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**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA**

RAPHAEL MUNOZ, et al.,  <p style="text-align: center;">Plaintiffs,</p> v.  GUIMARRA VINEYARDS CORPORATION,  <p style="text-align: center;">Defendant.</p>	) ) ) ) ) ) ) ) ) )	Case No.: 1:09-cv-00703- AWI-JLT  ORDER DENYING WITHOUT PREJUDICE PLAINTIFFS’ REQUEST FOR APPROVAL OF THE REVISED CLASS NOTICE; ORDER APPOINTING CLASS NOTICE ADMINISTRATOR (Doc. 134)  ORDER DIRECTING PLAINTIFFS TO FILE AN AMENDED CLASS NOTICE NO LATER THAN DECEMBER 2, 2013
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On November 15, 2013, Plaintiffs submitted a revised Class Notice for the Court’s approval. (Doc. 134). In addition, Plaintiffs seek the appointment of V3 Corporation as Class Notice Administrator to take charge of the mailing the class notice. Because the parties have previously agreed to this appointment (*See* Doc. 133 at 3), Plaintiff’s request is **GRANTED**.

Significantly, however, the revised Class Notice submitted by Plaintiffs fails to comply with the Court’s order to omit the language requiring a class member requesting exclusion to “check[] the appropriate box.” (*See* Doc. 133 at 5; Doc. 134-1 at 6). As required by the Court, there is no longer a box to check, so it appears the failure to delete this language is an oversight. *Id.* In addition, the “Election to be Excluded” form erroneously indicates the defendant in the action is Sunview, rather than Guimarra Vineyards Corporation. (*See* Doc. 134-1 at 6).

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Given the deficiencies of the proposed Class Notice, **IT IS HEREBY ORDERED:**

1. V3 Corporation is **APPOINTED** the Class Notice Administrator, and **SHALL** comply with the deadlines set forth in the Court's order dated November 18, 2013 (Doc. 133);
2. Plaintiff's request for approval of the revised Class Notice is **DENIED without prejudice;**
3. Plaintiffs **SHALL** file a Class Notice curing the deficiencies identified by this Order **no later than December 2, 2013;**
4. **No later than December 2, 2013,** Plaintiffs **SHALL** file a declaration by the certified court interpreter who translated the revised Class Notice into Spanish, attesting that he/she well and truly interpreted the English version of the revised notice into Spanish.

Failure to comply with this Order may result in the imposition of sanctions pursuant to Local Rule 110.

IT IS SO ORDERED.

Dated: November 26, 2013

/s/ Jennifer L. Thurston  
UNITED STATES MAGISTRATE JUDGE