooperated or contributed to the drafting and preparation of this Agreement. This Agreement shall not be construed for or against any Party but shall be construed fairly according to its plain meaning, and shall be unconditionally supported by all Parties, in all forums.
- 18. This Agreement may not be amended except in a writing signed by all the parties hereto.
- 19. The parties to this Agreement hereby acknowledge that they have undertaken an independent investigation of the facts concerning the approvals of the World Logistics Center and the CEQA Lawsuits and Initiative Lawsuit and that they have been advised by their own attorneys. The parties expressly assume the risk that the true facts concerning the foregoing may differ from those currently understood by them.
- 20. Each party signing this Agreement warrants and represents that he or she has been duly authorized to do so by the party he or she represents.
- 21. This Agreement may be signed in one or more counterparts and, when all parties have signed the original or a counterpart, such counterparts, whether originals, facsimiles or e-mail attachments, together shall constitute one original document.

Dated: July 29, 2016

COUNTY OF RIVERSIDE

Name/JUAN C. PEREZ

Title V DIRECTOR, COUNTY OF

RIVERSIDE, TRANSPORTATION AND LAND MANAGEMENT

**AGENCY** 

Approved as to form:

GREGORY P. PRIAMOS COUNTY COUNSEL

Name: KARIN WATTS-BAZAN

Title: ASSISTANT COUNTY COUNSEL

Dated: July 7, 2016

Dated: July\_\_, 2016

RIVERSIDE COUNTY TRANSPORTATION COMMISSION

Title: EXECUTIVE DIRECTOR

Approved as to form:

Name: MICHELLE OUELLETTE BEST BEST & KRIEGER LLP

Title: COUNSEL FOR RIVERSIDE

COUNTY TRANSPORTATION

COMMISSION

CITY OF MORENO VALLEY AND MORENO VALLEY COMMUNITY SERVICES PISTRICT

By:

Name: DR. YXSTIAN A. GUTIERREZ

Title: MAYOR AND CHAIR

Approved as to form:

Name: STEVEN B. QUINTANILLA

THE LAW OFFICES OF

QUINTANILLA & ASSOCIATES Title: COUNSEL FOR CITY OF MORENO

VALLEY AND MORENO VALLEY COMMUNITY SERVICES DISTRICT Dated: July \_\_, 2016

Dated: July\_\_, 2016

#### RIVERSIDE COUNTY TRANSPORTATION COMMISSION

Ву:	
Name:	ANNE MAYER
~~	

Title: EXECUTIVE DIRECTOR

Approved as to form:

By:\_

Name: MICHELLE OUELLETTE

BEST BEST & KRIEGER LLP Title: COUNSEL FOR RIVERSIDE

COUNTY TRANSPORTATION

COMMISSION

CITY OF MORENO VALLEY AND MORENO VALLEY COMMUNITY SERVICES DISTRICT

Title: MAYOR AND CHAIR

Approved as to form:

Name: STEVEN B. QUINTANILLA

THE LAW OF EXCES OF

QUINTANILLA & ASSOCIATES

Title: COUNSEL FOR CITY OF MORENO VALLEY AND MORENO VALLEY

COMMUNITY SERVICES DISTRICT

Dated: July 27 2016

HF PROPERTIES, SUNNYMEAD PROPERTIES, THEODORE PROPERTIES PARTNERS, 13451 THEODORE, LLC, AND HL PROPERTY PARTNERS

Name: IDDO BENZEEVI

Title: PRESIDENT and CEO

Approved as to form:

Name: KENNETH E. BLEY
COX, CASTLE & NICHOLSON LLP.
Title: COUNSEL FOR HF PROPERTIES,

SUNNYMEAD PROPERTIES, THEODORE PROPERTIES

PARTNERS, 13451 THEODORE,

LLC, and HL PROPERTY

**PARTNERS** 

#### PROOF OF SERVICE

2 At the time of service I was over 18 years of age and not a party to this action. My business address is 3390 University Avenue, 5th Floor, P.O. Box 1028, Riverside, California 92502. On August 1, 2016, I served the following document(s): 3 4 [PROPOSED] STIPULATED JUDGMENT 5 By fax transmission. Based on an agreement of the parties to accept service by fax transmission, I faxed the documents to the persons at the fax numbers listed 6 below. No error was reported by the fax machine that I used. A copy of the record of the fax transmission, which I printed out, is attached. 7 By United States mail. I enclosed the documents in a sealed envelope or package X 8 addressed to the persons at the addresses listed below (specify one): 9 Deposited the sealed envelope with the United States Postal Service, with 10 the postage fully prepaid. 11 Placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for 12 collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the 13 ordinary course of business with the United States Postal Service, in a 14 sealed envelope with postage fully prepaid. 15 I am a resident or employed in the county where the mailing occurred. The envelope or package was placed in the mail at Riverside, California. 16 By personal service. At \_\_\_\_ a.m./p.m., I personally delivered the documents to 17 the persons at the addresses listed below. (1) For a party represented by an attorney, delivery was made to the attorney or at the attorney's office by leaving the 18 documents in an envelope or package clearly labeled to identify the attorney being 19 served with a receptionist or an Individual in charge of the office. (2) For a party, delivery was made to the party or by leaving the documents at the party's residence 20 with some person not less than 18 years of age between the hours of eight in the morning and six in the evening. 21 By messenger service. I served the documents by placing them in an envelope or 22. package addressed to the persons at the addresses listed below and providing them to a professional messenger service for service. A Declaration of Messenger is 23 attached. 24 By overnight delivery. I enclosed the documents in an envelope or package 25 provided by an overnight delivery carrier and addressed to the persons at the

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delivery carrier.

addresses listed below. I placed the envelope or package for collection and

overnight delivery at an office or a regularly utilized drop box of the overnight

	By e-mail or electronic transmiss	sion. Based on a court order or an agreement of
,	ne parties to accept service by e	e-mail or electronic transmission, I caused the s at the e-mail addresses listed below. I did not
1	receive, within a reasonable time a other indication that the transmission	fter the transmission, any electronic message or
2	<del>1</del>	
5	William P. Curley III  Mark Waterman  Lozano Smith Attorneys at Law	Kenneth B. Bley Cox, Castle & Nicholson LLP 2029 Century Park East, Suite 2100
6	515 South Figueroa Street, Suite 750 Los Angeles, CA 90071	Los Angeles, CA 90067 kbley@coxcastle.com
7 8	mwaterman@lozanosmith.com	Attorneys for Real Parties in Interest
9	Attorneys for Respondents/Defendants City	HF Properties; Sunnymead Properties; Theodore Properties Partners; 13451 Theodore, LLP, and HL Property Partners
10	Gregory P. Priamos	Steven B. Quintanilla
11	Karin Watts-Bazan Melissa R. Cushman	Jacquetta Bardacos Joseph A. Meeks
12	County of Riverside Office of County Counsel	Benjamin R. Jones Law Offices of Quintanilla &
13 14	3960 Orange Street, Suite 500 Riverside, CA 92501	Associates P.O. Box 176
15	KWattsba@co.riverside.ca.us MCushman@co.riverside.ca.us	Rancho Mirage, CA 92270 steveq@qalawyers.com
16	Attorneys for County of Riverside	Attorneys for Respondent, City of Moreno Valley
17	Paul J. Early City of Moreno Valley	Michael R. Lozeau
18	14177 Frederick Street Moreno Valley, CA 92552	Richard T. Drury Lozeau Drury LLP
19	paule@moval.org	410 12th Street, Suite 250 Oakland, CA 94607
20	Attorney for Respondent, City of Moreno Valley	Michael@lozeaudrury.com Richard@lozeaudrury.com
21		Attorneys for Petitioner/Plaintiffs, Laborers International Union
22	Raymond W. Johnson	Susan Nash
23	Abigail A. Smith Kimberly Foy	Law Offices of Susan Nash P.O. Box 4036
24	Kendall Holbrook Johnson & Sedlack	Idyllwild, CA 92549 Snash22@earthlink.net
25	26785 Camino Seco	Attorneys for Petitioner/Plaintiff Albert
26	Rav@socalceqa.com	Thomas Paulek and Friends of the Northern San Jacinto Valley
27	Attorneys for Petitioner/Plaintiff Residents for A Livable Moreno Valley	
28		

:	Attorneys for Petitioner/Plaintiff SoCal Environmental Justice Alliance	Kurt R. Wiese, General Counsel Barbara Baird, Chief Deputy Counsel Veera Tyagi, Senior Deputy District Counsel South Coast Air Quality Management District 21865 Copley Drive Diamond Bar, CA 91765 kwiese@aqmd.gov bbaird@aqmd.gov vtyagi@aqmd.gov
7 8		Attorneys for Petitioner South Coast Air Quality Management District
9 10	Eugene S. Wilson Law Offices of Eugene Wilson 3502 Tanager Avenue Davis, CA 95616	Bradley R. Hogin Ricia R. Hager Woodruff, Spradlin & Smart 555 Anton Boulevard, Suite 1200 Costa Mesa, CA 92626
11 12	Attorneys for Petitioner California Clean Energy Committee	bhogin@wss-law.com rhager@wss-law.com
13		Attorneys for Petitioner, South Coast Air Quality Management
14	Adriano Martinez	Stacey P. Geis
15	Oscar Espino-Padron Earthjustice	A. Yana Garcia Earthjustice
16 17	800 Wilshire Boulevard, Suite 1000 Los Angeles, CA 90017 amartinez@earthjustice.org oespino-padron@earthjustice.org	50 California Street, Suite 500 San Francisco, CA 94111 sgeis@earthjustice.org vgarcia@earthjustice.org
18	Attorneys for Petitioners, Center for	Attorneys for Petitioners, Center for
19	Community Action and Environmental Justice, Center for Biological Diversity,	Community Action and Environmental Justice, Center for Biological Diversity.
20	Coalition for Člean Air, Sierra Club and San Bernardino Valley Audubon Society	Coalition for Clean Air, Sierra Club and San Bernardino Valley Audubon
21		Society
22	I declare under penalty of perjury u above is true and correct.	under the laws of the State of California that the
23	Executed on August 1, 2016, at River	side, Ca <b>n</b> fornia.
24		Would destroy
25		MONICA CASTANON
26		
27		
28		

W OFFICES OF DX, CASTLE & CHOLSON LLP IS ANGELES, CA

## LAW OFFICES OF BEST BEST & KRIEGER LLP 3390 UNIVERSITY AVENUE, 5TH FLOOR P.O. BOX 1028 RIVERSIDE, CALIFORNIA 92502

#### **PROOF OF SERVICE**

At the time of service I was over 18 years of age and not a party to this action. My business address is 3390 University Avenue, 5th Floor, P.O. Box 1028, Riverside, California 92502. On August 15, 2016 served the following document(s):

#### NOTICE OF ENTRY OF ORDER RE: STIPULATED JUDGMENT

	By fax transmission. Based on an agreement of the parties to accept service by fax transmission, I faxed the documents to the persons at the fax numbers listed below. No error was reported by the fax machine that I used. A copy of the record of the fax transmission, which I printed out, is attached.	
×	By United States mail. I enclosed the documents in a sealed envelope or package addressed to the persons at the addresses listed below (specify one):	
	Deposited the sealed envelope with the United States Postal Service, with the postage fully prepaid.	
	Placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid.	
	I am a resident or employed in the county where the mailing occurred. The envelope or package was placed in the mail at Riverside, California.	
	By personal service. At a.m./p.m., I personally delivered the documents to the persons at the addresses listed below. (1) For a party represented by an attorney, delivery was made to the attorney or at the attorney's office by leaving the documents in an envelope or package clearly labeled to identify the attorney being served with a receptionist or an Individual in charge of the office. (2) For a party delivery was made to the party or by leaving the documents at the party's residence with some person not less than 18 years of age between the hours of eight in the morning and six in the evening.	
	By messenger service. I served the documents by placing them in an envelope or package addressed to the persons at the addresses listed below and providing them to a professional messenger service for service. A Declaration of Messenger is attached.	
	By overnight delivery. I enclosed the documents in an envelope or package provided by an overnight delivery carrier and addressed to the persons at the addresses listed below. I placed the envelope or package for collection and overnight delivery at an office or a regularly utilized drop box of the overnight delivery carrier.	

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	1 2 3	By e-mail or electronic transmission. I caused the documents to be sent to persons at the e-mail addresses listed below. I did not receive, within a reasona time after the transmission, any electronic message or other indication that transmission was unsuccessful.	
LAW OFFICES OF BEST & KRIEGER LLP 3390 UNIVERSITY AVENUE, 5TH FLOOR P.O. BOX 1028 RIVERSIDE, CALIFORNIA 92502	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	William P. Curley III Mark Waterman Lozano Smith Attorneys at Law 515 South Figueroa Street, Suite 750 Los Angeles, CA 90071 weurley@lozanosmith.com mwaterman@lozanosmith.com mwaterman@lozanosmith.com  Attorneys for Respondents/Defendants City of Moreno Valley and Moreno Valley Community Services District  Gregory P. Priamos Karin Watts-Bazan Melissa R. Cushman County of Riverside Office of County Counsel 3960 Orange Street, Suite 500 Riverside, CA 92501 KWattsba@co.riverside.ca.us MCushman@co.riverside.ca.us  Attorneys for County of Riverside  Paul J. Early City of Moreno Valley 14177 Frederick Street Moreno Valley, CA 92552 paule@moval.org  Attorney for Respondent, City of Moreno Valley  Raymond W. Johnson	Kenneth B. Bley Cox, Castle & Nicholson LLP 2029 Century Park East, Suite 2100 Los Angeles, CA 90067 kbley@coxcastle.com  Attorneys for Real Parties in Interest HF Properties; Sunnymead Properties; Theodore Properties Partners; 13451 Theodore, LLP, and HL Property Partners  Steven B. Quintanilla Jacquetta Bardacos Joseph A. Meeks Benjamin R. Jones Law Offices of Quintanilla & Associates P.O. Box 176 Rancho Mirage, CA 92270 steveq@qalawyers.com  Attorneys for Respondent, City of Moreno Valley  Michael R. Lozeau Richard T. Drury Lozeau Drury LLP 410 12th Street, Suite 250 Oakland, CA 94607 Michael@lozeaudrury.com Richard@lozeaudrury.com Richard@lozeaudrury.com Attorneys for Petitioner/Plaintiffs, Laborers International Union Susan Nash
	22 23 24	Abigail A. Smith Kimberly Foy Kendall Holbrook Johnson & Sedlack 26785 Camino Seco	Law Offices of Susan Nash P.O. Box 4036 Idyllwild, CA 92549 Snash22@earthlink.net
	25 26 27	Temecula, CA 92590 Rav@socalceqa.com  Attorneys for Petitioner/Plaintiff Residents for A Livable Moreno Valley	Attorneys for Petitioner/Plaintiff Albert Thomas Paulek and Friends of the Northern San Jacinto Valley
	28	17336.00031\29139343.1	-2-

		All control of the co		
	1 2 3 4 5 6 7 8	Craig M. Collins Gary Ho Blum Collins, LLP 707 Wilshire Boulevard, Suite 4880 Los Angeles, CA 90017 Collins@blumcollins.com Ho@blumcollins.com  Attorneys for Petitioner/Plaintiff SoCal Environmental Justice Alliance  Eugene S. Wilson Law Offices of Eugene Wilson 3502 Tanager Avenue	Kurt R. Wiese, General Counsel Barbara Baird, Chief Deputy Counsel Veera Tyagi, Senior Deputy District Counsel South Coast Air Quality Management District 21865 Copley Drive Diamond Bar, CA 91765 kwiese@aqmd.gov bbaird@aqmd.gov vtyagi@aqmd.gov vtyagi@aqmd.gov Attorneys for Petitioner South Coast Air Quality Management District  Bradley R. Hogin Ricia R. Hager Woodruff, Spradlin & Smart	
_OOR 2	9 10 11	Davis, CA 95616  Attorneys for Petitioner California Clean Energy Committee	555 Anton Boulevard, Suite 1200 Costa Mesa, CA 92626 bhogin@wss-law.com rhager@wss-law.com	
JE, 5TH FI 328 RNIA 9250	12		Attorneys for Petitioner, South Coast Air Quality Management	
3390 UNIVERSITY AVENUE, 5TH FLOOR P.O. BOX 1028 RIVERSIDE, CALIFORNIA 92502	13 14 15	Adriano Martinez Oscar Espino-Padron Earthjustice 800 Wilshire Boulevard, Suite 1000 Los Angeles, CA 90017	Stacey P. Geis A. Yana Garcia Earthjustice 50 California Street, Suite 500 San Francisco, CA 94111	
3390	16	amartinez@earthjustice.org oespino-padron@earthjustice.org	sgeis@earthjustice.org vgarcia@earthjustice.org	
	17 18 19	Attorneys for Petitioners, Center for Community Action and Environmental Justice, Center for Biological Diversity, Coalition for Clean Air, Sierra Club and San Bernardino Valley Audubon Society	Attorneys for Petitioners, Center for Community Action and Environmental Justice, Center for Biological Diversity, Coalition for Clean Air, Sierra Club and San Bernardino Valley Audubon Society	
	20	I declare under penalty of perabove is true and correct.	I declare under penalty of perjury under the laws of the State of California that the ue and correct.	
	21	Executed on August 15, 2016,	, Riverside, California.	
	23		Maria Alastana	
	24		Monica Castanon	
	25 26			
	27			
	28		-3-	

NOTICE OF ENTRY OF ORDER RE: STIPULATED JUDGMENT