

1	EILEEN M. DECKER		
2	United States Attorney DOROTHY M. SCHOUTEN		
-	Assistant United States Attorney Chief, Civil Division		
	ROBYN-MARIE LYON MONTELEONE		
4	Assistant United States Attorney Chief, General Civil Section		
5	JONATHAN B. KLINCK (CBN 119926) Assistant United States Attorney		
6	Federal Building, Suite 7516 300 North Los Angeles Street		
7	300 North Los Ángeles Street Los Angeles, California 90012 Telephone: (213) 894-8561 Facsimile: (213) 894-7819		
8	Facsimile: (213) 894-7819 E-mail: jon.klinck@usdoj.gov		
9	Attorneys for Plaintiff United States of America		
10	UNITED STATES DISTRICT COURT		
11	FOR THE CENTRAL DISTRICT OF CALIFORNIA		
12	WESTERN DIVISION		
13	UNITED STATES OF AMERICA,	No. EDCV 15-01671 GW (KKx)	
14	Plaintiff,	10. LDC / 15 010/1 C ((IIIX)	
15			
16	V.		
17	320.00 ACRES OF LAND, MORE OR LESS, SITUATE IN SAN BERNARDINO		
18	COUNTY, STATE OF CALIFORNIA; HEIRS OF DORIS WELLES CURTIS;		
19	ALDEN CURTIS JACOBUS; BRUCE ALDRON JACOBUS; JEANNIE D.		
20	WELLES BETTCHER, TRUSTEE OF THE REVOCABLE TRUST	FINAL JUDGMENT	
21	AGREEMENT OF THOMAS E. WELLES: ALDEN CURTIS JACOBUS:		
22	BRUCE WALDRON JACOBUS; JEANÍE D. WELLES BETTCHER.TRUSTEE OF		
23	THE REVOCABLE TRUST AGREEMENT OF THOMAS		
23	E.WELLES; JEANIE D. BETTCHER aka		
	BERTHOD BETTCHER; HAROLD L. MAJOR aka HAL MAJOR: KATE		
25 26	DICKERSON MAJOR; HEIRS OF		
26	CAROLYN LURTON BELL; HEIRS OF HARRIET LURTON MAJOR; PATRICIA		
27	C. GOODGAME aka PATRICIA GOODGAME BABB; OREN WYATT	The Honorable George H. Wu	
28	BABB: MARGARET C.		
		1	

1	GIESENSCHLAG; CLYDE ALLEN GIESENSCHLAG; SHIRLEY WELLES
	GIESENSCHLAG; SHIRLEY WELLES
2	RITCHIE aka SHIRLEY RITCHIE;
_	JENNIFER SEXTON O'NEILL LÁNE
3	aka JENNIFER LANE MORGAN;
-	MICHAEL FRANCES MORGAN;
4	JANICE A. CORY; MICHAEL JOSEPH
•	CORY; JENNIFER WELLS LANE;
5	
Č	SUSANNAH LANE aka SUSANNAH LANE-SULLIVAN; ERIC STEVEN
6	SULLIVAN; and SAN BERNARDINO
Ŭ	COUNTY TAX COLLECTOR, et al.,
7	
,	Defendants.
8	

9 Based on the filed Stipulation of Settlement, Stipulation of Just Compensation and 10 Request For Entry of Final Judgment ("Stipulation") entered into between Plaintiff United States and defendants Randall Bell III, Harold Major as the Trustee of the Harriet 11 12 Ann Major Irrevocable Trust, Elizabeth Ann Welles, Bruce Jacobus, Jeanie Darlene 13 Bettcher as Trustee of the TE Welles Trust, Jeannie Darlene Bettcher as an individual, Janice Arline Cory, Patricia Babb, Alden Jacobus, Margaret Giesenschlag, Jennifer 14 15 Morgan, Jennifer Welles Lane, Susannah Sullivan and Shirley Ritchie ("collectively 16 "Owners"), and good cause appearing therefor,

17

18

19

20

21

22

23

24

25

26

27

28

IT IS ORDERED, ADJUDGED AND DECREED that:

1. Plaintiff shall and hereby does have the fee interest in approximately 320.00 acres of real property in San Bernardino County, California, which is legally described as: The North one-half of Section 36, Township 11 North, Range 3 East, San Bernardino Meridian, in the County of San Bernardino, State of California, according to the Official Plat thereof ("Subject Property"), as stated in the Declaration of Taking filed herein (Dkt. #11). The Subject Property is also known as San Bernardino County Assessor's Parcel Number 0540-161-04-0000, containing 320.00 acres, more or less. The United States will take title to the Subject Property in fee simple, which title, however, is subject to existing easements for public roads and highways, public utilities, railroads, pipelines, and to the right of the people to fish upon the Subject Property as reserved in the Patent from the State of California.

2. The total just compensation payable by the United States to the Owners for the taking of the Subject Property, together with all improvements thereon and appurtenances thereunto belonging, in fee simple, shall be the sum of Two Hundred and Seven Thousand Dollars and No Cents (\$207,000.00), inclusive of interest, attorneys' fees, costs and any outstanding taxes ("Deposit").

1

2

3

4

5

6

7

27

28

3. The proportionate interests of the Owners and the amounts payable to each of them from the Deposit are as follows:

Percentage Interest 8 **Owner's Name** Amount 9 A. Randall Bell III 25.00% \$51,750.00 10 B. Harold Major as Trustee 11 of the Harriet Ann Major 12 Irrevocable Trust 25.00 % \$51,750.00 13 C. Elizabeth Ann Welles 12.50% \$25,875.00 14 D. Bruce Jacobus 12.50% \$25,875.00 15 E. Jeanie Darlene Bettcher 12.50% \$25,875.00 Trustee of the TE Welles Trust 16 17 F. Jeannie Darlene Bettcher 1.38889% \$2,875.00 18 G. Janice Arline Cory 1.38889% \$2,875.00 H. Patricia Babb 19 1.38889% \$2,875.00 20 I. Alden Jacobus 1.38889% \$2,875.00 21 J. Margaret Giesenschlag 1.38889% \$2,875.00 K. Jennifer Morgan 22 1.38889% \$2,875.00 23 L. Jennifer Welles Lane \$2,875.00 1.38889% 24 M. Susannah Sullivan 1.38889% \$2,875.00 N. Shirley Ritchie 25 1.38889% \$2,875.00 TOTAL 26 100% \$207,000,000

4. The United States filed a Complaint in Condemnation on August 18, 2015 (Dkt. #1), filed the Declaration of Taking on August 31 2015 (Dkt. #11), and deposited

the Deposit with the Clerk of Court on August 19, 2015 (Dkt. #6). Upon making the Deposit into the Registry of the Court, fee title to the Subject Property, as set forth in the Declaration of Taking, vested in the United States.

5. The Deposit shall be full and just compensation and in full satisfaction of any and all claims of whatsoever nature against the United States by reason of the institution and prosecution of this action and taking of the Subject Property and all appurtenances thereunto belonging in fee simple

6. The Deposit shall be subject to all liens, encumbrances, and charges of whatsoever nature existing against the Subject Property at the time of vesting of title thereto in the United States and all such taxes, assessments, liens and encumbrances shall be payable by the Owners.

The Owners warrant that on the date of taking they had exclusive right to 7. their proportional interest in the Deposit, excepting the interest of parties having liens or encumbrances of record and unpaid taxes and assessments, if any. The Owners further warrant that no other person or entity is entitled to the receive compensation for the Subject Property other than those listed in paragraph 2 above. In the event that any other person or entity is ultimately determined by a court of competent jurisdiction to have any right to receive compensation for the Subject Property, the Owners shall refund into the Registry of the Court the compensation distributed herein, or such part thereof as the Court may direct, with interest thereon calculated in accordance with the provision of 40 U.S.C. § 3116, from the date of the receipt of the deposit by the Owners to the date of their repayment into the Registry of the Court.

8. The parties shall be responsible for their own legal fees, costs, and expenses (including attorneys' fees, consultants' fees, and any other expenses).

9. Upon the entry of the Final Judgment, the parties may seek immediate distribution of the Deposit, together with any interest earned thereon while on deposit, if any.

28

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

1	10. The Owners shall save and hold harmless the United States of America			
2	from all claims or liability resulting from any unrecorded liens, leases or agreements			
3	3 affecting the Property on the date of taking.	affecting the Property on the date of taking.		
4	4			
5	5 DATED: October 3, 2016	en he i l		
6	6	Jeorge H. Win		
7	7 GEORC	E H. WU, U.S. DISTRICT JUDGE		
8	8			
9	9			
10	0			
11	1			
12	2			
13	3			
14	4			
15	5			
16	6 Respectfully submitted,			
17	7			
18	EILEEN M. DECKER			
19	DOROTHY M. SCHÖUTEN			
20	Chief, Civil Division			
21	Assistant United States Attorney			
22				
23 24				
24 25	JONATHAN B. KLINCK			
23 26				
20 27	United States of America			
27				
20	5			