

PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3298



August 30, 2018

Advice Letter 5337-E

Erik Jacobson
Director, Regulatory Relations
Pacific Gas and Electric Company
77 Beale Street, Mail Code B10C
P.O. Box 770000
San Francisco, CA 94177

**SUBJECT: Lyons Reservoir Land Retained - Request for Approval Under D.03-12-035,
D.08-11-043, D.10-08-004 and PUC Section 851.**

Dear Mr. Jacobson:

Advice Letter 5337-E is effective as of August 29, 2018.

Sincerely,

A handwritten signature in cursive script that reads "Edward Randolph".

Edward Randolph
Director, Energy Division



July 27, 2018

Advice 5337-E

(Pacific Gas and Electric Company ID U 39 E)

Public Utilities Commission of the State of California

Subject: Lyons Reservoir Land Retained - Request for Approval under Decision (D.) 03-12-035, D.08-11-043, D.10-08-004 and Public Utilities Code Section 851

Purpose

Pursuant to the streamlined procedures adopted by the California Public Utilities Commission (Commission or CPUC) in Decision (D.) 08-11-043 (as modified by D.10-08-004), Pacific Gas and Electric Company (PG&E) requests a disposition letter approving PG&E's encumbrance with a perpetual conservation easement to approximately 460 acres of land in Tuolumne County, commonly known as Lyons Reservoir (Property). The Mother Lode Land Trust (MLLT), a California non-profit public benefit corporation, will hold the conservation easement. PG&E will retain fee title to the Property and the conservation easement will be granted subject to certain reserved rights in favor of PG&E for the continued operation of PG&E's hydroelectric and water delivery facilities. The perpetual encumbrance of the Property is being made in the public interest and will protect and preserve the Beneficial Public Values (BPVs) on the Property, including the habitat of fish, wildlife and plants, forest resources on the Property, the scenic viewshed of the Property, outdoor recreation and identified historic and cultural values by restricting any use of the Property that would significantly impair or interfere with the protection of these values. This transaction is in accordance with the terms and conditions specified in the Settlement Agreement and Stipulation that were approved by the Commission in D.03-12-035 (Stipulation).

Background

Pursuant to the Stipulation, the Pacific Forest and Watershed Lands Stewardship Council (Stewardship Council) was established in 2004 to develop a plan to permanently protect, for the benefit of the citizens of California, more than 140,000 acres of watershed lands (Watershed Lands) owned by PG&E. This effort is known as PG&E's Land Conservation Commitment. PG&E is fulfilling its commitment through fee donation of certain Watershed Lands and/or the conveyance of

conservation easements, (or satisfactory assurance in another form) that each parcel will be managed consistent with the purpose of the Land Conservation Commitment. PG&E will not make fee simple donations of lands that contain hydroelectric project features, hydroelectric projects licensed by the Federal Energy Regulatory Commission (FERC), or properties whose ownership is otherwise required for utility operations. The Stipulation also includes provisions to ensure the rights necessary to operate and maintain current and future hydroelectric and associated water delivery facilities are reserved, and the existing agreements for economic uses will be honored.

A detailed description of this proposed donation, which addresses the requirements set forth in Section 12(a) of the Stipulation, is provided in the attached Land Conservation and Conveyance Plan (Attachment A) prepared by the Stewardship Council and approved by their Board of Directors. Land Conservation and Conveyance Plans will be issued serially for all Watershed Lands and together will comprise the Land Conservation Plan Volume III.

In accordance with the streamlined procedure adopted by the Commission in D.08-11-043, PG&E provides the following information as required by Ordering Paragraph 2:

(1) Identity of the Conservation Property

The Property comprises approximately 460 acres of land, identified as Parcels 1016-1023, identified on the map included in Attachment A, pages 3-6, and is located in Tuolumne County. The Property is located approximately 10 miles northeast of the City of Sonora. The Property is surrounded by Stanislaus National Forest and private property.

(2) Type of Property Interest Disposition

Per Stewardship Council recommendation, PG&E will convey a conservation easement (Attachment B) to MLLT to permanently protect the BPVs on the Property. PG&E will not receive nor claim any monetary proceeds or tax benefits from this transfer (Attachment C).

The value of this transaction is equal to the difference between the fair market value of the property unrestricted by the conservation easement and the fair market value of the property immediately after the imposition of the conservation easement (i.e., the diminution in taxable value that occurs as a result of the encumbrance of a property by a conservation easement).

Article XIII, Section 19 of the State Constitution grants the State Board of Equalization (SBE) the authority to annually assess properties owned or used by electric or gas utility companies for the purposes of taxation. The SBE's Statement of No Tax Benefit (Attachment C) states no changes will

be made to the methodology used for assessing property value and that no change in the assessed value is anticipated following the transfer of the conservation easement. For this reason, the transaction value related to the conveyance of the conservation easement to MLLT is deemed to be zero dollars (\$0).

A. Property Encumbrances and Uses

There are recorded encumbrances on the Property for a highway, a road, water pipeline, communication facilities and canal use. There are no existing agreements for economic uses. There are three informal agreements for roads, a ditch and a water meter.

The Stipulation includes provisions to ensure the rights necessary to operate and maintain current and future hydroelectric and associated water delivery facilities are reserved, and the existing agreements for economic uses will be honored. Compliance with these requirements is reflected in the Conservation Easement (Attachment B, pages 5, 6 and 11 and Exhibits B, C and H).

B. Public Access

The Lyons Reservoir planning unit consists of several parcels that are distributed throughout different areas of the watershed. Below are brief descriptions of access to either individual parcels or combinations of parcels, beginning with the southernmost LCPID# 1023:

- LCPID# 1023: This parcel can be reached by heading north off of the county road Vilas Road and into the Property.
- LCPID#s 1020-1022: These parcels can be reached via the county road Old Oak Ranch Road.
- LCPID# 1019: Access to this parcel is via Middle Camp Sugar Pine Road off of Highway 108 to South Fork Road. This parcel contains what is known as the Section 4 fishing access and parking area which is open to the public May 1st to October 31st.
- LCPID# 1016: This parcel is steeply sloped, heavily wooded and does not have road access.
- LCPID#s 1017-1018: These parcels contain the Lyons Reservoir and is accessed by heading north off of Highway 108 on Lyons Reservoir Road for two miles. At the end of Lyons Reservoir Road is a recreation parking area that includes a toilet, picnic table and drinking water. Recreation at Lyons Reservoir is limited to

recreation season (May 1st – October 31st) and boating or body contact with the reservoir is prohibited for protection of the water supply.

PG&E does provide formal recreational facilities on the Property as noted above. Public access to the Property will not be changed as a result of the donation of the Conservation Easement. Areas of the Property containing hydroelectric operations such as spillways, control buildings, tunnel intakes, and powerhouses are not accessible by the public for security and safety reasons. Sections 9.2 and 9.3 of the Conservation Easement recognize that informal public uses may occur on the Property, and that public access is or may be inherent in the enjoyment of the informal uses and existing BPVs, and that existing public access will be allowed to continue subject to PG&E's ability to impose reasonable rules and regulations.

C. PG&E's Assumption of Liability

Section 12(f) of the Stipulation requires that PG&E hold the donee and/or conservation organization harmless for hazardous waste or substance liability. Fulfillment of this requirement is reflected in the Conservation Easement (see page 24 of Attachment B).

A partial environmental assessment of the Property, consisting of interviews, review of historical aerial photos and a review of historical and regulatory documents was performed in 2010-2011 to identify potential environmental issues. No significant issues were identified during the assessment.

(3) Legal Name and Location of Receiving Parties

Mother Lode Land Trust
Attn: Executive Director
1316 Jackson Gate Road
Jackson, CA 95642

(4) Proposed Uses and Conservation Management Objectives:

As set forth in the Stipulation, the cornerstone of the Land Conservation Commitment is its requirement that the Watershed Lands be preserved and enhanced for the following broad range of BPVs, which are as follows:

- Protection of the Natural Habitat of Fish, Wildlife, and Plants
- Sustainable Forestry
- Preservation of Open Space
- Historic Values
- Agricultural Uses
- Outdoor Recreation by the General Public

The conservation easement for the Property ensures permanent protection of those BPVs listed in the Stipulation that are present on the Property. Exhibit D of the conservation easement (Attachment B) provides that the following BPVs are protected on this Property. These are:

A. Protection of the Natural Habitat of Fish, Wildlife, and Plants

Habitat for fish, wildlife, and plants that are native to the area, including species protected under the California Endangered Species Act and/or the federal Endangered Species Act. The term "habitat" includes vegetation along banks and shorelines that contribute to maintaining watershed health. The term "native" refers to plants and animals that occur naturally on the Property, and are defined as "native" by the California Department of Fish and Wildlife and its successors.

B. Sustainable Forestry

Forest resources on the Property. Forest resources consist of Sierra mixed conifer forest type, including ponderosa pine, white fir, Douglas fir and incense cedar.

C. Preservation of Open Space

The scenic viewshed of the Property in keeping with the surrounding environment. This includes views of Lyons Reservoir and the surrounding Stanislaus River watershed.

D. Outdoor Recreation by the General Public

Outdoor recreation, such as fishing, hiking and picnicking.

E. Historic Values

Historical and cultural values, to the extent they are protected by state and federal law.

Stipulation BPVs listed below are not present on this Property and thus are not included in this conservation easement:

F. Agricultural Uses

No agricultural uses exist on the Property

(5) Environmental Information

The proposed conveyance of a conservation easement constitutes no proposed changes to land use; thus, no direct or indirect environmental impacts will occur as a result. Therefore, the transaction does not constitute a "project" under the California Environmental Quality Act (CEQA). Accordingly, as stated in D.99-12-030 (pages 7 and 9), this advice letter process is not subject to review under CEQA.

(6) FERC Approval

Standard FERC Licenses require Licensees to obtain and hold the interests in lands and other property necessary to operate their licensed projects; and to obtain prior FERC permission to sell, lease, or otherwise dispose of such interest.

A portion of the Property is located within the Phoenix FERC Project (FERC #1061) boundary. PG&E will concurrently seek approval from FERC to convey the conservation easement over lands within the FERC Project boundary.

PG&E's Review & Finding

PG&E has reviewed the transaction and documents herein, and has determined that the proposed transaction is compliant with requirements of the Stipulation. Additionally, this transaction will not have an adverse effect on the public interest or on the ability of the utility to provide safe and reliable service to customers at reasonable rates.

Protests

Anyone wishing to protest this submittal may do so by letter sent via U.S. mail by facsimile or electronically, any of which must be received no later than August 16, 2018, which is 20 days after the date of this submittal. Protests should be mailed to:

CPUC Energy Division
ED Tariff Unit
505 Van Ness Avenue, 4th Floor
San Francisco, California 94102

Facsimile: (415) 703-2200
E-mail: EDTariffUnit@cpuc.ca.gov

Copies of protests also should be mailed to the attention of the Director, Energy Division, Room 4004, at the address shown above.

The protest also should be sent via U.S. mail (and by facsimile and electronically, if possible) to PG&E at the address shown below on the same date it is mailed or delivered to the Commission.

Erik Jacobson
Director, Regulatory Relations
c/o Megan Lawson
Pacific Gas and Electric Company
77 Beale Street, Mail Code B13U
P.O. Box 770000
San Francisco, California 94177

Facsimile: (415) 973-3582
E-mail: PGETariffs@pge.com

Any person (including individuals, groups, or organizations) may protest or respond to this advice letter; the requirements for responding to advice letters are set forth in General Order 96-B, Rules 3.11; see also Decision 08-11-043 (as modified by Decision 10-08-004).

Effective Date

Pursuant to the review process outlined in D.08-11-043 (as modified by D.10-08-004), PG&E requests that this Category 1 advice submittal become effective as soon as possible.

Notice

In accordance with General Order 96-B, Section IV, and D.08-11-043, a copy of this advice letter is being sent electronically and via U.S. mail to parties shown on the attached list, Service Lists A.08-04-020 and I.02-04-026, Appendix A and additional parties identified by the Stewardship Council. Address changes to the General Order 96-B service list should be directed to e-mail PGETariffs@pge.com. For changes to any other service list, please contact the Commission's Process Office at (415) 703-2021 or at Process_Office@cpuc.ca.gov. Send all electronic approvals to PGETariffs@pge.com. Advice letter submittals can also be accessed electronically at: <http://www.pge.com/tariffs>.

/S/

Erik Jacobson
Director, Regulatory Relations

Attachments:

- A Land Conservation and Conveyance Plan
- B Deed of Conservation Easement and Agreement
- C State Board of Equalization Statement of No Tax Benefit

Note: The Transaction Agreement between PG&E and Mother Lode Land Trust is available upon request.

cc: Service List Appendix A - Advice Letter 5337-E
Heidi Krolick, Stewardship Council
Jessica Daugherty, Stewardship Council
Lauren Faccinto, Stewardship Council
Service Lists A.08-04-020 and I.02-04-026
Additional Parties Identified by the Stewardship Council

***** SERVICE LIST Advice 5337-E *****
APPENDIX A

***** AGENCIES *****

Jonathan Reiger
Legal Division
505 Van Ness Avenue
San Francisco, CA 94102
(415) 355-5596
jzr@cpuc.ca.gov

Mary Jo Borak
Energy Division
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San Francisco, CA 94102
(415) 703-1333
bor@cpuc.ca.gov

Robert (Mark) Pocta
Office of Ratepayer Advocates
505 Van Ness Avenue
San Francisco, CA 94102
(415) 703- 2871
rmp@cpuc.ca.gov

Michael Rosauer
Energy Division
505 Van Ness Avenue
San Francisco, CA 94102
(415) 703-2579
fly@cpuc.ca.gov

Mother Lode Land Trust
Attn: Executive Director
1316 Jackson Gate Road
Jackson, CA 95642
Telephone (209) 419-2861

Stewardship Council
Attention: Executive Director
3300 Douglas Blvd. Ste. 250
Roseville, CA 95661
Telephone: (916) 297-6660

CALIFORNIA PUBLIC UTILITIES COMMISSION

ADVICE LETTER SUBMITTAL SUMMARY ENERGY UTILITY

MUST BE COMPLETED BY UTILITY (Attach additional pages as needed)

Company name/CPUC Utility No. **Pacific Gas and Electric Company (ID U39 E)**

Utility type:

ELC GAS
 PLC HEAT WATER

Contact Person: Kingsley Cheng

Phone #: (415) 973-5265

E-mail: k2c0@pge.com and PGETariffs@pge.com

EXPLANATION OF UTILITY TYPE

ELC = Electric GAS = Gas
PLC = Pipeline HEAT = Heat WATER = Water

(Date Submitted/ Received Stamp by CPUC)

Advice Letter (AL) #: **5337-E**

Category: **1**

Subject of AL: **Lyons Reservoir Land Retained - Request for Approval under Decision (D.) 03-12-035, D.08-11-043, D.10-08-004 and Public Utilities Code Section 851**

Keywords (choose from CPUC listing): Compliance, Agreements

AL submittal type: Monthly Quarterly Annual One-Time Other _____

If AL submitted in compliance with a Commission order, indicate relevant Decision/Resolution #: N/A

Does AL replace a withdrawn or rejected AL? If so, identify the prior AL: No

Summarize differences between the AL and the prior withdrawn or rejected AL: _____

Is AL requesting confidential treatment? If so, what information is the utility seeking confidential treatment for: No

Confidential information will be made available to those who have executed a nondisclosure agreement: N/A

Name(s) and contact information of the person(s) who will provide the nondisclosure agreement and access to the confidential information: _____

Resolution Required? Yes No

Requested effective date: **Upon Commission Approval**

No. of tariff sheets: N/A

Estimated system annual revenue effect (%): N/A

Estimated system average rate effect (%): N/A

When rates are affected by AL, include attachment in AL showing average rate effects on customer classes (residential, small commercial, large C/I, agricultural, lighting).

Tariff schedules affected: N/A

Service affected and changes proposed: N/A

Pending advice letters that revise the same tariff sheets: N/A

Protests, dispositions, and all other correspondence regarding this AL are due no later than 20 days after the date of this submittal, unless otherwise authorized by the Commission, and shall be sent to:

California Public Utilities Commission

Energy Division

EDTariffUnit

505 Van Ness Ave., 4th Flr.

San Francisco, CA 94102

E-mail: EDTariffUnit@cpuc.ca.gov

Pacific Gas and Electric Company

Attn: Erik Jacobson

Director, Regulatory Relations

c/o Megan Lawson

77 Beale Street, Mail Code B13U

P.O. Box 770000

San Francisco, CA 94177

E-mail: PGETariffs@pge.com

Attachment A

Land Conservation and Conveyance Plan

Final LCCP

November 15, 2017



Stewardship
Council

Land Conservation and Conveyance Plan

PG&E Retained Lands at
Lyons Reservoir Planning Unit

Executive Summary

Subject

LCCP Lyons Reservoir Planning Unit (PG&E Retained Lands)
Land Conservation Plan Identification Numbers (Parcels) 1016-1023 as shown on the map attached as Exhibit 1.

Type of Property Interest Disposition

- PG&E to retain fee simple title to the entire 460 acres within Parcels 1016-1023.
- Mother Lode Land Trust (MLLT) to hold the conservation easement on the entire 460 acres in Parcels 1016-1023.

Summary

The 1,088-acre Lyons Reservoir planning unit includes 12 legal parcels. 460 acres within eight parcels (Parcels 1016-1023) will be retained by PG&E and are the subject of this LCCP. Pending Federal Energy Regulatory Commission (FERC) and California Public Utilities Commission (CPUC) approval, PG&E and MLLT will enter into a conservation easement that will encumber Parcels 1016-1023.

Property Location

The property subject to this LCCP consists of 460 acres in Tuolumne County surrounding Lyons Reservoir, the Main Tuolumne Canal, and Phoenix Powerhouse.

Economic Uses and Agreements

There are recorded encumbrances on the property to be retained by PG&E for a highway, road, water pipeline, communication facilities, and canal use. There are no existing agreements for economic uses, however, there are three informal express agreements on the lands to be retained by PG&E within the Lyons Reservoir planning unit for roads, a ditch, and a water sluice located in Parcel 1023.

Preserving and/or Enhancing the Beneficial Public Values

The conservation easement on the Lyons Reservoir property lists the following Beneficial Public Values (BPVs) that are to be protected:

- Habitat for fish, wildlife, and plants that are native to the area, including species protected under the California Endangered Species Act and/or the federal Endangered Species Act. The term “habitat” includes vegetation along banks and shorelines that contribute to maintaining watershed health. The term “native” refers to plants and animals that occur naturally on the Property, and are defined as “native” by the California Department of Fish & Wildlife and its successors.
- Forest resources on the Property. Forest resources consist of Sierra Mixed Conifer forest type, including ponderosa pine, sugar pine, white fir, Douglas fir, and incense cedar.

- The scenic viewshed of the Property in keeping with the surrounding environment. This includes views of Lyons Reservoir and the surrounding Stanislaus River watershed.
- Outdoor recreation, such as fishing, hiking and picnicking.
- Identified historical and cultural values, to the extent they are protected by state and federal law.

Tax Neutrality

PG&E will continue to own the property and pay property taxes.

Hazardous Waste Disclosure

PG&E confirms it has provided the Summary of Potential Environmental Issues on Land to be Retained at Lyons Reservoir, dated June 22, 2011, to MLLT, fulfilling the disclosure requirements of the Land Conservation Commitment.

Consideration of Parcel Split

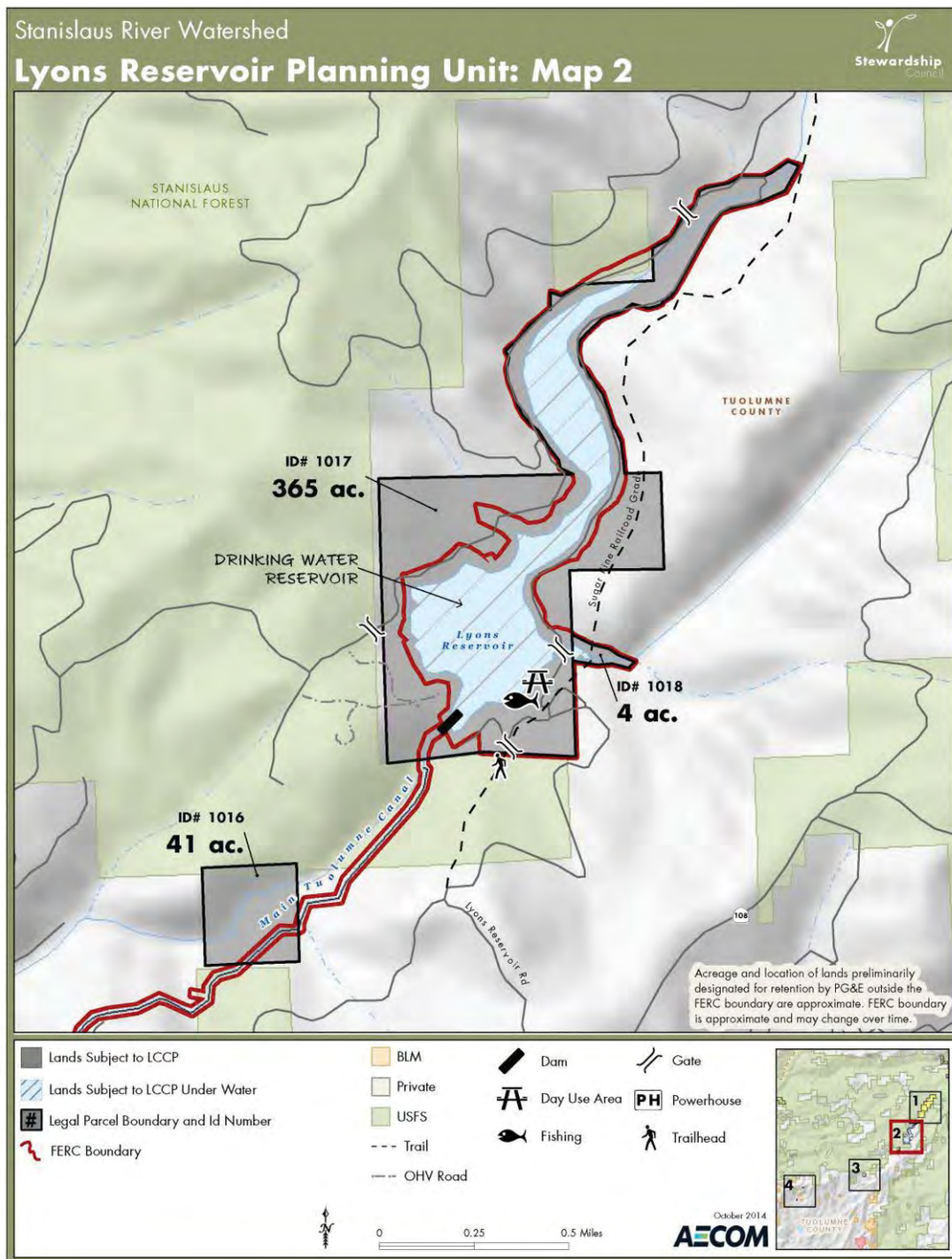
The entire 460 acres within Parcels 1016-1023 are being retained by PG&E and therefore no parcel split is being proposed.

Applicable CEQA Exemption(s) or Reason Why Transaction is not a "Project Under CEQA"

The establishment of a conservation easement is categorically exempt under Section 15325 of the CEQA Guidelines (CFR Title 14, Chapter 3).

The Lyons Reservoir transaction will not result in a direct physical change or a reasonably foreseeable indirect physical change in the environment; therefore, the Stewardship Council does not believe that the transaction is a project under CEQA.

Exhibit 1. Map of the Property





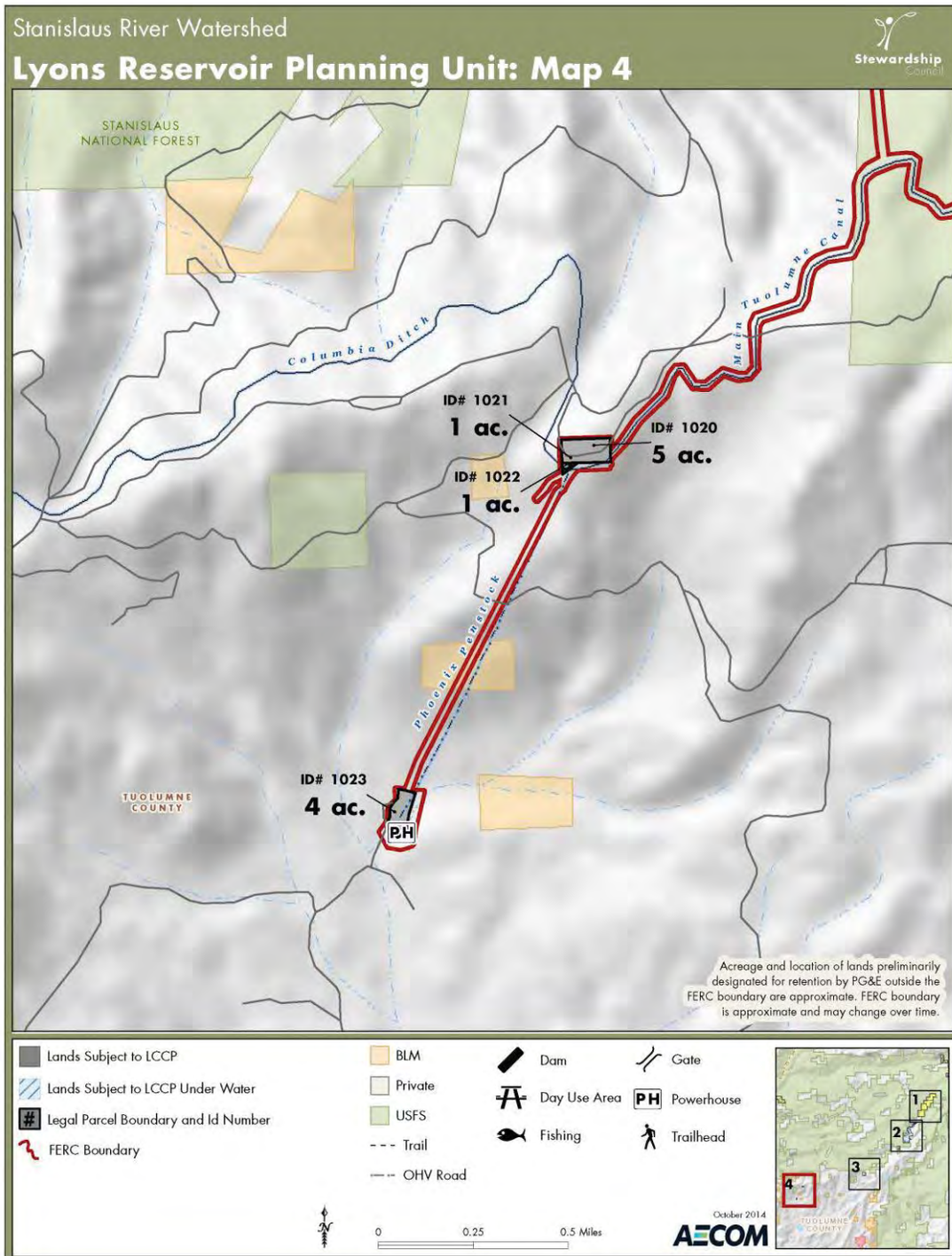


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Introduction

The Pacific Forest and Watershed Lands Stewardship Council (Stewardship Council) is a private, nonprofit foundation established in 2004 pursuant to a Settlement Agreement and a Stipulation Resolving Issues Regarding the Land Conservation Commitment approved by the California Public Utilities Commission (CPUC) in Decision 03-12-035 (Dec. 18, 2003). The Stewardship Council Board of Directors includes appointees from state and federal agencies, water districts, Native American and rural interests, forest and farm industry groups, conservation organizations, the CPUC, and Pacific Gas and Electric Company (PG&E).

The Stewardship Council has developed a plan to protect more than 140,000 acres of watershed lands (Watershed Lands) currently owned by PG&E for the benefit of the citizens of California. Protecting the Watershed Lands will be accomplished through (1) PG&E's grant of conservation easements to one or more public agencies or qualified conservation organizations so as to protect the natural habitat of fish, wildlife, and plants, the preservation of open space, outdoor recreation by the general public, sustainable forestry, agricultural uses, and historic values (collectively the Beneficial Public Values), and in some cases, (2) PG&E's donation of the Watershed Lands in fee to one or more public entities or qualified conservation organizations, whose ownership would be consistent with these conservation objectives.

Located primarily in the Sierra Nevada and Cascade Mountain range watersheds, the Watershed Lands contain some of the most pristine and resource-rich landscapes found in the state. The properties are diverse and geographically remote, located in 21 counties from the northern reaches of the state to the southern end of the Central Valley.

As required by the Settlement and Stipulation, the Stewardship Council prepared a Land Conservation Plan (LCP) to establish a framework for the conservation and/or enhancement of the Watershed Lands, and to ensure the permanent protection of these lands for the benefit of current and future generations of Californians. To address the challenge of a conservation effort of this large scope and unique nature, and to facilitate engagement of a wide range of stakeholders and interested members of the public, the Stewardship Council grouped the Watershed Lands into 47 planning units and established a phased approach to development and implementation of the LCP.

In 2007, the Stewardship Council board adopted Volumes I and II of the LCP:

- **Volume I:** The Land Conservation Framework establishes the overall framework for the LCP, including legal requirements, the planning process, methodologies, public involvement, and relevant regulatory processes.
- **Volume II:** Planning Unit Concepts documents existing conditions and presents management objectives, potential measures, and conceptual plans to preserve and/or enhance the Beneficial Public Values (BPVs) within each planning unit. It also documents existing economic uses.

Volume III, consisting of Land Conservation and Conveyance Plans (LCCPs) to be issued serially and cumulatively, will encompass a series of real estate transaction packages that will detail the specific land conservation and/or disposition requirements for each parcel or parcel cluster. LCCPs represent the Stewardship Council's recommendations for preserving and/or enhancing the BPVs of the Watershed Lands, and are intended to support required regulatory approvals of the land transactions resulting from the Stewardship Council's recommendations. The content of the LCCP spans a number of issues required by the Settlement and Stipulation, such as an express reservation of a right for continued operation and maintenance of hydroelectric facilities and associated water delivery facilities, including project replacements and improvements required to meet existing and future water delivery requirements for power generation and consumptive water use by existing users, compliance with any Federal Energy Regulatory Commission (FERC) license, FERC license renewal, or other regulatory requirements. In addition, conservation easements will honor existing agreements for economic uses, including consumptive water deliveries, and preserve or enhance reasonable public access to the Watershed Lands.

During the development of LCP Volumes I and II and the LCCPs, the Stewardship Council implemented a public outreach program to ensure local communities, elected representatives, neighboring property owners, and other key stakeholders had many opportunities to engage in the Stewardship Council's effort to preserve and enhance the Watershed Lands. To solicit additional input from the public on potential fee title recipients or conservation easement holders (referred to as donees), the Stewardship Council hosted a series of public information meetings. These meetings were designed to (1) provide an overview and update on the Stewardship Council's Land Conservation Program, (2) outline next steps, timeline, and opportunities for additional public input, and (3) solicit public input on the desired qualifications of potential donees and the future stewardship of the planning units.

Public input that the Stewardship Council received as a result of the public outreach process, including comments on Volume II of the LCP, comments from public information meetings on the selection of donees and other issues, and correspondence received by the Stewardship Council were considered by the Stewardship Council in its evaluation of the potential donees and their land stewardship proposals. In addition to public meetings, the public was given the opportunity to participate in all of the Stewardship Council's public board meetings where decisions were made on fee title and conservation easement donees. Prior to making a decision regarding the disposition of any parcel, the Stewardship Council will provide notice to the Board of Supervisors of the affected county, each affected city, town, and water supply entity, each affected Tribe and/or co-licensee, and each landowner located within one mile of the exterior boundary of the parcel, by mail or other effective manner. A summary of the public outreach process for this subject LCCP, the Lyons Reservoir planning unit, is provided in Appendix 1. Furthermore, the proposed LCCP will be made available for public review and comment before it is forwarded by the Watershed Planning Committee to the board for its review and approval.

The Stewardship Council Board of Directors recommends the Mother Lode Land Trust (MLLT) hold the conservation easement encumbering all eight parcels (1016-1023).

Table 1-1 identifies Stipulation requirements that will be addressed in the LCCP and includes pertinent language from the Stipulation.

Table 1 Stipulation 12(a) Requirements

<p>(1) Acreage, Existing Economic Uses and Agreements <i>"Reasonably exact estimates of acreage, by parcel, within or outside licensed project boundaries, and existing economic uses (including all related agreements);"</i></p>
<p>(2) Objectives to Preserve and/or Enhance <i>"Objectives to preserve and/or enhance the BPVs, as defined in the Settlement Agreement, Appendix E, of each individual parcel;"</i></p>
<p>(3) Retention or Donation of Fee Title and Recommendation for Conservation Easement Donation <i>"A recommendation for grant of a conservation easement or fee simple donation for each such parcel;"</i></p>
<p>(4) Finding of Donee Funding and Other Capacity to Maintain Lands to Preserve and/or Enhance BPVs <i>"A finding that the intended donee of such easement or fee simple has the funding and other capacity to maintain that property interest so as to preserve and/or enhance the BPVs thereof;"</i></p>
<p>(5) Analysis of Tax and Other Economic and Physical Impacts <i>"An analysis of tax and other economic and physical impacts of such disposition strategy, and a commitment by an appropriate entity to provide property tax revenue, other equivalent revenue source, or a lump sum payment, so that the totality of dispositions in each affected county under the LCC will be 'tax neutral' for that county;"</i></p>
<p>(6) Hazardous Waste Disclosure <i>"A disclosure of all known hazardous waste or substance contamination or other such environmental liabilities associated with each parcel;"</i></p>
<p>(7) Consideration of Parcel Split <i>"Appropriate consideration whether to split any parcel which is partly used or useful for operation of PG&E's and/or a co-licensee's hydroelectric facilities, where the beneficial public values of the unused part may be enhanced by such split, provided that it is consistent with Section 12(b)(4) of this Stipulation and that, in the event that governmental approval of a parcel split imposes conditions or restrictions on other PG&E property, the decision to accept or reject such conditions will be at PG&E's sole discretion;"</i></p>
<p>(8) Strategy for Physical Measures to Enhance BPVs <i>"A strategy to undertake appropriate physical measures to enhance the BPVs of individual parcels; provided that no such measure will be in conflict with the provisions of Settlement Agreement paragraph 17(c) and Appendix E paragraph 1;"</i></p>
<p>(9) Monitoring Plan for the Economic and Physical Impacts of Disposition and Implementation of Enhancement Measures</p>

"A plan to monitor the economic and physical impacts of disposition and implementation of enhancement measures on the applicable management objectives;"

(10) Implementation Schedule for Transactions and Measures

"A schedule for the implementing transactions and measures."

1. Acreage, Existing Economic Uses and Agreements

Acreage and Property Description

The Lyons Reservoir planning unit contains 12 legal parcels (Parcels 1016-1027) totaling approximately 1,088 acres in Tuolumne County. Four hundred and sixty acres in eight parcels (Parcels 1016-1023) will be retained by PG&E and, consistent with the conditions in the Settlement Agreement, will be encumbered with a perpetual conservation easement, granted by PG&E to MLLT as described in Chapter 3.

The Lyons Reservoir planning unit is located in Tuolumne County, approximately 10 miles northeast of Sonora at an approximate elevation range of 2,600 to 4,700 feet above mean sea level. The planning unit is surrounded by Stanislaus National Forest as well as private lands. The planning unit includes Lyons Reservoir, portions of the Main Tuolumne Canal, and the Phoenix Powerhouse.

Lyons Reservoir, Main Tuolumne Canal, numerous intermittent streams, and associated riparian areas provide wildlife and plant habitat values. Habitat for several special status wildlife species may be present in this planning unit.

Recreation activities at Lyons Reservoir are limited to the recreation season (May 1st to October 31st) and include informal bank angling, hiking, picnicking, horseback riding, and bicycling. Boating and body contact recreation are prohibited on Lyons Reservoir to protect the water supply in the reservoir. The area surrounding the Phoenix Powerhouse has no developed recreational facilities. Informal hiking, mountain biking, and horseback riding on the historic Sugar Pine Railroad grade are popular activities. PG&E's fishing access facility at the Section 4 Canal by Twain Harte is flat, easily accessible from the road, and provides parking.

There are two PG&E Timber Management Units (TMUs) on lands to be retained by PG&E. The TMU located by Lyons Reservoir contains 234 timbered acres and is managed under a Recreation and Sustainable Timber Management prescription, meaning that recreation in this area is compatible with timber management. Forest management in designated recreation areas is limited to fuels reduction, hazard tree removal, and improvement of aesthetics. Outside of designated recreation areas, sustainable timber management is emphasized. The TMU for the parcel by the Section 4 Canal contains 39 timbered acres and is currently managed under a Salvage prescription, meaning that the lands are primarily managed for uses other than sustained timber production, but may require management to mitigate for emergency forest and watershed health issues, such as insect attacks. The parcels by Columbia Ditch and Phoenix Powerhouse are not contained within TMUs.

The Lyons Reservoir planning unit includes known cultural sites.

Adjacent and Nearby Landowners

The eight parcels within the Lyons Reservoir planning unit to be retained by PG&E are surrounded by private lands and National Forest System lands managed by the Stanislaus National Forest. The parcels are accessed via State Highway 108.

The Stewardship Council notified and invited landowners located within one mile of the subject parcels to provide comment during key phases of the land conservation and conveyance planning process.

Existing Economic Uses and Agreements

There are recorded encumbrances on the property to be retained by PG&E for a highway, road, water pipeline, communication facilities, and canal use. There are no existing agreements for economic uses, however, there are three informal express agreements on the lands to be retained by PG&E within the Lyons Reservoir planning unit for roads, and a ditch and water sluice located in Parcel 1023.

PG&E reserves rights in the conservation easement to maintain and operate existing and future utility facilities over portions of the parcels. The specific Hydro Reserved Rights are set forth in the conservation easement, which can be found in Appendix 2.

2. Objectives to Preserve and/or Enhance the BPVs

The Land Conservation Commitment provides that “PG&E shall ensure that the Watershed Lands it owns... are conserved for a broad range of beneficial public values, including the protection of the natural habitat of fish, wildlife and plants, the preservation of open space, outdoor recreation by the general public, sustainable forestry, agricultural uses, and historic values. PG&E will protect these beneficial public values associated with the Watershed Lands... from uses that would conflict with their conservation. PG&E recognizes that such lands are important to maintaining the quality of life of local communities and all the people of California in many ways, and it is PG&E’s intention to protect and preserve the beneficial public values of these lands under the terms of any agreements concerning their future ownership or management.”¹

The following text lists the objectives for each BPV at the Lyons Reservoir planning unit that the Stewardship Council board approved in LCP Volume II, as well as a description of how the conservation easement addresses each objective and each applicable BPV.

The conservation easement will protect the BPVs, subject to PG&E’s hydro and other reserved rights as provided in the conservation easement.

1. Objective: Preserve and enhance habitat in order to protect special biological resources.

The conservation easement (Appendix 2) includes a list of BPVs that will be protected including the following BPV: “Habitat for plants and animals that are native to the area, including species protected under the California Endangered Species Act and/or the federal Endangered Species Act. The term ‘native’ refers to plants and animals that occur naturally on the Property, and are defined as ‘native’ by the California Department of Fish and Wildlife and its successors.”

2. Objective: Preserve open space in order to protect natural and cultural resources, agricultural land uses, recreation experiences, and viewsheds.

The conservation easement will conserve the scenic character of the property by ensuring that no further development will occur unless specifically authorized or permitted by the conservation easement.

3. Objective: Enhance recreational facilities in order to provide additional education opportunities, recreation management, and enhance the recreation experience.

The conservation easement includes outdoor recreation, such as fishing, hiking and picnicking, as a BPV to be protected. Furthermore, the conservation easement provides that the landowner will allow public access on the property at levels substantially consistent with those existing at the time the conservation easement is recorded, subject

¹ Land Conservation Commitment I.02-04-026, Appendix E, p. 38

to PG&E's Reserved Rights, (Section 7 of the conservation easement) and the landowner's right to make reasonable rules and regulations.

4. Objective: Develop and implement forestry practices in order to contribute to and promote a sustainable forest, preserve and enhance habitat, as well as to ensure appropriate fuel load management.

The conservation easement includes forest resources as a BPV to be protected. Forest management activities will be subject to compliance with applicable laws and conducted as further described and allowed in the conservation easement (Appendix 2).

5. Objective: Preserve and enhance grazing in order to support associated economic benefits, as well as to protect open space and habitat resources.

The acreage to be retained by PG&E is not currently used for grazing, thus agriculture is not included as a BPV.

6. Objective: Identify and manage cultural resources in order to ensure their protection, as well as to support opportunities for public education.

The conservation easement will protect identified historical and cultural values on the Property to the extent they are protected by state and federal law.

3. Retention or Donation of Fee Title and Recommendation for Conservation Easement Donation

The Settlement and Stipulation require that the Watershed Lands: (1) be subject to permanent conservation easements restricting development of the Watershed Lands so as to protect and preserve the BPVs, and/or (2) be donated in fee simple to one or more public entities or qualified nonprofit conservation organizations, whose ownership will ensure the protection of these BPVs.

Retention or Donation of Fee Title

The Settlement Agreement states that PG&E will not be expected to make fee simple donations of Watershed Lands with hydroelectric project features, and conservation easements and enhancements may not interfere with hydroelectric operations. In general, PG&E will retain fee title to those Watershed Lands within the boundaries of hydroelectric projects licensed by the FERC, as well as other properties required for continuing and future utility operations. However, these Watershed Lands will be conserved via a conservation easement. See Appendix 4 for a description of PG&E's Land Conservation Commitment.

PG&E initially made 158 acres within parcels 1016, 1017, and 1019 available for donation, however the acreage available for donation was identified as constrained due to the configuration of the FERC Project boundaries, which would necessitate extensive survey and subdivision work in order to transfer fee title ownership. Organizations interested in a fee title donation were invited to submit a land stewardship proposal ("LSP" or "proposal") describing their capacity and interest in preserving and enhancing the BPVs. The LSPs were posted on the Stewardship Council's website. On May 13, 2011, the Stewardship Council received three land stewardship proposals from organizations interested in being considered for a donation of fee title within the Lyons Reservoir planning unit.

The California Department of Forestry and Fire Protection, Tuolumne Utilities District, and the U.S. Forest Service (Stanislaus National Forest) prepared and submitted LSPs.

- The U.S. Forest Service requested donation of Parcels 1024-1027 and was recommended as the fee donee by the Stewardship Council board for those parcels, which was the subject of a separate LCCP for the Lyons Reservoir planning unit.
- California Department of Forestry and Fire Protection (CDF) requested donation of available acreage in Parcels 1017 and 1024-1027. Following the Stewardship Council's review and evaluation of the LSPs, the U.S. Forest Service was recommended as the fee title donee for Parcels 1024-1027. The lands recommended to the U.S. Forest Service are the subject of a separate LCCP described above. The remaining acreage of interest to CAL FIRE, approximately 100 acres surrounding Lyons Reservoir, was considered to be constrained as a result of the limited acreage, geographical configuration of lands available, and

extensive survey and subdivision work necessary to transfer fee title ownership as a result of existing FERC boundaries.

- Tuolumne Utilities District (TUD) submitted a LSP requesting donation of 20 acres in Parcel 1019 for the construction of an off-stream, raw water storage reservoir, which would support a future water treatment facility proposed for the adjacent property. TUD stated that the proposed reservoir would improve the reliability of TUD's treated and raw-water systems. Based on Stewardship Council staff's review of TUD's LSP, discussions with TUD and PG&E, and consultation with the Planning Committee, PG&E retention of the 20 acres of land available for donation within parcel 1019, rather than a donation of this land to TUD, was determined to be the most appropriate outcome.
- At its May 2, 2012 meeting, the board recommended that PG&E retain the remaining acres of land available for donation (approximately 158 acres) in the Lyons Reservoir planning unit. This acreage is in addition to the approximately 302 acres previously designated by PG&E for retention in this planning unit.

Lands to be Retained by PG&E

All 460 acres within eight parcels (1016-1023) will be retained in fee by PG&E.

The map in Exhibit 1 shows all of the land within Parcels 1016-1023 in the Lyons Reservoir planning unit that will be retained by PG&E. The map also shows key features in the planning unit and surrounding area, and the ownership of adjacent land.

Conservation Easement

The Settlement Agreement states "the conservation easements shall provide for the preservation of land areas for the protection of the natural habitat of fish, wildlife and plants, the preservation of open space, outdoor recreation by the general public, sustainable forestry, agricultural uses, and historic values, and shall prevent any other uses that will significantly impair or interfere with those values. Conservation easements on the Watershed Lands will include an express reservation of a right for continued operation and maintenance of hydroelectric facilities and associated water delivery facilities, including project replacements and improvements required to meet existing and future water delivery requirements for power generation and consumptive water use by existing users, compliance with any FERC license, FERC license renewal or other regulatory requirements. In addition, conservation easements will honor existing agreements for economic uses, including consumptive water deliveries. The conservation easements shall be donated to and managed by one or more non-profit conservation trustees, qualified conservation organizations or public agencies with the experience and expertise to fully and strictly implement the conservation easements" (Land Conservation Commitment I.02-04-026, Appendix E, pp. 38-39).

For the complete text of the conservation easement, see Appendix 2.

Conservation easements must be donated to nonprofit organizations, Native American tribes, or public agencies that meet the requirements of California Civil Code section

815.3 and possess the experience and capacity to fully and strictly implement the terms of the conservation easement. The Mother Lode Land Trust (MLLT) will hold the conservation easement over the lands in the Lyons Reservoir planning unit that are the subject of this LCCP. The qualifications of the MLLT are described in Chapter 4.

Accordingly, immediately following the Section 851 approval of PG&E's grant of a conservation easement over lands retained by PG&E in the Lyons Reservoir planning unit, PG&E and MLLT will execute the conservation easement and it will be recorded.

4. Finding of Donee Funding and Other Capacity to Maintain Lands to Preserve and/or Enhance the BPVs

Selected Organizations

At the conclusion of the selection process referenced below, the following organization was endorsed by the Stewardship Council board on May 2, 2012:

- Mother Lode Land Trust (MLLT) to hold a conservation easement over the eight parcels to be retained by PG&E (Parcels 1016-1023) in the Lyons Reservoir planning unit.

Capacity of Selected Organizations

The Stewardship Council board finds that MLLT has the funding and other capacity to maintain the property interest so as to preserve and/or enhance the BPVs².

- MLLT was established in 1991 and, as of 2014, MLLT holds 20 conservation easements on over 3,490 acres in Amador, Calaveras, Alpine, El Dorado, and Tuolumne counties. MLLT also owns and manages the 187 acre Chichizola-Cuneo Ranch in Jackson, California as well as 375 acres of the Deer Creek Hills preserve in a partnership with the Sacramento Valley Conservancy.
- MLLT has an experienced staff and board of directors with expertise in forestry, agriculture, wildlife biology, rangeland science, land management, appraisal practices, local government, and community development.
- MLLT is a qualified conservation easement holder under California Civil Code Section 815.3.

Donee Selection Process

The Stewardship Council used a formal multi-step process to solicit and select organizations interested in becoming a conservation easement holder at the Lyons Reservoir planning unit. The process consisted of the following key steps:

- Organizations were invited to register via the Stewardship Council's Interested Donee Registry and were invited to submit a statement of qualifications (SOQ). The Stewardship Council reviewed the SOQs that were submitted to identify organizations that: (a) were determined to be a qualified nonprofit conservation organization; a federal, state or local governmental entity; or, a recognized tribe; (b) appeared to have sufficient financial and organizational capacity relative to the property interest sought within the planning unit; and, (c) appeared to be capable of satisfying the requirements of the Settlement and Stipulation for receiving a donation of fee title or to hold the conservation easement.

² Stipulation, Section 12(a)(4)

- Organizations demonstrating sufficient capacity and determined by the Stewardship Council to be best-suited to receive a donation of property interest (fee or conservation easement) in particular Watershed Lands within a planning unit are being recommended to PG&E to receive fee title and/or conservation easements.

5. Analysis of Tax and Other Economic and Physical Impacts

The Settlement and Stipulation require that the LCCP provide “an analysis of tax and other economic and physical impacts of such disposition strategy, and a commitment by an appropriate entity (which may be PG&E, subject to being authorized by the Commission to fully recover in rates any such costs in approving PG&E’s Section 851 application or in another appropriate Commission proceeding, Stewardship Council, donee, or a third party, depending on the individual circumstances) to provide property tax revenue, other equivalent revenue source, or a lump sum payment, so that the totality of dispositions in each affected county under this Land Conservation Commitment will be ‘tax neutral’ for that county.”

Property Tax Analysis

PG&E is retaining fee title ownership of the 460 acres within Parcels 1016-1023 of the Lyons Reservoir planning unit and as such, PG&E will continue to pay property taxes to Tuolumne County as assessed by the State Board of Equalization.

Other Economic and Physical Impacts

The Settlement and Stipulation require an analysis of the physical and economic impacts of each disposition. The agreements for the conservation easement on Parcels 1016-1023 of the Lyons Reservoir planning unit have not mandated any changes to the physical or economic uses and PG&E intends to manage the lands in a manner consistent with the current physical and economic uses.

No new activities are proposed that will result in physical impacts.

The conservation easement will prohibit development and other uses of the land that would significantly impair the BPVs, all subject to PG&E’s Hydro Reserved Rights. PG&E’s Hydro Reserved Rights are referenced in the conservation easement, which can be found in Appendix 2.

6. Hazardous Waste Disclosure

The Stipulation states that in the transfer of fee title and conveyance of a conservation easement, PG&E will disclose all known hazardous waste, substance contamination, or other such environmental liabilities associated with each parcel and hold the donee harmless.

Lands to be Retained by PG&E

PG&E is retaining fee title ownership of eight parcels (1016-1023) within the Lyons Reservoir planning unit and has prepared a Summary of Potential Environmental Issues on Land to be Retained at Lyons Reservoir, dated June 22, 2011. The report was provided to the MLLT in fulfillment of the disclosure requirements of the Land Conservation Commitment.

7. Consideration of Parcel Split

PG&E will retain fee title to all 460 acres within Parcels 1016-1023. Therefore, there is no need for a parcel split.

8. Strategy for Physical Measures to Enhance the BPVs

The Stewardship Council developed and implemented a strategy to identify and undertake appropriate physical measures to enhance the BPVs of the Watershed Lands consistent with Settlement Agreement paragraph 17(c)³ and Appendix E, paragraph 1.

During the preparation of Volume II of the LCP, a number of potential physical enhancement measures to preserve and/or enhance the BPVs were identified. These measures were identified with public input and were intended to be illustrative in nature and subject to change over time in coordination with the future landowner.

The Stewardship Council has developed a grant program that will fund selected enhancements on the Watershed Lands. It is anticipated that grant funding will be available to accomplish future projects that enhance one or more of the six Beneficial Public Values. Projects may include habitat restoration or physical measures such as developing trails, day use areas, and other public access improvements.

³ Settlement Agreement Paragraph 17(c) states, “PG&E shall fund PG&E Environmental Enhancement Corporation with \$70 million in Cash to cover administrative expenses and the costs of environmental enhancements to the Watershed Lands... provided that no such enhancement may at any time interfere with PG&E’s hydroelectric operations maintenance or capital improvements.”

9. Monitoring Plan for the Economic and Physical Impacts of Disposition and Implementation of Enhancement Measures

The Stipulation requires that the LCCP outline a plan to monitor the economic and physical impacts of disposition and implementation of enhancement measures.

The conservation easement holder is required to monitor every conservation easement that it holds to ensure that the landowner is complying with the terms of the easement. The Stewardship Council will enter into a Conservation Easement Funding Agreement (Appendix 3) with each conservation easement holder whereby the holder will receive a monitoring and enforcement endowment from the Stewardship Council to fund its monitoring activities.

To further meet the requirement of monitoring the economic and physical impacts, the Stewardship Council will enter into an agreement with the Sierra Nevada Conservancy (SNC), a state agency, whereby the agency will agree to undertake certain duties designed to monitor the impacts of PG&E's Land Conservation Commitment.

When the Stewardship Council has completed its work, it will be dissolved. Prior to its dissolution, the Stewardship Council expects to prepare a report providing an assessment of any economic and physical impacts resulting from the Land Conservation Commitment as of that time. Stewardship Council's close-out report will include, among other things, the following information:

- How the property tax neutrality requirement was satisfied with regard to each parcel donated to a tax exempt organization.
- A report regarding the enhancements that were funded by the Stewardship Council.

It is anticipated that several years after the dissolution of the Stewardship Council, SNC will prepare a report assessing the physical and economic impacts of the Land Conservation Commitment up until that time. The report is expected to cover the following topics:

- Impact of the Land Conservation Commitment on agreements for economic uses.
- Changes in entities holding conservation easements or fee title.
- Performance of duties by conservation easement holders.

In addition to preparing an assessment report, which will be submitted to the CPUC and PG&E, SNC will serve as a public repository for key transaction documents and other documents pertaining to the Land Conservation Commitment through June 2025.

10. Implementation Schedule for Transaction and Measures

Schedule for Transaction

- FERC review and approval (2018)
- CPUC review and approval (2018)
- Close of escrow (2018)
- Stewardship Council release of funds to MLLT per conservation easement funding agreement (2018)

Compliance with Local Land Use Planning Requirements

Future management of Parcels 1016-1023 at the Lyons Reservoir planning unit is anticipated to comply with all applicable County ordinances and/or General Plan policies.

Appendix 2: Summary of Public Outreach

SUMMARY OF PUBLIC OUTREACH PROGRAM

The Stewardship Council established a comprehensive public outreach program to both inform and solicit input from the public on the development and implementation of a plan to permanently protect over 140,000 acres of PG&E watershed lands. A variety of tools and techniques are used to engage the public, including:

- Stewardship Council Website: the website provides background information on the land conservation program and is regularly updated with board meeting agendas and minutes, proposed recommendations, and other announcements.
- Stakeholder Database and E-mailing: regular e-mail notifications are sent directly to individuals and organizations that have signed-up to receive e-mails. The e-mails provide updates on the status of the land conservation program, including pending actions by the board and upcoming public meetings.
- Targeted Newspaper Noticing and Paid Advertisements: newspaper advertisements and notices are placed in local newspapers circulated in the area where a board or public meeting is taking place or in communities that may have an interest in a particular topic on an upcoming meeting agenda.
- News Releases: news releases are issued to statewide and local media outlets at key intervals during the planning process.
- Public Information Meetings and Workshops: public information meetings and workshops are conducted throughout the watershed lands to provide updates and solicit input from interested stakeholders on the land conservation program and individual planning units. In many workshops, public comments were sought on potential measures to protect and enhance the beneficial public values on specific lands as well as the desired qualifications of potential donee organizations. Individuals and organizations unable to attend are provided an opportunity to submit comments in writing and review meeting summaries posted on the web site.
- Notice by Mail of Pending Decisions Regarding the Conveyance of Individual Parcels and Invitation to Comment:
 - Noticing of Affected Governmental Entities: prior to the Watershed Planning Committee forwarding a recommendation to the board that a proposed Land Conservation and Conveyance Plan (LCCP) be adopted by the board, a notice will be mailed to the Board of Supervisors of the affected county; each affected city, town, and water supply entity; and each affected tribe and/or co-licensee.
 - Noticing of landowners: postcards or letters are sent to all landowners located within one mile of lands that are the subject of a proposed LCCP prior to the Watershed Planning Committee forwarding a recommendation to the board that the proposed LCCP be adopted by the board.
- Individual Meetings with Stakeholders: Over the course of the preparation of Volumes I and II of the Land Conservation Plan (LCP) and the LCCP, Stewardship Council staff met, and communicated via the telephone and email, with a number of stakeholders interested in the Watershed Lands.

Appendix 2: Summary of Public Outreach

- The Stewardship Council Board of Directors meets five to six times per year, typically on a bimonthly schedule. At the board meetings, the public is invited to directly address the board on an agenda item or on any other matter. The meetings have been held at locations in northern and central California and across the watershed lands to help facilitate public participation. Agendas are available one week prior to meetings, and meeting minutes are posted on the Stewardship Council public website approximately three weeks following those meetings.

LYONS RESERVOIR PLANNING UNIT PUBLIC OUTREACH

Highlighted below are the opportunities that have been, or are being, provided for public input on key documents and decisions concerning the Lyons Reservoir planning unit and the land conservation and conveyance process.

I. PUBLIC REVIEW OF VOLUMES I AND II OF THE LCP

The Draft Land Conservation Plan Volumes I and II were released in June 2007 for a 60-day public comment period. During this time, the Stewardship Council held ten public meetings to publicize the availability of the Draft LCP and to encourage public comment. These meetings were advertised via an e-mail sent to contacts in the Stewardship Council's database, an announcement posted on the Stewardship Council's web site, a press release issued to local newspapers, a paid advertisement in local papers, and a postcard sent to all landowners on record that reside within one mile of any PG&E parcel. Comments were received via email, the website, and hardcopy letters. The comments were reviewed, and responded to individually; and the text in the draft LCP was revised as appropriate.

During public review of Volumes I and II of the LCP, six public comments were submitted concerning the Lyons Reservoir Planning Unit. These comments noted the lack of reference to pioneer and emigrant history and support for protecting cattle grazing as part of local heritage and providing additional educational and interpretive opportunities around the role of cattle grazing as well as timber harvest. Several comments noted support for a donation of lands to Stanislaus National Forest, for enhancements to Sugar Pine railroad grade to encourage trail use and potential recreational opportunities, and for further biological studies and treatment of noxious weeds noting the habitat value of the planning unit. One comment noted concerns around dumping at the Section 4 Canal parcel. TUD submitted a comment noting potential plans for increased capacity at the reservoir.

II. NOTICING OF LANDOWNERS WITHIN ONE MILE

In the fall of 2006 a postcard was distributed to the approximately 26,000 landowners located within one mile of the exterior boundary of all the parcels to notify and invite comment on Volume I and II of the LCP. A postcard was also sent to notify and invite all landowners located within one mile of the parcels within the Lyons planning unit to a Public Information Meeting that was held in Sonora on March 31, 2011. In addition, simultaneous with the release of the proposed subject LCCP for public comment, adjacent landowners located within one mile of the subject parcels are noticed by mail 30 days before the Watershed Planning Committee considers forwarding the proposed subject LCCP to the board for final approval.

Appendix 2: Summary of Public Outreach

III. PUBLIC INFORMATION MEETING

A Public Information Meeting workshop for several planning units in the Stanislaus River Watershed Area was hosted by the Stewardship Council on March 31, 2011, in Sonora, California. The meeting concerned three planning units: Lyons Reservoir, Merced River and Middle Fork Stanislaus. Attendees at the workshop included a total of 22 individuals representing a wide variety of interests including local, state, federal, and tribal governments; and community organizations. The meeting was advertised via an e-mail sent to contacts in the Stewardship Council's database, an announcement posted on the Stewardship Council's web site, a press release issued to the local newspaper, and a postcard sent to all landowners on record located within one mile of any PG&E parcel associated with the Lyons Reservoir planning unit.

The purpose of the workshop was to: (1) provide a review and update on the Stewardship Council's Land Conservation Program; and, (2) solicit additional public input on future stewardship of the three planning units. Stations were set up with maps, other pertinent information, and easels with blank paper. The following comments specifically related to the Lyons Reservoir planning unit were received:

- Concern expressed about OHV impacts to the land around Lyons Reservoir, particularly on the northern end
- Concern expressed about the lack of law enforcement around Lyons Reservoir which results in illegal campfires and littering, especially on the western side
- In the past, the gate on the northern most point of Parcel 1027 has been vandalized, allowing unauthorized uses on this parcel
- Clean riverbanks and improve riparian habitat in Parcels 1024-1027
- Support for Parcel 1019 to transfer to Tuolumne Utilities District, as they already manage public resources there
- Transfer lands to an entity that values meadow habitat
- Support for the lands available for donation to transfer to the US Forest Service (maybe with the Department of Fish and Game as a partner) because they are already patrolling the area
- Protect great gray owls, which have been sighted in Lyons Reservoir area and Rushing Meadows
- Restore riparian areas along the South Fork Stanislaus River

IV. PUBLIC REVIEW OF LAND CONSERVATION PROGRAM POLICIES & GUIDELINES

Public comment was sought on policies and guidelines that helped inform the Stewardship Council's land conservation and conveyance process. These documents were provided to the public in advance of being reviewed and endorsed by the Watershed Planning Committee or Fiduciary Committee and forwarded to the board for review and consideration.

Land Conservation Program Funding Policy

The Stewardship Council created a Land Conservation Program Funding Policy to help guide future planning and decision-making regarding funding of the long term management and stewardship of the watershed lands. In June and July, 2009, the draft policy was posted on the Stewardship Council's web site and made available for review and comment to a group of stakeholders consisting of all registered

Appendix 2: Summary of Public Outreach

potential donees and representatives of the counties in which the watershed lands are located. Two comments were received during the 30-day review and comment period. Both comments were reviewed, and it was determined that neither comment necessitated a change in the draft policy. The Stewardship Council's Board of Directors adopted the policy at a public board meeting in Sonora, Calif. on September 17, 2009.

Guidelines for Achieving Property Tax Neutrality

The Stewardship Council created guidelines for achieving property tax neutrality to describe scenarios when the Stewardship Council will make property tax payments to affected counties as in lieu payments for property taxes that are lost due to the donation of PG&E watershed lands to an entity that is exempt from paying property taxes. The guidelines also defined a set of overarching assumptions regarding property tax neutrality payments. The draft guidelines were posted on the Stewardship Council's web site in December 2010. A notice inviting review and comment on the guidelines was sent to the Stewardship Council's stakeholder database. Additional targeted outreach was performed to inform the affected counties. Nine comments were received during the 60-day review and comment period. After consideration of public comments, the Stewardship Council Board adopted a set of guidelines at its public board meeting on March 30, 2011.

Proposed methodology for achieving tax neutrality

The proposed methodology for achieving tax neutrality on donated lands was e-mailed to all land stakeholders and posted on Stewardship Council's website for public review and comment on January 9, 2012. The deadline for submission of comments was March 9, 2012. The Stewardship Council received one request to extend this deadline, which was granted. By the new deadline March 30, 2012, six comments were received. Upon consideration of the comments received, the Stewardship Council board deferred adoption of the full methodology until the June 27, 2012 board meeting so that the affected counties could be notified of the proposed change to the capitalization rate. No comments were received on the revised capitalization rate. The revised methodology was adopted by the board at its June 27, 2012 meeting.

V. WATERSHED PLANNING COMMITTEE RECOMMENDATIONS OF FEE TITLE AND CONSERVATION EASEMENT DONEES

Staff recommendations for prospective fee title donees and conservation easement holders that are endorsed by the Watershed Planning Committee are posted on the Stewardship Council's website for public review and comment. The proposed board action is noticed via an e-mail sent to contacts in the Stewardship Council's database. In addition, public board meetings are advertised via an e-mail sent to contacts in the Stewardship Council's database, an announcement posted on the Stewardship Council's web site, a press release issued to local papers, and an advertisement placed in local newspapers in the area where a board or public meeting is taking place or in communities that may have an interest in a particular topic on an upcoming meeting agenda. The board action taken is also noted in the meeting minutes that are posted on the Stewardship Council's website following each meeting.

Appendix 2: Summary of Public Outreach

All public comments received by staff concerning the conservation easement recommendation at the Lyons Reservoir planning unit were provided to the board for consideration at the relevant public board meeting.

VI. PUBLIC REVIEW OF THE LAND CONSERVATION AND CONVEYANCE PLANS

The public is provided an opportunity to review and comment on the proposed Land Conservation and Conveyance Plans (LCCPs), and the comments received are shared with board members prior to the Watershed Planning Committee's forwarding the proposed LCCP to the board for its review and approval. The 30-day public review and comment periods are announced via an e-mail sent to contacts in the Stewardship Council's database, a posting on the Stewardship Council's web site, and an advertisement placed in local newspapers in communities that may have an interest in a particular planning unit. A notice inviting review and comment on the proposed LCCP is also sent to all landowners on record located within one mile of the subject PG&E parcels and to PG&E leaseholders. In addition, a notice is mailed to the board of supervisors of the affected county; each affected city, town, and water supply entity; and each affected tribe and/or co-licensee. After receiving public comment, the Watershed Planning Committee may make revisions to a proposed LCCP prior to forwarding a recommendation to the board.

VII. STEWARDSHIP COUNCIL BOARD OF DIRECTORS MEETINGS

Proposed LCCPs endorsed by the Watershed Planning Committee are posted on the Stewardship Council's website for additional public review and comment approximately 30 days prior to being considered by the board at a public board meeting. The posting of proposed LCCPs is advertised via an e-mail sent to contacts in the Stewardship Council's database. In addition, public board meetings are advertised via an e-mail sent to contacts in the Stewardship Council's database, an announcement posted on the Stewardship Council's web site, a press release issued to local papers, and an advertisement placed in local newspapers in the area where a board or public meeting is taking place or in communities that may have an interest in a particular topic on an upcoming meeting agenda. The board action taken is noted in the meeting minutes that are posted on the Stewardship Council's website following each meeting.

All public comments received will be provided to the board. There is also an additional opportunity for public comment at the public board meeting when the board considers approval of the proposed LCCP. Adoption of an LCCP by the board would be the final step in the Stewardship Council's process for selecting donees. The conservation easement donee is responsible for securing its own internal approvals prior to the transaction being completed. Transactions will be finalized upon LCCP review and transaction approval by the California Public Utilities Commission.

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RECORDING REQUESTED BY	
WHEN RECORDED MAIL TO	

(Space Above this Line for Recorder's Use)

A.P.N. 023-170-03, 04; 028-040-12, 13;
028-51-10, 11; 041-010-01;
083-030-18; and 085-050-01

LD: 1016-1023

Date: _____

DEED OF CONSERVATION EASEMENT AND AGREEMENT
(LYONS RESERVOIR PLANNING UNIT)

Between

PACIFIC GAS AND ELECTRIC COMPANY, a California corporation,
as Grantor

and

MOTHER LODGE LAND TRUST, a California non-profit public benefit corporation,
as Grantee

Note to the County Recorder: This is a conservation easement within the meaning given to such term in California Government Code §27255 and is to be included in the index developed and maintained pursuant to such section.

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**DEED OF CONSERVATION EASEMENT AND AGREEMENT
(LYONS RESERVOIR PLANNING UNIT)**

THIS DEED OF CONSERVATION EASEMENT AND AGREEMENT (this "**Easement**") is made and entered into this _____ day of _____, 201_ (the "**Effective Date**") by and between PACIFIC GAS AND ELECTRIC COMPANY, a California corporation ("**Grantor**"), and MOTHER LODE LAND TRUST, a California non-profit public benefit corporation ("**Grantee**"), with reference to the following facts:

RECITALS

A. The Property. Grantor is the owner of approximately 460 acres of real property located in Tuolumne County, State of California, as more particularly described in the attached Exhibit A (the "**Property**").

B. FPA and FERC Jurisdiction. The Property lies within the boundaries of one or more hydroelectric projects licensed to Grantor pursuant to Part I of the Federal Power Act, 16 U.S.C. §§792-823d ("**FPA**").

1. FPA and FERC Requirements. The FPA requires regulation of the construction, operation, and maintenance of non-federal hydroelectric power projects pursuant to licenses issued by the Federal Power Commission, or its successor, the Federal Energy Regulatory Commission ("**FERC**"). Each such license requires the licensee to undertake appropriate measures on behalf of both developmental and environmental public interest uses of a waterway, including as relevant fish and wildlife protection and enhancement, irrigation, flood control, water supply, and recreation, together with whatever other beneficial public uses the license identifies as a "Project Purpose." The license requires the licensee to acquire and retain all interests in non-federal lands and other property necessary or appropriate to carry out the Project Purposes.

2. FPA and FERC Non-Project Uses. The FPA provides FERC with authority to regulate the use of a licensed project's lands and waters not only by the licensee but also by any other entity. FERC refers to such third-party use as "non-project use of project lands and waters." Even where the third-party use may be compatible with and even promote a specified Project Purpose, such use is "non-project," because it is not in the license as a direct obligation of the licensee. As a FERC licensee for the Property which is the subject of this Easement, Grantor must (except for very minor matters) apply to FERC for approval to convey to a third party any easement over project lands. FERC approval requires conveyance instruments to contain recorded covenants providing that that the non-project use will not interfere with Project Purposes, and requires its licensees to enforce such covenants and protect the project values.

3. Removal of FERC Jurisdiction. FERC jurisdiction and authority over a licensed hydropower project is removed if and when (1) the project is decommissioned and the project license is surrendered or otherwise terminated;

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or (2) FERC determines that the project does not require a license to continue to operate, and the license expires or is otherwise terminated. Neither FERC nor the hydropower project license can bestow, remove, or alter water or other property rights; therefore, the end of FERC jurisdiction over the project has no effect on existing property rights in project lands and waters, including any conservation easements on such lands.

C. Grantor Party to Settlement Agreement. Grantor is a party to that certain Settlement Agreement (the "**Settlement Agreement**") as modified and approved by the Public Utilities Commission of the State of California (the "**Commission**") in its Opinion and Order of December 18, 2003 (Decision 03-12-035).

D. Grantor Party to Stipulation. In furtherance of the Settlement Agreement, and to provide additional detail regarding the implementation of the "Land Conservation Commitment" (defined below), the parties to the Settlement Agreement and other interested parties entered into that certain Stipulation Resolving Issues Regarding the Land Conservation Commitment dated September 25, 2003 (the "**Stipulation**").

E. Governing Documents and Beneficial Public Values. The Settlement Agreement and the Stipulation (collectively, the "**Governing Documents**") require Grantor to ensure that approximately 140,000 acres of watershed lands, all owned by Grantor (collectively, the "**Watershed Lands**"), including the Property, are conserved for a broad range of beneficial public values, including the protection of the natural habitat of fish, wildlife and plants; the preservation of open space; outdoor recreation by the general public; sustainable forestry; agricultural uses; and historic values. The obligations of Grantor to convey conservation easements and protect such beneficial public values on the Watershed Lands, as well as certain other obligations related thereto, are set forth in detail in Appendix E of the Settlement Agreement (as further explicated in Section 12 of the Stipulation), and are defined therein as the "**Land Conservation Commitment.**"

F. Stewardship Council and Land Conservation Plan. Pursuant to the Governing Documents, the Pacific Forest and Watershed Lands Stewardship Council, a California non-profit public benefit corporation (the "**Stewardship Council**"), was created to oversee and carry out the Land Conservation Commitment. Pursuant to the Governing Documents, the Stewardship Council developed a plan for protection of the Watershed Lands for the benefit of the citizens of California (the "**Land Conservation Plan**" or "**LCP**"). The LCP includes, among other things, objectives to preserve and/or enhance the beneficial public values identified on each parcel of Watershed Lands.

G. California Civil Code §815. The Legislature of the State of California, as set forth in California Civil Code §815 *et seq.*, has found and declared it to be the public policy and in the public interest of this state to encourage the preservation of land in its predominantly natural, scenic, agricultural, historical, forested, or open-space condition, and that it is "the public policy and in the public interest of this state to encourage the voluntary conveyance of conservation easements to qualified nonprofit organizations."

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H. Grantee Qualified Nonprofit Organization. Grantee is a tax-exempt nonprofit organization qualified under §501(c)(3) of the Internal Revenue Code and is eligible to acquire and hold a perpetual conservation easement pursuant to §815.3(a) of the California Civil Code.

I. Grantor's Continuing Hydro Project Activities. Grantor has used and continues to use the Property for the purposes related to the generation of electricity from hydropower facilities and related to the delivery, storage, and consumptive and nonconsumptive use of water as described more fully on attached Exhibit B (the "**Hydro Project Activities**"). In furtherance of the Hydro Project Activities, Grantor has improved portions of the Property with water- and power-related facilities, access roads, recreational facilities, buildings and other structures. The Governing Documents provide that "[c]onservation easements on Watershed Lands will include an express reservation of a right for continued operation and maintenance of hydroelectric facilities and associated water delivery facilities, including project replacements and improvements required to meet existing and future water delivery requirements for power generation and consumptive water use by existing users, compliance with any FERC license, FERC license renewal or other regulatory requirements."

J. Perpetual Protection of Beneficial Public Values. Grantee and Grantor intend through this Easement to ensure the perpetual protection of the beneficial public values on the Property as identified in the LCP, on and subject to the terms and conditions of this Easement. Specifically, the parties intend to assure that the beneficial public values identified in the LCP and set forth on Exhibit D (the "**Beneficial Public Values**") will be protected and preserved in perpetuity and that uses of the Property that are inconsistent with protecting and preserving these Beneficial Public Values will be restricted, all as set forth in this Easement; provided, however, that Grantor shall retain all interests not transferred to Grantee by this Easement, including, but not limited to Grantor's Hydro Reserved Rights described in Section 7 below.

AGREEMENT

In consideration of the above recitals and the mutual covenants, terms, conditions, and restrictions contained herein, and pursuant to California Civil Code §815 et seq., Grantor and Grantee further hereby agree as follows:

1. Grant of Easement. Grantor hereby grants to Grantee a perpetual "conservation easement" as defined by §815.1 of the Conservation Easement Act of 1979 (California Civil Code §815 et seq.) in gross, in, on, over and across the Property (the "**Conservation Easement**"), subject to and in accordance with the terms and conditions of this Easement.

2. Purpose. It is the purpose of this Easement to protect and preserve in perpetuity the Beneficial Public Values on the Property by restricting any use of the Property that will significantly impair the Beneficial Public Values, all subject to and in accordance with the terms and conditions of this Easement (the "**Purpose**"). As used in this Easement, the terms "impair" and "impairment" mean to diminish in quantity, quality,

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value, strength or viability. As used in this Easement, the terms "significant" and "significantly," when used with "impair" and "impairment," respectively, mean a greater than negligible adverse impact, for more than a transient period. The parties agree that Grantor's retention of certain rights specified in this Easement, including the Hydro Reserved Rights, is consistent with the Purpose of this Easement.

3. Baseline Documentation Report. The parties acknowledge that certain existing conditions particularly relevant to the Property are documented in a baseline documentation report (the "**Baseline Documentation Report**"). Grantor and Grantee each have a copy of the signed Baseline Documentation Report, executed by both parties to acknowledge their approval and receipt of the Baseline Documentation Report. The parties agree that the Baseline Documentation Report contains an accurate representation of such existing conditions of the Property as of the Effective Date, and is intended to serve as an objective, though non-exclusive, information baseline for monitoring compliance with the terms of this Easement. The foregoing notwithstanding, if a dispute arises with respect to any of the conditions of the Property, the parties shall not be foreclosed from utilizing any and all other relevant documents, surveys, or other evidence or information to assist in the resolution of the dispute.

4. Commission and FERC. The terms and conditions of this Easement are subject to any conditions imposed by the Commission pursuant to **[Note: citation to decision/resolution to be inserted]** or by FERC pursuant to any hydroelectric project license for the Property or any applicable orders or regulations that FERC may issue from time to time. Notwithstanding anything to the contrary in this Easement, Grantor, its successors, and assigns have the right to perform any and all acts required by an order of FERC, or its successors, without the prior approval of Grantee or any other person. Grantor expressly reserves the right to comply with all FERC orders and regulations as they may be amended from time to time. In addition, Grantee shall comply with any information requests or reporting obligations required by the Commission or FERC, whether directly to the Commission or FERC, or through Grantor; provided that Grantor shall reimburse the reasonable costs and expenses incurred by Grantee in responding to such requests. Execution of this Easement by Grantor does not imply tacit Commission or FERC approval of a non-project use on the Property nor does it obligate Grantor to seek Commission or FERC approval for non-project uses proposed by Grantee.

5. Rights Conveyed to Grantee. Subject to the terms and conditions of this Easement, Grantor grants and conveys to Grantee the following affirmative rights:

5.1 Identification, Monitoring and Enforcement. The right to identify with Grantor the Beneficial Public Values of the Property, the right to monitor and enforce the protection and preservation of such Beneficial Public Values in accordance with the terms of this Easement, the right to enforce the terms of this Easement, the right to enjoin any activity on the Property or other use of the Property which violates the terms of this Easement, and the right to enforce the restoration of such areas or features of the Property as may hereafter be damaged in violation of this Easement.

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5.2 Access. The right for Grantee and Grantee's directors, officers, partners, members, managers, employees, contractors, subcontractors, consultants, representatives, agents, permittees and invitees ("**Grantee's Representatives**") to enter onto the Property at reasonable times, during normal business hours, not more than twice per calendar year and upon not less than ten (10) business days' advance written notice in order to monitor and inspect the Property, to enforce the rights which are granted herein, to determine whether the activities conducted on the Property are in compliance with the terms of this Easement, and to enforce the restoration of such areas or features of the Property as may have been damaged in violation of this Easement, all in compliance with the provisions of Section 10. Grantee will limit the number of Grantee Representatives entering the Property to those who are reasonably necessary to undertake the inspections, and such entry will be for no more days than are reasonably necessary to carry out the inspections. Grantor's representatives shall have the right to accompany Grantee's Representatives during bi-annual monitoring visits or on any other visit permitted by this Section 5.2. Notwithstanding the foregoing, Grantee shall also have the right of entry upon the Property upon not less than twenty-four (24) hours' advance written notice where such entry is necessary to (i) prevent, terminate, or mitigate a violation of the terms of this Easement; or (ii) monitor actions taken pursuant to the bi-annual inspections contemplated by this Section 5.2. All access and entry allowed under this Section 5.2 will be made in a manner that will not unreasonably interfere with the permitted use(s) of the Property by Grantor, its successors in interest, and any occupant(s) or user(s) of the Property and shall comply with any entry and access guidelines established by Grantor and restrictions contained in any Third Party Use Agreements.

5.3 Grantee Signs. Grantee shall have the right, but not the obligation, at its sole cost and expense, to erect, maintain, and/or remove, one or more reasonable, non-illuminated signs or other appropriate markers in locations on the Property visible from any public roads or other adjoining property, bearing information indicating (a) that the Property is protected by the Conservation Easement, and/or (b) the participation of Grantee and of any funder in the stewardship of the Conservation Easement, the wording, size, number, design, and location of which shall be decided upon by Grantee and Grantor, each exercising its reasonable discretion.

6. Prohibited Uses. Grantor will not engage in, or permit others to engage in, the prohibited uses set forth on Exhibit F hereto, except as otherwise provided therein (the "**Prohibited Uses**"), which Grantor and Grantee agree are inconsistent with the Purpose of this Easement.

7. Grantor's Reserved Rights.

7.1 Hydro and Other Reserved Rights. As provided in California Civil Code §815.4, all interests not expressly transferred and conveyed to Grantee by this Easement shall remain in Grantor, including the right to engage in and permit or invite others to engage in all uses of the Property not affected by this Easement nor prohibited by this Easement or by law. In compliance with §815.4, Grantor and Grantee acknowledge and agree that Grantor expressly reserves all rights accruing from the

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ownership of the Property and not expressly transferred and conveyed to Grantee by this Easement, including without limitation the right to engage in or permit or invite others to engage in all uses of the Property that do not significantly impair the Beneficial Public Values and are not expressly prohibited by this Easement. Without limiting the foregoing, Grantor shall have the right to engage in and permit or invite others to engage in the permitted uses set forth in Exhibit I (the "**Permitted Uses**"). In addition and notwithstanding any other provision of this Easement, Grantor expressly reserves the right to engage in or permit or invite others to engage in those uses set forth in Exhibit C ("**Hydro Reserved Rights**"), subject to the restrictions set forth in Sections 7.3 and 7.4 below.

7.2 Definitions. As used in this Section 7, the following defined terms shall have the meanings set forth below:

7.2.1 Anticipated Significant Actions. As used herein, "**Anticipated Significant Actions**" are (a) those Required Actions (which include Specified Required Actions pursuant to Section 7.2.3), that involve a Prohibited Use and/or that Grantor determines in Grantor's reasonable discretion exercised in good faith are likely to significantly impair one or more of the Beneficial Public Values, (b) Discretionary Actions that Grantor determines in Grantor's reasonable discretion exercised in good faith are likely to significantly impair one or more of the Beneficial Public Values, and (c) Permitted Uses that Grantor determines in Grantor's reasonable discretion exercised in good faith are likely to significantly impair one or more of the Beneficial Public Values. Except as provided in Section 7.3.1, no Grantee notification, consultation or consent shall be required for actions, activities or improvements that are not Anticipated Significant Actions.

7.2.2 Required Actions. As used herein, "**Required Actions**" are those intended actions, activities or improvements that Grantor determines in Grantor's sole discretion exercised in good faith are required on the Property by any one or more of the following: (a) the Commission, FERC, or any other governmental entity having jurisdiction over Grantor's use, ownership, operation, or management of the Property, including the Hydro Project Activities, or (b) any Applicable Law (as defined in Section 8), or (c) any Third Party Use Agreements, or (d) to comply with professional practices, standards and/or policies governing the Hydro Project Activities. All references in this Agreement to "Required Actions" shall include Specified Required Actions (as defined below) unless otherwise noted.

7.2.3 Specified Required Actions. As used herein, "**Specified Required Actions**" are those Required Actions that require a specified action, activity or improvement on the Property, with respect to which Grantor has no material discretion over the specific details of implementation, including, without limitation, the manner, timing, and location of the Specified Required Action. Without limiting Grantor's notification obligations pursuant to Section 7.3.1 below, no Grantee consultation or consent shall be required with respect to any Specified Required Action.

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7.2.4 Discretionary Action. As used herein, a "**Discretionary Action**" is an intended action, activity or improvement that is not a Required Action or a Permitted Use, and does not involve a Prohibited Use.

7.2.5 Hydro Operating Zone. As used herein, a "**Hydro Operating Zone**" is a spatially delineated area of the Property intended to primarily contain (or immediately adjacent to an area of the Property containing) Hydroelectric Facilities and Associated Water Delivery Facilities, as defined and described on Exhibit B hereto. The initial delineated Hydro Operating Zones are set forth on Exhibit G hereto; provided, however, that, subject to Sections 7.3 and 7.4 below, Grantor shall have the right, as a Discretionary Action governed by Sections 7.3 and 7.4 below, to expand, contract, add or remove Hydro Operating Zones from time to time.

7.3 Annual Work Plan Notification, Consultation and Consent Requirements.

7.3.1 Delivery and Contents of Annual Work Plan. No later than February 15th of each calendar year after the Effective Date, Grantor shall prepare and deliver to Grantee an annual work plan for the Property (an "**Annual Work Plan**"). In the Annual Work Plan, Grantor shall inform Grantee of the Anticipated Significant Actions Grantor anticipates undertaking on the Property during such calendar year. The Annual Work Plan shall include the following:

(a) a reasonably detailed description of the Anticipated Significant Actions Grantor intends to commence within such calendar year, together with a bullet point list of those actions Grantor intends to commence during such calendar year that Grantor determines do not constitute Anticipated Significant Actions;

(b) a bullet point list of all actions undertaken by Grantor during the immediately preceding calendar year that Grantor determined did not constitute Anticipated Significant Actions and were not described in a previous Annual Work Plan (or otherwise disclosed to Grantee);

(c) an indication of whether the Anticipated Significant Actions will occur within or outside of a Hydro Operating Zone;

(d) Grantor's determination of which Anticipated Significant Actions are Discretionary Actions;

(e) Grantor's determination of which Anticipated Significant Actions are Required Actions, including a reasonably detailed explanation of the basis for Grantor's determination;

(f) Grantor's determination of which Anticipated Significant Actions are Specified Required Actions, including a reasonably detailed explanation of the basis for Grantor's determination;

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(g) Grantor's determination of which Anticipated Significant Actions are Permitted Uses, including a reasonably detailed explanation of the basis for Grantor's determination;

(h) Grantor's estimated timeline for commencement and completion of each of the Anticipated Significant Actions;

(i) a description of Grantor's anticipated efforts to avoid or minimize harm to or impairment of the Beneficial Public Values from the Anticipated Significant Actions;

(j) if and when available, Grantor shall use reasonable efforts to provide copies of any underlying filings (including filings, if any, under the California Environmental Quality Act), permits (e.g., burn permits, stream alteration permits, or timber harvest plans), orders or rulings associated with the Anticipated Significant Actions; and

(k) any Third Party Use Agreement renewals or replacements as contemplated by Section 9.1.2 below.

7.3.2 Review of Annual Work Plan. Grantor and Grantee shall meet (in person or electronically) within sixty (60) days after Grantee's receipt of the Annual Work Plan to review the Annual Work Plan. Grantee has the right to request reasonable additional information regarding actions identified in the Annual Work Plan. As part of the Annual Work Plan review process, Grantor and Grantee will consult on Express Third Party Uses as contemplated by Section 9.1 below and Informal Uses as contemplated by Section 9.2 below. Periodically, at such annual review meetings, the content requirements for the Annual Work Plan as set forth in Section 7.3.1 above may be modified, confirmed by mutual written agreement of the parties.

7.3.3 Anticipated Significant Actions within Hydro Operating Zones. Without limiting Grantor's notification obligations pursuant to Section 7.3.1 above, no Grantee consultation or consent shall be required with respect to any Anticipated Significant Actions within a Hydro Operating Zone.

7.3.4 Anticipated Significant Actions Outside Hydro Operating Zones. The following provisions shall apply with respect to Anticipated Significant Actions outside of a Hydro Operating Zone:

(a) **Specified Required Actions.** Without limiting Grantor's notification obligations pursuant to Section 7.3.1 above, no Grantee consultation or consent shall be required with respect to any Specified Required Actions outside of a Hydro Operating Zone.

(b) **Other Required Actions and Permitted Uses.** With respect to Required Actions and Permitted Uses disclosed in the Annual Work Plan that are not Specified Required Actions and are to be undertaken outside of a Hydro Operating Zone, Grantor and Grantee agree that, at or prior to the meeting to review the Annual

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Work Plan, Grantee may (but shall be under no obligation to) propose alternative methods and practices to avoid or minimize harm to or impairment of one or more Beneficial Public Values by such Anticipated Significant Actions ("**Proposed Methods and Practices**"). Grantor shall implement the Proposed Methods and Practices, to the extent Grantor determines in its sole discretion exercised in good faith that the Proposed Methods and Practices (i) may be implemented in a commercially reasonable manner balancing the harm to Beneficial Public Values with any increased cost or burden to Grantor, (ii) where applicable, will allow for the completion of a Required Action in a timely manner, and (iii) are reasonably likely to avoid potential harm to or impairment of one or more Beneficial Public Values. If Grantor determines that one or more of the foregoing conditions has not been satisfied, Grantor shall specify the reasons for this determination in detail, and Grantor and Grantee shall cooperate in good faith and with diligence to attempt to resolve Grantor's objections to Grantee's Proposed Methods and Practices consistent with this paragraph.

(c) Discretionary Actions. With respect to Discretionary Actions disclosed in the Annual Work Plan that are to be undertaken outside of a Hydro Operating Zone, such Discretionary Actions shall be subject to Grantee's prior written consent, which consent shall not be unreasonably withheld, conditioned or delayed by Grantee. If Grantee fails to grant or deny Grantor's request for consent within one hundred eighty (180) days following Grantee's receipt of Grantor's request for consent, Grantee shall be deemed to have consented to the particular Discretionary Action described in the request. If Grantee withholds its consent to such proposed Discretionary Action to be undertaken outside of a Hydro Operating Zone, Grantee shall specify its objections in detail and, wherever possible, propose commercially reasonable alternatives, methods and/or practices to avoid or mitigate harm to or impairment of the Beneficial Public Values while substantially achieving the purposes of Grantor's proposed Discretionary Action. Grantor and Grantee shall cooperate in good faith and with diligence to attempt to resolve Grantee's objections in a manner that sufficiently mitigates Grantee's objections to its reasonable satisfaction.

7.4 Anticipated Significant Actions Not Identified in Annual Work Plan. If Grantor intends to undertake an Anticipated Significant Action not identified in an Annual Work Plan, Grantor shall notify Grantee (a "**Notice of Action**"), and include the information required by Section 7.3.1 above. Additionally, Grantor and Grantee shall meet (in person or electronically) within sixty (60) days after Grantee's receipt of the Notice of Action to review Grantor's proposed Anticipated Significant Actions. Any Anticipated Significant Action (other than a Specified Required Action) identified in a Notice of Action which is proposed to occur outside of a Hydro Operating Zone shall be subject to Section 7.3.4 above. Where this Section 7.4 applies, references to the "Annual Work Plan" in Section 7.3.4 above shall be deemed to be references to the applicable Notice of Action except that Grantor shall not be required to provide the list of actions set forth in Section 7.3.1(b) above.

7.5 Emergency Actions. Notwithstanding any other provisions of this Section 7, in the case of an emergency or other exigent circumstance affecting the safety of persons and/or property, Grantor may exercise its Hydro Reserved Rights and take

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any other remedial actions in an unrestricted manner on all or any portion of the Property within or outside of a Hydro Operating Zone without consultation with Grantee and without Grantee's consent. Grantor shall provide copies of any required notifications to applicable regulatory agencies of the emergency action and shall notify Grantee of those emergency actions taken, such notice to be provided to Grantee as soon as practicable but in any event within thirty (30) days after the emergency action has occurred.

7.6 Water Rights. The Parties acknowledge that Grantor's exercise of water rights relating to water located or flowing on or under the Property, including those described in Exhibit C, are governed by this Section 7.

8. Responsibility for Operations. Nothing in this Easement shall be construed as giving any right or ability to Grantee to exercise physical or managerial control of the day-to-day operations of the Property or of Grantor's activities on the Property. Grantor shall have and retain all responsibility for, and shall bear all costs and liabilities of, the ownership of the Property. In connection with Grantor's use or occupancy of the Property, Grantor shall have and retain all responsibility for, and shall bear all costs and liabilities of, compliance with any present and future applicable laws, ordinances, rules, regulations, permits, licenses, authorizations, orders and requirements, whether or not in the current contemplation of the parties, which may affect or be applicable to the Property or any part of the Property (including, without limitation, any subsurface area), all consents or approvals required to be obtained from, and all rules and regulations of, and all building and zoning laws of, all federal, state, county and municipal governments, the departments, bureaus, agencies or commissions thereof, or any other governmental or quasi-governmental body or bodies exercising similar functions, having or acquiring jurisdiction of the Property (in each case, an "**Applicable Law**"), except as expressly stated otherwise in this Easement. Without placing any limitation on the foregoing sentence, the parties agree as follows:

8.1 Condition of Property. Grantee shall have no duty or responsibility for (a) the operation or maintenance of the Property except to the extent specifically undertaken by Grantee as permitted under this Easement, (b) the monitoring of any hazardous conditions thereon, or (c) the protection of Grantor, the public, or any other person or entity from any risks relating to conditions on the Property.

8.2 Taxes. Grantee shall have no duty or responsibility for real property taxes and assessments levied on the Property.

8.3 Permits and Approvals. Grantor shall be solely responsible for obtaining any and all applicable governmental permits and approvals for, and otherwise complying with all Applicable Laws relating to, any activity or use of the Property by Grantor which is permitted by this Easement; provided, however, Grantor shall have no responsibility pursuant to this Easement for obtaining permits and approvals required on behalf of unrelated third parties who occupy or use the Property or for an unrelated third party's failure to comply with Applicable Laws. Grantee shall be solely responsible for obtaining any and all applicable governmental permits and approvals for, and otherwise

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complying with all Applicable Laws relating to, any activity or use of the Property by Grantee which is permitted by this Easement.

8.4 Limitation on Restoration Obligations. Nothing in this Easement shall require Grantor to take any action to restore the condition of the Property after (a) any Act of God, which includes, without limitation, fire, climate change, flood, storm, earth movement, or natural evolutionary changes in the condition of the Property from that described in the Baseline Documentation Report; (b) any prudent action taken by Grantor under emergency conditions to prevent, abate, or mitigate significant injury to the Property or to any person resulting from such causes; or (c) the non-permitted acts of unrelated third parties so long as Grantor has satisfied its obligations under Section 9.3.

9. Third Party Use of the Property.

9.1 Express Third Party Uses. Exhibit H hereto describes the existing third party uses of the Property permitted with the express agreement of Grantor ("**Express Third Party Uses**"). Subject to Section 7 above, Express Third Party Uses shall also include any future third party use implemented by Grantor as a Required Action or as a Discretionary Action approved by Grantee in accordance with Section 7. Grantor retains the right to maintain, renew, and replace all agreements memorializing the Express Third Party Uses ("**Third Party Use Agreements**") and to engage in all activities reasonably required to comply with Grantor's obligations with respect to the Express Third Party Uses, subject to the following conditions:

9.1.1 Increases in Intensity or Expansion of Location or Size or Change in Use. Any (i) increase in the intensity, or (ii) expansion of the location or size, or (iii) a change in the use, of an Express Third Party Use (whether through a new agreement or an amendment to an existing agreement), that Grantor determines in Grantor's reasonable discretion exercised in good faith is likely to significantly impair the Beneficial Public Values shall be subject to Grantee's prior written consent, which consent shall not be unreasonably withheld, conditioned or delayed by Grantee, except if such change in Express Third Party Use constitutes a Required Action in which case the consultation provisions of Section 7 above shall apply.

9.1.2 Renewal or Replacement of Third Party Use Agreements. All Third Party Use Agreements existing on the date hereof are identified on Exhibit H. As Third Party Use Agreements are renewed or replaced (either with the existing user or a new user), Grantor, in consultation with Grantee as part of the Annual Work Plan consultation in accordance with Section 7.3 above, shall include contractual provisions to bring the continuation of the Express Third Party Use and the preservation of the Beneficial Public Values into alignment to the fullest extent reasonably practicable.

9.1.3 Consultation on Express Third Party Uses. As part of the Annual Work Plan review process under Section 7.3 above, Grantor and Grantee will consult on existing Express Third Party Uses, including recommendations, if any, on how to bring the Express Third Party Uses and the preservation of the Beneficial Public Values into alignment to the fullest extent reasonably practicable.

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9.1.4 Enforcement of Third Party Use Agreements. If Grantor or Grantee discovers any default under a Third Party Use Agreement that significantly impairs the Beneficial Public Values (and if Grantee makes such discovery, Grantee gives Grantor written notice thereof), Grantor shall use reasonable efforts to enforce such Third Party Use Agreement or otherwise remedy such violation, at Grantor's sole expense.

9.2 Informal Uses and Public Access. Grantor and Grantee recognize that the Property has been used by third parties for recreational, cultural, and other non-commercial or informal purposes without formal written agreements to conduct such activities (the "**Informal Uses**"). Grantor and Grantee further recognize that access is inherent or may be inherent in the enjoyment of the Beneficial Public Values and the Informal Uses. Consistent with the objectives articulated in the Governing Documents to provide continued reasonable access by the public to the Watershed Lands, Grantor shall allow public access to the Property (other than Hydro Operating Zones) that is substantially consistent with the public access existing on the Effective Date, subject to Section 7 and the following limitations:

9.2.1 Rules and Regulations. Grantor reserves the right to make reasonable rules and regulations to control, limit, or, as necessary, exclude Informal Uses and public access.

9.2.2 Liability Limitation. Grantor and Grantee claim all of the rights and immunities against liability for injury to the public to the fullest extent allowable by law.

9.2.3 Periodic Review of Informal Uses. As part of the Annual Work Plan review process under Section 7.3 above, Grantor and Grantee will consult on Informal Uses, including recommendations made by Grantor or Grantee, if any, regarding the necessity of controlling, limiting or excluding the Informal Uses to ensure the preservation of the Beneficial Public Values.

9.3 Unauthorized Third-Party Uses. If Grantor or Grantee discovers any unauthorized third-party use or activity on the Property (not including any third party violation covered by Section 9.1.4 above) that violates the terms of this Easement (and if Grantee makes such discovery, Grantee gives Grantor written notice thereof), Grantor shall use reasonable efforts, in consultation with Grantee, to stop or prevent any such unauthorized use of the Property, at Grantor's sole expense; provided that in no event shall Grantor's obligations under this Section 9.3 require Grantor to pursue legal action or incur other substantial costs. If Grantee demonstrates that Grantor's efforts in compliance with this Section 9.3 have not prevented, or are unlikely to prevent, the unauthorized third-party use or activity on the Property that violates the terms of this Easement, Grantee may meet and confer with Grantor to propose additional efforts to prevent such use or activity which Grantee may undertake, at Grantee's sole expense. Grantor shall consider such proposal in good faith and, if Grantor permits Grantee to use such additional efforts, the scope and duration of such efforts shall be determined by Grantor, and Grantee shall comply with any requirements imposed by Grantor in connection with such efforts.

10. Enforcement and Remedies.

10.1 Procedures Upon Violation. If a party hereto (the "**Non-Breaching Party**") determines there is a breach of the terms of this Easement or that a breach is threatened, written notice of such breach (the "**Notice of Breach**") and a demand for corrective action sufficient to cure the breach shall be given by the Non-Breaching Party to the party allegedly breaching this Easement (the "**Breaching Party**"). Within fourteen (14) days after delivery of a Notice of Breach, Grantor and Grantee shall meet at a location in the County where the Property is located or as otherwise agreed to by the parties to discuss the circumstances of the alleged or threatened breach and to attempt to agree on appropriate corrective action. If the parties mutually determine that it is appropriate and desirable, a duly qualified expert in the subject matter of the alleged breach (the "**Consulting Expert**") shall attend the meeting. Grantor and Grantee shall each pay one-half of the costs of retaining the services of the Consulting Expert for such discussion; provided, however, that if Grantor and Grantee are unable to agree upon a Consulting Expert, each party may retain the services of an expert at its own expense. If Grantor and Grantee are unable to agree on appropriate corrective action (or if any such corrective action is required) within thirty (30) days after such meeting, then the Non-Breaching Party may, at its election, deliver a further written notice to the Breaching Party to demand reasonable, particular corrective action to cure the breach (the "**Notice of Easement Violation**"). If a violation is not cured within thirty (30) days after the delivery of the Notice of Easement Violation, or if the cure reasonably requires more than thirty (30) days to complete and there is failure to begin the cure within the 30-day period or failure to continue diligently to complete the cure, the Non-Breaching Party may commence litigation in accordance with Section 10.2 below.

10.2 Litigation. If the parties are not able to resolve a claim or dispute pursuant to Section 10.1 above, the Non-Breaching Party may bring an action at law or in equity in a court of competent jurisdiction to enforce compliance with the terms of this Easement, to recover any damages to which Non-Breaching Party may be entitled for violation of the terms of this Easement, or for any other legal or equitable relief available under California law, including, but not limited to, temporary or permanent injunctive relief, monetary damages and/or any other form of relief required to achieve the restoration of the Property to the condition in which it existed prior to any violation. To the extent that Grantee recovers any monetary damages for the cost of restoring any injury or damage to a portion of the Property that is caused by Grantor's breach of this Easement, all such damages recovered by Grantee (after appropriate costs of suit are reimbursed) shall be applied to the cost of undertaking any corrective action to the applicable portion of the Property. Notwithstanding anything to the contrary contained in this Easement, in no event shall the Breaching Party be liable to the Non-Breaching Party for, and the parties each hereby waive their right to, any indirect, special, punitive, or consequential damages resulting from the Breaching Party's breach of this Easement, whether foreseeable or unforeseeable.

10.3 Emergency Injunctive Relief. If circumstances require immediate action to prevent or mitigate a violation of this Easement and the Non-Breaching Party reasonably determines that irreparable harm would result if the Non-Breaching Party were

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required to complete the process set forth in Section 10.1, the Non-Breaching Party may proceed immediately to seek an injunction to stop the violation, temporarily or permanently.

10.4 Remedies Cumulative. The remedies described in this Section 10 shall be cumulative and shall be in addition to all remedies now or hereafter existing at law or in equity, including but not limited to, the remedies set forth in Civil Code §815 *et seq.*, inclusive. The failure of a party to discover a violation or to take immediate legal action shall not bar taking such action at a later time.

10.5 Costs of Enforcement. All costs incurred in enforcing the terms of this Easement, including, but not limited to, costs of suit and reasonable attorneys' fees as set forth in Section 20.11, shall be borne by the Breaching Party, but only to the extent that a breach of this Easement is determined to have occurred. If, after the Non-Breaching Party delivers a Notice of Easement Violation, it is determined that there was no breach of this Easement by the Breaching Party, the Non-Breaching Party shall pay all of the Breaching Party's costs and expenses incurred in connection with the alleged breach.

10.6 No Waiver. Enforcement of this Easement against a party shall be at the discretion of the Non-Breaching Party, and any forbearance by the Non-Breaching Party to exercise its rights under this Easement in the event of any breach of any term of this Easement shall not be deemed or construed to be a waiver by the Non-Breaching Party of such term or of any subsequent breach of the same or any other term of this Easement or of any of such party's rights under this Easement. No delay or omission by the Non-Breaching Party in the exercise of any right or remedy shall impair such right or remedy or be construed as a waiver. A party's permission to the other party to carry out, or failure to object to, any proposed use or activity by the other party shall not constitute consent to any subsequent use or activity of the same or different nature.

11. Indemnification and Insurance.

11.1 Indemnification by Grantee. Grantee shall, to the maximum extent permitted by law, indemnify, protect, defend and hold harmless Grantor, its parent corporation, subsidiaries, affiliates, and their respective officers, managers, directors, representatives, agents, employees, transferees, successors and assigns (collectively, "**Grantor Indemnitees**") from and against all claims, losses, actions, demands, damages, costs, expenses (including, but not limited to, experts' fees and reasonable attorneys' fees and costs) and liabilities of whatever kind or nature (collectively, "**Claims**") arising out of or in connection with this Easement or the Property to the extent caused by the negligence or willful misconduct of the Grantee Indemnitees.

11.2 Indemnification by Grantor. Grantor shall, to the maximum extent permitted by law, indemnify, protect, defend and hold harmless Grantee, its parent corporation, subsidiaries, affiliates, and their respective officers, managers, directors, representatives, agents, employees, transferees, successors and assigns (collectively, "**Grantee Indemnitees**") from and against all Claims arising out of or in connection with

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this Easement or the Property except to the extent caused by the negligence or willful misconduct of the Grantee Indemnitees.

11.3 Release. Entry onto the Property by Grantee and Grantee's Representatives shall be at Grantee's sole risk and expense, and Grantee accepts all risk relating to the condition of the Property. Notwithstanding the provisions of Section 11.2, Grantor shall not be liable to Grantee for, and to the maximum extent permitted by law, Grantee hereby waives and releases Grantor and the other Grantor Indemnitees from, any and all liability, whether in contract, tort or on any other basis, for any injury, damage, or loss to Grantee and/or Grantee's Representatives resulting from or attributable to any occurrence relating to the condition of the Property, except if arising solely from Grantor's gross negligence or willful misconduct.

11.4 Insurance. Grantee shall procure, carry and maintain in effect during all access to the Property throughout the term of this Easement the insurance specified in Exhibit E hereto, provided that Grantor reserves the right to periodically review and reasonably modify the insurance requirements specified in Exhibit E in effect to be generally consistent with requirements of other prudent property owners allowing access to their properties by conservation easement holders. All insurance shall be written on forms and with insurance carriers acceptable to Grantor in its commercially reasonable judgment. Prior to Grantee's initial entry onto the Property, and thereafter at least thirty (30) days prior to the expiration date of any policy, Grantee shall provide Grantor with evidence of the insurance coverage, or continuing coverage, as applicable, satisfying the requirements of this Section 11.4 and Exhibit E. Grantee is also responsible for causing Grantee's agents and contractors entering the Property to comply with the insurance requirements of this Easement at all relevant times, the insurance being specified in Exhibit E. Grantee shall, to the maximum extent permitted by law, indemnify, protect, defend and hold the Grantor Indemnitees harmless against claims, losses, costs (including attorneys' fees and costs), liabilities and damages resulting from the failure of Grantee, or any of Grantee's consultants, contractors or subcontractors, to comply with the insurance requirements set forth in this Section 11.4 and Exhibit E. Except for the right to access the Property under Section 5.2 above, which shall be conditioned upon carrying insurance required herein, no failure to carry such insurance or to provide a certificate thereof by any such deadline shall alter or affect in any manner any of the rights or obligations of the parties under or with respect to this Easement. The foregoing insurance requirements shall not apply in the event that the Grantee is a governmental agency with a self-insurance program reasonably acceptable to Grantor.

12. Grantee Transfer of Easement.

12.1 Voluntary Transfer.

12.1.1 If Grantee desires to assign its interest under this Easement, Grantee shall provide Grantor and the Sierra Nevada Conservancy ("**SNC**") with written notice of such intention to transfer to an assignee which is (a) qualified to hold a conservation easement under §815.3 of the California Civil Code; and (b) willing and with the financial capability (taking into account any stewardship funds to be transferred by

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Grantee with this Easement) and organizational experience to assume all of the responsibilities imposed on Grantee under this Easement; and (c) acceptable to Grantor in its reasonable discretion. Grantee shall allow the SNC, in consultation with Grantor, a period of not less than sixty (60) days within which to approve the proposed assignee, which approval shall not be unreasonably withheld and shall be based on whether the proposed assignee meets the designation criteria specified in this Section 12.1.1.

12.1.2 Grantee is responsible for identifying a suitable assignee pursuant to Section 12.1.1. However, if a suitable assignee is not identified, then SNC shall have sole discretion to elect to become the assignee of Grantee's interest hereunder.

12.1.3 As conditions to any assignment of Grantee's interest under this Easement, Grantee shall (a) require the assignee to expressly agree in writing to assume Grantee's obligations hereunder, and (b) ensure that such assignee has the resources to fulfill its obligations under this Easement. Notwithstanding anything in this Section 12.1 to the contrary, this Easement shall not be transferred by Grantee to any governmental entity, public agency or Native American tribe without the consent of the Grantor, which consent shall be in Grantor's sole discretion exercised in good faith.

12.2 Involuntary Transfer. If Grantee ever ceases to exist or no longer qualifies under §815.3 of the California Civil Code, the Stewardship Council (or its designee), or if the Stewardship Council (or its designee) shall cease to exist, the Attorney General of the State of California, shall petition a court of competent jurisdiction to transfer this Easement to an organization that meets all of the designation criteria specified in Section 12.1.

13. Subsequent Property Transfers by Grantor.

13.1 Rights of Grantor. Subject to the provisions of Sections 7 and 9 above, this Section 13, Section 20.12 below, and Exhibit F, Paragraph 1 below, Grantor shall have the unrestricted right to sell, encumber, or otherwise transfer the Property or portions thereof to anyone Grantor chooses. Notwithstanding the foregoing, Grantor shall disclose the existence of this Easement (including reference to the recording information) in any deed or other legal instrument by which Grantor divests itself of a real property interest in all or a portion of the Property, including, without limitation, a leasehold interest, and all such conveyances shall be made expressly subject to the terms of this Easement. Grantor shall notify Grantee periodically of any contemplated grants by Grantor to any third party of any interest in any portion of the Property, whether such interest is a fee, easement, lease, mortgage or other interest. Additionally, Grantor shall notify Grantee in writing not more than thirty (30) days after any grant by Grantor to any third party of any interest in any portion of the Property, whether such interest is a fee, easement, lease, mortgage or other interest. The failure of Grantor to perform any act required by this Section 13 shall not impair the validity of this Easement or limit its enforcement in any way or create any obligation on the part of Grantee. Grantor recognizes that Grantee may incur direct and indirect costs for monitoring and administration of the Conservation Easement in the event fee title to the Property is transferred under this provision.

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Accordingly, upon Grantor's sale, transfer or conveyance of fee title of the Property, Grantor shall pay, or cause to be paid, to Grantee a one-time payment of a sum representing the increased cost of such Conservation Easement stewardship, as reasonably determined at such time by Grantee. Such one-time payment shall be in addition to any reimbursements required pursuant to Section 13.2.4 or Section 17 of this Easement.

13.2 Potential Release of Hydro Reserved Rights.

13.2.1 Conveyance of Entire Property. In the event:

(a) Grantor intends to transfer fee title to the entire Property to an unaffiliated third party;

(b) the Hydro Project Activities and any uses and facilities that are unrelated to the Hydro Project Activities but undertaken as a Required Action at the Property have been formally and permanently terminated by Grantor and, as appropriate, decommissioned pursuant to a regulatory proceeding; and

(c) no Hydroelectric Facilities and Associated Water Delivery Facilities, nor other facilities unrelated to Hydro Project Activities installed pursuant to a Required Action are located at the Property,

then, subject to any final orders or decommissioning requirements issued by the FERC and/or other agency(ies) with jurisdiction over the Hydro Project Activities and such other unrelated uses prior to said transfer of the entire Property, Grantor shall release, relinquish and forever terminate, in a manner that shall be binding upon all successors in interest to the Property, (i) all rights of Grantor described in Exhibit C, (ii) the exceptions to the Prohibited Uses for Required Actions and Specified Required Actions set forth in Exhibit F, (iii) the exceptions to the Prohibited Uses in Exhibit F relating to activities within the Hydro Operating Zone, and (iv) Permitted Uses, to the extent related to the Hydro Project Activities, as set forth in Exhibit I (items (i), (ii), (iii) and (iv) being referred to collectively as the "**Reservations**"). Following such release, relinquishment and termination of Reservations, all Anticipated Significant Actions (except for Prohibited Uses and continuing Permitted Uses) shall be subject to Grantee's consent as Discretionary Actions and the Easement shall be interpreted more restrictively in a manner recognizing the release of Reservations. Additionally, following such release, relinquishment and termination of Reservations, the forest management activities specified in Section 9 of Exhibit I shall continue as Permitted Uses, but shall be subject to Grantee's consent as Discretionary Actions.

13.2.2 Partial Conveyance. In the event:

(a) Grantor intends to transfer fee title to less than the entire Property (the "**Transferred Parcel**") to an unaffiliated third party;

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(b) the Hydro Project Activities and any uses and facilities that are unrelated to the Hydro Project Activities but undertaken as a Required Action at the Transferred Parcel have been formally and permanently terminated by Grantor and, as appropriate, decommissioned pursuant to a regulatory proceeding; and

(c) no Hydroelectric Facilities and Associated Water Delivery Facilities, nor other facilities unrelated to Hydro Project Activities installed pursuant to a Required Action are located at the Transferred Parcel,

then, subject to any final orders or decommissioning requirements issued by the FERC and/or other agency(ies) with jurisdiction over the Hydro Project Activities and such other unrelated uses, prior to said transfer of the Transferred Parcel, Grantor shall release, relinquish and forever terminate, in a manner that shall be binding upon all successors in interest to the Transferred Parcel, the Reservations with respect to the Transferred Parcel. Following such release, relinquishment and termination of Reservations, all Anticipated Significant Actions (except for Prohibited Uses and continuing Permitted Uses) on the Transferred Parcel shall be subject to Grantee's consent as Discretionary Actions and the Easement shall be interpreted more restrictively in a manner recognizing the release of Reservations as to the Transferred Parcel. Additionally, following such release, relinquishment and termination of Reservations, the forest management activities specified in Section 9 of Exhibit I on the Transferred Parcel shall continue as Permitted Uses, but shall be subject to Grantee's consent as Discretionary Actions.

13.2.3 Grantor's Continuing Reserved Rights. Nothing in Section 13.2.2 shall limit the rights of Grantor in this Easement with respect to the portion of the Property retained by Grantor.

13.2.4 Easement Amendment. In the event of a conveyance and release of Reservations pursuant to this Section 13.2, Grantor and Grantee may agree to amend this Easement, or to create a separate Easement for the Transferred Parcel and for the remaining portion of the Property in accordance with Section 17, to reflect the release of Reservations and, where appropriate, to reflect separate ownership of the Transferred Parcel and the remainder of the Property. In accordance with Section 17 below, Grantor shall reimburse Grantee for all reasonable costs incurred in connection with the drafting, review, negotiation, approval and recording of any amendment or separate Easement pursuant to this Section, including costs incurred in consideration of whether an amendment and/or new Easement(s) is/are necessary or appropriate.

13.2.5 Transfer Restrictions Remain Applicable. Nothing herein shall affect Grantor's obligations under Section 1 of Exhibit F.

14. Extinguishment and Condemnation.

14.1 Extinguishment. If circumstances arise in the future such as render the Purpose of this Easement impossible to accomplish, this Easement shall only be terminated or extinguished, whether in whole or in part, by judicial proceedings in a court

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of competent jurisdiction. Grantor's economic hardship shall not be a reason to extinguish this Easement.

14.2 Condemnation. If all or part of the Property is taken by the exercise of the power of eminent domain by a public, corporate, or other authority, whether permanent or temporary, including a private sale in lieu of eminent domain, so as to abrogate the restrictions imposed by the Conservation Easement, Grantor and Grantee shall join in appropriate actions at the time of such taking to recover the full value of the taking and all incidental or direct damages resulting from the taking. All compensation thereby awarded will belong and be paid to Grantor and Grantee in proportion to their respective interests in the Property as determined pursuant to Section 14.3, it being expressly agreed that the Conservation Easement constitutes a compensable property right. All expenses incurred by Grantor and Grantee in such action shall be paid out of the recovered proceeds. Grantor and Grantee acknowledge that any and all awards to Grantor and Grantee may be subject to the approval of the Commission and/or the FERC.

14.3 Proceeds. Pursuant to California Civil Code §815.2(a) this Easement constitutes a real property interest immediately vested in Grantee. It is acknowledged by the parties that the purposes of establishing the value of this property right and enforcing the rights of Grantee with respect thereto is to prevent a private windfall and to protect the public investment which is involved in the conveyance of the Conservation Easement. That being the case, the parties stipulate that, for the purpose of determining the ratio for proportionate value of each party's respective interest in the Property at the time of termination or extinguishment of the Conservation Easement, the value of the Conservation Easement shall be the difference between (a) the current fair market value of the fee interest in the Property at the time of termination, as if unencumbered by the Conservation Easement, but taking into account all other existing restrictions on the improvement, construction, alteration, expansion, development, use, maintenance or operation of all or any portion of the Property (e.g., zoning laws, land use laws or other governmental laws, codes, regulations or ordinances, and private restrictions such as covenants, restrictions and agreements), and (b) the current fair market value of the Property at the time of termination, as encumbered by the Conservation Easement, but taking into account all other existing restrictions on the improvement, construction, alteration, expansion, development, use, maintenance or operation of all or any portion of the Property (e.g., zoning laws, land use laws or other governmental laws, codes, regulations or ordinances, and private restrictions such as covenants, restrictions and agreements). The values shall be determined by an appraisal prepared by a qualified appraiser familiar with appraising conservation easements jointly selected by Grantor and Grantee. The cost of the appraisal shall be paid out of proceeds in proportion to the recoveries of Grantor and Grantee. There shall be no restriction on Grantor's or Grantee's use of proceeds received pursuant to this Section 14.3.

15. Estoppel Certificates. Grantee shall, within thirty (30) days after receiving Grantor's written request therefor (not to exceed once during any twelve (12) month period), execute and deliver to Grantor a document certifying, to the actual knowledge of the person executing the document without any duty of investigation, that Grantor is in

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If to Grantee: If by registered or certified mail, return receipt requested:

Mother Lode Land Trust
Ellie Routt, Executive Director
1324 Jackson Gate Road
Jackson, CA 95642

If by personal delivery or overnight courier:

Mother Lode Land Trust
Ellie Routt, Executive Director
1324 Jackson Gate Road
Jackson, CA 95642

The date of any notice or communication shall be deemed to be the date of receipt if delivered personally, or the date of the receipt or refusal of delivery if transmitted by mail or overnight courier. Either party may change the address for notice by giving notice to the other party in accordance with this Section 16.

17. Amendment. This Easement may not be amended, except by written amendment executed by Grantor and Grantee or their respective successors and assigns and recorded in the official public records of the jurisdiction where the Property is located. If circumstances arise under which an amendment would be appropriate, any such amendment shall be consistent with Grantee's conservation easement amendment policy(ies), and the Purpose of this Easement, including continuing to protect and preserve the Beneficial Public Values, and shall not affect the perpetual duration of this Easement or the qualification of the Conservation Easement as a conservation easement under California Civil Code §815 *et seq.* (or successor thereto). Grantee shall promptly record the amendment in the official records of the County in which the Property is located, and shall thereafter promptly provide a conformed copy of the recorded amendment to Grantor. The party requesting the amendment shall reimburse the non-requesting party for all reasonable costs incurred in connection with the drafting, review, negotiation, approval and recording of such amendment. Grantor shall be deemed to be the "party requesting the amendment" in connection with any amendment and/or new conservation easement(s) pursuant to Section 13 above and the "reasonable costs incurred" shall include consideration of whether an amendment and/or new conservation easement(s) is/are necessary or appropriate.

18. Hazardous Substances.

18.1 Definitions. The following terms have the meanings ascribed to them below for purposes of this Easement:

18.1.1 "**Environmental Requirements**" means all applicable present and future laws, statutes, regulations, rules, ordinances, codes, licenses, permits, orders, approvals, plans, authorizations, judicial, administrative and regulatory decrees, directives and judgments of all governmental agencies, departments, commissions and boards, relating to the protection of human health or safety, or regulating or relating to

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industrial hygiene or environmental conditions, or the protection of the environment, or pollution or contamination of the air, soil, surface water or groundwater, including, without limitation, all requirements and regulations pertaining to reporting, licensing, permitting, investigating and remediating emissions, discharges, releases or threatened releases of Hazardous Substances, whether solid, liquid or gaseous in nature, into the air, surface water, or land, or relating to the manufacture, processing, distribution, use, treatment, storage, disposal, transport or handling of Hazardous Substances, whether solid, liquid or gaseous in nature.

18.1.2 "**Hazardous Substances**" means any hazardous or toxic material or waste which is or becomes regulated by any local governmental authority, the State of California or the United States Government under any Environmental Requirements, including, without limitation, any material or substance:

(a) now or hereafter defined as a "hazardous substance," "hazardous waste," "hazardous material," "extremely hazardous waste," "restricted hazardous waste" or "toxic substance" or words of similar import under any applicable local, state or federal law or under the regulations adopted or promulgated pursuant thereto; and all rules and regulations of the United States or California Environmental Protection Agency or any successor agency, or any other state or federal department, board or agency, or any other agency or governmental board or entity having jurisdiction, as any of the foregoing have been, or are hereafter amended from time to time; or

(b) which is toxic, explosive, corrosive, flammable, infectious, radioactive, carcinogenic, mutagenic or otherwise hazardous, and is now or hereafter regulated as a Hazardous Substance by any governmental authority, agency, department, commission, board, agency or instrumentality of the United States, any State of the United States or any political subdivision thereof; or which cause, or are listed by the State of California as being known to the State of California to cause, cancer or reproductive toxicity; or

(c) the presence of which on the Property poses or threatens to pose a hazard to the health or safety of persons or to the environment; or

(d) which contains gasoline, diesel fuel or other petroleum hydrocarbons; or

(e) which contains lead-based paint or other lead contamination, polychlorinated biphenyls or asbestos or asbestos-containing materials or urea formaldehyde foam insulation; or

(f) which contains radon gas.

18.1.3 "**Necessary Remediation**" means Remediation required by any governmental agency which has jurisdiction over the Remediation pursuant to the Environmental Requirements.

18.1.4 "**Remediation**" refers to the process of, and all work and planning performed in connection with, the investigation, testing for, monitoring, remediation, containment, transportation, removal and disposal or recycling of Hazardous

Appendix 2: Conservation Easement

Substances from the Property and any other property to which Hazardous Substances originating on the Property have migrated or may migrate in the future, and the repair and restoration of the Property, and restoration and mitigation of affected natural resources, regardless of whether such actions are required by Environmental Requirements.

18.2 Allocation of Responsibility for Hazardous Substances.

18.2.1 Generally. Grantor shall (as between Grantor and Grantee) bear the cost for the Necessary Remediation of Hazardous Substances.

18.2.2 Environmental Reports. Grantor, as part of the Land Conservation Commitment has prepared certain environmental reports concerning the Property. Copies of these environmental reports have been provided to Grantee.

18.2.3 Grantor Responsibility for the Cost of Necessary Remediation. Grantor shall retain responsibility for the cost of Necessary Remediation of Hazardous Substance releases in soil and groundwater, whether occurring in the past or at any time in the future, which are present on the Property, provided that Grantee did not cause, in whole or in part, such Hazardous Substance contamination.

18.2.4 No Owner or Operator Liability. The parties do not intend this Easement to be, and this Easement shall not be, construed such that it creates in or gives to Grantee any of the following solely as the result of being a holder of the Conservation Easement:

- (a) The obligations or liability of an "owner" or "operator" or "arranger," as those terms are defined and used in Environmental Requirements;
- (b) The obligations or liabilities of a person described in 42 U.S.C. §9607(a)(3) or (4);
- (c) The obligations of a responsible person under any applicable Environmental Requirements;
- (d) The right to investigate and remediate any Hazardous Substances associated with the Property; or
- (e) Any control over Grantor's ability to investigate, remove, remediate or otherwise clean up any Hazardous Substances associated with the Property.

18.3 Hazardous Substances Indemnification.

18.3.1 By Grantor. Grantor agrees and covenants, at its sole cost and expense, to indemnify, protect, defend and hold Grantee harmless, from and against any and all losses (including diminution in the value of the Property and other consequential damages), costs, claims, demands, actions, suits, orders, causes of action, penalties, fines, taxes, obligations, controversies, debts, expenses, accounts, damages

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(including, without limitation, punitive damages), judgments and liabilities of whatever kind or nature, and by whomsoever asserted, in law, equity or otherwise, including, without limitation, the actual fees and expenses of experts, attorneys and others and the payment of "response costs" under CERCLA or any other Environmental Requirements, arising from or relating, in whole or in part, to Hazardous Substances present at the Property, alleged to be present there, or otherwise connected in any way to the Property, whether before, on, or after the date of this Easement (collectively, "**Environmental Claims**"), except to the extent caused, in whole or in part, by the negligent or intentional act of Grantee.

18.3.2 By Grantee. Grantee agrees and covenants, at its sole cost and expense, to indemnify, protect, defend and hold Grantor harmless, from and against any and all Environmental Claims, to the extent caused, in whole or in part, by the negligent or intentional act of Grantee.

19. Carbon Rights.

19.1 Promotion of Climate Stability. Grantor and Grantee anticipate that the protection and preservation of the Beneficial Public Values will promote climate stability, especially the ability of the forest to store atmospheric carbon as a means to mitigate global warming, which is recognized as being of public benefit by the 1993 United Nations Framework Convention on Climate Change, the federal Energy Policy Act of 1992, section 1605(a) and (b), the United States Climate Challenge Program, the 2007 reports of the International Panel on Climate Change, and California legislation such as that embodied in Fish and Game Code Section 1356.

19.2 Reservation of Carbon Rights. Grantor exclusively reserves to itself, and to its personal representatives, heirs, successors and assigns, any and all carbon rights and obligations appurtenant to or accruing from the Property as may exist as of the date of recordation of this Easement or as may be granted, discovered, created, declared or developed in the future, including, but not limited to, the right to (subject to and in accordance with Section 7 hereof) use, store, sequester, accumulate, and/or depreciate carbon within or on the Property and the right to trade, sell, transfer, or lease these rights. Grantor and Grantee acknowledge and agree that these carbon rights are consistent with the Beneficial Public Values, and this Easement shall not extinguish or otherwise impair the carbon rights and obligations appurtenant to or accruing from the Property.

19.3 Carbon Certification. In furtherance of Grantor's exercise of the carbon rights reserved hereunder, Grantor may elect to enter into an agreement not inconsistent with this Easement respecting such reserved rights as may be required by a third party that Grantor chooses ("**Carbon Certification Party**") in order to facilitate the sale, transfer or lease of the carbon rights and may record such agreement in the official records of any County where the Property is located. To the extent reasonably required by any Carbon Certification Party and requested by Grantor, Grantee, at Grantor's cost and expense, shall cooperate with Grantor by accommodating Grantor's establishment, verification or certification of the carbon rights in connection with the Property. Grantor agrees to notify Grantee at least thirty (30) days prior to any sale, transfer or lease of

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these carbon rights or the recording of an agreement with respect thereto, unless Grantor has previously notified Grantee in an Annual Work Plan.

20. General Provisions.

20.1 Governing Laws. This Easement shall be governed by, and construed and enforced in accordance with, the laws of the State of California.

20.2 No Public Dedication. Nothing contained in this Easement shall be construed or deemed to be an express or implied dedication or gift of all or any portion of the Property for use or access by the general public nor shall this Easement or any of the rights granted hereunder be construed as an acknowledgement of any claim of prescriptive or other similar rights in or over the Property.

20.3 Liberal Construction. Any general rule of construction to the contrary notwithstanding, this Easement shall be liberally construed to effect the Purpose of this Easement and the policy and purpose of California Civil Code §815 *et seq.*, while recognizing Grantor's reserved rights. If any provision in this Easement is found to be ambiguous, an interpretation consistent with the Purpose of this Easement, which recognizes Grantor's reserved rights and that would render the provision valid shall be favored over any interpretation that would render it invalid.

20.4 Further Assurances. Each party hereto agrees to execute and deliver to the other party such further documents or instruments as may be necessary or appropriate in order to carry out the intentions of the parties as contained in this Easement.

20.5 Severability. If any provision of this Easement shall be unenforceable or invalid, the same shall not affect the remaining provisions of this Easement, and to this end the provisions of this Easement are intended to be and shall be severable.

20.6 Entire Agreement. This Easement sets forth the entire agreement of the parties with respect to the Conservation Easement and supersedes all prior discussions, negotiations, understandings, or agreements relating to the Conservation Easement, all of which are merged herein.

20.7 No Forfeiture. Nothing contained herein will result in a forfeiture or reversion of Grantor's title in any respect.

20.8 Successors. The easement created by this instrument shall be a servitude running with the land in perpetuity. The covenants, terms, conditions, and restrictions of this Easement shall be binding upon, and inure to the benefit of, the parties hereto and their respective successors and assigns and shall run with the Property. However, this Easement shall not create or bestow any lien or property right in any third party. Grantor and Grantee agree that no third party beneficiary to this Easement exists and that nothing contained herein shall be construed as giving any person third party beneficiary status or any right of enforcement hereunder.

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20.9 Recordation. Grantee shall promptly record this Easement in the official records of the County in which the Property is located, and shall thereafter promptly provide to Grantor a copy hereof showing the recording information. Grantee may re-record this Easement at any time as may be required to preserve its rights in this Easement.

20.10 Termination of Rights and Obligations. A party's rights and obligations under this Easement shall terminate only upon transfer of the party's interest in all or portions of either the Conservation Easement or the Property, except that liability for acts or omissions occurring prior to transfer shall survive the transfer.

20.11 Attorneys' Fees. In the event that any party shall bring an action to enforce its rights under this Easement, or relating to the interpretation hereof, whether for declaratory, injunctive or other relief, the prevailing party in any such proceeding shall be entitled to recover from the other party reasonable attorneys' fees and all costs, expenses and disbursements that the prevailing party incurred in connection with such proceeding, including appeals, remands and any other subsequent proceeding (including, but not limited to, the reasonable costs of discovery, investigation, preparation for trial, professional or expert consultation and testimony). A party shall be deemed to have prevailed in any such action (without limiting the generality of the foregoing) if such action is dismissed upon the payment by the other party of the sums allegedly due or the performance of obligations allegedly not complied with, or if such party obtains substantially the relief sought by it in the action, irrespective of whether such action is prosecuted to judgment. The non-prevailing party shall also pay the attorneys' fees and costs incurred by the prevailing party in any post-judgment proceedings to collect and enforce the judgment. Any such fees and costs incurred prior to judgment, award, or decree may be included in any judgment, award or decree entered in such proceeding in favor of the prevailing party. Any such fees, costs and expenses incurred by the prevailing party in enforcing a judgment, award or decree in its favor shall be recoverable separately from and in addition to any other amount included in such judgment, award or decree. This provision is separate and several and shall survive the merger of this Easement into any judgment on this Easement.

20.12 Mortgage Liens Subordinate. No provision of this Easement is to be construed as impairing the ability of Grantor to use the Property as collateral for any loan, provided that any lien securing such loan (a "**Mortgage Lien**"), regardless of date, shall be subordinate to the terms of this Easement and Grantee's rights under this Easement. Under no circumstances may Grantee's rights be extinguished or otherwise affected by the recording, foreclosure, or any other action taken concerning any Mortgage Lien.

20.13 Pre-Existing Water Rights. In accordance with Section 12(e) of the Stipulation, this Easement does not impact the authority of third-party holders of water rights to exercise those rights.

20.14 Table of Contents and Captions. The table of contents and captions in this Easement have been inserted solely for convenience of reference and are not a part of this Easement and shall have no effect upon construction or interpretation.

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20.15 Incorporation of Recitals. All Recitals are incorporated herein by this reference.

20.16 List of Exhibits. The following exhibits are attached hereto and incorporated herein by this reference:

<u>Exhibit A</u>	Property Description
<u>Exhibit B</u>	Description of Hydro Project Activities and Hydroelectric Facilities and Associated Water Delivery Facilities
<u>Exhibit C</u>	Hydro Reserved Rights
<u>Exhibit D</u>	Beneficial Public Values
<u>Exhibit E</u>	Insurance Requirements
<u>Exhibit F</u>	Prohibited Uses
<u>Exhibit G</u>	Hydro Operating Zone(s)
<u>Exhibit H</u>	Express Third Party Uses and Third Party Use Agreements
<u>Exhibit I</u>	Expressly Permitted Uses

20.17 Counterparts. This Easement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. In the event of a discrepancy between counterparts, the recorded Easement shall be controlling.

Appendix 2: Conservation Easement

IN WITNESS WHEREOF, Grantor has granted to Grantee, and Grantee has accepted, this Easement, and the parties mutually agree to the terms and covenants set forth above, as of the Effective Date.

GRANTOR:

PACIFIC GAS AND ELECTRIC COMPANY,
a California corporation

By: _____

Its: _____

GRANTEE:

MOTHER LODE LAND TRUST, a California
nonprofit public benefit corporation

By: _____

Its: _____

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A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California)
County of _____)

On _____, before me, _____, a Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

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A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California)
County of _____)

On _____, before me, _____, a Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

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EXHIBIT A
Legal Description of Property

[Follows this page]

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EXHIBIT B

Description of Hydro Project Activities and Hydroelectric Facilities and Associated Water Delivery Facilities

As used in this Easement, "**Hydro Project Activities**" are those existing and future uses of the Property, and the existing and future Hydroelectric Facilities and Associated Water Delivery Facilities (as defined below) now or hereafter located on, above, or under the Property, associated with the operation of the Phoenix FERC Project (FERC Project No. 1061), and shall include any future uses of the Property, and the existing and future Hydroelectric Facilities and Associated Water Delivery Facilities now or hereafter located on, above, or under the Property, associated with compliance with the current and/or any future FERC License, FERC License renewal or other regulatory or legal requirements.

As used in this Easement, "**Hydroelectric Facilities and Associated Water Delivery Facilities**" are those existing and future facilities, structures, buildings, and improvements now or hereafter located on, above, or under the Property, and associated with the operation of the Phoenix FERC Project (FERC Project No. 1061), including, but not limited to, the following existing and future improvements: dams, canals, stream gage, gage house, heli-pads, water gage, ditch, forebay, header box, penstock, trash rack, lay-down yards, power house, maintenance building, employee housing, and any other infrastructure and facilities necessary for the operation of the Phoenix FERC Project; and other improvements for existing and future water delivery and other requirements of power generation, transmission, distribution, and storage for consumptive water use, including water deliveries to the Tuolumne Utilities District (or successors) in accordance with existing agreements and regulatory requirements related thereto; gauging stations, electrical transmission and distribution lines, and communications lines and facilities.

EXHIBIT C

Hydro Reserved Rights

Grantor's reserved rights on the Property include the following, which are expressly excluded from the transfer and conveyance of the easement granted in this Easement and reserved to Grantor:

Subject to the provisions of Section 7, the right to conduct Hydro Project Activities on the Property, including construction, operation, repair, alteration, maintenance, removal, replacement and expansion of existing and future Hydroelectric Facilities and Associated Water Delivery Facilities, including project replacements and improvements required for existing and future water delivery and other requirements for power generation, transmission, distribution, and storage, for nonconsumptive and consumptive water, and for communications in connection with the foregoing and for compliance with any future FERC License, FERC License renewal or other regulatory requirements. In furtherance of and without in any way limiting the generality of the foregoing, the following rights are expressly reserved:

(1) The right to conduct any and all uses and activities now or at any time in the future deemed necessary or appropriate by Grantor in Grantor's sole discretion exercised in good faith in connection with the generation of hydroelectric energy, including, but not limited to the construction, operation, repair, alteration, maintenance, removal, replacement and expansion of existing Hydroelectric Facilities and Associated Water Delivery Facilities, and the construction, operation, repair, alteration, maintenance, removal, replacement and expansion of new Hydroelectric Facilities and Associated Water Delivery Facilities; and

(2) The right to use, maintain, establish, construct, alter, expand and improve water sources, courses, and bodies within the Property, and to take, divert, store, convey and appropriate water; and

(3) The right to increase or otherwise modify water diversion, storage and transmission capacities of Hydroelectric Facilities and Associated Water Delivery Facilities; and

(4) The right to exercise: all riparian water rights inherent in and part and parcel of the Property; all appropriative surface water rights (including, but not limited to, any appropriative surface water rights having a point of diversion, place of storage, or place of use on the Property); all prescriptive surface water rights; and all other right, title and interest of any nature whatsoever in and to the surface waters which are now or hereafter located or flowing on, under or abutting the Property; and

(5) The right to decommission all or any portion of existing and future Hydroelectric Facilities and Water Delivery Facilities in accordance with the applicable license issued by the FERC, or as otherwise allowed by Applicable Law; and

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(6) The right to enlarge, improve, reconstruct, relocate and replace said Grantor's existing facilities and additional facilities with any other number, size, or type of transformers, poles, towers, or structures, or underground wires, cables, pipelines and conduits, or other devices and equipment either in the original location or at any location or locations within the Property; and

(7) The right to construct, operate, use, repair, alter, maintain, remove, replace and expand Grantor's existing and future facilities for transformation, transmission and distribution of electric energy and for communication purposes and also the rights to reconstruct, replace, remove, maintain and use the same as Grantor shall at any time and from time to time deem necessary in Grantor's sole discretion exercised in good faith, together with the rights to excavate for, construct, install, repair, reconstruct, replace, remove, maintain and use, at any time and from time to time, additional facilities for the transformation, transmission and distribution of electric energy and for communication purposes, consisting of such devices and equipment with suitable concrete pads and adequate protection therefore necessary for transforming electric energy, one or more lines of underground wires and cables (enclosed at Grantor's option within conduits), and one or more lines of towers, poles and/or other structures, wires and cables, including both underground and overhead ground wires, and all necessary and proper foundations, footings, cross arms and other appliances and fixtures for use in connection with said towers, poles and/or other structures, wires and cables.

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EXHIBIT D

Beneficial Public Values

The Purpose of the Conservation Easement for the Property is to protect the Beneficial Public Values of the Property, as summarized below and described in more detail in the Baseline Documentation Report:

- (a) Habitat for fish, wildlife, and plants that are native to the area, including species protected under the California Endangered Species Act and/or the federal Endangered Species Act. The term “habitat” includes vegetation along banks and shorelines that contribute to maintaining watershed health. The term “native” refers to plants and animals that occur naturally on the Property, and are defined as “native” by the California Department of Fish & Wildlife and its successors.
- (b) Forest resources on the Property. Forest resources consist of Sierran Mixed Conifer forest type, including ponderosa pine, sugar pine, white fir, Douglas fir, and incense cedar.
- (c) The scenic viewshed of the Property in keeping with the surrounding environment. This includes views of Lyons Reservoir and the surrounding Stanislaus River watershed.
- (d) Outdoor recreation, such as fishing, hiking and picnicking.
- (e) Identified historical and cultural values, to the extent they are protected by state and federal law.

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EXHIBIT E

Grantee Insurance Requirements

Grantee shall procure, carry and maintain the following insurance coverage:

- A. Workers' Compensation and Employers' Liability
 - 1. Workers' Compensation insurance or self-insurance indicating compliance with any applicable labor codes, acts, laws or statutes, state or federal.
 - 2. Employers' Liability insurance shall not be less than One Hundred Thousand Dollars (\$100,000) for injury or death each accident.
- B. Commercial General Liability
 - 1. Coverage shall be at least as broad as the Insurance Services Office (ISO) Commercial General Liability Coverage "occurrence" form, with no coverage deletions.
 - 2. The limit shall not be less than One Million Dollars (\$1,000,000) each occurrence/ Two Million Dollars (\$2,000,000) aggregate for bodily injury, property damage and personal injury.
 - 3. Coverage shall: a) By "Additional Insured" endorsement add as insureds Grantor, its directors, officers, agents and employees with respect to liability arising out of work performed by or for Grantee; b) Be endorsed to specify that Grantee's insurance is primary .
- C. Business Auto
 - 1. Coverage shall be at least as broad as the Insurance Services Office (ISO) Business Auto Coverage form covering Automobile Liability, code 1 "any auto."
 - 2. The limit shall not be less than One Million Dollars (\$1,000,000) each accident for bodily injury and property damage.
- D. Additional Insurance Provisions
 - 1. Upon change in carrier or coverage, or otherwise upon Grantor's request, Grantee shall furnish Grantor with certificates of insurance and endorsements of all required insurance for Grantee.
 - 2. The documentation shall state that coverage shall not be canceled except after thirty (30) days prior written notice has been given to Grantor.

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3. The documentation must be signed by a person authorized by that insurer to bind coverage on its behalf and shall be submitted to:

Pacific Gas and Electric Company
Insurance Department - B24H
Post Office Box 770000
San Francisco, CA 94177

A copy of all such insurance documents shall be sent to Grantor's Land Agent as specified under Notices in the body of this Easement.

4. Upon request, not to exceed once annually, Grantee shall furnish Grantor complete copies of policies.
5. Upon request, not to exceed once annually, Grantee shall furnish Grantor the same evidence of insurance for Grantee's agents or contractors as Grantor requires of Grantee.

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EXHIBIT F

Prohibited Uses

As provided in Section 6 of this Easement, Grantor will not engage in, or permit others to engage in, the following Prohibited Uses:

1. Number of Fee Owners; Subdivision.

(a) Limit on Number of Fee Owners. Except for Specified Required Actions, notwithstanding the fact that the Property, at any time, might be comprised of more than two (2) separate legal parcels, fee title to the Property shall be held by no more than three (3) separate owners at any given time, provided, however, that the foregoing shall not prohibit undivided ownership of the Property by multiple owners (e.g. tenants in common), subject to the restrictions on the rights of undivided owners provided below, and the terms and conditions of this Easement shall perpetually apply to the Property as a whole. The existence of any separate legal parcels shall not be interpreted to permit any use or activity on an individual legal parcel that would not have been permitted on said parcel under the terms and conditions of this Easement as applied to the Property as a whole. This section only applies to conveyances of fee ownership and not to conveyances of any property interests other than fee ownership (e.g. leasehold interests). In respect to ownership of the Property or permitted separate legal parcels, as the case may be, ownership may be (among others) in the form of a partnership, limited partnership, limited liability company, corporation or other legal entity or as undivided interests such as tenants in common, whether by choice or by operation of any Applicable Laws, but no owner of an undivided interest shall thereby have (i) the right of exclusive occupancy or exclusive use of any separate portion of the Property (or permitted separate legal parcel), or (ii) any right to have the Property (or permitted separate legal parcel), partitioned in kind, whether pursuant to California Code of Civil Procedure §872.010 et seq. ("**CCP**") or any successor statute or otherwise. In the event that a partition action is brought and a court determines that the remedy of partition must be granted, Grantor, on behalf of itself and its successors and assigns hereby irrevocably agrees the remedy shall not be a physical subdivision of the Property (or permitted separate legal parcel), but instead may be a partition by appraisal pursuant to CCP §873.910 or any successor statute or a judicially supervised sale of Grantor's entire estate in the Property (or permitted separate legal parcel) pursuant to CCP §873.510 or any successor statute, subject, however, to this Easement, followed by a division of sales proceeds among the parties entitled thereto. Grantor recognizes that Grantee will incur direct and indirect costs for monitoring and administration of the Conservation Easement in the event fee title to a portion of the Property is transferred under this provision. Accordingly, upon Grantor's sale, transfer or conveyance of fee

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title to less than all of the Property in accordance with this subsection (a), Grantor shall pay, or cause to be paid, to Grantee a one-time payment of a sum representing the increased cost of such Conservation Easement stewardship, as reasonably determined at such time by Grantee. Such one-time payment shall be in addition to any reimbursements required pursuant to Section 13.2.4 or Section 17 of this Easement.

(b) Limit on Subdivision. Except for Specified Required Actions, Grantor shall not subdivide the Property with the result of frustrating the ownership restrictions set forth in subsection (a) above. For example, the following actions would not frustrate the ownership restrictions in subsection (a) above: (i) merger and reduction of the number of separate legal parcels comprising the Property; or (ii) reconfiguring by lot line adjustment the existing internal boundaries of legal parcels within the outer boundaries of the Property; or (iii) clarifying boundary lines with adjacent landowners; or (iv) subdivisions to facilitate Hydro Project Activities. Grantor shall (i) as part of the Annual Work Plan review in accordance with Section 7, or at least ninety (90) days prior to any Grantor subdivision activity (whether or not prohibited hereunder), furnish Grantee with the subdivision application or filings; and (ii) provide to Grantee reasonably sufficient information to identify the boundaries of each legal parcel. This information will become part of the Baseline Documentation Report. At the election of either party, the parties shall execute and record an amendment of this Easement to reflect any change to the legal description of the Property set forth in Exhibit A or any other changes and allocations resulting from permitted subdivision that are not established to the reasonable satisfaction of the parties by recordation in the Public Records of the plan of subdivision approved under Applicable Law.

2. Development Rights. Except for Specified Required Actions provided in Section 7, the development rights associated with all or any portion of the Property may not be transferred to, or used or exercised in connection with, any property other than the Property, such rights of transfer, use and exercise being hereby terminated and extinguished in perpetuity. The phrase "development rights" means any and all rights, however designated, now or hereafter associated with the Property or any portion thereof that may be used pursuant to applicable zoning laws, land use laws or other governmental laws or regulations, to compute permitted size, height, bulk, or number of structures, development density, lot yield, or any similar development variable on or pertaining to the Property or any other property.

3. Mining and Drilling. There shall be no mining, drilling, removing, fracking, or exploring for or extracting of minerals, oil, gas, coal, or other hydrocarbons, soils, sands, gravel, loam, rocks or any other material on, under, or at the Property. Notwithstanding the foregoing, the following shall not be Prohibited Uses:

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(a) Specified Required Actions provided in Section 7;

(b) Drilling, removal and extraction of soils, sands, gravel, loam, rocks or any other material on, under, or at the Property in connection with studies and testing to the extent related to Grantor's exercise of the Hydro Reserved Rights;

(c) Testing, drilling and operating groundwater wells, and construction or placement of any structures or improvements within the Hydro Operating Zone to the extent related to Grantor's exercise of the Hydro Reserved Rights; and

(d) The use of soil, sand, gravel and other similar material located on the Property as appropriate for road maintenance, erosion control and in connection with a Required Action subject to the following limitations: (i) such disturbance shall be kept to the minimum necessary to exercise such rights, (ii) any such soils, sands, and other materials shall not be removed from the Property, and (iii) all such utilization activities shall be conducted in a manner that minimizes to the greatest extent practicable impacts to the Beneficial Public Values.

4. Construction and Placement of Structures and Improvements. There shall be no construction or placement of any structures or improvements on the Property, including (but not limited to) residential, industrial, office, or other buildings, underground or aboveground tanks. Notwithstanding the foregoing, the following shall not be Prohibited Uses:

(a) Required Actions provided in Section 7;

(b) Permitted Uses under Exhibit I;

(c) Construction or placement of any structures or improvements within the Hydro Operating Zone which Grantor has determined relate to Grantor's exercise of the Hydro Reserved Rights; and

(d) Structures and improvements made in the course of prudent and customary land management activities and/or to protect, preserve, or enhance the Beneficial Public Values (including, for example, garbage enclosures, benches, interpretive kiosks, and appropriately located and sized caretaker structure).

5. Vehicles. Except for Required Actions provided in Section 7, or in the case of an emergency or other occurrence affecting the safety of persons and/or property, or except as authorized or permitted by Grantor, there shall be no use of any motorized vehicles on the Property except vehicles used as necessary to carry out prudent and customary land management activities and/or to protect, preserve, or enhance the Beneficial Public Values. Motorized off-road recreational use shall not

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constitute an activity "related to the protection or preservation of the Beneficial Public Values" as provided in the preceding sentence.

6. Dumping or Salvage. Except for Required Actions provided in Section 7, there shall be no dumping, storage or other disposal on the Property of soil, trash or garbage except for (a) refuse generated on the Property which may be disposed of on the Property on a temporary basis prior to its removal from the Property in areas where the Beneficial Public Values of the Property are not significantly impaired, or (b) compostable refuse generated on the Property which may be disposed of on the Property in a responsible manner which does not significantly impair the Beneficial Public Values of the Property. Except for Required Actions provided in Section 7, there shall be no dumping, storage (other than on a temporary basis) or other disposal of ashes, sludge, Hazardous Substances, or other unsightly or dangerous materials outside of the Hydro Operating Zone. Except for Required Actions provided in Section 7, there shall be no storage or disassembly of inoperable automobiles, trucks, or other vehicles or equipment for purposes of sale, or rental of space for that purpose outside of the Hydro Operating Zone.

7. Non-Native Animal Species. Except for Required Actions provided in Section 7, there shall be no release anywhere on the Property of non-native animal species other than livestock without Grantee's prior written approval in accordance with Section 7, as required.

8. Vegetation. Except for Required Actions provided in Section 7, there shall be no removal, cutting or destruction on the Property of native vegetation except (a) in an emergency and/or for purposes of disease or insect control or (b) to prevent property damage, personal injury, or flooding or (c) as permitted in Exhibit I, Sections 4 and 9, or (d) with Grantee's prior written approval in accordance with Section 7, as required.

9. Roads and Trails. Except for Required Actions provided in Section 7 or as required to implement a Required Action, or in the case of an emergency or other occurrence affecting the safety of persons and/or property, there shall be no construction of any new roads or trails on the Property; provided, however, the construction of new roads and trails (or the relocation of existing road and trails) on the Property to protect, preserve or enhance the Beneficial Public Values shall be permitted with Grantee's prior written approval in accordance with Section 7, as required. As used herein, the term "construction" shall not include the creation of roads or trails through repeated use, although such activities shall be governed by this Easement.

10. Commercial Uses. There shall be no office, industrial, or other commercial use on the Property that is likely to significantly impair Beneficial Public Values. Notwithstanding the foregoing, the following shall not be Prohibited Uses:

Appendix 2: Conservation Easement

- (a) Required Actions provided in Section 7;
- (b) Uses permitted by Third Party Use Agreements; and
- (c) Office, industrial, or other commercial uses within the Hydro Operating Zone which Grantor has determined relate to Grantor's exercise of the Hydro Reserved Rights.

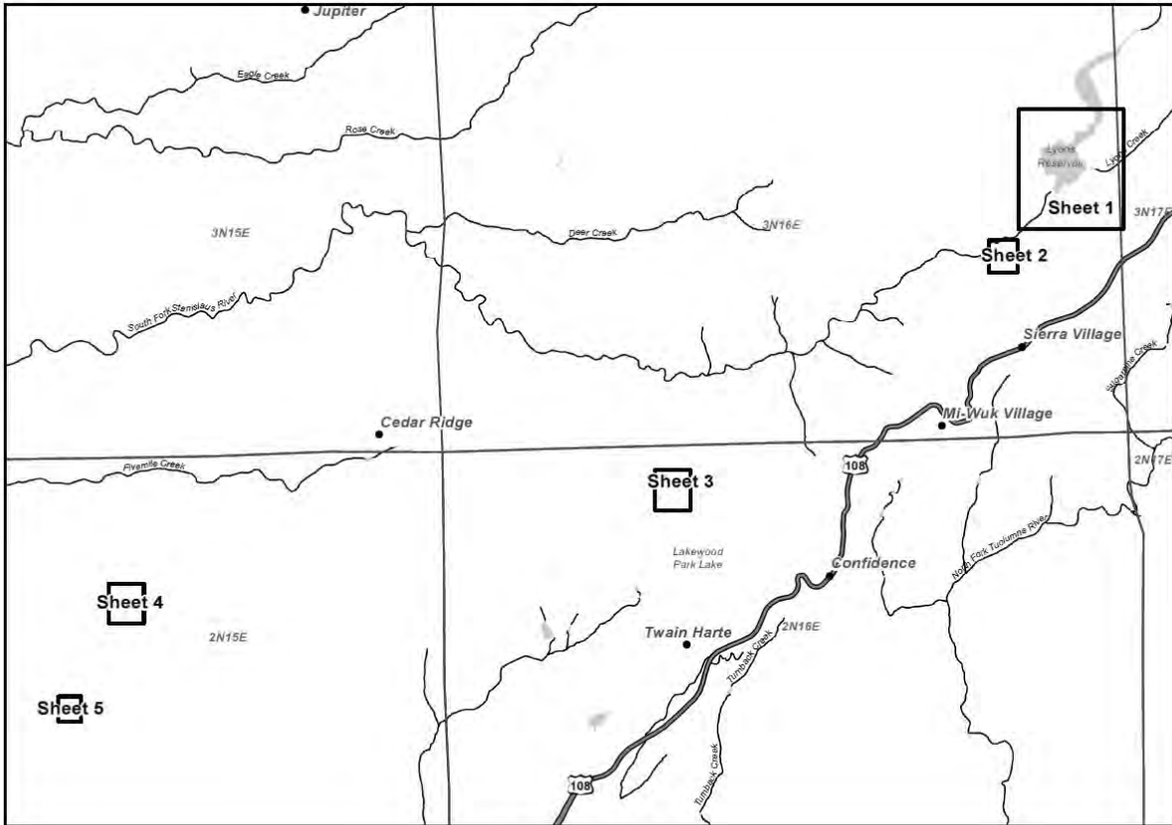
11. Alteration of Land or Excavation. Except for Required Actions provided in Section 7 or as otherwise explicitly permitted by the terms of this Easement, there shall be no filling, excavating, grading, draining or dredging outside of the Hydro Operating Zone, nor any change in the general topography of the Property; provided, however, such activities shall be permitted outside of the Hydro Operating Zone in the course of prudent and customary land management activities and/or to protect, preserve, or enhance the Beneficial Public Values.

12. Billboards. Except for Required Actions provided in Section 7 or permitted uses under Exhibit I or Grantee's signs permitted under Section 5.3, there shall be no placement of billboards or advertising facilities. The use of Grantor's logo and/or trade style on a sign will not in and of itself constitute a billboard or advertising facility under this provision.

Appendix 2: Conservation Easement

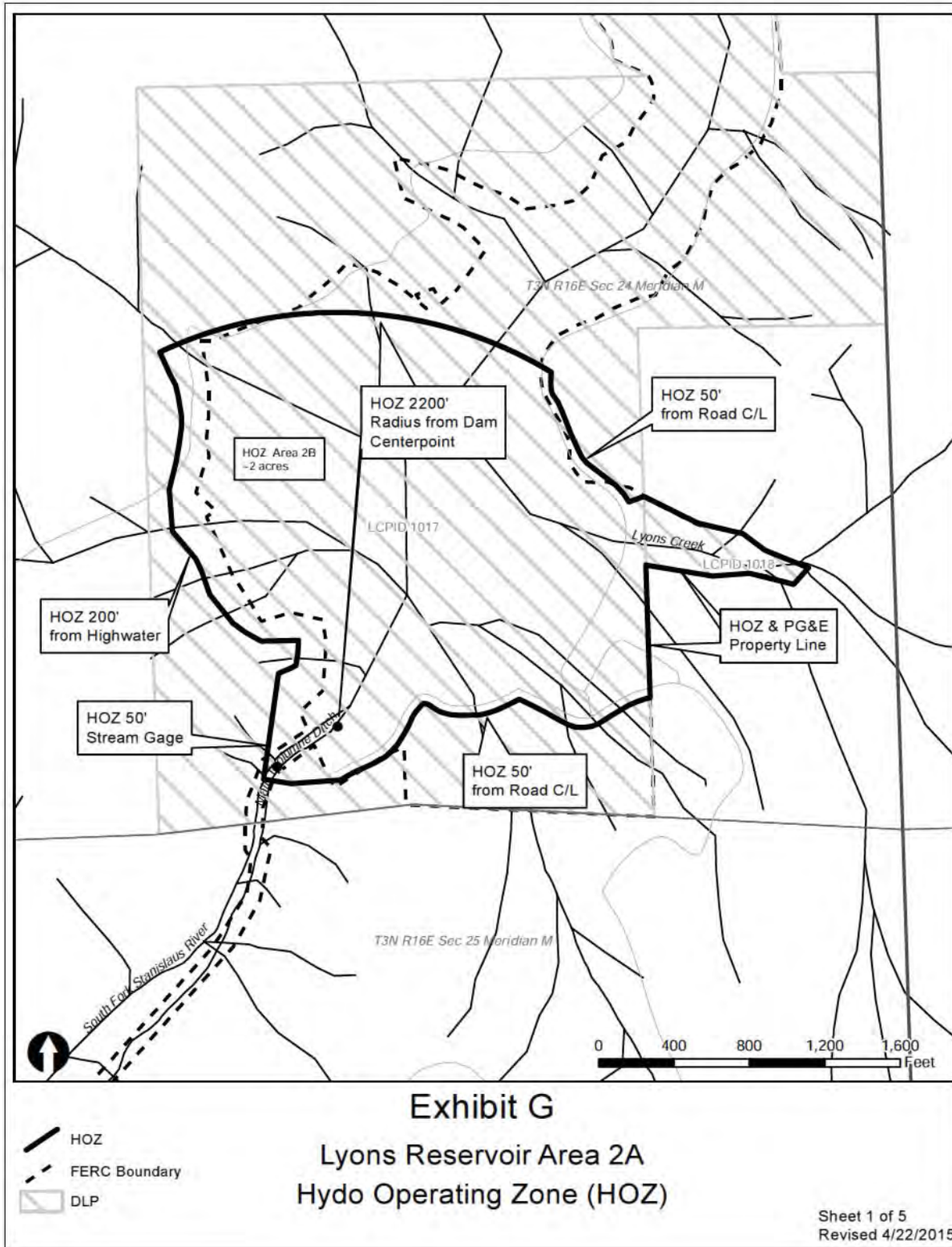
EXHIBIT G

Hydro Operating Zone

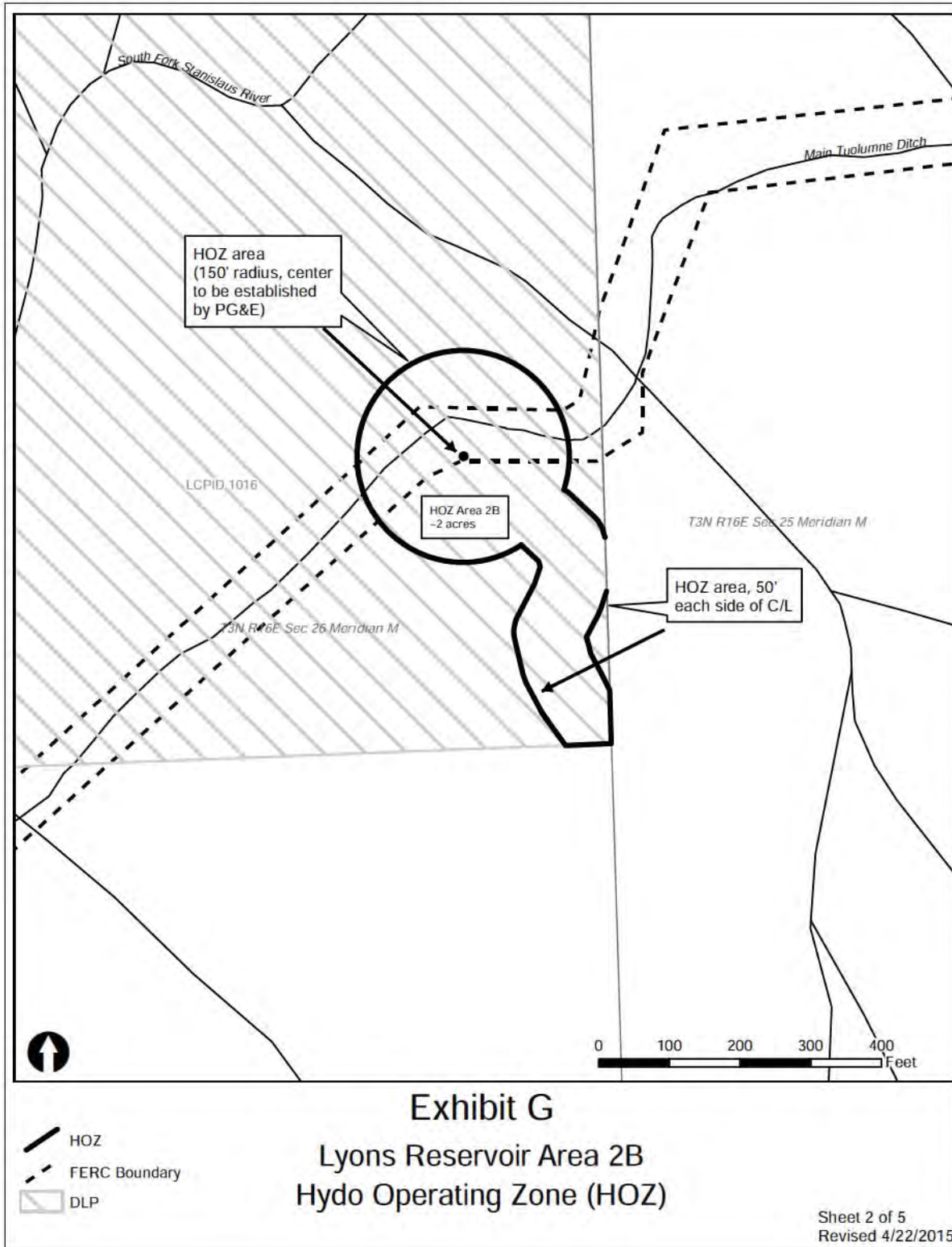


**Exhibit G
Vicinity Map**

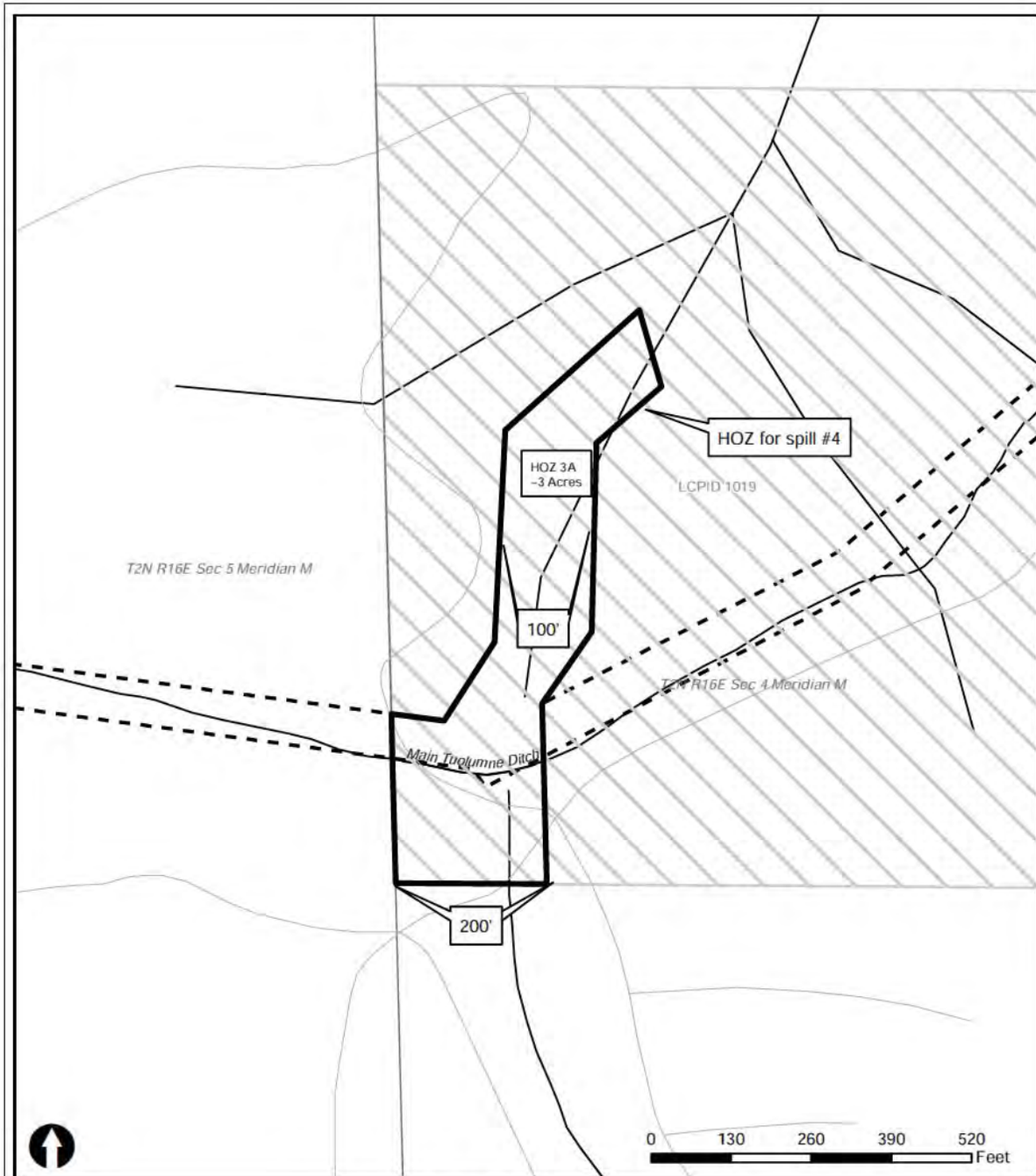
Appendix 2: Conservation Easement



Appendix 2: Conservation Easement



Appendix 2: Conservation Easement

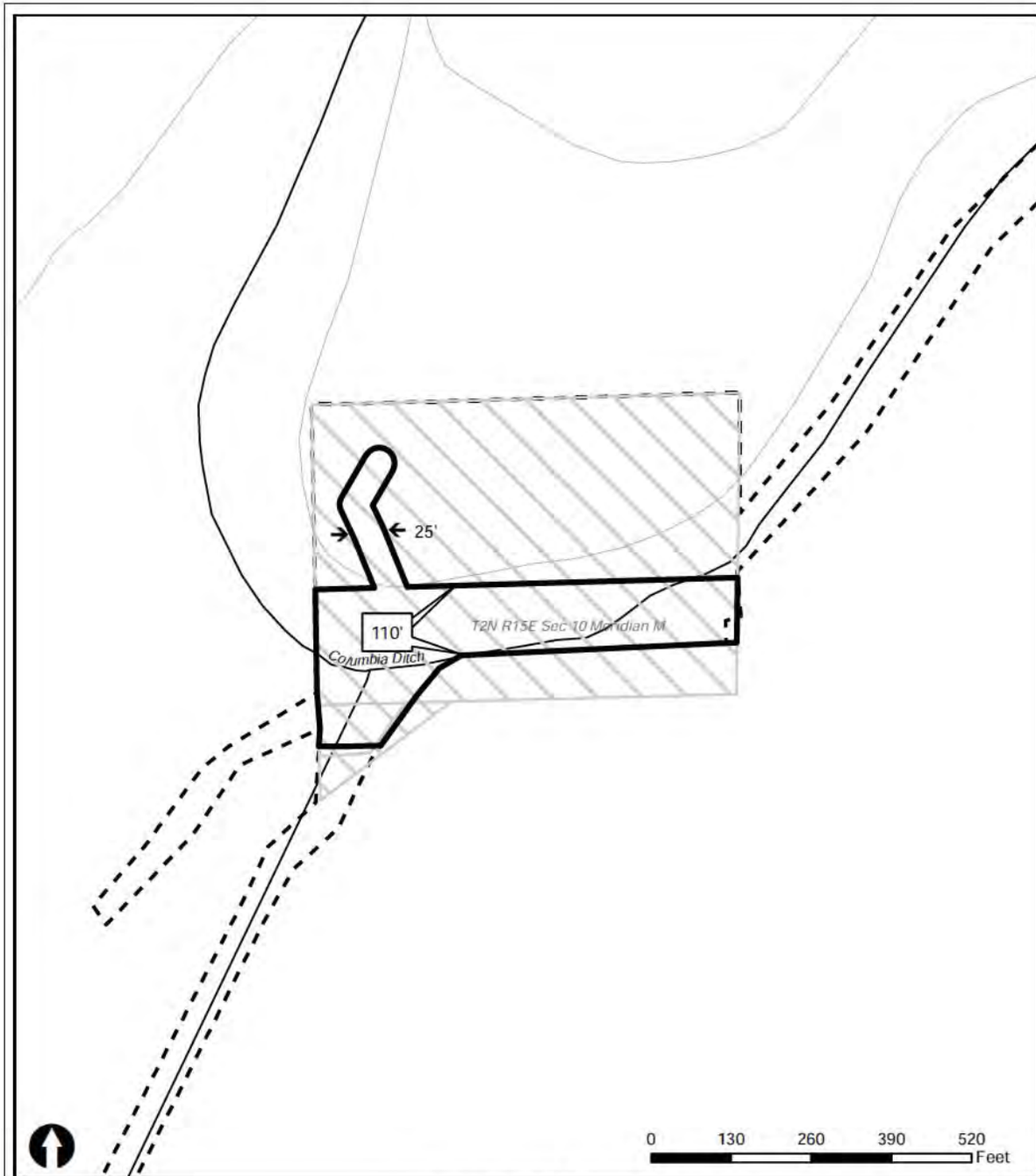


- HOZ
- FERC Boundary
- DLP

Exhibit G
Lyons Reservoir Area 3A
Hydro Operating Zone (HOZ)

Sheet 3 of 5
Revised 4/22/2015

Appendix 2: Conservation Easement



- HOZ
- FERC Boundary
- DLP

Exhibit G
Lyons Reservoir Area 4A
Hydro Operating Zone (HOZ)

Sheet 4 of 5
Revised 4/22/2015

Appendix 2: Conservation Easement



-  HOZ
-  FERC Boundary
-  DLP

Exhibit G
Lyons Reservoir Area 5
Hydro Operating Zone (HOZ)

Sheet 5 of 5
Revised 4/22/2015

Appendix 2: Conservation Easement

EXHIBIT H

Express Third Party Uses and Third Party Use Agreements

1. Express Third Party Uses

The Express Third Party Uses on the Property are all uses permitted by and pursuant to the Third Party Use Agreements.

2. Third Party Use Agreements

Third Party Use Agreements on the Property are those agreements and rights disclosed by the following:

- (a) Informal express use by USFS and SPI to use private roads going to and around Lyons Reservoir.
- (b) Informal express use by Tuolumne Utility District for a ditch located within LCPID #1019.
- (c) Informal agreement with adjacent land owner for a water sluice located within LCPID #1023 (Parcel 8).
- (d) Railroad Easement granted to Sugar Pine Railway Company, dated January 25, 1917, LD #2103-16-0021.
- (e) Railroad Easement granted to Pickering Lumber Company, dated April 5, 1932, LD # 2103-16-0028
- (f) Permit issued to Pacific Telephone and Telegraph Company, dated September 26, 1977.
- (g) Agreement for pipeline construction entered into with Melvin P. Questo and Evelyn Questo, dated February 27, 1941.
- (h) Purchase Agreement dated June 3, 1983 between Grantor and County of Tuolumne, as authorized pursuant to Decision No. 83-12-064 of the California Public Utilities Commission.
- (i) Those agreements and rights disclosed by the following:

[Note – revise to reflect current Preliminary Report issued when execution version prepared.]

- (1) RIGHTS OF THE PUBLIC AND OF THE COUNTY OF TUOLUMNE, AS TO THAT PORTION OF THE HEREIN DESCRIBED PROPERTY LYING WITHIN SOUTH FORK ROAD AND ANY UNNAMED ROADS.

Appendix 2: Conservation Easement

- (2) RIGHTS OF THE PUBLIC, THE STATE OF CALIFORNIA, OR ANY POLITICAL SUBDIVISION THEREOF, OR OF THE UNITED STATES OF AMERICA IN OR TO ANY PORTION OF THE LAND LYING BELOW THE HIGH WATER LINE OF THE STANISLAUS RIVER, SOUTH FORK STANISLAUS RIVER, LYONS RESERVOIR AS IT EXISTS NOW OR AS IT HAS EXISTED IN THE STATE OF NATURE.
- (3) RIGHTS OF UPPER AND LOWER RIPARIAN OWNERS IN AND TO THE FREE AND UNOBSTRUCTED FLOW OF THE WATER OF THE STANISLAUS RIVER, SOUTH FORK STANISLAUS RIVER, LYONS RESERVOIR EXTENDING THROUGH THE LAND, WITHOUT DIMINUTION.
- (4) THE ENCROACHMENT OF AND ANY RIGHTS OF THE PICKERING LUMBER RAILROAD.
- (5) AN EASEMENT OVER SAID LAND FOR PUBLIC HIGHWAY AND INCIDENTAL PURPOSES, AS GRANTED TO COUNTY OF TUOLUMNE, IN DEED RECORDED APRIL 21, 1961, (NO RECORDING INFORMATION SHOWN)

PGE# 2102-16-0261

AFFECTS PARCEL 4 AND A.P.N. 41-010-001

NO REPRESENTATION IS MADE AS TO THE CURRENT OWNERSHIP OF SAID EASEMENT.
- (6) AN EASEMENT OVER SAID LAND FOR WATER PIPELINE AND INCIDENTAL PURPOSES, AS GRANTED TO HOWARD C. PORRITT, ET UX, IN DEED RECORDED JANUARY 30, 1962, IN BOOK 136 PAGE 507, OFFICIAL RECORDS.

PGE#2102-15-0636

AFFECTS PARCEL 7 AND A.P.N. 083-030-018

NO REPRESENTATION IS MADE AS TO THE CURRENT OWNERSHIP OF SAID EASEMENT.
- (7) AN EASEMENT OVER SAID LAND FOR COMMUNICATION FACILITIES AND INCIDENTAL PURPOSES, AS GRANTED TO PACIFIC TELEPHONE AND TELEGRAPH COMPANY, IN DEED RECORDED JULY 09, 1971, IN BOOK 331 PAGE 668, OFFICIAL RECORDS.

PGE# 2102-15-0636

ROUTE NOT CLEARLY DEFINED

NO REPRESENTATION IS MADE AS TO THE CURRENT OWNERSHIP OF SAID EASEMENT.
- (8) AN EASEMENT OVER SAID LAND TO CONSTRUCT, MAINTAIN AND USE A ROAD AND INCIDENTAL PURPOSES, AS GRANTED TO REESE J. TAYLOR, ET UX, IN DEED RECORDED SEPTEMBER 13, 1971, IN BOOK 336 PAGE 467, OFFICIAL RECORDS.

PGE# 2102-15-0459
AFFECTS PARCEL 5, 6 AND 7 AND A.P.N. 083-030-018

NO REPRESENTATION IS MADE AS TO THE CURRENT OWNERSHIP OF SAID EASEMENT.

Appendix 2: Conservation Easement

- (9) THE TERMS, CONDITIONS AND PROVISIONS AS CONTAINED IN THE INSTRUMENT ENTITLED "CANAL USE AGREEMENT", BY AND BETWEEN PACIFIC GAS AND ELECTRIC COMPANY , A CALIFORNIA CORPORATION, AND VERNON P. HALTER, ET UX, RECORDED JUNE 06, 1980, IN BOOK 610 PAGE 548, OFFICIAL RECORDS.

PGE# 2102-15-0679

AFFECTS PARCEL 4 AND A.P.N. 41-01-01

- (10) THE TERMS, CONDITIONS AND PROVISIONS AS CONTAINED IN THE INSTRUMENT ENTITLED "CANAL USE AGREEMENT", BY AND BETWEEN PACIFIC GAS AND ELECTRIC COMPANY , A CALIFORNIA CORPORATION, AND CRYSTAL FALLS WATER COMPANY , A CALIFORNIA CORPORATION, RECORDED APRIL 14, 1983, IN BOOK 709 PAGE 67, OFFICIAL RECORDS.

PGE# 2102-16-0506

ROUTE NOT DEFINED

Appendix 2: Conservation Easement

EXHIBIT I

Permitted Uses

The following are Permitted Uses:

1. The Express Third Party Uses.
2. The uses and activities expressly permitted under Exhibit F.
3. Except as otherwise limited by this Easement, the right to sell, encumber, or otherwise transfer the Property, portions thereof, or interests therein, to anyone Grantor chooses.
4. The right to trim and cut down and clear away any and all trees, brush and vegetation (a) which constitute a hazard to persons or property, and/or (b) for purposes of fire management, disease or insect control or otherwise as necessary or appropriate for prudent land management (i.e., not motivated by commercial benefit), and/or (c) for other vegetation management operations, including but not limited to fuel reduction projects, thinning of tree stands and meadow restoration projects. The foregoing may include pesticide use to control vegetation (brush, grass, weeds, etc.) and/or insects.
5. Consistent with Section 9.2, the right to install, maintain, repair, replace and maintain gates and fences.
6. The right to perform all activities required to comply with any and all Applicable Laws.
7. The right to maintain, repair, restore, replace and reconstruct all structures and improvements now or hereafter located on the Property, provided any replacement structures or improvements shall be located in substantially the same location and within the same footprint as the structure or improvement being replaced, and shall be substantially the same height as the structure or improvement being replaced.
8. The right to install minor, temporary structures necessary or appropriate in connection with the performance of prudent and customary land management activities, Hydro Project Activities, or the protection, preservation, or enhancement of the Beneficial Public Values.
9. (a) The right to undertake commercial and/or non-commercial forest management activities on the Property for any of the following purposes: (1) to promote the health and sustainability of the Property's natural resources; (2) to protect and enhance the Property's riparian resources; (3) to maintain an ecologically appropriate species mix of overstory and understory vegetation; (4) to protect and enhance wildlife habitat for native species historically present on the Property; (5) to protect cultural resources on the Property; (6) to control invasive and non-native vegetation; and (7) to

Appendix 2: Conservation Easement

prevent, mitigate, and/or respond to any natural disaster (such as wildfire, significant insect and disease outbreak, or significant wind damage).

(b) Forest management activities for the purposes outlined in Paragraph (a) may include, but shall not be limited to, timber harvesting; salvage logging; conversion of vegetation types; prescribed fire; pre-commercial and commercial thinning of conifer and hardwood trees; fuels management; tree planting; control of undesirable vegetation and pests; habitat maintenance and enhancement; and road and watercourse crossing construction, maintenance, repair, and enhancement. Grantor shall carry out all such forest management activities in compliance with Applicable Law.

(c) Grantor shall provide to Grantee any existing or future forest management plan as part of the Annual Work Plan review process pursuant to Section 7.3 of this Easement. Grantor and Grantee shall review and discuss such plan (along with any proposals Grantee may have regarding this Permitted Use by Grantor pursuant to Section 7.3.4(b) of this Easement) periodically as part of such Annual Work Plan review process. Said forest management plan shall be updated periodically, as appropriate.

10. The right to construct, reconstruct, replace, remove, maintain and use the types of facilities and improvements described in paragraph (7) of Exhibit C that are unrelated to Hydro Project Activities and do not constitute a Required Action provided that such facilities shall be subject to Grantee's approval in the manner provided for Discretionary Actions.

11. In accordance with Applicable Laws, the right to control or eliminate noxious weeds and non-native plant species on the Property, and the right to control animals that (a) pose or threaten to pose a hazard to persons or property, including Hydroelectric Facilities and Associated Water Delivery Facilities, or (b) adversely impact or threaten to adversely impact (i) one or more of the Beneficial Public Values, (ii) Grantor's Hydro Reserved Rights or Hydro Project Activities, (iii) the Hydroelectric Facilities and Associated Water Delivery Facilities, or (iv) an Express Third Party Use.

12. The right to erect reasonably sized signs (illuminated and non-illuminated) to support and manage safety and permitted uses of the Property, including signs regarding authorized and unauthorized entry and uses or other appropriate markers in prominent locations on the Property, such as boundary fences, trails, and access roads.



**Conservation Easement Funding Agreement
Lyons Reservoir Planning Unit (PG&E Retained Lands)**

This Conservation Easement Funding Agreement (“Agreement”) is entered into as of the Effective Date (defined below) by and between the **Pacific Forest and Watershed Lands Stewardship Council**, a California nonprofit public benefit corporation (the “Stewardship Council”) and the **Mother Lode Land Trust** a California nonprofit public benefit corporation (“Grantee”) with reference to the following facts:

A. The Stewardship Council was created to oversee the “Land Conservation Commitment” described in (1) that certain Settlement Agreement among Pacific Gas and Electric Company (“PG&E”), PG&E Corporation, and the California Public Utilities Commission (the “Commission”) as modified and approved by the Commission in its Opinion and Order of December 18, 2003 (Decision 03-12-035) (the “Settlement Agreement”); and (2) that certain Stipulation Resolving Issues Regarding the Land Conservation Commitment dated September 25, 2003 (the “Stipulation”).

B. Pursuant to the Settlement and Stipulation, certain lands owned by PG&E at the time of the Settlement (the “PG&E Watershed Lands”) are to be conserved for a broad range of beneficial public values, including the protection of the natural habitat of fish, wildlife and plants; the preservation of open space; outdoor recreation by the general public; sustainable forestry; agricultural uses; and historic values. The Stewardship Council is charged with developing a Land Conservation Plan for the protection and enhancement of the PG&E Watershed Lands.

C. Grantee is a publicly-supported, tax exempt nonprofit organization, qualified under Section 501 (c)(3) of the Internal Revenue Code (“IRC”), whose primary purpose is to preserve, protect or enhance, land in its natural scenic, historical agricultural, forested or open space condition or use and conserve natural areas for aesthetic, scientific, charitable and educational purposes. Grantee is eligible to hold a conservation easement pursuant to California Civil Code Section 815.3.

D. In connection with the Land Conservation Commitment, Grantee has agreed to accept a perpetual conservation easement created pursuant to California Civil Code Section 815 *et seq.* (the “Conservation Easement”) over a portion of the PG&E Watershed Lands that is being retained by PG&E consisting of approximately 460 acres of real property located in the County of Tuolumne, State of California, as more particularly described in Exhibit A attached hereto and incorporated herein by reference (the “Property”).

E. In consideration of Grantee’s agreement to accept the Conservation Easement and assume the duties and obligations of the easement holder, the Stewardship Council has agreed to provide funding to Grantee in the amounts and subject to the terms and conditions described below.

NOW, THEREFORE, the Stewardship Council and Grantee agree as follows:

1. Effective Date. This Agreement shall become effective upon the recording of the Conservation Easement in favor of Grantee in the Official Records of Tuolumne County (the

Appendix 3: Conservation Easement Funding Agreement



“Effective Date”). It is understood and agreed that if for any reason whatsoever the recording of the Conservation Easement does not occur on or before June 30, 2018, this Agreement shall be of no further force or effect and the parties shall thereupon be released from any obligations under this Agreement.

2. Grant. Effective upon the Effective Date, the Stewardship Council grants **One Hundred Forty Thousand Three Hundred Dollars (\$140,300)** (the “Grant Funds”) to Grantee to be used solely for the following purposes:

a. One Hundred Thirty Thousand and Three Hundred Dollars (\$130,300) of the Grant Funds shall be used to implement conservation easement monitoring as described in Sections 3 and 4 below (the “Monitoring Funds”).

b. Ten Thousand Dollars (\$10,000) of the Grant Funds shall be used for conservation easement defense and enforcement costs as described in Section 5 below (the “Defense and Enforcement Funds”).

3. Use of Grant Funds. The Grant Funds shall be payable to Grantee within thirty (30) days of the Effective Date. Grantee will use the Grant Funds for the purposes described in this Agreement and for no other purpose without the prior written consent of the Stewardship Council. The Stewardship Council reserves the right to require the total or partial return of Grant Funds in the event Grantee fails to comply with the terms and conditions of this Agreement.

a. Grantee may “pool” the Monitoring Funds with other funds Grantee uses for monitoring of other conservation easements held by Grantee and Grantee may use the Monitoring Funds to monitor any of its conservation easements as long as Grantee meets its obligations as described in Section 4 below.

b. Within thirty (30) days of receipt of funds, Grantee will provide the Stewardship Council with evidence of deposit of (1) the Monitoring Funds into an account which shall be restricted to the stewardship and monitoring of conservation easements held by the Grantee, including but not limited to the Conservation Easement on the Property; and (2) the Defense and Enforcement Funds into an account which shall be restricted to the legal defense or enforcement of conservation easements held by the Grantee, including but not limited to the Conservation Easement on the Property. The requirement to provide evidence of deposit will be satisfied when Grantee submits to the Stewardship Council the form attached as Exhibit B.

4. Conservation Easement Monitoring. From and after the Effective Date, Grantee agrees to conduct regular monitoring of the Property to ensure compliance with the terms of the Conservation Easement. Grantee shall conduct on-site monitoring of the Property not less than annually to assess compliance with the terms and conditions of the Conservation Easement and note any material changes to the Property compared to the baseline documentation report and prior monitoring reports. Upon written request, the Stewardship Council or its designee shall be permitted to accompany the Grantee on its monitoring visits and to receive a copy of any monitoring report prepared by Grantee. Permissible uses of Monitoring Funds shall include:

Appendix 3: Conservation Easement Funding Agreement



- a. Regular on-site inspection and monitoring to ensure that the terms of Conservation Easement are being met;
- b. Recordkeeping and preparation of reports, notices of violation, any written consent to be submitted to the fee title owner of the property which is subject to the easement, and other documentation related to the Conservation Easement and the Property;
- c. Communications with the fee title owner of the property which is subject to the easement regarding the provisions of the Conservation Easement and planned or completed activities on the lands to be performed or allowed by the fee title owner or a licensee/lessee;
- d. Responding to any inquiries or concerns raised by entities that have leases or licenses on the Property or other stakeholders who have an interest in ensuring the beneficial public values are protected.

5. Defense and Enforcement Funds. Grantee shall be permitted to use the Defense and Enforcement Funds for the following purposes:

- a. To make direct expenditures of attorneys' fees, costs and disbursements incurred in connection with proceedings to enforce and/or defend the provisions of the Conservation Easement against legal challenge, including any claims by third parties;
- b. To "pool" funds for legal expenses to enforce and/or defend against legal challenge conservation easements held by the Grantee, including without limitation the Conservation Easement on the Property;
- c. To pay premiums into a Conservation Defense Insurance Program offered through the Land Trust Alliance, or other nationally-recognized conservation organization of which Grantee is a member for the enforcement and defense of conservation easements held by member organizations, or to cover deductibles related to such insurance.

6. Grant Report. Grantee agrees to submit to the Stewardship Council and/or its designee the following grant Status Reports pursuant to this Agreement. The initial Status Report shall be submitted to the Stewardship Council by the fourth quarter of the 2019 calendar year and include data up to the date of the initial Status Report. The final Status Report shall be submitted to the Stewardship Council or its designee on or before December 31, 2023. The due dates of the initial and final Status Reports can be changed by the Stewardship Council or its designee with at least 60 days written notice to Grantee. The Stewardship Council or its designee shall notify Grantee in a timely manner of the form and content of each Status Report, which shall include, at a minimum:

- a. Copies of annual monitoring reports pertaining to the Conservation Easement for years selected by the Stewardship Council or its designee;

Appendix 3: Conservation Easement Funding Agreement



- b. A statement as to whether any violations of the Conservation Easement were observed during the reporting period, and the outcome of any action taken to correct such violation;
- c. A statement as to whether any amendments to the Conservation Easement were approved during the reporting period, with copies of any such amendments included in the Status Reports;
- d. A statement as to whether fee title of the property was conveyed, the date of such conveyance, and the identity of the transferee; and
- e. A report providing an accounting of how the Grant Funds have been invested or expended in furtherance of the purposes of this Agreement.

7. Records. Grantee will indicate the Grant Funds separately on its books of account, and maintain such records in accordance with generally accepted accounting principles. Grantee shall additionally maintain written records including the baseline documentation report, the Deed of Conservation Easement, any amendments to the Conservation Easement, other transaction documents, and copies of monitoring reports, notices to the landowner, and other communications pursuant to the Conservation Easement in accordance with the practices generally accepted in the land trust community.

8. Inspection. The Stewardship Council or its designee shall have the right to inspect the books and records of Grantee and evaluate Grantee's use of Grant Funds, so long as (i) such inspection or evaluation occurs during regular business hours; (ii) such inspection or evaluation does not unreasonably interfere with Grantee's regular operations; and (iii) the Stewardship Council or its designee provides at least three (3) days prior notice of any such inspection or evaluation.

9. Assignment and Transfer of Funds. Grantee shall not assign its interest under the Conservation Easement except in accordance with the provisions of the Conservation Easement relating to permitted assignments. In the event that Grantee assigns its interest under the Conservation Easement to a successor conservation easement holder ("Assignee"), Grantee shall transfer all Grant Funds in its possession to Assignee and require that Assignee assume all of Grantee's obligations under this agreement.

10. Publicity. The Stewardship Council may include information regarding this Agreement and Grantee in its periodic public reports, press releases, or other public communications.

11. Representations and Warranties. Grantee warrants and represents that it is a tax exempt organization under Section 501(c)(3) of the IRC, and is not a private foundation as defined in section 509(a) of the IRC or is an exempt operating foundation described in Section 4940(d)(2) of the IRC. Grantee further represents and warrants that it shall not use the Grant Funds to attempt to influence legislation or otherwise carry out lobbying activities within the meaning of Sections 501(h), 4911, 4945(d)(1) or 4945(e) of the IRC. No part of the Grant Funds may be used to attempt to influence the outcome of any specific public election, or to carry on,

Appendix 3: Conservation Easement Funding Agreement



directly or indirectly, any voter registration drive. No part of the Grant Funds may be used for purposes other than charitable, scientific, literary, or educational purposes within the meaning of IRC Section 170(c)(2)(B).

Grantee does not knowingly employ individuals or contribute funds to organizations found on any terrorist-related list prepared by the U.S. Government, the United Nations, or the European Union, including the Department of Treasury's Office of Foreign Assets Control Specially Designated Nationals List, the Department of Justice's Terrorist Exclusion List, or the list attached to Executive Order 13224. Should any change occur with respect to the preceding sentence, Grantee will notify the Stewardship Council within 7 days of such change.

12. Indemnification. Grantee hereby agrees to indemnify, defend, and hold harmless the Stewardship Council, and the Stewardship Council's past, present and future officers, directors, and employees, from and against any and all claims, demands, losses, costs, expenses, obligations, liabilities, damages, recoveries, and deficiencies, including interest, penalties, and reasonable attorney fees and costs, that they may incur or suffer and that result from, or are related to, the receipt and use of the Grant Funds by Grantee.

13. Limit of Stewardship Council Obligations. The Stewardship Council's obligations under this Agreement shall under no circumstances exceed the Grant Funds amount set forth in Section 2 above.

14. Assignment. This Agreement may not be assigned by the Grantee in whole or in part except as provided in Section 9 above. The Stewardship Council may assign its rights and delegate its obligations under this Agreement to a third party at the Stewardship Council's sole discretion. Subject to the foregoing, this Agreement shall be binding upon and inure to the benefit and burden of the parties and their respective heirs, successors and assigns.

15. Amendment; Entire Agreement. This Agreement may not be amended or modified except by written instrument signed by both parties. This Agreement constitutes the entire understanding of the parties concerning the subject matter hereof, and supersedes any and all previous negotiations, agreements, or understandings, if any, regarding the matters contained herein.

16. Governing Law. This Agreement shall be governed by the laws of the State of California.

17. Counterparts. This Agreement may be executed in counterparts which together shall constitute a single agreement.

Appendix 3: Conservation Easement Funding Agreement



Pacific Forest and Watershed Lands Stewardship Council,
a California Nonprofit Public Benefit Corporation

By: _____

Title: _____

Date: _____

Mother Lode Land Trust,
a California Nonprofit Public Benefit Corporation

By: _____

Title: _____

Date: _____

Exhibit A

Property Description

(to be attached)



EXHIBIT B TO CONSERVATION EASEMENT FUNDING AGREEMENT

Evidence of Grant Fund Deposit and Restriction of Use Certification

Date:	Planning Unit/Property Title:
Grantee Name:	Grantee Address:

*Date of Deposit of Grant Funds:	Amount Deposited:	
Bank Name:	Account Name:	Account #:

Certification of Deposit of Grant Funds and Restricted use of Monitoring of Conservation Easement Funds

I, hereby state that the above referenced information is true and accurate, and understand that the above information, if misrepresented, or incomplete, may be grounds for immediate repayment of grant funds. I also agree that account activity will be restricted to the permissible uses of Monitoring Funds as set forth in Section 4 of the Grant Agreement.

Name:	Title:
Signature:	Date:

*Date of Deposit of Grant Funds:	Amount Deposited:	
Bank Name:	Account Name:	Account #:

Certification of Deposit of Grant Funds and Restricted Use of Defense & Enforcement Funds

I, hereby state that the above referenced information is true and accurate, and understand that the above information, if misrepresented, or incomplete, may be grounds for immediate repayment of grant funds. I also agree that account activity will be restricted to the permissible uses of the Defense and Enforcement Funds as set forth in Section 5 of the Grant Agreement.

Name:	Title:
Signature:	Date:

*Please include a copy of the bank statement referencing the above deposit.

Return to:

Stewardship Council
 3300 Douglas Boulevard, Suite 250
 Roseville, CA 95661
Phone: (916) 297-6660

I.02-04-026

APPENDIX E
LAND CONSERVATION COMMITMENT

STATEMENT OF PURPOSE

PG&E shall ensure that the Watershed Lands it owns and Carizzo Plains are conserved for a broad range of beneficial public values, including the protection of the natural habitat of fish, wildlife and plants, the preservation of open space, outdoor recreation by the general public, sustainable forestry, agricultural uses, and historic values. PG&E will protect these beneficial public values associated with the Watershed Lands and Carizzo Plains from uses that would conflict with their conservation. PG&E recognizes that such lands are important to maintaining the quality of life of local communities and all the people of California in many ways, and it is PG&E's intention to protect and preserve the beneficial public values of these lands under the terms of any agreements concerning their future ownership or management.

PG&E Environmental Enhancement Corporation will develop a plan for protection of these lands for the benefit of the citizens of California. Protecting such lands will be accomplished through either (1) PG&E's donation of conservation easements to one or more public agencies or qualified conservation organizations consistent with these objectives, or (2) PG&E's donation of lands in fee to one or more public entities or qualified conservation organizations, whose ownership would be consistent with these conservation objectives.

-

COMMITMENTS

1. PG&E Shall Place Permanent Conservation Easements on or Donate Watershed Lands: The Watershed Lands and Carizzo Plains shall (1) be subject to permanent conservation easements restricting development of the lands so as to protect and preserve their beneficial public values, and/or (2) be donated in fee simple to one or more public entities or qualified non-profit conservation organizations, whose ownership will ensure the protection of these beneficial public values. PG&E will not be expected to make fee simple donations of Watershed Lands that contain PG&E's or a joint licensee's hydroelectric project features. In instances where PG&E has donated land in fee, some may be sold to private entities subject to conservation easements and others, without significant public interest value, may be sold to private entities with few or no restrictions.

The conservation easements shall provide for the preservation of land areas for the protection of the natural habitat of fish, wildlife and plants, the preservation of open space, outdoor recreation by the general public, sustainable forestry, agricultural uses, and historic values and, shall prevent any other uses that will significantly impair or interfere with those values. Conservation easements on the Watershed Lands will include an express reservation of a right for continued operation and maintenance of hydroelectric facilities and associated water delivery facilities, including project replacements and improvements required to meet existing and

future water delivery requirements for power generation and consumptive water use by existing users, compliance with any FERC license, FERC license renewal or other regulatory requirements. In addition, easements will honor existing agreements for economic uses, including consumptive water deliveries. The conservation easements shall be donated to and managed by one or more non-profit conservation trustees, qualified conservation organizations or public agencies with the experience and expertise to fully and strictly implement the conservation easements.

2. Process For Development of the Conservation Easements and Land Donation Plan: PG&E will work with PG&E Environmental Enhancement Corporation and the Commission in the development and implementation of the conservation easements and land donation plan. PG&E Environmental Enhancement Corporation will recommend to PG&E (1) conservation objectives for the properties, including identification of conservation values, (2) criteria for ultimate disposition of the properties, (3) conservation easements guidelines, and (4) land disposition plans.

3. Reporting Responsibilities: PG&E Environmental Enhancement Corporation will prepare a report to the Commission within 18 months of the Effective Date describing the status of the conservation easement and land disposition plan. PG&E Environmental Enhancement Corporation will make the report available to the public upon request. Every two years following the first report, PG&E Environmental Enhancement Corporation will prepare a report to the Commission on the implementation of the conservation easement and land disposition plan.

Attachment B

Deed of Conservation Easement and Agreement

EXHIBIT B
CONSERVATION EASEMENT

[Follows this page]

RECORDING REQUESTED BY	
WHEN RECORDED MAIL TO	

(Space Above this Line for Recorder's Use)

A.P.N. 023-170-03, 04; 028-040-12, 13;
028-51-10, 11; 041-010-01;
083-030-18; and 085-050-01
LD: 1016-1023

Date: _____

DEED OF CONSERVATION EASEMENT AND AGREEMENT
(LYONS RESERVOIR PLANNING UNIT)

Between

PACIFIC GAS AND ELECTRIC COMPANY, a California corporation,
as Grantor

and

MOTHER LODE LAND TRUST, a California non-profit public benefit corporation,
as Grantee

Note to the County Recorder: This is a conservation easement within the meaning given to such term in California Government Code §27255 and is to be included in the index developed and maintained pursuant to such section.

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DEED OF CONSERVATION EASEMENT AND AGREEMENT
(LYONS RESERVOIR PLANNING UNIT)

THIS DEED OF CONSERVATION EASEMENT AND AGREEMENT (this "Easement") is made and entered into this _____ day of _____, 201__ (the "Effective Date") by and between PACIFIC GAS AND ELECTRIC COMPANY, a California corporation ("Grantor"), and MOTHER LODE LAND TRUST, a California non-profit public benefit corporation ("Grantee"), with reference to the following facts:

RECITALS

A. The Property. Grantor is the owner of approximately 460 acres of real property located in Tuolumne County, State of California, as more particularly described in the attached Exhibit A (the "Property").

B. FPA and FERC Jurisdiction. The Property lies within the boundaries of one or more hydroelectric projects licensed to Grantor pursuant to Part I of the Federal Power Act, 16 U.S.C. §§792-823d ("FPA").

1. FPA and FERC Requirements. The FPA requires regulation of the construction, operation, and maintenance of non-federal hydroelectric power projects pursuant to licenses issued by the Federal Power Commission, or its successor, the Federal Energy Regulatory Commission ("FERC"). Each such license requires the licensee to undertake appropriate measures on behalf of both developmental and environmental public interest uses of a waterway, including as relevant fish and wildlife protection and enhancement, irrigation, flood control, water supply, and recreation, together with whatever other beneficial public uses the license identifies as a "Project Purpose." The license requires the licensee to acquire and retain all interests in non-federal lands and other property necessary or appropriate to carry out the Project Purposes.

2. FPA and FERC Non-Project Uses. The FPA provides FERC with authority to regulate the use of a licensed project's lands and waters not only by the licensee but also by any other entity. FERC refers to such third-party use as "non-project use of project lands and waters." Even where the third-party use may be compatible with and even promote a specified Project Purpose, such use is "non-project," because it is not in the license as a direct obligation of the licensee. As a FERC licensee for the Property which is the subject of this Easement, Grantor must (except for very minor matters) apply to FERC for approval to convey to a third party any easement over project lands. FERC approval requires conveyance instruments to contain recorded covenants providing that that the non-project use will not interfere with Project Purposes, and requires its licensees to enforce such covenants and protect the project values.

3. Removal of FERC Jurisdiction. FERC jurisdiction and authority over a licensed hydropower project is removed if and when (1) the project is

decommissioned and the project license is surrendered or otherwise terminated; or (2) FERC determines that the project does not require a license to continue to operate, and the license expires or is otherwise terminated. Neither FERC nor the hydropower project license can bestow, remove, or alter water or other property rights; therefore, the end of FERC jurisdiction over the project has no effect on existing property rights in project lands and waters, including any conservation easements on such lands.

C. Grantor Party to Settlement Agreement. Grantor is a party to that certain Settlement Agreement (the "**Settlement Agreement**") as modified and approved by the Public Utilities Commission of the State of California (the "**Commission**") in its Opinion and Order of December 18, 2003 (Decision 03-12-035).

D. Grantor Party to Stipulation. In furtherance of the Settlement Agreement, and to provide additional detail regarding the implementation of the "Land Conservation Commitment" (defined below), the parties to the Settlement Agreement and other interested parties entered into that certain Stipulation Resolving Issues Regarding the Land Conservation Commitment dated September 25, 2003 (the "**Stipulation**").

E. Governing Documents and Beneficial Public Values. The Settlement Agreement and the Stipulation (collectively, the "**Governing Documents**") require Grantor to ensure that approximately 140,000 acres of watershed lands, all owned by Grantor (collectively, the "**Watershed Lands**"), including the Property, are conserved for a broad range of beneficial public values, including the protection of the natural habitat of fish, wildlife and plants; the preservation of open space; outdoor recreation by the general public; sustainable forestry; agricultural uses; and historic values. The obligations of Grantor to convey conservation easements and protect such beneficial public values on the Watershed Lands, as well as certain other obligations related thereto, are set forth in detail in Appendix E of the Settlement Agreement (as further explicated in Section 12 of the Stipulation), and are defined therein as the "**Land Conservation Commitment.**"

F. Stewardship Council and Land Conservation Plan. Pursuant to the Governing Documents, the Pacific Forest and Watershed Lands Stewardship Council, a California non-profit public benefit corporation (the "**Stewardship Council**"), was created to oversee and carry out the Land Conservation Commitment. Pursuant to the Governing Documents, the Stewardship Council developed a plan for protection of the Watershed Lands for the benefit of the citizens of California (the "**Land Conservation Plan**" or "**LCP**"). The LCP includes, among other things, objectives to preserve and/or enhance the beneficial public values identified on each parcel of Watershed Lands.

G. California Civil Code §815. The Legislature of the State of California, as set forth in California Civil Code §815 *et seq.*, has found and declared it to be the public policy and in the public interest of this state to encourage the preservation of land in its predominantly natural, scenic, agricultural, historical, forested, or open-space condition, and that it is "the public policy and in the public interest of this state to encourage the voluntary conveyance of conservation easements to qualified nonprofit organizations."

H. Grantee Qualified Nonprofit Organization. Grantee is a tax-exempt nonprofit organization qualified under §501(c)(3) of the Internal Revenue Code and is eligible to acquire and hold a perpetual conservation easement pursuant to §815.3(a) of the California Civil Code.

I. Grantor's Continuing Hydro Project Activities. Grantor has used and continues to use the Property for the purposes related to the generation of electricity from hydropower facilities and related to the delivery, storage, and consumptive and nonconsumptive use of water as described more fully on attached Exhibit B (the "**Hydro Project Activities**"). In furtherance of the Hydro Project Activities, Grantor has improved portions of the Property with water- and power-related facilities, access roads, recreational facilities, buildings and other structures. The Governing Documents provide that "[c]onservation easements on Watershed Lands will include an express reservation of a right for continued operation and maintenance of hydroelectric facilities and associated water delivery facilities, including project replacements and improvements required to meet existing and future water delivery requirements for power generation and consumptive water use by existing users, compliance with any FERC license, FERC license renewal or other regulatory requirements."

J. Perpetual Protection of Beneficial Public Values. Grantee and Grantor intend through this Easement to ensure the perpetual protection of the beneficial public values on the Property as identified in the LCP, on and subject to the terms and conditions of this Easement. Specifically, the parties intend to assure that the beneficial public values identified in the LCP and set forth on Exhibit D (the "**Beneficial Public Values**") will be protected and preserved in perpetuity and that uses of the Property that are inconsistent with protecting and preserving these Beneficial Public Values will be restricted, all as set forth in this Easement; provided, however, that Grantor shall retain all interests not transferred to Grantee by this Easement, including, but not limited to Grantor's Hydro Reserved Rights described in Section 7 below.

AGREEMENT

In consideration of the above recitals and the mutual covenants, terms, conditions, and restrictions contained herein, and pursuant to California Civil Code §815 et seq., Grantor and Grantee further hereby agree as follows:

1. Grant of Easement. Grantor hereby grants to Grantee a perpetual "conservation easement" as defined by §815.1 of the Conservation Easement Act of 1979 (California Civil Code §815 et seq.) in gross, in, on, over and across the Property (the "**Conservation Easement**"), subject to and in accordance with the terms and conditions of this Easement.

2. Purpose. It is the purpose of this Easement to protect and preserve in perpetuity the Beneficial Public Values on the Property by restricting any use of the Property that will significantly impair the Beneficial Public Values, all subject to and in accordance with the terms and conditions of this Easement (the "**Purpose**"). As used in this Easement, the terms "impair" and "impairment" mean to diminish in quantity,

quality, value, strength or viability. As used in this Easement, the terms "significant" and "significantly," when used with "impair" and "impairment," respectively, mean a greater than negligible adverse impact, for more than a transient period. The parties agree that Grantor's retention of certain rights specified in this Easement, including the Hydro Reserved Rights, is consistent with the Purpose of this Easement.

3. Baseline Documentation Report. The parties acknowledge that certain existing conditions particularly relevant to the Property are documented in a baseline documentation report (the "**Baseline Documentation Report**"). Grantor and Grantee each have a copy of the signed Baseline Documentation Report, executed by both parties to acknowledge their approval and receipt of the Baseline Documentation Report. The parties agree that the Baseline Documentation Report contains an accurate representation of such existing conditions of the Property as of the Effective Date, and is intended to serve as an objective, though non-exclusive, information baseline for monitoring compliance with the terms of this Easement. The foregoing notwithstanding, if a dispute arises with respect to any of the conditions of the Property, the parties shall not be foreclosed from utilizing any and all other relevant documents, surveys, or other evidence or information to assist in the resolution of the dispute.

4. Commission and FERC. The terms and conditions of this Easement are subject to any conditions imposed by the Commission pursuant to **[Note: citation to decision/resolution to be inserted]** or by FERC pursuant to any hydroelectric project license for the Property or any applicable orders or regulations that FERC may issue from time to time. Notwithstanding anything to the contrary in this Easement, Grantor, its successors, and assigns have the right to perform any and all acts required by an order of FERC, or its successors, without the prior approval of Grantee or any other person. Grantor expressly reserves the right to comply with all FERC orders and regulations as they may be amended from time to time. In addition, Grantee shall comply with any information requests or reporting obligations required by the Commission or FERC, whether directly to the Commission or FERC, or through Grantor; provided that Grantor shall reimburse the reasonable costs and expenses incurred by Grantee in responding to such requests. Execution of this Easement by Grantor does not imply tacit Commission or FERC approval of a non-project use on the Property nor does it obligate Grantor to seek Commission or FERC approval for non-project uses proposed by Grantee.

5. Rights Conveyed to Grantee. Subject to the terms and conditions of this Easement, Grantor grants and conveys to Grantee the following affirmative rights:

5.1 Identification, Monitoring and Enforcement. The right to identify with Grantor the Beneficial Public Values of the Property, the right to monitor and enforce the protection and preservation of such Beneficial Public Values in accordance with the terms of this Easement, the right to enforce the terms of this Easement, the right to enjoin any activity on the Property or other use of the Property which violates the terms of this Easement, and the right to enforce the restoration of such areas or features of the Property as may hereafter be damaged in violation of this Easement.

5.2 Access. The right for Grantee and Grantee's directors, officers, partners, members, managers, employees, contractors, subcontractors, consultants, representatives, agents, permittees and invitees ("**Grantee's Representatives**") to enter onto the Property at reasonable times, during normal business hours, not more than twice per calendar year and upon not less than ten (10) business days' advance written notice in order to monitor and inspect the Property, to enforce the rights which are granted herein, to determine whether the activities conducted on the Property are in compliance with the terms of this Easement, and to enforce the restoration of such areas or features of the Property as may have been damaged in violation of this Easement, all in compliance with the provisions of Section 10. Grantee will limit the number of Grantee Representatives entering the Property to those who are reasonably necessary to undertake the inspections, and such entry will be for no more days than are reasonably necessary to carry out the inspections. Grantor's representatives shall have the right to accompany Grantee's Representatives during bi-annual monitoring visits or on any other visit permitted by this Section 5.2. Notwithstanding the foregoing, Grantee shall also have the right of entry upon the Property upon not less than twenty-four (24) hours' advance written notice where such entry is necessary to (i) prevent, terminate, or mitigate a violation of the terms of this Easement; or (ii) monitor actions taken pursuant to the bi-annual inspections contemplated by this Section 5.2. All access and entry allowed under this Section 5.2 will be made in a manner that will not unreasonably interfere with the permitted use(s) of the Property by Grantor, its successors in interest, and any occupant(s) or user(s) of the Property and shall comply with any entry and access guidelines established by Grantor and restrictions contained in any Third Party Use Agreements.

5.3 Grantee Signs. Grantee shall have the right, but not the obligation, at its sole cost and expense, to erect, maintain, and/or remove, one or more reasonable, non-illuminated signs or other appropriate markers in locations on the Property visible from any public roads or other adjoining property, bearing information indicating (a) that the Property is protected by the Conservation Easement, and/or (b) the participation of Grantee and of any funder in the stewardship of the Conservation Easement, the wording, size, number, design, and location of which shall be decided upon by Grantee and Grantor, each exercising its reasonable discretion.

6. Prohibited Uses. Grantor will not engage in, or permit others to engage in, the prohibited uses set forth on Exhibit F hereto, except as otherwise provided therein (the "**Prohibited Uses**"), which Grantor and Grantee agree are inconsistent with the Purpose of this Easement.

7. Grantor's Reserved Rights.

7.1 Hydro and Other Reserved Rights. As provided in California Civil Code §815.4, all interests not expressly transferred and conveyed to Grantee by this Easement shall remain in Grantor, including the right to engage in and permit or invite others to engage in all uses of the Property not affected by this Easement nor prohibited by this Easement or by law. In compliance with §815.4, Grantor and Grantee acknowledge and agree that Grantor expressly reserves all rights accruing from the

ownership of the Property and not expressly transferred and conveyed to Grantee by this Easement, including without limitation the right to engage in or permit or invite others to engage in all uses of the Property that do not significantly impair the Beneficial Public Values and are not expressly prohibited by this Easement. Without limiting the foregoing, Grantor shall have the right to engage in and permit or invite others to engage in the permitted uses set forth in Exhibit I (the "**Permitted Uses**"). In addition and notwithstanding any other provision of this Easement, Grantor expressly reserves the right to engage in or permit or invite others to engage in those uses set forth in Exhibit C ("**Hydro Reserved Rights**"), subject to the restrictions set forth in Sections 7.3 and 7.4 below.

7.2 Definitions. As used in this Section 7, the following defined terms shall have the meanings set forth below:

7.2.1 Anticipated Significant Actions. As used herein, "**Anticipated Significant Actions**" are (a) those Required Actions (which include Specified Required Actions pursuant to Section 7.2.3), that involve a Prohibited Use and/or that Grantor determines in Grantor's reasonable discretion exercised in good faith are likely to significantly impair one or more of the Beneficial Public Values, (b) Discretionary Actions that Grantor determines in Grantor's reasonable discretion exercised in good faith are likely to significantly impair one or more of the Beneficial Public Values, and (c) Permitted Uses that Grantor determines in Grantor's reasonable discretion exercised in good faith are likely to significantly impair one or more of the Beneficial Public Values. Except as provided in Section 7.3.1, no Grantee notification, consultation or consent shall be required for actions, activities or improvements that are not Anticipated Significant Actions.

7.2.2 Required Actions. As used herein, "**Required Actions**" are those intended actions, activities or improvements that Grantor determines in Grantor's sole discretion exercised in good faith are required on the Property by any one or more of the following: (a) the Commission, FERC, or any other governmental entity having jurisdiction over Grantor's use, ownership, operation, or management of the Property, including the Hydro Project Activities, or (b) any Applicable Law (as defined in Section 8), or (c) any Third Party Use Agreements, or (d) to comply with professional practices, standards and/or policies governing the Hydro Project Activities. All references in this Agreement to "Required Actions" shall include Specified Required Actions (as defined below) unless otherwise noted.

7.2.3 Specified Required Actions. As used herein, "**Specified Required Actions**" are those Required Actions that require a specified action, activity or improvement on the Property, with respect to which Grantor has no material discretion over the specific details of implementation, including, without limitation, the manner, timing, and location of the Specified Required Action. Without limiting Grantor's notification obligations pursuant to Section 7.3.1 below, no Grantee consultation or consent shall be required with respect to any Specified Required Action.

7.2.4 Discretionary Action. As used herein, a "**Discretionary Action**" is an intended action, activity or improvement that is not a Required Action or a Permitted Use, and does not involve a Prohibited Use.

7.2.5 Hydro Operating Zone. As used herein, a "**Hydro Operating Zone**" is a spatially delineated area of the Property intended to primarily contain (or immediately adjacent to an area of the Property containing) Hydroelectric Facilities and Associated Water Delivery Facilities, as defined and described on Exhibit B hereto. The initial delineated Hydro Operating Zones are set forth on Exhibit G hereto; provided, however, that, subject to Sections 7.3 and 7.4 below, Grantor shall have the right, as a Discretionary Action governed by Sections 7.3 and 7.4 below, to expand, contract, add or remove Hydro Operating Zones from time to time.

7.3 Annual Work Plan Notification, Consultation and Consent Requirements.

7.3.1 Delivery and Contents of Annual Work Plan. No later than February 15th of each calendar year after the Effective Date, Grantor shall prepare and deliver to Grantee an annual work plan for the Property (an "**Annual Work Plan**"). In the Annual Work Plan, Grantor shall inform Grantee of the Anticipated Significant Actions Grantor anticipates undertaking on the Property during such calendar year. The Annual Work Plan shall include the following:

(a) a reasonably detailed description of the Anticipated Significant Actions Grantor intends to commence within such calendar year, together with a bullet point list of those actions Grantor intends to commence during such calendar year that Grantor determines do not constitute Anticipated Significant Actions;

(b) a bullet point list of all actions undertaken by Grantor during the immediately preceding calendar year that Grantor determined did not constitute Anticipated Significant Actions and were not described in a previous Annual Work Plan (or otherwise disclosed to Grantee);

(c) an indication of whether the Anticipated Significant Actions will occur within or outside of a Hydro Operating Zone;

(d) Grantor's determination of which Anticipated Significant Actions are Discretionary Actions;

(e) Grantor's determination of which Anticipated Significant Actions are Required Actions, including a reasonably detailed explanation of the basis for Grantor's determination;

(f) Grantor's determination of which Anticipated Significant Actions are Specified Required Actions, including a reasonably detailed explanation of the basis for Grantor's determination;

(g) Grantor's determination of which Anticipated Significant Actions are Permitted Uses, including a reasonably detailed explanation of the basis for Grantor's determination;

(h) Grantor's estimated timeline for commencement and completion of each of the Anticipated Significant Actions;

(i) a description of Grantor's anticipated efforts to avoid or minimize harm to or impairment of the Beneficial Public Values from the Anticipated Significant Actions;

(j) if and when available, Grantor shall use reasonable efforts to provide copies of any underlying filings (including filings, if any, under the California Environmental Quality Act), permits (e.g., burn permits, stream alteration permits, or timber harvest plans), orders or rulings associated with the Anticipated Significant Actions; and

(k) any Third Party Use Agreement renewals or replacements as contemplated by Section 9.1.2 below.

7.3.2 Review of Annual Work Plan. Grantor and Grantee shall meet (in person or electronically) within sixty (60) days after Grantee's receipt of the Annual Work Plan to review the Annual Work Plan. Grantee has the right to request reasonable additional information regarding actions identified in the Annual Work Plan. As part of the Annual Work Plan review process, Grantor and Grantee will consult on Express Third Party Uses as contemplated by Section 9.1 below and Informal Uses as contemplated by Section 9.2 below. Periodically, at such annual review meetings, the content requirements for the Annual Work Plan as set forth in Section 7.3.1 above may be modified, confirmed by mutual written agreement of the parties.

7.3.3 Anticipated Significant Actions within Hydro Operating Zones. Without limiting Grantor's notification obligations pursuant to Section 7.3.1 above, no Grantee consultation or consent shall be required with respect to any Anticipated Significant Actions within a Hydro Operating Zone.

7.3.4 Anticipated Significant Actions Outside Hydro Operating Zones. The following provisions shall apply with respect to Anticipated Significant Actions outside of a Hydro Operating Zone:

(a) Specified Required Actions. Without limiting Grantor's notification obligations pursuant to Section 7.3.1 above, no Grantee consultation or consent shall be required with respect to any Specified Required Actions outside of a Hydro Operating Zone.

(b) Other Required Actions and Permitted Uses. With respect to Required Actions and Permitted Uses disclosed in the Annual Work Plan that are not Specified Required Actions and are to be undertaken outside of a Hydro Operating Zone, Grantor and Grantee agree that, at or prior to the meeting to review the

Annual Work Plan, Grantee may (but shall be under no obligation to) propose alternative methods and practices to avoid or minimize harm to or impairment of one or more Beneficial Public Values by such Anticipated Significant Actions ("**Proposed Methods and Practices**"). Grantor shall implement the Proposed Methods and Practices, to the extent Grantor determines in its sole discretion exercised in good faith that the Proposed Methods and Practices (i) may be implemented in a commercially reasonable manner balancing the harm to Beneficial Public Values with any increased cost or burden to Grantor, (ii) where applicable, will allow for the completion of a Required Action in a timely manner, and (iii) are reasonably likely to avoid potential harm to or impairment of one or more Beneficial Public Values. If Grantor determines that one or more of the foregoing conditions has not been satisfied, Grantor shall specify the reasons for this determination in detail, and Grantor and Grantee shall cooperate in good faith and with diligence to attempt to resolve Grantor's objections to Grantee's Proposed Methods and Practices consistent with this paragraph.

(c) Discretionary Actions. With respect to Discretionary Actions disclosed in the Annual Work Plan that are to be undertaken outside of a Hydro Operating Zone, such Discretionary Actions shall be subject to Grantee's prior written consent, which consent shall not be unreasonably withheld, conditioned or delayed by Grantee. If Grantee fails to grant or deny Grantor's request for consent within one hundred eighty (180) days following Grantee's receipt of Grantor's request for consent, Grantee shall be deemed to have consented to the particular Discretionary Action described in the request. If Grantee withholds its consent to such proposed Discretionary Action to be undertaken outside of a Hydro Operating Zone, Grantee shall specify its objections in detail and, wherever possible, propose commercially reasonable alternatives, methods and/or practices to avoid or mitigate harm to or impairment of the Beneficial Public Values while substantially achieving the purposes of Grantor's proposed Discretionary Action. Grantor and Grantee shall cooperate in good faith and with diligence to attempt to resolve Grantee's objections in a manner that sufficiently mitigates Grantee's objections to its reasonable satisfaction.

7.4 Anticipated Significant Actions Not Identified in Annual Work Plan. If Grantor intends to undertake an Anticipated Significant Action not identified in an Annual Work Plan, Grantor shall notify Grantee (a "**Notice of Action**"), and include the information required by Section 7.3.1 above. Additionally, Grantor and Grantee shall meet (in person or electronically) within sixty (60) days after Grantee's receipt of the Notice of Action to review Grantor's proposed Anticipated Significant Actions. Any Anticipated Significant Action (other than a Specified Required Action) identified in a Notice of Action which is proposed to occur outside of a Hydro Operating Zone shall be subject to Section 7.3.4 above. Where this Section 7.4 applies, references to the "Annual Work Plan" in Section 7.3.4 above shall be deemed to be references to the applicable Notice of Action except that Grantor shall not be required to provide the list of actions set forth in Section 7.3.1(b) above.

7.5 Emergency Actions. Notwithstanding any other provisions of this Section 7, in the case of an emergency or other exigent circumstance affecting the safety of persons and/or property, Grantor may exercise its Hydro Reserved Rights and

take any other remedial actions in an unrestricted manner on all or any portion of the Property within or outside of a Hydro Operating Zone without consultation with Grantee and without Grantee's consent. Grantor shall provide copies of any required notifications to applicable regulatory agencies of the emergency action and shall notify Grantee of those emergency actions taken, such notice to be provided to Grantee as soon as practicable but in any event within thirty (30) days after the emergency action has occurred.

7.6 Water Rights. The Parties acknowledge that Grantor's exercise of water rights relating to water located or flowing on or under the Property, including those described in Exhibit C, are governed by this Section 7.

8. Responsibility for Operations. Nothing in this Easement shall be construed as giving any right or ability to Grantee to exercise physical or managerial control of the day-to-day operations of the Property or of Grantor's activities on the Property. Grantor shall have and retain all responsibility for, and shall bear all costs and liabilities of, the ownership of the Property. In connection with Grantor's use or occupancy of the Property, Grantor shall have and retain all responsibility for, and shall bear all costs and liabilities of, compliance with any present and future applicable laws, ordinances, rules, regulations, permits, licenses, authorizations, orders and requirements, whether or not in the current contemplation of the parties, which may affect or be applicable to the Property or any part of the Property (including, without limitation, any subsurface area), all consents or approvals required to be obtained from, and all rules and regulations of, and all building and zoning laws of, all federal, state, county and municipal governments, the departments, bureaus, agencies or commissions thereof, or any other governmental or quasi-governmental body or bodies exercising similar functions, having or acquiring jurisdiction of the Property (in each case, an "**Applicable Law**"), except as expressly stated otherwise in this Easement. Without placing any limitation on the foregoing sentence, the parties agree as follows:

8.1 Condition of Property. Grantee shall have no duty or responsibility for (a) the operation or maintenance of the Property except to the extent specifically undertaken by Grantee as permitted under this Easement, (b) the monitoring of any hazardous conditions thereon, or (c) the protection of Grantor, the public, or any other person or entity from any risks relating to conditions on the Property.

8.2 Taxes. Grantee shall have no duty or responsibility for real property taxes and assessments levied on the Property.

8.3 Permits and Approvals. Grantor shall be solely responsible for obtaining any and all applicable governmental permits and approvals for, and otherwise complying with all Applicable Laws relating to, any activity or use of the Property by Grantor which is permitted by this Easement; provided, however, Grantor shall have no responsibility pursuant to this Easement for obtaining permits and approvals required on behalf of unrelated third parties who occupy or use the Property or for an unrelated third party's failure to comply with Applicable Laws. Grantee shall be solely responsible for obtaining any and all applicable governmental permits and approvals for, and otherwise

complying with all Applicable Laws relating to, any activity or use of the Property by Grantee which is permitted by this Easement.

8.4 Limitation on Restoration Obligations. Nothing in this Easement shall require Grantor to take any action to restore the condition of the Property after (a) any Act of God, which includes, without limitation, fire, climate change, flood, storm, earth movement, or natural evolutionary changes in the condition of the Property from that described in the Baseline Documentation Report; (b) any prudent action taken by Grantor under emergency conditions to prevent, abate, or mitigate significant injury to the Property or to any person resulting from such causes; or (c) the non-permitted acts of unrelated third parties so long as Grantor has satisfied its obligations under Section 9.3.

9. Third Party Use of the Property.

9.1 Express Third Party Uses. Exhibit H hereto describes the existing third party uses of the Property permitted with the express agreement of Grantor ("**Express Third Party Uses**"). Subject to Section 7 above, Express Third Party Uses shall also include any future third party use implemented by Grantor as a Required Action or as a Discretionary Action approved by Grantee in accordance with Section 7. Grantor retains the right to maintain, renew, and replace all agreements memorializing the Express Third Party Uses ("**Third Party Use Agreements**") and to engage in all activities reasonably required to comply with Grantor's obligations with respect to the Express Third Party Uses, subject to the following conditions:

9.1.1 Increases in Intensity or Expansion of Location or Size or Change in Use. Any (i) increase in the intensity, or (ii) expansion of the location or size, or (iii) a change in the use, of an Express Third Party Use (whether through a new agreement or an amendment to an existing agreement), that Grantor determines in Grantor's reasonable discretion exercised in good faith is likely to significantly impair the Beneficial Public Values shall be subject to Grantee's prior written consent, which consent shall not be unreasonably withheld, conditioned or delayed by Grantee, except if such change in Express Third Party Use constitutes a Required Action in which case the consultation provisions of Section 7 above shall apply.

9.1.2 Renewal or Replacement of Third Party Use Agreements. All Third Party Use Agreements existing on the date hereof are identified on Exhibit H. As Third Party Use Agreements are renewed or replaced (either with the existing user or a new user), Grantor, in consultation with Grantee as part of the Annual Work Plan consultation in accordance with Section 7.3 above, shall include contractual provisions to bring the continuation of the Express Third Party Use and the preservation of the Beneficial Public Values into alignment to the fullest extent reasonably practicable.

9.1.3 Consultation on Express Third Party Uses. As part of the Annual Work Plan review process under Section 7.3 above, Grantor and Grantee will consult on existing Express Third Party Uses, including recommendations, if any, on

how to bring the Express Third Party Uses and the preservation of the Beneficial Public Values into alignment to the fullest extent reasonably practicable.

9.1.4 Enforcement of Third Party Use Agreements. If Grantor or Grantee discovers any default under a Third Party Use Agreement that significantly impairs the Beneficial Public Values (and if Grantee makes such discovery, Grantee gives Grantor written notice thereof), Grantor shall use reasonable efforts to enforce such Third Party Use Agreement or otherwise remedy such violation, at Grantor's sole expense.

9.2 Informal Uses and Public Access. Grantor and Grantee recognize that the Property has been used by third parties for recreational, cultural, and other non-commercial or informal purposes without formal written agreements to conduct such activities (the "**Informal Uses**"). Grantor and Grantee further recognize that access is inherent or may be inherent in the enjoyment of the Beneficial Public Values and the Informal Uses. Consistent with the objectives articulated in the Governing Documents to provide continued reasonable access by the public to the Watershed Lands, Grantor shall allow public access to the Property (other than Hydro Operating Zones) that is substantially consistent with the public access existing on the Effective Date, subject to Section 7 and the following limitations:

9.2.1 Rules and Regulations. Grantor reserves the right to make reasonable rules and regulations to control, limit, or, as necessary, exclude Informal Uses and public access.

9.2.2 Liability Limitation. Grantor and Grantee claim all of the rights and immunities against liability for injury to the public to the fullest extent allowable by law.

9.2.3 Periodic Review of Informal Uses. As part of the Annual Work Plan review process under Section 7.3 above, Grantor and Grantee will consult on Informal Uses, including recommendations made by Grantor or Grantee, if any, regarding the necessity of controlling, limiting or excluding the Informal Uses to ensure the preservation of the Beneficial Public Values.

9.3 Unauthorized Third-Party Uses. If Grantor or Grantee discovers any unauthorized third-party use or activity on the Property (not including any third party violation covered by Section 9.1.4 above) that violates the terms of this Easement (and if Grantee makes such discovery, Grantee gives Grantor written notice thereof), Grantor shall use reasonable efforts, in consultation with Grantee, to stop or prevent any such unauthorized use of the Property, at Grantor's sole expense; provided that in no event shall Grantor's obligations under this Section 9.3 require Grantor to pursue legal action or incur other substantial costs. If Grantee demonstrates that Grantor's efforts in compliance with this Section 9.3 have not prevented, or are unlikely to prevent, the unauthorized third-party use or activity on the Property that violates the terms of this Easement, Grantee may meet and confer with Grantor to propose additional efforts to prevent such use or activity which Grantee may undertake, at Grantee's sole expense.

Grantor shall consider such proposal in good faith and, if Grantor permits Grantee to use such additional efforts, the scope and duration of such efforts shall be determined by Grantor, and Grantee shall comply with any requirements imposed by Grantor in connection with such efforts.

10. Enforcement and Remedies.

10.1 Procedures Upon Violation. If a party hereto (the "**Non-Breaching Party**") determines there is a breach of the terms of this Easement or that a breach is threatened, written notice of such breach (the "**Notice of Breach**") and a demand for corrective action sufficient to cure the breach shall be given by the Non-Breaching Party to the party allegedly breaching this Easement (the "**Breaching Party**"). Within fourteen (14) days after delivery of a Notice of Breach, Grantor and Grantee shall meet at a location in the County where the Property is located or as otherwise agreed to by the parties to discuss the circumstances of the alleged or threatened breach and to attempt to agree on appropriate corrective action. If the parties mutually determine that it is appropriate and desirable, a duly qualified expert in the subject matter of the alleged breach (the "**Consulting Expert**") shall attend the meeting. Grantor and Grantee shall each pay one-half of the costs of retaining the services of the Consulting Expert for such discussion; provided, however, that if Grantor and Grantee are unable to agree upon a Consulting Expert, each party may retain the services of an expert at its own expense. If Grantor and Grantee are unable to agree on appropriate corrective action (or if any such corrective action is required) within thirty (30) days after such meeting, then the Non-Breaching Party may, at its election, deliver a further written notice to the Breaching Party to demand reasonable, particular corrective action to cure the breach (the "**Notice of Easement Violation**"). If a violation is not cured within thirty (30) days after the delivery of the Notice of Easement Violation, or if the cure reasonably requires more than thirty (30) days to complete and there is failure to begin the cure within the 30-day period or failure to continue diligently to complete the cure, the Non-Breaching Party may commence litigation in accordance with Section 10.2 below.

10.2 Litigation. If the parties are not able to resolve a claim or dispute pursuant to Section 10.1 above, the Non-Breaching Party may bring an action at law or in equity in a court of competent jurisdiction to enforce compliance with the terms of this Easement, to recover any damages to which Non-Breaching Party may be entitled for violation of the terms of this Easement, or for any other legal or equitable relief available under California law, including, but not limited to, temporary or permanent injunctive relief, monetary damages and/or any other form of relief required to achieve the restoration of the Property to the condition in which it existed prior to any violation. To the extent that Grantee recovers any monetary damages for the cost of restoring any injury or damage to a portion of the Property that is caused by Grantor's breach of this Easement, all such damages recovered by Grantee (after appropriate costs of suit are reimbursed) shall be applied to the cost of undertaking any corrective action to the applicable portion of the Property. Notwithstanding anything to the contrary contained in this Easement, in no event shall the Breaching Party be liable to the Non-Breaching Party for, and the parties each hereby waive their right to, any indirect, special, punitive,

or consequential damages resulting from the Breaching Party's breach of this Easement, whether foreseeable or unforeseeable.

10.3 Emergency Injunctive Relief. If circumstances require immediate action to prevent or mitigate a violation of this Easement and the Non-Breaching Party reasonably determines that irreparable harm would result if the Non-Breaching Party were required to complete the process set forth in Section 10.1, the Non-Breaching Party may proceed immediately to seek an injunction to stop the violation, temporarily or permanently.

10.4 Remedies Cumulative. The remedies described in this Section 10 shall be cumulative and shall be in addition to all remedies now or hereafter existing at law or in equity, including but not limited to, the remedies set forth in Civil Code §815 *et seq.*, inclusive. The failure of a party to discover a violation or to take immediate legal action shall not bar taking such action at a later time.

10.5 Costs of Enforcement. All costs incurred in enforcing the terms of this Easement, including, but not limited to, costs of suit and reasonable attorneys' fees as set forth in Section 20.11, shall be borne by the Breaching Party, but only to the extent that a breach of this Easement is determined to have occurred. If, after the Non-Breaching Party delivers a Notice of Easement Violation, it is determined that there was no breach of this Easement by the Breaching Party, the Non-Breaching Party shall pay all of the Breaching Party's costs and expenses incurred in connection with the alleged breach.

10.6 No Waiver. Enforcement of this Easement against a party shall be at the discretion of the Non-Breaching Party, and any forbearance by the Non-Breaching Party to exercise its rights under this Easement in the event of any breach of any term of this Easement shall not be deemed or construed to be a waiver by the Non-Breaching Party of such term or of any subsequent breach of the same or any other term of this Easement or of any of such party's rights under this Easement. No delay or omission by the Non-Breaching Party in the exercise of any right or remedy shall impair such right or remedy or be construed as a waiver. A party's permission to the other party to carry out, or failure to object to, any proposed use or activity by the other party shall not constitute consent to any subsequent use or activity of the same or different nature.

11. Indemnification and Insurance.

11.1 Indemnification by Grantee. Grantee shall, to the maximum extent permitted by law, indemnify, protect, defend and hold harmless Grantor, its parent corporation, subsidiaries, affiliates, and their respective officers, managers, directors, representatives, agents, employees, transferees, successors and assigns (collectively, "**Grantor Indemnitees**") from and against all claims, losses, actions, demands, damages, costs, expenses (including, but not limited to, experts' fees and reasonable attorneys' fees and costs) and liabilities of whatever kind or nature (collectively,

"Claims") arising out of or in connection with this Easement or the Property to the extent caused by the negligence or willful misconduct of the Grantee Indemnitees.

11.2 Indemnification by Grantor. Grantor shall, to the maximum extent permitted by law, indemnify, protect, defend and hold harmless Grantee, its parent corporation, subsidiaries, affiliates, and their respective officers, managers, directors, representatives, agents, employees, transferees, successors and assigns (collectively, "**Grantee Indemnitees**") from and against all Claims arising out of or in connection with this Easement or the Property except to the extent caused by the negligence or willful misconduct of the Grantee Indemnitees.

11.3 Release. Entry onto the Property by Grantee and Grantee's Representatives shall be at Grantee's sole risk and expense, and Grantee accepts all risk relating to the condition of the Property. Notwithstanding the provisions of Section 11.2, Grantor shall not be liable to Grantee for, and to the maximum extent permitted by law, Grantee hereby waives and releases Grantor and the other Grantor Indemnitees from, any and all liability, whether in contract, tort or on any other basis, for any injury, damage, or loss to Grantee and/or Grantee's Representatives resulting from or attributable to any occurrence relating to the condition of the Property, except if arising solely from Grantor's gross negligence or willful misconduct.

11.4 Insurance. Grantee shall procure, carry and maintain in effect during all access to the Property throughout the term of this Easement the insurance specified in Exhibit E hereto, provided that Grantor reserves the right to periodically review and reasonably modify the insurance requirements specified in Exhibit E in effect to be generally consistent with requirements of other prudent property owners allowing access to their properties by conservation easement holders. All insurance shall be written on forms and with insurance carriers acceptable to Grantor in its commercially reasonable judgment. Prior to Grantee's initial entry onto the Property, and thereafter at least thirty (30) days prior to the expiration date of any policy, Grantee shall provide Grantor with evidence of the insurance coverage, or continuing coverage, as applicable, satisfying the requirements of this Section 11.4 and Exhibit E. Grantee is also responsible for causing Grantee's agents and contractors entering the Property to comply with the insurance requirements of this Easement at all relevant times, the insurance being specified in Exhibit E. Grantee shall, to the maximum extent permitted by law, indemnify, protect, defend and hold the Grantor Indemnitees harmless against claims, losses, costs (including attorneys' fees and costs), liabilities and damages resulting from the failure of Grantee, or any of Grantee's consultants, contractors or subcontractors, to comply with the insurance requirements set forth in this Section 11.4 and Exhibit E. Except for the right to access the Property under Section 5.2 above, which shall be conditioned upon carrying insurance required herein, no failure to carry such insurance or to provide a certificate thereof by any such deadline shall alter or affect in any manner any of the rights or obligations of the parties under or with respect to this Easement. The foregoing insurance requirements shall not apply in the event that the Grantee is a governmental agency with a self-insurance program reasonably acceptable to Grantor.

12. Grantee Transfer of Easement.

12.1 Voluntary Transfer.

12.1.1 If Grantee desires to assign its interest under this Easement, Grantee shall provide Grantor and the Sierra Nevada Conservancy ("**SNC**") with written notice of such intention to transfer to an assignee which is (a) qualified to hold a conservation easement under §815.3 of the California Civil Code; and (b) willing and with the financial capability (taking into account any stewardship funds to be transferred by Grantee with this Easement) and organizational experience to assume all of the responsibilities imposed on Grantee under this Easement; and (c) acceptable to Grantor in its reasonable discretion. Grantee shall allow the SNC, in consultation with Grantor, a period of not less than sixty (60) days within which to approve the proposed assignee, which approval shall not be unreasonably withheld and shall be based on whether the proposed assignee meets the designation criteria specified in this Section 12.1.1.

12.1.2 Grantee is responsible for identifying a suitable assignee pursuant to Section 12.1.1. However, if a suitable assignee is not identified, then SNC shall have sole discretion to elect to become the assignee of Grantee's interest hereunder.

12.1.3 As conditions to any assignment of Grantee's interest under this Easement, Grantee shall (a) require the assignee to expressly agree in writing to assume Grantee's obligations hereunder, and (b) ensure that such assignee has the resources to fulfill its obligations under this Easement. Notwithstanding anything in this Section 12.1 to the contrary, this Easement shall not be transferred by Grantee to any governmental entity, public agency or Native American tribe without the consent of the Grantor, which consent shall be in Grantor's sole discretion exercised in good faith.

12.2 Involuntary Transfer. If Grantee ever ceases to exist or no longer qualifies under §815.3 of the California Civil Code, the Stewardship Council (or its designee), or if the Stewardship Council (or its designee) shall cease to exist, the Attorney General of the State of California, shall petition a court of competent jurisdiction to transfer this Easement to an organization that meets all of the designation criteria specified in Section 12.1.

13. Subsequent Property Transfers by Grantor.

13.1 Rights of Grantor. Subject to the provisions of Sections 7 and 9 above, this Section 13, Section 20.12 below, and Exhibit F, Paragraph 1 below, Grantor shall have the unrestricted right to sell, encumber, or otherwise transfer the Property or portions thereof to anyone Grantor chooses. Notwithstanding the foregoing, Grantor shall disclose the existence of this Easement (including reference to the recording information) in any deed or other legal instrument by which Grantor divests itself of a real property interest in all or a portion of the Property, including, without limitation, a leasehold interest, and all such conveyances shall be made expressly subject to the terms of this Easement. Grantor shall notify Grantee periodically of any contemplated

grants by Grantor to any third party of any interest in any portion of the Property, whether such interest is a fee, easement, lease, mortgage or other interest. Additionally, Grantor shall notify Grantee in writing not more than thirty (30) days after any grant by Grantor to any third party of any interest in any portion of the Property, whether such interest is a fee, easement, lease, mortgage or other interest. The failure of Grantor to perform any act required by this Section 13 shall not impair the validity of this Easement or limit its enforcement in any way or create any obligation on the part of Grantee. Grantor recognizes that Grantee may incur direct and indirect costs for monitoring and administration of the Conservation Easement in the event fee title to the Property is transferred under this provision. Accordingly, upon Grantor's sale, transfer or conveyance of fee title of the Property, Grantor shall pay, or cause to be paid, to Grantee a one-time payment of a sum representing the increased cost of such Conservation Easement stewardship, as reasonably determined at such time by Grantee. Such one-time payment shall be in addition to any reimbursements required pursuant to Section 13.2.4 or Section 17 of this Easement.

13.2 Potential Release of Hydro Reserved Rights.

13.2.1 Conveyance of Entire Property. In the event:

(a) Grantor intends to transfer fee title to the entire Property to an unaffiliated third party;

(b) the Hydro Project Activities and any uses and facilities that are unrelated to the Hydro Project Activities but undertaken as a Required Action at the Property have been formally and permanently terminated by Grantor and, as appropriate, decommissioned pursuant to a regulatory proceeding; and

(c) no Hydroelectric Facilities and Associated Water Delivery Facilities, nor other facilities unrelated to Hydro Project Activities installed pursuant to a Required Action are located at the Property,

then, subject to any final orders or decommissioning requirements issued by the FERC and/or other agency(ies) with jurisdiction over the Hydro Project Activities and such other unrelated uses prior to said transfer of the entire Property, Grantor shall release, relinquish and forever terminate, in a manner that shall be binding upon all successors in interest to the Property, (i) all rights of Grantor described in Exhibit C, (ii) the exceptions to the Prohibited Uses for Required Actions and Specified Required Actions set forth in Exhibit F, (iii) the exceptions to the Prohibited Uses in Exhibit F relating to activities within the Hydro Operating Zone, and (iv) Permitted Uses, to the extent related to the Hydro Project Activities, as set forth in Exhibit I (items (i), (ii), (iii) and (iv) being referred to collectively as the "**Reservations**"). Following such release, relinquishment and termination of Reservations, all Anticipated Significant Actions (except for Prohibited Uses and continuing Permitted Uses) shall be subject to Grantee's consent as Discretionary Actions and the Easement shall be interpreted more restrictively in a manner recognizing the release of Reservations. Additionally, following such release, relinquishment and termination of Reservations, the forest management activities

specified in Section 9 of Exhibit I shall continue as Permitted Uses, but shall be subject to Grantee's consent as Discretionary Actions.

13.2.2 Partial Conveyance. In the event:

(a) Grantor intends to transfer fee title to less than the entire Property (the "**Transferred Parcel**") to an unaffiliated third party;

(b) the Hydro Project Activities and any uses and facilities that are unrelated to the Hydro Project Activities but undertaken as a Required Action at the Transferred Parcel have been formally and permanently terminated by Grantor and, as appropriate, decommissioned pursuant to a regulatory proceeding; and

(c) no Hydroelectric Facilities and Associated Water Delivery Facilities, nor other facilities unrelated to Hydro Project Activities installed pursuant to a Required Action are located at the Transferred Parcel,

then, subject to any final orders or decommissioning requirements issued by the FERC and/or other agency(ies) with jurisdiction over the Hydro Project Activities and such other unrelated uses, prior to said transfer of the Transferred Parcel, Grantor shall release, relinquish and forever terminate, in a manner that shall be binding upon all successors in interest to the Transferred Parcel, the Reservations with respect to the Transferred Parcel. Following such release, relinquishment and termination of Reservations, all Anticipated Significant Actions (except for Prohibited Uses and continuing Permitted Uses) on the Transferred Parcel shall be subject to Grantee's consent as Discretionary Actions and the Easement shall be interpreted more restrictively in a manner recognizing the release of Reservations as to the Transferred Parcel. Additionally, following such release, relinquishment and termination of Reservations, the forest management activities specified in Section 9 of Exhibit I on the Transferred Parcel shall continue as Permitted Uses, but shall be subject to Grantee's consent as Discretionary Actions.

13.2.3 Grantor's Continuing Reserved Rights. Nothing in Section 13.2.2 shall limit the rights of Grantor in this Easement with respect to the portion of the Property retained by Grantor.

13.2.4 Easement Amendment. In the event of a conveyance and release of Reservations pursuant to this Section 13.2, Grantor and Grantee may agree to amend this Easement, or to create a separate Easement for the Transferred Parcel and for the remaining portion of the Property in accordance with Section 17, to reflect the release of Reservations and, where appropriate, to reflect separate ownership of the Transferred Parcel and the remainder of the Property. In accordance with Section 17 below, Grantor shall reimburse Grantee for all reasonable costs incurred in connection with the drafting, review, negotiation, approval and recording of any amendment or separate Easement pursuant to this Section, including costs incurred in consideration of whether an amendment and/or new Easement(s) is/are necessary or appropriate.

13.2.5 Transfer Restrictions Remain Applicable. Nothing herein shall affect Grantor's obligations under Section 1 of Exhibit F.

14. Extinguishment and Condemnation.

14.1 Extinguishment. If circumstances arise in the future such as render the Purpose of this Easement impossible to accomplish, this Easement shall only be terminated or extinguished, whether in whole or in part, by judicial proceedings in a court of competent jurisdiction. Grantor's economic hardship shall not be a reason to extinguish this Easement.

14.2 Condemnation. If all or part of the Property is taken by the exercise of the power of eminent domain by a public, corporate, or other authority, whether permanent or temporary, including a private sale in lieu of eminent domain, so as to abrogate the restrictions imposed by the Conservation Easement, Grantor and Grantee shall join in appropriate actions at the time of such taking to recover the full value of the taking and all incidental or direct damages resulting from the taking. All compensation thereby awarded will belong and be paid to Grantor and Grantee in proportion to their respective interests in the Property as determined pursuant to Section 14.3, it being expressly agreed that the Conservation Easement constitutes a compensable property right. All expenses incurred by Grantor and Grantee in such action shall be paid out of the recovered proceeds. Grantor and Grantee acknowledge that any and all awards to Grantor and Grantee may be subject to the approval of the Commission and/or the FERC.

14.3 Proceeds. Pursuant to California Civil Code §815.2(a) this Easement constitutes a real property interest immediately vested in Grantee. It is acknowledged by the parties that the purposes of establishing the value of this property right and enforcing the rights of Grantee with respect thereto is to prevent a private windfall and to protect the public investment which is involved in the conveyance of the Conservation Easement. That being the case, the parties stipulate that, for the purpose of determining the ratio for proportionate value of each party's respective interest in the Property at the time of termination or extinguishment of the Conservation Easement, the value of the Conservation Easement shall be the difference between (a) the current fair market value of the fee interest in the Property at the time of termination, as if unencumbered by the Conservation Easement, but taking into account all other existing restrictions on the improvement, construction, alteration, expansion, development, use, maintenance or operation of all or any portion of the Property (e.g., zoning laws, land use laws or other governmental laws, codes, regulations or ordinances, and private restrictions such as covenants, restrictions and agreements), and (b) the current fair market value of the Property at the time of termination, as encumbered by the Conservation Easement, but taking into account all other existing restrictions on the improvement, construction, alteration, expansion, development, use, maintenance or operation of all or any portion of the Property (e.g., zoning laws, land use laws or other governmental laws, codes, regulations or ordinances, and private restrictions such as covenants, restrictions and agreements). The values shall be determined by an appraisal prepared by a qualified appraiser

familiar with appraising conservation easements jointly selected by Grantor and Grantee. The cost of the appraisal shall be paid out of proceeds in proportion to the recoveries of Grantor and Grantee. There shall be no restriction on Grantor's or Grantee's use of proceeds received pursuant to this Section 14.3.

15. Estoppel Certificates. Grantee shall, within thirty (30) days after receiving Grantor's written request therefor (not to exceed once during any twelve (12) month period), execute and deliver to Grantor a document certifying, to the actual knowledge of the person executing the document without any duty of investigation, that Grantor is in compliance with any obligation of Grantor contained in this Easement, or otherwise evidencing the status of such obligation to the extent of Grantee's actual knowledge thereof, as may be reasonably requested by Grantor.

16. Notices. **[Confirm PG&E's notices address are current.]** Any notice or other communication required or permitted under this Easement shall be in writing and shall be either personally delivered or transmitted by registered or certified mail, return receipt requested, postage prepaid, or by a nationally recognized overnight courier, such as FedEx, UPS, or Airborne Express, addressed to the parties as follows:

If to Grantor:

If by registered or certified mail, return receipt requested:

Director, Land Management
Pacific Gas and Electric Company
P.O. Box 770000, Mail Code N10A
San Francisco, CA 94177
Re: Land Conservation Commitment

With a copy to:

Law Department
Pacific Gas and Electric Company
P.O. Box 7442
San Francisco, CA 94120
Attn: Managing Counsel, Commercial and Transactions
(Real Estate)
Re: Land Conservation Commitment

If by personal delivery or overnight courier:

Director, Land Management
Pacific Gas and Electric Company
245 Market Street, Room 1051
San Francisco, CA 94105
Re: Land Conservation Commitment

With a copy to:

Law Department
Pacific Gas and Electric Company
77 Beale Street, Mail Code B30A
San Francisco, CA 94105
Attn: Managing Counsel, Commercial and Transactions
(Real Estate)
Re: Land Conservation Commitment

If to Grantee:

If by registered or certified mail, return receipt requested:

Mother Lode Land Trust
Ellie Routt, Executive Director
1324 Jackson Gate Road
Jackson, CA 95642

If by personal delivery or overnight courier:

Mother Lode Land Trust
Ellie Routt, Executive Director
1324 Jackson Gate Road
Jackson, CA 95642

The date of any notice or communication shall be deemed to be the date of receipt if delivered personally, or the date of the receipt or refusal of delivery if transmitted by mail or overnight courier. Either party may change the address for notice by giving notice to the other party in accordance with this Section 16.

17. Amendment. This Easement may not be amended, except by written amendment executed by Grantor and Grantee or their respective successors and assigns and recorded in the official public records of the jurisdiction where the Property is located. If circumstances arise under which an amendment would be appropriate, any such amendment shall be consistent with Grantee's conservation easement amendment policy(ies), and the Purpose of this Easement, including continuing to protect and preserve the Beneficial Public Values, and shall not affect the perpetual duration of this Easement or the qualification of the Conservation Easement as a conservation easement under California Civil Code §815 *et seq.* (or successor thereto). Grantee shall promptly record the amendment in the official records of the County in which the Property is located, and shall thereafter promptly provide a conformed copy of the recorded amendment to Grantor. The party requesting the amendment shall reimburse the non-requesting party for all reasonable costs incurred in connection with the drafting, review, negotiation, approval and recording of such amendment. Grantor shall be deemed to be the "party requesting the amendment" in connection with any amendment and/or new conservation easement(s) pursuant to Section 13 above and

the "reasonable costs incurred" shall include consideration of whether an amendment and/or new conservation easement(s) is/are necessary or appropriate.

18. Hazardous Substances.

18.1 Definitions. The following terms have the meanings ascribed to them below for purposes of this Easement:

18.1.1 "**Environmental Requirements**" means all applicable present and future laws, statutes, regulations, rules, ordinances, codes, licenses, permits, orders, approvals, plans, authorizations, judicial, administrative and regulatory decrees, directives and judgments of all governmental agencies, departments, commissions and boards, relating to the protection of human health or safety, or regulating or relating to industrial hygiene or environmental conditions, or the protection of the environment, or pollution or contamination of the air, soil, surface water or groundwater, including, without limitation, all requirements and regulations pertaining to reporting, licensing, permitting, investigating and remediating emissions, discharges, releases or threatened releases of Hazardous Substances, whether solid, liquid or gaseous in nature, into the air, surface water, or land, or relating to the manufacture, processing, distribution, use, treatment, storage, disposal, transport or handling of Hazardous Substances, whether solid, liquid or gaseous in nature.

18.1.2 "**Hazardous Substances**" means any hazardous or toxic material or waste which is or becomes regulated by any local governmental authority, the State of California or the United States Government under any Environmental Requirements, including, without limitation, any material or substance:

(a) now or hereafter defined as a "hazardous substance," "hazardous waste," "hazardous material," "extremely hazardous waste," "restricted hazardous waste" or "toxic substance" or words of similar import under any applicable local, state or federal law or under the regulations adopted or promulgated pursuant thereto; and all rules and regulations of the United States or California Environmental Protection Agency or any successor agency, or any other state or federal department, board or agency, or any other agency or governmental board or entity having jurisdiction, as any of the foregoing have been, or are hereafter amended from time to time; or

(b) which is toxic, explosive, corrosive, flammable, infectious, radioactive, carcinogenic, mutagenic or otherwise hazardous, and is now or hereafter regulated as a Hazardous Substance by any governmental authority, agency, department, commission, board, agency or instrumentality of the United States, any State of the United States or any political subdivision thereof; or which cause, or are listed by the State of California as being known to the State of California to cause, cancer or reproductive toxicity; or

(c) the presence of which on the Property poses or threatens to pose a hazard to the health or safety of persons or to the environment; or

(d) which contains gasoline, diesel fuel or other petroleum hydrocarbons; or

(e) which contains lead-based paint or other lead contamination, polychlorinated biphenyls or asbestos or asbestos-containing materials or urea formaldehyde foam insulation; or

(f) which contains radon gas.

18.1.3 "**Necessary Remediation**" means Remediation required by any governmental agency which has jurisdiction over the Remediation pursuant to the Environmental Requirements.

18.1.4 "**Remediation**" refers to the process of, and all work and planning performed in connection with, the investigation, testing for, monitoring, remediation, containment, transportation, removal and disposal or recycling of Hazardous Substances from the Property and any other property to which Hazardous Substances originating on the Property have migrated or may migrate in the future, and the repair and restoration of the Property, and restoration and mitigation of affected natural resources, regardless of whether such actions are required by Environmental Requirements.

18.2 Allocation of Responsibility for Hazardous Substances.

18.2.1 Generally. Grantor shall (as between Grantor and Grantee) bear the cost for the Necessary Remediation of Hazardous Substances.

18.2.2 Environmental Reports. Grantor, as part of the Land Conservation Commitment has prepared certain environmental reports concerning the Property. Copies of these environmental reports have been provided to Grantee.

18.2.3 Grantor Responsibility for the Cost of Necessary Remediation. Grantor shall retain responsibility for the cost of Necessary Remediation of Hazardous Substance releases in soil and groundwater, whether occurring in the past or at any time in the future, which are present on the Property, provided that Grantee did not cause, in whole or in part, such Hazardous Substance contamination.

18.2.4 No Owner or Operator Liability. The parties do not intend this Easement to be, and this Easement shall not be, construed such that it creates in or gives to Grantee any of the following solely as the result of being a holder of the Conservation Easement:

(a) The obligations or liability of an "owner" or "operator" or "arranger," as those terms are defined and used in Environmental Requirements;

(b) The obligations or liabilities of a person described in 42 U.S.C. §9607(a)(3) or (4);

(c) The obligations of a responsible person under any applicable Environmental Requirements;

(d) The right to investigate and remediate any Hazardous Substances associated with the Property; or

(e) Any control over Grantor's ability to investigate, remove, remediate or otherwise clean up any Hazardous Substances associated with the Property.

18.3 Hazardous Substances Indemnification.

18.3.1 By Grantor. Grantor agrees and covenants, at its sole cost and expense, to indemnify, protect, defend and hold Grantee harmless, from and against any and all losses (including diminution in the value of the Property and other consequential damages), costs, claims, demands, actions, suits, orders, causes of action, penalties, fines, taxes, obligations, controversies, debts, expenses, accounts, damages (including, without limitation, punitive damages), judgments and liabilities of whatever kind or nature, and by whomsoever asserted, in law, equity or otherwise, including, without limitation, the actual fees and expenses of experts, attorneys and others and the payment of "response costs" under CERCLA or any other Environmental Requirements, arising from or relating, in whole or in part, to Hazardous Substances present at the Property, alleged to be present there, or otherwise connected in any way to the Property, whether before, on, or after the date of this Easement (collectively, "**Environmental Claims**"), except to the extent caused, in whole or in part, by the negligent or intentional act of Grantee.

18.3.2 By Grantee. Grantee agrees and covenants, at its sole cost and expense, to indemnify, protect, defend and hold Grantor harmless, from and against any and all Environmental Claims, to the extent caused, in whole or in part, by the negligent or intentional act of Grantee.

19. Carbon Rights.

19.1 Promotion of Climate Stability. Grantor and Grantee anticipate that the protection and preservation of the Beneficial Public Values will promote climate stability, especially the ability of the forest to store atmospheric carbon as a means to mitigate global warming, which is recognized as being of public benefit by the 1993 United Nations Framework Convention on Climate Change, the federal Energy Policy Act of 1002, section 1605(a) and (b), the United States Climate Challenge Program, the 2007 reports of the International Panel on Climate Change, and California legislation such as that embodied in Fish and Game Code Section 1356.

19.2 Reservation of Carbon Rights. Grantor exclusively reserves to itself, and to its personal representatives, heirs, successors and assigns, any and all carbon rights and obligations appurtenant to or accruing from the Property as may exist as of the date of recordation of this Easement or as may be granted, discovered, created, declared or developed in the future, including, but not limited to, the right to (subject to and in accordance with Section 7 hereof) use, store, sequester, accumulate, and/or depreciate carbon within or on the Property and the right to trade, sell, transfer,

or lease these rights. Grantor and Grantee acknowledge and agree that these carbon rights are consistent with the Beneficial Public Values, and this Easement shall not extinguish or otherwise impair the carbon rights and obligations appurtenant to or accruing from the Property.

19.3 Carbon Certification. In furtherance of Grantor's exercise of the carbon rights reserved hereunder, Grantor may elect to enter into an agreement not inconsistent with this Easement respecting such reserved rights as may be required by a third party that Grantor chooses ("**Carbon Certification Party**") in order to facilitate the sale, transfer or lease of the carbon rights and may record such agreement in the official records of any County where the Property is located. To the extent reasonably required by any Carbon Certification Party and requested by Grantor, Grantee, at Grantor's cost and expense, shall cooperate with Grantor by accommodating Grantor's establishment, verification or certification of the carbon rights in connection with the Property. Grantor agrees to notify Grantee at least thirty (30) days prior to any sale, transfer or lease of these carbon rights or the recording of an agreement with respect thereto, unless Grantor has previously notified Grantee in an Annual Work Plan.

20. General Provisions.

20.1 Governing Laws. This Easement shall be governed by, and construed and enforced in accordance with, the laws of the State of California.

20.2 No Public Dedication. Nothing contained in this Easement shall be construed or deemed to be an express or implied dedication or gift of all or any portion of the Property for use or access by the general public nor shall this Easement or any of the rights granted hereunder be construed as an acknowledgement of any claim of prescriptive or other similar rights in or over the Property.

20.3 Liberal Construction. Any general rule of construction to the contrary notwithstanding, this Easement shall be liberally construed to effect the Purpose of this Easement and the policy and purpose of California Civil Code §815 *et seq.*, while recognizing Grantor's reserved rights. If any provision in this Easement is found to be ambiguous, an interpretation consistent with the Purpose of this Easement, which recognizes Grantor's reserved rights and that would render the provision valid shall be favored over any interpretation that would render it invalid.

20.4 Further Assurances. Each party hereto agrees to execute and deliver to the other party such further documents or instruments as may be necessary or appropriate in order to carry out the intentions of the parties as contained in this Easement.

20.5 Severability. If any provision of this Easement shall be unenforceable or invalid, the same shall not affect the remaining provisions of this Easement, and to this end the provisions of this Easement are intended to be and shall be severable.

20.6 Entire Agreement. This Easement sets forth the entire agreement of the parties with respect to the Conservation Easement and supersedes all prior discussions, negotiations, understandings, or agreements relating to the Conservation Easement, all of which are merged herein.

20.7 No Forfeiture. Nothing contained herein will result in a forfeiture or reversion of Grantor's title in any respect.

20.8 Successors. The easement created by this instrument shall be a servitude running with the land in perpetuity. The covenants, terms, conditions, and restrictions of this Easement shall be binding upon, and inure to the benefit of, the parties hereto and their respective successors and assigns and shall run with the Property. However, this Easement shall not create or bestow any lien or property right in any third party. Grantor and Grantee agree that no third party beneficiary to this Easement exists and that nothing contained herein shall be construed as giving any person third party beneficiary status or any right of enforcement hereunder.

20.9 Recordation. Grantee shall promptly record this Easement in the official records of the County in which the Property is located, and shall thereafter promptly provide to Grantor a copy hereof showing the recording information. Grantee may re-record this Easement at any time as may be required to preserve its rights in this Easement.

20.10 Termination of Rights and Obligations. A party's rights and obligations under this Easement shall terminate only upon transfer of the party's interest in all or portions of either the Conservation Easement or the Property, except that liability for acts or omissions occurring prior to transfer shall survive the transfer.

20.11 Attorneys' Fees. In the event that any party shall bring an action to enforce its rights under this Easement, or relating to the interpretation hereof, whether for declaratory, injunctive or other relief, the prevailing party in any such proceeding shall be entitled to recover from the other party reasonable attorneys' fees and all costs, expenses and disbursements that the prevailing party incurred in connection with such proceeding, including appeals, remands and any other subsequent proceeding (including, but not limited to, the reasonable costs of discovery, investigation, preparation for trial, professional or expert consultation and testimony). A party shall be deemed to have prevailed in any such action (without limiting the generality of the foregoing) if such action is dismissed upon the payment by the other party of the sums allegedly due or the performance of obligations allegedly not complied with, or if such party obtains substantially the relief sought by it in the action, irrespective of whether such action is prosecuted to judgment. The non-prevailing party shall also pay the attorneys' fees and costs incurred by the prevailing party in any post-judgment proceedings to collect and enforce the judgment. Any such fees and costs incurred prior to judgment, award, or decree may be included in any judgment, award or decree entered in such proceeding in favor of the prevailing party. Any such fees, costs and expenses incurred by the prevailing party in enforcing a judgment, award or decree in its favor shall be recoverable separately from and in addition to any other amount

included in such judgment, award or decree. This provision is separate and several and shall survive the merger of this Easement into any judgment on this Easement.

20.12 Mortgage Liens Subordinate. No provision of this Easement is to be construed as impairing the ability of Grantor to use the Property as collateral for any loan, provided that any lien securing such loan (a "**Mortgage Lien**"), regardless of date, shall be subordinate to the terms of this Easement and Grantee's rights under this Easement. Under no circumstances may Grantee's rights be extinguished or otherwise affected by the recording, foreclosure, or any other action taken concerning any Mortgage Lien.

20.13 Pre-Existing Water Rights. In accordance with Section 12(e) of the Stipulation, this Easement does not impact the authority of third-party holders of water rights to exercise those rights.

20.14 Table of Contents and Captions. The table of contents and captions in this Easement have been inserted solely for convenience of reference and are not a part of this Easement and shall have no effect upon construction or interpretation.

20.15 Incorporation of Recitals. All Recitals are incorporated herein by this reference.

20.16 List of Exhibits. The following exhibits are attached hereto and incorporated herein by this reference:

<u>Exhibit A</u>	Property Description
<u>Exhibit B</u>	Description of Hydro Project Activities and Hydroelectric Facilities and Associated Water Delivery Facilities
<u>Exhibit C</u>	Hydro Reserved Rights
<u>Exhibit D</u>	Beneficial Public Values
<u>Exhibit E</u>	Insurance Requirements
<u>Exhibit F</u>	Prohibited Uses
<u>Exhibit G</u>	Hydro Operating Zone(s)
<u>Exhibit H</u>	Express Third Party Uses and Third Party Use Agreements
<u>Exhibit I</u>	Expressly Permitted Uses

20.17 Counterparts. This Easement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. In the event of a discrepancy between counterparts, the recorded Easement shall be controlling.

IN WITNESS WHEREOF, Grantor has granted to Grantee, and Grantee has accepted, this Easement, and the parties mutually agree to the terms and covenants set forth above, as of the Effective Date.

GRANTOR:

PACIFIC GAS AND ELECTRIC COMPANY,
a California corporation

By: _____

Its: _____

GRANTEE:

MOTHER LODE LAND TRUST, a California
nonprofit public benefit corporation

By: _____

Its: _____

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California)
County of _____)

On _____, before me, _____, a Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California)
County of _____)

On _____, before me, _____, a Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

EXHIBIT A
Legal Description of Property

[Follows this page]

EXHIBIT "A"

THE LAND DESCRIBED HEREIN IS SITUATED IN THE STATE OF CALIFORNIA, COUNTY OF TUOLUMNE, UNINCORPORATED AREA, AND IS DESCRIBED AS FOLLOWS:

PARCEL 1:
LCP ID#1016

ALL THAT CERTAIN PARCEL OF LAND SITUATE IN SECTION 26, TOWNSHIP 3 NORTH, RANGE 16 EAST, MOUNT DIABLO BASE AND MERIDIAN, AS RECORDED IN BOOK A VOLUME 69, PAGE 124 OF DEEDS OF THE COUNTY OF TUOLUMNE, STATE OF CALIFORNIA, PARTICULARLY DESCRIBED THEREIN AS FOLLOWS:

THE SOUTHEAST ONE-QUARTER OF THE NORTHEAST ONE-QUARTER OF SAID SECTION 26.

A.P.N. 028-051-10-00, 028-051-11-00

PARCEL 2:
LCP ID#1017

PARCEL 1

ALL THAT CERTAIN PARCEL OF LAND SITUATE IN SECTIONS 13 AND 24, TOWNSHIP 3 NORTH, RANGE 16 EAST, MOUNT DIABLO BASE AND MERIDIAN, AND IN SECTION 18, TOWNSHIP 3 NORTH, RANGE 17 EAST, MOUNT DIABLO BASE AND MERIDIAN, DESIGNATED AS PARCEL 1, AS RECORDED IN VOLUME 99, PAGE 314 OF DEEDS OF THE COUNTY OF TUOLUMNE, STATE OF CALIFORNIA, PARTICULARLY DESCRIBED THEREIN AS FOLLOWS:

COMMENCING AT AN IRON PIPE, MARKING THE EAST ONE-QUARTER CORNER OF SAID SECTION 24, THENCE NORTH $18^{\circ} 20' 30''$ WEST 1400.9 FEET TO A POINT IN THE SOUTHERLY BOUNDARY LINE OF THE NORTH ONE-HALF OF THE NORTHEAST ONE-QUARTER OF SAID SECTION 24, BEING THE POINT OF BEGINNING: THENCE, ALONG THE SOUTHERLY BOUNDARY LINE OF THE NORTH ONE-HALF OF THE NORTHEAST ONE-QUARTER OF SAID SECTION 24, SOUTH $89^{\circ} 43'$ WEST 531.2 FEET; THENCE

NORTH 53° 10' WEST 42.3 FEET; THENCE
NORTH 66° 34' 30" WEST 172.0 FEET; THENCE
NORTH 8° 56' 30" WEST 137.7 FEET, THENCE
NORTH 35° 28' 30" WEST 160.2 FEET; THENCE
NORTH 35° 49' 30" WEST 143.7 FEET; THENCE
NORTH 30° 11' 30" WEST 184.6 FEET; THENCE
NORTH 39° 39' 30" WEST 105.8 FEET; THENCE
NORTH 50° 44' 30" WEST 149.9 FEET; THENCE
NORTH 30 ° 02' 30" WEST 227.5 FEET; THENCE
NORTH 15° 31' 30" WEST 109.7 FEET; THENCE
NORTH 20° 26' WEST 156.3 FEET; THENCE
NORTH 5° 44' WEST 82.4 FEET; THENCE
NORTH 1° 59' WEST 130.3 FEET; THENCE
NORTH 0° 15' EAST 158.8 FEET; THENCE
NORTH 36° 00' WEST 75.9 FEET; THENCE
NORTH 4° 22' WEST 46.2 FEET; THENCE
NORTH 65° 21' EAST 89.8 FEET; THENCE
NORTH 29° 36' EAST 311.5 FEET; THENCE
NORTH 44° 54' 30" EAST 158.9 FEET; THENCE
NORTH 46° 08' 30" EAST 172.7 FEET; THENCE
NORTH 58° 43' 15" EAST 109.3 FEET; THENCE
NORTH 61° 14' 45" EAST 110.3 FEET; THENCE
NORTH 4° 04' 30" EAST 129.2 FEET; THENCE
NORTH 76° 06' EAST 11.6 FEET; THENCE
SOUTH 56° 17' EAST 84.8 FEET; THENCE
NORTH 66° 43' 30" EAST 184.6 FEET; THENCE
NORTH 56° 44' 30" EAST 162.7 FEET, THENCE
NORTH 35° 23' EAST 26.1 FEET TO A POINT IN THE NORTHERLY BOUNDARY
LINES OF THE SOUTH ONE-HALF OF THE SOUTHEAST ONE-QUARTER OF
SAID SECTION 13; THENCE ALONG THE NORTHERLY BOUNDARY LINE OF
THE SOUTH ONE-HALF OF THE SOUTHEAST ONE-QUARTER OF SAID
SECTION 13, NORTH 89° 44' EAST 845.4 FEET TO THE NORTHEAST CORNER
OF THE SOUTH ONE-HALF OF THE SOUTHEAST ONE-QUARTER OF SAID
SECTION 13; THENCE ALONG THE EASTERLY BOUNDARY LINE OF SAID
SECTION 13, NORTH 0° 01' 30" EAST 326.8 FEET; THENCE
NORTH 57° 55' EAST 156.0 FEET; THENCE
NORTH 58° 45' 30" EAST 166.2 FEET; THENCE
NORTH 46° 10' 30" EAST 132.2 FEET; THENCE
NORTH 48° 11' 30" EAST 125.7 FEET; THENCE
NORTH 6° 38' EAST 75.5 FEET; THENCE
NORTH 86° 50' 30" EAST 46.0 FEET; THENCE
NORTH 39° 15' 30" EAST 112.3 FEET; THENCE

NORTH 42° 25' EAST 70.6 FEET; THENCE
NORTH 28° 20' EAST 99.9 FEET; THENCE
NORTH 3° 28' 30" EAST 89.8 FEET; THENCE
NORTH 47° 36' EAST 147.1 FEET THENCE
NORTH 60° 30' 30" EAST 140.6 FEET; THENCE
NORTH 76° 12' EAST 220.2 FEET; THENCE
NORTH 73° 25' 30" EAST 133.2 FEET; THENCE
NORTH 47° 06' 30" EAST 123.4 FEET; THENCE
NORTH 83° 44' EAST 194.4 FEET; THENCE
NORTH 88° 19' EAST 154.3 FEET; THENCE
NORTH 74° 45' 30" EAST 198.3 FEET; THENCE
NORTH 46° 12' EAST 193.1 FEET; THENCE
SOUTH 3° 44' 30" EAST 296.5 FEET; THENCE
SOUTH 30° 59' 30" WEST 72.0 FEET; THENCE
SOUTH 62° 58' 30" WEST 124.6 FEET; THENCE
SOUTH 70° 13' 30" WEST 245.0 FEET; THENCE
SOUTH 84° 08' WEST 146.5 FEET; THENCE
SOUTH 81° 16' WEST 214.6 FEET; THENCE
SOUTH 69° 46' 30" WEST 168.2 FEET; THENCE
SOUTH 52° 49' 30" WEST 198.3 FEET; THENCE
SOUTH 31° 38' WEST 208.2 FEET; THENCE
SOUTH 44° 21' WEST 52.8 FEET; THENCE
SOUTH 24° 47' WEST 224.9 FEET; THENCE
SOUTH 43° 03' WEST 122.4 FEET; THENCE
SOUTH 32° 06' WEST 143.5 FEET; THENCE
SOUTH 20° 53' WEST 126.9 FEET; THENCE
SOUTH 28° 49' WEST 97.0 FEET; THENCE
SOUTH 39° 58' WEST 119.8 FEET; THENCE
SOUTH 46° 00' WEST 98.7 FEET; THENCE
SOUTH 36° 34' 30" WEST 103.2 FEET; THENCE
SOUTH 71° 03' 30" WEST 221.6 FEET; THENCE
SOUTH 29° 36' 30" WEST 37.0 FEET; THENCE
SOUTH 68° 16' WEST 49.8 FEET; THENCE
SOUTH 85° 38' WEST 96.8 FEET; THENCE
NORTH 70° 03' WEST 65.4 FEET; THENCE
NORTH 71° 24' 30" WEST 119.8 FEET; THENCE
SOUTH 53° 52' 30" WEST 109.0 FEET; THENCE
SOUTH 81° 02' WEST 266.9 FEET; THENCE
SOUTH 55° 16' WEST 156.8 FEET; THENCE
SOUTH 39° 48' WEST 164.1 FEET; THENCE
SOUTH 49° 00' WEST 299.3 FEET; THENCE
SOUTH 4° 52' WEST 107.0 FEET; THENCE

SOUTH 26° 18' EAST 94.4 FEET; THENCE
SOUTH 16° 41' 30" EAST 131.5 FEET; THENCE
SOUTH 37° 29' 30" EAST 78.5 FEET; THENCE
SOUTH 32° 29' 30" EAST 59.1 FEET; THENCE
SOUTH 23° 29' EAST 147.5 FEET; THENCE
SOUTH 35° 30' 30" EAST 181.3 FEET; THENCE
SOUTH 24° 15' EAST 83.1 FEET; THENCE
SOUTH 21° 45' EAST 183.7 FEET; THENCE
SOUTH 11° 10' EAST 184.4 FEET; THENCE
SOUTH 17° 48' EAST 105.3 FEET, THENCE
SOUTH 26° 17' EAST 53.8 FEET; THENCE
SOUTH 32° 11' 30" EAST 53.1 FEET; THENCE
SOUTH 22° 18' EAST 65.4 FEET; THENCE
SOUTH 14° 42' WEST 25.7 FEET; THENCE
SOUTH 24° 50' EAST 81.9 FEET; THENCE
SOUTH 4° 48' EAST 85.1 FEET; THENCE
SOUTH 4° 15' WEST 37.6 FEET; THENCE
SOUTH 2° 02' EAST 196.9 FEET; THENCE
SOUTH 2° 09' WEST 81.4 FEET, MORE OR LESS TO THE POINT OF BEGINNING.

TOGETHER WITH:

PARCEL 2

ALL THAT CERTAIN PARCEL OF LAND SITUATE IN SECTION 24, TOWNSHIP 3 NORTH, RANGE 16 EAST, MOUNT DIABLO BASE AND MERIDIAN, AS RECORDED IN VOLUME 69, PAGE 124 OF DEEDS OF THE COUNTY OF TUOLUMNE, STATE OF CALIFORNIA, PARTICULARLY DESCRIBED THEREIN AS FOLLOWS:

THE EAST ONE-HALF OF THE SOUTHWEST ONE-QUARTER AND THE WEST ONE-HALF OF THE SOUTHEAST ONE-QUARTER AND THE SOUTH ONE-HALF OF THE NORTHEAST ONE-QUARTER AND THE SOUTHEAST ONE-QUARTER OF THE NORTHWEST ONE-QUARTER OF SAID SECTION 24.

A.P.N. 023-170-03-00, 023-170-04-00, 028-040-12-00

PARCEL 3:
LCP ID#1018

ALL THAT CERTAIN PARCEL OF LAND SITUATE IN THE EAST ONE-HALF OF THE SOUTHEAST ONE-QUARTER OF SECTION 24, TOWNSHIP 3 NORTH,

RANGE 16 EAST, MOUNT DIABLO BASE AND MERIDIAN, DESIGNATED PARCEL 2, AS RECORDED IN VOLUME 99, PAGE 314 OF DEEDS OF THE COUNTY OF TUOLUMNE, STATE OF CALIFORNIA, PARTICULARLY DESCRIBED THEREIN AS FOLLOWS:

COMMENCING AT AN IRON PIPE MARKING THE EAST QUARTER CORNER OF SAID SECTION 24, THENCE SOUTH 57 ° 30' 30" WEST 1546.6 FEET TO A POINT IN THE WESTERLY BOUNDARY LINE OF THE EAST ONE-HALF OF THE SOUTHEAST ONE-QUARTER OF SAID SECTION 24 BEING THE POINT OF BEGINNING; THENCE

SOUTH 58° 53' 30" EAST 78.0 FEET; THENCE
SOUTH 57° 03' EAST 199.7 FEET; THENCE
SOUTH 59° 57' EAST 102.5 FEET; THENCE
SOUTH 73° 11' 30" EAST 161.1 FEET; THENCE
SOUTH 80° 54' 30" EAST 107.6 FEET; THENCE
SOUTH 56° 12' 30" EAST 83.9 FEET; THENCE
SOUTH 61° 42' 30" EAST 69.9 FEET; THENCE
SOUTH 71° 39' 30" EAST 92.3 FEET; THENCE
SOUTH 64° 07' 30" EAST 92.0 FEET; THENCE
SOUTH 21° 28' 30" EAST 50.5 FEET; THENCE
SOUTH 33° 37' 30" WEST 40.6 FEET; THENCE
SOUTH 73° 47' 30" WEST 100.3 FEET; THENCE
NORTH 72° 28' 30" WEST 153.8 FEET; THENCE
NORTH 82° 58' 30" WEST 137.4 FEET; THENCE
SOUTH 87° 01' 30" WEST 183.1 FEET; THENCE
NORTH 78° 21' 30" WEST 237.7 FEET; THENCE
NORTH 79° 14' 30" WEST 93.0 FEET TO A POINT IN THE WESTERLY BOUNDARY LINE OF THE EAST ONE-HALF OF THE SOUTHEAST ONE-QUARTER OF SAID SECTION 24; THENCE
NORTH 0° 35' 30" EAST 402.9 FEET ALONG THE WESTERLY BOUNDARY LINE OF THE EAST ONE-HALF OF THE SOUTHEAST ONE-QUARTER OF SAID SECTION 24 TO THE POINT OF BEGINNING.

A.P.N. 028-040-13-00 PORTION

PARCEL 4:
LCP ID#1019

ALL THAT CERTAIN PARCEL OF LAND SITUATE IN SECTION 4, TOWNSHIP 2 NORTH, RANGE 16 EAST, MOUNT DIABLO BASE AND MERIDIAN, AS RECORDED IN BOOK A, VOLUME 69, PAGE 124 OF DEEDS OF THE COUNTY

OF TUOLUMNE, STATE OF CALIFORNIA, PARTICULARLY DESCRIBED
THEREIN AS FOLLOWS:

THE SOUTHWEST ONE-QUARTER OF THE NORTHWEST ONE-QUARTER OF
SAID SECTION 4.

A.P.N. 041-010-01-00

PARCEL 5:
LCP ID#1020

ALL THAT CERTAIN PARCEL OF LAND SITUATE IN SECTION 10, TOWNSHIP 2
NORTH, RANGE 15 EAST, MOUNT DIABLO BASE AND MERIDIAN, AS
RECORDED IN BOOK A, VOLUME 69, PAGE 124, DEEDS OF THE COUNTY OF
TUOLUMNE, STATE OF CALIFORNIA, PARTICULARLY DESCRIBED THEREIN
AS FOLLOWS:

THE SOUTH ONE-HALF OF THE SOUTHWEST ONE-QUARTER OF THE
NORTHEAST ONE-QUARTER OF THE NORTHWEST ONE-QUARTER OF SAID
SECTION.

A.P.N. 083-030-18-00 PORTION

PARCEL 6
LCP ID#1021

ALL THAT CERTAIN PARCEL OF LAND SITUATE IN THE NORTHWEST ONE-
QUARTER OF SECTION 10, TOWNSHIP 2 NORTH, RANGE 15 EAST, MOUNT
DIABLO BASE AND MERIDIAN, AS RECORDED IN VOLUME 69, PAGE 339 OF
DEEDS OF THE COUNTY OF TUOLUMNE, STATE OF CALIFORNIA,
PARTICULARLY DESCRIBED THEREIN AS FOLLOWS:

BEGINNING AT A TWO-INCH IRON PIPE MONUMENT SET IN THE GROUND
AT THE SOUTHWEST CORNER OF THE SOUTH ONE-HALF OF THE
SOUTHWEST ONE-QUARTER OF THE NORTHEAST ONE-QUARTER OF THE
NORTHWEST ONE-QUARTER OF SAID SECTION 10, THE SAME BEING A
PARCEL OF LAND CONTAINING FIVE ACRES OWNED BY PACIFIC GAS AND
ELECTRIC COMPANY; THENCE

EASTERLY ALONG THE SOUTHERLY BOUNDARY OF SAID LAND

APPROXIMATELY 155 FEET TO A STAKE SET IN SAID SOUTHERLY BOUNDARY ON THE EAST SIDE OF THE PRESSURE PIPE; THENCE

SOUTH 32° 56' 48" WEST 110.00 FEET TO A POINT IN A PROLONGATION OF THE SOUTHERLY LINE OF THE BARN ON THE LAND HEREIN AND HEREBY CONVEYED, AND TWO FEET EASTERLY OF THE SOUTHERLY CORNER THEREOF; THENCE

SOUTH 86° 03' 42" WEST 93.00 FEET TO A NORTH AND SOUTH LINE PASSING THROUGH THE CENTER OF THE NORTHWEST ONE-QUARTER OF SAID SECTION 10; THENCE

NORTHERLY APPROXIMATELY 100 FEET TO THE POINT OF BEGINNING.

A.P.N. 083-030-18-00 PORTION

PARCEL 7:
LCP ID#1022

ALL THAT CERTAIN PARCEL OF LAND SITUATE IN THE NORTHWEST ONE-QUARTER OF SECTION 10, TOWNSHIP 2 NORTH, RANGE 15 EAST, MOUNT DIABLO BASE AND MERIDIAN, AS RECORDED IN VOLUME 511, PAGE 477 OF OFFICIAL RECORDS OF THE COUNTY OF TUOLUMNE, STATE OF CALIFORNIA, PARTICULARLY DESCRIBED THEREIN AS FOLLOWS:

BEGINNING AT THE SOUTHWEST CORNER OF THE PARCEL OF LAND DESCRIBED AND DESIGNATED PARCEL 13 UNDER "SCHEDULE A" OF "EXHIBIT D' IN THE JUDGMENT AND DECREE QUIETING TITLE, WHEREIN ISSIC DRABKIN AND OTHERS ARE PLAINTIFFS, DATED JUNE 26, 1970 AND RECORDED IN BOOK 306, PAGE 60 OF OFFICIAL RECORDS OF THE COUNTY OF TUOLUMNE, AND RUNNING THENCE ALONG THE GENERAL SOUTHERLY BOUNDARY LINE OF SAID PARCEL OF LAND DESIGNATED AS PARCEL 13, NORTH 86 ° 08' 42" EAST 86.68 FEET; THENCE
NORTH 32° 56' 48" EAST 109.91 FEET; THENCE
SOUTH 89° 29' 24" EAST 68.59 FEET; THENCE LEAVING SAID GENERAL SOUTHERLY BOUNDARY LINE
SOUTH 49° 33' 00" WEST 282. 04 FEET TO A POINT IN THE SOUTHERLY PROLONGATION OF THE WESTERLY BOUNDARY LINE OF SAID PARCEL OF LAND DESIGNATED PARCEL 13; THENCE
RUNNING ALONG SAID SOUTHERLY PROLONGATION NORTH 0° 09' 06" WEST 85.53 FEET, MORE OR LESS TO THE POINT OF BEGINNING.

A.P.N. 083-030-18-00 PORTION

PARCEL 8:
LCP ID#1023

ALL THAT CERTAIN PARCEL OF LAND SITUATE IN THE NORTHEAST ONE-QUARTER OF THE NORTHEAST ONE-QUARTER OF SECTION 16, TOWNSHIP 2 NORTH, RANGE 15 EAST, MOUNT DIABLO BASE AND MERIDIAN, RECORDED IN BOOK 15, PAGE 110 OF OFFICIAL RECORDS AND IN BOOK A, VOLUME 49 OF DEEDS, PAGE 556, BOTH IN THE COUNTY OF TUOLUMNE, STATE OF CALIFORNIA, PARTICULARLY DESCRIBED THEREIN AS FOLLOWS:

BEGINNING AT A POINT FROM WHICH AN IRON PIPE, MARKING THE NORTHEAST CORNER OF SAID SECTION 16 BEARS NORTH 55° 32' 30" EAST 1094.4 FEET; THENCE
SOUTH 17° 56' 30" WEST 281.3 FEET; THENCE
SOUTH 7° 46' 30" WEST 303.7 FEET; THENCE
SOUTH 67° 14' 15" WEST 131.4 FEET; THENCE
NORTH 34° 16' 30" WEST 239.2 FEET; THENCE
NORTH 19° 11' EAST 86.45 FEET; THENCE
NORTH 1° 22' WEST 94.25 FEET; THENCE
NORTH 20° 02' EAST 70.8 FEET; THENCE
NORTH 45° 36' 30" EAST 132.6 FEET; THENCE
NORTH 0° 57' 30" WEST 141.5 FEET; THENCE
SOUTH 77° 09' EAST 247.0 FEET, MORE OR LESS TO THE POINT OF BEGINNING

A.P.N. 085-050-01-00

EXHIBIT B

Description of Hydro Project Activities
and
Hydroelectric Facilities and Associated Water Delivery Facilities

As used in this Easement, "**Hydro Project Activities**" are those existing and future uses of the Property, and the existing and future Hydroelectric Facilities and Associated Water Delivery Facilities (as defined below) now or hereafter located on, above, or under the Property, associated with the operation of the Phoenix FERC Project (FERC Project No. 1061), and shall include any future uses of the Property, and the existing and future Hydroelectric Facilities and Associated Water Delivery Facilities now or hereafter located on, above, or under the Property, associated with compliance with the current and/or any future FERC License, FERC License renewal or other regulatory or legal requirements.

As used in this Easement, "**Hydroelectric Facilities and Associated Water Delivery Facilities**" are those existing and future facilities, structures, buildings, and improvements now or hereafter located on, above, or under the Property, and associated with the operation of the Phoenix FERC Project (FERC Project No. 1061), including, but not limited to, the following existing and future improvements: dams, canals, stream gage, gage house, heli-pads, water gage, ditch, forebay, header box, penstock, trash rack, lay-down yards, power house, maintenance building, employee housing, and any other infrastructure and facilities necessary for the operation of the Phoenix FERC Project; and other improvements for existing and future water delivery and other requirements of power generation, transmission, distribution, and storage for consumptive water use, including water deliveries to the Tuolumne Utilities District (or successors) in accordance with existing agreements and regulatory requirements related thereto; gauging stations, electrical transmission and distribution lines, and communications lines and facilities.

EXHIBIT C

Hydro Reserved Rights

Grantor's reserved rights on the Property include the following, which are expressly excluded from the transfer and conveyance of the easement granted in this Easement and reserved to Grantor:

Subject to the provisions of Section 7, the right to conduct Hydro Project Activities on the Property, including construction, operation, repair, alteration, maintenance, removal, replacement and expansion of existing and future Hydroelectric Facilities and Associated Water Delivery Facilities, including project replacements and improvements required for existing and future water delivery and other requirements for power generation, transmission, distribution, and storage, for nonconsumptive and consumptive water, and for communications in connection with the foregoing and for compliance with any future FERC License, FERC License renewal or other regulatory requirements. In furtherance of and without in any way limiting the generality of the foregoing, the following rights are expressly reserved:

(1) The right to conduct any and all uses and activities now or at any time in the future deemed necessary or appropriate by Grantor in Grantor's sole discretion exercised in good faith in connection with the generation of hydroelectric energy, including, but not limited to the construction, operation, repair, alteration, maintenance, removal, replacement and expansion of existing Hydroelectric Facilities and Associated Water Delivery Facilities, and the construction, operation, repair, alteration, maintenance, removal, replacement and expansion of new Hydroelectric Facilities and Associated Water Delivery Facilities; and

(2) The right to use, maintain, establish, construct, alter, expand and improve water sources, courses, and bodies within the Property, and to take, divert, store, convey and appropriate water; and

(3) The right to increase or otherwise modify water diversion, storage and transmission capacities of Hydroelectric Facilities and Associated Water Delivery Facilities; and

(4) The right to exercise: all riparian water rights inherent in and part and parcel of the Property; all appropriative surface water rights (including, but not limited to, any appropriative surface water rights having a point of diversion, place of storage, or place of use on the Property); all prescriptive surface water rights; and all other right, title and interest of any nature whatsoever in and to the surface waters which are now or hereafter located or flowing on, under or abutting the Property; and

(5) The right to decommission all or any portion of existing and future Hydroelectric Facilities and Water Delivery Facilities in accordance with the applicable license issued by the FERC, or as otherwise allowed by Applicable Law; and

(6) The right to enlarge, improve, reconstruct, relocate and replace said Grantor's existing facilities and additional facilities with any other number, size, or type of transformers, poles, towers, or structures, or underground wires, cables, pipelines and conduits, or other devices and equipment either in the original location or at any location or locations within the Property; and

(7) The right to construct, operate, use, repair, alter, maintain, remove, replace and expand Grantor's existing and future facilities for transformation, transmission and distribution of electric energy and for communication purposes and also the rights to reconstruct, replace, remove, maintain and use the same as Grantor shall at any time and from time to time deem necessary in Grantor's sole discretion exercised in good faith, together with the rights to excavate for, construct, install, repair, reconstruct, replace, remove, maintain and use, at any time and from time to time, additional facilities for the transformation, transmission and distribution of electric energy and for communication purposes, consisting of such devices and equipment with suitable concrete pads and adequate protection therefore necessary for transforming electric energy, one or more lines of underground wires and cables (enclosed at Grantor's option within conduits), and one or more lines of towers, poles and/or other structures, wires and cables, including both underground and overhead ground wires, and all necessary and proper foundations, footings, cross arms and other appliances and fixtures for use in connection with said towers, poles and/or other structures, wires and cables.

EXHIBIT D

Beneficial Public Values

The Purpose of the Conservation Easement for the Property is to protect the Beneficial Public Values of the Property, as summarized below and described in more detail in the Baseline Documentation Report:

- (a) Habitat for fish, wildlife, and plants that are native to the area, including species protected under the California Endangered Species Act and/or the federal Endangered Species Act. The term "habitat" includes vegetation along banks and shorelines that contribute to maintaining watershed health. The term "native" refers to plants and animals that occur naturally on the Property, and are defined as "native" by the California Department of Fish & Wildlife and its successors.
- (b) Forest resources on the Property. Forest resources consist of Sierran Mixed Conifer forest type, including ponderosa pine, sugar pine, white fir, Douglas fir, and incense cedar.
- (c) The scenic viewshed of the Property in keeping with the surrounding environment. This includes views of Lyons Reservoir and the surrounding Stanislaus River watershed.
- (d) Outdoor recreation, such as fishing, hiking and picnicking.
- (e) Identified historical and cultural values, to the extent they are protected by state and federal law.

EXHIBIT E

Grantee Insurance Requirements

Grantee shall procure, carry and maintain the following insurance coverage:

- A. Workers' Compensation and Employers' Liability
 - 1. Workers' Compensation insurance or self-insurance indicating compliance with any applicable labor codes, acts, laws or statutes, state or federal.
 - 2. Employers' Liability insurance shall not be less than One Hundred Thousand Dollars (\$100,000) for injury or death each accident.

- B. Commercial General Liability
 - 1. Coverage shall be at least as broad as the Insurance Services Office (ISO) Commercial General Liability Coverage "occurrence" form, with no coverage deletions.
 - 2. The limit shall not be less than One Million Dollars (\$1,000,000) each occurrence/ Two Million Dollars (\$2,000,000) aggregate for bodily injury, property damage and personal injury.
 - 3. Coverage shall: a) By "Additional Insured" endorsement add as insureds Grantor, its directors, officers, agents and employees with respect to liability arising out of work performed by or for Grantee; b) Be endorsed to specify that Grantee's insurance is primary .

- C. Business Auto
 - 1. Coverage shall be at least as broad as the Insurance Services Office (ISO) Business Auto Coverage form covering Automobile Liability, code 1 "any auto."
 - 2. The limit shall not be less than One Million Dollars (\$1,000,000) each accident for bodily injury and property damage.

- D. Additional Insurance Provisions
 - 1. Upon change in carrier or coverage, or otherwise upon Grantor's request, Grantee shall furnish Grantor with certificates of insurance and endorsements of all required insurance for Grantee.
 - 2. The documentation shall state that coverage shall not be canceled except after thirty (30) days prior written notice has been given to Grantor.

3. The documentation must be signed by a person authorized by that insurer to bind coverage on its behalf and shall be submitted to:

Pacific Gas and Electric Company
Insurance Department - B24H
Post Office Box 770000
San Francisco, CA 94177

A copy of all such insurance documents shall be sent to Grantor's Land Agent as specified under Notices in the body of this Easement.

4. Upon request, not to exceed once annually, Grantee shall furnish Grantor complete copies of policies.
5. Upon request, not to exceed once annually, Grantee shall furnish Grantor the same evidence of insurance for Grantee's agents or contractors as Grantor requires of Grantee.

EXHIBIT F

Prohibited Uses

As provided in Section 6 of this Easement, Grantor will not engage in, or permit others to engage in, the following Prohibited Uses:

1. Number of Fee Owners; Subdivision.

(a) Limit on Number of Fee Owners. Except for Specified Required Actions, notwithstanding the fact that the Property, at any time, might be comprised of more than two (2) separate legal parcels, fee title to the Property shall be held by no more than three (3) separate owners at any given time, provided, however, that the foregoing shall not prohibit undivided ownership of the Property by multiple owners (e.g. tenants in common), subject to the restrictions on the rights of undivided owners provided below, and the terms and conditions of this Easement shall perpetually apply to the Property as a whole. The existence of any separate legal parcels shall not be interpreted to permit any use or activity on an individual legal parcel that would not have been permitted on said parcel under the terms and conditions of this Easement as applied to the Property as a whole. This section only applies to conveyances of fee ownership and not to conveyances of any property interests other than fee ownership (e.g. leasehold interests). In respect to ownership of the Property or permitted separate legal parcels, as the case may be, ownership may be (among others) in the form of a partnership, limited partnership, limited liability company, corporation or other legal entity or as undivided interests such as tenants in common, whether by choice or by operation of any Applicable Laws, but no owner of an undivided interest shall thereby have (i) the right of exclusive occupancy or exclusive use of any separate portion of the Property (or permitted separate legal parcel), or (ii) any right to have the Property (or permitted separate legal parcel), partitioned in kind, whether pursuant to California Code of Civil Procedure §872.010 et seq. ("CCP") or any successor statute or otherwise. In the event that a partition action is brought and a court determines that the remedy of partition must be granted, Grantor, on behalf of itself and its successors and assigns hereby irrevocably agrees the remedy shall not be a physical subdivision of the Property (or permitted separate legal parcel), but instead may be a partition by appraisal pursuant to CCP §873.910 or any successor statute or a judicially supervised sale of Grantor's entire estate in the Property (or permitted separate legal parcel) pursuant to CCP §873.510 or any successor statute, subject, however, to this Easement, followed by a division of sales proceeds among the parties entitled thereto. Grantor recognizes that Grantee will incur direct and indirect costs for monitoring and administration of the Conservation Easement in the event fee title to a portion of the Property is transferred under this provision. Accordingly, upon Grantor's sale, transfer or conveyance of fee

title to less than all of the Property in accordance with this subsection (a), Grantor shall pay, or cause to be paid, to Grantee a one-time payment of a sum representing the increased cost of such Conservation Easement stewardship, as reasonably determined at such time by Grantee. Such one-time payment shall be in addition to any reimbursements required pursuant to Section 13.2.4 or Section 17 of this Easement.

(b) Limit on Subdivision. Except for Specified Required Actions, Grantor shall not subdivide the Property with the result of frustrating the ownership restrictions set forth in subsection (a) above. For example, the following actions would not frustrate the ownership restrictions in subsection (a) above: (i) merger and reduction of the number of separate legal parcels comprising the Property; or (ii) reconfiguring by lot line adjustment the existing internal boundaries of legal parcels within the outer boundaries of the Property; or (iii) clarifying boundary lines with adjacent landowners; or (iv) subdivisions to facilitate Hydro Project Activities. Grantor shall (i) as part of the Annual Work Plan review in accordance with Section 7, or at least ninety (90) days prior to any Grantor subdivision activity (whether or not prohibited hereunder), furnish Grantee with the subdivision application or filings; and (ii) provide to Grantee reasonably sufficient information to identify the boundaries of each legal parcel. This information will become part of the Baseline Documentation Report. At the election of either party, the parties shall execute and record an amendment of this Easement to reflect any change to the legal description of the Property set forth in Exhibit A or any other changes and allocations resulting from permitted subdivision that are not established to the reasonable satisfaction of the parties by recordation in the Public Records of the plan of subdivision approved under Applicable Law.

2. Development Rights. Except for Specified Required Actions provided in Section 7, the development rights associated with all or any portion of the Property may not be transferred to, or used or exercised in connection with, any property other than the Property, such rights of transfer, use and exercise being hereby terminated and extinguished in perpetuity. The phrase "development rights" means any and all rights, however designated, now or hereafter associated with the Property or any portion thereof that may be used pursuant to applicable zoning laws, land use laws or other governmental laws or regulations, to compute permitted size, height, bulk, or number of structures, development density, lot yield, or any similar development variable on or pertaining to the Property or any other property.

3. Mining and Drilling. There shall be no mining, drilling, removing, fracking, or exploring for or extracting of minerals, oil, gas, coal, or other hydrocarbons, soils, sands, gravel, loam, rocks or any other material on, under, or at the Property. Notwithstanding the foregoing, the following shall not be Prohibited Uses:

(a) Specified Required Actions provided in Section 7;

(b) Drilling, removal and extraction of soils, sands, gravel, loam, rocks or any other material on, under, or at the Property in connection with studies and testing to the extent related to Grantor's exercise of the Hydro Reserved Rights;

(c) Testing, drilling and operating groundwater wells, and construction or placement of any structures or improvements within the Hydro Operating Zone to the extent related to Grantor's exercise of the Hydro Reserved Rights; and

(d) The use of soil, sand, gravel and other similar material located on the Property as appropriate for road maintenance, erosion control and in connection with a Required Action subject to the following limitations: (i) such disturbance shall be kept to the minimum necessary to exercise such rights, (ii) any such soils, sands, and other materials shall not be removed from the Property, and (iii) all such utilization activities shall be conducted in a manner that minimizes to the greatest extent practicable impacts to the Beneficial Public Values.

4. Construction and Placement of Structures and Improvements. There shall be no construction or placement of any structures or improvements on the Property, including (but not limited to) residential, industrial, office, or other buildings, underground or aboveground tanks. Notwithstanding the foregoing, the following shall not be Prohibited Uses:

(a) Required Actions provided in Section 7;

(b) Permitted Uses under Exhibit I;

(c) Construction or placement of any structures or improvements within the Hydro Operating Zone which Grantor has determined relate to Grantor's exercise of the Hydro Reserved Rights; and

(d) Structures and improvements made in the course of prudent and customary land management activities and/or to protect, preserve, or enhance the Beneficial Public Values (including, for example, garbage enclosures, benches, interpretive kiosks, and appropriately located and sized caretaker structure).

5. Vehicles. Except for Required Actions provided in Section 7, or in the case of an emergency or other occurrence affecting the safety of persons and/or property, or except as authorized or permitted by Grantor, there shall be no use of any motorized vehicles on the Property except vehicles used as necessary to carry out prudent and customary land management activities and/or to protect, preserve, or enhance the Beneficial Public Values. Motorized off-road recreational use shall not

constitute an activity "related to the protection or preservation of the Beneficial Public Values" as provided in the preceding sentence.

6. Dumping or Salvage. Except for Required Actions provided in Section 7, there shall be no dumping, storage or other disposal on the Property of soil, trash or garbage except for (a) refuse generated on the Property which may be disposed of on the Property on a temporary basis prior to its removal from the Property in areas where the Beneficial Public Values of the Property are not significantly impaired, or (b) compostable refuse generated on the Property which may be disposed of on the Property in a responsible manner which does not significantly impair the Beneficial Public Values of the Property. Except for Required Actions provided in Section 7, there shall be no dumping, storage (other than on a temporary basis) or other disposal of ashes, sludge, Hazardous Substances, or other unsightly or dangerous materials outside of the Hydro Operating Zone. Except for Required Actions provided in Section 7, there shall be no storage or disassembly of inoperable automobiles, trucks, or other vehicles or equipment for purposes of sale, or rental of space for that purpose outside of the Hydro Operating Zone.

7. Non-Native Animal Species. Except for Required Actions provided in Section 7, there shall be no release anywhere on the Property of non-native animal species other than livestock without Grantee's prior written approval in accordance with Section 7, as required.

8. Vegetation. Except for Required Actions provided in Section 7, there shall be no removal, cutting or destruction on the Property of native vegetation except (a) in an emergency and/or for purposes of disease or insect control or (b) to prevent property damage, personal injury, or flooding or (c) as permitted in Exhibit I, Sections 4 and 9, or (d) with Grantee's prior written approval in accordance with Section 7, as required.

9. Roads and Trails. Except for Required Actions provided in Section 7 or as required to implement a Required Action, or in the case of an emergency or other occurrence affecting the safety of persons and/or property, there shall be no construction of any new roads or trails on the Property; provided, however, the construction of new roads and trails (or the relocation of existing road and trails) on the Property to protect, preserve or enhance the Beneficial Public Values shall be permitted with Grantee's prior written approval in accordance with Section 7, as required. As used herein, the term "construction" shall not include the creation of roads or trails through repeated use, although such activities shall be governed by this Easement.

10. Commercial Uses. There shall be no office, industrial, or other commercial use on the Property that is likely to significantly impair Beneficial Public Values. Notwithstanding the foregoing, the following shall not be Prohibited Uses:

- (a) Required Actions provided in Section 7;
- (b) Uses permitted by Third Party Use Agreements; and
- (c) Office, industrial, or other commercial uses within the Hydro Operating Zone which Grantor has determined relate to Grantor's exercise of the Hydro Reserved Rights.

11. Alteration of Land or Excavation. Except for Required Actions provided in Section 7 or as otherwise explicitly permitted by the terms of this Easement, there shall be no filling, excavating, grading, draining or dredging outside of the Hydro Operating Zone, nor any change in the general topography of the Property; provided, however, such activities shall be permitted outside of the Hydro Operating Zone in the course of prudent and customary land management activities and/or to protect, preserve, or enhance the Beneficial Public Values.

12. Billboards. Except for Required Actions provided in Section 7 or permitted uses under Exhibit I or Grantee's signs permitted under Section 5.3, there shall be no placement of billboards or advertising facilities. The use of Grantor's logo and/or trade style on a sign will not in and of itself constitute a billboard or advertising facility under this provision.

EXHIBIT G

Hydro Operating
Zone

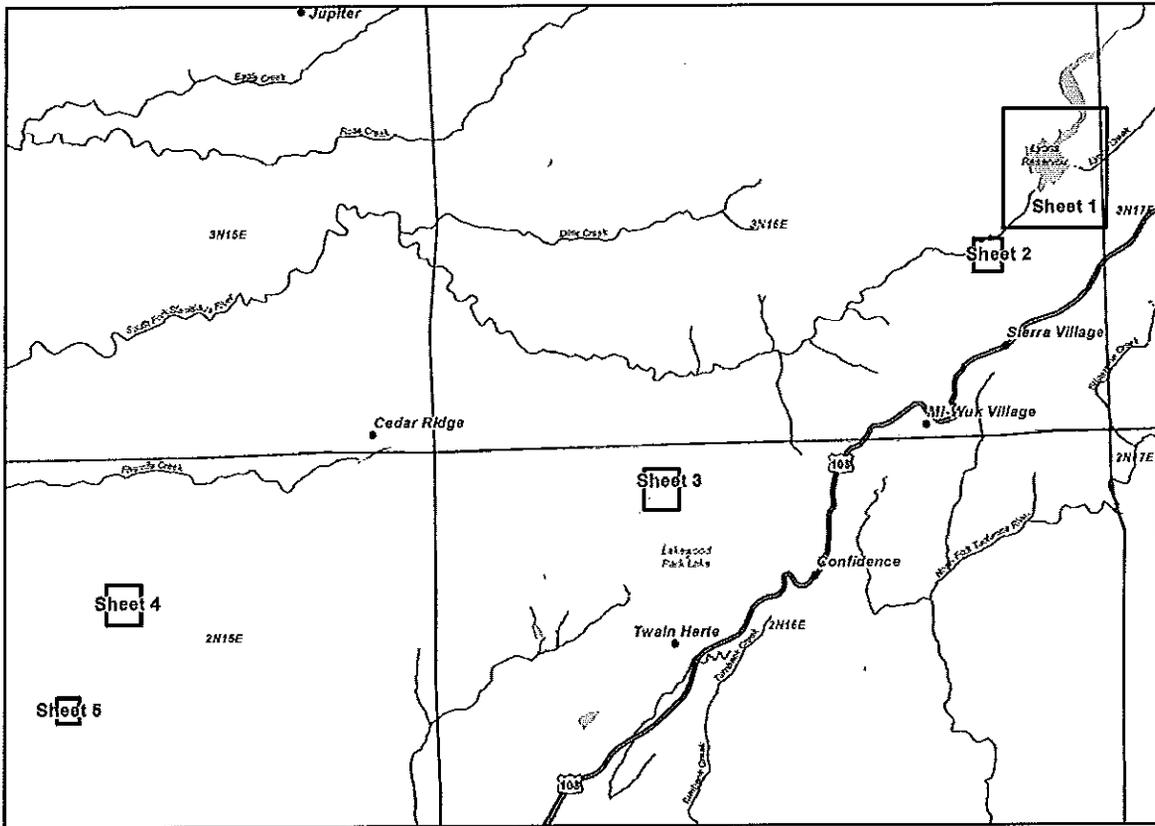


Exhibit G
Vicinity Map

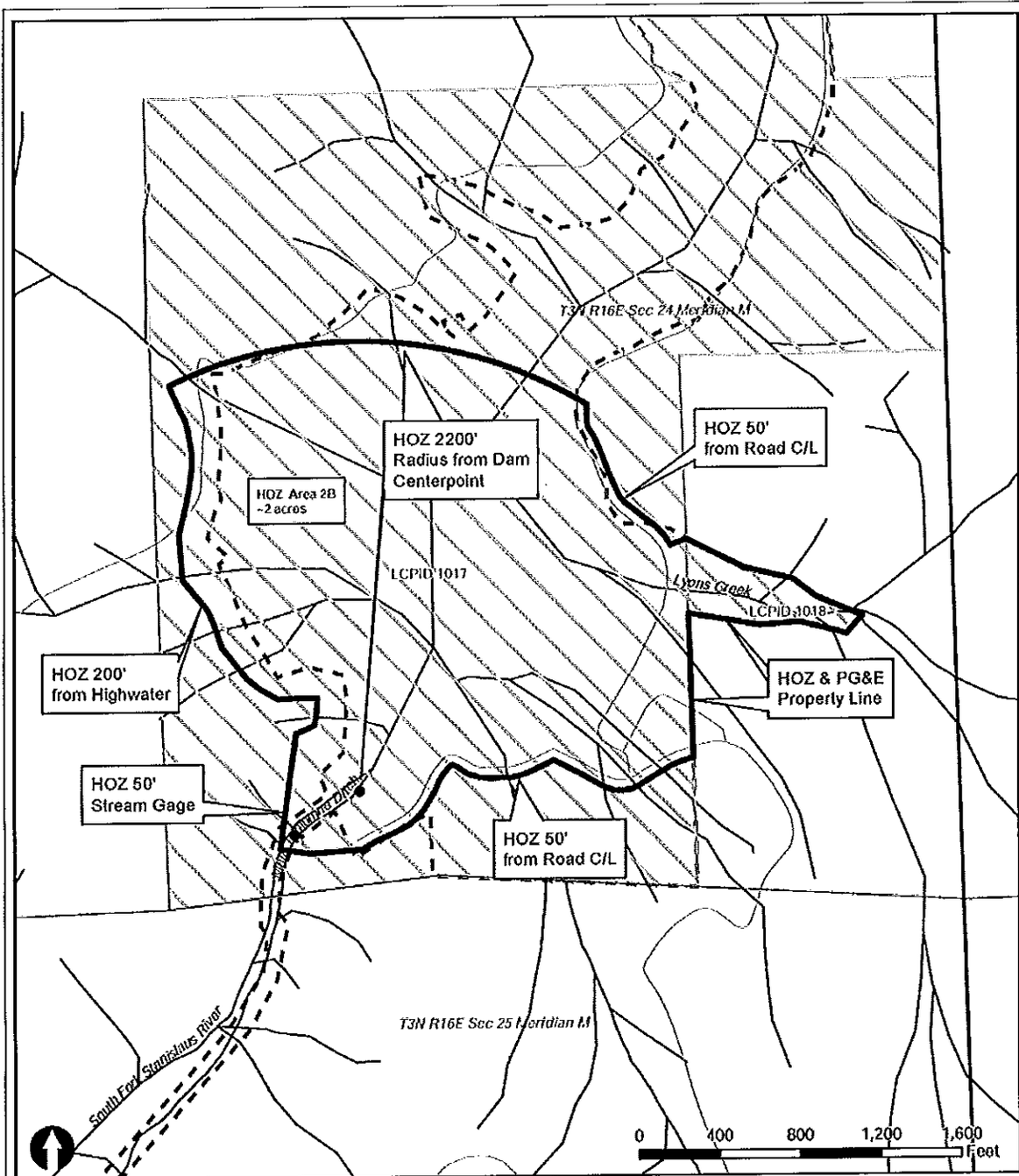
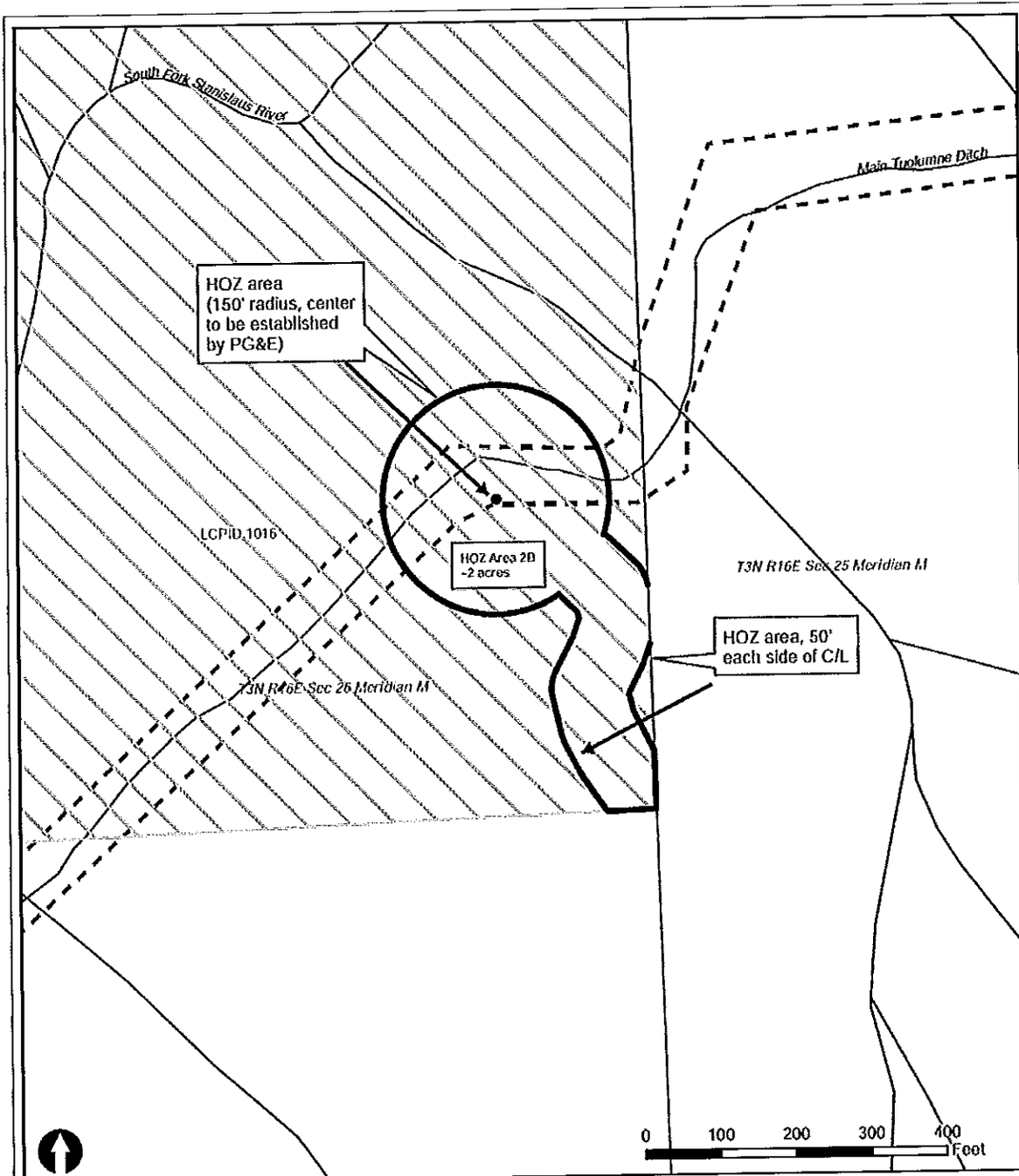


Exhibit G

Lyons Reservoir Area 2A Hydro Operating Zone (HOZ)

Sheet 1 of 5
Revised 4/22/2015



-  HOZ
-  FERC Boundary
-  DLP

Exhibit G
Lyons Reservoir Area 2B
Hydro Operating Zone (HOZ)

Sheet 2 of 5
Revised 4/22/2015

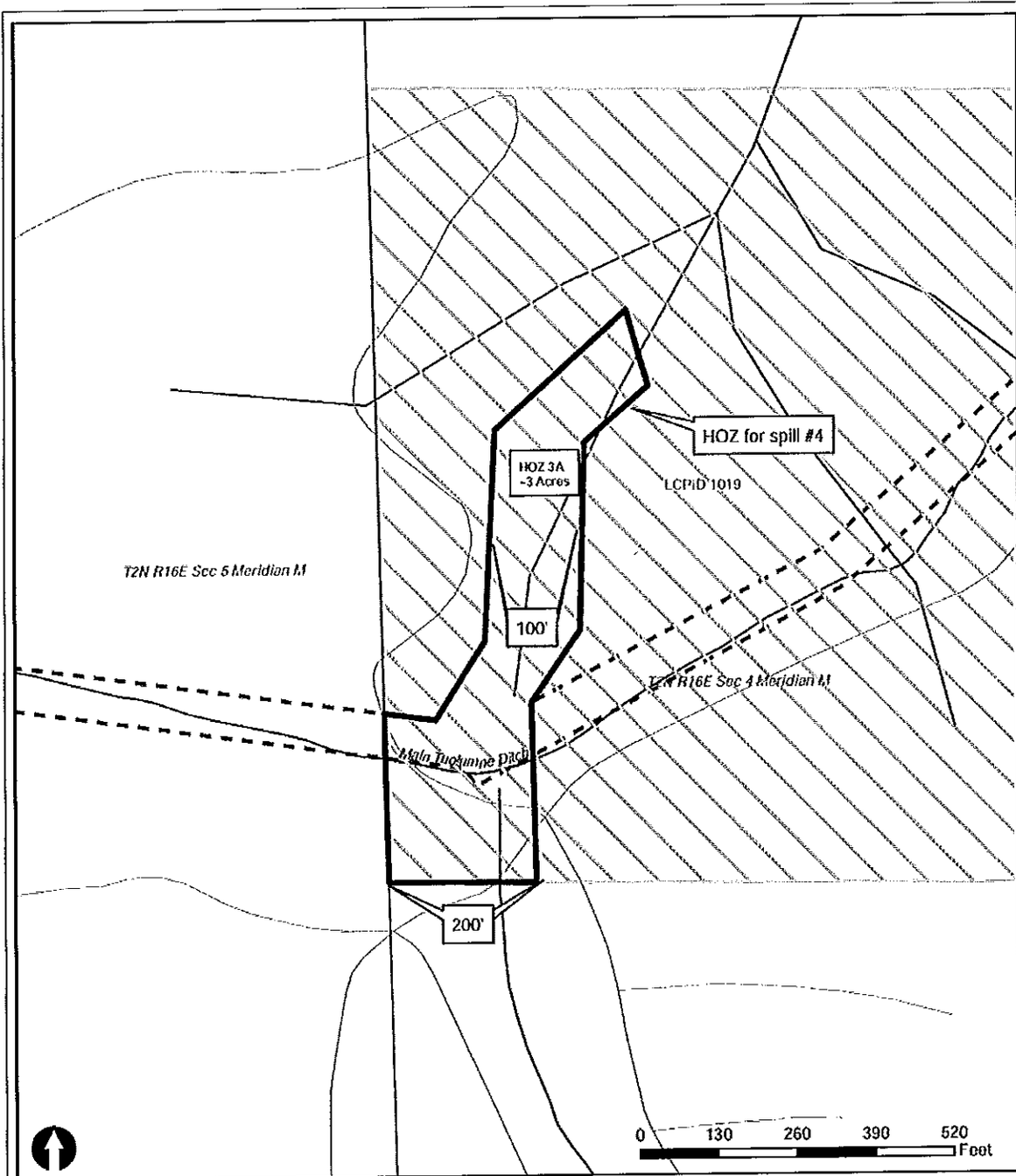


Exhibit G

Lyons Reservoir Area 3A Hydro Operating Zone (HOZ)

- HOZ
- FERC Boundary
- DLP

Sheet 3 of 5
Revised 4/22/2015

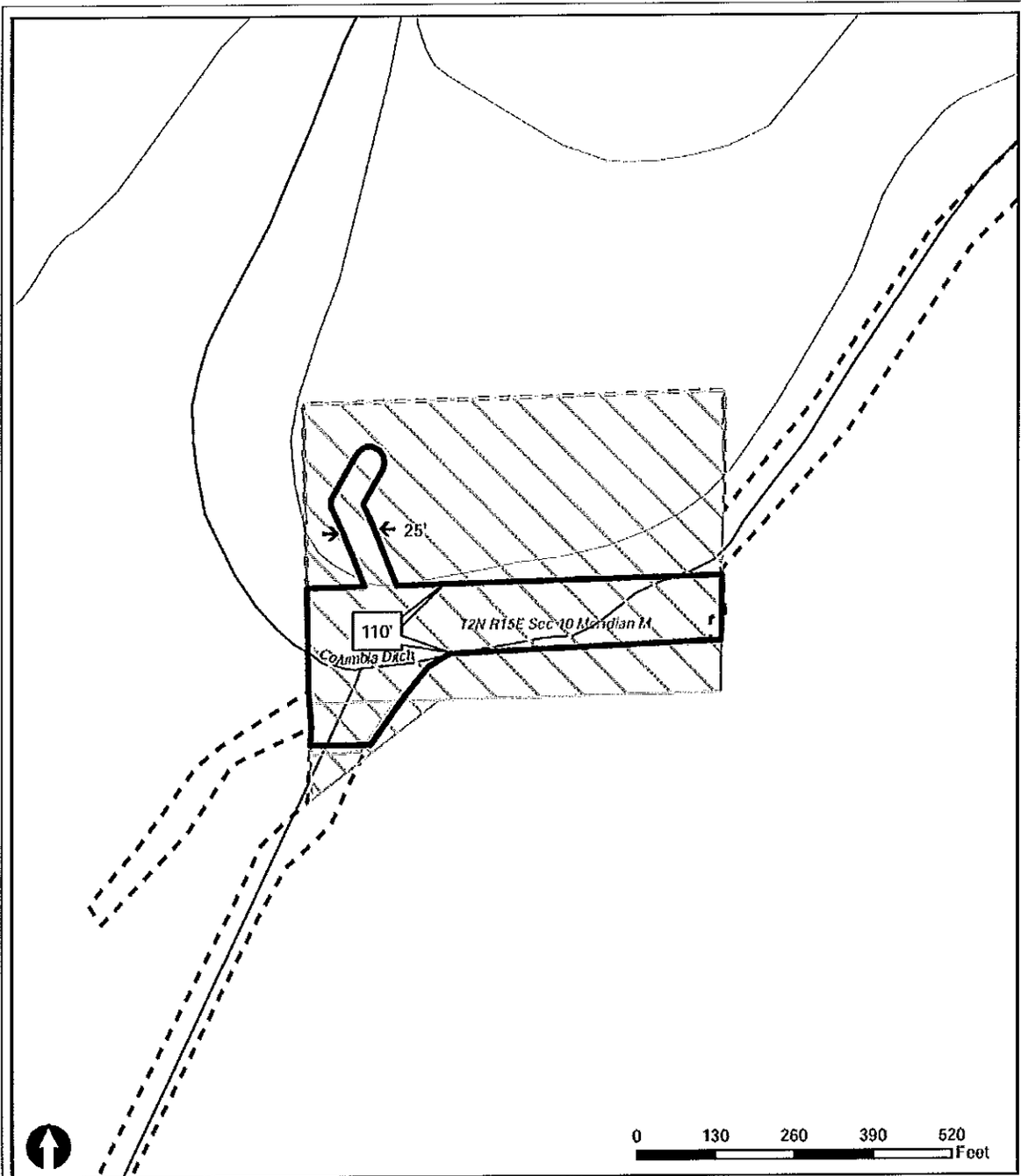
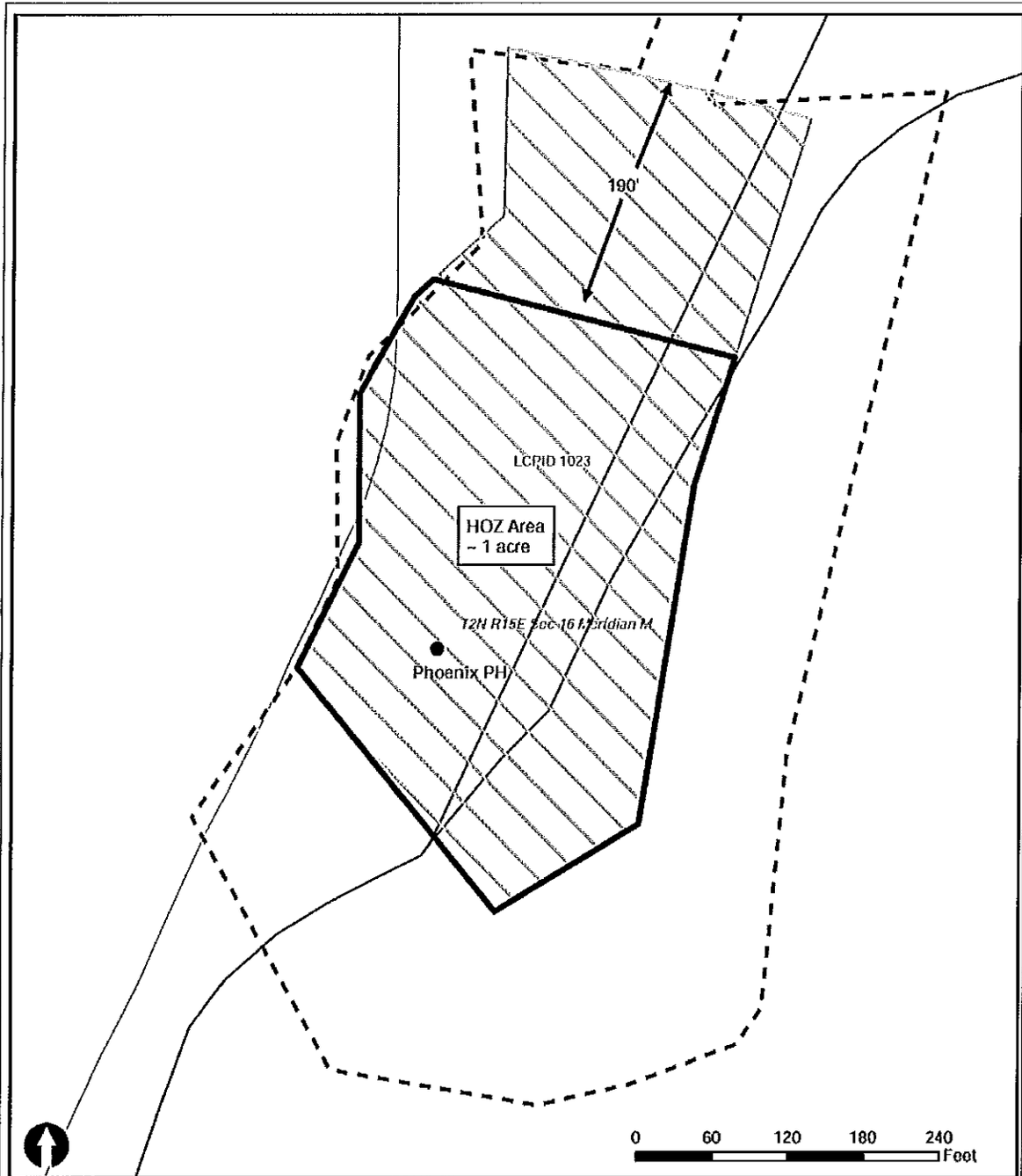


Exhibit G

Lyons Reservoir Area 4A Hydro Operating Zone (HOZ)

-  HOZ
-  FERC Boundary
-  DLP

Sheet 4 of 5
Revised 4/22/2015



-  HOZ
-  FERC Boundary
-  DLP

Exhibit G
Lyons Reservoir Area 5
Hydro Operating Zone (HOZ)

Sheet 5 of 5
Revised 4/22/2015

EXHIBIT H

Express Third Party Uses and Third Party Use Agreements

1. Express Third Party Uses

The Express Third Party Uses on the Property are all uses permitted by and pursuant to the Third Party Use Agreements.

2. Third Party Use Agreements

Third Party Use Agreements on the Property are those agreements and rights disclosed by the following:

- (a) Informal express use by USFS and SPI to use private roads going to and around Lyons Reservoir.
- (b) Informal express use by Tuolumne Utility District for a ditch located within LCPID #1019.
- (c) Informal agreement with adjacent land owner for a water sluice located within LCPID #1023 (Parcel 8).
- (d) Railroad Easement granted to Sugar Pine Railway Company, dated January 25, 1917, LD #2103-16-0021.
- (e) Railroad Easement granted to Pickering Lumber Company, dated April 5, 1932, LD # 2103-16-0028
- (f) Permit issued to Pacific Telephone and Telegraph Company, dated September 26, 1977.
- (g) Agreement for pipeline construction entered into with Melvin P. Questo and Evelyn Questo, dated February 27, 1941.
- (h) Purchase Agreement dated June 3, 1983 between Grantor and County of Tuolumne, as authorized pursuant to Decision No. 83-12-064 of the California Public Utilities Commission.
- (i) Those agreements and rights disclosed by the following:

[Note – revise to reflect current Preliminary Report issued when execution version prepared.]

- (1) RIGHTS OF THE PUBLIC AND OF THE COUNTY OF TUOLUMNE, AS TO THAT PORTION OF THE HEREIN DESCRIBED PROPERTY LYING WITHIN SOUTH FORK ROAD AND ANY UNNAMED ROADS.

- (2) RIGHTS OF THE PUBLIC, THE STATE OF CALIFORNIA, OR ANY POLITICAL SUBDIVISION THEREOF, OR OF THE UNITED STATES OF AMERICA IN OR TO ANY PORTION OF THE LAND LYING BELOW THE HIGH WATER LINE OF THE STANISLAUS RIVER, SOUTH FORK STANISLAUS RIVER, LYONS RESERVOIR AS IT EXISTS NOW OR AS IT HAS EXISTED IN THE STATE OF NATURE.
- (3) RIGHTS OF UPPER AND LOWER RIPARIAN OWNERS IN AND TO THE FREE AND UNOBSTRUCTED FLOW OF THE WATER OF THE STANISLAUS RIVER, SOUTH FORK STANISLAUS RIVER, LYONS RESERVOIR EXTENDING THROUGH THE LAND, WITHOUT DIMINUTION.
- (4) THE ENCROACHMENT OF AND ANY RIGHTS OF THE PICKERING LUMBER RAILROAD.
- (5) AN EASEMENT OVER SAID LAND FOR PUBLIC HIGHWAY AND INCIDENTAL PURPOSES, AS GRANTED TO COUNTY OF TUOLUMNE, IN DEED RECORDED APRIL 21, 1961, (NO RECORDING INFORMATION SHOWN)

PGE# 2102-16-0261

AFFECTS PARCEL 4 AND A.P.N. 41-010-001

NO REPRESENTATION IS MADE AS TO THE CURRENT OWNERSHIP OF SAID EASEMENT.
- (6) AN EASEMENT OVER SAID LAND FOR WATER PIPELINE AND INCIDENTAL PURPOSES, AS GRANTED TO HOWARD C. PORRITT, ET UX, IN DEED RECORDED JANUARY 30, 1962, IN BOOK 136 PAGE 507, OFFICIAL RECORDS.

PGE#2102-15-0636

AFFECTS PARCEL 7 AND A.P.N. 083-030-018

NO REPRESENTATION IS MADE AS TO THE CURRENT OWNERSHIP OF SAID EASEMENT.
- (7) AN EASEMENT OVER SAID LAND FOR COMMUNICATION FACILITIES AND INCIDENTAL PURPOSES, AS GRANTED TO PACIFIC TELEPHONE AND TELEGRAPH COMPANY, IN DEED RECORDED JULY 09, 1971, IN BOOK 331 PAGE 668, OFFICIAL RECORDS.

PGE# 2102-15-0636

ROUTE NOT CLEARLY DEFINED

NO REPRESENTATION IS MADE AS TO THE CURRENT OWNERSHIP OF SAID EASEMENT.
- (8) AN EASEMENT OVER SAID LAND TO CONSTRUCT, MAINTAIN AND USE A ROAD AND INCIDENTAL PURPOSES, AS GRANTED TO REESE J. TAYLOR, ET UX, IN DEED RECORDED SEPTEMBER 13, 1971, IN BOOK 336 PAGE 467, OFFICIAL RECORDS.

PGE# 2102-15-0459
AFFECTS PARCEL 5, 6 AND 7 AND A.P.N. 083-030-018

NO REPRESENTATION IS MADE AS TO THE CURRENT OWNERSHIP OF SAID EASEMENT.
- (9) THE TERMS, CONDITIONS AND PROVISIONS AS CONTAINED IN THE INSTRUMENT ENTITLED "CANAL USE AGREEMENT", BY AND BETWEEN PACIFIC GAS AND ELECTRIC

COMPANY , A CALIFORNIA CORPORATION, AND VERNON P. HALTER, ET UX,
RECORDED JUNE 06, 1980, IN BOOK 610 PAGE 548, OFFICIAL RECORDS.

PGE# 2102-15-0679

AFFECTS PARCEL 4 AND A.P.N. 41-01-01

- (10) THE TERMS, CONDITIONS AND PROVISIONS AS CONTAINED IN THE INSTRUMENT ENTITLED "CANAL USE AGREEMENT", BY AND BETWEEN PACIFIC GAS AND ELECTRIC COMPANY , A CALIFORNIA CORPORATION, AND CRYSTAL FALLS WATER COMPANY , A CALIFORNIA CORPORATION, RECORDED APRIL 14, 1983, IN BOOK 709 PAGE 67, OFFICIAL RECORDS.

PGE# 2102-16-0506

ROUTE NOT DEFINED

EXHIBIT I

Permitted Uses

The following are Permitted Uses:

1. The Express Third Party Uses.
2. The uses and activities expressly permitted under Exhibit F.
3. Except as otherwise limited by this Easement, the right to sell, encumber, or otherwise transfer the Property, portions thereof, or interests therein, to anyone Grantor chooses.
4. The right to trim and cut down and clear away any and all trees, brush and vegetation (a) which constitute a hazard to persons or property, and/or (b) for purposes of fire management, disease or insect control or otherwise as necessary or appropriate for prudent land management (i.e., not motivated by commercial benefit), and/or (c) for other vegetation management operations, including but not limited to fuel reduction projects, thinning of tree stands and meadow restoration projects. The foregoing may include pesticide use to control vegetation (brush, grass, weeds, etc.) and/or insects.
5. Consistent with Section 9.2, the right to install, maintain, repair, replace and maintain gates and fences.
6. The right to perform all activities required to comply with any and all Applicable Laws.
7. The right to maintain, repair, restore, replace and reconstruct all structures and improvements now or hereafter located on the Property, provided any replacement structures or improvements shall be located in substantially the same location and within the same footprint as the structure or improvement being replaced, and shall be substantially the same height as the structure or improvement being replaced.
8. The right to install minor, temporary structures necessary or appropriate in connection with the performance of prudent and customary land management activities, Hydro Project Activities, or the protection, preservation, or enhancement of the Beneficial Public Values.
9. (a) The right to undertake commercial and/or non-commercial forest management activities on the Property for any of the following purposes: (1) to promote the health and sustainability of the Property's natural resources; (2) to protect and enhance the Property's riparian resources; (3) to maintain an ecologically appropriate species mix of overstory and understory vegetation; (4) to protect and enhance wildlife habitat for native species historically present on the Property; (5) to protect cultural resources on the Property; (6) to control invasive and non-native vegetation; and (7) to

prevent, mitigate, and/or respond to any natural disaster (such as wildfire, significant insect and disease outbreak, or significant wind damage).

(b) Forest management activities for the purposes outlined in Paragraph (a) may include, but shall not be limited to, timber harvesting; salvage logging; conversion of vegetation types; prescribed fire; pre-commercial and commercial thinning of conifer and hardwood trees; fuels management; tree planting; control of undesirable vegetation and pests; habitat maintenance and enhancement; and road and watercourse crossing construction, maintenance, repair, and enhancement. Grantor shall carry out all such forest management activities in compliance with Applicable Law.

(c) Grantor shall provide to Grantee any existing or future forest management plan as part of the Annual Work Plan review process pursuant to Section 7.3 of this Easement. Grantor and Grantee shall review and discuss such plan (along with any proposals Grantee may have regarding this Permitted Use by Grantor pursuant to Section 7.3.4(b) of this Easement) periodically as part of such Annual Work Plan review process. Said forest management plan shall be updated periodically, as appropriate.

10. The right to construct, reconstruct, replace, remove, maintain and use the types of facilities and improvements described in paragraph (7) of Exhibit C that are unrelated to Hydro Project Activities and do not constitute a Required Action provided that such facilities shall be subject to Grantee's approval in the manner provided for Discretionary Actions.

11. In accordance with Applicable Laws, the right to control or eliminate noxious weeds and non-native plant species on the Property, and the right to control animals that (a) pose or threaten to pose a hazard to persons or property, including Hydroelectric Facilities and Associated Water Delivery Facilities, or (b) adversely impact or threaten to adversely impact (i) one or more of the Beneficial Public Values, (ii) Grantor's Hydro Reserved Rights or Hydro Project Activities, (iii) the Hydroelectric Facilities and Associated Water Delivery Facilities, or (iv) an Express Third Party Use.

12. The right to erect reasonably sized signs (illuminated and non-illuminated) to support and manage safety and permitted uses of the Property, including signs regarding authorized and unauthorized entry and uses or other appropriate markers in prominent locations on the Property, such as boundary fences, trails, and access roads.

Attachment C

State Board of Equalization Statement of No Tax Benefit



STATE BOARD OF EQUALIZATION
PROPERTY TAX DEPARTMENT
450 N STREET, SACRAMENTO, CALIFORNIA
PO BOX 942879, SACRAMENTO, CALIFORNIA 94279-0061
916 274-3270 • FAX 916 285-0132
www.boe.ca.gov

SEN. GEORGE RUNNER (RET.)
First District, Lancaster

FIONA MA, CPA
Second District, San Francisco

JEROME E. HORTON
Third District, Los Angeles County

DIANE L. HARKEY
Fourth District, Orange County

BETTY T. YEE
State Controller

DEAN R. KINNEE
Executive Director

March 27, 2018

Ms. Becky Zhu
Supervisor, State and Local Tax
Pacific Gas and Electric Company SBE #0135
Tax Department, Mail Code B12G
PO Box 7054
San Francisco, CA 94120-7054

Re: Lyons Reservoir Easement Valuation

Dear Ms. Zhu:

In your email dated March 23, 2018, you requested written guidance from the State Board of Equalization (SBE) State-Assessed Properties Division as to the SBE's valuation method and assessment, in dollar value, associated with Pacific Gas and Electric Company's (PG&E) conveyance of a conservation easement to Mother Lode Land Trust. You specified the subject property is located in Tuolumne County and described by SBE numbers:

135-145-55-1-10	135-145-55-1-13	135-135-55-4-1
135-145-55-1-11	135-145-55-1-14	135-135-55-23A-1
135-145-55-1-12	135-145-55-1-15	135-135-55-23A-2

As background, under Article XIII, Section 19 of the State Constitution provides the State Board of Equalization the authority to annually assess properties owned or used by companies transmitting or selling gas and electricity.

The SBE's assessment of the conservation easement on the subject parcels will be included in the full fee assessment to PG&E as they will continue to own the property in fee. There will be no separate valuation assessment of the conservation easement. Therefore, no change in assessed value is anticipated for future lien dates as a result of the conveyance of the conservation easement.

Sincerely,

Jack McCool
Supervising Property Appraiser
State-Assessed Properties Division

Stewardship Council's List of Individuals and Entities to Whom it has Provided Notice Regarding (Lyons Reservoir Retained)

WITHIN A MILE MAILING			
OWNER	CARE OF	MAIL ADDRESS	CITY, STATE & ZIP CODE
See Attached			
WATER AGENCY MAILING			
Tuolumne Utilities District	David J Andres, General Manager	18885 Nugget Boulevard	Sonora, CA 95370
Other (County) Co. Special Districts			
None			
BOARD OF SUPERVISORS MAILING			
Sherri Brennan- Dist 1		Tuolumne County Administration Center 2 S. Green St	Sonora, CA 95371
Randy Hanvelt - Dist 2		Tuolumne County Administration Center 2 S. Green St	Sonora, CA 95372
Evan Royce - Dist 3		Tuolumne County Administration Center 2 S. Green St	Sonora, CA 95373
John Gray - Dist 4		Tuolumne County Administration Center 2 S. Green St	Sonora, CA 95374
Karl Rodefer - Dist 5		Tuolumne County Administration Center 2 S. Green St	Sonora, CA 95375
AFFECTED CITIES & TOWNS			
None			
NATIVE AMERICAN TRIBAL MAILING			
Chicken Ranch Rancheria of Me-Wuk	Melissa Powerll, Chairperson	P.O.Box 1159	Jamestown, CA 95327
Tuolumne Band of Me-Wuk Indians	Kevin Day, Chairperson	PO Box 699	Tuolumne, CA 95379
Ione Band of Miwok Indians	Arlene Dutschke, Environmental Planner Pamela Baumgartner, Tribal Administrator	P.O. Box 699	Plymouth, CA 95669-0699
Ione Band of Miwok Indians	Matt Franklin, Chairman	P.O. Box 1190	Ione, CA 95640
Calaveras Band of Mi-Wuk Indians	Charles Wilson, Chairman	P.O. Box 899	West Point CA 95255
Jackson Band of MiWuk Indians	Adam Dalton, Chairman	P.O. Box 1090	Jackson, CA 95642

Stewardship Council's List of Individuals and Entities to Whom it has Provided Notice Regarding (Lyons Reservoir Retained)

INDIVIDUALS & ENTITIES WHO SUBMITTED COMMENTS		
Dale Pankey	Email Only	hulksmashbikes@gmail.com
John Buckley Central Sierra Env. Resource Ctr	P.O. Box 396	Twain Harte, CA 95383
Richard Cotter	21264 Nugget Avenue	Sierra Village, CA 95346
George Getgen	2431 Harewood Drive	Livermore, CA 94551
Jesse W. Barton	Gallery & Barton 1112 I Street, Suite 240	Sacramento, CA 95814-2865
Tuolumne Utilities District - David J Andres, General Manager	18885 Nugget Blvd	Sonora, CA 95370
Supervisor Karl Roderfer, County of Tuolumne Board of Supervisors	2 South Green Street	Sonora, CA 95370
Supervisor Sherri Brennan, County of Tuolumne Board of Supervisors	2 South Green Street	Sonora, CA 95370
Assemblyman Frank Bigelow	P.O. Box 942849	Sacramento, CA 94249-0005
Senator Tom Berryhill	State Capitol, Room 3067	Sacramento, CA 95814
INDIVIDUALS & ENTITIES WHO SPOKE AT BOARD MEETING ON September 19, 2017 and November 15, 2017		
Ellie Routt, Executive Director, Mother Lode Land Trust	P.O. Box 1435	Jackson, CA 95642
Thomas J. Haglund, General Manager, Tuolumne Utilities District	18885 Nugget Blvd	Sonora, CA 95370
OTHER ORGANIZATIONS THAT SUBMITTED LSP		
None.		

OWNERNAME	OWNER2	CAREOF	Mailing Address	M_CITY	M_STATE	M_ZIP	M_ZIP4
AARON WEST			1772 CHERYL CT	RIPON	CA	95366	RIPON CA 95366
ABEL & JEANETTE A PASTANA			21801 LYONS BALD MOUNTAIN RD	SONORA	CA	95370	SONORA CA 95370
ABRAHAM D PERRY	PERRY HILDA L		PO BOX 1002	ALTAVILLE	CA	95221	ALTAVILLE CA 95221
ADAM E & NICOLE M COLL			10 PILLSBURY LN	NOVATO	CA	94947	3820 NOVATO CA 94947 3820
ADINA KAY NANCE			14711 NORTHBRIDGE RD	SONORA	CA	95370	SONORA CA 95370
ADRIANA BURNS			38850 GODFREY PL	FREMONT	CA	94536	FREMONT CA 94536
ADRIENNE & GEORGE BURKETT			21990 YERBA SANTA DR	SONORA	CA	95370	SONORA CA 95370
AGNES N RADELL			130 NEPTUNE PL	SAN RAMON	CA	94583	SAN RAMON CA 94583
AGUSTIN D MIRAS	MIRAS BOBBIE J		PO BOX 395	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ALAN CADINHA			PO BOX 1073	SOULSBYVILLE	CA	95372	SOULSBYVILLE CA 95372
ALAN DAVID ORTH	ORTH KATHRYN DEVONNE		3713 DRAGOO PARK DR	MODESTO	CA	95356	MODESTO CA 95356
ALAN J GATES			PO BOX 3561	ARNOLD	CA	95223	ARNOLD CA 95223
ALAN K & SUSAN C PITTMAN			21840 LYONS BALD MTN RD	SONORA	CA	95370	SONORA CA 95370
ALAN L CROCKETT	CROCKETT WENDY		20 UPPER CIR	CARMEL VALLEY	CA	93924	9737 CARMEL VALLEY CA 93924 9737
ALAN NEWMAN			1811 WOODHAVEN PL	MOUNTAIN VIEW	CA	94041	MOUNTAIN VIEW CA 94041
ALAN P & STEPHANIE BRETHERTON			PO BOX 2	LONG BARN	CA	95335	LONG BARN CA 95335
ALAN PELUFFO			PO BOX 212	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
ALAN R COLLIE	COLLIE SUSAN M		257 S STEWART ST	SONORA	CA	95370	SONORA CA 95370
ALAN TIB WARNER	WARNER SANDRA K		PO BOX 95	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ALAN W & CYNTHIA KAY WALLACE			22180 N KNOX RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ALBERT & BARBARA A DESROSIER			23426 TANAGER DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ALBERT A AMADOR	AMADOR KAREN		1699 PLEASANT HILL RD	LAFAYETTE	CA	94549	LAFAYETTE CA 94549
ALBERT E DAVIS	DAVIS DOLORES M		983 SNOW LILY AVE	GALT	CA	95632	GALT CA 95632
ALBERT G CANTU	CANTU ANITA M		1233 BURDETT WAY	MILPITAS	CA	95035	MILPITAS CA 95035
ALBERT L WALTER	WALTER BARBARA E		18806 NANCY AMELIA CT	TRACY	CA	95304	TRACY CA 95304
ALBERT PETRIDES	PETRIDES JANET L		408 GRACE AVE	MODESTO	CA	95356	MODESTO CA 95356
ALBERT VILLAREAL			22495 YERBA SANTA DR	SONORA	CA	95370	SONORA CA 95370
ALBERT W & MELANIE A BREUER			PO BOX 446	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ALBERTO G SOLACO MANUEL	VAZQUEZ MARIA G C		1229 HEATHERSTONE WAY	SUNNYVALE	CA	94087	SUNNYVALE CA 94087
ALEX T CUNNINGHAM	CUNNINGHAM HALEH C		1607 HIGH ST	ALAMEDA	CA	94501	ALAMEDA CA 94501
ALEX W HANTKE			1 AVENIDA DR	BERKELEY	CA	94708	BERKELEY CA 94708
ALFONSO J PATRON	PATRON PAULINE A		300 BALTIC CIR	REDWOOD CITY	CA	94065	REDWOOD CITY CA 94065
ALFRED & MARIA DIAZ			PO BOX 1668	SAN JOSE	CA	95109	SAN JOSE CA 95109
ALFRED J CHARRON	CHARRON CONSTANCE D		924 CENTENNIAL DR	BRENTWOOD	CA	94513	BRENTWOOD CA 94513
ALFRED W ROBERTSON	ROBERTSON LORI L		386 REDBUD LN	HAYWARD	CA	94541	HAYWARD CA 94541
ALI & LISA M TANER			218 ARBOR LN	SAN MATEO	CA	94403	SAN MATEO CA 94403
ALICE C & CATHERINE ANN OTT			822 SEMINOLE DR	LIVERMORE	CA	94550	LIVERMORE CA 94550
ALICE E PAXTON			14205 ALDER LN	SONORA	CA	95370	SONORA CA 95370
ALICE ESTELLE NELSON			38607 KIMBRO ST	FREMONT	CA	94536	FREMONT CA 94536
ALICERAY TOMPKINS GOLDEN			PO BOX 362	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
ALISON BONFANTINE	MILLER BRUCE		PO BOX 110	COLUMBIA	CA	95310	COLUMBIA CA 95310
ALLEN P & HENRIETTA W MC KAY			912 WELLSFORD RD	MODESTO	CA	95357	MODESTO CA 95357
ALLEN R COWLEY	COWLEY MARGO E		509 CRESCENT AVE	SAN MATEO	CA	94402	SAN MATEO CA 94402
ALLEN W & DAVID W GRAY			8475 HOLIDAY LN	RENO	NV	89511	RENO NV 89511
ALMA D PERINO			5044 WALNUT DR	EUREKA	CA	95503	EUREKA CA 95503
ALVIN WESLEY LEE	JONES-LEE BONNIE M		885 VISTA VERANO CT	OAKDALE	CA	95361	OAKDALE CA 95361
ALYSSA MARTIN			PO BOX 1058	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
AMANDA V J TABING			928 PANOCHÉ DR	MODESTO	CA	95358	MODESTO CA 95358
AMBERLY REAN HALL			PO BOX 771	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
AMY COLE			PO BOX 514	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
AMY J KAIZERMAN			2260 PTARMIGAN ST	SALEM	OR	97304	SALEM OR 97304
AMY J SHORE	RYBAK SHERRI A		15049 ESTHER DR	SAN JOSE	CA	95124	SAN JOSE CA 95124
ANA M COLOCHO			31 TERRACED HILLS WAY	SAN RAMON [D	CA	94583	SAN RAMON [D CA 94583
ANDRE T ARMAND			308 -4TH AVE	SAN FRANCISCO	CA	94118	SAN FRANCISCO CA 94118
ANDREA DOLAN-LAWRENCE	LAWRENCE JACK JR GUARD		PO BOX 265	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ANDREA LEE DOLAN-LAWRENCE			PO BOX 265	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ANDREA M MILLER			7395 WINDBRIDGE DR	SACRAMENTO	CA	95831	SACRAMENTO CA 95831
ANDREW ALLEN	ALLEN ANGELINA		1735 LEGAYE DR	CARDIFF BY THE SE	CA	92007	CARDIFF BY THE SE CA 92007
ANDREW DALE MILLER	MILLER NORMA JEAN		320 SANDREED PL	COLORADO SPRINGS	CO	80921	COLORADO SPRINGS CO 80921
ANDREW DERHEN			PO BOX 1696	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ANDREW HERBST			PO BOX 219	COPPEROPOLIS	CA	95228	COPPEROPOLIS CA 95228
ANDREW J & KATHRYN L DULKIE			396 VIA COCHES	SAN LORENZO	CA	94580	SAN LORENZO CA 94580
ANDREW L & TAM L FAUKNER			1505 CHERRYWOOD	MODESTO	CA	95350	MODESTO CA 95350

ANDREW N BAKSHEEFF	MASCHIO AMY M	431 ASHTON AVE	MILLBRAE	CA	94030	MILLBRAE CA 94030
ANDREW P VAN HOOGMOED		2500 MYERS WAY	TURLOCK	CA	95380	TURLOCK CA 95380
ANGELO PERUCH	PERUCH DARICE KNOX	2360 JASPER HILL DR	SAN RAMON	CA	94582	SAN RAMON CA 94582
ANITA M MC COWN		6184 OSTENBERG DR	SAN JOSE	CA	95120	SAN JOSE CA 95120
ANN A KOWNACKI		21 OAK HILL WAY	LOS GATOS	CA	95032	LOS GATOS CA 95032
ANN KATHY & LOUIS MAES		244 BARBARA DR	LOS GATOS	CA	95032	LOS GATOS CA 95032
ANN MARIE MAECHLER	SEIB WILLIAM F JR	23899 SIERRA PINE AVE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ANNA DYKZEUL		PO BOX 207	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
ANNA LEE DENNIS		PO BOX 1623	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ANNABELLE A MORRISON		445 BUENA TIERRA DR	TRACY	CA	95376	TRACY CA 95376
ANNE D DAMIN-FUJITA		18805 BROADHURST DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ANNE M & LOUIS R CHIARAMONTE		934 N 2ND ST	SAN JOSE	CA	95112	SAN JOSE CA 95112
ANNE M CHIARAMONTE		934 N SECOND ST	SAN JOSE	CA	95112	SAN JOSE CA 95112
ANNEMARIE M GREENBERG		PO BOX 1519	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ANNETTE S VAN NORMAN		5447 HWY 108	OAKDALE	CA	95361	OAKDALE CA 95361
ANNIE JO SIMPSON		4780 ROLLINGHILLS WAY	CASTRO VALLEY	CA	94546	CASTRO VALLEY CA 94546
ANOROC ASSOCIATES		PO BOX 939	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ANTHONY & DIANE M SERPA		21751 EVA WAY	SONORA	CA	95370	SONORA CA 95370
ANTHONY & LORI RUPP		2384 DAYNA WAY	MERCED	CA	95340	MERCED CA 95340
ANTHONY FODERARO		23683 FREMONT WAY	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ANTHONY G PERREIRA		734 BICKNELL RD	LOS GATOS	CA	95030	LOS GATOS CA 95030
ANTHONY J FERNANDES		25099 HWY 108	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
ANTHONY L & MARGARET FREDOTOVICH		393 MARLOW DR	OAKLAND	CA	94605	OAKLAND CA 94605
ANTHONY R ALVA	ALVA ANNA MARIA	2131 WARMWOOD LN	SAN JOSE	CA	95132	SAN JOSE CA 95132
ANTHONY SAVAGE	SAVAGE JO ANNE	23327 LAKEWOOD DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ANTOINETTE M RUSTAD	QUINN DEBBIE C	929 CENTRAL AVE	ALAMEDA	CA	94501	ALAMEDA CA 94501
ANTONIA M WONG		223 STAPLES AVE	SAN FRANCISCO	CA	94112	SAN FRANCISCO CA 94112
ANTONINO CARTELLI		865 HEATHERWOOD ESTATE DR	HOLLISTER	CA	95023	HOLLISTER CA 95023
ANTONINO P BONFIGLIO	BONFIGLIO ANN L	1517 MEADOW GROVE	MODESTO	CA	95355	MODESTO CA 95355
ANTONIO S & MARY I MACIEL		PO BOX 2160	FREEDOM	CA	95019	FREEDOM CA 95019
ARKADY FRIDMAN		18711 TIFFENI DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ARLEEN MARIE ANDERSON	HATLER GERI LEE	15151 REDWOOD WAY	SONORA	CA	95370	SONORA CA 95370
ARLENE STONE		22380 CONKLIN TRL	SONORA	CA	95370	SONORA CA 95370
ARTHUR E MANN		PO BOX 1510	COLUMBIA	CA	95310	COLUMBIA CA 95310
ARTHUR N CLEMENS		401 ORANGE AVE	RIPON	CA	95366	RIPON CA 95366
ARTHUR N DONALDSON	DONALDSON PAMELA J	700 W HARBOR DR	SAN DIEGO	CA	92101	SAN DIEGO CA 92101
ARTHUR RANDOLPH REICH		PO BOX 1394	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ATTILIO MALATESTA		8 MADRONO AVE	CORTE MADERA	CA	94925	1607 CORTE MADERA CA 94925 1607
ATTILIO MUSSI		733 TORNELL CIR	RIPON	CA	95366	2938 RIPON CA 95366 2938
AUGUSTE RICHARD		215 MOULTRIE ST	SAN FRANCISCO	CA	94110	SAN FRANCISCO CA 94110
AUGUSTUS & SABRINA M CARROLL		1523 JAMES AVE	REDWOOD CITY	CA	94062	REDWOOD CITY CA 94062
AUSTIN F CLARKE	CLARKE JANET A	PO BOX 2012	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BANK OF STOCKTON	% BANK OF STOCKTON	PO BOX 201014	STOCKTON	CA	95201	STOCKTON CA 95201
BARBARA A RETCHLESS		PO BOX 1902	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BARBARA BENTLEY & DAVID BENTLEY JONES		2423 GOLF LINKS CIR	SANTA CLARA	CA	95050	SANTA CLARA CA 95050
BARBARA DEL PRADO		1458 SANTA CLARA AVE	CONCORD	CA	94518	CONCORD CA 94518
BARBARA E BENDER		19395 SUPERIOR DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BARBARA ECKHARDT	% ECKHARDT, TERRY	3379 OLD SAN JOSE RD	SOQUEL	CA	95073	SOQUEL CA 95073
BARBARA J HILL		PO BOX 920	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BARBARA J MAZZERA		2355 ST ANTON DR	LODI	CA	95242	LODI CA 95242
BARBARA J MILLER		1245 BRIARWOOD DR	SAN LUIS OBISPO	CA	93401	SAN LUIS OBISPO CA 93401
BARBARA J PALMER	PALMER BARBARA J	505 SHADOWMERE WAY	APTOS	CA	95003	APTOS CA 95003
BARBARA J PICONE		1582 WILLOW OAKS DR	SAN JOSE	CA	95125	SAN JOSE CA 95125
BARBARA JEAN DEEM KRAMER	KRAMER DANIEL C	128 ST FRANCIS CT	DANVILLE	CA	94526	DANVILLE CA 94526
BARBARA K BUNNELL		1768 KANSAS ST	REDWOOD CITY	CA	94061	REDWOOD CITY CA 94061
BARRY A HATLER		PO BOX 1726	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
BARRY A PONSETTI	PONSETTI CECELIA E	PO BOX 1718	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BARRY L KIMZEY	KIMZEY DONNA S	601 GEORGETOWN AVE	TURLOCK	CA	95382	TURLOCK CA 95382
BARRY R & LYNDA R DUGAN		22218 FORTUNA MINE RD	SONORA	CA	95370	SONORA CA 95370
BEATRICE A MARCHETTI		16108 MAYS AVE	MONTE SERENO	CA	95030	MONTE SERENO CA 95030
BEATRICE I STOKES	HOBBS BRYCE I	16732 BIG HILL RD	SONORA	CA	95370	SONORA CA 95370
BEN GUIDOTTI	GUIDOTTI MARY K	1414 THUNDERBIRD AVE	SUNNYVALE	CA	94087	SUNNYVALE CA 94087
BEN SCAUZZO	MC MAHON MINAKO	15 PINEVIEW CT	PLEASANT HILL	CA	94523	PLEASANT HILL CA 94523
BEN T HO	HO MARJORIE J	248 FERNWOOD DR	MORAGA	CA	94556	MORAGA CA 94556

BENJAMIN & RACHEL HOLT		6122 PORTOBELO CT	SAN DIEGO	CA	92124	SAN DIEGO CA 92124
BENJAMIN LEE ZAKARIAN	ZAKARIAN JOANN MARGARET	24269 HWY 108	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BENJAMIN ZAKARIAN	ZAKARIAN JOANN M	24269 HWY 108	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BERNARD A HORSTKAMP	HORSTKAMP SUSAN E	18255 CLEMSON AVE	SARATOGA	CA	95070	SARATOGA CA 95070
BERNARD E NELSON	NELSON TERESA E	22130 VILAS LN	SONORA	CA	95370	SONORA CA 95370
BERNARD HARRER		152 ENLOW ST	HENDERSON	NV	89074	HENDERSON NV 89074
BERNARD L MC DANIEL		PO BOX 457	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BERNARD M GARCIA	GARCIA SHARON J	PO BOX 57	LONG BARN	CA	95335	LONG BARN CA 95335
BERNAT ROSNER		12 HENRY RANCH RD	SAN RAMON	CA	94583	SAN RAMON CA 94583
BERNITA J ROTON		1409 STOCKTON AVE	MODESTO	CA	95351	MODESTO CA 95351
BERT A CRANE	COUCHMAN MARY CRANE	5500 E SOUTH BEAR CREEK DR	MERCED	CA	95340	MERCED CA 95340
BERT C MAYO	MAYO LINDA F	3400 BRIDGEFORD LN	MODESTO	CA	95350	MODESTO CA 95350
BERTRAM F RUDOLPH		PO BOX 2302	CARMEL BY THE SEA	CA	93921	CARMEL BY THE SEA CA 93921
BETH C HALL		PO BOX 1325	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BETTENCOURT FAMILY 1992		6753 VICKSBURG PL	STOCKTON	CA	95207	STOCKTON CA 95207
BETTENCOURT R EUGENE		420 SEABORG ST	TURLOCK	CA	95382	TURLOCK CA 95382
BETTY A MITCHELL		6946 3RD ST	RIVERBANK	CA	95367	RIVERBANK CA 95367
BETTY J GWIN		PO BOX 816	HUGHSON	CA	95326	HUGHSON CA 95326
BETTY JANE HODGE		4939 LAUREL DR	CONCORD	CA	94521	1445 CONCORD CA 94521 1445
BETTY M BRACCIA		PO BOX 936	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BEULAH MARGE BARHAM		2621 PARK WEST DR	LODI	CA	95242	LODI CA 95242
BEVERLY J OLSON		PO BOX 1989	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BEVERLY L COMBS	COMBS ROBERT W JR	PO BOX 655	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BILL & JHONNIE HORNE		PO BOX 1312	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BILL D WATKINS	WATKINS LINDA L	21569 PASEO DE LOS PORTALES	SONORA	CA	95370	SONORA CA 95370
BILL L COBLE	COX-COBLE PATRICIA A	PO BOX 1888	DISCOVERY BAY	CA	94514	DISCOVERY BAY CA 94514
BILLY DEAN & JAMES ROBERT MARTIN		5085 W CAMERO AVE	LA VEGAS	NV	89139	LA VEGAS NV 89139
BINESHWAR BEN PRASAD		402 H ST	MODESTO	CA	95351	MODESTO CA 95351
BLACK OAK INVESTMENT CO		PO BOX 829	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BLIND BULL LP		22200 LYONS BALD MTN RD	SONORA	CA	95370	SONORA CA 95370
BOB & LISA SANDE		4509 WILDCAT CIR	ANTIOCH	CA	94531	ANTIOCH CA 94531
BOB CHAN	CHAN LESLIE YEE	2429 14TH AVE	SAN FRANCISCO	CA	94116	SAN FRANCISCO CA 94116
BOB R & SUSAN P FOPELLI		113 WINDSOR AVE	SAN CARLOS	CA	94070	SAN CARLOS CA 94070
BOB R SUMMERS		PO BOX 3606	SONORA	CA	95370	SONORA CA 95370
BOBBY RAY JONES	JONES MARILYN LOUISE	PO BOX 553	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BONNIE C ORTEGA		22999 MIDDLE CAMP RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BRADLEY & NADINE JOHNSON		229 OAKVIEW DR	SAN CARLOS	CA	94070	SAN CARLOS CA 94070
BRADLEY C WOODINGTON	WOODINGTON ROBERT	PO BOX 358	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BRADLEY G SCHENONE		3122 HACIENDA ST	SAN MATEO	CA	94403	SAN MATEO CA 94403
BRADLEY L YOUNG	YOUNG VICTORIA L	PO BOX 416	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BRADLEY M VAN GUNDY		25237 REBEKAH RD	LONG BARN	CA	95335	LONG BARN CA 95335
BRADLEY R BUENGER	BUENGER CAROLYN M	1619 ALBANY AVE	MODESTO	CA	95350	MODESTO CA 95350
BRADLEY W CARTER		913 BEL PASSI DR	MODESTO	CA	95350	MODESTO CA 95350
BRADLEY W SCHEER	SCHEER MARGARET A	PO BOX 573	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
BRADLEY ZOOK	WILSON CANDACE	PO BOX 1202	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BRADY D ESCH	ESCH LIBERTY M	3349 ENSALMO AVE	SAN JOSE	CA	95118	SAN JOSE CA 95118
BRANDON & RENEE HALOG		96 SULLIVAN DR	MORAGA	CA	94556	1240 MORAGA CA 94556 1240
BRENDA GEISSLER		19780 SIX POINT CT	TWAIN HARTE	CA	95383	TWAIN HARTE 95383
BRENDAN & JEMIMA MADDEN		229 MARIPOSA AVE	DALY CITY	CA	94015	DALY CITY CA 94015
BRENDON & AKEMI GERTZ		1312 6TH AVE	BELMONT	CA	94002	BELMONT CA 94002
BRENT E INGRAM	INGRAM LORI A	1504 S 6TH ST	LOS BANOS	CA	93635	LOS BANOS CA 93635
BRENT J & CORINNE R AHLVIN		134 OTAY AVE	SAN MATEO	CA	94403	2840 SAN MATEO CA 94403 2840
BRENT NELSON DICHTER	DICHTER DOROTHY TERESA	1760 JACK RABBIT RIDGE	SCOTTS VALLEY	CA	95066	SCOTTS VALLEY CA 95066
BRET ALAN NULPH	NULPH TIMMIE MARIE	PO BOX 831	TUOLUMNE	CA	95379	TUOLUMNE CA 95379
BRETT & JANICE STOMPRO		5655 BRUCE DR	PLEASANTON	CA	94588	PLEASANTON CA 94588
BRIAN & GINGER BAYLEY		609 E UNION AVE	MODESTO	CA	95356	MODESTO CA 95356
BRIAN BARBER		PO BOX 920	SAN LEANDRO	CA	94577	SAN LEANDRO CA 94577
BRIAN C & SHARLINE TILLERY YATES		PO BOX 859	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BRIAN DAVID ROBERTSON	LADD CLAY ELLEN	24198 S FORK RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BRIAN J & BRUCE E STEWART		18400 COTTON CT	CASTRO VALLEY	CA	94546	1808 CASTRO VALLEY CA 94546 1808
BRIAN J & MARCIA E BURNS		24201 CENTER CAMP RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BRIAN J NECAS	MUSICO-NECAS MARIA PAZ	1412 MONTELEGRE DR	SAN JOSE	CA	95120	4426 SAN JOSE CA 95120 4426
BRIAN P & JANET L LUDWIG		190 BURNHAM CT	CAMPBELL	CA	95008	CAMPBELL CA 95008
BRIAN P JOYCE		495 ADAMS WAY	PLEASANTON	CA	94566	PLEASANTON CA 94566

BRIAN P RABBIT	RABBIT PAULA M	11 SAN MATEO CT	SAN RAFAEL	CA	94903	SAN RAFAEL CA 94903
BRIAN P SANFORD	SANFORD MARIANN C	200 KIMBERLINE HEIGHTS DR	OAKLAND	CA	94619	OAKLAND CA 94619
BRIAN PARKER		PO BOX 951	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
BRIAN R & JEFFREY S GOODWIN		1096 RHODE ISLAND ST	SAN FRANCISCO	CA	94107	SAN FRANCISCO CA 94107
BRIAN T & HEATHER A DAVIS		22450 CONKLIN TRL	SONORA	CA	95370	SONORA CA 95370
BRIAN T MURRELL	QUINTAL DIANA	19177 CARLTON AVE	CASTRO VALLEY	CA	94546	CASTRO VALLEY CA 94546
BROEK PATRICIA VANDEN		1914 LONE OAK RD	BRENTWOOD	CA	94513	BRENTWOOD CA 94513
BROOK L WITHERSPOON	PAVICH MICHAEL	640 RUTH WAY	LIVERMORE	CA	94550	LIVERMORE CA 94550
BROWN BEAR LODGE LLC		2449 PINE KNOLL DR	WALNUT CREEK	CA	94596	WALNUT CREEK CA 94596
BROWNSTONE CAPITAL PARTNERS		2700 N MAIN ST	SANTA ANA	CA	92705	SANTA ANA CA 92705
BRUCE ALLEN & BEVERLY SOUZA		2020 GILBERT RD	CERES	CA	95307	CERES CA 95307
BRUCE C & RHONDA L CUMMING		1984 ST FRANCIS WAY	SAN CARLOS	CA	94070	SAN CARLOS CA 94070
BRUCE F DENIS		311 S 1ST ST	TURLOCK	CA	95380	TURLOCK CA 95380
BRUCE MC DONALD	MC DONALD DIANE	2168 SUFONET DR	SAN JOSE	CA	95124	SAN JOSE CA 95124
BRUCE MURRAY & JENNA F BABCOCK		23324 TANAGER DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BRUCE R & ANGELA M ERICKSON		18571 WILDWOOD DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BRUCE W & CYNTHIA K HOFFMAN		PO BOX 722	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
BRYAN G HARGRAVE	HARGRAVE LORRAINE R	330 W ELM AVE	BURBANK	CA	91506	BURBANK CA 91506
BRYCE MILLER		23 QUICK ST	CAMPBELL ACT AUST		2612	CAMPBELL ACT AUST 2612
BUMGARNER R LEROY	BUMGARNER JANA M	PO BOX 1553	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
BUREAU OF LAND MANAGEMENT		2800 COTTAGE WAY	SACRAMENTO	CA	95824	SACRAMENTO CA 95824
BUSCH FAMILY TRUST		1523 MT PALOMAR DR	SAN JOSE	CA	95127	SAN JOSE CA 95127
BYRON K & JILL M LEAR		PO BOX 1453	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
C C CONCRETE CONSTRUCTION INC		657 WEST AVE	GUSTINE	CA	95322	GUSTINE CA 95322
C L & LOIS CHANCE		219 FARLEY DR	APTOS	CA	95003	APTOS CA 95003
CALIF ODD FELL-REB YOUTH CAMP	GRAND LODGE I O O F OF CAL	1827 SCARBOROUGH DR	LODI	CA	95240	6121 LODI CA 95240 6121
CALIF STATE DEPT TRANS		PO BOX 2048	STOCKTON	CA	95201	STOCKTON CA 95201
CALIF STATE DIV OF FORESTRY		2 S FOREST RD	SONORA	CA	95370	SONORA CA 95370
CAREN CHANG	CHAMORRO GUIDO	7218 HARBOR LIGHT WAY	SACRAMENTO	CA	95831	SACRAMENTO CA 95831
CARL C & KATHLEEN P RUDOLPH		19400 SUPERIOR DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CARL D & JULIE PERRY		22682 WILLIAMS AVE	HILMAR	CA	95324	HILMAR CA 95324
CARL F ERMERT	STEWART GWEN Y	1648 LABRADOR DR	COSTA MESA	CA	92626	COSTA MESA CA 92626
CARL J PETERSON	PETERSON DARLENE Y	7574 GARDELLA DR	DUBLIN	CA	94568	DUBLIN CA 94568
CARL R KIRSCH	STEWART RACHEL L	202 OHARA DR	SONORA	CA	95370	SONORA CA 95370
CARL R MARLER		22022 MONTGOMERY RD	SONORA	CA	95370	SONORA CA 95370
CARLA & CRAIG DAVIS		278 HERLONG AVE	SAN JOSE	CA	95123	SAN JOSE CA 95123
CAROL A PARKS		1305 BERRY DR	TURLOCK	CA	95380	TURLOCK CA 95380
CAROL A ROBLES		134 BLUE OAK CT	COPPEROPOLIS	CA	95228	COPPEROPOLIS CA 95228
CAROL C FAZIO	PARSONS PATRICIA V	3551 LAURANT WAY	SAN JOSE	CA	95132	SAN JOSE CA 95132
CAROL E MORRISON	DE FRANK JENNIFER	1196 CARLA DR	SAN JOSE	CA	95120	SAN JOSE CA 95120
CAROL L MANLY		PO BOX 130	MOCCASIN	CA	95347	MOCCASIN CA 95347
CAROL L MC MAHON		PO BOX 863	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
CAROL L MEYER	FREYER ALICE	1800 M ST	WASHINGTON	DC	20036	WASHINGTON DC 20036
CAROL NEIL SELMAN	SELMAN DORIS MARIE	PO BOX 1192	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
CAROL PINANA		3430 TULLY RD	MODESTO	CA	95350	MODESTO CA 95350
CAROLINE JUNE HOOTON		1227 PARK AVE	ALAMEDA	CA	94501	ALAMEDA CA 94501
CAROLYN HEGSTAD		PO BOX 3	LONG BARN	CA	95335	LONG BARN CA 95335
CAROLYN J ROZZI		320 ARMOUR AVE	S SAN FRANCISCO	CA	94080	S SAN FRANCISCO CA 94080
CARRIE LOEWEN		PO BOX 154	MARIETTA	TX	75566	MARIETTA TX 75566
CARY & KATHLEEN DALZIEL		33 ECKLEY PL	WALNUT CREEK	CA	94596	WALNUT CREEK CA 94596
CATHERINE ANN & LOUISA C M KING		PO BOX 365	TWAIN HARTE	CA	95383	365 TWAIN HARTE CA 95383 365
CATHERINE E PEACOCK		PO BOX 594	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
CATHY B SCHULTZ		2587 PIENZA ST	LIVERMORE	CA	94550	LIVERMORE CA 94550
CATHY BROWN		PO BOX 997	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
CATHY DUENAS	RINK DAVID	1015 JONES ST	BERKELEY	CA	94710	BERKELEY CA 94710
CATHY JEAN DUENAS		1015 JONES ST	BERKELEY	CA	94710	BERKELEY CA 94710
CECELIA HUDELSON-PUTNAM	PUTNAM RICHARD THOMAS	1903 ALEX WAY	TURLOCK	CA	95380	TURLOCK CA 95380
CEDAR RIDGE APPLE RANCH LLC		14951 SENA LN	SONORA	CA	95370	SONORA CA 95370
CENTRAL SIERRA CORP THE		PO BOX 1322	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CENTRAL SIERRA CORP THE		224 CYPRESS AVE	SAN BRUNO	CA	94066	SAN BRUNO CA 94066
CETA DOCHTERMAN		3635 SWALLOW CT	CASTRO VALLEY	CA	94546	CASTRO VALLEY CA 94546
CHAD & JO CONVIS		24212 S FORK RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHAD & KIMBERLIE BALLARD		20770 OLD BUCHANAN MINE RD	TUOLUMNE	CA	95379	TUOLUMNE CA 95379
CHAD E & PENNY L PAINTER		8006 BROOKINGS CT	ELK GROVE	CA	95728	ELK GROVE CA 95728

CHAPMAN H & STELLA L WAYNE		PO BOX A111	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHARLEEN M SMITH		10155 PEPPERMINT CIR	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
CHARLENE M DENNY		PO BOX 1065	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHARLENE TSU-LAN HEINZIG		14560 BLOSSOM HILL RD	LOS GATOS	CA	95032	LOS GATOS CA 95032
CHARLES CURTO		19997 VIA ARROYA	SONORA	CA	95370	SONORA CA 95370
CHARLES DAVID & WENDY REDFERN		803 ARLINGTON RD	REDWOOD CITY	CA	94062	REDWOOD CITY CA 94062
CHARLES DEJONGH & GEORGENE F BOTTELSON		PO BOX 1166	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
CHARLES E EBERS		19189 HIGHLANDER DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHARLES E ERICKSON	ERICKSON KATHRYN A	20200 GLEN BRAE DR	SARATOGA	CA	95070	SARATOGA CA 95070
CHARLES G & AILEEN J SCATENA		1155 LAKEVIEW DR	HILLSBOROUGH	CA	94010	HILLSBOROUGH CA 94010
CHARLES J VAN BLARICOM	VAN BLARICOM JENNY L	19836 GREENVIEW DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHARLES K MARKHAM	LEDDY SEAN L	557 MYRTLE ST	REDWOOD CITY	CA	94062	REDWOOD CITY CA 94062
CHARLES L & JULIE A SMITH		PO BOX 1153	SOULSBYVILLE	CA	95372	SOULSBYVILLE CA 95372
CHARLES M JETT	JETT DEBORAH A	23337 GURNEY STATION RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHARLES M TWINING	TWINING DEBRA S	PO BOX 1215	PINECREST	CA	95364	PINECREST CA 95364
CHARLES P VARVAYANIS	JONES PATRICIA	PO BOX 395	LONG BARN	CA	95335	395 LONG BARN CA 95335 395
CHARLES PATRICK SELMSER	SELSMER NORMA ELIZABETH	19828 GREENVIEW DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHARLES R KOKOTT	JOYCE CYNTHIA A	PO BOX 1609	TRACY	CA	95378	TRACY CA 95378
CHARLES S RALSTON	RALSTON VALERIE A	PO BOX 1143	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
CHARLES STOKKE	STOKKE PATRICIA	34716 WILSON DR	SPRINGVILLE	CA	93265	SPRINGVILLE CA 93265
CHARLES VARVAYANIS	JONES PATRICIA	PO BOX 395	LONG BARN	CA	95335	LONG BARN CA 95335
CHARLES W FESTERLING		227 CAMINO LA MADERA	CAMARILLO	CA	93012	CAMARILLO CA 93012
CHARLES WILLIAM & PATRICIA DORST MILLER		137 PARK BOLTON PL	SAN JOSE	CA	95136	SAN JOSE CA 95136
CHARLOTTE F QUESTO		12877 SYLVA LN	SONORA	CA	95370	SONORA CA 95370
CHARLOTTE F QUESTO	DAMBACHER JAMES	22394 LYONS BALD MOUNTAIN RD	SONORA	CA	95370	SONORA CA 95370
CHARLOTTE L TORRES		655 ALBERT WAY	CAMPBELL	CA	95008	CAMPBELL CA 95008
CHERIE ANN SPITZE		PO BOX 1944	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHERYL ALEXANDER KERNS		29820 HWY 108	COLD SPRINGS	CA	95335	COLD SPRINGS CA 95335
CHERYL RANDI		503 CROOKS ST	GRANGEVILLE	ID	83530	GRANGEVILLE ID 83530
CHHATER PATI & VEENA JAIN		22678 TWAIN HARTE DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHRIS GELLATLY	ZOLEZZI JAIRRIE	10571 N HILDRETH LN	STOCKTON	CA	95212	STOCKTON CA 95212
CHRIS H LUEDER	LUEDER DONNA E	215 BELGATOS RD	LOS GATOS	CA	95032	LOS GATOS CA 95032
CHRIS L & LINDA C KIRIAKOU		1565 E TUOLUMNE RD	TURLOCK	CA	95382	TURLOCK CA 95382
CHRIS LOCKLIN		PO BOX 472	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHRISTIAN BERETS INC		1317 OAKDALE RD	MODESTO	CA	95355	MODESTO CA 95355
CHRISTIAN K & DIANE E SAVERY		26145 CLOVER RD	HAYWARD	CA	94542	HAYWARD CA 94542
CHRISTIAN LIFE STOCKTON		4303 CHRISTIAN LIFE WAY	STOCKTON	CA	95210	STOCKTON CA 95210
CHRISTINE A TSINGOS		6 TENAYA CLN	NOVATO	CA	94947	NOVATO CA 94947
CHRISTINE C & CALE B SMITH		23227 CRESTA DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHRISTINE MARIE & CHARLES EUGENE REBER		23800 MT ELIZABETH DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHRISTOPH & KIMBERLY PHIPPS		19880 AUGUST CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHRISTOPHER & SARAH SHORE		23929 QUAKER LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHRISTOPHER & TESSA HATLER	STEWART L HATLER	14344 REDWOOD WAY	SONORA	CA	95370	SONORA CA 95370
CHRISTOPHER D DAVIS		23865 LEISURE DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHRISTOPHER DAVID LOCKLIN		PO BOX 472	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHRISTOPHER G & MARY F HOLMBERG		17607 MT ELIZABETH DR	SONORA	CA	95370	SONORA CA 95370
CHRISTOPHER GORDON LEE	LEE MARJORIE ANN	14255 OKANOGAN CT	SARATOGA	CA	95070	SARATOGA CA 95070
CHRISTOPHER HATLER		13775 A MONO WAY	SONORA	CA	95370	SONORA CA 95370
CHRISTOPHER J & LYNN M CHRISTOPHERSEN		1563 MARINE CT	TRACY	CA	95377	TRACY CA 95377
CHRISTOPHER J BRAMER	HALPER SHARON L	1582 ROCKVILLE RD	SUISUN CITY	CA	94585	SUISUN CITY CA 94585
CHRISTOPHER K GARNIN	BOYER ROBERT E	265 RIDGE RD	SONORA	CA	95370	SONORA CA 95370
CHRISTOPHER M & SHARON K LEE		515 HUMBOLT WAY	LIVERMORE	CA	94550	1515 LIVERMORE CA 94550 1515
CHRISTOPHER M RIVES		872 W T ST	WASHOUGAL	WA	98671	WASHOUGAL WA 98671
CHRISTOPHER R TROTT	TROTT JODY	23862 MARSHAL WAY	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CHRISTOPHER T MC ENTIRE	MC ENTIRE TAMMY R	PO BOX 507	SOULSBYVILLE	CA	95372	SOULSBYVILLE CA 95372
CHRISTY D & JOHN L FLETCHER		821 BUTTERCUP PL	MANTECA	CA	95336	MANTECA CA 95336
CHUCK HARVEY		24691 QUARTZ AVE	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
CINDY ANN FERNANDES	MILLER SUSAN LEE	378 VIOLET PL	TRACY	CA	95377	TRACY CA 95377
CINDY LOU RIVERA		15060 REDWOOD WAY	SONORA	CA	95370	SONORA CA 95370
CINDY MICHELLE YOUNG	GASPER MARVIN L	23867 HILLTOP CIR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CLAIR JEAN SCHUMATE	HAVAL LYNIA L	364 CHERYL AVE	LOS ALAMOS	NM	87544	LOS ALAMOS NM 87544
CLARA JANE PARKER		24885 WALCH AVE	ORLAND	CA	95963	ORLAND CA 95963
CLARENE V SCHUPP		PO BOX 10	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
CLARK & LYNN MOORE		12244 SANTA TERESA DR	SAN RAMON	CA	94583	SAN RAMON CA 94583

CLARKE BROADCASTING CORP		120 COUNTRY CLUB DR	INCLINE VILLAGE	NV	89451	INCLINE VILLAGE NV 89451
CLAUDE A BARBIERI	BARBIERI MARY CAROL	5057 COCHRANE AVE	OAKLAND	CA	94618	OAKLAND CA 94618
CLENNON E BRAY	BRAY ROSEMARIE	PO BOX 147	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
CLEONE N TARR		19420 MICHIGAN DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CLIFFORD & ELIZABETH E FULLER		349 MEADOWOOD CIR	SAN RAMON	CA	94583	SAN RAMON CA 94583
CLIFFORD D & JANICE L OPLAND		PO BOX 157	LONG BARN	CA	95335	LONG BARN CA 95335
CLIFFORD L DUNN	DUNN ANNA D	PO BOX 586	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CLIFFORD LANCE & LINDA LEE MILLSPAUGH		22353 MOUNTAIN DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CLIFTON & CHERYL HODGE		17025 WARDS FERRY RD	SONORA	CA	95370	SONORA CA 95370
CLINTON D WRIGHT	WRIGHT DORIS J	19469 MICHIGAN CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CLINTON R & MARCIA M STANDLEY		PO BOX 124	LONG BARN	CA	95335	LONG BARN CA 95335
CLIVE G & MICHELLE A HENRICK		763 TIGER LILY CT	MANTECA	CA	95337	MANTECA CA 95337
CODY BEARCE		23811 CONFIDENCE-SOUTH FORK	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CONNIE M KELLEHER	WALTY JERUSHA C	PO BOX 602	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
CONNIE Y CLARK	BROLA JOHN N	PO BOX 1173	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
COUNTY OF TUOLUMNE		2 S GREEN ST	SONORA	CA	95370	SONORA CA 95370
CRAIG & DARCI WEND		PO BOX 977	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
CRAIG & ERICA S MC CLENAHAN		1257 SANGUINETTI RD	SONORA	CA	95370	SONORA CA 95370
CRAIG & MONIKA MITCHELL		1332 ROSELLI DR	LIVERMORE	CA	94550	LIVERMORE CA 94550
CRAIG D CASE	TROLIER TINA K	PO BOX 5406	SONORA	CA	95370	SONORA CA 95370
CREASIE D JORDAN		10700 SHELDON ST	OAKLAND	CA	94605	OAKLAND CA 94605
CRUZ ALEJO SANTA		13824 CAMPUS DR	OAKLAND	CA	94605	OAKLAND CA 94605
CURT WOODSON & PAMELA MARGARET HARRIS		748 LE MANS WAY	HALF MOON BAY	CA	94019	HALF MOON BAY CA 94019
CURTIS ALAN FAULKNER	FAULKNER LINDA SUE	859 DONNER WAY	MANTECA	CA	95337	MANTECA CA 95337
CYNTHIA K WALKER		PO BOX 368	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
CYNTHIA L MANLEY		745 DISCOVERY BAY BLVD	DISCOVERY BAY	CA	94505	DISCOVERY BAY CA 94505
CYNTHIA S CRADDOCK		PO BOX 92	LONG BARN	CA	95335	LONG BARN CA 95335
CYRIL N ASHE		PO BOX 37	LONG BARN	CA	95335	LONG BARN CA 95335
D F KOHL	KOHL SUSAN Y	PO BOX 769	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
D F KOHL	KOHL SUSAN Y	PO BOX 769	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAISY M LIFE BIANCHI		1371 IRIS AVE	OAKDALE	CA	95361	OAKDALE CA 95361
DALE & NORMA THORNBURG		23407 ONTARIO DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DALE A SOLLUM-BROTHERTON	SOLLUM-BROTHERTON J E	552 BEAN CREEK RD	SCOTTS VALLEY	CA	95066	SCOTTS VALLEY CA 95066
DALE C PANKEY		PO BOX 1397	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DALE E SCHLEGEL		PO BOX 535	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DALE G HOLLMAN	HOLLMAN ROBERTA E	PO BOX 635	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DALE LUNDQUIST	LUNDQUIST MARTHA M	5506 S WARING RD	DENAIR	CA	95316	DENAIR CA 95316
DALE MULLER	HAMPTON DAVID	314 COVINGTON ST	OAKLAND	CA	94605	OAKLAND CA 94605
DAN J & ROBYNN C MINER		2645 TIGERS DR	TURLOCK	CA	95382	TURLOCK CA 95382
DAN R HARRIS	HARRIS SHARON B	1924 VERANDA CT	MODESTO	CA	95357	MODESTO CA 95357
DANA CHRISTENSEN		600 PENNSYLVANIA AVE	LOS GATOS	CA	95030	LOS GATOS CA 95030
DANA MARIE FRENCH HOFFMAN		7100 WHITE PINE WAY	HUGHSON	CA	95326	HUGHSON CA 95326
DANIEL & BLAKE A MENDES		23355 TANAGER DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DANIEL & SANDRA FORTE		2256 CORSICO CT	LOS BANOS	CA	93635	LOS BANOS CA 93635
DANIEL A & DONNA J OCHOA		480 ALTA VISTA DR	SO SAN FRANCISCO	CA	94080	SO SAN FRANCISCO CA 94080
DANIEL A & PAMELA R SCHULTZ		17747 LIME KILN RD	SONORA	CA	95370	SONORA CA 95370
DANIEL C GARCIA	GARCIA LINDA K	23271 MIDDLECAMP RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DANIEL D & ROSEANN M HARN		PO BOX 663	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DANIEL D & TAMARA R DIAS		39536 WILFORD CT	FREMONT	CA	94538	1254 FREMONT CA 94538 1254
DANIEL D MAYO	MAYO JACQUELINE A	1275 N STRATFORD AVE	ATWATER	CA	95301	ATWATER CA 95301
DANIEL E CLARK	ROSE OLGA M	4985 MANSBURY ST	FREMONT	CA	94538	FREMONT CA 94538
DANIEL E SHORT		23985 FIVE MILE CREEK RD	SONORA	CA	95370	SONORA CA 95370
DANIEL H & TINA FARRELL		1109 IDAHO AVE	LOS BANOS	CA	93635	LOS BANOS CA 93635
DANIEL J FERNANDEZ	FERNANDEZ BRENDA K	PO BOX 1224	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DANIEL J GARNIN		19265 SUPERIOR DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DANIEL J SMITH	SMITH LYNDA A	17730 CHATEAU CT	CASTRO VALLEY	CA	94552	1749 CASTRO VALLEY CA 94552 1749
DANIEL LEONARDO	LEONARDO ALICE	PO BOX 282	STANDARD	CA	95373	STANDARD CA 95373
DANIEL M EVANS	WELCH MARIAN	56 EDGEWOOD PL	BELMONT	CA	94002	BELMONT CA 94002
DANIEL M SOARES	SOARES DEBORAH M	3701 S PRAIRIE FLOWER RD	TURLOCK	CA	95380	TURLOCK CA 95380
DANIEL N ONSTAD	ONSTAD EDNA E	15990 PARKRIDGE AVE	SONORA	CA	95370	SONORA CA 95370
DANIEL P & MARIA E JENKINS		19212 SUPERIOR DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DANIEL R & JENNIE O MEYER		24751 QUARTZ AVE	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
DANIEL W HUGENS	HUGENS KATHLEEN J	285 CROSS RD	ALAMO	CA	94507	ALAMO CA 94507
DANIEL ZERTUCHE		23789 SIERRA PINE AVE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383

DANNY E MANN	MANN CAROLYN E	1201 E CANAL DR	TURLOCK	CA	95380	TURLOCK CA 95380
DANNY M ANDERSON	ANDERSON DIANE	22251 VILAS LN	SONORA	CA	95370	SONORA CA 95370
DARIN & STACEY WILLIAMSON		12012 LA GRANGE	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
DARLENE FAY HELMER		PO BOX 250	LONG BARN	CA	95335	LONG BARN CA 95335
DARLENE RODRIGUES	% ROSEN, ROBERT	689 4TH ST	OAKLAND	CA	94607	OAKLAND CA 94607
DARRELL D & ALMA R BURRELL		27133 CILLEGARD CT	TRACY	CA	95304	TRACY CA 95304
DARRELL D SCOTT	SCOTT JOANNE M	PO BOX 1257	GROVELAND	CA	95321	GROVELAND CA 95321
DARRELL W & CAROLE TURLEY		5001 STAR MINE WAY	ANTIOCH	CA	94531	ANTIOCH CA 94531
DARREN M NEWBERGER		PO BOX 1253	MI WUK VILLAGE	CA	95346	1253 MI WUK VILLAGE CA 95346 1253
DARRYL & WINDFORD H OTTE		780 S ROSE ST	TURLOCK	CA	95380	TURLOCK CA 95380
DARRYLE L CAPPS		965 SHADOWBROOK LN	MANTECA	CA	95336	MANTECA CA 95336
DARWIN L INWOOD	INWOOD CYNTHIA ANN	PO BOX 1887	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DARYL WILLIAM WOOD		PO BOX 645	WINTON	CA	95388	WINTON CA 95388
DAVE & JULIE DIEHL		19310 RED NECK RIDGE RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVE M & MARIA MC MILLEN		PO BOX 1476	CERES	CA	95307	CERES CA 95307
DAVID & ELIZABETH MILLER		18971 MIDDLECAMP-SUGARPINE RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID & MARILYN KINER		PO BOX 518	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID & PAULETTA ANNE MC KENZIE		5858 EMBREE DR	SAN JOSE	CA	95123	SAN JOSE CA 95123
DAVID & SIHAM ELLIS		1445 MERRYWOOD DR	SAN JOSE	CA	95118	2935 SAN JOSE CA 95118 2935
DAVID & VERA HOLLAND		13801 JENNY LIND RD	SONORA	CA	95370	SONORA CA 95370
DAVID A & IRENE K RIGNEY		826 COBBLESTONE CT	RIPON	CA	95366	RIPON CA 95366
DAVID A & MICHELE M MONTOYA		PO BOX 1513	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID A & TERI ANN GEARHART		23112 SIERRA DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID A BELSHAW		14240 SPRINGER AVE	SARATOGA	CA	95070	SARATOGA CA 95070
DAVID A LEE	LEE ROBIN F	140 FARNUM ST	SAN FRANCISCO	CA	94131	SAN FRANCISCO CA 94131
DAVID A ZOCCHI	XEPOLEAS JANET M	646 MORNINGHOME RD	DANVILLE	CA	94526	DANVILLE CA 94526
DAVID ALLAN HEGGER		PO BOX 1758	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID ALLAN TRAYFORD	TRAYFORD CYNTHIA A	189 RIO VERDE DR	SALINAS	CA	93901	SALINAS CA 93901
DAVID B & MARILYN EGGER KINER		PO BOX 518	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID B BUCKLEY		220 GOLDEN RIDGE AVE	SEBASTOPOL	CA	95472	SEBASTOPOL CA 95472
DAVID B HOLMGREN	HOLMGREN ELISABETH M	1515 DIABLO VISTA	ALAMO	CA	94507	ALAMO CA 94507
DAVID B MARTIN		5028 HUMMINGBIRD RD	PLEASANTON	CA	94566	PLEASANTON CA 94566
DAVID BENTLEY JONES		2423 GOLF LINKS CIR	SANTA CLARA	CA	95050	SANTA CLARA CA 95050
DAVID BRYAN & JACQUELINE LAURA GONZALVES		5996 COUNTRY CT	ATWATER	CA	95301	ATWATER CA 95301
DAVID C BOGDANOFF		2005 OCASO CAMINO	FREMONT	CA	94539	FREMONT CA 94539
DAVID C STAUFFER	STAUFFER BARBARA A	737 KRISTI CT	JACKSON	CA	95642	JACKSON CA 95642
DAVID CAVALIERI-SCHELLER		PO BOX 538	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
DAVID CHARLES CURD		PO BOX 1178	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID D & DEANNA JEAN FICKEL		PO BOX 1174	SOULSBYVILLE	CA	95372	SOULSBYVILLE CA 95372
DAVID D & KIMBERLEY J SCHWARTZ		21820 APPLE HILL DR	SONORA	CA	95370	SONORA CA 95370
DAVID D & TRACIE C WALTERS		19210 MIDDLE CAMP-SUGARPINE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID D WHITE		23892 HILLTOP CIR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID DOYLE	DOYLE LOUISE	22362 CUPERTINO RD	CUPERTINO	CA	95014	CUPERTINO CA 95014
DAVID E & CHERIE S SCHMIDT		19282 MIDDLE CAMP-SUGARPINE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID E & LYNN C HAMILTON		9464 CHERRY HILLS LN	SAN RAMON	CA	94583	SAN RAMON CA 94583
DAVID E ROBERSON	STILL SUZAN L	22825 C BALD MTN	SONORA	CA	95370	SONORA CA 95370
DAVID E SEQUEIRA	EPLIN ALMA C	7857 HILLROSE DR	DUBLIN	CA	94568	DUBLIN CA 94568
DAVID E WORTHINGTON	WORTHINGTON SUSAN I	754 GLENMERE WAY	REDWOOD CITY	CA	94062	REDWOOD CITY CA 94062
DAVID EMERSON	EMERSON TAMMY	5949 HILLVIEW AVE	SAN JOSE	CA	95123	SAN JOSE CA 95123
DAVID F HARDY	HARDY JUDITH L	22181 VILAS LN	SONORA	CA	95370	SONORA CA 95370
DAVID F KLINGER	KLINGER JEAN R	221 BELDEN DR	SAN JOSE	CA	95123	SAN JOSE CA 95123
DAVID F MATEO		31051 GRANGER AVE	UNION CITY	CA	94587	UNION CITY CA 94587
DAVID FRYE	WHITE CANDY	PO BOX 1344	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID FRYE	WHITE CANDY	PO BOX 1344	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID HACKETT		6780 MARCH CREEK RD	CLAYTON	CA	94517	CLAYTON CA 94517
DAVID I KROOPNICK		23230 KOREY CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID J & JAMES C VALLELUNGA		PO BOX 1789	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID J & JOYCE A SUDAKOW		5279 COCHISE WAY	ANDERSON	CA	96007	ANDERSON CA 96007
DAVID J & JULIES A COATE		5540 NUTCRACKER CT	ATWATER	CA	95301	ATWATER CA 95301
DAVID J KASLIN	KASLIN SUSAN RAE	16991 BRIERLY CT	CASTRO VALLEY	CA	94546	CASTRO VALLEY CA 94546
DAVID K & JULIE K CROCKETT		1050 JUNCTION DR	MANTECA	CA	95337	MANTECA CA 95337
DAVID KAMPS		19388 POPLAR CIR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID KURT & KRISTA LEE WOLKEN		21842 LYONS BALD MTN RD	SONORA	CA	95370	SONORA CA 95370
DAVID L & DIANNE I BOSQUE		23795 S FORK RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383

DAVID L & SUSAN M ALDEN		PO BOX 104	EL GRANADA	CA	94018	EL GRANADA CA 94018
DAVID L ALLENDORF	ALLENDORF BARBARA M	PO BOX 1029	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID L BURKETT		PO BOX 917	COLUMBIA	CA	95310	COLUMBIA CA 95310
DAVID L MC COLLUM		111 JENNE ST	SANTA CRUZ	CA	95060	SANTA CRUZ CA 95060
DAVID L SMITH		PO BOX 2031	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID L ULM	CROZIER SARAH E	137 TEXAS RD	MODESTO	CA	95358	MODESTO CA 95358
DAVID L UNRUH	UNRUH CAROL E	3808 VON SAVOYE LN	MODESTO	CA	95355	MODESTO CA 95355
DAVID M & KAREN R WALSH		952 W ARNAZ ST	MERIDIAN	ID	83646	MERIDIAN ID 83646
DAVID M & KATHERINE E PICKENS		19384 POPLAR CIR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID M DE ARAUJO	DE ARAUJO JULIE A	1671 DICKEY CT	RIPON	CA	95366	RIPON CA 95366
DAVID M DUNLOP	DUNLOP JANET S	4169 MILTON WAY	LIVERMORE	CA	94551	LIVERMORE CA 94551
DAVID N KNOWLTON	KNOWLTON BARBARA JEANNE	21823 LYONS BALD MOUNTAIN RD	SONORA	CA	95370	SONORA CA 95370
DAVID O JENKINS		21212 RIDGEVIEW DR	SONORA	CA	95370	SONORA CA 95370
DAVID P & COLLEEN M NIEWIARA		14813 FLOWER CREST AVE	BAKERSFIELD	CA	93314	BAKERSFIELD CA 93314
DAVID P & PETER Z MICHAELS		20494 NASHUA RD	SONORA	CA	95370	SONORA CA 95370
DAVID P MICHAELS		20494 NASHUA RD	SONORA	CA	95370	SONORA CA 95370
DAVID R & JOSEPH T MARTIN		3048 BUTTE ST	SANTA CLARA	CA	95051	SANTA CLARA CA 95051
DAVID R & YOLANDE WIGGEN		PO BOX 415	WESTLEY	CA	95387	WESTLEY CA 95387
DAVID R BARNHART	BARNHART TERESA A	18790 BROADHURST DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID R GRASSETTI	GRASSETTI MINE E	743 GOLDEN GATE AVE	RICHMOND	CA	94801	RICHMOND CA 94801
DAVID R JEPSON	GRISWOLD VIVIAN K	22277 HEDY LN	SONORA	CA	95370	SONORA CA 95370
DAVID R MARCH		1045 JACKSON ST	LOS BANOS	CA	93635	LOS BANOS CA 93635
DAVID RAY BAXTER		PO BOX 632	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID S & MICHELLE BACHELDER		268 DE CHENE AVE	SONOMA	CA	95476	SONOMA CA 95476
DAVID V RADFORD	RADFORD ANN M	PO BOX 502	ALTAVILLE	CA	95221	ALTAVILLE CA 95221
DAVID V VANNI	VANNI VALERIE D	8340 VERBENA DR	GILROY	CA	95020	GILROY CA 95020
DAVID W & PAMELA J SMITH		PO BOX 1193	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
DAVID W BYERS	BYERS SUSAN C	PO BOX 1040	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAVID W HALSEY	HALSEY KATHLEEN L	560 SEABORG ST	TURLOCK	CA	95382	TURLOCK CA 95382
DAVID W RESCH		19130 HURON DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAWN M & PATRICK N CRONIN		23762 SIERRA PINE AVE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DAWSON COMPANY LLC		14030 BARLUPI CIR	SONORA	CA	95370	SONORA CA 95370
DAYLENE A & EARL C HADLEY		25649 LONGBARN SUGARPINE RD	LONG BARN	CA	95335	LONG BARN CA 95335
DAYNA L DE CRISTOFERI	CHIDESTER DAMON S	14185 NORTHRIDGE RD	SONORA	CA	95370	SONORA CA 95370
DEAN A CHAMBERS	CHAMBERS MARIAN S	PO BOX 4142	SONORA	CA	95370	SONORA CA 95370
DEAN E FASSETT	FASSETT YVONNE	12798 E ASHCROFT	SANGER	CA	93657	SANGER CA 93657
DEAN V MORROW		107 E 21ST ST	TRACY	CA	95376	TRACY CA 95376
DEANNA G MOONEY		560 DUNCAN ST	SAN FRANCISCO	CA	94131	SAN FRANCISCO CA 94131
DEBBIE DIKE	PAURA FRANK	5 CALIFORNIA ST	HOLLISTER	CA	95023	HOLLISTER CA 95023
DEBORAH ANN QUINN		619 SEVILLE PL	FREMONT	CA	94539	FREMONT CA 94539
DEBORAH BRUTON		18814 BROADHURST DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DEBORAH DEACON FORD	DEACON SCOTT GORDON	1640 KENNEWICK DR	SUNNYVALE	CA	94087	SUNNYVALE CA 94087
DEBORAH G HURST		4819 UNDERHILL RD	TURLOCK	CA	95380	TURLOCK CA 95380
DEBORAH JEAN BECK	CALESTINE CHRISTOPHER	2320 WINTERGREEN DR	GRAND JUNCTION	CO	81506	GRAND JUNCTION CO 81506
DEBORAH KIRKER		34 POWERS	SAN FRANCISCO	CA	94110	SAN FRANCISCO CA 94110
DEBORAH MAE POLLOCK		PO BOX 1843	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DEBORAH RUSSELL		PO BOX 5203	SONORA	CA	95370	SONORA CA 95370
DEBORAH S BAILEY		589 FLORENCE ST	TURLOCK	CA	95380	TURLOCK CA 95380
DELANO R LAURETA	LAURETA SUSAN D	PO BOX 1089	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DELBERT R CARLSON	CARLSON BERNELL	23371 LAKEWOOD DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DELICIOUS HOL INTERNATIONALLY		23510 OAKVIEW HEIGHTS TRL	FERGUS FALLS	MIN	56537	FERGUS FALLS MN 56537
DELLA ROSE BETTENCOURT		529 JEFFERSON AVE	LOS BANOS	CA	93635	LOS BANOS CA 93635
DELORIS B BREYHAN		1160 VIA VISTA	SAN LORENZO	CA	94580	SAN LORENZO CA 94580
DELWYN WALLIS CO INC	MOORE PATRICIA G	PO BOX 279	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
DENNIS & GAY LOSHER		PO BOX 1339	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DENNIS A RIZZI		519 HILLCREST AVE	PACIFIC GROVE	CA	93950	PACIFIC GROVE CA 93950
DENNIS E HEPPNER	HEPPNER NOVIE C	PO BOX 1266	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DENNIS E LYNCH		PO BOX 1766	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DENNIS H & MONICA M DALTON		PO BOX 5366	HACIENDA HEIGHTS	CA	91745	HACIENDA HEIGHTS CA 91745
DENNIS J HONEYCHURCH	HONEYCHURCH ANGELA T	PO BOX 1383	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DENNIS J ZAFFERANO		14748 ROSEY RIDGE CT	SONORA	CA	95370	SONORA CA 95370
DENNIS L MC MAHON		3690 ROBLER RD	PETALUMA	CA	94952	PETALUMA CA 94952
DENNIS M EMPEY		3849 BRET HARTE DR	REDWOOD CITY	CA	94061	REDWOOD CITY CA 94061
DENNIS M TUCK	TUCK CAROLYN E	PO BOX 26	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383

% FREDRICKSON, RENEE

DENNIS OVERHOLTZER		13613 BERGEL RD	SONORA	CA	95370	SONORA CA 95370
DENNIS R & JUDITH E SPISAK		PO BOX 1456	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DENNIS SCHIRMER	SOMERS ROBIN	206 CYPRESS AVE	SANTA CRUZ	CA	95062	SANTA CRUZ CA 95062
DENNIS SILVA	HANSEN DENNIS	208 GARNET AVE	SAN CARLOS	CA	94070	SAN CARLOS CA 94070
DENNIS W & GAY LOSHER		PO BOX 1339	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DENNISE A DAVIS		PO BOX 577195	MODESTO	CA	95357	MODESTO CA 95357
DENVER BEDFORD		PO BOX 1021	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
DERRICK & KAREN UPTON		PO BOX 574	CHOWCHILLA	CA	93610	CHOWCHILLA CA 93610
DESI D D & ROBIN L RENO		1008 COUNTRY CLUB DR	MODESTO	CA	95356	MODESTO CA 95356
DIAMONDBACK PROPERTIES LLC		18000 TINNIN RD	SONORA	CA	95370	SONORA CA 95370
DIANA C LUCE		23429 LAKEWOOD DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DIANA DENG	CONG HONGHAI	24895 HWY 108	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
DIANA SUTTON		1479 NIAGARA PL	MANTECA	CA	95337	MANTECA CA 95337
DIANE C LEASKOU-SKIPPER	SKIPPER JAMES RANDELL	3062 N FILBERT AVE	FRESNO	CA	93727	9105 FRESNO CA 93727 9105
DIANE E WALKER-COLOMY	COLOMY DAVID D JR	23643 ONTARIO DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DIANE J GRAF	DAILEY EVAN	3661 BUCHANAN ST	SAN FRANCISCO	CA	94123	SAN FRANCISCO CA 94123
DIANE LOEB	GIVENS CHRISTOPHER R	85 HEATHER AVE	SAN FRANCISCO	CA	94118	SAN FRANCISCO CA 94118
DIANNA CHIABOTTI	HARIK ROBERT	1019 SHASTA ST	VALLEJO	CA	94590	VALLEJO CA 94590
DIANNE R GINI		6491 ST ANDREWS DR	STOCKTON	CA	95219	STOCKTON CA 95219
DIRK & TANYA BRUCHACEK		PO BOX 1056	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
DIRK & WILNA SCHATZ		135 TEDDY DR	UNION CITY	CA	94587	UNION CITY CA 94587
DIRK C DVA STAM	DEPT OF VET AFFAIRS 490788	19778 WANITA WAY	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DIRK NEYHART		1521 LINCOLN ST	BERKELEY	CA	94703	BERKELEY CA 94703
DIXIE MC DANIEL	STEED SANDRA M	1272 MADRONA AVE	SAN JOSE	CA	95125	SAN JOSE CA 95125
DOLORES HANDLON		619 SCOTLAND DR	SANTA ROSA	CA	95409	SANTA ROSA CA 95409
DOMENIC PELLARIN		3473 LA MESA DR	SAN CARLOS	CA	94070	SAN CARLOS CA 94070
DON F GATES	COHEN TAMAR E	58 RAMONA AVE	OAKLAND	CA	94611	OAKLAND CA 94611
DON H LEE	LEE RITA M	1036 VIA PALO ALTO	APTOS	CA	95003	APTOS CA 95003
DON M & KATHRYN T CANARIO		4809 WINDERMERE DR	NEWARK	CA	94560	NEWARK CA 94560
DON MAC RITCHIE		PO BOX 410187	SAN FRANCISCO	CA	94141	SAN FRANCISCO CA 94141
DON R WOOD	DAVIS KRISTINE T	PO BOX 1874	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DON SHACKELFORD	SHACKELFORD NINA J	PO BOX 1186	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DON T CODIPILLY	CODIPILLY PAULETTE R	342 GORDON AVE	SAN JOSE	CA	95127	SAN JOSE CA 95127
DONALD & GLORIA FERERIA		25259 CAMPUS DR	HAYWARD	CA	94542	HAYWARD CA 94542
DONALD & NANCY KLEIN		PO BOX 962	SALIDA	CA	95368	SALIDA CA 95368
DONALD A THOMAS	DODDRIDGE DIANE	22030 MONTGOMERY RD	SONORA	CA	95370	SONORA CA 95370
DONALD C & CONNIE T KELLOGG		22364 VILAS LN	SONORA	CA	95370	SONORA CA 95370
DONALD C & MARLENE D PARR		PO BOX C361	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DONALD DUANE PRILL	PRILL DIANE W	23530 MIDDLE CAMP RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DONALD E & WENDY A WEBER		2425 EICHER AVE	MODESTO	CA	95350	MODESTO CA 95350
DONALD E JARDINE	JARDINE KELLENE D	PO BOX 195	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DONALD F & COLLEEN C ROSEN		23614 ONTARIO DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DONALD F HIPPI	HIPP BETTY J	22402 YERBA SANTA	SONORA	CA	95370	SONORA CA 95370
DONALD F RODGERS	RODGERS SYLVIA M	11900 S UNION RD	MANTECA	CA	95336	MANTECA CA 95336
DONALD G BROWN	BROWN CAROL I	1011 AZALEA DR	ALAMEDA	CA	94502	ALAMEDA CA 94502
DONALD H WHEELER	WHEELER LOUISE M	PO BOX 1283	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DONALD J & NANCY M MASIK		1314 ORCHARD DR	SANTA CRUZ	CA	95060	SANTA CRUZ CA 95060
DONALD J ESCALLIER	ESCALLIER GLORIA A	18785 TIFFENI DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DONALD JAMES & STEPHANIE SUSAN BRITTON		150 TITANIA CT	WALNUT CREEK	CA	94597	WALNUT CREEK CA 94597
DONALD L & CAROL J STOVALL		PO BOX 1375	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DONALD L & JANIS L HAYNES		1364 CASTRO CT	PACIFICA	CA	94044	PACIFICA CA 94044
DONALD L & STACEY L BEAN		804 HAVERHILL DR	MODESTO	CA	95356	MODESTO CA 95356
DONALD L DIXON	DIXON RUTH A	1348 PADRE AVE	SAN LEANDRO	CA	94579	SAN LEANDRO CA 94579
DONALD O DILTZ		208 LAKE MERCED HILL	SAN FRANCISCO	CA	94132	SAN FRANCISCO CA 94132
DONALD PARSONS MOODY		1472 FLOYD AVE	SUNNYVALE	CA	94087	SUNNYVALE CA 94087
DONALD R ALLEN	ALLEN LYNETTE	14 MIGOTTI WAY	WATSONVILLE	CA	95076	WATSONVILLE CA 95076
DONALD R PATRICK MC	MC DONALD CELENE M	PO BOX 664	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
DONALD S & ELIZABETH H PORTENGA		PO BOX 1104	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
DONALD WALTER MATISEK	MATISEK GLORIA ESTHER	442 BLACKSTONE DR	SAN RAFAEL	CA	94903	SAN RAFAEL CA 94903
DONNA I BUCKINGHAM		17981 JOSEPH DR	CASTRO VALLEY	CA	94546	CASTRO VALLEY CA 94546
DONNA L BUCK		2955 GIBBONS DR	ALAMEDA	CA	94501	ALAMEDA CA 94501
DONNA L FOSTER		12 WESTMINSTER PL	LAFAYETTE	CA	94549	LAFAYETTE CA 94549
DONNA M BENSON		5001 BELLA COLLINA ST	OCEANSIDE	CA	92056	OCEANSIDE CA 92056
DONNA M ONEIL		4840 TONINO DR	SAN JOSE	CA	95136	SAN JOSE CA 95136

DONNA SNELL		23853 SIERRA PINE AVE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DONOVAN JOSEPH GONSALEZ		PO BOX 283	LONG BARN	CA	95335	LONG BARN CA 95335
DORA M MAXEY		9802 CALDARO ST	ALTA LOMA	CA	91737	ALTA LOMA CA 91737
DORA MAE SOUDA	D MOSKI JAMES M	PO BOX 1345	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DORIS JENSEN		PO BOX 1155	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DORIS L KILGORE		PO BOX 1035	TUOLUMNE	CA	95379	TUOLUMNE CA 95379
DORIS O WADE		PO BOX 1362	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DOROTHY E SORRELL	LANCHESTER RON	1741 N BERKELEY AVE	TURLOCK	CA	95382	TURLOCK CA 95382
DOUGLAS A BROWN	BROWN ANN M	2616 17TH AVE	SAN FRANCISCO	CA	94116	SAN FRANCISCO CA 94116
DOUGLAS A FOLLETT	BOON KAREN L	15780 CASINO REAL	MORGAN HILL	CA	95037	MORGAN HILL CA 95037
DOUGLAS A PECCHENINO	PECCHENINO LAUREN N	1689 DOLORES DR	SAN JOSE	CA	95125	SAN JOSE CA 95125
DOUGLAS CAMPBELL ELLIOTT		PO BOX 184	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
DOUGLAS D & SHERRI A YOUNG		14340 NORTHRIDGE RD	SONORA	CA	95370	SONORA CA 95370
DOUGLAS M MUMMA	MUMMA JOAN F	2123 FARMINGTON PL	LIVERMORE	CA	94550	LIVERMORE CA 94550
DOUGLAS PETERS	MC COMBS TIMOTHY	PO BOX 372	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
DOUGLAS R & REBECCA M HALVORSEN		PO BOX 1457	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DOUGLAS ROSSKILLEY		9938 PAMPAS PATH	SALINAS	CA	93907	SALINAS CA 93907
DRUSILLA P STAMBUCK		323 E ROBINHOOD DR	STOCKTON	CA	95207	STOCKTON CA 95207
DUANE E BAKER	BAKER VIRGINIA L	23866 LEISURE DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DUANE ELDON & YVONNE B SMITH		19070 LIZZIE LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
DUNCAN W SPRINKLE		1403 BAY TREE DR	GILROY	CA	95020	GILROY CA 95020
E S TAYLOR	TAYLOR CHRISTINE N	22170 VILAS LN	SONORA	CA	95370	SONORA CA 95370
EAMONN P CONWAY		4016 STEVES ST	CASTRO VALLEY	CA	94546	CASTRO VALLEY CA 94546
EARL E MC DOUGALL	MC DOUGALL SHARON	505 RIVER RD	SALINAS	CA	93908	SALINAS CA 93908
EARL G & LINDA C BLACKWELL		22070 LYONS BALD MTN RD	SONORA	CA	95370	SONORA CA 95370
EDGAR J HANKEL	BRULL MELANIE	PO BOX 481	WOODBURY	CT	6798	WOODBURY CT 6798
EDGAR L & DONNA E BRIESCH		1237 BELLEAU ST	SAN LEANDRO	CA	94579	SAN LEANDRO CA 94579
EDGAR L SPRINGER	SPRINGER CLORINDA J	955 BANNOCK CT	CONCORD	CA	94518	CONCORD CA 94518
EDGAR R THORPE	THORPE LORI	13000 FOOTHILL AVE	SAN MARTIN	CA	95046	SAN MARTIN CA 95046
EDMOND R GROTE		PO BOX 747	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
EDMUND F LEWIS		PO BOX 444	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
EDNA MAE CHRISTIANSEN		23040 S FORK RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
EDWARD & NOREEN KRALL		14725 AMBERWOOD LN	MORGAN HILL	CA	95037	MORGAN HILL CA 95037
EDWARD A PYZAK	PYZAK JOSEPHINE A	830 DENIO AVE	GILROY	CA	95020	GILROY CA 95020
EDWARD BARNETT KING	KING DONNA RAE	PO BOX 887	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
EDWARD C & CAROL L HERNANDEZ		PO BOX 743	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
EDWARD C & SUSAN TALCOTT		4332 SE 178TH PL	VANCOUVER	WA	98683	VANCOUVER WA 98683
EDWARD D & PATRICIA K SMITH		6233 HANCOCK AVE	SAN JOSE	CA	95123	SAN JOSE CA 95123
EDWARD DWAYNE & LINDA MAE CROW		PO BOX 1072	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
EDWARD E COLE	COLE MARJORIE E	1120 EDISON AVE	MODESTO	CA	95350	MODESTO CA 95350
EDWARD J & BELINDA M CARDOZA		PO BOX 1022	MANTECA	CA	95336	MANTECA CA 95336
EDWARD J FURTADO	FURTADO DUANE E	899 LUCERNE AVE	GUSTINE	CA	95322	GUSTINE CA 95322
EDWARD J KILMARTIN	ASKEW LISA	24901 CENTER CAMP RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
EDWARD L SMITH	SMITH GENEVIEVE CLARE	7700 FOX RD	HUGHSON	CA	95326	HUGHSON CA 95326
EDWARD L ST ANDRE	DEMING CAROLYN J	22158 YERBA SANTA DR	SONORA	CA	95370	SONORA CA 95370
EDWARD LAVON HOPKINS	HOPKINS ANNE CHILTON	PO BOX 1937	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
EDWARD LESNOWICZ	LESNOWICZ MARY	228 TRESCONY ST	SANTA CRUZ	CA	95060	SANTA CRUZ CA 95060
EDWARD M & ROBERT M CROW		415 GIBSON LN	TRINIDAD	CA	95570	TRINIDAD CA 95570
EDWARD M MINTLINE		PO BOX 2100	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
EDWARD N DILIBERTO	DILIBERTO EVELYN M	19460 MICHIGAN CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
EDWARD NOERDINGER		PO BOX 4824	CRESTLINE	CA	92325	CRESTLINE CA 92325
EDWARD WALTER BLUM	BLUM SYLVIA ANNE	19205 REDNECK RIDGE RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
EILEEN CARLEN	CARLEN DOUGLAS G	PO BOX 1773	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ELBERT ALLEN HILL	HILL JEANETTE BEATRICE	PO BOX 307	LONG BARN	CA	95335	LONG BARN CA 95335
ELBERT E FLOWERS		PO BOX 321	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ELEANOR DIETRICH	% DIETRICH, MARY	4903 OCEANAIRE ST	OXNARD	CA	93035	OXNARD CA 93035
ELI C & SARAH K LOUGHMILLER		PO BOX 856	SOULSBYVILLE	CA	95372	SOULSBYVILLE CA 95372
ELISE B DEI ROSSI		PO BOX 502	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ELISE REEM		3106 ABOVE STRATFORD PL	AUSTIN	TX	78746	AUSTIN TX 78746
ELIZABETH LEPLLEY CONN		PO BOX 976	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ELIZABETH S MILLER		18077 PIPIT CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ELIZABETH W DANON		22028 MONTGOMERY RD	SONORA	CA	95370	SONORA CA 95370
ELIZABETH WHITE	MUNCK HANS K	237 TORREY PINES CT	VALLEJO	CA	94591	VALLEJO CA 94591
ELSIE M & LARRY R MANNING		1204 CLIFTON DR	MODESTO	CA	95355	MODESTO CA 95355

ELWARD F BRIGHT		% KONKEL, JOAN	3118 41641 DUMBARTON AVE	WASHINGTON	DC	20007	WASHINGTON DC 20007
ELZABETH & JON D CAMPIDONICA			2613 TURNER RD	CERES	CA	95307	CERES CA 95307
ERIC & CATHERINE CANALES			38 SIERRA DR	SALINAS	CA	93901	SALINAS CA 93901
ERIC & INGRID BICKFORD			845 RAMONA ST	PALO ALTO	CA	94301	PALO ALTO CA 94301
ERIC A & WENDIE T ROBERTS			PO BOX 796	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ERIC A CARLSON			14570 MONO WAY	SONORA	CA	95370	SONORA CA 95370
ERIC C GROVE	ANAYA CAROLINE K		PO BOX 1084	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ERIC CRANSTON			1105 PEACH ST	ALAMEDA	CA	94501	ALAMEDA CA 94501
ERIC J MORLEY	HUNTER HOLLY J		16322 LILAC LN	LOS GATOS	CA	95032	3525 LOS GATOS CA 95032 3525
ERIC K CANALES			25283 ESTHER AVE	LONG BARN	CA	95335	LONG BARN CA 95335
ERIC R WEAVER			23002 DOLLY LN	SONORA	CA	95370	SONORA CA 95370
ERIC W & DENISE R STOUFFER			6198 PLYMOUTH AVE	SAN JOSE	CA	95129	SAN JOSE CA 95129
ERIC W GRONLEY	GRONLEY LILLIAN M		3817 S MUIRWOOD DR	PLEASANTON	CA	94588	PLEASANTON CA 94588
ERICA L EVERETT	MONTANO MAGDA L		121 CALIFORNIA ST	VALLEJO	CA	94590	VALLEJO CA 94590
ERMA DE LUCCHI			PO BOX 11015	OAKLAND	CA	94611	OAKLAND CA 94611
ERNEST A & AUDREY L HODGES			337 HILLCREST AVE	LIVERMORE	CA	94550	LIVERMORE CA 94550
ERNEST BONELLI	BANKOVITCH BARBARA		10638 NATHANSON AVE	CUPERTINO	CA	95014	CUPERTINO CA 95014
ERNEST M NIELSEN	NIELSEN JOAN S		23599 LAKEWOOD DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ESTHER & RICHARD SOURS			16629 ALLISON WAY	SONORA	CA	95370	SONORA CA 95370
ESTHER C HERRERA			2428 HOWE AVE	MODESTO	CA	95355	MODESTO CA 95355
ESTRADA DIANE L			1372 MADERA WAY	MILLBRAE	CA	94030	MILLBRAE CA 94030
EUGENE A BURDICK			967 N GRAND	MESA	AZ	85201	MESA AZ 85201
EUGENE PRESTON & SUZANNE BURKS PATTERSON			PO BOX 357	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
EUGENIA L POAG	GIUSSI ARTHUR D		PO BOX 3223	SONORA	CA	95370	SONORA CA 95370
EVA M OTTER		% DEININGER, EVA M	22900 ROBERTSON RANCH RD	SONORA	CA	95370	SONORA CA 95370
EVAN & PAMELA HATLER			10712 BLACK JACK MINE RD	COULTERVILLE	CA	95311	COULTERVILLE CA 95311
EVAN YEAMAN	YOUNG NICOLE		3824 VIENNA DR	APTOS	CA	95003	APTOS CA 95003
EVANS FAMILY INVESTMENTS LLC			PO BOX 155	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
EVELYN M DYER			PO BOX 62	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
EVERETT F EAST	EAST LORI J		PO BOX 537	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
FERNANDA F ANDERSON			3801 SPRINGCREEK DR	MODESTO	CA	95355	MODESTO CA 95355
FEVRE CECILY LE			2173 TALBERT DR	CHICO	CA	95928	CHICO CA 95928
FILAINE SHARON GERBING			PO BOX 1125	TUOLUMNE	CA	95379	TUOLUMNE CA 95379
FINBARR J OREGAN	OREGAN NINA M		3618 PORTAGE CIR	STOCKTON	CA	95219	STOCKTON CA 95219
FLOELLEN W SMITH			PO BOX 363	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
FLORA SURANO	SURANO KRIS A		13 DIABLO CREEK CT	DANVILLE	CA	94506	DANVILLE CA 94506
FLORENE A PAYNE	LICHTY AMY E		3722 KENMORE CT	HAYWARD	CA	94546	HAYWARD CA 94546
FORREST B & DANA M EBBS			407 W ELM ST	LODI	CA	95240	LODI CA 95240
FRANCES D MC NABB	MC NABB ALAN L		1360 JAMES CT	MORGAN HILL	CA	95037	MORGAN HILL CA 95037
FRANCIS J & CAROLYN D ALBERTA			23329 TANAGER DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
FRANCIS J HYNES			21819 LYONS BALD MTN RD	SONORA	CA	95370	SONORA CA 95370
FRANCIS JUNG-IN KIM	KIM SALLY MULVIHILL		430 BUENA VISTA AVE	SAN MATEO	CA	94403	SAN MATEO CA 94403
FRANCIS X & ANN L DUFOUR			PO BOX 1354	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
FRANK & HEATHER PEREIRA			1923 HARRISON ST	SANTA CLARA	CA	95050	SANTA CLARA CA 95050
FRANK & PATRICIA LUCARELLI			41725 DENISE ST	FREMONT	CA	94539	FREMONT CA 94539
FRANK A AUBERT			PO BOX 1472	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
FRANK D WENTWORTH			24923 HWY 108	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
FRANK F ROSELLI	ROSELLI AURORA MARIA		7131 SILVERADO TRL	NAPA	CA	94558	NAPA CA 94558
FRANK G SALLY	SALLY JAMES F		19531 STANTON AVE	CASTRO VALLEY	CA	94546	CASTRO VALLEY CA 94546
FRANK H GASPARDI			PO BOX 584	TUOLUMNE	CA	95379	TUOLUMNE CA 95379
FRANK J ASSALI	STAACK CHRISTINA M		PO BOX 69	HUGHSON	CA	95326	HUGHSON CA 95326
FRANK M & MARLENE M FREITAS			1040 HARRISON AVE	LOS BANOS	CA	93635	LOS BANOS CA 93635
FRANK P & COLLEEN R LATRONICO			PO BOX 829	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
FRANKIE & LINDA E BRIATO			PO BOX 1625	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
FRANKLIN A & PAULA A DILL			128 DAVID DR	MORAGA	CA	94556	MORAGA CA 94556
FRED & ANNA COURSEY			PO BOX 1744	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
FRED D KILLION	KILLION COLLEEN		22021 MONTGOMERY RD	SONORA	CA	95370	SONORA CA 95370
FRED FRIAS			710 N FOURTH ST	PATTERSON	CA	95363	PATTERSON CA 95363
FRED H MOYER	MOYER ARLENE L		23837 SIERRA PINE AVE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
FRED SUPRIANO	SUPRIANO ELAINE HELEN		18804 TIFFENI DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
FREDDIE BARNES	PITMAN CHERICE M		362 LINCOLN AVE	LIVERMORE	CA	94550	LIVERMORE CA 94550
FREDDY ADAMES	ADAMES ELIZABETH		2460 MAGNOLIA WAY	MORGAN HILL	CA	95037	MORGAN HILL CA 95037
FREDERICK P & SANDRA P PATRI			1420 EL CERRO DR	HOLLISTER	CA	95023	HOLLISTER CA 95023
FREDRICK L GUTHMILLER			PO BOX 831	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346

FRIEDHELM PETER	PETER YVONNE J	PO BOX 1085	MI WUK VILLAGE	CA	94346	MI WUK VILLAGE CA 94346
G & SUSAN W KIESSER ROBERT		1316 BUCKSKIN WAY	PATTERSON	CA	95363	PATTERSON CA 95363
GABRIEL C & KATHERINE M ANDERSON		PO BOX 1910	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GAETANO DE MATTEI	DE MATTEI KATHLEEN M	PO BOX 421	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
GAIL R PITTS	YANCEY PAULINE	9951 EAST AVE	BALLICO	CA	95303	BALLICO CA 95303
GALEN D & MARILYN J GRAY		2917 TORONTO WAY	MODESTO	CA	95355	MODESTO CA 95355
GARREN M SAN JULIAN		25523 FOGGY GLEN DR	CASTRO VALLEY	CA	94552	CASTRO VALLEY CA 94552
GARRETT B & LINDA J DEVLIN		PO BOX 1175	COLUMBIA	CA	95310	COLUMBIA CA 95310
GARRETT BURKE	BURKE MICHELLE N	PO BOX 996	PALO VERDES ESTAT	CA	90274	PALO VERDES ESTAT CA 90274
GARRY D DOBSON		887 COUNT DR	LIVINGSTON	CA	95334	LIVINGSTON CA 95334
GARY & ANNE MENDENHALL		14220 NORTHRIDGE RD	SONORA	CA	95370	SONORA CA 95370
GARY & BILLIE BALCOM		PO BOX 511	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GARY & CINDY FERRARO		2660 SKYLARK DR	SAN JOSE	CA	95125	SAN JOSE CA 95125
GARY A HINDS	QUAN MARSHA D	1202 MORNINGSIDE DR	SUNNYVALE	CA	94087	SUNNYVALE CA 94087
GARY B & CINDY C FRAZIER		14735 ROSEY RIDGE CT	SONORA	CA	95370	SONORA CA 95370
GARY B DVA FRAZIER	DEPT OF VET AFFAIRS 488153	14735 ROSY RIDGE CT	SONORA	CA	95370	SONORA CA 95370
GARY C & MYRNA C GERVASONI		676 GREER CT	MODESTO	CA	95354	MODESTO CA 95354
GARY C MORGAN	MORGAN LINDA J	23295 KOREY CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GARY D & CHERYL L HOEFNER		633 PELICAN CT	LIVERMORE	CA	94550	LIVERMORE CA 94550
GARY D LOGAN	LOGAN PAMELA Y	8169 WAR GLORY PL	PLEASANTON	CA	94566	PLEASANTON CA 94566
GARY E & LORENE J MALHIOT		PO BOX 426	EL GRANADA	CA	94018	EL GRANADA CA 94018
GARY G SWANSON	SWANSON DONNA M	80648 BELLERIVE	LA QUINTA	CA	92253	LA QUINTA CA 92253
GARY H NORMINGTON	NORMINGTON KATHERINE L	702 ELIZABETH LN	MENLO PARK	CA	94025	MENLO PARK CA 94025
GARY J RIESENBECK	RIESENBECK EILEEN M	17240 HASKELL LN	ESCALON	CA	95320	ESCALON CA 95320
GARY JONES	JONES SUSAN	PO BOX 177	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
GARY L & CARYN A CLARK		145 EL TOYONAL	ORINDA	CA	94563	ORINDA CA 94563
GARY L & PATRICIA L CONRAD		PO BOX 155	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
GARY L HARGRAVE	HARGRAVE STEPHANIE L	215 APPALACHIAN DR	MARTINEZ	CA	94553	MARTINEZ CA 94553
GARY L HEATH		30 SAGE HILL CT	DANVILLE	CA	94526	DANVILLE CA 94526
GARY L HEVENER	HEVENER MARY L	112 POPPY CT	WALNUT CREEK	CA	94596	WALNUT CREEK CA 94596
GARY L NIXON		1533 OAKWOOD DR	MODESTO	CA	95350	MODESTO CA 95350
GARY L PALMER		296 BLOSSOM WAY	HAYWARD	CA	94541	HAYWARD CA 94541
GARY L SMITH		16981 COLUMBIA RIVER DR	SONORA	CA	95370	SONORA CA 95370
GARY M & DONNA HARTVICKSON		15490 W HARDING	TURLOCK	CA	95380	TURLOCK CA 95380
GARY P FLETCHER	FLETCHER NANCY W	1781 LAKEHILLS DR	EL DORADO	CA	95762	EL DORADO CA 95762
GARY P MC DONOUGH		547 VINE HILL WAY	MARTINEZ	CA	94553	MARTINEZ CA 94553
GARY R & ANNE MC INTOSH		PO BOX 397	SOULSBYVILLE	CA	95372	SOULSBYVILLE CA 95372
GARY R & EMMA LEE TWITCHELL		10715 FALLBROOK WAY	OAKLAND	CA	94605	OAKLAND CA 94605
GARY R & PATTI L VELASQUEZ		18688 E LOUISE AVE	ESCALON	CA	95320	ESCALON CA 95320
GARY R JONES	JONES SUSAN M	PO BOX 177	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
GARY SANDERS	SANDERS ROSEMARIE	706 S VERDUGA RD	TURLOCK	CA	95380	TURLOCK CA 95380
GARY W & MARILYN M HANSCOM		5250 JOMAR DR	CONCORD	CA	94521	CONCORD CA 94521
GARY W LEE		PO BOX 1335	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GAYLE ALLARD		18711 TIFFENI DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GENE & LEANNA ORILEY		24840 HWY 108	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
GEOFFREY S OLSON		2900 WILLIAMS RD	SAN JOSE	CA	95128	3337 SAN JOSE CA 95128 3337
GEOFFREY STERN	MAMALIAS-STERN RONNIE	23474 ONTARIO DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GEOFFREY W & CLAUDIA D BROMFIELD		2550 6TH ST	MERCED	CA	95340	MERCED CA 95340
GEORGE & CHERYL CRAFT		8855 DUNN RD	HAZELWOOD	MO	63042	HAZELWOOD MO 63042
GEORGE A OLSON	OLSON KATHARINE E	1424 GOLDENLAKE RD	SAN JOSE	CA	95131	SAN JOSE CA 95131
GEORGE D OGORMAN	OGORMAN KATHLEEN M	22475 FORTUNA MINE RD	SONORA	CA	95370	SONORA CA 95370
GEORGE E & ANNE R POTTS		PO BOX 2028	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GEORGE E & CAROLYN OVERTURF		2816 PRISTINE WAY	BRENTWOOD	CA	94513	BRENTWOOD CA 94513
GEORGE E DURKEE	MEIER PAIGE A	23807 QUAKER LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GEORGE E PRICE		PO BOX 1003	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
GEORGE EDWARD GETGEN	GETGEN SUSAN MARIE	2431 HAREWOOD DR	LIVERMORE	CA	94551	LIVERMORE CA 94551
GEORGE G PURDY		PO BOX 10	LONG BARN	CA	95335	LONG BARN CA 95335
GEORGE H WEBB	SANTORIELLO M G	PO BOX 530	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GEORGE H WRIGHT	WRIGHT SHARYN M	PO BOX 1943	OAKDALE	CA	95361	OAKDALE CA 95361
GEORGE J LAVEZZOLI	LAVEZZOLI JOSEPHINE A	888 N MAYFAIR AVE	DALY CITY	CA	94015	DALY CITY CA 94015
GEORGE KING NETH		PO BOX 429	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
GEORGE L & PHYLLIS M SILVA		28641 W HUSMAN RD	GUSTINE	CA	95322	GUSTINE CA 95322
GEORGE L CERVENKA		588 A NW BUDDY LN	GRANTS PASS	OR	97526	GRANTS PASS OR 97526
GEORGE L DELGADO		24111 CENTER CAMP RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383

GEORGE LEONTOVICH	LEONTOVICH DEANNE E	PO BOX 547	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GEORGE MARSHALL GOMES	GOMES CAROLYN DIANE	701 SOUTHGATE AVE	DALY CITY	CA	94015	DALY CITY CA 94015
GEORGE P DAVIS	% FONTAINE, DENNIS A	195 BLOSSOM HILL RD	SAN JOSE	CA	95123	SAN JOSE CA 95123
GEORGE R HULS	% STOKES, BEATRICE	16732 BIG HILL RD	SONORA	CA	95370	SONORA CA 95370
GEORGE S & ARLEEN M FOTIU		15151 REDWOOD WAY	SONORA	CA	95370	SONORA CA 95370
GEORGE W & AGNES D MORRISON		3712 ARISTIDES DR	MODESTO	CA	95355	MODESTO CA 95355
GEORGE W KIRK	KIRK CYNTHIA S	PO BOX 880	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
GERALD D BURTON	BURTON AUDREY I	1909 HURTT DR	CONCORD	CA	94521	CONCORD CA 94521
GERALD DAVIS		23425 ORIOLE LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GERALD EDWARD BARTHOLOMEW	BARTHOLOMEW THERESA M	1819 MONROE CIR	LOS BANOS	CA	93635	LOS BANOS CA 93635
GERALD F AAKER	AAKER VICTORIA	731 MYRTLE CT	RIPON	CA	95366	RIPON CA 95366
GERALD F HUNT	HUNT LORNA J	22135 LYONS BALD MOUNTAIN RD	SONORA	CA	95370	SONORA CA 95370
GERALD KIRSCH	% KIRSCH, JEREMY	437 FIRST ST	FILLMORE	CA	93015	FILLMORE CA 93015
GERALD L & KRISTOPHER F SALOMON		771 ROLLING GREEN DR	RIO VISTA	CA	94571	RIO VISTA CA 94571
GERALD L & MARGIE L BIRDELL		20340 S ELGIN	DOS PALOS	CA	93620	DOS PALOS CA 93620
GERALD L & VERDINIA L HAGUE		20100 COLUMBINE LN	SONORA	CA	95370	SONORA CA 95370
GERALD L HARRISON	HARRISON ANN F	PO BOX 736	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GERALD L HODGE	% REARDON, DANIEL	22500 SPRING CREEK RD	SONORA	CA	95370	SONORA CA 95370
GERALD L REINITZ	REINITZ DORIS M	16235 VALLEY RANCH RD	CANYON COUNTRY	CA	91387	CANYON COUNTRY CA 91387
GERALD LEIBE THIEMANN	THEIMANN VIRGINIA LEE	327 BLOSSOM DR	RIPON	CA	95366	RIPON CA 95366
GERALD N & BOBBIE A WEECK		111 CANTAS PL	SAN RAMON	CA	94583	SAN RAMON CA 94583
GERALD SAYLOR	SAYLOR KATHLEEN A	PO BOX 29	LONG BARN	CA	95335	LONG BARN CA 95335
GERARD F SWEENEY	ALBRO FRANKLIN H	4422 17TH ST	SAN FRANCISCO	CA	94114	SAN FRANCISCO CA 94114
GERARD J BELLEFEUILLE	BELLEFEUILLE SHAWN C	22295 PASEO DE LOS PORTALES	SONORA	CA	95370	SONORA CA 95370
GERARDO & CARMEN F LOPEZ		7098 VIA RAMADA	SAN JOSE	CA	95139	SAN JOSE CA 95139
GERHARD & MARILYN J WAGNER		PO BOX 719	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
GINA E & CLAY A FOX		23400 GURNEY STATION RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GINA RUTH JENNARO	BLACK THOMASINE MARIE	6754 BERNAL AVE	PLEASANTON	CA	94566	PLEASANTON CA 94566
GLENN H & VIRGINIA L PATRICK		PO BOX 709	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GLENN R WARNER	WARNER SHIRLEY G	23356 TANAGER DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GLORIA E SLEEPER		23482 ONTARIO DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GLORIA TOVANI		PO BOX 27	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
GOLD COUNTRY PARTNERS LLC		24311 OX-BOW LN	SONORA	CA	95370	SONORA CA 95370
GORDON CHARLES GREENE	GREENE MARJORIE JEAN	446 OLD COUNTY RD	PACIFICA	CA	94044	PACIFICA CA 94044
GORDON ROY & SUSAN M COLEMAN		PO BOX 1044	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GORDON W MUIR	MUIR JUDITH M	5249 EASTON WAY	ANTELOPE	CA	95843	ANTELOPE CA 95843
GRABLE A REYES	REYES CAROLE J	PO BOX 494	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GRACE S TOWLES		3127 VISTAMONT DR	SAN JOSE	CA	95118	SAN JOSE CA 95118
GREG & TERI N ELAM		PO BOX 1642	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GREG C WALKER	WALKER LYNN R	PO BOX 955	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GREG D & LORI A SORENSEN		3012 CHERRY AVE	SAN JOSE	CA	95118	SAN JOSE CA 95118
GREG L & TONI ANN GATZKE		335 DEL SOL AVE	PLEASANTON	CA	94566	PLEASANTON CA 94566
GREGORY & BRUCE FEDULOFF		73290 DESERT GREENS DR	PALM DESERT	CA	92260	PALM DESERT CA 92260
GREGORY & LYNN HUMMEL		19525 SUPERIOR DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GREGORY D & PATRICIA A RAPIER		19565 WANITA WAY	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
GREGORY D BROWN	BROWN TERYL L	237 DEVON AVE	PLEASANT HILL	CA	94523	PLEASANT HILL CA 94523
GREGORY F & LAURA J VAL		2922 MILES DR	SANTA CLARA	CA	95051	SANTA CLARA CA 95051
GREGORY GILSTRAP		483 HEARTLAND DR	MANTECA	CA	95337	MANTECA CA 95337
GREGORY J & DOROTHY E POPOVICH		14489 SUMMERS LN	SONORA	CA	95370	SONORA CA 95370
GREGORY J COLLINS		4640 PLEASANT HILL RD	MARTINEZ	CA	94553	MARTINEZ CA 94553
GREGORY JON RICHMOND	RICHMOND DEBBIE LYNETTE	10495 SCENIC BLVD	CUPERTINO	CA	95014	CUPERTINO CA 95014
GREGORY L GARRO	GARRO KIMBERLY C	PO BOX 486	PATTERSON	CA	95363	PATTERSON CA 95363
GREGORY L WIGGINS	WIGGINS DEANNA L	761 OLIVER WAY	MANTECA	CA	95336	MANTECA CA 95336
GREGORY LANCE MILLER		PO BOX 1001	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
GREGORY M FRAGO		12311 BELL DR	LIVINGSTON	CA	95334	LIVINGSTON CA 95334
GREGORY W & CAROL J MACHADO		4502 CRESTWOOD ST	FREMONT	CA	94538	FREMONT CA 94538
GUS J XEROGEANES	XEROGEANES JOSEPHINE S	474 CHERRY AVE	SAN BRUNO	CA	94066	SAN BRUNO CA 94066
GUY KENNETH HAYS	HAYS KOLLENE JUDITH	846 CAMPBELL AVE	LOS ALTOS	CA	94024	LOS ALTOS CA 94024
GUY R MARTIN	MARTIN JELANE	13031 SANGUINETTI RD	SONORA	CA	95370	SONORA CA 95370
GWEN A & JOHN K DONAHUE		40 ROBLE CT	BERKELEY	CA	94705	BERKELEY CA 94705
GWENDOLYN F SWENSON		PO BOX 808	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
H L CROSBY	CROSBY LYNN M	5732 HIGHBLUFF TER	PLEASANTON	CA	94588	PLEASANTON CA 94588
HANLIN FAMILY PARTNERSHIP		179 E PORTLAND	FRESNO	CA	93710	FRESNO CA 93710
HANNAH S BURKHART		518 AVENUE DEL ORA	REDWOOD CITY	CA	94062	REDWOOD CITY CA 94062

HANNAH S BURKHART		518 AVENUE DEL ORA	REDWOOD CITY	CA	94062	REDWOOD CITY CA 94062
HANS DE GROOT	DE GROOT KATHRYN C	19060 LIZZIE LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
HARLAND GENE HENDRICKSON		68 HALONA PL	WAIKOLOA	HI	96738	5102 WAIKOLOA HI 96738 5102
HAROLD & MARY BABB		5020 E ZEERING	DENAIR	CA	95316	DENAIR CA 95316
HAROLD E GREEN	GREEN SHELDAN	4474 LORREN DR	FREMONT	CA	94536	FREMONT CA 94536
HAROLD F JOHNSON	JOHNSON JOYCE A	23381 TANAGER DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
HAROLD G & BOBBIE J LOGAN		3840 HAVERHILL CT	MODESTO	CA	95356	MODESTO CA 95356
HAROLD L & DAWN E NUTT		1978 DAVIS DR	LOS BANOS	CA	93635	LOS BANOS CA 93635
HAROLD M YOUNG	YOUNG JUDITH M	208 LOCH LOMOND WAY	DANVILLE	CA	94526	DANVILLE CA 94526
HAROLD N & CARRIE LEE RAYMOND		1631 SHIRLEY AVE	CLOVIS	CA	93611	CLOVIS CA 93611
HAROLD W & JUNE G POPE		19249 SEXTON RD	ESCALON	CA	95320	ESCALON CA 95320
HARPER ANDREW PETERSEN	STENSON KATHLEEN	PO BOX 2063	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
HARVEY L MARTIGNONI	KRAFT MARK T	PO BOX 190	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
HEATHER CLAYTON-YOUNG	YOUNG GUY A	2801 ABEL CT	MODESTO	CA	95358	MODESTO CA 95358
HEIDI R & SCOTT A MENARY		2799 LOBITOS CREEK RD	HALF MOON BAY	CA	94019	HALF MOON BAY CA 94019
HEINZ BUSEMAN		2438 SHADOW BERRY DR	MANTECA	CA	95336	MANTECA CA 95336
HELEN C CAKEBREAD		84 PAYNE AVE	BRENTWOOD	CA	94513	BRENTWOOD CA 94513
HELEN F KOHL		224 CYPRESS AVE	SAN BRUNO	CA	94066	SAN BRUNO CA 94066
HELEN LA VERNE SCHULZ		19240 MIDDLE CAMP-SUGAR PINE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
HELEN WETZLICH	RIGNEY LEONARD	2710 LAMAR CT	TURLOCK	CA	95382	TURLOCK CA 95382
HELENE J FRIED		PO BOX 640393	SAN FRANCISCO	CA	94164	393 SAN FRANCISCO CA 94164 393
HENRI B MARTIN		PO BOX 1396	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
HENRI BUZZ MARTIN		PO BOX 1396	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
HENRY A ANDREOTTI	ANDREOTTI MARY ANN	18931 CARLTON AVE	CASTRO VALLEY	CA	94546	CASTRO VALLEY CA 94546
HENRY ARIAS	WILSON MARY HENSON	5243 GROUSE RUN DR	STOCKTON	CA	92507	STOCKTON CA 92507
HENRY BELTRAN	BELTRAN PAULINE F	PO BOX 790	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
HENRY O YOUNG		1368 BAY RIDGE CT	SAN JOSE	CA	95120	SAN JOSE CA 95120
HERBERT A & TRINA A GOMEZ		79 MONTE VISTA	WATSONVILLE	CA	95076	WATSONVILLE CA 95076
HILARY CATHERINE SMITH-MAHON		195 DEL VALE AVE	SAN FRANCISCO	CA	94127	SAN FRANCISCO CA 94127
HILTON TERRY HUNT	HUNT MARION ESTELLE	3616 HAWAII CT	PLEASANTON	CA	94588	PLEASANTON CA 94588
HOLLIE PHILLIPS		140 WOODRIDGE PL	OAKLEY	CA	94561	OAKLEY CA 94561
HORST A SEILNACHT	SEILNACHT JANET	2469 TUSCANY AVE	MERCED	CA	95340	MERCED CA 95340
HORTENSE F BORRAS		1818 LESTER RD	TURLOCK	CA	95380	TURLOCK CA 95380
HOWARD & JOYCE LORENZ		66 CHERRY LN	CAMPBELL	CA	95008	CAMPBELL CA 95008
HOWARD SCHINDLER	GEVERTZ SAUL	346 GRAND AVE	OAKLAND	CA	94610	OAKLAND CA 94610
HUBERT L CULPEPPER	CULPEPPER CAROL A	22485 RIDGEMONT DR	SONORA	CA	95370	SONORA CA 95370
HUGH J PAGE		1015 MADDEN LN	ROSEVILLE	CA	95661	ROSEVILLE CA 95661
HUGH W JORY	JORY JANET W	8427 BENNETT DR	STOCKTON	CA	95212	STOCKTON CA 95212
HUGO LINKE		PO BOX 5181	SONORA	CA	95370	SONORA CA 95370
IAN C KIRKPATRICK	KIRKPATRICK DIANE C	23765 KIT CARSON DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
IAN D KAVANAUGH		PO BOX 1082	COLUMBIA	CA	95310	COLUMBIA CA 95310
IDA MARY MARCHILLO		PO BOX 667	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
IMRE VARGA	VARGA MARY A	1258 MANDARIN DR	SUNNYVALE	CA	94087	SUNNYVALE CA 94087
INTERNATL CHURCH 4 SQ GOSPEL		15250 OLD OAK RANCH RD	SONORA	CA	95370	SONORA CA 95370
IONA S LUKE	% CLAPPER, JON	PO BOX 363	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
IRENE E STOUT		2223 CORTE MELINA	PLEASANTON	CA	94566	PLEASANTON CA 94566
IRENE R & ROBERT E ZAMZOW		14720 NORTHDRIDGE RD	SONORA	CA	95370	SONORA CA 95370
IRMA BETANCOURT-FRIEDMAN	FRIEDMAN RONALD A	798 CASS ST	MONTEREY	CA	93940	MONTEREY CA 93940
IRVIN B PEARCE	PEARCE PATRICIA P	23700 SIERRA PINE AVE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
IRVIN B PEARCE	PEARCE PATRICIA P	23700 SIERRA PINE AVE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
J C WYATT	WYATT JO ANN	2628 REGGIO CT	MERCED	CA	95340	MERCED CA 95340
J HEGLAND		14767 BIG HILL RD	SONORA	CA	95370	SONORA CA 95370
J R & JAMES M THORNTON		928 WINDHAM ST	SANTA CRUZ	CA	95062	SANTA CRUZ CA 95062
JACK & LEATRICE BURSTEIN		2112 MONTICELLO DR	NAPA	CA	94558	NAPA CA 94558
JACK A & ELIZABETH M FINCH		11043 HARRISON DR	SONORA	CA	95370	SONORA CA 95370
JACK ALLEN AQUILINO	AQUILINO LORI LAQUAGLIA	24215 MANNY MARSHALL DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JACK E ROBERTSON		PO BOX 2048	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JACK TUNE	TUNE MARY	18972 TIFFENI DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JACK WAYNE YOSHINO		1521 HILLCREST ST	UPLAND	CA	91786	UPLAND CA 91786
JACQUELINE A GAGLIARDI	GAGLIARDI DAVID J	3366 EUCLID AVE	CONCORD	CA	94519	CONCORD CA 94519
JACQUELINE GUSTIN		4140 S LAND	SACRAMENTO	CA	95822	SACRAMENTO CA 95822
JACQUELINE K GAZDIK	GAZDIK STEVEN M	11400 WILD OAK DR	OAKDALE	CA	95361	OAKDALE CA 95361
JACQUELINE M TOMBERLIN		4525 OVERLAND PL	SALIDA	CA	95368	SALIDA CA 95368
JAMES & JOLEEN L JACOBS	% CIPPARRONE	PO BOX 982	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346

JAMES A DOWNEY	DOWNEY LYNNETTE M	23056 TWAIN HARTE DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAMES A DUFF		22490 YERBA SANTA DR	SONORA	CA	95370	SONORA CA 95370
JAMES A EWART		51955 OASIS RD	KING CITY	CA	93930	KING CITY CA 93930
JAMES A GORDIN	GORDIN JOHN	421 PHOENIX AVE	MODESTO	CA	95354	MODESTO CA 95354
JAMES A GRADDY		PO BOX 1356	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAMES A SOWELL	SOWELL JUDY L	1814 ELDERWOOD DR	MARTINEZ	CA	94553	MARTINEZ CA 94553
JAMES ALAN & ROBERTA JOAN ELEAZER		720 M ST	ANCHORAGE	AK	99501	ANCHORAGE AK 99501
JAMES B ARMSTRONG	ARMSTRONG GINGER H	PO BOX 56	LONG BARN	CA	95335	LONG BARN CA 95335
JAMES B ROSGEN		18911 MIDDLECAMP-SUGARPINE RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAMES BARNES	BARNES VICKI	22152 EL COYOTE DR	SONORA	CA	95370	SONORA CA 95370
JAMES C & LUANNE VALLELUNGA		23310 KOREY CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAMES C HENDERSON	HENDERSON JUDITH A	6226 GERDTS DR	SAN JOSE	CA	95135	SAN JOSE CA 95135
JAMES C NEVILLE	NEVILLE NANCY S	226 GAZEBO CT	LINCOLN	CA	95648	LINCOLN CA 95648
JAMES C OWEN	OWEN JENNIFER K	22265 VILAS LN	SONORA	CA	95370	SONORA CA 95370
JAMES CLARK	CLARK KIMBERLY	34325 SANDBURG DR	UNION CITY	CA	94587	UNION CITY CA 94587
JAMES D & GERI LEE HATLER		8400 OLD MELONES DAM RD	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
JAMES D & KAY MEDINA WALKER		210 POPLAR AVE	MILLBRAE	CA	94030	MILLBRAE CA 94030
JAMES D & WADE D HATLER		PO BOX 1723	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
JAMES D GEARING	GEARING J NICOLE	21811 LYONS BALD MTN RD	SONORA	CA	95370	SONORA CA 95370
JAMES D HATLER	RIVERA RICHARD A	PO BOX 1726	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
JAMES D HATLER	STOKES BEATRICE	15101 REDWOOD WAY	SONORA	CA	95370	SONORA CA 95370
JAMES DANIEL HATLER		PO BOX 1726	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
JAMES DORAN	DORAN STELLA	1122 EVERGLADES DR	PACIFICA	CA	94044	PACIFICA CA 94044
JAMES DREWREY		PO BOX 1	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
JAMES DUANE BARNES	BARNES VICKI DENISE	22152 EL COYOTE DR	SONORA	CA	95370	SONORA CA 95370
JAMES DUNIGAN	DUNIGAN DIANA	15750 RIDGEWOOD DR	SONORA	CA	95370	SONORA CA 95370
JAMES E & GRETA L LIGHT		214 W 42ND AVE	SAN MATEO	CA	94403	SAN MATEO CA 94403
JAMES E & MARCELLA L CAMPBELL		18711 TIFFENI DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAMES E & MARJARET J BRIGGS		5231 GOLF RD	MERCED	CA	95340	MERCED CA 95340
JAMES E LEVIE		3415 CRESTLINE WAY	SOQUEL	CA	95073	2713 SOQUEL CA 95073 2713
JAMES EDISON HAIRE	HAIRE MARY THERESA	24130 S FORK RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAMES ELWYN SILVAS		PO BOX 1627	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAMES F & JOAN D HANSEN		453 FARREL CT	MOUNTAIN VIEW	CA	94043	MOUNTAIN VIEW CA 94043
JAMES F SOMERVILLE	SOMERVILLE DAWN MARIE	1745 LOTMAN DR	SANTA CRUZ	CA	95062	SANTA CRUZ CA 95062
JAMES G & CINDY S FISCHER		148 WOODLAND VALLEY DR	SAN RAMON	CA	94583	SAN RAMON CA 94583
JAMES G REARDON	REARDON LILLIAN I	303 HAZELWOOD DR	S SAN FRANCISCO	CA	94080	S SAN FRANCISCO CA 94080
JAMES H & TERI JORDAN		23663 CONFIDENCE-SOUTH FORK R	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAMES H BARSTOW	BARSTOW KAREN A	PO BOX 1	BALICO	CA	95303	BALICO CA 95303
JAMES H BOYD	BOYD SHARON A	618 MYSTIC LN	FOSTER CITY	CA	94404	FOSTER CITY CA 94404
JAMES H BROADBENT	BROADBENT RENEE	1406 HONEYSUCKLE RD	LIVERMORE	CA	94551	LIVERMORE CA 94551
JAMES H CROSS	CROSS PATRICIA A	23493 GURNEY STATION RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAMES H DEARBORN	DEARBORN ELAINE	2616 MENORCA CT	SAN RAMON	CA	94583	SAN RAMON CA 94583
JAMES HARVEY MC KEE	MC KEE GILL GRIMLEY	19001 HURON DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAMES KEITH THOMAS	ELLINGER MARY L	PO BOX 333	LONG BARN	CA	95335	LONG BARN CA 95335
JAMES KERMIT LEWIS	LUCIA JAMES	1278 JULI LYNN DR	SAN JOSE	CA	95120	SAN JOSE CA 95120
JAMES L & JODY FORD		314 AVALANCHE AVE	GEORGETOWN	TX	78626	GEORGETOWN TX 78626
JAMES L & LINDA JOHNSTONE		PO BOX 634	GROVELAND	CA	95321	GROVELAND CA 95321
JAMES L & MARTHA GROSSMAN		13553 STILL PINE RD	SONORA	CA	95370	SONORA CA 95370
JAMES L COMAZZI	COMAZZI BONNIE J	19992 GIBBS DR	SONORA	CA	95370	SONORA CA 95370
JAMES L GROSSMAN	GROSSMAN MARTHA E	13553 STILL PINE RD	SONORA	CA	95370	SONORA CA 95370
JAMES L JOHNSON	JOHNSON PATRICIA A	PO BOX 1130	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAMES L LOGER		9331 WAMBLE RD	OAKDALE	CA	95361	OAKDALE CA 95361
JAMES LEE & MICHELLE DARCY DANIEL		19259 E HOLLOW CREEK	PARKER	CO	80134	PARKER CO 80134
JAMES LEO GROSSMAN	GROSSMAN MARTHA E	13553 STILL PINE RD	SONORA	CA	95370	SONORA CA 95370
JAMES M & DINAH K CARSON		PO BOX 1323	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
JAMES M & JUSTINE E ELLER		2805 MONTE CRESTA DR	BELMONT	CA	94002	BELMONT CA 94002
JAMES M & MARILYN BRADSHAW		PO BOX 503	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAMES M GALLO	GALLO MARIE M	1619 COLLINGWOOD AVE	SAN JOSE	CA	95125	SAN JOSE CA 95125
JAMES M HESSLER	HANNAH-HESSLER S A	229 BRANNAN ST	SAN FRANCISCO	CA	94107	4062 SAN FRANCISCO CA 94107 4062
JAMES M LYONS	RAVIZZA DAVID	1995 S FOREST HILL PL	DANVILLE	CA	94526	DANVILLE CA 94526
JAMES MARTIN & JANE MARIE LUCICH		23845 LEISURE DR	TWAIN HARTE	CA	95383	9774 TWAIN HARTE CA 95383 9774
JAMES N & KIMBERLEE L WOLF		435 BRANHAM LN	SAN JOSE	CA	95111	SAN JOSE CA 95111
JAMES N & SUSAN MERRIAM KLUNIS		15195 VICTORY WAY	SONORA	CA	95370	SONORA CA 95370
JAMES O GUIDOTTI	GUIDOTTI CONSTANCE A	22640 RICARDO RD	CUPERTINO	CA	95014	CUPERTINO CA 95014

JAMES OTTO KLAY	KLAY JACQUELINE	40642 ANDANTE ST	FREMONT	CA	94538	FREMONT CA 94538
JAMES P FINNEGAN	FINNEGAN SUSAN E	1271 E JAMESTOWN DR	FRESNO	CA	93720	FRESNO CA 93720
JAMES P KARDACH	KARDACH CATHERINE L	20271 LA PALOMA AVE	SARATOGA	CA	95070	SARATOGA CA 95070
JAMES R & EILEENE M DAMBACHER		22394 LYONS BALD MOUNTAIN RD	SONORA	CA	95370	SONORA CA 95370
JAMES R & SUSAN A LOUGHMILLER		23434 MOUNTAIN DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAMES R DREWREY		PO BOX 1125	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
JAMES RAY POWERS		PO BOX 403	LONG BARN	CA	95335	LONG BARN CA 95335
JAMES ROBERT & CAROLYN WANDA MOORE		PO BOX 277	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAMES T & CHERYL E WILSON		2908 AZALEA CT	CERES	CA	95307	CERES CA 95307
JAMES T HASKELL		37 SANDPOINT DR	RICHMOND	CA	94804	RICHMOND CA 94804
JAMES V TASA	TASA SUSAN K	320 GRAYSON TER	PLEASANT HILL	CA	94523	PLEASANT HILL CA 94523
JAMES W MYERS	MYERS ANN M	55 PENNSYLVANIA AVE	LOS GATOS	CA	95030	LOS GATOS CA 95030
JAMES W VAUGHN	VAUGHN DEANNA G	13813 W PARADIA DR	SUN CITY WEST	AZ	85375	SUN CITY WEST AZ 85375
JAN A OSNES	OSNES LINDA S	23550 MIDDLE CAMP RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAN HARRIS	HOFSTEE DARYL H	PO BOX 838	MURRIETA	CA	92564	MURRIETA CA 92564
JANAKIRAMAN RAMACHANDRAN		3279 EMERSON	PALO ALTO	CA	94306	PALO ALTO CA 94306
JANET E DREW		17233 TABLE MOUNTAIN RD	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
JANET L VAN VLIET		PO BOX 1300	TRINIDAD	CA	95570	TRINIDAD CA 95570
JANET LUCY FORMANEK		PO BOX 902	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JANET R & LEBRANDO DOUGLASS		2009 SWAN ST	DANVILLE	CA	94506	DANVILLE CA 94506
JANICE A MARK		23316 KOREY CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JANICE B ESTEE	WARFORD JOEL K JR	4234 REMILLARD CT	PLEASANTON	CA	94566	PLEASANTON CA 94566
JANICE L ORTNER		PO BOX 371C	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JANICE L QUINN		19815 PHOENIX LAKE RD	SONORA	CA	95370	SONORA CA 95370
JANINE S SMITH		17941 TOWHEE LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAROD L & DIANA MIDDLETON		14696 NOBLE DR	SAN JOSE	CA	95132	SAN JOSE CA 95132
JASON & REBECCA TUCKER		PO BOX 385	ATWATER	CA	95301	ATWATER CA 95301
JASON B & JODI PARIS		350 REDWOOD HEIGHTS RD	APTOS	CA	95003	APTOS CA 95003
JASON M & JULIE L CREIGHTON		23811 SIERRA PINE AVE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JASON M CREIGHTON		23811 SIERRA PINE AVE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JASON ROMANO		374 E JACKSON ST	SONORA	CA	95370	SONORA CA 95370
JASON T HAUGEN	MELO GEORGE	2660 CARRIAGE CT	TURLOCK	CA	95382	TURLOCK CA 95382
JAY A & KATHLEEN A CARTER		PO BOX 252	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JAY LIU		2323 NEW JERSEY AVE	SAN JOSE	CA	95124	SAN JOSE CA 95124
JAYLYN R BRENDLEN		3912 PORTOLA DR	SANTA CRUZ	CA	95062	SANTA CRUZ CA 95062
JEAN G FICKEL		PO BOX 1174	SOULSBYVILLE	CA	95372	SOULSBYVILLE CA 95372
JEAN M GERITZ		23448 ORIOLE LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JEAN STARK MOODY		PO BOX 449	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JEANE MARSHALL	MARSHALL MARTIN E	1425 ST FRANCIS DR	SAN JOSE	CA	95125	SAN JOSE CA 95125
JEANNE A LAWTON		PO BOX 478	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JEANNE C CALDWELL		1796 QUIMBY RD	SAN JOSE	CA	95122	SAN JOSE CA 95122
JEFF SMITH		920 YELLOW BRICK RD	MODESTO	CA	95351	MODESTO CA 95351
JEFFERSON E HALL	GRAY-HALL CARRIE	PO BOX 370	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
JEFFERY D & SHANNAN D WATKINS		365 LAURELES GRADE	CARMEL VALLEY	CA	93924	CARMEL VALLEY CA 93924
JEFFREY & ELIZABETH LORELLI		37864 PALMER DR	FREMONT	CA	94536	FREMONT CA 94536
JEFFREY & HANNAH BROWN		19915 L ST	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JEFFREY A & BONNIE L HANSON		PO BOX 1261	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JEFFREY D & MISTY L CONKLIN		16818 SCOTT WAY	GRASS VALLEY	CA	95949	GRASS VALLEY CA 95949
JEFFREY D TENPAS	BROWN SARAH ANN	24 E MAIN ST	WINTERS	CA	95694	WINTERS CA 95694
JEFFREY F & KARIN A MASSOGLIA		16055 MATILIJIA DR	LOS GATOS	CA	95030	LOS GATOS CA 95030
JEFFREY GRAHAM	SCHAUL JOYCE C	141 FLYING MIST ISLE	FOSTER CITY	CA	94404	FOSTER CITY CA 94404
JEFFREY H WARREN	WARREN SUSAN L	1237 BRUNSWICK LN	VENTURA	CA	93001	VENTURA CA 93001
JEFFREY L & LILIANA PETERSEN		510 RIDGEWAY DR	PACIFICA	CA	94044	PACIFICA CA 94044
JEFFREY L HAWKINSON		149 CUPID ROW	SAN BRUNO	CA	94066	SAN BRUNO CA 94066
JEFFREY MICHAEL SANTI		PO BOX 175	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
JEFFREY MIKA		19270 MIDDLE CAMP-SUGARPINE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JEFFREY R CALABRESE	CALABRESE VERONICA J	704 HACIENDA WAY	MILLBRAE	CA	94030	MILLBRAE CA 94030
JEFFREY R COOK	SHERRATT SCOTT J	15815 CASINO REAL	MORGAN HILL	CA	95037	MORGAN HILL CA 95037
JEFFREY R HAUGHTON	HAUGHTON GREGORY R	23613 CONFIDENCE-SOUTH FORK	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JEFFREY S MUELLER		17670 BLACK OAK CT	MORGAN HILL	CA	95037	MORGAN HILL CA 95037
JEFFREY W & JOY E MEYER		240 BICENTENNIAL WAY	SANTA ROSA	CA	95403	SANTA ROSA CA 95403
JEFFREY W & TERESA R SPOSITO		45 BRIGHTWOOD CIR	DANVILLE	CA	94506	DANVILLE CA 94506
JENNIFER A DANA		23900 SIERRA PINE AVE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JENNIFER DARLINGTON	ROBERTSON JOHN	110 VILLAGE LN	DALY CITY	CA	94015	DALY CITY CA 94015

JENNY H SAGSTROM	WARNES GARY D	1081 DE HARO STTREET	SAN FRANCISCO	CA	94107	SAN FRANCISCO CA 94107
JERALD N JORGENSEN		3300 TULLY RD	MODESTO	CA	95350	MODESTO CA 95350
JERI ANN AUBERT		PO BOX 1472	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JEROLD F & MARGARITA S ALVARADO		333 WELLINGTON DR	SAN CARLOS	CA	94070	SAN CARLOS CA 94070
JEROME B WILLIAMS	WILLIAMS MARCIA L	PO BOX 1425	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JEROME P & LINDA S ANDREWS		14800 OLD OAK RANCH RD	SONORA	CA	95370	SONORA CA 95370
JERRY & LU ANNE ANDERSON		16300 EVANS AVE	DOS PALOS	CA	93620	DOS PALOS CA 93620
JERRY D & IVY V LAMBDEN		2764 STANTON HEIGHTS CT	HAYWARD	CA	94546	HAYWARD CA 94546
JERRY D & JOAN ELAINE MC DANIEL		PO BOX 1117	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JERRY D MORROW	MORROW BARBARA J	21949 SUNRISE DR	MI-WUK VILLAGE	CA	95346	MI-WUK VILLAGE CA 95346
JERRY H RIGGS	RIGGS LISA ANN	6125 E WHITMORE AVE	HUGHSON	CA	95326	HUGHSON CA 95326
JERRY J LITTLE	LITTLE MARK	2125 MARIPOSA DR	HUGHSON	CA	95326	HUGHSON CA 95326
JERRY L MAKULES	POWERS CLAUDIA J	405 N BROADWAY ST	ABERDEEN	WA	98520	ABERDEEN WA 98520
JERRY PICHE		PO BOX 14704	FREMONT	CA	94539	FREMONT CA 94539
JERRY R BUBECK	BUBECK VON DEEN	3316 KINGS POINT DR	MODESTO	CA	95355	MODESTO CA 95355
JERRY SEIBERT		23638 ONTARIO DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JERRY T ANDERSON		14043 GREY FOX RD	SONORA	CA	95370	SONORA CA 95370
JERRY WAYNE CRADDUCK	CRADDUCK JULIA C	22219 PASEO DE LOS PORTALES	SONORA	CA	95370	SONORA CA 95370
JESHUA J RICHARDSON	ROTBURG MARY E	PO BOX 1004	SOULSBYVILLE	CA	95372	SOULSBYVILLE CA 95372
JESSE R & MARIANNE WORSHAM		PO BOX 178	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
JESSIE & DENISE E SIMPSON		PO BOX 831	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JESSIE HOUSER		1809 DE VACA WAY	LIVERMORE	CA	94550	LIVERMORE CA 94550
JEWEL RUTH DARGITZ		2400 PINE HURST DR	OAKDALE	CA	95361	OAKDALE CA 95361
JIM BAKER		PO BOX 146	LONG BARN	CA	95335	LONG BARN CA 95335
JIM LUPO	LUPO JOYCE	16870 OUTBACK TRL	SONORA	CA	95370	SONORA CA 95370
JIM N BAKER		PO BOX 146	LONG BARN	CA	95335	LONG BARN CA 95335
JIM VIEIRA	DAVEY KAREN SUE	3718 HARBOR DR	MERCED	CA	95340	MERCED CA 95340
JIMMY A HOCKETT	HOCKETT VICKY LYN	PO BOX 1061	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JIMMY W HIVELY	HIVELY KAREN L	2028 E MIRAVAL SEXTO	TUCSON	AZ	85718	TUCSON AZ 85718
JO ANNE MERKLEY		1052 SUNLITE DR	SANTA CLARA	CA	95050	SANTA CLARA CA 95050
JOAN BOYER	PARKER MARY JEAN	6874 50TH ST	SAN DIEGO	CA	92120	SAN DIEGO CA 92120
JOAN MUGGLETON		PO BOX 396	LONG BARN	CA	95335	LONG BARN CA 95335
JOAQUIN M TELLEZ	TELLEZ PATRICIA S	PO BOX 12	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JODY ROSS & LISA LYNN DUGAN		22240 FORTUNA MINE RD	SONORA	CA	95370	SONORA CA 95370
JOE CIPPONERI	CIPPONERI JOSEPHINE	3230 EUCLID	HUGHSON	CA	95316	HUGHSON CA 95316
JOE GARNER	GARNER JANE	2496 DOIDGE AVE	PINOLE	CA	94564	PINOLE CA 94564
JOE NORMAN & CAROL ANN SILVA		1195 PERSIMMON WAY	ATWATER	CA	95301	ATWATER CA 95301
JOEL A & ALFRED L WHITEHURST		654 K ST	LOS BANOS	CA	93635	LOS BANOS CA 93635
JOEL D PRIMROSE	PRIMROSE MICHELE L	18916 HURON DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOEL L RUPE	ALLERHAND STACEY C	22280 PASEO DE LOS PORTALES	SONORA	CA	95370	SONORA CA 95370
JOHN & ANTOINETTE SMITH		1282 E LOUISE AVE	MANTECA	CA	95336	MANTECA CA 95336
JOHN & CAROLEE J FLINN		8000 W HIDDEN LAKES DR	GRANITE BAY	CA	95746	GRANITE BAY CA 95746
JOHN & DAWN WOHLER		PO BOX 2448	OAKDALE	CA	95361	OAKDALE CA 95361
JOHN & JO ANN PRADENAS		PO BOX 748	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
JOHN & JODY CASEY		1831 BARSAC CT	BRENTWOOD	CA	94513	BRENTWOOD CA 94513
JOHN & KATHLEEN BACHER		23666 BUCKEYE CIR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN & MARY ELLEN KINEST		PO BOX 355	COLUMBIA	CA	95310	COLUMBIA CA 95310
JOHN A & BRENDA S MACIEL		23355 LAKEWOOD DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN A DAHL	DAHL MARILYN	19172 SUPERIOR DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN A DOSSETTI	DOSSETTI MARY E	15245 VENETIAN WAY	MORGAN HILL	CA	95037	MORGAN HILL CA 95037
JOHN A HOEFLE		24713 HWY 108	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
JOHN A SNYDER		1330 ST FRANCIS ST	REDWOOD CITY	CA	94061	REDWOOD CITY CA 94061
JOHN A SOUZA	SOUZA ANDREA L	1092 STARLIGHT TERRACE WAY	MESQUITE	NV	89034	MESQUITE NV 89034
JOHN A WADDINGTON		1567 PARTRIDGE AVE	SUNNYVALE	CA	94087	SUNNYVALE CA 94087
JOHN B ALLARD		1304 PLYMOUTH CT	ROSEVILLE	CA	95747	ROSEVILLE CA 95747
JOHN BOER	BOER MARCIA L	6413 SHOEMAKE AVE	MODESTO	CA	95358	MODESTO CA 95358
JOHN BRASESCO		23895 LEISURE DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN BUNTING	BUNTING MARLENE	9108 WESTCLIFF LN	FAIR OAKS	CA	95628	FAIR OAKS CA 95628
JOHN C & GERRI U MITCHELL		1405 ROCKHAVEN DR	MODESTO	CA	95356	MODESTO CA 95356
JOHN C KENNEDY	KENNEDY MARY F	PO BOX 792	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
JOHN C LINDERMAN	LINDERMAN GAYLE M	PO BOX 81	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN C PETROSKY		3504 LAS PAMPAS WAY	PALM SPRINGS	CA	92264	PALM SPRINGS CA 92264
JOHN C WILLSON	PITORAL-WILLSON M S	PO BOX 1428	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN CHARLES SCHWARTZ	SCHWARTZ PAULA GAYLE	21740 APPLE HILL DR	SONORA	CA	95370	SONORA CA 95370

JOHN COSTA		2912 ALDER CREEK	MODESTO	CA	95355	MODESTO CA 95355
JOHN D & ADRIENNE MORGENROTH		5470 EL CAMILE AVE	OAKLAND	CA	94619	OAKLAND CA 94619
JOHN D & GAYLE C HILDERBRAND		18857 CARLTON AVE	CASTRO VALLEY	CA	94546	CASTRO VALLEY CA 94546
JOHN D & SANDRA HUGHEY		PO BOX 1960	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN DAVID & STEVEN D SILVA		2400 OLIVE GROVE CT	RIVERBANK	CA	95367	RIVERBANK CA 95367
JOHN DAVID WEITZEL	WEITZEL NANCY ANNE	519 PINE ST	APTOS	CA	95003	APTOS CA 95003
JOHN E & DORENE BRUMLEY		10760 WIGWAM RD	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
JOHN E FREITAS	FREITAS KAREN K	4631 ALLEGRETTO WAY	GRANITE BAY	CA	95746	GRANITE BAY CA 95746
JOHN F DONAHUE	DOHAHUE GWEN A	40 ROBLE CT	BERKELEY	CA	94705	BERKELEY CA 94705
JOHN F FITZGERALD		18985 ZACHARY CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN F LANG	LANG MARGARET L	PO BOX 1243	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN F STIER	STIER NATALIE A	23913 QUAKER LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN G & MICHELE FOWLER		1342 ROSALIE DR	SANTA CLARA	CA	95050	SANTA CLARA CA 95050
JOHN G ROBLES		PO BOX 1672	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN H & DENISE S CLOW		132 B ST	REDWOOD CITY	CA	94063	REDWOOD CITY CA 94063
JOHN H & NANCY C CHOATE		14778 BIG HILL RD	SONORA	CA	95370	SONORA CA 95370
JOHN H DE CLERCQ	DE CLERCQ KATHLEEN A	1170 SOUTHRIDGE CT	CONCORD	CA	94518	CONCORD CA 94518
JOHN H GLEASON	GLEASON BARBARA F	PO BOX 1156	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN HICKS	HICKS ALYCE	23672 KIT CARSON DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN J & TAMMY CIABBATTARI		21950 LYONS BALD MOUNTAIN RD	SONORA	CA	95370	SONORA CA 95370
JOHN J BECK	BECK ROBIN A S	6120 STRELOW CT	SAN JOSE	CA	95120	SAN JOSE CA 95120
JOHN J PARODI	PARODI TERESA	300 DOUGLAS DR	SOQUEL	CA	95073	SOQUEL CA 95073
JOHN JAMES BRU	BRU CLAUDIA KARIN	609 RENAISSANCE AVE	FAIRFIELD	CA	94535	4040 FAIRFIELD CA 94535 4040
JOHN K WALLACE	WALLACE MARY L	1965 KIMBERLY AVE	MERCED	CA	95340	MERCED CA 95340
JOHN L & FRED A BARROW		21870 LYONS BALD MOUNTAIN RD	SONORA	CA	95370	SONORA CA 95370
JOHN L & REBECCA E WHITLOCK		77 CARMEL AVE	SALINAS	CA	93901	SALINAS CA 93901
JOHN L BOONE		PO BOX 458	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN L HINKLEY	HINKLEY ELSIE H	17880 APRICOT WAY	HAYWARD	CA	94546	HAYWARD CA 94546
JOHN L MYERS		23549 ONTARIO	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN L STEVENS	STEVENS MISTY V	23854 LEISURE DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN LESTER SCHRAUB		17756 B16 BASIN WAY	BOULDER CREEK	CA	95006	BOULDER CREEK CA 95006
JOHN LOUIS NUTTMAN		830 CROSSWAY RD	BURLINGAME	CA	94010	BURLINGAME CA 94010
JOHN LUPPO		PO BOX 66	STRAWBERRY	CA	95375	STRAWBERRY CA 95375
JOHN M & PHYLLIS D POORBAUGH		PO BOX 1938	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN M & ROSWITHA PROPER		22251 YERBA SANTA	SONORA	CA	95370	SONORA CA 95370
JOHN M & STACY E WEICHHART		3214 CENTRAL AVE	ALAMEDA	CA	94501	ALAMEDA CA 94501
JOHN M DOYEL	DOYEL ANDREW HARDEN	341 MC GILL AVE	VENTURA	CA	93003	VENTURA CA 93003
JOHN M GEIMER		PO BOX 1980	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN M MONAHAN	MONAHAN PATRICIA A	PO BOX 119	LONG BARN	CA	95335	LONG BARN CA 95335
JOHN MUTH	MUTH DEBORAH A	8 CASA WAY	SCOTT'S VALLEY	CA	95066	SCOTT'S VALLEY CA 95066
JOHN N BROLA		25125 STATE HIGHWAY 108	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
JOHN N MEINTASIS	MEINTASIS C	636 CONFIDENCE WAY	MANTECA	CA	95336	MANTECA CA 95336
JOHN P & MELANIE A YURKOVICH		PO BOX 1272	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN P ELLIS	ELLIS CORY G	23443 MOUNTAIN DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN PASTENIEKS	PASTENIEKS EILEEN M	338 THIRD ST	RIPON	CA	95366	RIPON CA 95366
JOHN R BURTON	BURTON TAMMY L	283 NEW CT	OAKDALE	CA	95361	OAKDALE CA 95361
JOHN R KLINGBERG	KLINGBERG LORI A	PO BOX 1721	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN R MACHO		1412 BUCKINGHAM WAY	HAYWARD	CA	94544	HAYWARD CA 94544
JOHN R MURRAY	MURRAY KARIN L	49 DIABLO CREEK PL	DANVILLE	CA	94506	DANVILLE CA 94506
JOHN R SCOTT	SCOTT LINDA LEE	1818 W 242ND PL	TORRANCE	CA	90501	TORRANCE CA 90501
JOHN R WEEKS	WEEKS CLAUDIA G	21329 MARIPOSA RD	ESCALON	CA	95320	ESCALON CA 95320
JOHN ROBERT TURNER		18803 MIDDLE CAMP RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN S & CATHERINE A BALL		19809 GREENVIEW DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN S & RUTH STEWARD		17012 HEATHERWOOD WAY	MORGAN HILL	CA	95037	MORGAN HILL CA 95037
JOHN SNYDER		1330 ST FRANCIS ST	REDWOOD CITY	CA	94061	REDWOOD CITY CA 94061
JOHN STEPHEN HENRIKSON	HENRIKSON NANCY MAY	2901 14TH ST	SACRAMENTO	CA	95818	SACRAMENTO CA 95818
JOHN T & GWENDOLYN N WHITE		332 MUSTANG ST	SAN JOSE	CA	95123	SAN JOSE CA 95123
JOHN T GIOVANOLA	GIOVANOLA K	1741 NOMARK CT	SAN JOSE	CA	95125	SAN JOSE CA 95125
JOHN T WATTS	WATTS SANDRA L	PO BOX 1173	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN W & CAROLINE A BRUGGEMAN		1028 NW 33RD PL	CAPE CORAL	FL	33993	CAPE CORAL FL 33993
JOHN W BROCKMAN	SILVA JOSEPH	2021 W ST	MERCED	CA	95340	MERCED CA 95340
JOHN W HINTZ	HAVERY SUE H	2050 SHELFIELD DR	CARMICHAEL	CA	95608	CARMICHAEL CA 95608
JOHN W MORGAN		PO BOX 133	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHN W TENBRINK	TENBRINK JENEANE	2300 EVELLE LN	TURLOCK	CA	95380	TURLOCK CA 95380

JOHN WILLIAM MALSTROM	MALSTROM DIANE MARIE	PO BOX 2061	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHNNIE L HOUX		PO BOX 1531	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOHNSON-DEAN C BETTS	JOHNSON CORNELIA	820 ISLAND RD	VICTORIA	BC		VICTORIA BC
JON BRADLEY MICHAEL & TRISH J BROWN		1095 S 9TH ST	MODESTO	CA	95351	MODESTO CA 95351
JON R GEER	GUINARD RENEE J	PO BOX 644	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JON T & MARIE C EDGERTON		22397 YERBA SANTA RD	SONORA	CA	95370	SONORA CA 95370
JONATHAN A FOLEY	FOLEY SHELEMIAH A	PO BOX 1066	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
JONATHAN H & HEATHER C RICKARD		3524 BRENTFORD WAY	MODESTO	CA	95356	MODESTO CA 95356
JONATHAN L & JULIE R BIGGERSTAFF		23740 CONFIDENCE-SOUTH FORK R	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JONATHAN P & JENNIFER A RISELL		22929 N TUOLUMNE RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JONATHAN W CLARK		16842 OUTBACK TRL	SONORA	CA	95370	SONORA CA 95370
JONATHAN WILLIAM WAITE		5121 DUPONT AVE	NEWARK	CA	94560	NEWARK CA 94560
JONES G SCOTT	JONES JANET S	575 REDWOOD HWY	MILL VALLEY	CA	94941	MILL VALLEY CA 94941
JORDAN N & JENNIFER R KELLOGG		2020 FAIRWAY LOOP	EUGENE	OR	97401	EUGENE OR 97401
JORGE A OLMEDO		18711 TIFFEN DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOSE A & YVONNE E YNIGUEZ		19872 AUGUST CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOSE L ZERTUCHE	ZERTUCHE BETTY A	PO BOX 418	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOSE V SOMAVIA	SOMAVIA PATTY J	22397 MONTGOMERY RD	SONORA	CA	95370	SONORA CA 95370
JOSEPH & CHARLENE LARA		2979 EVERDALE DR	SAN JOSE	CA	95148	SAN JOSE CA 95148
JOSEPH & GLADYS E FREITAS		25755 WHEELER RD	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
JOSEPH & KATHRYN DRAGICEVIC		735 HUNTINGTON CT	MARTINEZ	CA	94553	MARTINEZ CA 94553
JOSEPH A & YVONNE M PATANIA		22322 MONTGOMERY RD	SONORA	CA	95370	SONORA CA 95370
JOSEPH A LAWRENCE	LAWRENCE JODEANE M	14838 W SUNSET DR	LIVINGSTON	CA	95334	LIVINGSTON CA 95334
JOSEPH ALAN KELLER	KELLER VALORIE B	120 COLTON AVE	SAN CARLOS	CA	94070	SAN CARLOS CA 94070
JOSEPH B & ROBIN N OREGAN		23407 TANAGER DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOSEPH D & FELICIA BARBALINARDO		2684 KENNEDY ST	LIVERMORE	CA	94551	LIVERMORE CA 94551
JOSEPH D & FELICIA BARBALINARDO		2684 KENNEDY ST	LIVERMORE	CA	94550	LIVERMORE CA 94550
JOSEPH F MANNION		PO BOX 640717	SAN FRANCISCO	CA	94164	SAN FRANCISCO CA 94164
JOSEPH J & LINDA C LIPKO		226 FERGUSON AVE	MODESTO	CA	95354	MODESTO CA 95354
JOSEPH J & SUSAN R SANTI		PO BOX 190	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
JOSEPH J & SUSAN SANTI		PO BOX 190	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
JOSEPH J SOARES	SOARES VILMA	2262 36TH AVE	SAN FRANCISCO	CA	94116	SAN FRANCISCO CA 94116
JOSEPH L BROWNE	JEFFREY SUSAN S	PO BOX 972	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOSEPH L DEVILLA ABRILLE	DEVILLA ABRILLE M T	PO BOX 305	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOSEPH M & MARY JANE MC MAHON		14 CAROL ANNS CT	HOLLISTER	CA	95023	HOLLISTER CA 95023
JOSEPH M NELSON		PO BOX 218	LONG BARN	CA	95335	LONG BARN CA 95335
JOSEPH N SGRO	SGRO EMILY G	2301 CECILIA AVE	SAN FRANCISCO	CA	94116	SAN FRANCISCO CA 94116
JOSEPH NICOLOSI	NICOLOSI LINDA AMES	1510 VERANO DR	THOUSAND OAKS	CA	91362	2129 THOUSAND OAKS CA 91362 2129
JOSEPH R & LESLIE G BUCKALEW		13204 CORTE DE CHAMISAL	SALINAS	CA	93908	SALINAS CA 93908
JOSEPH R ZIGANTO	ZIGANTO LORIE R	PO BOX 419	SOULSBYVILLE	CA	95372	SOULSBYVILLE CA 95372
JOSEPH ROCHE	ROCHE CHERYL J	26519 E JONES RD	ESCALON	CA	95320	ESCALON CA 95320
JOSEPH STILES		5777 PRESTON PL	SAN JOSE	CA	95124	SAN JOSE CA 95124
JOSEPH T BICKNELL	BICKNELL ELIZABETH A	1036 MARIA DR	OAKDALE	CA	95361	OAKDALE CA 95361
JOSH A & NANCY E TUCKER		23878 HILLTOP CIR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOSHUA A LOEWEN		23344 TANAGER DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOSHUA C & SARAH J EASTOM		PO BOX 588	SOULSBYVILLE	CA	95372	SOULSBYVILLE CA 95372
JOY ALICE MORETTI		PO BOX 754	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOY E BURCH		10624 CHIANTI CT	RANCHO CORDOVA	CA	95670	RANCHO CORDOVA CA 95670
JOY E HAHN		18870 BROADHURST DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JOYCE C SCHAUL	GRAHAM JEFFREY	141 FLYING MIST ISLE	FOSTER CITY	CA	94404	FOSTER CITY CA 94404
JUDITH A HAMILTON	HAMILTON JAMES B	23450 ORIOLE LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JUDITH A HOWELL		6212 SHENANDOAH PL	STOCKTON	CA	95219	STOCKTON CA 95219
JUDITH ANNE MC CREA		23855 QUAKER LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JUDITH M RICE		PO BOX 189	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JUDY FARRELL	LEWIS JAMES S	21895 CONFIDENCE RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JUDY MARIE SCHMIDT		PO BOX 433	HUGHSON	CA	95326	HUGHSON CA 95326
JUDY SCHWARZE		401 ALTIVO AVE	LA SELVA BEACH	CA	95076	LA SELVA BEACH CA 95076
JULEY ANN SALKELD		19345 MICHIGAN DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JULIA STEPHENS	SOM UDDAM	PO BOX 903	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
JULIE A MARTIN		PO BOX 2098	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JULIE ANNE SMITH		2812 SAN ARDO WAY	BELMONT	CA	94002	BELMONT CA 94002
JULIETTE R COWELL		PO BOX 1036	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JULIO & NGOC RODRIGUEZ		1060 JAMAICA ST	FOSTER CITY	CA	94404	FOSTER CITY CA 94404
JULIO E DENYS	DENYS MARLENE	PO BOX 667	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346

JULIO E NAJARRO	NAJARRO MAGDALENA M		310 KING DR	SOUTH SAN FRANCIS	CA	94080	SOUTH SAN FRANCIS CA 94080
JUNE BEUTEL			2400 CAPRI	CHOWCHILLA	CA	93610	CHOWCHILLA CA 93610
JUNE I ALEXANDER	EARNHART KATHLEEN G		21950 LAKEVIEW DR	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
JUNE M WOODARD			23149 CRESTA DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
JUSTIN & LUCIA NATALIA MACKLIN			PO BOX 1203	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KAREN A ADLER			416 RIDGE RD	WOODSIDE	CA	94062	WOODSIDE CA 94062
KAREN E & LEAH E HENRY			PO BOX 136	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
KAREN L MALOY			23622 MIDDLE CAMP RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KAREN RUTH & ALLEN L NOWLIN			PO BOX 383	LONG BARN	CA	95335	LONG BARN CA 95335
KAREN SUE TARANTOLA	JARVIS CAROLYN J		226 CLAREMONT BLVD	SAN FRANCISCO	CA	94127	SAN FRANCISCO CA 94127
KARI E KIRBY			18838 BROADHURST DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KARIN M BORNHOLTZ			4342 LEEWOOD PL	CONCORD	CA	94521	CONCORD CA 94521
KARL & JODI KEASCHALL			150 HOWELL LN	WATSON	CA	95076	WATSON CA 95076
KARL DEAN JEPSON	JEPSON LAURA		PO BOX 833	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KARL M & LAURINDA M VARGAS			1962 PONTIAC	OAKDALE	CA	95361	OAKDALE CA 95361
KARL MITTELSTADT	MITTELSTADT ADAM D		2353 LYALL WAY	BELMONT	CA	94002	BELMONT CA 94002
KARL R & SUSAN A MERRILL			14424 KEBRA LN	SONORA	CA	95370	SONORA CA 95370
KATHERINE MARIE KLIDIES			570 CALERO AVE	SAN JOSE	CA	95123	SAN JOSE CA 95123
KATHIE MONOZON			PO BOX 88	EL GRANADA	CA	94018	EL GRANADA CA 94018
KATHLEEN A MC KELLAR	PECKHAM KATHLEEN ANN		PO BOX 1203	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
KATHLEEN DAVETTA HOBGOOD	KEPPEL PAUL AARON		1830 E YOSEMITE AVE	MANTECA	CA	95336	MANTECA CA 95336
KATHLEEN ELLSON NESS			10811 BARNETT VALLEY RD	SEBASTOPOL	CA	95472	SEBASTOPOL CA 95472
KATHLEEN M CROSS			PO BOX 477	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KATHLEEN O GILBERT			7011 PATTERSON RD	OAKDALE	CA	95361	OAKDALE CA 95361
KATHLEEN R & ALLEN A HANNA			PO BOX 2032	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KATHLEEN SUE CARGO	KELLER KAREN		133 RAMONA AVE	PIEDMONT	CA	94611	PIEDMONT CA 94611
KATHLEEN V LAWLER	JONES JAMES L		PO BOX 576	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KATHRYN L COOK		% SMITH, WILLIAM	938 RANCH RD	GALT	CA	95632	GALT CA 95632
KATHRYN L FLEMING	DI ANDREA DONALD A		1932 BRITTAN AVE	SAN CARLOS	CA	94070	SAN CARLOS CA 94070
KATHRYN LEE TIBBEY			PO BOX 1521	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KAYA GOODWIN	HAMLIN RON P SR		22207 YERBA SANTA DR	SONORA	CA	95370	SONORA CA 95370
KEITH & LORI LYNNE WOODWARD DEXTER			4125 WHEELER PEAK WAY	MODESTO	CA	95356	MODESTO CA 95356
KEITH A DOUGLAS	DOUGLAS HELEN J		22216 PASEO DE LOS PORTALES	SONORA	CA	95370	SONORA CA 95370
KEITH A SCOTT			19140 HIGHLANDER DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KEITH C MC MULLEN	MC MULLEN BEVERLY J		14782 WATTER DR	SAN JOSE	CA	95127	SAN JOSE CA 95127
KEITH CHARLES MC MULLEN	MC MULLEN BEVERLY JEAN		14782 WATTERS DR	SAN JOSE	CA	95127	SAN JOSE CA 95127
KEITH E & SHELLEY C OEVERNIDIEK			PO BOX 985	COLUMBIA	CA	95310	COLUMBIA CA 95310
KEITH M RICHARDS		% RICHARDS, KEITH JR	21103 GARY DR	HAYWARD	CA	94546	HAYWARD CA 94546
KEITH W GRIMES	GRIMES CAROLYN A		PO BOX 732	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KELLEY W GEORGE	GEORGE LINDA D		PO BOX 213	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KELLY J ADAMS			17988 LARAMIE LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KENAN JERIEL MC DONALD			20443 SHERRY CT	SOULSBYVILLE	CA	95372	SOULSBYVILLE CA 95372
KENNETH & PRISCILLA SUNDBERG			5806 ZILEMAN DR	SAN JOSE	CA	95123	SAN JOSE CA 95123
KENNETH & ZINA MEZENSKI			1675 PARKSIDE DR	TRACY	CA	95376	TRACY CA 95376
KENNETH ARTHUR JARDIN	NGUYEN-JARDIN KELLY		3021 MOUSA CT	SAN JOSE	CA	95135	SAN JOSE CA 95135
KENNETH BRUCE WHITE			21098 APPLE VALLEY DR	SONORA	CA	95370	SONORA CA 95370
KENNETH CAMPBELL	CAMPBELL CHARLET		PO BOX 67	LONG BARN	CA	95335	LONG BARN CA 95335
KENNETH E RAPP	RAPP KAREN A		16379 HARDING RD	TURLOCK	CA	95380	TURLOCK CA 95380
KENNETH E SACK	SACK SUZANNE E		4 PASEO MIRASOL	TIBURON	CA	94920	TIBURON CA 94920
KENNETH F SINCLAIR			11777 COMBIE RD	AUBURN	CA	95602	AUBURN CA 95602
KENNETH H & CATHERINE WEST			PO BOX 652	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
KENNETH H CRABTREE	CRABTREE JUDY L		PO BOX 1626	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KENNETH J COOPER	COOPER CAROL L		114 SMITH CREEK DR	LOS GATOS	CA	95030	LOS GATOS CA 95030
KENNETH JAMES MARKS	MARKS ANN MARIE		PO BOX 1597	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KENNETH JOSEPH MOTOH	MOTOH JANIS C		19206 RED NECK RIDGE RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KENNETH L VAN DYKE	VAN DYKE ROBERTA E		PO BOX 2154	OAKDALE	CA	95361	OAKDALE CA 95361
KENNETH M & BARBARA A SIKORA			PO BOX 476	BISBEE	AZ	85603	BISBEE AZ 85603
KENNETH R BROWN			6467 SPROUL CT	SAN JOSE	CA	95120	SAN JOSE CA 95120
KENNETH ROBERT BETTS	BETTS CARLA LOU		175 INDIAN RD	PIEDMONT	CA	94610	PIEDMONT CA 94610
KENNETH SADLER			PO BOX 2156	LOS BANOS	CA	93635	LOS BANOS CA 93635
KENNETH V & JANN C MALONE			6810 TUSTIN RD	SALINAS	CA	93907	SALINAS CA 93907
KENNETH W & ALEXIA CLEMENTS			510 MAXINE CT	SUNNYVALE	CA	94086	SUNNYVALE CA 94086
KENNETH W & GERVAISE K RANDALL			PO BOX 1134	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KENNETH W SANDEN	SANDEN KRISTY L		2919 OLD SAN JOSE RD	SOQUEL	CA	95073	SOQUEL CA 95073

KENNETH W SCOTT	SCOTT HELEN M	18971 HURON DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KENT & LINDA KATES		320 S MORAIN ST	TULARE	CA	93274	TULARE CA 93274
KENT A MC MULLEN		6310 CORTE ESPERANZA	PLEASANTON	CA	94566	PLEASANTON CA 94566
KENWARD R HAYES	HAYES MAUREEN T	23883 HIGHLANDER CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KERN & DAWN GELHAUS		2574 BUENA VISTA AVE	WALNUT CREEK	CA	94597	WALNUT CREEK CA 94597
KERRI A ANDERSON-MULE	MULE CHRISTOPHER M	PO BOX 7173	SPRECKLES	CA	93962	SPRECKLES CA 93962
KERRY L DICKEY		19305 SUPERIOR DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KERRY SILER	VANDERMEYDE BRENDA	4433 BUCKSKIN DR	ANTIOCH	CA	94509	ANTIOCH CA 94509
KEVIN A & PAT SHINN		18501 STORY LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KEVIN E & STEPHANIE MARSHALL		1601 ALBANY AVE	MODESTO	CA	95350	MODESTO CA 95350
KEVIN E KERN	KERN MARY C	1939 15TH AVE	SAN FRANCISCO	CA	94116	SAN FRANCISCO CA 94116
KEVIN GOUDSWAARD		15528 BUENA VISTA AVENIDA	SONORA	CA	95370	SONORA CA 95370
KEVIN J & LYNDA M FLANAGAN		PO BOX 985	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
KEVIN L DIEKER	DIEKER LISA M	4224 GRIFFIN RD	HUGHSON	CA	95326	9789 HUGHSON CA 95326 9789
KEVIN QUINCY		23391 CONFIDENCE-SOUTH FORK R	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KEVIN R GILMORE	GILMORE ROBIN A	849 PINON AVE	MILLBRAE	CA	94030	MILLBRAE CA 94030
KIM A PYLE		PO BOX 1851	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KIMBERLY S HOUSTON		1254 BLEWETT AVE	SAN JOSE	CA	95125	SAN JOSE CA 95125
KIRK E KLEINEN		5165 DISCOVERY POINT	DISCOVERY BAY	CA	94505	DISCOVERY BAY CA 94505
KIRK M & JILL K GUSTAFSON		4925 TEGNER RD	HUGHSON	CA	95326	HUGHSON CA 95326
KIRK W JOHNSON	JOHNSON JANET H	147 BROOKFIELD DR	MORAGA	CA	94556	MORAGA CA 94556
KNOX LA RUE		PO BOX 691512	STOCKTON	CA	95269	STOCKTON CA 95269
KRIS M KRAUSE	JONES CATHERINE ANN	9 PASEO DEL PAISANO	SANTE FE	NM	87506	SANTE FE NM 87506
KRISTI J ROSE		7 ARGENTINE CIR	SALINAS	CA	93905	3004 SALINAS CA 93905 3004
KRISTIN L STRAKA		300 BOREL LN	DANVILLE	CA	94526	DANVILLE CA 94526
KRISTINE A DAVIS		PO BOX 1459	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
KURT F HOFFMAN	HOFFMAN PATRICIA M	254 FOREST DR	MORGAN HILL	CA	95037	MORGAN HILL CA 95037
KURT FREDERICK HOFFMAN	HOFFMAN PATRICIA MARIE	254 FOREST DR	MORGAN HILL	CA	95037	MORGAN HILL CA 95037
KURTIS M ROLL	OLSEN SUSAN M	2907 SHELTER ISLAND DR	SAN DIEGO	CA	92106	SAN DIEGO CA 92106
KY ERIK JOHNSON		2320 41641 SANTA CLARA AVE	ALAMEDA	CA	94501	ALAMEDA CA 94501
KYLE & CORINA LONGMUIR		716 DAFFODIL WAY	CONCORD	CA	94518	CONCORD CA 94518
KYLE STOCK	HIEB-STOCK LISA	14800 ROSY RIDGE CT	SONORA	CA	95370	SONORA CA 95370
L B THOMA	THOMA GWYNN E	PO BOX 1786	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
L D & BILLIE DEDMON		PO BOX 1273	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
L E SILAY	SILAY SUSAN E	PO BOX 966	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LAKEWOOD PARK ASSOCIATION		PO BOX 1546	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LARA MC LEAN	BELL ERIC	PO BOX 1366	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LARRY & JEANNETTE E SILVESTRI		516 OLD BLUFF CT	OAKDALE	CA	95361	OAKDALE CA 95361
LARRY A & SHARON S MIGUEL		PO BOX 1368	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LARRY B & BONNIE L JAMISON		23443 MIDDLE CAMP RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LARRY B JAMISON	JAMISON BONNIE L	23443 MIDDLE CAMP RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LARRY B LOVELL	LOVELL JUDITH R	23343 TANANGER DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LARRY D ENGLISH	PEREZ-ENGLISH CONNIE	2232 BECKHAM WAY	HAYWARD	CA	94541	HAYWARD CA 94541
LARRY E & WENDY L BONDS		2625 MORGAN ST	OAKDALE	CA	95361	OAKDALE CA 95361
LARRY E MILLER	VIDAL-MILLER AVA	3272 GLORIA TER	LAFAYETTE	CA	94549	LAFAYETTE CA 94549
LARRY G ASQUITH	ASQUITH SANDRA J	PO BOX 1596	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LARRY G HENGL		PO BOX 246	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LARRY G WRIGHT	WRIGHT VICTORIA L	23631 MT ELIZABETH RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LARRY J CIPRIANI		PO BOX 73	LONG BARN	CA	95335	LONG BARN CA 95335
LARRY KEVIN BARR	BARR MARIE JO	24211 TOM MARSHALL CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LARRY KEVIN BARR	BARR MARIE JO	24211 TOM MARSHALL CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LARRY L SPURLING	GONZALES SALLY M	1012 W 20TH ST	MERCED	CA	95340	MERCED CA 95340
LARRY LEE & KARIN LOUANNE VAUGHN		PO BOX 341	LONG BARN	CA	95335	LONG BARN CA 95335
LARRY R OBRIEN	OBRIEN MARY T	941 ODDSTAD BLVD	PACIFICA	CA	94044	PACIFICA CA 94044
LARRY T M NIEH	NIEH WENDY W	PO BOX 1504	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LARRY T M NIEH	NIEH WENDY W	PO BOX 1504	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LARRY V GIACOMINO	FORESTER JILL S	PO BOX 370354	MONTARA	CA	94037	MONTARA CA 94037
LARRY W BEUTLER	BEUTLER DIANA JOY	22421 WILDCAT RIDGE RD	SONORA	CA	95370	SONORA CA 95370
LARRY WILLIAM KEITH	KEITH DEBRA L LIFE	17842 SHOOTING STAR LN	SONORA	CA	95370	SONORA CA 95370
LAURA J NOBIS		PO BOX 315	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LAURA J NOBIS		PO BOX 315	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LAURA R SPEASE	PATTERSON ROY L	18929 SYCAMORE CIR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LAUREL LEE POWERS		23165 TUOLUMNE DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LAURENCE E HARVEY	HARVEY JEAN O	23560 MIDDLE CAMP RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383

LAURENCE J & KERRYANN BUCK		PO BOX 908	TWAIN HARTE	CA	95383		TWAIN HARTE CA 95383
LAURENCE M & VICKY L RUOFF		PO BOX 2043	TWAIN HARTE	CA	95383		TWAIN HARTE CA 95383
LAURIE A COSTANZO		109 VISTA GRANDE DR	APTOS	CA	95003		APTOS CA 95003
LAVONNE J FOX		13333 TIMBER VALLEY RD	NEWALLA	OK	74857		NEWALLA OK 74857
LAWRENCE A COSTA	COSTA ILA M	618 S MOFFETT RD	TURLOCK	CA	95380		TURLOCK CA 95380
LAWRENCE A MENDONSA	SMITH CATHLEEN ANN	1476 MIRA MONTE AVE	SEASIDE	CA	93955		SEASIDE CA 93955
LAWRENCE H & ALFREDA L ZUCKERMAN		6240 ALTAMAR CIR	LIVERMORE	CA	94551		LIVERMORE CA 94551
LAWRENCE J & BARBARA J ADAMS		1296 VIA LUCAS	SAN LORENZO	CA	94580		SAN LORENZO CA 94580
LAWRENCE J MAUCERE	MAUCERE PAULA A	22224 FORTUNA MINE RD	SONORA	CA	95370		SONORA CA 95370
LAWRENCE J THIBODEAU	THIBODEAU PATRICIA D	PO BOX 75	MI WUK VILLAGE	CA	95346		MI WUK VILLAGE CA 95346
LAWRENCE THACHER MC NARY	MC NARY CHERYL CONRAD	7101 VIA PORTADA	SAN JOSE	CA	95135		SAN JOSE CA 95135
LAWRENCE W & RITA E BOSTON		12181 HILLTOP DR	LOS ALTOS HILLS	CA	94024		LOS ALTOS HILLS CA 94024
LEANEL M & LENORA T GOMES		2808 SALLUCE DR	DENAIR	CA	95316		DENAIR CA 95316
LEE BRAUTOVICH		20469 BAY MEADOWS DR	SONORA	CA	95370		SONORA CA 95370
LEE RICHARD ROMERO	ROMERO BETTY JUNE	23850 HIGHLANDER CT	TWAIN HARTE	CA	95383		TWAIN HARTE CA 95383
LEE W RUTHERFORD		PO BOX 631	MI WUK VILLAGE	CA	95346		MI WUK VILLAGE CA 95346
LEISURE PINES MUTUAL WATER		PO BOX 366	TWAIN HARTE	CA	95383		TWAIN HARTE CA 95383
LELA BENNETT	BENNETT JAMES E	PO BOX 52	HICKMAN	CA	95323		HICKMAN CA 95323
LENORE Z GRAY		6810 DEL MONTE AVE	RICHMOND	CA	94805	2047	RICHMOND CA 94805 2047
LEO & MARY JO DELGADO		145 JONQUIL LN	HOLLISTER	CA	95023		HOLLISTER CA 95023
LEO G AMARO		883 SUNSET DR	SANTA CLARA	CA	95050		SANTA CLARA CA 95050
LEONA L THODE		PO BOX 3622	SONORA	CA	95370		SONORA CA 95370
LEONARD E & SHARON L ACKERMAN		21946 SUNRISE DR	MI WUK VILLAGE	CA	95346		MI WUK VILLAGE CA 95346
LEONARD G JOHNSON	JOHNSON GAIL	3317 FORBES AVE	SANTA CLARA	CA	95051		SANTA CLARA CA 95051
LEONARD J MARTIN		PO BOX 356	CHINESE CAMP	CA	95309		CHINESE CAMP CA 95309
LEONARD W FORSTER	FORSTER DIANE M	2461 PRINCETON DR	SAN BRUNO	CA	94066		SAN BRUNO CA 94066
LEROY & KIMBERLEY J WACH		3433 NORTON PL	MODESTO	CA	95350		MODESTO CA 95350
LEROY IRWIN	IRWIN JUDITH A	5878 TESLA RD	LIVERMORE	CA	94550		LIVERMORE CA 94550
LES A & BARBARA L CHEVIAL		2340 MATTOS DR	MILPITAS	CA	95035		MILPITAS CA 95035
LES A CHEVIAL	CHEVIEL BARBARA L	2340 MATTAS DR	MILPITAS	CA	95035		MILPITAS CA 95035
LEWIS E & DOLORES F BAPTISTA		721 S TEGNER RD	TURLOCK	CA	95380		TURLOCK CA 95380
LEWIS M PRITTEN	PRITTEN BETTY J	8644 BANGOR CT	ELK GROVE	CA	95624	1710	ELK GROVE CA 95624 1710
LEWIS T GWYN	GWYN RUTH E	10815 BIRCH ST	RENO	NV	89506		RENO NV 89506
LILLY B STALZER		PO BOX 193	LONG BARN	CA	95335		LONG BARN CA 95335
LINDA A THOMPSON	ANDERSON C P	1035 SAN PABLO AVE	ALBANY	CA	94706	2277	ALBANY CA 94706 2277
LINDA BASTIAN		15050 MC VAY AVE	SAN JOSE	CA	95127		SAN JOSE CA 95127
LINDA J GERTHS		PO BOX 275	LONG BARN	CA	95335		LONG BARN CA 95335
LINDA L ALDERMAN		PO BOX 127	SOULSBYVILLE	CA	95372		SOULSBYVILLE CA 95372
LINDA L LEONARD		PO BOX 1033	TWAIN HARTE	CA	95383		TWAIN HARTE CA 95383
LINDA L STARNES	GORGITA MAE MARIE	PO BOX 692	MI WUK VILLAGE	CA	95346		MI WUK VILLAGE CA 95346
LINDA M & RICHARD KING		PO BOX 1864	TWAIN HARTE	CA	95383		TWAIN HARTE CA 95383
LINDA M MARTIN		18711 COLUMBIA DR	TWAIN HARTE	CA	95383		TWAIN HARTE CA 95383
LINDA P CLARK		PO BOX 1255	MI WUK VILLAGE	CA	95346		MI WUK VILLAGE CA 95346
LINDA S AQUINO	AQUINO ROBERT	26165 ADRIAN AVE	HAYWARD	CA	94545		HAYWARD CA 94545
LINDA S POSTMA		18853 MANZANITA DR	TWAIN HARTE	CA	95383		TWAIN HARTE CA 95383
LINNELL JOHNSON		19232 HIGHLANDER DR	TWAIN HARTE	CA	95383		TWAIN HARTE CA 95383
LIONSGATE INVESTMENTS LLC		1125 S ST	NEWMAN	CA	95360		NEWMAN CA 95360
LISA A & JOHNNY A CORONADO		17784 LANE DR	MADERA	CA	93638		MADERA CA 93638
LISA BARSE		2805 NEWHALL CT	MODESTO	CA	95350		MODESTO CA 95350
LISA D PEARCE		18750 BROADHURST DR	TWAIN HARTE	CA	95383		TWAIN HARTE CA 95383
LISA DIANE ROMERO		573 EMPIRE ST	SAN LORENZO	CA	94580		SAN LORENZO CA 94580
LISA J ASKEW	KILMARTIN EDWARD J IV	24901 CENTER CAMP RD	TWAIN HARTE	CA	95383		TWAIN HARTE CA 95383
LISA K & MICHAEL A AMBROSINI		2000 HILLCREST AVE	ANTIOCH	CA	94509		ANTIOCH CA 94509
LISA MADDEN SMYTHE		385 HOMER AVE	PALO ALTO	CA	94301		PALO ALTO CA 94301
LISA MARIE		PO BOX 1525	TWAIN HARTE	CA	95383		TWAIN HARTE CA 95383
LLOYD DALE & RUTH A TURMAN		23420 TANAGER DR	TWAIN HARTE	CA	95383		TWAIN HARTE CA 95383
LLOYD E RAMSEY	RAMSEY NANCY	135 MATTOS	DANVILLE	CA	94506		DANVILLE CA 94506
LLOYD J & KATHLEEN VERMILLION		PO BOX 1963	TWAIN HARTE	CA	95383		TWAIN HARTE CA 95383
LLOYD ROCCO		21830 LYONS BALD MOUNTAIN RD	SONORA	CA	95370		SONORA CA 95370
LOLA ENCINAS		51733 VIA BENDITA	LA QUINTA	CA	92253		LA QUINTA CA 92253
LONG BARN LP	% POPOVICH, GREGORY	14489 SUMMERS LN	SONORA	CA	95370		SONORA CA 95370
LONG BARN PROPERTY OWNER ASSN		139 S WASHINGTON ST	SONORA	CA	95370		SONORA CA 95370
LONG BARN PROPERTY OWNERS CO		67 S WASHINGTON ST	SONORA	CA	95370		SONORA CA 95370
LONNIE G DICKSON		1808 HARDING ST	SEA SIDE	CA	93955		SEA SIDE CA 93955

LORENZO & LEENKUN LORENZO BACA		PO BOX 4353	SONORA	CA	95370	SONORA CA 95370
LORETTA WALKER		441 SHARON CT	MANTECA	CA	95336	MANTECA CA 95336
LORI OVERSTREET		7113 MILBURY CT	ELKRIDGE	MD	21075	ELKRIDGE MD 21075
LOUIE J KAZAS	KAZAS CLEO	2516 PINOT LN	MODESTO	CA	95356	MODESTO CA 95356
LOUIS & JAMETTE L CHORAK		255 GATEWAY DR	LAKE LURE	NC	28746	LAKE LURE NC 28746
LOUIS A BENOIT		PO BOX 68	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
LOUIS ARLEN & LINDA L SANTOS		PO BOX 393	LONG BARN	CA	95335	LONG BARN CA 95335
LOUIS C N & CATHERINE ANN KING		PO BOX 365	TWAIN HARTE	CA	95383	365 TWAIN HARTE CA 95383 365
LOUIS M & JILA Y PETKER		PO BOX 3048	MERCED	CA	95344	MERCED CA 95344
LOUIS M ALVARADO	ALVARADO SUZANNE J	4866 JAMES AVE	CASTRO VALLEY	CA	94546	CASTRO VALLEY CA 94546
LOUIS MONTEMAYOR		PO BOX 996	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LOUIS O DUZAC		248 PINE WOOD LN	LOS GATOS	CA	95032	LOS GATOS CA 95032
LOUIS RAFFO	RAFFO BARBARA R	1749 KELLY ST	SAN MATEO	CA	94063	SAN MATEO CA 94063
LOUIS RAMSTAD NELSON	NELSON LOUISE SFALCIN	235 MENSINGER AVE	MODESTO	CA	95350	MODESTO CA 95350
LOUISA C M & CATHERINE ANN KING		PO BOX 365	TWAIN HARTE	CA	95383	365 TWAIN HARTE CA 95383 365
LOUISE E BONADUCE		145 LINDA VISTA	MILLBRAE	CA	94030	MILLBRAE CA 94030
LOUISE G BACIGALUPI		45 LOPEZ AVE	SAN FRANCISCO	CA	94116	SAN FRANCISCO CA 94116
LOUISE M FERNANDES		21233 TIMES AVE	HAYWARD	CA	94541	HAYWARD CA 94541
LOUISE M WHITE		479 HORN AVE	SANTA ROSA	CA	95404	SANTA ROSA CA 95404
LOWELL G & SYLVIA L SCHLAFMANN		234 JONES ST	MURPHYS	CA	95247	MURPHYS CA 95247
LUC MOYEN	MOYEN-LOGAN JENNIFER	6055 DUET CT	SAN JOSE	CA	95120	SAN JOSE CA 95120
LUC MOYEN	MOYEN-LOGAN JENNIFER	6055 DUET CT	SAN JOSE	CA	95120	SAN JOSE CA 95120
LUIS C & DESIREE C TORRES		19021 HURON DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LUXON C KELLOGG	KELLOGG CAROL G	2039 ROBIN HOOD LN	MERCED	CA	95340	MERCED CA 95340
LYLENE BARNER		18400 DALY CT	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
LYNDA MARLENE WORD		PO BOX 1912	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LYNDEN C & M NADINE PROCTOR		22105 LYONS BALD MOUNTAIN RD	SONORA	CA	95370	SONORA CA 95370
LYNETTE R MARTIN		705 MAUD AVE	SAN LEANDRO	CA	94577	SAN LEANDRO CA 94577
LYNHAM W JONES	JONES JEANNE M	22980 FREDIANI DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
LYNNE MERGEN		1962 READING WAY	MANTECA	CA	95337	MANTECA CA 95337
MABEL L SEQUEIRA		1924 N HUBBARD ST	MILWAUKEE	WI	53212	MILWAUKEE WI 53212
MACHELLE & RUSSELL CHRISTENSEN		2509 GALLERY DR	RIVERBANK	CA	95367	RIVERBANK CA 95367
MADSEN A & SANDRA L CHARLES		4304 BROWN LN	INDIAN TRAIL	NC	28079	INDIAN TRAIL NC 28079
MAE R FERRO		2555 LAUREL RIDGE CT	OAKDALE	CA	95361	OAKDALE CA 95361
MAGILL B MICHAEL	HUTCHINSON JUDITH M	PO BOX 25	LONG BARN	CA	95335	LONG BARN CA 95335
MAHLON B CONLY	CONLY JEAN F	PO BOX 1698	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MALCOLM D & OLGA GROSS		1605 WALTER CT	COLTON	CA	92324	COLTON CA 92324
MALCOLM J STEPHENS	STEPHENS WINAFRED A	7962 W SUNSET RANCH PL	TUCSON	AZ	85743	TUCSON AZ 85743
MALITY LLC		6421 STERLING SPRINGS PKWY	LAS VEGAS	NV	89108	LAS VEGAS NV 89108
MANUEL J SANTOS	SANTOS RAMONA L	2724 SHOEMAKER AVE	MODESTO	CA	95358	MODESTO CA 95358
MANUEL P NINO	NINO ISABEL G	1029 CECIL WAY	MODESTO	CA	95350	MODESTO CA 95350
MARCIA L RICHELSON		22942 N BALD MOUNTAIN RD	SONORA	CA	95370	8506 SONORA CA 95370 8506
MARGARET A MC CURDY	MC CURDY ROBERT	4508 CANDYWOOD CT	CONCORD	CA	94521	CONCORD CA 94521
MARGARET D EDWARDS		PO BOX 66644	SCOTTS VALLEY	CA	95067	SCOTTS VALLEY CA 95067
MARGARET ELISABETH LITTLE		PO BOX 163	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
MARGARET G SANTORIELLO	PETERS NICK P	PO BOX 137	PENNGROVE	CA	94951	PENNGROVE CA 94951
MARGARET L & JEANNE L SANTORIELLO		PO BOX 137	PENGROVE	CA	94951	PENGROVE CA 94951
MARGARET R & GARY BELL		990 B VENTURA AVE	LIVERMORE	CA	94551	LIVERMORE CA 94551
MARGARET R GALLO		PO BOX 163	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARGARETTE M LUNDGREN		PO BOX 651	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARI & KEVIN GAVIN		8412 WHITE SPRUCE DR	ANTELOPE	CA	95843	ANTELOPE CA 95843
MARIA CROWNINSHIELD		17331 HOLIDAY DR	MORGAN HILL	CA	95037	MORGAN HILL CA 95037
MARIE G MALO		PO BOX 1274	PINECREST	CA	95364	PINECREST CA 95364
MARILYN MARTY		1681 E GRANT LINE RD	TRACY	CA	95304	8515 TRACY CA 95304 8515
MARION J LUNDBERG		PO BOX 1492	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARJORIE LEA ROSETTA HILL		PO BOX 55	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
MARJORIE P COX		412 ENGLEWOOD LN	MODESTO	CA	95356	MODESTO CA 95356
MARK & DEBRA SEDERQUIST		12 WEDGEWOOD LN	LADERA RANCH	CA	92694	LADERA RANCH CA 92694
MARK & LISA MAYO		11923 E CHILDS AVE	LE GRAND	CA	95333	LE GRAND CA 95333
MARK & LOIS MENA		408 SHANNON WAY	OAKLEY	CA	94561	OAKLEY CA 94561
MARK & LYNN KELLY		14723 ROSY RIDGE CT	SONORA	CA	95370	SONORA CA 95370
MARK & SHEILA EISERER		18885 TIFFENI DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARK A & HOLLY ELIZABETH AZEVEDO		19511 MIDDLECAMP-SUGARPINE RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARK A JACKSON	MOTLEY SANDRA J	561 RHEA WAY	LIVERMORE	CA	94550	LIVERMORE CA 94550

MARK A PELUFFO	PELUFFO MARK A	193 THATCHER LN	FOSTER CITY	CA	94404	FOSTER CITY CA 94404
MARK ALAN & BELVA JANE GUY		PO BOX 1532	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARK AROLA	AROLA AMY	1363 BORDEAUX ST	PLEASANTON	CA	94566	PLEASANTON CA 94566
MARK AROLA	AROLA AMY	1363 BORDEAUX ST	PLEASANTON	CA	94566	PLEASANTON CA 94566
MARK B KNAPP	KNAPP JEANNE L	PO BOX 2205	MERCED	CA	95344	MERCED CA 95344
MARK B LA PORTE	LA PORTE PEGGY B	PO BOX 493	COLUMBIA	CA	95310	COLUMBIA CA 95310
MARK B SLOAN		23949 QUAKER LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARK C & CYNTHIA TUMBARELLO		2404 CHIANTI CIR	MODESTO	CA	95356	MODESTO CA 95356
MARK D KAUZER	KAUZER KARIN	880 JUANITA DR	WALNUT CREEK	CA	94595	WALNUT CREEK CA 94595
MARK E & ARLENE D BRADLEY		149 BRONCO DR	ROSEBURG	OR	97471	ROSEBURG OR 97471
MARK E & MICHELLE J HUDDLESTON		PO BOX 1948	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARK E & VALERIE J PETERSEN		17977 KINGLET CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARK E JURACH	JURACH SHARON D	2481 RIFLE RANGE	WATSONVILLE	CA	95076	WATSONVILLE CA 95076
MARK E SHARRON	SHARRON JANET M	6113 SHERATON PL	APTOS	CA	95003	APTOS CA 95003
MARK ELLIOT & JINKY L BARRETT		18498 WILDWOOD DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARK G DE STEFAN	CHAPMAN CAROLYN	1344 N W 8TH ST	MOORE	OK	73170	MOORE OK 73170
MARK GAUTHIER		1169 S MAIN ST	MANTECA	CA	95337	MANTECA CA 95337
MARK HOLMES	CREMER ELLEN	PO BOX 1808	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARK HOLMES	CREMER ELLEN	25702 LYONS DAM RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARK J BLOCK		PO BOX 192	COLUMBIA	CA	95310	COLUMBIA CA 95310
MARK JON SUNDAHL	SUNDAHL JENNY LYNN	12700 COVINGTON RD	SONORA	CA	95370	SONORA CA 95370
MARK JOSEPH COWELL		340 ELM ST	SAN CARLOS	CA	94070	SAN CARLOS CA 94070
MARK L KNAPP	KNAPP MARTINE	2120 MIRA FLORES	TURLOCK	CA	95380	TURLOCK CA 95380
MARK R LOGAN	LOGAN NANCY E	59 ARENAS CT	SAN RAMON	CA	94583	SAN RAMON CA 94583
MARK R SHEPHERD	SHEPHERD NANCY L	1556 MADRONO AVE	PALO ALTO	CA	94306	PALO ALTO CA 94306
MARK R SZELENYI	SZELENYI JANET M	219 KELTON AVE	SAN CARLOS	CA	94070	SAN CARLOS CA 94070
MARK S AMARO		PO BOX 670	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
MARK SCHUG		18770 BROADHURST DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARK THORSON		PO BOX 862	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
MARK W & DIANA R SKINNER		PO BOX 35	STANDARD	CA	95373	STANDARD CA 95373
MARKET SENDERS		PO BOX 197	MOUNTAIN RANCH	CA	95246	MOUNTAIN RANCH CA 95246
MARLEEN MARIE PAUL		23020 FREDIANI WAY	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARSHA LA TORRE		16161 CRESTRIDGE AVE	SONORA	CA	95370	SONORA CA 95370
MARTHA M DRENNON		PO BOX 1834	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARTHA RUTH MARCIAN		PO BOX 1693	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARTIN A PROLO		1950 DANDINI CIR	SAN JOSE	CA	95128	SAN JOSE CA 95128
MARTIN BRUMER		PO BOX 264	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARTIN E & SHANENA L SCOTT		14980 MORNINGSIDE DR	SONORA	CA	95370	SONORA CA 95370
MARTIN FAMILY TRUST (THE)		21092 JIMMERSALL LN	GROVELAND	CA	95321	GROVELAND CA 95321
MARTIN G & KATHERINE ROBILLARD		PO BOX 1343	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARTIN L & ANN M KNIGHT		PO BOX 303	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
MARTIN M VIRGINIA		23240 CRESTA DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARTIN RICHARD STEVES		239 S ACACIA AVE	RIPON	CA	95366	RIPON CA 95366
MARTIN TURNER		18770 TIFFENI DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARTY NELSON OLSEN		3390 OAKNOLL DR	REDWOOD CITY	CA	94062	REDWOOD CITY CA 94062
MARVIN E RABY	RABY INEZ L	11240 COLUMBET AVE	GILROY	CA	95020	GILROY CA 95020
MARVIN J REZAC		14610 MONO WAY	SONORA	CA	95370	SONORA CA 95370
MARY & MARK CASTLE		23165 MARK TWAIN DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARY A PASTORINI	HAMILTON HENRY H JR	17732 CALLE CENTRAL	MORGAN HILL	CA	95037	MORGAN HILL CA 95037
MARY A PASTORINI		17732 CALLE CENTRAL	MORGAN HILL	CA	95037	MORGAN HILL CA 95037
MARY BIANCO-PFEIFFER	PFEIFFER GARY S	19 BROOKTREE DR	DANVILLE	CA	94506	DANVILLE CA 94506
MARY C BLACK	BLACK JERRY D	18 PIPPO PL	BRENTWOOD	CA	94513	BRENTWOOD CA 94513
MARY C DODA		PO BOX 1565	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARY E NEPOTE		17309 N RIPON RD	RIPON	CA	95366	RIPON CA 95366
MARY E SUTHERLAND		380 SAN BENITO WAY	SAN FRANCISCO	CA	94127	SAN FRANCISCO CA 94127
MARY ELLEN DAVIS		1211 MAGNOLIA AVE	MODESTO	CA	95350	MODESTO CA 95350
MARY JANE VALENTINE		PO BOX 7	LONG BARN	CA	95335	LONG BARN CA 95335
MARY LOU MEERSMAN		24090 S FORK RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARY LOUISE LORANG		PO BOX 2083	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARY PATRICIA MC HUGH	MORRIS GEORGE PAUL	PO BOX 1267	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MARY SUE SMALLING		845 BEREFA DR	TURLOCK	CA	95382	TURLOCK CA 95382
MARYLIN E MURPHY		3040 OAKMONT DR	SAN BRUNO	CA	94066	SAN BRUNO CA 94066
MATTHEW & CARMEN ENNIS		PO BOX 1152	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
MATTHEW & GINA ANDERSON		PO BOX 175	TURLOCK	CA	95381	TURLOCK CA 95381

MATTHEW B & SAMANTHA LEE ARMSTRONG		25020 HWY 108	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
MATTHEW D & CRISTEN M MC KNIGHT		PO BOX 3225	MOSS BEACH	CA	94038	MOSS BEACH CA 94038
MATTHEW G PALMER		23380 TANAGER DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MATTHEW J & CARMEN J ENNIS		PO BOX 1152	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
MATTHEW R & KAREN A KAUFMAN		23050 FREDIANI WAY	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MATTHEW ROBERT ROE		3703 DUBLIN BLVD	DUBLIN	CA	94568	DUBLIN CA 94568
MATTHEW T & DRINDA E BRENNAN		4524 BUCKSKIN DR	ANTIOCH	CA	94531	ANTIOCH CA 94531
MAUREEN ANN ROMAC		1575 38TH AVE	SANTA CRUZ	CA	95062	SANTA CRUZ CA 95062
MAURICE J HYDER		19194 HIGHLANDER DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MAXINE YOUNG		14230 NORTHRIDGE RD	SONORA	CA	95370	SONORA CA 95370
MEDELINE GOULD		14997 SWENSON ST	SAN LEANDRO	CA	94579	SAN LEANDRO CA 94579
MEHDI PARVIZIAN	ZADEH MAHDIEH YOUSEF	PO BOX 526	DIABLO	CA	94529	DIABLO CA 94529
MEL D & PATTI M ALLEN		1556 CORTE DE PEARSON	SAN JOSE	CA	95124	SAN JOSE CA 95124
MELANY REIS-ABERNATHY	ABERNATHY KEVIN S	10024 N KENNETH WAY	DELHI	CA	95315	DELHI CA 95315
MELFORD A LARSON		520 E CENTER ST	MANTECA	CA	95336	MANTECA CA 95336
MELISSA HUGHES		18740 COLUMBIA DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MELITTA M REUTER		PO BOX 103	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
MELVIN A ISOLA	ISOLA PENELOPE K	7218 HOMEWOOD DR	OAKLAND	CA	94611	OAKLAND CA 94611
MELVIN W & KATHRYN LEWIS		19011 HURON DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MERCEDES MARIE BECK	BECK RANDALL KENT	1782 KOLOB DR	FAIRFIELD	CA	94534	FAIRFIELD CA 94534
MERRILL W ROSE	WEBER SUZANNE E	145 BOYD WAY	CARMEL	CA	93923	CARMEL CA 93923
MICAH EL P MOREY	MOREY PHYLLIS I	1107 CAMBRIDGE CT	MODESTO	CA	95350	MODESTO CA 95350
MICHAEL & BRITTANY RICKMAN		28257 S LINDLY LN	TRACY	CA	95304	TRACY CA 95304
MICHAEL & DIANE E DORN		2818 CHLOE CT	CASTRO VALLEY	CA	94546	3224 CASTRO VALLEY CA 94546 3224
MICHAEL & SANDRA GARCIA		19629 GREY OWL CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MICHAEL A & CHRISTINE R BUNOW		24705 QUARTZ AVE	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
MICHAEL A SOUZA	SOUZA GARY W	PO BOX 1939	TURLOCK	CA	95381	1939 TURLOCK CA 95381 1939
MICHAEL ALAN MILLER	MILLER CONSTANCE LOUISE	1011 HILLVIEW LN	WINTERS	CA	95694	2318 WINTERS CA 95694 2318
MICHAEL ANTHONY & TONI PATRICE BAUMGARTNER		2958 DE ANZA DR	RICHMOND	CA	94803	RICHMOND CA 94803
MICHAEL B BRADLEY	BRADLEY SHARON V	137 GLENVIEW DR	MARTINEZ	CA	94553	MARTINEZ CA 94553
MICHAEL BRADLEY & SANDRA LEE HAUCK		23223 KOREY CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MICHAEL CALBERT	DE ROSE CHRISTINA M	20477 SILVER DAWN DR	SONORA	CA	95370	SONORA CA 95370
MICHAEL D & SHONA M MACOMBER		9076 ROOKS RD	CENTERVILLE	OH	45458	CENTERVILLE OH 45458
MICHAEL D HIGUERA	BRANSCUM-HIGUERA EMILY	22036 MONTGOMERY RD	SONORA	CA	95370	SONORA CA 95370
MICHAEL DALE	DALE BARBARA	570 CROYDEN CT	SUNNYVALE	CA	94087	SUNNYVALE CA 94087
MICHAEL DAVID BEARDEN	BEARDEN JACQUELINE J	21827 LYONS BALD MT RD	SONORA	CA	95370	SONORA CA 95370
MICHAEL DEL CHASE		14710 NORTHRIDGE RD	SONORA	CA	95370	SONORA CA 95370
MICHAEL E & DEBORAH CARRANZA		3116 WYCLIFFE DR	MODESTO	CA	95355	MODESTO CA 95355
MICHAEL E CORSETTI	CORSETTI SUSAN L	309 SONORA DR	SAN MATEO	CA	94402	SAN MATEO CA 94402
MICHAEL E DIETLEIN	DIETLEIN JOANNE C	400 FENSALIR AVE	PLEASANT HILL	CA	94523	PLEASANT HILL CA 94523
MICHAEL E KAGAY	KAGAY DEBORAH L	15414 RIDGEWOOD DR	SONORA	CA	95370	SONORA CA 95370
MICHAEL F MANN	MANN JENNIFER L	1554 N MITCHELL CANYON RD	CLAYTON	CA	94517	CLAYTON CA 94517
MICHAEL G BENNETT	BENNETT MIRIAM V	2304 REEF CT	DISCOVERY BAY	CA	94505	DISCOVERY BAY CA 94505
MICHAEL J & GAIL MACKO		5831 CHENAULT DR	MODESTO	CA	95356	MODESTO CA 95356
MICHAEL J BURKS		617 HIGHLAND ST	CARSON CITY	NV	89703	CARSON CITY NV 89703
MICHAEL J GOODMAN	GOODMAN MICHAEL JOSEPH	21880 MONTGOMERY RD	SONORA	CA	95370	SONORA CA 95370
MICHAEL J REKOUTIS		PO BOX 1338	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MICHAEL JOHN & DANA JO LOVERN		8008 COWAN AVE	LOS ANGELES	CA	90045	LOS ANGELES CA 90045
MICHAEL JOHN GRCEVICH		2907 BEAVER RD	COPPEROPOLIS	CA	95228	COPPEROPOLIS CA 95228
MICHAEL L DE FERRARI	DE FERRARI CARLO	600 KING RICHARD LN	MODESTO	CA	95350	MODESTO CA 95350
MICHAEL L DIERKER	DIERKER KELLY M	PO BOX 1205	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MICHAEL L KUBASEK	KUBASEK PAM	18817 BROADHURST DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MICHAEL L MC CAFFREY	MC CAFFREY STEPHANIE G	PO BOX 67	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MICHAEL L OCONNELL	OCONNELL MARGARET A	PO BOX 501	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
MICHAEL LUDWIG		23820 HILLTOP CIR	TWAIN HARTE	CA	95383	9778 TWAIN HARTE CA 95383 9778
MICHAEL P & SHARON BUCKINGHAM		PO BOX 1193	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MICHAEL P & TRESA A FORD		412 PALM AVE	MODESTO	CA	95350	MODESTO CA 95350
MICHAEL P FRYHOFF	FRYHOFF ADRIENNE A	PO BOX 631	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MICHAEL P ZOSLOCKI	ZOSLOCKI WILLIAM N	1212 GLENBROOK WAY	MODESTO	CA	95355	MODESTO CA 95355
MICHAEL R & VANESSA L PRAUS		11841 DUBLIN GREEN DR	DUBLIN	CA	94568	DUBLIN CA 94568
MICHAEL R CUMMINS		3220 S HIGUERA ST	SAN LUIS OBISPO	CA	93401	SAN LUIS OBISPO CA 93401
MICHAEL R JANVIER	JANVIER CHRISTINE	2945 WINDSOR DR	ALAMEDA	CA	94501	ALAMEDA CA 94501
MICHAEL RUSSELL	CURTO JEAN	20505 SAPPHIRE RIDGE DR	SONORA	CA	95370	SONORA CA 95370
MICHAEL S & JOSEPHINE M MATO		5666 MONTCLAIR CIR	ROCKLIN	CA	95677	ROCKLIN CA 95677

MICHAEL S FORD	FORD SUSAN E	18748 TIMBER WOOD TRL	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MICHAEL STEVEN & JANE LOUISE JOHNSON		133 LOWELL ST	REDWOOD CITY	CA	94062	REDWOOD CITY CA 94062
MICHAEL T BARRETT	BARRETT LYNETTE S	PO BOX 835	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
MICHAEL THOMAS MARTIN	MARTIN CONNIE	164 RANCHO BONITO CIR	PETALUMA	CA	94954	PETALUMA CA 94954
MICHAEL V & JEAN CADY LAIRD		PO BOX 905	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MICHAEL W & ALEXANDRIA GAYNOR		7009 FIRETHORN DR	RIVERBANK	CA	95367	RIVERBANK CA 95367
MICHAEL W & BARBARA A SHIMONEK		18070 PIPIT CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MICHAEL W & JOANNE L CAROPRESO		13827 NORTHBRIDGE RD	SONORA	CA	95370	SONORA CA 95370
MICHAEL W & LINDA S BREWER		PO BOX 141	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MICHAEL W BODINET	BODINET DAWN	684 EMERALD ST	LIVERMORE	CA	94550	LIVERMORE CA 94550
MICHAEL W FIRESTONE		23437 CYPRESS CIR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MICHAEL W FLAGG		PO BOX 404	STANDARD	CA	95373	STANDARD CA 95373
MICHAEL Y PAYAN	PAYAN KAY SHARP	311 VIA GAYUBA	MONTEREY	CA	93940	MONTEREY CA 93940
MICHELE A & RANDAL W KNUDSON		420 DANBURY CIR	VACAVILLE	CA	95687	VACAVILLE CA 95687
MICHELE DIANE & STEPHANIE MARIE FLOYD		17835 E CEDAR LN	RIPON	CA	95366	RIPON CA 95366
MICHELLE ANNE WALSH	PORRAZZO NICOLE	214 SYLVAN WAY	EMERALD HILLS	CA	94062	3953 EMERALD HILLS CA 94062 3953
MICHI LAI		4250 24TH ST	SAN FRANCISCO	CA	94114	SAN FRANCISCO CA 94114
MICKY M & LINDA S LOVELL		733 GLENBURY WAY	SAN JOSE	CA	95123	SAN JOSE CA 95123
MIGUEL & JUANITA A CARRASCO		PO BOX 725	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MIGUEL A REYNA		459 DOUMA WAY	RIPON	CA	95366	RIPON CA 95366
MIKE & SHERRI LAIRD		PO BOX 493	ESCALON	CA	95320	ESCALON CA 95320
MIKE CARPENTER	CARPENTER VICKY	PO BOX 695	SHADY COVE	OR	97539	SHADY COVE OR 97539
MILDRED E KERN		2316 E FINLAND	STOCKTON	CA	95205	STOCKTON CA 95205
MILDRED L MONTGOMERY		18175 WARDS FERRY RD	SONORA	CA	95370	SONORA CA 95370
MILE HIGH SKI CLUB		PO BOX 2403	MERCED	CA	95344	MERCED CA 95344
MILTON BARRY & JOANNE GARCIA JONES		1020 W HARDING WAY	STOCKTON	CA	95203	STOCKTON CA 95203
MILTON GUIDOTTI	GUIDOTTI ROSEMARY	37498 FOOTHILL RD	SOLEDAD	CA	93960	SOLEDAD CA 93960
MILTON T & ANDREA L MEDEIROS		16130 ORANGE BLOSSOM RD	OAKDALE	CA	95361	9522 OAKDALE CA 95361 9522
MINERVA CORRAL		PO BOX 362	HOLLISTER	CA	95024	HOLLISTER CA 95024
MITCHELL & CHRISTINE M CIPRIANO		179 BELWOOD GATEWAY	LOS GATOS	CA	95032	LOS GATOS CA 95032
MITCHELL A LUCE-MCKAY		23747 FREMONT WAY	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MITCHELL GABRIEL	GENNIS MARIANNE	1530 GHIONE DR	HOLLISTER	CA	95023	HOLLISTER CA 95023
MONTE THOMAS GRAY		PO BOX 38	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
MOSES & RUTH S RISCHIN		350 ARBALLO DR	SAN FRANCISCO	CA	94132	SAN FRANCISCO CA 94132
MOYIE LYNETTE SILVA		8480 B NORTH LAKE DR	DUBLIN	CA	94568	DUBLIN CA 94568
MUHAMED CAUSEVIC		4068 PALADIN DR	SAN JOSE	CA	95124	SAN JOSE CA 95124
MUMFORD R & JANET V ALLEN		PO BOX 142	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MURRAY MOORE	MOORE ROBYN J C	18160 TEAGUE LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
MYRON E & CINDY E GIPP		4037 MOUNTAIN VIEW RD	HUGHSON	CA	95326	HUGHSON CA 95326
NADINE C MURPHY		336 CONCANNON ST	SANTA CLARA	CA	95050	SANTA CLARA CA 95050
NADINE SCHMIDT SPARLING		5420 COMSTOCK RD	HOLLISTER	CA	95023	HOLLISTER CA 95023
NANCI D AMOS		1744 VALPICO DR	SAN JOSE	CA	95124	SAN JOSE CA 95124
NANCY A BURNETT		2821 FERNWOOD ST	SAN MATEO	CA	94403	SAN MATEO CA 94403
NANCY A SMILEY		10956 GREEN ST	COLUMBIA	CA	95310	COLUMBIA CA 95310
NANCY E MENGEBIER		2081 ALMONDWOOD LN	MERCED	CA	95340	MERCED CA 95340
NANCY L MILES		110 PRINTIVILLE CT	SAN JOSE	CA	95138	SAN JOSE CA 95138
NANCY L TAN		98 EDGE MAR ST	DALY CITY	CA	94014	DALY CITY CA 94014
NANCY MARGARET MARTIN	MARTIN RANDY SCOTT	1349 SARATOGA AVE	GROVER BEACH	CA	93433	GROVER BEACH CA 93433
NATALIE C THIELE		2501 MONTGOMERY WAY	SACRAMENTO	CA	95818	SACRAMENTO CA 95818
NATHAN & TAMARA APPLE		2441 45TH AVE	SAN FRANCISCO	CA	94116	SAN FRANCISCO CA 94116
NATHAN C & STEPHANIE J WOODHAMS		1876 EDESEL DR	MILPITAS	CA	95035	MILPITAS CA 95035
NATHANIEL A & VIRGINIA W SCOBLE		2429 GAMAY CT	MODESTO	CA	95356	MODESTO CA 95356
NATHANIEL L SMITH		PO BOX 471	TUOLUMNE	CA	95379	TUOLUMNE CA 95379
NEAL ARMSTRONG		PO BOX 6315	WILLISTON	ND	58802	WILLISTON ND 58802
NEAL PARTNERS LP		3823 N HWY 59	MERCED	CA	95341	MERCED CA 95341
NEALE E BRASSSELL		1220 LOS PADRES CT	CHESTERFIELD	MO	63017	CHESTERFIELD MO 63017
NEIL A & KIMBERLEE M EVANS		22280 YERBA SANTA RD	SONORA	CA	95370	SONORA CA 95370
NEIL A MILL		23090 BALD MOUNTAIN RD-N	SONORA	CA	95370	SONORA CA 95370
NEIL B GOODHUE	GOODHUE DIANE	PO BOX 11015	OAKLAND	CA	94611	OAKLAND CA 94611
NEIL E & MELISSA JOHNSON		23242 FRANCO LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
NEIL MONNEY		49 SHORELAND DR	KEY LARGO	FL	33037	KEY LARGO FL 33037
NELSON A & JOSIE M FIALHO		3839 PHOEBE CT	PLEASANTON	CA	94566	PLEASANTON CA 94566
NICHOLAS MILO & GERALYN BEATRICE YALICH		227 KNOLLWOOD DR	SAN RAFAEL	CA	94901	SAN RAFAEL CA 94901
NICHOLAS R & JANICE M CARTER		555 MOZART CT	SUNNYVALE	CA	94087	SUNNYVALE CA 94087

NICHOLAS W & KAYLEEN L KEITH		PO BOX 788	SOULSBYVILLE	CA	95372	SOULSBYVILLE CA 95372
NICOLE LEE PENA	SOUSA AMANDA RUTH T	9519 JACKSON RD	OAKDALE	CA	95361	OAKDALE CA 95361
NINA CASSISI-AHLERS	AHLERS ROBERTO C	10270 STERLING BLVD	CUPERTINO	CA	95014	CUPERTINO CA 95014
NINA L KLING		PO BOX 822	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
NO CALIF CHRISTIAN SERV CAMP	(HEAVNLY HILL CHRISTIAN CAMP)	PO BOX 1628-HAYES	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
NOAH & LORNA WILLIAMS		5397 MENDES CT	ATWATER	CA	95301	ATWATER CA 95301
NOEL A HATCH	HATCH LINDA S	19144 SUPERIOR DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
NORA B HOFF		1300 NE 16TH AVE	PORTLAND	OR	97232	PORTLAND OR 97232
NORBERT E REGELIN		PO BOX 1475	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
NORMAN A & DENISE SILVA		20487 W OPAL CT	HILMAR	CA	95324	HILMAR CA 95324
NORMAN D & LESA A SCHMIDT		2605 EMERALD WAY	TURLOCK	CA	95382	TURLOCK CA 95382
NORMAN J & KRISTI FERRANDO		523 FUCHSIA DR	BENICIA	CA	94510	BENICIA CA 94510
NORMAN STINSON	STINSON TERRI	3861 MEADOW WOOD DR	EL DORADO HILLS	CA	95762	EL DORADO HILLS CA 95762
NORMAN STINSON	STINSON TERRI	38961 MEADOW WOOD DR	EL DORADO HILLS	CA	95762	EL DORADO HILLS CA 95762
NORMAN T R HEATHORN	HEATHORN DOLORES E	15 SHADOW OAK RD	DANVILLE	CA	94526	DANVILLE CA 94526
NUNCY J PATANIA	PATANIA GLORIA A	PO BOX 4993	SONORA	CA	95370	SONORA CA 95370
OCEAN & MANUEL ARELLANO		PO BOX 3230	SONORA	CA	95370	SONORA CA 95370
ODD FELLOWS SIERRA REC ASSN		PO BOX 116	LONG BARN	CA	95335	LONG BARN CA 95335
ONITA M POMBO	LIEGHTON DOROTHY K	32919 S TRACY BLVD	TRACY	CA	95377	TRACY CA 95377
ORLEY G RYALS		24220 S FORK RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ORVILLE J ELLWANGER	ELLWANGER MAVIS I	9800 STANISLAUS RIVER DR	OAKDALE	CA	95361	OAKDALE CA 95361
ORVILLE PHARRIS	PHARRIS ANN	PO BOX 374	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
OSCAR R RICCI	RICCI DOROTHY A	19839 MINE MEADOW CT	SONORA	CA	95370	SONORA CA 95370
OTIS L & LORRAINE S WALKER		4078 AMOS WAY	SAN JOSE	CA	95135	SAN JOSE CA 95135
OTTO WILLIAM GIULIANI	GIULIANI JANICE EILEEN	PO BOX 2124	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
OWEN RANSOM		PO BOX 1716	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PAMELA A LEDWICK	DOUGLAS CHRISTINA	20595 RESORT RD	SONORA	CA	95370	SONORA CA 95370
PAMELA B HOLLY		23222 CRESTA DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PAMELA J TOBECK		23371 TANAGER DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PAMELA L RANSOM		PO BOX 1337	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PAMELA S MC KEE		95 GOLDEN OAK DR	PORTOLA VALLEY	CA	94028	PORTOLA VALLEY CA 94028
PAMELA S WESTMORE		PO BOX 754	ARROYO SECO	NM	87514	ARROYO SECO NM 87514
PAOLO C SALINI	SALINI ANDREA D	406 W 36TH AVE	SAN MATEO	CA	94403	SAN MATEO CA 94403
PASTOR OF ALL SAINTS CHURCH		PO BOX 1807	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PASTOR OF ALL SAINTS CHURCH		PO BOX 642	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PATRICIA A JOHNSON		PO BOX 474	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PATRICIA A KERN		1982 18TH AVE	SAN FRANCISCO	CA	94116	SAN FRANCISCO CA 94116
PATRICIA A PARSON		1884 KNOX ST	CASTRO VALLEY	CA	94546	CASTRO VALLEY CA 94546
PATRICIA C MILLER		3635 HOLLISTER DR	LAKE HAVASU CITY	AZ	86406	LAKE HAVASU CITY AZ 86406
PATRICIA COHEN SHARP		320 HARDING AVE	LOS GATOS	CA	95032	LOS GATOS CA 95032
PATRICIA L BREMICKER		23812 SIERRA PINE AVE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PATRICIA L HUNT		3255 HACKAMORE DR	HAYWARD	CA	94541	HAYWARD CA 94541
PATRICIA L NOONAN		23857 KIT CARSON DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PATRICIA R OGARA		26100 LONG BARN RD	LONG BARN	CA	95335	LONG BARN CA 95335
PATRICK A TRACY		1225 VIENNA DR	SUNNYVALE	CA	94089	SUNNYVALE CA 94089
PATRICK COHEN		PO BOX 165	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
PATRICK D KINNEY	LORENS EWA	28009 NOB HILL CT	HAYWARD	CA	94542	HAYWARD CA 94542
PATRICK D MC GINNIS	CONNELLY INEZ	PO BOX 647	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PATRICK F JOY	JOY MARTHA J	15 RANCH RD	ORINDA	CA	94563	ORINDA CA 94563
PATRICK HUGH & CORINNE SUE DAY		15 MURLAGAN AVE	MOUNTAIN VIEW	CA	94040	MOUNTAIN VIEW CA 94040
PATRICK J KELLY	KELLY LESLIE A	1051 TEHAMA AVE	MENLO PARK	CA	94025	MENLO PARK CA 94025
PATRICK J WESELOH		PO BOX 34	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PATRICK R SAVONI		5450 OLD SAN JOSE RD	SOQUEL	CA	95073	SOQUEL CA 95073
PAUL & DEBRA LANNING		1212 OAKLAND RD	SAN JOSE	CA	95112	SAN JOSE CA 95112
PAUL & JOANNE H MITTMANN		811 JADE WAY	ANAHEIM	CA	92805	ANAHEIM CA 92805
PAUL & MARGARET SLAKEY		38 BLACHFORD CT	OAKLAND	CA	94611	OAKLAND CA 94611
PAUL A BURRIDGE	BURRIDGE JIHAN L	6230 BOTHELL CIR	SAN JOSE	CA	95123	SAN JOSE CA 95123
PAUL A DONOHUE		781 AMBROSE DR	SALINAS	CA	93901	SALINAS CA 93901
PAUL B CETANI	CETANI STEPHANIE A	17370 RINGEL DR	MORGAN HILL	CA	95037	MORGAN HILL CA 95037
PAUL B DIERS	DIERS CONNIE C	2600 CARMICHAEL WAY	TURLOCK	CA	95382	TURLOCK CA 95382
PAUL C SHATTUCK	SHATTUCK MARY ANN	1969 AMESBURY CT	WALNUT CREEK	CA	94596	WALNUT CREEK CA 94596
PAUL CORTSEN NATTKEMPER	NATTKEMPER DONNA MARIE	22480 RED RIVER DR	SONORA	CA	95370	SONORA CA 95370
PAUL D & WILLIAM P HUTT		PO BOX 1982	OAKDALE	CA	95361	OAKDALE CA 95361
PAUL E & LISA M HANCE		2306 25TH AVE	SAN FRANCISCO	CA	94116	SAN FRANCISCO CA 94116

PAUL E MUNDY		PO BOX 1441	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PAUL HERMAN & CATHIE SANDS		1260 N MICHIGAN AVE	PASADENA	CA	91104	PASADENA CA 91104
PAUL J & LAURIE WILD		23882 MARSHAL WAY	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PAUL J & LISA L KARSON		605 BURLINGAME AVE	BURLINGAME	CA	94010	BURLINGAME CA 94010
PAUL J CROSKREY		23520 MIDDLE CAMP RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PAUL JAMES RALSTON		7508 DUMAS DR	CUPERTINO	CA	95014	CUPERTINO CA 95014
PAUL KRAWCHUK	KRAWCHUK DOLORES	PO BOX 686	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PAUL L BEERY	BEERY RUTH N	24796 HIGHWAY 108	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
PAUL R & MICHELLE J SHELL		2516 WINGED FOOT RD	BRENTWOOD	CA	94513	BRENTWOOD CA 94513
PAUL R REINHART		23759 SIERRA PINE AVE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PAUL S EMERY		18670 VALLEY VIEW CT	TUOLUMNE	CA	95379	TUOLUMNE CA 95379
PAUL V & ANNELIES C SQUERI		3937 LONESOME PINE RD	REDWOOD CITY	CA	94061	REDWOOD CITY CA 94061
PAUL W & CORRINE KRONAUGE		90 ALAMEDA DE KAS PULGAS	REDWOOD CITY	CA	94062	REDWOOD CITY CA 94062
PAUL W & JULIE A HARRIS		19245 MICHIGAN DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PAUL W POWELL		22 ELWOOD ST	REDWOOD CITY	CA	94062	REDWOOD CITY CA 94062
PAUL WIIMAYER	WITTMAYER DIANNE	625 WENDELL DR	CAMPBELL	CA	95008	CAMPBELL CA 95008
PAULA A DONOHUE		781 AMBROSE DR	SALINAS	CA	93901	SALINAS CA 93901
PAULA R COLEN		13788 MOUNTAIN BOY MINE RD	SONORA	CA	95370	SONORA CA 95370
PAULINE MANUEL MOLICA		13 BLACKBERRY CT	LODI	CA	95242	LODI CA 95242
PEGGY TAGABAN	LONG WANDA L	23885 LEISURE DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PENN W MULLIN-FULLERTON		124 LINDEN LN	SAN RAFAEL	CA	94901	SAN RAFAEL CA 94901
PENNY DEE FOUSE		6455 MOJAVE DR	SAN JOSE	CA	95120	SAN JOSE CA 95120
PENNY LYNN LEVITUS		23333 GURNEY STATION RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PENSCO TR CO CUSTODIAN	FBO GARCIA DANIEL	PO BOX 173859	DENVER	CO	80217	DENVER CO 80217
PENSCO TR CO CUSTODIAN	GARCIA DANIEL IRA	560 MISSION ST	SAN FRANCISCO	CA	94105	2907 SAN FRANCISCO CA 94105 2907
PETER & CHRISTINE ADAMAKIS		1709 LEGEND CT	MODESTO	CA	95357	MODESTO CA 95357
PETER & DEBORAH READ		213 CORTE DE LA REINA	WALNUT CREEK	CA	94598	WALNUT CREEK CA 94598
PETER A CHROMAN	CHROMAN ELEANOR G	5519 GREENRIDGE RD	CASTRO VALLEY	CA	94546	CASTRO VALLEY CA 94546
PETER A NIELSEN	NIELSEN TONIA D	610 COUNTRYSIDE CT	BRENTWOOD	CA	94513	BRENTWOOD CA 94513
PETER A ROSENBLADT	ROSENBLADT GERTRUAD	2848 CONCORD LN	SANTA CLARA	CA	95051	SANTA CLARA CA 95051
PETER A THULIN	THULIN SHEILA A	9204 N SOLON RD	RICHMOND	IL	60071	RICHMOND IL 60071
PETER B SNOOK	SNOOK GLADYS ANN	14437 BRIGGS RD	WILLCOX	AZ	85643	WILLCOX AZ 85643
PETER BRIAN MARX		22355 FORTUNA MINE RD	SONORA	CA	95370	SONORA CA 95370
PETER D INGRAM-CAUCHI	MERCADAL NATALIA	1761 CLEVELAND AVE	SAN JOSE	CA	95126	SAN JOSE CA 95126
PETER E & MARIE H KOLDA		814 MULBERRY LN	SUNNYVALE	CA	94087	SUNNYVALE CA 94087
PETER J & JANET L SPEECE		PO BOX 23016	CHAGRIN FALLS	OH	44023	CHAGRIN FALLS OH 44023
PETER J OBRIEN	OBRIEN LORRAINE M	9 SYCAMORE CT	REDWOOD CITY	CA	94061	REDWOOD CITY CA 94061
PETER J SIRAGUSA	SIRAGUSA SUSAN M	136 SAN LUIS WAY	NOVATO	CA	94945	NOVATO CA 94945
PETER JOSEPH TOKARSKI	TOKARSKI JULIA	1533 WESTMOOR RD	BURLINGAME	CA	94010	BURLINGAME CA 94010
PETER K MEIER		19848 WANITA WAY	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PHIL BURNETT		1457 MELWOOD DR	SAN JOSE	CA	95118	SAN JOSE CA 95118
PHIL J CARMACK	CARMACK BROOKE A	500 MAGNOLIA LN	SANTA CLARA	CA	95051	SANTA CLARA CA 95051
PHILIP D JONES	JONES BEVERLY J	PO BOX 1253	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PHILIP D WHITE	WHITE IRENE R	316 DARWIN ST	SANTA CRUZ	CA	95062	SANTA CRUZ CA 95062
PHILIP GILES GARRAHAN	GARRAHAN MOLLY FRIEL	22135 PASEO DE LOS PORTALES	SONORA	CA	95370	SONORA CA 95370
PHILIP H WELLS		PO BOX 814	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
PHILIP J CARMACK	CARMACK BROOKE A	500 MAGNOLIA LN	SANTA CLARA	CA	95051	SANTA CLARA CA 95051
PHILIP P MAXWELL	MAXWELL NANCY R	PO BOX 1244	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PHILLIP & SHEILA STANGER		17910 CHICKADEE LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PHILLIP C & EILEEN C GARNIN		315 CONWAY DR	DANVILLE	CA	94526	DANVILLE CA 94526
PHILLIP JAMES GROSSMAN	GROSSMAN JENNIFER	17793 MOUNTAIN RIDGE DR	SONORA	CA	95370	SONORA CA 95370
PHILLIP M MILLSPAUGH	MILLSPAUGH ALICE P	481 CASCADE DR	MILL VALLEY	CA	94941	MILL VALLEY CA 94941
PHILLIP R TOMASEVICH	TOMASEVICH DEBRA	PO BOX 222	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
PHILLIP V HATLER	MARTINEZ BRENDA S	PO BOX 1844	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
PHYLLIS DIANE ENOS	HARMON DENISE DIANE	866 POST AVE	OAKDALE	CA	95361	OAKDALE CA 95361
PHYLLIS ELAINE BIANCO	KANE ROSALIE D	1838 SPOKANE RD	WEST SACRAMENTO	CA	95691	WEST SACRAMENTO CA 95691
PHYLLIS H LEAL		4360 DIAMOND ST	CAPITOLA	CA	95010	CAPITOLA CA 95010
PHYLLIS J & MICHAEL C OSHEA		1945 CRESTMONT DR	SAN JOSE	CA	95124	SAN JOSE CA 95124
PHYLLIS M HESTER		1000 DETROIT AVE	CONCORD	CA	94518	CONCORD CA 94518
PHYLLIS M MORASCI		1118 W KEYES RD	MODESTO	CA	95351	MODESTO CA 95351
PHYLLIS M PRESTON		23714 KIT CARSON DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
PHYLYS M SMITH		23744 HWY 108	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
POL ARIE W & EDELIA VANDER		2701 BALL CT	TURLOCK	CA	95282	TURLOCK CA 95282
POPLAR CRT TOWNHOMES HO ASSN		PO BOX 939	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383

PRENTISS W & GERALDINE E JACKSON		PO BOX 886	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
R DUANE SWANSON CONST INC		18859 MICRO-TRONICS WAY	SONORA	CA	95370	SONORA CA 95370
RACHEL L GOMEZ	AGUILAR MONICA B	17623 WICKMAN PL	SAN LORENZO	CA	94580	SAN LORENZO CA 94580
RACHEL M VUYOVICH		16601 STENT CUT OFF RD	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
RAFAEL J CRUZ	CRUZ KRISTIN	23423 MOUNTAIN DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RALPH A & MARY JO H FEOLA		PO BOX 263	LONG BARN	CA	95335	LONG BARN CA 95335
RALPH E HASLAM		1395 HI MOUNTAIN RD	ARROYO GRANDE	CA	93420	ARROYO GRANDE CA 93420
RALPH E QUINONES	MOSQUERA EMILY	26795 WAUCHULA WAY	HAYWARD	CA	94545	HAYWARD CA 94545
RALPH GARCIA	GARCIA PEARL	30696 BRAE BURN AVE	HAYWARD	CA	94544	HAYWARD CA 94544
RALPH M GEISSLER		PO BOX 1705	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RAMOND E MARIOTTINI	MARIOTTINI PATRICIA A	1048 MONTEREY ST	HOLLISTER	CA	95023	HOLLISTER CA 95023
RANDAL A & CAROLYN F VILLATA		19119 HURON DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RANDALL & LAURA GRAY		109 BRADLEY DR	SANTA CRUZ	CA	95060	SANTA CRUZ CA 95060
RANDALL A MILLER	MILLER CAMILLE J	PO BOX 2119	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RANDOLPH A & YVONNE M CHAVEZ		1555 KELLY PARK CIR	MORGAN HILL	CA	95037	MORGAN HILL CA 95037
RANDY & JANINE M QUESTO		22534 41641 LYONS BALD MOUNTAIN	SONORA	CA	95370	SONORA CA 95370
RANDY J & GEORGINA P WHITE		1664 HICKORY AVE	SAN LEANDRO	CA	94579	SAN LEANDRO CA 94579
RANDY KRASSOW	KRASSOW JANET	106 GENEVA CT	SANTA CRUZ	CA	95060	SANTA CRUZ CA 95060
RAY A R & HEIDI B KERBASSI		360 E EVELYN AVE	SUNNYVALE	CA	94086	SUNNYVALE CA 94086
RAY C ENGEL	ENGEL BOBBIE J	13025 SILVER WOLF RD	RENO	NV	89511	RENO NV 89511
RAY DE FEHR	DE FEHR EDITH	PO BOX 526	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RAYMOND A & LINDA A PRYOR		PO BOX 948	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
RAYMOND D ASCHWANDEN	ASCHWANDEN FEBIA V	2601 E LINWOOD	TURLOCK	CA	95380	TURLOCK CA 95380
RAYMOND E RAY	RAY LOIS A	PO BOX 448	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RAYMOND F & ELENA A RIFENBURG		12045 CLEARLEN AVE	WHITTIER	CA	90604	WHITTIER CA 90604
RAYMOND F MICHAEL	MICHAEL BILLIE J	1554 MATHESON RD	CONCORD	CA	94521	CONCORD CA 94521
RAYMOND J KELLEHER	KELLEHER CONNIE M	PO BOX 602	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
RAYMOND L KLEIN	KLEIN VERA E	PO BOX 1566	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RAYMOND M & CAROL E DOVIK		23364 TANAGER DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RAYMOND R ROY		4270 COUNTY ROAD 4206	CAMPBELL	TX	75422	CAMPBELL TX 75422
RAYMOND S & AUDREE L GADA		4431 CHAPMAN RD	MODESTO	CA	95356	MODESTO CA 95356
RAYMOND S GADA		1100 N CARPENTER RD	MODESTO	CA	95351	MODESTO CA 95351
REED ANTON & CYNTHIA A SAMMET		112 ESTERBY AVE	SANTA CRUZ	CA	95060	SANTA CRUZ CA 95060
REGIE A & BONNIE L MORITZ		6300 COCHRAN DR	BAKERSFIELD	CA	93309	BAKERSFIELD CA 93309
REGINA E KING		1035 BRADY AVE	MODESTO	CA	95350	MODESTO CA 95350
REGINALD W STREET		560 BLAIR AVE	PIEDMONT	CA	94611	PIEDMONT CA 94611
RENE LA FORGE		PO BOX 187	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
RENIER F VAN WAESBERGHE		19225 SUPERIOR DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
REST BIBLE CONF COR PREACHERS		PO BOX 2108	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
REXFORD L WEICHHART	WEICHHART SUSAN HOWELL	121 YGNACIO CT	WALNUT CREEK	CA	94598	WALNUT CREEK CA 94598
RHEA JOYCE ASTON		7242 N TEILMAN AVE	FRESNO	CA	93711	FRESNO CA 93711
RHEA JOYCE ASTON		2820 W BRENTFORD CT	FRESNO	CA	93711	FRESNO CA 93711
RHETT WHISENHUNT		PO BOX 1454	PINECREST	CA	95364	PINECREST CA 95364
RICARDO DE LEON		1 PALMATUM	IRVINE	CA	92620	IRVINE CA 92620
RICH J & DEBRA L CORDEIRO		10352 DEXTER LN	COULTERVILLE	CA	95311	COULTERVILLE CA 95311
RICHARD & ANNE BALDWIN		1000 SMITH AVE	CAMPBELL	CA	95008	CAMPBELL CA 95008
RICHARD & CHRISTINA MALDONADO		3586 BLACKHAWK DR	TEMPLETON	CA	93465	TEMPLETON CA 93465
RICHARD & LEONA C MENDEZ		23682 ONTARIO DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARD & RUTH MOODY		6807 W PEDERSON CIR	ESCANABA	MI	49829	ESCANABA MI 49829
RICHARD & STACEY PINKNEY		3944 W LOS POSITAS BLVD	PLEASANTON	CA	94588	PLEASANTON CA 94588
RICHARD A & CINDY L RIVERA		15060 REDWOOD WAY	SONORA	CA	95370	SONORA CA 95370
RICHARD A & IRENE PARKER		59 SAN MARCOS CT	SALINAS	CA	93901	SALINAS CA 93901
RICHARD A & LAURA J KUEBLER		19817 GREENVIEW DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARD A GIRARD	GIRARD WINNIFRED J	395 EVERGREEN DR	SOUTH SAN FRANCIS	CA	94080	SOUTH SAN FRANCIS CA 94080
RICHARD A KERN		PO BOX 1226	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
RICHARD ALAN & DIANNA MARIE SHIRK		17555 POND-DEROSA LN	SALINAS	CA	93907	SALINAS CA 93907
RICHARD B & DOROTHY G MOULTHROP		PO BOX 2020	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARD B & DOROTHY G MOULTHROP		24219 S FORK RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARD C EKKER	BURGUNDY ROSALIND E	PO BOX 1908	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARD C ERICKSON	ERICKSON ZANETTA J	2873 FOWLER RD	CERES	CA	95307	CERES CA 95307
RICHARD D RYAN	RYAN LORRAINE M	26766 TRINIDAD ST	HAYWARD	CA	94545	HAYWARD CA 94545
RICHARD E & SHANNON H GALLET		23861 HILLTOP CIR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARD E BERRY	BERRY ANA MARIA	73 SAN BENITO	BRISBANE	CA	94005	BRISBANE CA 94005
RICHARD E JORGENSEN		PO BOX 48	COLUMBIA	CA	95310	COLUMBIA CA 95310

RICHARD E LANDERS	LANDERS GEORGIA RAE	48 REDWOOD DR	KENTFIELD	CA	94904	2559 KENTFIELD CA 94904 2559
RICHARD E SCHWARZMANN	SCHWARZMANN NANCY	23875 S FORK RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARD F KNISELY	KNISELY LYNNE	23693 CONFIDENCE SOUTH FORK	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARD F MORGAN	MORGAN BEVERLY A	21222 BLOSS AVE	HILMAR	CA	95324	HILMAR CA 95324
RICHARD G BATEZELL	BATEZELL KAY F	23686 KIT CARSON DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARD HAROLD & DEBRA GALE HARVEY KLEITMAN		2948 BEDFORD DR	MERCED	CA	95340	MERCED CA 95340
RICHARD HENRY RAUSCHMEIER		PO BOX 430	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARD IVAN PRICE	PRICE BILLIE JOY	PO BOX 340	LONG BARN	CA	95335	LONG BARN CA 95335
RICHARD J & CYNTHIA Y FLETCHER		513 ROBINHOOD RD	MODESTO	CA	95350	MODESTO CA 95350
RICHARD J & MONA S STEFANIK		60 JANE ANN WAY	CAMPBELL	CA	95008	CAMPBELL CA 95008
RICHARD J BROTHERTON	BERG DOUGLAS J	2212 BRITTAN AVE	SAN CARLOS	CA	94070	SAN CARLOS CA 94070
RICHARD J MANNINI	MANNINI SANDRA R	19154 SUPERIOR DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARD J MILANO		713 TERRACE CT	LOS ALTOS	CA	94024	LOS ALTOS CA 94024
RICHARD J SIBLEY		4585 MAUREEN CIR	LIVERMORE	CA	94550	LIVERMORE CA 94550
RICHARD J YARBROUGH		PO BOX 705	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
RICHARD L NELSON	ALMQUIST SANDRA	799 VIA COLINAS	WESTLAKE VILLAGE	CA	91362	WESTLAKE VILLAGE CA 91362
RICHARD L NEWACHECK		819 MOUNTAINVIEW DR	LAFAYETTE	CA	94549	LAFAYETTE CA 94549
RICHARD L RUSSELL	RUSSELL JO ANNE C	9381 WINDY FEN CT	ELK GROVE	CA	95758	ELK GROVE CA 95758
RICHARD M & COLEEN A BAPTISTA		22 QUEEN ANNE CT	MILLBRAE	CA	94030	MILLBRAE CA 94030
RICHARD M & ROSE M MC HONE		PO BOX 800	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARD M & STACEY A PINKNEY		3944 W LAS POSITAS BLVD	PLEASANTON	CA	94588	PLEASANTON CA 94588
RICHARD M HERNANDEZ	HERNANDEZ RICHARD	PO BOX 328	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
RICHARD M PELLARIN	PELLARIN MARY SUE	2232 S NELLIS BLVD	LAS VEGAS	NV	89104	LAS VEGAS NV 89104
RICHARD M PELLARIN	PELLARIN MARGARET M	3473 LA MESA DR	SAN CARLOS	CA	94070	SAN CARLOS CA 94070
RICHARD M SALOMON		30 S ORANGE AVE	LODI	CA	95240	LODI CA 95240
RICHARD M SPENCE	SPENCE DONNA L	8933 SIESTA CT	TRACY	CA	95304	TRACY CA 95304
RICHARD M YOUNG	YOUNG PATRICIA C	14550 OLD OAK RANCH RD	SONORA	CA	95370	SONORA CA 95370
RICHARD MOODY		6807 W PEDERSON CIR	ESCANABA	MI	49829	ESCANABA MI 49829
RICHARD N BUYS	SERAFINE-BUYS L M	PO BOX 766	CLEMENTS	CA	95227	CLEMENTS CA 95227
RICHARD P COTTER		PO BOX 485	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
RICHARD P GUINASSO	GUINASSO CHARLIEN P	25117 HWY 108	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
RICHARD R RATHBUN		33 MAPLEWOOD DR	SALINAS	CA	93901	SALINAS CA 93901
RICHARD R RODUNER	RODUNER ELEANOR M	3259 W RODUNER RD	MERCED	CA	95341	MERCED CA 95341
RICHARD S & MARLENE P BRODDIE		PO BOX 985	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARD S CHIMENTI	CHIMENTI REBECCA E	488 N ARBONA CIR	SONORA	CA	95370	SONORA CA 95370
RICHARD S FRIEDLANDER	FRIEDLANDER LORRAINE M	PO BOX 646	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARD SCOTT		19140 HIGHLANDER DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARD SCOTT CLAMP		23847 HILLTOP CIR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARD W & LYNDA K LENNOX		1380 NW STATE ST	CHEHALIS	WA	98532	CHEHALIS WA 98532
RICHARD W POLK		PO BOX 1777	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RICHARDS G SCOTT	RICHARDS SIDNI A	PO BOX 102	LONG BARN	CA	95335	LONG BARN CA 95335
RICK & DEBRA CORDEIRO		10352 DEXTER LN	COULTERVILLE	CA	95311	COULTERVILLE CA 95311
RICK NEIHART		PO BOX 182	SOMESBAR	CA	95568	SOMESBAR CA 95568
RICKY & STEPHANIE DAVIS		PO BOX 929	PIONEER	CA	95666	PIONEER CA 95666
RICKY CANEPA	RODRIGUEZ RONALD	13589 KINCAID FLAT RD	SONORA	CA	95370	SONORA CA 95370
RICKY DAVIS	DAVIS ELIZABETH A	22350 PASEO DE LOS PORTALES	SONORA	CA	95370	SONORA CA 95370
RICKY R & JENNIFER GATTI		924 PARK PACIFICA AVE	PACIFICA	CA	94044	PACIFICA CA 94044
RIDGELEY T SCHNEIDER	SCHNEIDER SALLY A	14890 MONO WAY	SONORA	CA	95370	SONORA CA 95370
RIGGINS M & KATHERINE CHRIS		1630 PASEO DEL CAJON	PLEASANTON	CA	94566	PLEASANTON CA 94566
ROBERT & GILDA F VEGA		1675 MARKET ST	SANTA CLARA	CA	95050	SANTA CLARA CA 95050
ROBERT & ILEANA GRYCEL		2288 NABO CT	COPPEROPOLIS	CA	95228	COPPEROPOLIS CA 95228
ROBERT & JANET DIAS		PO BOX 486	HILMAR	CA	95324	HILMAR CA 95324
ROBERT & SUSAN COLOMBO		615 WEST ST	PETALUMA	CA	94952	PETALUMA CA 94952
ROBERT & SYLVA L BECKER		PO BOX 13714	SCOTTSDALE	AZ	85258	SCOTTSDALE AZ 85258
ROBERT & TARA STONE		19650 HACIENDA HEIGHTS RD	SONORA	CA	95370	SONORA CA 95370
ROBERT & WENDY OLSEN		5184 CUNNINGHAM CT	CASTRO VALLEY	CA	94546	CASTRO VALLEY CA 94546
ROBERT A & CYNTHIA L WILK		PO BOX 803	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
ROBERT A & DIANE A BECKER		23448 ONTARIO DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT A & HELEN H ELLIS		PO BOX 3654	VISALIA	CA	93278	VISALIA CA 93278
ROBERT A GIRARDI	GIRARDI MARY E	PO BOX 3525	SONORA	CA	95370	SONORA CA 95370
ROBERT A GOBLER	GOBLER JACQUELINE L	22271 PASEO DE LOS PORTALES	SONORA	CA	95370	SONORA CA 95370
ROBERT A HENRY	HENRY CONCETTA M	23471 LAKEWOOD DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT A HYER		405 CABERNET ST	CLOVERDALE	CA	95425	CLOVERDALE CA 95425
ROBERT A MOEN	MOEN LANITA F	2136 ELLESMERE CT	TURLOCK	CA	95382	TURLOCK CA 95382

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ROBERT A REIDY		3066 21ST AVE	SAN FRANCISCO	CA	94132	SAN FRANCISCO CA 94132
ROBERT A SCHERER	SCHERER CHARLOTTE D	581 AUGUSTA DR	MORAGA	CA	94556	MORAGA CA 94556
ROBERT BRONZAN	BRONZAN ROSEMARY	865 MOHAWK	LIVERMORE	CA	94550	LIVERMORE CA 94550
ROBERT C DAVI	DAVI VIRGINIA N	846 ST KITTS CT	SAN JOSE	CA	95127	SAN JOSE CA 95127
ROBERT C HORNE	HORNE MARIE L	PO BOX 1288	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT C LOCKLIN	LOCKLIN NELLEVA B	PO BOX 1421	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT C STREETER	STREETER KATHLEEN F	1359 MORAINÉ DOME CT	MERCED	CA	95340	MERCED CA 95340
ROBERT CHARLES BENKULA	BENKULA MARLANA JEAN	23333 LAKEWOOD DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT D & SALLY J LAW		326 ALTURAS AVE	STOCKTON	CA	95207	STOCKTON CA 95207
ROBERT D & SHEILA E QUALL		1979 ARDEN LN	MERCED	CA	95340	MERCED CA 95340
ROBERT D JACKSON		362 BRECKENRIDGE PL	MARTINEZ	CA	94553	MARTINEZ CA 94553
ROBERT D PLATO	PARKS DAVID	PO BOX 151	STRAWBERRY	CA	95375	STRAWBERRY CA 95375
ROBERT DALE WURZBACH	WURZBACH LINDA MAY	#1 LIBERTA COURT	DANVILLE	CA	94526	DANVILLE CA 94526
ROBERT E & MARIAN M BETTENCOURT		2805 SALLUCE DR	DENAIR	CA	95316	DENAIR CA 95316
ROBERT E BOYER	BOYER KATHERINE A	23059 COFFILL RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT F & LINDA S BOESCH		8394 OLIVE	WINTON	CA	95388	WINTON CA 95388
ROBERT F DEVINCENZI	DEVINCENZI PATRICIA A	815 S ELDORADO	SAN MATEO	CA	94402	SAN MATEO CA 94402
ROBERT F WACKER		14744 ROSY RIDGE CT	SONORA	CA	95370	SONORA CA 95370
ROBERT G & JOANNE M REED		PO BOX 725	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
ROBERT G & KIMBERLY M HUNT		447 ARLINGTON RD	REDWOOD CITY	CA	94062	REDWOOD CITY CA 94062
ROBERT G KIESSER	KIESSER SUSAN WORTHAM	1316 BUCK SKIN WAY	PATTERSON	CA	95363	PATTERSON CA 95363
ROBERT H KING	NELSON PAMELA DIANE	PO BOX 282	LONG BARN	CA	95335	LONG BARN CA 95335
ROBERT H MILLER	MILLER CANDACE L	303 CROW CANYON DR	FOLSOM	CA	95630	FOLSOM CA 95630
ROBERT H SCHIEFERSTEIN	SCHIEFERSTEIN JOYCE F	2308 PTARMIGAN DR	WALNUT CREEK	CA	94595	WALNUT CREEK CA 94595
ROBERT J & GEORGIA M GROFF		100 GATEWOOD DR	SONORA	CA	95370	SONORA CA 95370
ROBERT J CESENA	CESENA DEBORAH J	1992 HARRISON ST	SANTA CLARA	CA	95050	SANTA CLARA CA 95050
ROBERT J COPELAND	COPELAND CHERYL SUZANNE	2901 HARLEQUIN LN	MODESTO	CA	95355	MODESTO CA 95355
ROBERT J HRUBES	DUNCAN LYNN D	5322 BARRETT AVE	EL CERRITO	CA	94530	EL CERRITO CA 94530
ROBERT J JOB	JOB JOANE T	14840 NORTHRIDGE RD	SONORA	CA	95370	SONORA CA 95370
ROBERT J MAGGY		18953 HURON DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT J MORROW	MORROW BARBARA L	23600 LAKEWOOD DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT J POST		19849 GREENVIEW DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT J SCHENONE	SCHENONE FRANCESCA A	330 KING DR	SO SAN FRANCISCO	CA	94080	SO SAN FRANCISCO CA 94080
ROBERT J SHUBIN		2821 HOBART CT	MODESTO	CA	95358	MODESTO CA 95358
ROBERT JAY & JOAN MARIE RICHARDSON		1508 SANDY WAY	ANTIOCH	CA	94509	ANTIOCH CA 94509
ROBERT JOHN & OKCHAE HENNING		25332 DAVIE DR	LONG BARN	CA	95335	LONG BARN CA 95335
ROBERT L & CYNTHIA M BYERS		PO BOX 703	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT L & RICHARD A SILVA		PO BOX 656	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT L & SUSAN L WINTERS		PO BOX 681	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT L BAKER		19280 GRIFFITH LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT L BAKER		19270 GRIFFITH LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT L BLACK		23447 ORIOLE LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT L ELLIOTT	ELLIOTT JUDY L	1365 CAMINO ROBLES WAY	SAN JOSE	CA	95120	SAN JOSE CA 95120
ROBERT L HINES	HINES LISA M	3043 GUIDO ST	OAKLAND	CA	94602	OAKLAND CA 94602
ROBERT L HUEBEL	RICHEY ELSIE A	PO BOX 67	LOS OLIVOS	CA	93441	LOS OLIVOS CA 93441
ROBERT L ROSEN		689 4TH ST	OAKLAND	CA	94607	OAKLAND CA 94607
ROBERT LESLIE WOHLD		9525 E SERVICE RD	DENAIR	CA	95316	DENAIR CA 95316
ROBERT M & JANET M WHITE		709 W UNION AVE	MODESTO	CA	95356	MODESTO CA 95356
ROBERT M & KARIN WESELOH		PO BOX 2290	MORGAN HILL	CA	95038	MORGAN HILL CA 95038
ROBERT M & MARGARET B VANCE		PO BOX 415	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
ROBERT M BELT	BELT ANGELA	22049 YERBA SANTA	SONORA	CA	95370	SONORA CA 95370
ROBERT M JEROS		22499 VILAS LN	SONORA	CA	95370	SONORA CA 95370
ROBERT N & MARJORIE J FOOSHEE		13849 NORTHRIDGE RD	SONORA	CA	95370	SONORA CA 95370
ROBERT N WALLACE	WALLACE KAY M	23508 LAKEWOOD DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT P & NAOKO M SCOTT		80 VISTA RD	ALAMEDA	CA	94502	ALAMEDA CA 94502
ROBERT P CRILLY	CRILLY CAROL LYNN	PO BOX 673	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT P DATHE	DATHE CARLOTTA R	685 LOS PALOS DR	LAFAYETTE	CA	94549	LAFAYETTE CA 94549
ROBERT P LAUKAT		23340 LAKEWOOD DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT R RENSTED	RENSTED JOYLIN L	3831 DON PEDRO RD	CERES	CA	95307	CERES CA 95307
ROBERT S HENRY	HENRY GEORGIA A	1205 ST MARY DR	LIVERMORE	CA	94550	LIVERMORE CA 94550
ROBERT S KIRK	KIRK MELCHIAH G	PO BOX 786	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
ROBERT SILEO		4191 A 26TH ST	SAN FRANCISCO	CA	94131	SAN FRANCISCO CA 94131
ROBERT SNELL		2005 OFARRELL	MODESTO	CA	95350	MODESTO CA 95350
ROBERT T & CAROL J HANSEN		PO BOX 1028	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383

ROBERT T & LINDA J HARRIS		920 HARVARD AVE	MODESTO	CA	95350	MODESTO CA 95350
ROBERT T & SHARON E BARHAM		315 STRAND AVE	PLEASANT HILL	CA	94523	PLEASANT HILL CA 94523
ROBERT T KENNEDY	KENNEDY JANICE M	PO BOX 74	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBERT W BOOTZ	BOOTZ TRACY L	1044 LOYOLA CT	SANTA CLARA	CA	95051	SANTA CLARA CA 95051
ROBERT W DARLING	DARLING JOAN M	PO BOX 1	LONG BARN	CA	95335	LONG BARN CA 95335
ROBERT W FARWELL	FARWELL NOLI	7766 HIGHWAY 9	BEN LOMOND	CA	95005	BEN LOMOND CA 95005
ROBERT WALKER	WALKER SUSAN	22459 VILAS LN	SONORA	CA	95370	SONORA CA 95370
ROBERT WIDGREN	WIDGREN SOFIA	PO BOX 24069	SAN JOSE	CA	95154	SAN JOSE CA 95154
ROBERTA J HOOVER		PO BOX 574	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBIN A & CANDACE J SLOAN		PO BOX 785	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
ROBIN ANN FANELLI		PO BOX 486	HILMAR	CA	95324	HILMAR CA 95324
ROBIN BATHA	PUTNAM ROGER	18910 HURON DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROBIN KELLY BECKER		70 TATE TER	OAKLAND	CA	94605	OAKLAND CA 94605
ROCKY RIA HOHEISEL		13700 BIG HILL RD	SONORA	CA	95370	SONORA CA 95370
RODGER & CHRISTINE H M SWARTZ		PO BOX 4407	SONORA	CA	95370	SONORA CA 95370
RODNEY A & MARNY R FERN		3424 E LINWOOD AVE	TURLOCK	CA	95380	TURLOCK CA 95380
RODNEY A & YVONNE TREASURE GOMES		2737 COOPER CIR	LIVERMORE	CA	94550	LIVERMORE CA 94550
RODNEY C PRISK		238 HARKNESS ST	SAN FRANCISCO	CA	94134	SAN FRANCISCO CA 94134
RODNEY S & GAYLE R JOHNSON		15050 LAKESIDE DR	SONORA	CA	95370	SONORA CA 95370
RODNEY T BENNETT	BENNETT PATRICIA C	121 JANE ANN WAY	CAMPBELL	CA	95008	CAMPBELL CA 95008
RODRICK KEITH THORSON		PO BOX 191	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
ROGER & CRISTINA WILSON		PO BOX 1433	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROGER & VICTORIA SMITH		1092 CLARENDON CRESNT	OAKLAND	CA	94610	OAKLAND CA 94610
ROGER A BEILMAN		18733 HUMMINGBIRD DR	PENN VALLEY	CA	95946	PENN VALLEY CA 95946
ROGER A MC ELROY	MC ELROY MARY SUZANNE	23886 HIGHLANDER CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROGER F BOTTOLFSOON		23935 CONFIDENCE SOUTHFORK RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROGER G BROTHERSOON	BROTHERSOON PAULA L	208 ESCOBAR PL	SAN RAMON	CA	94583	SAN RAMON CA 94583
ROGER K CARLSON		PO BOX 775	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROGER OWEN STANLEY	STANLEY LINDA SUE	5470 PRESTON CT	CONCORD	CA	94521	CONCORD CA 94521
ROGER PERLI		1159 HOLLISTER AVE	SAN FRANCISCO	CA	94124	SAN FRANCISCO CA 94124
ROGER S & NANCY J HOAG		PO BOX 1264	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROGER SMITHSON		54 ELM ST	SONORA	CA	95370	SONORA CA 95370
ROGER W TOWNSEND	TOWNSEND RUTH A	400 BRODERICK AVE	MODESTO	CA	95350	MODESTO CA 95350
ROLAND W ZWINGE		23251 CRESTA DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROLDON P SUTTON	SUTTON PAMELA L	2309 ABINASH CT	MODESTO	CA	95355	MODESTO CA 95355
ROMEL MATHIAS		23433 CYPRESS CIR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROMEO A F CUELLAR		PO BOX 381	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
RON & CAROLYN HAGUE		5536 ORINDA CT	LIVERMORE	CA	94551	LIVERMORE CA 94551
RONALD & JULIE BADER		PO BOX 825	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RONALD & MARY LOU ORR		600 KEONCREST DR	SOUTH SAN FRANCIS	CA	94080	SOUTH SAN FRANCIS CA 94080
RONALD & PATRICIA J CLEMENT		23370 HWY 108	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RONALD A & JULIE A WURZ		PO BOX 805	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RONALD A EVENS	EVENS JOAN U	834 GLEN RD	DANVILLE	CA	94526	DANVILLE CA 94526
RONALD A JOHNSON	JOHNSON THIU	777 HOLLENBECK AVE	SUNNYVALE	CA	94087	SUNNYVALE CA 94087
RONALD A NUNES		22116 W HWY 152	LOS BANOS	CA	93635	LOS BANOS CA 93635
RONALD C & ANNE J ZILS		PO BOX 1246	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RONALD C FUGETT	FUGETT HAZEL B	2244 NINA ST	HAYWARD	CA	94541	HAYWARD CA 94541
RONALD C YATES	YATES JOANNE H	PO BOX 129	TWAIN HARTE	CA	95383	129 TWAIN HARTE CA 95383 129
RONALD D & PATRICIA B ERVIN		20919 OMAN DR	SOULSBYVILLE	CA	95372	SOULSBYVILLE CA 95372
RONALD D CLARK	CLARK LINDA T	PO BOX 766	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RONALD E & LYNDA G PETERSON		17990 OLD WARDS FERRY RD	SONORA	CA	95370	9320 SONORA CA 95370 9320
RONALD E MACHO	MACHO CORINNE L	PO BOX 394	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
RONALD EDMUND HEISKELL	HEISKELL JANET LEE	51 WIMBLEDON LN	TRACY	CA	95376	TRACY CA 95376
RONALD G BETTENCOURT	BETTENCOURT SHEILA M	949 CREST AVE	PACIFIC GROVE	CA	93950	PACIFIC GROVE CA 93950
RONALD G BROUHARD	BROUHARD JUDY J	624 RUBLE RD	CROWS LANDING	CA	95313	CROWS LANDING CA 95313
RONALD G FORSEY	NEWELL EVE	75 ROBLE RD	BERKELEY	CA	94705	BERKELEY CA 94705
RONALD H CLEMENTI	CLEMENTI CHERYL L	1571 HANCHETT AVE	SAN JOSE	CA	95126	SAN JOSE CA 95126
RONALD J & VALERIE M KOHL		3846 DEL MAR AVE	LOOMIS	CA	95650	LOOMIS CA 95650
RONALD JAMES & VICKI ELLEN BETHEL		584 PEBBLE DR	EL SOBRANTE	CA	94803	EL SOBRANTE CA 94803
RONALD L & KARLA JEAN TRAYLOR		2892 EL CAMINO REAL	MERCED	CA	95340	MERCED CA 95340
RONALD L CHAFFIN		305 E 4TH ST	MADERA	CA	93638	MADERA CA 93638
RONALD N ROBERSON	ROBERSON CYNTHIA D	16779 DRAPER MINE RD	SONORA	CA	95370	SONORA CA 95370
RONALD P DE KLEVA		PO BOX 587	HUGHSON	CA	95326	HUGHSON CA 95326
RONALD R MURRAY	MURRAY SANDRA L	2502 NEWLANDS AVE	BELMONT	CA	94002	BELMONT CA 94002

% CLARKE, ROBERTA

RONALD R REED	FORTMAN LOUIS Z	1230 TRAUGHBER ST	MILPITAS	CA	95035	MILPITAS CA 95035
RONALD S HAWKE	HAWKE NANCY L	PO BOX 1001	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
RONALD T CORE	SMITH CORI CELESTE	PO BOX 1157	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RONALD W COMSTOCK	PETERS WILLIAM E	3888 BLACKSTONE CT	HAYWARD	CA	94542	HAYWARD CA 94542
RONALD W SWEET	SWEET KATHLEEN C	602 ESCONDIDO CIR	LIVERMORE	CA	94550	LIVERMORE CA 94550
RONNIE L & RHONDA ANN TROUT		PO BOX 1935	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RONNIE S LONG	LONG BERNICE L	PO BOX 652	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROSE LOWE		PO BOX 937	YOSEMITE	CA	95389	YOSEMITE CA 95389
ROSEMARIE STEELEY	% BOREK, JOHN	1100 MONDAVI DR	MODESTO	CA	95351	MODESTO CA 95351
ROSEMARY MERLO		PO BOX 823	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROSS A CARKEET		PO BOX 634	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROSS LEIGHSON GRAVES	GRAVES JENNIFER GOLDMAN	2016 EATON AVE	SAN CARLOS	CA	94070	SAN CARLOS CA 94070
ROUBEN POTOUKIAN	POTOUKIAN ZVART	38625 GLENCOE DR	FREMONT	CA	94536	FREMONT CA 94536
ROURKE HEMBREE	HEMBREE KIMBERLY J	PO BOX 28	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
ROY & VIRGINIA E GILMORE		1257 SANGUINETTI RD	SONORA	CA	95370	SONORA CA 95370
ROY F & CRYSTAL BRAUN		2535 ERSKINE LN	HAYWARD	CA	94545	HAYWARD CA 94545
ROY H JUEAL		PO BOX 1763	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROY RICHARD RODINI	RODINI LILA	PO BOX 942	LOS BANOS	CA	93635	LOS BANOS CA 93635
ROY W HILL LE	HILL LINDA	527 CORBITT DR	BURLINGAME	CA	94010	BURLINGAME CA 94010
ROY W STOKES	STOKES CAROLE J	PO BOX 96	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ROYCE W HORN	HORN PATRICIA A	518 MARLIN DR	REDWOOD SHORES	CA	94065	REDWOOD SHORES CA 94065
RUDOLPH M & ANA MARIA GRIJALBA		18964 LOREE AVE	CUPERTINO	CA	95014	CUPERTINO CA 95014
RUDY & KATHLEEN B VYFINKEL		1745 NORANDA	SUNNYVALE	CA	94087	SUNNYVALE CA 94087
RUDY ALDAMA	DALZEL GLENN	725 E CLAUSEN RD	TURLOCK	CA	95380	TURLOCK CA 95380
RUSSELL KAIN	KAIN SHARON	PO BOX 862	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RUSSELL L HOENES	HOENES SALLY JO	23021 BORDEN RD	SONORA	CA	95370	SONORA CA 95370
RUTH B SCHEFF		1376 BRETMOOR WAY	SAN JOSE	CA	95129	SAN JOSE CA 95129
RUTH E MC INTYRE		18870 TIFFENI DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
RUTH H FERGUSON		500 DAVEY GLEN RD	BELMONT	CA	94002	BELMONT CA 94002
RUTHINE A BODDIE	DAGOSTINI MARGARET	1597 ORIOLE AVE	SAN LEANDRO	CA	94578	SAN LEANDRO CA 94578
RYAN VALLELUNGA		PO BOX 1686	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
SALLY ANN DAVIS		PO BOX 1739	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
SAM & DOROTHY SINCLAIR		4009 HENNINGS DR	MODESTO	CA	95356	MODESTO CA 95356
SAM ADDISON	ABBOTT ETHEL	1085 HILLCREST CT	LIVERMORE	CA	94550	4324 LIVERMORE CA 94550 4324
SAM B ERSAN		PO BOX 744	JAMUL	CA	91935	JAMUL CA 91935
SAM B ERSAN		PO BOX 744	JAMUL	CA	91935	JAMUL CA 91935
SAMANTHA SPANGLER		167 SONDRRA WAY	CAMPBELL	CA	95008	CAMPBELL CA 95008
SAMUEL & DOROTHY SINCLAIR		14865 OLD OAK RANCH RD	SONORA	CA	95370	SONORA CA 95370
SAMUEL & DOROTHY SINCLAIR		14873 OLD OAK RANCH RD	SONORA	CA	95370	SONORA CA 95370
SAMUEL G SAMMIS	SAMMIS CLORINDA M	3060 CHIPPENHAM DR	SAN JOSE	CA	95132	SAN JOSE CA 95132
SAMUEL R SHARP	SHARP MADELINE C	PO BOX 1024	STANARDSVILLE	VA	22973	STANARDSVILLE VA 22973
SANDRA D GONSALVES		2001 VANDERSLICE AVE	WALNUT CREEK	CA	94596	WALNUT CREEK CA 94596
SANDRA MUNCRIEF		730 W CALLE ALTA LOMA	ORO VALLEY	AZ	85737	ORO VALLEY AZ 85737
SANDRA S TUBBS	ARLANDS GLENN G	PO BOX 753	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
SANDRA Y SORENSON		8113 CRESTVIEW CT	GILROY	CA	95020	GILROY CA 95020
SANDRA Y SORENSON NIRSCHL		8113 CRESTVIEW CT	GILROY	CA	95020	GILROY CA 95020
SARA PARTNERS LP		72 - 98TH AVE	OAKLAND	CA	94603	OAKLAND CA 94603
SARAH SHORE		23929 QUAKER LN	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
SATOI B MILLS		120 A PRESTON PL	SONORA	CA	95370	SONORA CA 95370
SAUL GEVERTZ	SCHINDLER HOWARD	346 GRAND AVE	OAKLAND	CA	94610	OAKLAND CA 94610
SCOT A & DEBRA H ADDIS		2497 HARE CIR	BUFORD	GA	30519	BUFORD GA 30519
SCOT ALAN & JANET LEE TURNER		22194 MONTGOMERY RD	SONORA	CA	95370	SONORA CA 95370
SCOT ALAN TURNER		22194 MONTGOMERY RD	SONORA	CA	95370	SONORA CA 95370
SCOTT & KELLY SCHROEDER		PO BOX 38	PLEASANTON	CA	94566	PLEASANTON CA 94566
SCOTT & MARY JO THURSTON		PO BOX 935	PENNGROVE	CA	94951	PENNGROVE CA 94951
SCOTT & MICHELLE M POREP		1270 TRAUD DR	CONCORD	CA	94518	CONCORD CA 94518
SCOTT & MONICA WEJMAR		1930 CALIFORNIA AVE	TURLOCK	CA	95380	TURLOCK CA 95380
SCOTT D JOHNSON	JOHNSON NAOMI J	PO BOX 118	SOULSBYVILLE	CA	95372	SOULSBYVILLE CA 95372
SCOTT DARRYL NYE	NYE GINA DANEEED	PO BOX 1923	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
SCOTT L & DARLA SHELLEEN LAMUNYON		15561 LAMPLEY RD	HICKMAN	CA	95323	HICKMAN CA 95323
SCOTT LAWRENCE MOYERS	MOYERS RENE LYNN	1326 BLUE BELL DR	LIVERMORE	CA	94550	LIVERMORE CA 94550
SCOTT R & BRANDI L THOMAS		5413 LIVERNO DR	SALIDA	CA	95368	SALIDA CA 95368
SCOTT STEFANIK		101 DOVER CT	LOS GATOS	CA	95032	LOS GATOS CA 95032
SEAN K COOK	BUZZINI-COOK GINA	23590 ONTARIO DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383

SEAN P & LUZELENA M HOWARD		5548 FLEMING RD	ATWATER	CA	95301	ATWATER CA 95301
SEAN P & WENDY L GAST		PO BOX 504	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
SEAN P OBRIEN	OBRIEN DANA R	1338 ALDER ST	SAN LUIS OBISPO	CA	93401	SAN LUIS OBISPO CA 93401
SEQUOIA BAIONI	MC LAUGHLIN MAREK T	803 BEECHWOOD DR	DALY CITY	CA	94015	DALY CITY CA 94015
SHAMROCK COMPANY LLC		229 BRANNAN ST	SAN FRANCISCO	CA	94107	4062 SAN FRANCISCO CA 94107 4062
SHARON F PECK		3755 TERSTENA PL	SANTA CLARA	CA	95051	SANTA CLARA CA 95051
SHARON L & WILLIAM E CASSIDAY		1532 TRESTLE GLEN RD	OAKLAND	CA	94610	OAKLAND CA 94610
SHARON TAMAGNI	TINOCO JOANNE	156 MERANO ST	DANVILLE	CA	94526	DANVILLE CA 94526
SHARREN MEIN		19143 QUERCUS CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
SHAUN & CLAIRE VELAYAS		8037 GARRYANNA DR	CITRUS HEIGHTS	CA	95610	CITRUS HEIGHTS CA 95610
SHAWN D & KELI J HAYES		18180 UPPER MIDHILL DR	WEST LINN	OR	97068	WEST LINN OR 97068
SHEILA A STEVENS		1320 PRUNE ST	HOLLISTER	CA	95023	HOLLISTER CA 95023
SHEILA BLACKBURN		1817 SILVERWOOD DR	CONCORD	CA	94519	CONCORD CA 94519
SHELLY C EBERHART	(BOBBY D & EVA L CANNON TR	1713 GRIZILO DR	SAN JOSE	CA	95124	SAN JOSE CA 95124
SHERI L PAULO	WILKS ERVINA L	4007 STAR RIDGE RD	HAYWARD	CA	94542	HAYWARD CA 94542
SHERRE BERNARDO		505 SAN MARCO PL	EL DORADO HILLS	CA	95157	EL DORADO HILLS CA 95157
SHERRY CONSERVATOR COVER		19294 CHEROKEE RD	TUOLUMNE	CA	95379	TUOLUMNE CA 95379
SHERRY COVER		19294 CHEROKEE RD	TUOLUMNE	CA	95379	TUOLUMNE CA 95379
SHERRY L ADERHOLT		1557 CUMMINS DR	MODESTO	CA	95358	MODESTO CA 95358
SHIGERU & MARY K YOKOYAMA		134 SKOWHAGAN CT	SAN JOSE	CA	95139	SAN JOSE CA 95139
SHIRLEY B JORDAN		PO BOX 519	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
SHIRLEY EDNA AMES		32 SUNNY COVE CIR	ALAMEDA	CA	94502	ALAMEDA CA 94502
SHIRLEY M PATZ		23213 KOREY CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
SIEGFRIED KARL GENGL	GENGL CATHERINE MARY	2164 PEDRO AVE	MILPITAS	CA	95035	MILPITAS CA 95035
SIERRA PACIFIC INDUSTRIES		PO BOX 496014	REDDING	CA	96049	6014 REDDING CA 96049 6014
SIERRA VILLAGE MUTUAL WATER		PO BOX 1384	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
SIFU BERCHTOLD	TRIPP STEVEN W	PO BOX 1004	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
SKIP M & DEBORAH L HOVORKA		758 PINTA LN	SAN MATEO	CA	94404	SAN MATEO CA 94404
SOHEYL A SULLIVAN		26549 N BROADWAY	ESCONDIDO	CA	92026	ESCONDIDO CA 92026
SONORA J S WEST & CO INC		501 9TH ST	MODESTO	CA	95354	MODESTO CA 95354
STANISLAUS CO SUPT OF SCHOOLS		1100 H ST	MODESTO	CA	95354	MODESTO CA 95354
STANLEY D & DOROTHY B MOORE		1201 PAULINE AVE	MODESTO	CA	95358	MODESTO CA 95358
STANLEY G & REBECCA M COPPEL		PO BOX 1431	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
STANLEY H & PATRICIA E ELAM		17213 VIA DEL REY	SAN LORENZO	CA	94580	SAN LORENZO CA 94580
STEPHAN MISZANCZUK	MISZANCZUK DENISE W	5403 MATTHEW TER	FREMONT	CA	94555	FREMONT CA 94555
STEPHANIE A ANDERSON		5432 INDIAN RIDGE LN	SALIDA	CA	95368	SALIDA CA 95368
STEPHANIE D & ROBERT R RAYMOND		16245 MUSTANG DR	SPRINGVILLE	CA	93265	SPRINGVILLE CA 93265
STEPHEN & RACHEL M PAYNE		PO BOX 1914	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
STEPHEN A DURGIN	DURGIN MARGARET A	PO BOX 744	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
STEPHEN BURNETT		PO BOX 1204	SOULSBYVILLE	CA	95372	SOULSBYVILLE CA 95372
STEPHEN C LYONS		18838 MIDDLE CAMP-SUGARPINE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
STEPHEN D BELLUMORI	BELLUMORI DARLINE M	3111 BARNEY AVE	MENLO PARK	CA	94025	MENLO PARK CA 94025
STEPHEN D JONES		5630 RANDOLPH DR	BOISE	ID	83705	BOISE ID 83705
STEPHEN D LONG	ZEMBSCH JANET L	18708 E CAVENDISH DR	CASTRO VALLEY	CA	94552	1720 CASTRO VALLEY CA 94552 1720
STEPHEN FRANK & ELIZABETH MARINO		PO BOX 71	LONG BARN	CA	95335	LONG BARN CA 95335
STEPHEN HOEFT	HOEFT ANN	54 JANIN PL	PLEASANT HILL	CA	94523	PLEASANT HILL CA 94523
STEPHEN K DOUGLASS	FROBERG NANCY K D	2060 MC KINLEY	HANFORD	CA	93230	HANFORD CA 93230
STEPHEN M & TEODOLINDA M WOLFF		746 N 19TH ST	SAN JOSE	CA	95112	SAN JOSE CA 95112
STEPHEN MATHEW THOMAS	ROMAC MAUREEN ANN	1575 38TH AVE	SANTA CRUZ	CA	95062	SANTA CRUZ CA 95062
STEPHEN P & LOIS M ROGERS		2760 ROLLO RD	SANTA ROSA	CA	95404	SANTA ROSA CA 95404
STEPHEN P SMITH	SMITH SHELLY A	2020 WOODACRE DR	MODESTO	CA	95355	MODESTO CA 95355
STEPHEN R JOHNSON	JOHNSON MARY A	227 IVORY PL	LIVERMORE	CA	94550	LIVERMORE CA 94550
STEVE A CLARK	SHAHEEN MARY C	23321 KOREY CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
STEVE D & SANDIE K NELSON		2404 DUPRE DR	CERES	CA	95307	CERES CA 95307
STEVE LAVAGNINO	LAVAGNINO SUSAN	23900 HIGHLANDER CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
STEVE LOVETT		PO BOX 1484	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
STEVEN & MICHELE MIKELICH		22386 CONKLIN TRL	SONORA	CA	95370	SONORA CA 95370
STEVEN & PATRICIA M RILEY		PO BOX 126	SUMMERLAND	CA	93067	SUMMERLAND CA 93067
STEVEN A VAJRETTI		22052 YERBA SANTA DR	SONORA	CA	95370	SONORA CA 95370
STEVEN ALLEN SVOBODA		24927 BONANZA DR	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
STEVEN C RALPH	RALPH DESIREE R	7150 Foothill Rd	PLEASANTON	CA	94566	PLEASANTON CA 94566
STEVEN C SOUTHARD	SOUTHARD JILL L	21852 LYONS BALD MTN RD	SONORA	CA	95370	SONORA CA 95370
STEVEN DAN & PAULINE MARIE FISTOLERA		1125 HUNTINGTON DR	MODESTO	CA	95350	MODESTO CA 95350
STEVEN E SMITH		PO BOX 36	LONG BARN	CA	95335	LONG BARN CA 95335

STEVEN F VOLKING	VOLKING ANNETTE J	1200 CREEK TRAIL DR	PLEASANTON	CA	94566	PLEASANTON CA 94566
STEVEN G SHRUM		567 N NOLINA AVE	EAGLE	ID	83616	EAGLE ID 83616
STEVEN G SHRUM		567 N NOLINA AVE	EAGLE	ID	83616	EAGLE ID 83616
STEVEN H & PAMELA K BOWMAN		80225 PEBBLE BEACH DR	INDIO	CA	92201	INDIO CA 92201
STEVEN J SPANGLER		23649 ONTARIO DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
STEVEN L HILL	HILL SIOBHAN L	PO BOX 397	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
STEVEN M & JEANETTE M KRISTENSEN		PO BOX 1427	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
STEVEN M & KENDRA S PROSSER		22405 CONKLIN TRL	SONORA	CA	95370	SONORA CA 95370
STEVEN M & RONDA C ABARE		PO BOX 662	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
STEVEN M JOYE	JOYE KATHERINE B	23892 MARSHAL WAY	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
STEVEN MICHAEL ANDERSON	ANDERSON SHERRY LYNN	40445 FOSTER ST	FREMONT	CA	94538	FREMONT CA 94538
STEVEN P WALLACE		PO BOX 283	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
STEVEN R MC KEE		PO BOX 1555	TUOLUMNE	CA	95379	TUOLUMNE CA 95379
STEVEN RALPH DEERING	DEERING NANCY MARIE	22987 ESPADA DR	SALINAS	CA	93908	SALINAS CA 93908
STEVEN RALPH DEERING	DEERING NANCY MARIE	22987 ESPADA DR	SALINAS	CA	93908	SALINAS CA 93908
STEVEN RICHARD CAUDILL	YAMZON SHARON	475 BRADLEY AVE	SAN JOSE	CA	95128	SAN JOSE CA 95128
STEVEN T MUNSON	MUNSON CAROLYN A	403 PASEO ARBOLES	FAIRFIELD	CA	94534	FAIRFIELD CA 94534
STEVEN VACCAREZZA	VACCAREZZA ZANA R	PO BOX 1462	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
STEVEN W CAIN	CAIN GAIL S	2275 MATTOS DR	MILPITAS	CA	95035	MILPITAS CA 95035
STEVEN W PING	PING WENDY L	5038 MONACO DR	PLEASANTON	CA	94566	PLEASANTON CA 94566
STEVEN WISE		22301 S COLORADO RIVER DR	SONORA	CA	95370	SONORA CA 95370
STEWART E & CHRISTOPHER HATLER		14344 REDWOOD WAY	SONORA	CA	95370	SONORA CA 95370
STEWART E & VERNON P HATLER		PO BOX 1726	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
STEWART E & VERNON P HATLER		5850 BLACK JACK MINE RD	COULTERVILLE	CA	95311	COULTERVILLE CA 95311
STEWART E HATLER		PO BOX 496	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
STEWART E HATLER		PO BOX 3753	SONORA	CA	95370	SONORA CA 95370
STOKES S & BEATRICE L VERNON		PO BOX 1726	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
STUART & CHERYL J LAYMAN		2319 N HART RD	MODESTO	CA	95358	MODESTO CA 95358
STUART C & CHARLENE L HELLER		19511 MICHIGAN DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
SUE ANN COLLINS		2858 NW GRIMES RD	PRINEVILLE	OR	97754	PRINEVILLE OR 97754
SUEANN NICHOLS		21150 LYONS BALD MOUNTAIN RD	SONORA	CA	95370	SONORA CA 95370
SUMMERS FAMILY INVESTMENTS II		PO BOX 4571	SONORA	CA	95370	SONORA CA 95370
SUN M KIM	KIM YOUNGCHOON	100 EAGLE TRACE DR	HALF MOON BAY	CA	94019	HALF MOON BAY CA 94019
SUN M KIM	KIM YOUNGCHOON	100 EAGLE TRACE DR	HALF MOON BAY	CA	94019	HALF MOON BAY CA 94019
SUSAN A BLAIR		1187 CALIFORNIA ST	WOODLAND	CA	95695	WOODLAND CA 95695
SUSAN D GIBSON		PO BOX 1271	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
SUSAN JANE DILLER		253 MC KEE ST	VENTURA	CA	93001	VENTURA CA 93001
SUSAN L SPERRY		PO BOX 1446	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
SUSAN S JEFFREY	BROWNE JOSEPH L	PO BOX 972	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
SUSAN SCHLINDWEIN		PO BOX 1463	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
SUSAN SUGERMAN	ADAMS ALAN	11396 RACETRACK RD	SONORA	CA	95370	SONORA CA 95370
SUSAN WOOLDRIDGE	MC KINNEY JEFFREY A	851 MORAGA RD	LAFAYETTE	CA	94549	LAFAYETTE CA 94549
SUSANNAH R MAY	MAY ROBIN M	385 CREST AVE	ALAMO	CA	94507	ALAMO CA 94507
SUZANNE BAUER		PO BOX 1321	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
SUZANNE CHENAULT		22747 CONIFER CT	LONG BARN	CA	95335	LONG BARN CA 95335
SUZANNE FAZZIO-HIGGINS		1169 BRADFORD WAY	PLEASANTON	CA	94566	PLEASANTON CA 94566
TALL TIMBERS LP		PO BOX 1550	MILLBRAE	CA	94030	MILLBRAE CA 94030
TAMMIE L STEPHAN	SCHULTZ THOMAS C	PO BOX 24951	SAN JOSE	CA	95154	SAN JOSE CA 95154
TARYN GAE STIERS		PO BOX 442	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
TED DIXON	DIXON LAUNA	1185 MADERA DR	TRACY	CA	95376	TRACY CA 95376
TED LIFE THORN	THORN GAIL P	9951 EAST AVE	BALLICO	CA	95303	BALLICO CA 95303
TEDDY H & DARLENE MARIE BANDLEY		PO BOX 177	LONG BARN	CA	95335	LONG BARN CA 95335
TERESA D TAYLOR		PO BOX 3428	SONORA	CA	95370	SONORA CA 95370
TERESA L CAMAGNA		PO BOX 485	HUGHSON	CA	95326	HUGHSON CA 95326
TERESA M GARCIA		438 MONACO AVE	UNION CITY	CA	94587	UNION CITY CA 94587
TERESA M GARCIA		5281 PINOAK DR	TUPELO	MS	38801	TUPELO MS 38801
TERRI & RICHARD ALLISON		PO BOX 1132	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
TERRIL CHRISTIAN SPITZE	SPITZE KAREN	23451 LAKEWOOD DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
TERRILL DEATSCH	DEATSCH DENISE	PO BOX 1814	COLUMBIA	CA	95310	COLUMBIA CA 95310
TERRY D INGRAHAM		PO BOX 1228	NORTH FORK	CA	93643	NORTH FORK CA 93643
TERRY L FISH		PO BOX 171	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
THE KINGDOM FINANCIAL LLC		178 CORLISS DR	MORAGA	CA	94556	MORAGA CA 94556
THEODOR W & FRANCOISE R KOHLHOFER		3929 BLUEBIRD DR	MODESTO	CA	95356	MODESTO CA 95356
THERESA M & PAUL A BAUMAN		20990 CHRISTOPHER CIR	SONORA	CA	95370	SONORA CA 95370

THERESA P FRIBURG		17572 TWIN OAK DR	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
THOMAS & AMY VANN		1300 FRUITLAND AVE	ATWATER	CA	95301	ATWATER CA 95301
THOMAS A & JANICE S OLSON		24926 HIGHWAY 108	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
THOMAS A & JANICE SUE OLSON		24986 HIGHWAY 108	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
THOMAS A HILL	HILL SHIRLEY A	6637 EBBENSBURG LN	DUBLIN	CA	94568	DUBLIN CA 94568
THOMAS A NELSON		PO BOX 1578	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
THOMAS A PENNA		PO BOX 164	LONG BARN	CA	95335	LONG BARN CA 95335
THOMAS ANDREW GORDON	GORDON STACY LYNN	22973 AVENUE 340	WOODLAKE	CA	93286	WOODLAKE CA 93286
THOMAS C BERRYHILL	BERRYHILL LORETTA K	7110 LEER CT	MODESTO	CA	95356	MODESTO CA 95356
THOMAS C OKANE	OKANE SHARON M	77 PALMDALE AVE	DALY CITY	CA	94015	DALY CITY CA 94015
THOMAS CHARRON		243 BACHMAN AVE	LOS GATOS	CA	95030	LOS GATOS CA 95030
THOMAS D & LINDA K GERDES		PO BOX 925	DENAIR	CA	95316	DENAIR CA 95316
THOMAS DU ROSS	DU ROSS LYNDA	19746 CONFIDENCE MINE CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
THOMAS E & JILL M DALLDORF		1020 ORCHID DR	BRENTWOOD	CA	94513	BRENTWOOD CA 94513
THOMAS E GRIBBIN	GRIBBIN SHARON L	4057 EL CORAL CT	SAN JOSE	CA	95118	SAN JOSE CA 95118
THOMAS EARL GUIDICE	GUIDICE DAYLENE P	3209 CURTIS CIR	PLEASANTON	CA	94588	PLEASANTON CA 94588
THOMAS JACKSON HUNTER		700 HOPKINS LN	LINCOLN	CA	95648	LINCOLN CA 95648
THOMAS M & SUSAN M CRISE		PO BOX 1581	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
THOMAS M BELL	BELL JEAN M	24735 FOOTHILL DR	SALINAS	CA	93908	SALINAS CA 93908
THOMAS M MANLY	MANLY DEBORAH S	PO BOX 267	OAKDALE	CA	95361	267 OAKDALE CA 95361 267
THOMAS M SMITH	SMITH PAMELA A	PO BOX 164	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
THOMAS N DUGAN	DUGAN VALERIE R	PO BOX 236	COULTERVILLE	CA	95311	COULTERVILLE CA 95311
THOMAS NATHAN TRITCH	TRITCH THERESA MARIE	4669 PARK ARCADIA	SAN JOSE	CA	95136	SAN JOSE CA 95136
THOMAS NGUYEN		12 119TH ST	COLLEGE POINT	NY	11356	COLLEGE POINT NY 11356
THOMAS P TOMASEVICH	MARTIN BETTY J	20962 MAURICE LN	SONORA	CA	95370	SONORA CA 95370
THOMAS PAUL & NANCY KAY BEERY		24772 HIGHWAY 108	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
THOMAS R & ERIN R SUMMERS		649 JADE PL	LIVERMORE	CA	94550	LIVERMORE CA 94550
THOMAS W COSTELLO		19820 GREENVIEW DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
THOMAS W RAMEY		18531 RAILBED RD	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
TIM & DIANE CAMPI		1200 S CARPENTER RD	MODESTO	CA	95351	MODESTO CA 95351
TIM & ELIZABETH HARRIS		7497 NORTHLAND AVE	SAN RAMON	CA	94583	SAN RAMON CA 94583
TIM HOFFMAN-BRADY		PO BOX 325	LONG BARN	CA	95335	LONG BARN CA 95335
TIM M & JULIE WILLIAMS		735 VIA MANZANA	AROMAS	CA	95004	AROMAS CA 95004
TIMOTHY & JULIE WILLIAMS		735 VIA MANZANA	AROMAS	CA	95004	AROMAS CA 95004
TIMOTHY A & MEGAN F MIHOK		1213 COURT ST	ALAMEDA	CA	94501	ALAMEDA CA 94501
TIMOTHY C & KAREN DENISE BENGARD		PO BOX 193	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
TIMOTHY D & KATHLEEN R FRANKLIN		PO BOX 372	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
TIMOTHY J & DARANN P PLAZA		562 DE LASH CT	PATTERSON	CA	95363	PATTERSON CA 95363
TIMOTHY J & LYNN ALLDRIDGE		410 MEADOW DR	BOULDER CREEK	CA	95006	BOULDER CREEK CA 95006
TIMOTHY J DIESTEL	DIESTEL JOAN C	22200 LYONS BALD MOUNTAIN RD	SONORA	CA	95370	SONORA CA 95370
TIMOTHY J MORAN		1139 COLE ST	SAN FRANCISCO	CA	94117	SAN FRANCISCO CA 94117
TIMOTHY JOSEPH FORD	GORMAN ELAINE SUSAN	PO BOX 672	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
TIMOTHY MATTHEW ROBERSON		PO BOX 144	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
TIMOTHY NILE & JEANIE J FRANKENSTEIN		PO BOX 46	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
TIMOTHY R MANFORD	MANFORD RANDY J	PO BOX 5281	SONORA	CA	95370	SONORA CA 95370
TIMOTHY S & WENDY I ANDERSON		19831 WANITA WAY	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
TINA M DERITA	ROYSE KELLY	120 ST FRANCIS CT	DANVILLE	CA	94526	DANVILLE CA 94526
TOBY K & KIMBERLY M WONG		1685 N CHESTERFIELD LN	CLOVIS	CA	93619	CLOVIS CA 93619
TODD & CYNTHIA WALLIS		PO BOX 279	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
TODD & LAURA PALMER		1325 CLINTON AVE	ALAMEDA	CA	94501	ALAMEDA CA 94501
TODD J & NANETTE K CORDONI		PO BOX 1840	OAKDALE	CA	95361	OAKDALE CA 95361
TODD L & ROBYN E STILES		3922 BLACK HAWK AVE	MERCED	CA	95340	MERCED CA 95340
TOM A & LINDA A MILLER		PO BOX 4342	SONORA	CA	95370	SONORA CA 95370
TOMMY G EGGER	EGGER FLORENCE L	PO BOX 463	COULTERVILLE	CA	95311	COULTERVILLE CA 95311
TOMMY PAICH	PAICH JEAN A	17348 VIA EL CERRITO	SAN LORENZO	CA	94580	SAN LORENZO CA 94580
TONY & MARGOT SANDOVAL		3380 FARTHING WAY	SAN JOSE	CA	95132	SAN JOSE CA 95132
TORE B PEARSON	PEARSON SUNDAY L	7026 GULLANE WAY	EL DORADO HILLS	CA	95762	EL DORADO HILLS CA 95762
TOWLES VENTURES LLC		5190 NEIL RD	RENO NV	NV	89502	RENO NV 89502
TRACY A MILLER		646 S CALIFORNIA ST	STOCKTON	CA	95203	STOCKTON CA 95203
TRACY S MARTIN		PO BOX 549	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
TRAVIS J SANCHES		23481 ERIE CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
TREVOR THOMAS BURKE	BURKE KAREN LEE	2623 ALDERWOOD DR	SAN JOSE	CA	95132	SAN JOSE CA 95132
TROY J & GWYNETH E FERNANDES		1413 GENEVIEVE DR	ESCALON	CA	95320	ESCALON CA 95320
TWAIN HARTE COMM SERVICE DIST		PO BOX 649	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383

TWAIN HARTE COMMUNITY CHURCH		PO BOX 1858	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
TWAIN HARTE ELEM SCHOOL DIST		18995 TWAIN HARTE DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
TWAIN HARTE EVANG FREE CHURCH		PO BOX 797	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
TWAIN HARTE HORSEMAN INC	% TWAIN HARTE BIBLE CHURCH	PO BOX 1326	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
TWAIN HARTE MINI GOLF LLC		18461 BAY AVE	TUOLUMNE	CA	95379	TUOLUMNE CA 95379
TWAIN HARTE MUTUAL WATER CO						
TWAIN HARTE-LONG BARN SCHOOL						
TY SMITH						
TYSON PORTER		18995 TWAIN HARTE DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
U.S.A. DIV OF FORESTRY	STANISLAUS NATIONAL FOREST	18945 HURON DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
VAL G SENAUSKY		12363 W KEARNEY	KERMAN	CA	93630	KERMAN CA 93630
VALERIE WYLIE CARDOZA		19777 GREENLEY RD	SONORA	CA	95370	SONORA CA 95370
VALORAN & VANESSA HANKO		140 CIELO VIA	WALNUT CREEK	CA	94598	WALNUT CREEK CA 94598
VANCE & MARTHA ROGET		812 WELLSFORD RD	MODESTO	CA	95357	604 MODESTO CA 95357 604
VANCE D & ARLENE C COFFMAN		864 FIELDING CT	PALO ALTO	CA	94303	PALO ALTO CA 94303
VERA L THIEL		3817 VANDERWALL LN	MODESTO	CA	95356	MODESTO CA 95356
VERLAND D BENNING	BENNING LUCILLE M	PO BOX 1785	PEBBLE BEACH	CA	93953	PEBBLE BEACH CA 93953
VERNON JAMES HATLER		749 GRANDVIEW DR	FOLSOM	CA	95630	6243 FOLSOM CA 95630 6243
VERNON P HATLER	HATLER DOLLY ESTELLA	PO BOX 63	LONG BARN	CA	95335	LONG BARN CA 95335
VERNON P HATLER	HATLER DOLLY ESTELLA	699 N VULCAN AVE	ENCINITAS	CA	92024	ENCINITAS CA 92024
VERNON PHILIP HATLER	HATLER DOLLY ESTELLA	10748 BLACK JACK MINE RD	COULTERVILLE	CA	95311	COULTERVILLE CA 95311
VERNON W SHAFER	HATLER DOLLY ESTELLA	16732 BIG HILL RD	SONORA	CA	95370	SONORA CA 95370
VIANNE S MEYERHOFF	HATLER DOLLY ESTELLA	PO BOX 1882	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
VICKI L EBAY	SHAFER PATRICIA	405 N HOPPER RD	MODESTO	CA	95350	MODESTO CA 95350
VICKIE FICKEL		PO BOX 340	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
VICTOR K & ANN M QUINTELL		PO BOX 279	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
VICTOR L BELPREZ		23677 SIERRA PINE AVE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
VICTORIA BOMBOY CARLSON		3286 SAN JOSE AVE	ALAMEDA	CA	94501	ALAMEDA CA 94501
VICTORIA M STEWART	PASA GERALD P	PO BOX 645	COLUMBIA	CA	95310	COLUMBIA CA 95310
VICTORIA R FORRESTER		18711 TIFFENI DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
VINCENT J VELASQUEZ		929 CARLA LN	MODESTO	CA	95350	MODESTO CA 95350
VINCENT L & SHERREE L YOUNG		16238 LYLE ST	SAN LEANDRO	CA	94578	SAN LEANDRO CA 94578
VINSON R PERRY	PERRY MARILYN C	3029 GREAT FALLS WAY	SACRAMENTO	CA	95826	SACRAMENTO CA 95826
VIRGINIA L AYERS		2233 CAMINO DOLORES	CASTRO VALLEY	CA	94546	CASTRO VALLEY CA 94546
VITTORIA SCIASCIA		1075 DRAKE CT	SAN CARLOS	CA	94070	SAN CARLOS CA 94070
VITTORIO CLAUDIO & JILL ELIZABETH SCARNECCHIA		PO BOX 1724	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
VIVEN RATHBUN		872 POLARIS	FOSTER CITY	CA	94404	FOSTER CITY CA 94404
VIVIAN RAE LUCE	LUCE DANA S	6273 MOUNT FORD DR	SAN JOSE	CA	95123	SAN JOSE CA 95123
VLR INVESTMENTS LLC		1241 CHAMP AVE	MODESTO	CA	95355	MODESTO CA 95355
VON KRELING ROMMEL		8003 ADRIAN DR	ROHNERT PARK	CA	94928	ROHNERT PARK CA 94928
W W REED	THORNTON STEVEN R	PO BOX 72181	OAKLAND	CA	94612	OAKLAND CA 94612
WALTER C WEIS	REED JILL V	PO BOX 1256	HEALDSBURG	CA	95448	HEALDSBURG CA 95448
WALTER E & KERRI ANDERSON	WALSH PATRICIA L	22148 MONTGOMERY RD	SONORA	CA	95370	SONORA CA 95370
WALTER J SEMSEN		19265 MICHIGAN DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WALTER R MONESKI	SEMSSEN KERRY F	6886 RIDGE CT	LIVERMORE	CA	94551	LIVERMORE CA 94551
WALTER V & FAYE M BAHR	MONESKI DOLORES M	PO BOX 1580	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WALTER V BAHR		PO BOX 1336	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WALTER W REED	BAHR FAYE MARJEAN	PO BOX 1977	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WANDA E LENHARDT	REED JILL V	PO BOX 1977	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WANDA S MORAN-WOODS	RUEB CAROLE J	22148 MONTGOMERY RD	SONORA	CA	95370	SONORA CA 95370
WARREN A & JILL M TURLEY		1880 TAHOE CIR	TRACY	CA	95376	TRACY CA 95376
WARREN F BRADSHAW	BRADSHAW CLAIRE	771 STETSON DR	OAKDALE	CA	95361	OAKDALE CA 95361
WARREN JOHN SMITH		1508 YOSEMITE DR	ANTIOCH	CA	94509	ANTIOCH CA 94509
WARREN L BENNETT	BENNETT MONIKA R	2201 W 135TH AVE	SAN LEANDRO	CA	94577	SAN LEANDRO CA 94577
WARREN L MC DONALD		PO BOX 415	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WARREN LUCE		36000 WELLINGTON PL	FREMONT	CA	94536	FREMONT CA 94536
WAYNE A & DEENA J PETERS		23792 SIERRA PINE AVE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WAYNE A LIEN DE	LIEN ARLENE C	10194 GRINDING ROCK DR	GRASS VALLEY	CA	95949	GRASS VALLEY CA 95949
WAYNE DE GENNARO	DE GENNARO MARILYN	PO BOX 392	LONG BARN	CA	95335	LONG BARN CA 95335
WAYNE E & EDNA M BOWCUTT		15779 VIA SECO	SAN LORENZO	CA	94580	SAN LORENZO CA 94580
WAYNE E SHELLCROSS	SHELLCROSS JULIE A	PO BOX 374	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WAYNE E WOOD	WOOD SHARON A	PO BOX 1132	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
WAYNE L GILBERT	GILBERT BARBARA L	219 S SUNSET	LODI	CA	95240	LODI CA 95240
WAYNE M ONEILL		4160 GOLF DR	SAN JOSE	CA	95127	SAN JOSE CA 95127
		5586 COLDWATER DR	CASTRO VALLEY	CA	94552	CASTRO VALLEY CA 94552
		PO BOX 70546	SUNNYVALE	CA	94086	SUNNYVALE CA 94086

WAYNE R HARVEY	HARVEY GLORIA J	3017 MERMAID DR	ATWATER	CA	95301	ATWATER CA 95301
WENDY HILLS KIRSTEN		1032 ALABAMA ST	SAN FRANCISCO	CA	94110	SAN FRANCISCO CA 94110
WENDY J WEEK		6955 SW BARBARA LN	TIGARD	OR	97223	TIGARD OR 97223
WERNER MANGOLD		1145 POND CYPRESS DR	VIRGINIA BEACH	VA	23455	VIRGINIA BEACH VA 23455
WESLEY & KAREN HATLER		PO BOX 1148	COLUMBIA	CA	95310	COLUMBIA CA 95310
WESLEY & KAREN HATLER		PO BOX 1148	COLUMBIA	CA	95310	COLUMBIA CA 95310
WILLIAM & ELIZABETH JESPERSEN		PO BOX 876	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WILLIAM & MARY BUNCH		1137 MODOC ST	SEASIDE	CA	93955	SEASIDE CA 93955
WILLIAM A & CHERYL FARWELL		19135 QUERCUS CT	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WILLIAM A DUFFY		2310 ASHBOURNE DR	SAN RAMON	CA	94583	SAN RAMON CA 94583
WILLIAM A GOOD	GOOD TERRIE L	19799 GREENVIEW DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WILLIAM B SCHREEDER	SCHREEDER NANCY JO	305 ROBINSON ST	MARTINEZ	CA	94553	MARTINEZ CA 94553
WILLIAM B SCOTT	SCOTT CAROLINE A	235 W SEAVIEW DR	BENICIA	CA	94510	BENICIA CA 94510
WILLIAM BABA		19655 YOSEMITE BLVD	WATERFORD	CA	95386	WATERFORD CA 95386
WILLIAM C COOPER		13784 ROCKY TOP RD	SONORA	CA	95370	SONORA CA 95370
WILLIAM C GRIFFITH	GRIFFITH ELIZABETH N	23420 LAKEWOOD DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WILLIAM C MARRS	MARRS GLORIA R	19123 HURON DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WILLIAM D CUNNANE	CUNNANE JAMES P	14 CORTE FRESCA	MORAGA	CA	94556	MORAGA CA 94556
WILLIAM D PIECH	PIECH CLARE THOMPSON	1482 CHERRY AVE	SAN JOSE	CA	95125	SAN JOSE CA 95125
WILLIAM D WOODFILL	WOODFILL KATHLEEN	23443 GURNEY STATION RD	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WILLIAM DANIEL HASTINGS		18760 CHABROULLIAN LN	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
WILLIAM E GIBSON		PO BOX 97	MOCCASIN	CA	95347	MOCCASIN CA 95347
WILLIAM G BARNUM		15015 COSTELA ST	SAN LEANDRO	CA	94579	SAN LEANDRO CA 94579
WILLIAM G FAVORS		P O BOX 1631	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WILLIAM G GEE		622 TOYON DR	MONTEREY	CA	93940	MONTEREY CA 93940
WILLIAM G POLLEY	POLLEY CAROL L	PO BOX 798	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WILLIAM GEORGE & JOYCE MAUREEN BLEAKLEY		38305 ANITA CT	FREMONT	CA	94536	FREMONT CA 94536
WILLIAM GREG ORROCK	ORROCK PATRICIA MARIE	20672 WILLOW SPRINGS DR	SOULSBYVILLE	CA	95372	SOULSBYVILLE CA 95372
WILLIAM H STOFFERS	KURTZ CAROL	316 MID VALLEY CENTRE	CARMEL	CA	93923	CARMEL CA 93923
WILLIAM J & FLORENCE GRIGGS		20019 PEACEFUL OAK RD	SONORA	CA	95370	SONORA CA 95370
WILLIAM J CRITTENDEN		211 N HUMBOLT ST	CANYON CITY	OR	97820	CANYON CITY OR 97820
WILLIAM J FLAHERTY	FLAHERTY BEVERLEY J	1915 44TH AVE	SAN FRANCISCO	CA	94116	SAN FRANCISCO CA 94116
WILLIAM J VAN RIET	VAN RIET BARBARA J	1609 JACQUELYN WAY	MODESTO	CA	95355	MODESTO CA 95355
WILLIAM JOHN PARK		23408 ONTARIO DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WILLIAM K & THERESA J BOND		349 RIVERGATE DR	OAKDALE	CA	95361	OAKDALE CA 95361
WILLIAM KALFAKIS	KALFAKIS SHARRON LYNN	3321 POLARIS ST	MODESTO	CA	95350	MODESTO CA 95350
WILLIAM M & THERESA A SCHILL		2659 CLYSDALE AVE	ATWATER	CA	95301	ATWATER CA 95301
WILLIAM M ZARILLA	RODGERS MARGARET A	22235 CONKLIN TRL	SONORA	CA	95370	SONORA CA 95370
WILLIAM P & JENNIFER M HUNGER		PO BOX 64	DOS PALOS	CA	93620	DOS PALOS CA 93620
WILLIAM PAUL HAUFF	GOCH ALEXANDRA	475 36TH AVE	SANTA CRUZ	CA	95062	SANTA CRUZ CA 95062
WILLIAM R & KATHERINE A WURZ		748 NEBERGALL CT	BRENTWOOD	CA	94513	BRENTWOOD CA 94513
WILLIAM R & KERRY SCHOCK		3425 WOODVIEW DR	LAFAYETTE	CA	94549	LAFAYETTE CA 94549
WILLIAM R ARCHIE		PO BOX 737	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WILLIAM R BARTEAU		PO BOX 327	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WILLIAM R DE PAOLI	DE PAOLI LAURA A	133 OBISPO CT	FREMONT	CA	94539	FREMONT CA 94539
WILLIAM R ENGVALL	ENGVALL BARBARA	PO BOX 218	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
WILLIAM R RICE	ROBLES SUSAN	PO BOX 3172	SONORA	CA	95370	SONORA CA 95370
WILLIAM STEPHEN BEDDELL		19160 MIDDLE CAMP-SUGAR PINE	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WILLIAM V & ALYCE R STYCK		19033 TIFFENI DR	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WILLIAM V & LEAH D COTTER		PO BOX 28	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WILLIAM W SALSIG		23859 MARSHAL WAY	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WINSTON G SHARON	SHARON MARY F	PO BOX 254	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
WITT J CARTER	WITT BARBARA D	4415 SHARPS RD	RENO	NV	89519	RENO NV 89519
WORD OF LIFE FELLOWSHIP INC		PO BOX 97	MI WUK VILLAGE	CA	95346	MI WUK VILLAGE CA 95346
WYATT L MC ALLISTER		27550 NICOLS RD	GALT	CA	94923	GALT CA 94923
XEBEC ADVENTURES LLC		112 N CURRY ST	CARSON CITY	NV	89703	CARSON CITY NV 89703
YOSEMITE CONSTRUCTION LLC		10340 AUGUSTA LN	JAMESTOWN	CA	95327	JAMESTOWN CA 95327
ZACHARY WILLIAM HART		1106 MILLS AVE	MODESTO	CA	95350	MODESTO CA 95350
ZELCO PROPERTIES LLC		PO BOX 1055	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383
ZERTUCHE THOMAS		PO BOX 1815	TWAIN HARTE	CA	95383	TWAIN HARTE CA 95383

**PG&E Gas and Electric
Advice Filing List
General Order 96-B, Section IV**

AT&T	Downey & Brand	Pioneer Community Energy
Albion Power Company	Ellison Schneider & Harris LLP	Praxair
Alcantar & Kahl LLP	Energy Management Service	Regulatory & Cogeneration Service, Inc.
Anderson & Poole	Evaluation + Strategy for Social Innovation	SCD Energy Solutions
Atlas ReFuel	GenOn Energy, Inc.	SCE
BART	Goodin, MacBride, Squeri, Schlotz & Ritchie	SDG&E and SoCalGas
Barkovich & Yap, Inc.	Green Charge Networks	SPURR
Braun Blasing Smith Wynne P.C.	Green Power Institute	San Francisco Water Power and Sewer
CalCom Solar	Hanna & Morton	Seattle City Light
California Cotton Ginners & Growers Assn	ICF	Sempra Utilities
California Energy Commission	International Power Technology	Southern California Edison Company
California Public Utilities Commission	Intestate Gas Services, Inc.	Southern California Gas Company
California State Association of Counties	Kelly Group	Spark Energy
Calpine	Ken Bohn Consulting	Sun Light & Power
Casner, Steve	Keyes & Fox LLP	Sunshine Design
Cenergy Power	Leviton Manufacturing Co., Inc.	Tecogen, Inc.
Center for Biological Diversity	Linde	TerraVerde Renewable Partners
City of Palo Alto	Los Angeles County Integrated Waste Management Task Force	Tiger Natural Gas, Inc.
City of San Jose	Los Angeles Dept of Water & Power	TransCanada
Clean Power Research	MRW & Associates	Troutman Sanders LLP
Coast Economic Consulting	Manatt Phelps Phillips	Utility Cost Management
Commercial Energy	Marin Energy Authority	Utility Power Solutions
County of Tehama - Department of Public Works	McKenzie & Associates	Utility Specialists
Crossborder Energy	Modesto Irrigation District	Verizon
Crown Road Energy, LLC	Morgan Stanley	Water and Energy Consulting
Davis Wright Tremaine LLP	NLine Energy, Inc.	Wellhead Electric Company
Day Carter Murphy	NRG Solar	Western Manufactured Housing Communities Association (WMA)
Dept of General Services	Office of Ratepayer Advocates	Yep Energy
Don Pickett & Associates, Inc.	OnGrid Solar	
Douglass & Liddell	Pacific Gas and Electric Company	