

1 John R. Till SBN 178763 jtill@paladinlaw.com
 2 Bret A. Stone SBN 190161 bstone@paladinlaw.com
 3 Brian R. Paget SBN 168694 bpaget@paladinlaw.com
 4 Paladin Law Group® LLP
 5 1176 Boulevard Way
 6 Walnut Creek, California 94595
 7 Phone: (925) 947-5700
 8 Fax: (925) 935-8488

9 Counsel for Plaintiff
 10 GREEN VALLEY CORPORATION

11
 12 **UNITED STATES DISTRICT COURT**
 13 **NORTHERN DISTRICT OF CALIFORNIA**
 14 **SAN JOSE DIVISION**

15 GREEN VALLEY CORPORATION, a
 16 California corporation, dba Barry Swenson
 17 Builder,

18 Plaintiff,

19 v.

20 CALDO OIL COMPANY, a California
 21 corporation; VICTOR J. LOBUE, as an
 22 individual and as trustee of the Victor J. LoBue
 23 Trust, the LoBue Living Trust and the LoBue
 24 Family Trust; THE VICTOR J. LOBUE
 25 TRUST; THE LOBUE LIVING TRUST; THE
 26 LOBUE FAMILY TRUST; THE ESTATE OF
 27 SALVADORE R. LOBUE, DECEASED; THE
 28 ESTATE OF TANIE ANN LOBUE,
 DECEASED; and DOES 1 through 100,

Defendants.

AND RELATED COUNTERCLAIMS, THIRD
 PARTY CLAIMS AND CROSSCLAIMS.

No. 09-CV-04028-LHK

**STIPULATION AND ~~PROPOSED~~
 ORDER OF DISMISSAL**

FED. R. CIV. P. 41(a)(2)

Action filed: August 31, 2009
 Trial date: January 23, 2011

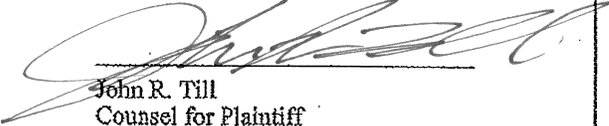
AS MODIFIED BY THE COURT



1 By signing below, counsel certify that they have the authority to bind, and are binding, the party
2 or parties that they are signing on behalf of.

3 DATED: December 16, 2011

PALADIN LAW GROUP® LLP



John R. Till
Counsel for Plaintiff
GREEN VALLEY CORPORATION

7 DATED: December 16, 2011

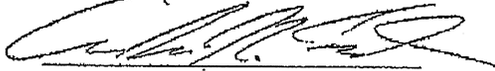
GARRISON LAW CORPORATION



Gregg Garrison
Counsel for Defendants
CALDO OIL COMPANY, VICTOR J.
LOBUE, THE VICTOR J. LOBUE TRUST,
THE LOBUE LIVING TRUST, THE LOBUE
FAMILY TRUST, THE ESTATE OF
SALVADORE R. LOBUE, DECEASED, and
THE ESTATE OF TANIE ANN LOBUE,
DECEASED

14 DATED: December 16, 2011

WILSON, ELSER, MOSKOWITZ,
EDELMAN & DICKER LLP



Andrew Smith
Counsel for Third-Party Defendants
ALL ENVIRONMENTAL INC.
and PETER MCINTYRE

20 ORDER OF DISMISSAL

21 The Court orders that this action shall be and hereby is dismissed with prejudice, with mutual
22 waivers of costs, including attorneys' fees, pursuant to Federal Rule of Civil Procedure 41(a)(2) and
23 pursuant to the parties' Settlement Agreement, *see* Exhibit A, which the Court incorporates herein and
24 retains jurisdiction to enforce. The Clerk shall close the file.

25 IT IS SO ORDERED.

26 DATED: December 16, 2011



LUCY H. KOH
United States District Judge

