1	DAVID CHIU, State Bar #189542		
_	City Attorney		
2	KESLIE STEWART, State Bar #184090		
2	Chief of Public Integrity and Investigatio RICHARD E. ROBINSON, State Bar #2805	ins 20	
3	Deputy City Attorney	29	
4	Fox Plaza		
·	1390 Market Street, Suite 425		•
5	San Francisco, CA 94102-5408		
	Telephone: (415) 554-3954 Facsimile: (415) 255-0733		*
6	Facsimile: (415) 255-0733 E-Mail: richard.e.robinson@sfcity	ratty org	
7	D Wan. Honard.o.roomson@story	uity.org	
·	Attorneys for the Charging Official and t	he City & County of San Francisco	
8	·		
9	CITY	ATTORNEY DAVID CHIU	
,		TIOMET DAVID CITE	
10	CITY AND C	COUNTY OF SAN FRANCISCO	
11		ORDER DEBARRING ALAN V	ADELA WILLIAM
12	In the matter of:	GILMARTIN III, PROVEN MA	
		BAYLANDS SOIL PROCESSIN	
13		EMTE USA, INC., EGBERT EN	TERPRISES, LLC,
	ALAN VARELA, an individual,	AND PROVEN COMSA JV	
14	WILLIAM GILMARTIN III, an		
15	individual, and PROVEN	·	
10	MANAGEMENT INC., a California		
16	corporation		
17	Affiliates: BAYLANDS SOIL	•	• • •
17	PROCESSING LLC, a California		
18	limited liability company, COMSA		
	EMTE USA, Inc., a California		
19	Corporation, EGBERT		4
20	ENTERPRISES, LLC, a California limited liability company, PROVEN		
20	COMSA JV, a joint venture,		
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David Chiu, City Attorney of the City and County of San Francisco ("San Francisco" or "City"), acting as Charging Official under Sections 28.1 and 28.2 of the San Francisco Administrative Code, hereby issues this ORDER OF DEBARMENT.

WHEREAS, on or about September 17, 2020, the Federal Bureau of Investigation filed charges against Alan Varela and William Gilmartin III in a federal criminal complaint ("Criminal Complaint") in the United States District Court for the Northern District of California, alleging bribery of a local official, in a case captioned *United States of America v. Alan Varela and William Gilmartin III*, Case No. 3-20-71327 TSH;

WHEREAS, on or about March 1, 2021, then-City Attorney Dennis J. Herrera issued an order suspending Alan Varela, William Gilmartin III and ProVen Management, Inc. ("Respondents") pursuant to Chapter 28 of the San Francisco Administrative Code;

WHEREAS, on or about March 22, 2023, City Attorney David Chiu served an Amended Suspension Order and Counts and Allegations ("Counts and Allegations") seeking debarment of Respondents and alleged affiliates of Respondents Baylands Soil Processing, LLC, Comsa Emte USA Inc., Egbert Enterprises, LLC, and ProVen Comsa JV (the alleged affiliates of Respondents are referred to herein as "Alleged Affiliates");

WHEREAS, the Counts and Allegations sought an order debarring Respondents and the Alleged Affiliates for the statutory maximum of five years, with credit for time that Respondents were suspended;

WHEREAS, Respondents, through their attorney, requested an administrative hearing pursuant to Section 28.6 of the San Francisco Administrative Code;

WHEREAS, Counsel for Respondents did not represent the Alleged Affiliates and did not request a hearing on behalf of the Alleged Affiliates;

WHEREAS, the Alleged Affiliates have not responded to the Counts and Allegations and, pursuant to Section 28.7, are deemed to have admitted them;

WHEREAS, on or about April 12, 2023, pursuant to Administrative Code Section 28.8, the City Controller appointed Elizabeth Zareh as the Hearing Officer in this matter;

WHEREAS, neither the Charging Official nor Respondents filed objections to the appointment of Hearing Office Zareh;

WHEREAS, the City Attorney and Respondents jointly submitted a stipulation and proposed findings and decision debarring Respondents and the Alleged Affiliates;

WHEREAS, on May 31, 2023, Hearing Officer Zareh issued her Findings and Decision debarring Respondents and the Alleged Affiliates;

WHEREAS, a true and correct copy of Hearing Officer Zareh's Findings and Decision are attached as **Exhibit A** to this Order;

THEREFORE, the City Attorney, pursuant to Section 28.10(d) of the San Francisco Administrative Code, hereby ORDERS:

- A. Pursuant to Hearing Officer Zareh's Findings and Decision, Respondents Alan Varela, William Gilmartin III and ProVen Management, Inc. are DEBARRED. Pursuant to Section 28.11(c) of the San Francisco Administrative Code, Respondents and their affiliates are prohibited from participating in any contract or grant at any tier, directly or indirectly, with or for the City and County of San Francisco. Respondents shall be deemed irresponsible and disqualified for the purposes of all City and County of San Francisco contracts and grants. Any department head, board, or commission may cancel any existing contract or grant with Respondents or direct the cancellation of an existing subcontract to which a Respondent is a party. In the event of such cancellation, Respondents' recovery under the contract or grant shall be limited to compensation for work satisfactorily completed as of the date of cancellation. Pursuant to Section 28.10 of the San Francisco Administrative Code, the period of debarment shall begin upon issuance by the City Attorney of an Order of Debarment consistent with this Decision, and expire on March 1, 2026.
- B. Pursuant to Hearing Officer Zareh's Findings and Decision, the Alleged Affiliates named in the March 22, 2023 Counts and Allegations, **Baylands Soil Processing, LLC, Comsa Emte USA Inc.**, **Egbert Enterprises, LLC**, and **ProVen Comsa JV**, did not request an administrative hearing. Pursuant to Section 28.7, said failure to request a hearing is deemed an admission by said Alleged Affiliates to the Counts and Allegations. Therefore, said Alleged Affiliates are DEBARRED. Pursuant to Section 28.11(c) of the San Francisco Administrative Code, the Alleged Affiliates are

prohibited from participating in any contract or grant at any tier, directly or indirectly, with or for the City and County of San Francisco. The Alleged Affiliates shall be deemed irresponsible and disqualified for the purposes of all City and County of San Francisco contracts and grants. Any department head, board, or commission may cancel any existing contract or grant with any of the Alleged Affiliates or direct the cancellation of an existing subcontract to which an Alleged Affiliate is a party. In the event of such cancellation, the Alleged Affiliates' recovery under the contract or grant shall be limited to compensation for work satisfactorily completed as of the date of cancellation. Pursuant to Section 28.10 of the San Francisco Administrative Code, the period of debarment shall begin upon issuance by the City Attorney of an Order of Debarment consistent with this Decision, and expire on March 1, 2026.

Pursuant to Section 28.10(d) of the San Francisco Administrative Code, this Order represents the final administrative determination by the City in the matter.

IT IS SO ORDERED

Date: June 26, 2023

DAVID CHIU City Attorney

City and County of San Francisco

EXHIBIT A to Debarment Order

Hearing Officer's Findings and Decision.

ŀ		
1	DAVID CHIU, State Bar #189542	
2	City Attorney KESLIE STEWART, State Bar #184090	
	Chief of Public Integrity and Investigation	
3	RICHARD E. ROBINSON, State Bar #2805 Deputy City Attorney	329
4	Fox Plaza	
ایر	1390 Market Street, Suite 425	
5	San Francisco, CA 94102-5408 Telephone: (415) 554-3954	
6	Facsimile: (415) 255-0733	
7	E-Mail: richard.e.robinson@sfcity	valty.org
	Attorneys for Charging Official	77500
8	CITY AND COUNTY OF SAN FRANC	CISCO
9	CVIDY	ATTORNEY DAVID CHIN
10	CITY	ATTORNEY DAVID CHIU
	CITY AND	COUNTY OF SAN FRANCISCO
11		
12	In the matter of:	STIPULATION AND [PROPOSED] FINDINGS AND
13	in the matter of.	DECISION DEBARRING RESPONDENTS ALAN VARELA, WILLIAM GILMARTIN III, PROVEN
1.10		MANAGEMENT INC., BAYLANDS SOIL
14	ALAN VARELA, an individual, WILLIAM GILMARTIN III, an	PROCESSING LLC, COMSA EMTE USA, INC., EGBERT ENTERPRISES, LLC, AND PROVEN
15	individual, and PROVEN	COMSA JV
16	MANAGEMENT INC., a California	
	corporation	
17	Affiliates: BAYLANDS SOIL	
18	PROCESSING LLC, a California limited liability company, COMSA	
19	EMTE USA, Inc., a California	
	Corporation, EGBERT ENTERPRISES, LLC, a California	
20	limited liability company, PROVEN	
21	COMSA JV, a joint venture,	
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The City Attorney, as the charging official, on the one hand, and Respondents Alan Varela, William Gilmartin III, and ProVen Management Inc. (collectively, "Respondents"), on the other, hereby stipulate and agree to the following:

WHEREAS, on or about September 17, 2020, the Federal Bureau of Investigation filed charges against Alan Varela and William Gilmartin III in a federal criminal complaint ("Criminal Complaint") in the United States District Court for the Northern District of California, alleging bribery of a local official, in a case captioned *United States of America v. Alan Varela and William Gilmartin III*, Case No. 3-20-71327 TSH;

WHEREAS, on or about March 1, 2021, then-City Attorney Dennis J. Herrera issued an order suspending Respondents pursuant to Chapter 28 of the San Francisco Administrative Code;

WHEREAS, on or about March 22, 2023, City Attorney David Chiu served an Amended Suspension Order and Counts and Allegations Seeking Debarment of Respondents ("Counts and Allegations") and alleged affiliates of Respondents Baylands Soil Processing, LLC, Comsa Emte USA Inc., Egbert Enterprises, LLC, and ProVen Comsa JV (the alleged affiliates of Respondents are referred to herein as "Alleged Affiliates");

WHEREAS, the Counts and Allegations sought an order debarring Respondents and the Alleged Affiliates for the statutory maximum of five years, with credit for time that Respondents were suspended;

WHEREAS, Respondents, through their attorney, requested an administrative hearing pursuant to Section 28.6 of the San Francisco Administrative Code;

WHEREAS, Counsel for Respondents does not represent the Alleged Affiliates and did not request a hearing on behalf of the Alleged Affiliates;

WHEREAS, on or about April 12, 2023, pursuant to Administrative Code Section 28.8, the City Controller appointed Elizabeth Zareh as the Hearing Officer in this matter;

WHEREAS, neither the Charging Official nor Respondents filed objections to the appointment of Hearing Office Zareh;

WHEREAS, the City Attorney and Respondents have reached an agreement that would forego the need for a hearing in this matter;

THEREFORE, the City Attorney, acting as Charging Officer under Chapter 28 of the San Francisco Administrative Code, and Respondents hereby STIPULATE as follows:

- 1) Respondents do not contest the City Attorney's request for an order of debarment set forth in the Counts and Allegations, and Respondents hereby rescind their request for an administrative hearing.
- 2) Respondents' request for an administrative hearing was made on behalf of Respondents only, and not the Alleged Affiliates.

IT IS SO STIPULATED.

Dated: 5/30/23

DAVID CHIU
City Attorney
KESLIE STEWART
Chief Deputy City Attorney
RICHARD E. ROBINSON
Deputy City Attorneys

RICHARD E. ROBINSON

Dated: 5/25/23

ROGERS JOSEPH O'DONNELL

y: AADON D GIRDEDIAAN

Attorneys for Respondents Alan Varela, William Gilmartin III, and ProVen Management, Inc.

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[PROPOSED] FINDINGS AND DECISION

Upon stipulation of the Alan Varela, William Gilmartin III, and ProVen Management, Inc. ("Respondents") and City Attorney David Chiu, acting as Charing Official (collectively, with Respondents, the "Parties") and pursuant to Section 28.10 of the San Francisco Administrative Code, the Hearing Officer hereby makes the following FINDINGS:

- 1. On or about March 22, 2023, pursuant to Chapter 28 of the San Francisco
 Administrative Code, San Francisco City Attorney David Chiu served an Amended Suspension Order
 and Counts and Allegations Seeking Debarment of Alan Varela, William Gilmartin III, and ProVen
 Management, Inc. and their alleged affiliates, Baylands Soil Processing, LLC, Comsa Emte USA Inc.,
 Egbert Enterprises, LLC, and ProVen Comsa JV ("Alleged Affiliates"). A true and correct copy of
 these Counts and Allegations is attached as Exhibit A to these Findings and Decision.
- 2. Respondents Alan Varela, William Gilmartin III, and ProVen Management, Inc., through their attorney, requested an administrative hearing pursuant to Section 28.6 of the San Francisco Administrative Code.
- 3. The Alleged Affiliates Baylands Soil Processing, LLC, Comsa Emte USA Inc., Egbert Enterprises, LLC, and ProVen Comsa JV did not request an administrative hearing.
- 4. Respondents do not contest the City Attorney's request for an order of debarment set forth in the Counts and Allegations, and they have withdrawn their request for an administrative hearing.

Therefore, upon stipulation of the Parties and good cause appearing, the Hearing Officer hereby issues the following DECISION:

A. Respondents Alan Varela, William Gilmartin III and ProVen Management, Inc. are hereby DEBARRED. Pursuant to Section 28.11(c) of the San Francisco Administrative Code, Respondents and their affiliates are prohibited from participating in any contract or grant at any tier, directly or indirectly, with or for the City and County of San Francisco. Respondents shall be deemed irresponsible and disqualified for the purposes of all City and County of San Francisco contracts and grants. Any department head, board, or commission may cancel any existing contract or grant with

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Respondents or direct the cancellation of an existing subcontract to which a Respondent is a party. In the event of such cancellation, Respondents' recovery under the contract or grant shall be limited to compensation for work satisfactorily completed as of the date of cancellation. Pursuant to Section 28.10 of the San Francisco Administrative Code, the period of debarment shall begin upon issuance by the City Attorney of an Order of Debarment consistent with this Decision, and expire on March 1, 2026.

B. The Alleged Affiliates named in the March 22, 2023 Counts and Allegations, Baylands Soil Processing, LLC, Comsa Emte USA Inc., Egbert Enterprises, LLC, and ProVen Comsa JV, did not request an administrative hearing. Pursuant to Section 28.7, said failure to request a hearing is deemed an admission by said Alleged Affiliates to the Counts and Allegations. Therefore, said Alleged Affiliates are hereby DEBARRED. Pursuant to Section 28.11(c) of the San Francisco Administrative Code, the Alleged Affiliates are prohibited from participating in any contract or grant at any tier, directly or indirectly, with or for the City and County of San Francisco. The Alleged Affiliates shall be deemed irresponsible and disqualified for the purposes of all City and County of San Francisco contracts and grants. Any department head, board, or commission may cancel any existing contract or grant with any of the Alleged Affiliates or direct the cancellation of an existing subcontract to which an Alleged Affiliate is a party. In the event of such cancellation, the Alleged Affiliates' recovery under the contract or grant shall be limited to compensation for work satisfactorily completed as of the date of cancellation. Pursuant to Section 28.10 of the San Francisco Administrative Code, the period of debarment shall begin upon issuance by the City Attorney of an Order of Debarment consistent with this Decision, and expire on March 1, 2026.

IT IS SO ORDERED

Date: 5/31/23

Elizabeth Zareh

HEARING OFFICER

Exhibit A

CITY ATTORNEY DAVID CHIU CITY AND COUNTY OF SAN FRANCISCO

CODE CHAPTER 28

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In the matter of:

corporation

ALAN VARELA, an individual, WILLIAM GILMARTIN III, an

MANAGEMENT INC., a California

limited liability company, COMSA EMTE USA, Inc., a California

ENTERPRISES, LLC, a California

limited liability company, PROVEN

COMSA JV, a joint venture,

individual, and PROVEN

Corporation, EGBERT

Affiliates: BAYLANDS SOIL PROCESSING LLC, a California

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AMENDED SUSPENSION ORDER AND COUNTS AND ALLEGATIONS SEEKING DEBARMENT UNDER SAN FRANCISCO ADMINISTRATIVE

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David Chiu, City Attorney of the City and County of San Francisco ("San Francisco" or "City"), acting as Charging Official under Sections 28.1 and 28.2 of the San Francisco Administrative Code, requests that the Controller of San Francisco appoint a hearing officer for debarment proceedings against the following contractors: Alan Varela, William Gilmartin III, ProVen Management Inc., Baylands Soil Processing, LLC, Comsa Emte USA Inc., Egbert Enterprises, LLC, and ProVen Comsa JV. The City Attorney requests that said hearing officer issue an ORDER OF DEBARMENT finding these contractors irresponsible bidders and disqualified from participating in the competitive process for contracts with San Francisco, or from entering into contracts with San Francisco directly or indirectly, for a period of five years beginning March 1, 2021.

While these debarment proceedings are conducted, Baylands Soil Processing, LLC, Comsa Emte USA Inc., Egbert Enterprises, LLC, and ProVen Comsa JV are hereby SUSPENDED, and prohibited from participating in the competitive process for contracts with San Francisco. Alan Varela, William Gilmartin III, and ProVen Management Inc. remain suspended.

I. INTRODUCTION

This proceeding arises out of a Federal Bureau of Investigation ("FBI") criminal investigation of Alan Varela's and William Gilmartin III's bribery of former San Francisco Department of Public Works Director Mohammed Nuru. Evidence collected by the FBI and the City Attorney shows that this bribery, as well as the related corrupt and illegal conduct described herein, was committed in an attempt to secure certain contracts with the City on behalf of ProVen Management Inc. ("ProVen"). The details of Alan Varela and William Gilmartin III's corrupt conduct on behalf of ProVen are set forth in a September 17, 2020, federal criminal complaint ("Criminal Complaint", attached as Exhibit 1.). On March 1, 2021, then-City Attorney Dennis J. Herrera issued an order (the "Suspension Order") suspending Alen Varela, William Gilmartin III, and ProVen (the "Original Suspended Contractors"). The Suspension Order has not been contested.

On May 27, 2021, Alan Varela and William Gilmartin III both pled guilty to conspiracy to commit honest services wire fraud, and were adjudicated guilty. (Exhibit 2.) Subsequently, additional facts about the corrupt conduct of the Original Suspended Contractors have been established in related criminal proceedings, including a criminal judgment against Mohammed Nuru. As described in more

detail below, the admissions in Alan Varela's, William Gilmartin III's, and Mohammed Nuru's respective guilty pleas establish that the Original Suspended Contractors are subject to debarment under Chapter 28 of the San Francisco Administrative Code. Accordingly, the City Attorney seeks the maximum 5-year period of debarment, to be measured from the date that Alan Varela, William Gilmartin III, and ProVen were first suspended on March 1, 2021, and expiring on March 1, 2026.

In addition, following issuance of the Suspension Order, the City Attorney's Office investigated various entities associated with the Original Suspended Contractors. As described in more detail below, the City Attorney's Office identified four additional entities – Baylands Soil Processing, LLC, Comsa Emte USA Inc., Egbert Enterprises, LLC, and ProVen Comsa JV, (collectively, the "Affiliated Contractors") – that had close relationships with Alan Varela, William Gilmartin III, and/or ProVen during the times that those contractors were bribing Mr. Nuru. These Affiliated Contractors qualify as "affiliates" under the San Francisco Administrative Code, thus subjecting them to the same suspension and debarment remedies applicable to the Original Suspended Contractors. (See San Francisco Administrative Code § §28.1 and 28.11(c).) Accordingly, the City Attorney seeks an order debarring the Affiliated Contractors for a period expiring on March 1, 2026.

During the pendency of these proceedings, the Affiliated Contractors are suspended from participating in any procurement process with the City. The Original Suspended Contractors remain suspended. This Amended Order of Suspension is self-executing.

II. PARTIES TO BE SUSPENDED AND DEBARRED

Alan Varela is an individual who at all times relevant to the bribery giving rise to this Amended Suspension Order and Counts and Allegations was the owner, responsible managing corporate officer, or responsible managing employee of a California corporation that held contracts or sought to hold contracts (directly or indirectly) with San Francisco.

William Gilmartin III is an individual who at all times relevant to the bribery giving rise to this Amended Suspension Order and Counts and Allegations was the owner, responsible managing corporate officer, or responsible managing employee of a California corporation that held contracts or sought to hold contracts (directly or indirectly) with San Francisco.

ProVen is a California corporation, number C1940071. It registered with the California Secretary of State on May 19, 1995. Alan Varela was the incorporator. (Exhibit 3.) From May 9, 2017, until at least the date of the filing of the Federal Complaint, Alan Varela was the Chief Executive Officer, the Secretary, the Chief Financial Officer, a Director, and the Agent for Service of Process for ProVen. (*Id.* at p. 2.) From May 9, 2017, through at least the date of the filing of the Federal Complaint, William Gilmartin III was a Director of ProVen. (*Id.* at p. 3.) According to publicly available information from the California State License Board ("CSLB"), Alan Varela was the Responsible Managing Officer for ProVen until April 6, 2021. (*Id.* at p. 4.) ProVen was a San Francisco vendor that participated in the procurement process and obtained direct or indirect contracts with San Francisco. (Exhibit 1 at ¶ 18.) Beginning on or around December 8, 2020, less than a year after criminal charges were filed against Mohammed Nuru, and continuing to the present, ProVen's officers include Joe Gilmartin, brother of William Gilmartin III. ProVen's directors include Joe Gilmartin and Zachary Varela, son of Alan Varela. (Exhibit 4.) The City Attorney is informed and believes that Alan Varela and William Gilmartin III continue to maintain an ownership interest in ProVen.

Baylands Soil Processing, LLC ("Baylands"), is a California limited liability company, number 200928110140. It registered with the California Secretary of State on October 7, 2009. Alan Varela was listed as the agent for service of process in the initial articles of organization. (Exhibit 5.) In 2018, Alan Varela was listed as the managing member for Baylands, and William Gilmartin III was listed as an additional manager or member. (*Id.* at p. 2.) In 2020, William Gilmartin III was listed as a manager or member and agent of service of process. (*Id.* at p. 4.) Alan Varela and William Gilmartin III are each 50% owners of Baylands, (Exhibit 6), and public documents show that Baylands' business address, 225 3rd Street, Oakland, CA, is the same address as ProVen and certain other Affiliated Contractors. (Exhibit 5.)

Comsa Emte USA Inc. ("Comsa"), is a California corporation, number C3340414. It registered with the California Secretary of State on December 15, 2010. California Secretary of State documents list Alan Varela as Chief Executive Officer, Secretary, and Agent for Service of Process and Accounting Manager for Comsa. (Exhibit 7.) Public documents also show that Comsa's business

address, 225 3rd Street, Oakland, CA 94607 is the same address as ProVen and certain other Affiliated Contractors. (*Id* at p. 3.) As described below, Comsa has also entered into a joint venture agreement with ProVen.

ProVen Comsa JV ("**ProVen-Comsa**"), is a joint venture between ProVen and Comsa. (**Exhibit 8.**) Public documents show ProVen Comsa's Class A General Engineering License is associated with Proven, and that Comsa's business address, 225 3rd Street, Oakland, CA 9607, is the same address as ProVen and the other Affiliated Contractors. (*Id.* at p. 1.) In addition, as a joint venture with ProVen, Proven-Comsa was subject to the March 1, 2021 Suspension Order. (San Francisco Administrative Code §§ 28.1, 28.11.)

Egbert Enterprises, LLC ("Egbert"), is a California limited liability company, number 199929910026. It registered with the California Secretary of State on October 21, 1999. Alan Varela was the incorporator. (Exhibit 9.) California Secretary of State documents list Mr. Varela as Managing Member, Chief Executive Officer and Agent for Service of Process for Egbert. (*Id.* at p. 3.)

III. FACTUAL BACKGROUND

A. The FBI and USDOJ Bring Criminal Cases Against Alan Varela and William Gilmartin III Alleging Bribery on Behalf of ProVen

On September 17, 2020, the United States filed the Criminal Complaint in the matter of *United States of America v. Alan Varela and William Gilmartin III*, United States District Court for the Northern District of California, Case No. 3:20-mj71327. (**Exhibit 1**.) The Criminal Complaint charged the offense of 18 U.S.C. § 666(a)(2) – Bribery of Local Official, a felony. (*Id.*) The Criminal Complaint alleged, in part:

Alan Varela founded ProVen Management ("ProVen") in 1991, a Bay Area civil engineering and construction firm that specializes in large-scale infrastructure projects. [Alan Varela] is the President of ProVen and [William Gilmartin III] also share ownership in several construction-related businesses. ProVen has received a number of public contracts from the City and County of San Francisco.

(*Id.* at ¶ 18.)

According to the Affidavit In Support of the Criminal Complaint, FBI agents intercepted and/or reviewed multiple communications regarding a scheme to win contracts through San Francisco

1	Department of Public Works for ProVen to op		
2	Francisco. This effort lasted years and was sti		
3	at ¶ 20.) The scheme involved obtaining one		
4	William Gilmartin III paid for extravagant din		
5	Nuru's ranch. (Id. at ¶¶ 21, 29, 97, 98, 105, 10		
6	of the bribery scheme, Alan Varela and Willia		
7	Nuru a tractor and attachments valued at appr		
8	May 6, 2021, an Information was filed against		
9	Conspiracy to Commit Honest Services Wire		
10	(Exhibit 10.) The Information stated, in part:		
11	Alan Varela and William Gilm with Mohammed Nuru and oth		
12	Attorney, to commit wire fraud material scheme and artifice to		
13	("City"), and the citizens of Sa faithful services of Mohammed		
14	concealment of material inform means of wire communication		
15	pictures and sounds for the pur violation of Title 18, United St		
16	violation of Title 18, United St		
17	(<i>Id.</i> at ¶ 1.)		
18	B. Alan Varela and William Gil Their Business Ventures.		
19	On May 27, 2021 Alan Varela and Wi		
20	honest services wire fraud in violation of 18 U		
21	guilty. (Exhibits 2 and 11). In his signed plea		
22	engaged in a scheme to defraud the public of i		
23	bribery or kickbacks, stating:		
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Department of Public Works for ProVen to operate an asphalt plant on land owned by the Port of San
Francisco. This effort lasted years and was still ongoing until Mr. Nuru's arrest in January 2020. (Id.
at ¶ 20.) The scheme involved obtaining one or more contracts for ProVen. (Id. at ¶¶ 28, 69, 79.)
William Gilmartin III paid for extravagant dinners for Mr. Nuru and subsidized material for Mr.
Nuru's ranch. (Id. at ¶¶ 21, 29, 97, 98, 105, 108.) For example, on or about February 19, 2019, as par
of the bribery scheme, Alan Varela and William Gilmartin III arranged to purchase and deliver to Mr.
Nuru a tractor and attachments valued at approximately \$40,000. (Id. at ¶¶ 22, 112, 115, 119.) On
May 6, 2021, an Information was filed against William Gilmartin III and Alan Varela alleging
Conspiracy to Commit Honest Services Wire Fraud in violation of 18 U.S.C. §§ 1343, 1346, and 1349

Alan Varela and William Gilmartin III did knowingly and intentionally conspire with Mohammed Nuru and others, known and unknown to the United States Attorney, to commit wire fraud, that is, having devised and intending to devise a material scheme and artifice to defraud the City and County of San Francisco ("City"), and the citizens of San Francisco of their right to the honest and faithful services of Mohammed Nuru through bribery, kickbacks, and the concealment of material information, to transmit and cause to be transmitted by means of wire communication in interstate commerce writings, signs, signals, pictures and sounds for the purpose of executing such scheme and artifice, in violation of Title 18, United States Code, Sections 1343 and 1346. All in violation of Title 18, United States Code, Section 1349.

В. Alan Varela and William Gilmartin III Admit to Bribing Mr. Nuru on Behalf of Their Business Ventures.

On May 27, 2021 Alan Varela and William Gilmartin III pled guilty to conspiracy to commit nest services wire fraud in violation of 18 U.S.C. §§ 1343, 1346 and 1349 and were adjudicated lty. (Exhibits 2 and 11). In his signed plea agreement, Alan Varela admitted that he had knowingly gaged in a scheme to defraud the public of its right to the honest services of a public official through bery or kickbacks, stating:

> (1) I agreed with one or more people to engage in a scheme or plan to deprive the people of San Francisco of the honest services of a San Francisco public official; and (2) I joined in that agreement knowing of at least one of its objects and intending to help achieve it. The elements of honest services wire fraud, in violation of 18 U.S.C. §§ 1343 and 1346, are: (1) I knowingly devised or participated in a scheme to defraud the public of its right to the honest services of a public official through bribery or kickbacks in breach of the official's fiduciary duty; (2) I did so knowingly and with an intent to defraud, that is, the

intent to deceive and cheat the public of honest services; (3) the scheme or artifice to defraud involved a deception, misrepresentation, false statement, false pretense, or concealment that was material; and (4) I used, or caused to be used, an interstate or foreign wire communication to carry out or attempt to carry out an essential part of the scheme.

(**Exhibit 11** at ¶1.)

Mr. Varela's signed plea agreement went into detail about the nature of the scheme, including the following facts:

- From 2013 through 2020, Alan Varela, William Gilmartin III, Mr. Nuru and others
 engaged in a scheme to commit fraud and defraud the public of its right to honest services.
 (Id. at ¶ 2a.)
- Alan Varela paid bribes and kickbacks to Mr. Nuru in order to enrich Alan Varela and William Gilmartin III and ensure the success of their business ventures. (*Id.*)
- The items provided to Mr. Nuru included free meals and entertainment, cash, and equipment, including a tractor, for Mr. Nuru's ranch. (*Id.* at ¶ 2e.)
- Alan Varela and William Gilmartin III also promised to provide Nuru with a portion of the proceeds that they expected to earn from City contracts. (*Id.*)
- Alan Varela and William Gilmartin III's efforts focused on winning a supply contract with
 the Department of Public Works ("DPW") and a related lease with the Port of San
 Francisco (the "Port") to operate an asphalt recycling plant and a concrete plant on Port
 land. (Id. at ¶ 2f.)
- In exchange for bribes and kickbacks, Mr. Nuru assisted Alan Varela and William Gilmartin III in seeking to obtain the DPW contract and Port lease. This assistance included supplying drafts of the City's request for proposals for the asphalt recycling plant so Alan Varela and William Gilmartin III would be better positioned to have their proposal selected. (Id. at ¶ 2h.)
- In September 2015, Alan Varela and William Gilmartin III's joint venture was selected by the Port Commission as the most qualified bidder for the asphalt plant. Following this selection, Alan Varela and William Gilmartin III continued to receive inside information from Mr. Nuru in exchange for expensive meals. (*Id.* at ¶ 2i.)

• Alan Varela and William Gilmartin III's scheme to bribe Mr. Nuru continued until Mr. Nuru was arrested on federal charges in January 2020. (*Id.* at ¶ 2j.)

While Alan Varela's plea agreement does not mention ProVen by name, it is clear from the surrounding facts that Alan Varela and William Gilmartin III bribed Mr. Nuru in order to benefit ProVen. For example, the Criminal Complaint giving rise to Alan Varela's plea agreement specifically alleges that Alan Varela and William Gilmartin III bribed Mr. Nuru so that ProVen's joint venture could receive the Port asphalt plant contract. (See, e.g. Exhibit 1 at ¶ 18, 28-109.)

Moreover, publicly available documents, including a September 2015 resolution passed by the Port Commission naming ProVen's joint venture as the most qualified proposal for the asphalt plant, shows that ProVen was a member of the joint venture identified in Alan Varela's Plea Agreement. (Exhibit 12.)

On September 16, 2021, Alan Varela was adjudicated guilty of Conspiracy to Commit Honest Services Wire Fraud in violation of 18 U.S.C. §§ 1343 and 1349 and was sentenced to Federal Prison for a term of two years. (Exhibit 2 at p. 6.) William Gilmartin III also pled guilty to Conspiracy to Commit Honest Services Wire Fraud in violation of 18 U.S.C. §§ 1343 and 1349 and was adjudicated guilty. (*Id.* at p. 2.) As of the date of this Amended Suspension, William Gilmartin III is cooperating with the Federal investigation, the terms of his plea are under seal, and he has not been sentenced.

IV. LEGAL BASIS FOR DEBARMENT OF ALAN VARELA, WILLIAM GILMARTIN III, AND PROVEN

A. Alan Varela, William Gilmartin III, and ProVen are Contractors for the Purposes of Chapter 28 of the Administrative Code.

San Francisco Administrative Code Chapter 28 sets forth the grounds and procedures for administrative Debarment. A copy of Chapter 28 is enclosed as **Exhibit 13**. "Debarment" is defined as "[t]he administrative determination against a Contractor declaring such Contractor irresponsible and disqualified from participating in the procurement process for contracts, or from entering into contracts, directly or indirectly, with or applying for or receiving grants or other benefits from the City for a period specified in the Debarment order."

"Contractor" is defined as:

Any individual person, business entity, or organization that submits a qualification statement, proposal, bid, or grant request, or that contracts directly or indirectly with the City for the purpose of providing any goods or services or construction work to or for, or applies for or receives a grant from, the City including without limitation any Contractor, subcontractor, consultant, subconsultant or supplier at any tier, or grantee. The term "Contractor" shall include any responsible managing corporate officer, or responsible managing employee, or other owner or officer of a Contractor who has personal involvement and/or responsibility in seeking or obtaining a contract with the City or in supervising and/or performing the work prescribed by the contract or grant." (*Id.* at p 2.)

Alan Varela, William Gilmartin III, and ProVen are all "contractors" for the purpose of Chapter 28. Alan Varela founded ProVen in the 1990s, and was the President or Chief Executive Officer at the times of the admitted corruption, the filing of the Criminal Complaint, and the execution of his plea agreement. (Exhibit 1 at ¶ 18; Exhibit 2; Exhibit 3.) William Gilmartin III was the Vice President of ProVen Management Inc. at the times of the admitted corruption, the filing of the Criminal Complaint, and the execution of his plea agreement. (Exhibit 1 at ¶ 18; Exhibit 2; Exhibit 3.) ProVen has sought to do business with, and received a number of public contracts from, the City and County of San Francisco. (Exhibit 1 at ¶ 18.) During the times that Alan Varela and William Gilmartin III were bribing Mr. Nuru, ProVen was in the process of submitting a proposal for a contract with the City. (Exhibit 12, Exhibit 1 at ¶ 18, 28-109.) Publicly available documents, including a resolution from the Port Commission passed in September 2015 naming ProVen joint venture as the most qualified proposer for a Port contract, show that ProVen was one of the companies that Alan Varela admitted in his plea agreement received favorable treatment from Mr. Nuru. (Compare Exhibit 11 at ¶2 i with Exhibit 12.)

B. The Admissions of Criminal Conspiracy to Bribe Nuru by Alan Varela and William Gilmartin III Support Debarment of Them and Their Affiliates under Multiple Prongs of the Administrative Code.

The Administrative Code provides in pertinent part that a contractor shall be debarred upon a finding of:

any willful misconduct with respect to any City bid, request for qualifications, request for proposals, grant request, purchase order and/or contract or grant award. Such willful misconduct may include, but need not be limited to the following: (1) submission of false information in response to an advertisement or invitation for bids or quotes, a request for qualifications or a request for proposals; (2) failure to comply with the terms of a contract or with provisions of the Municipal Code; (3) a pattern and practice of disregarding or repudiating

terms or conditions of City contracts, including without limitation repeated unexcused delays and poor performance; (4) failure to abide by any rules and/or regulations adopted pursuant to the San Francisco Municipal Code; (5) submission of false claims as defined in this Administrative Code, Chapter 6, Article V, or Chapter 21, Section 21.35, or other applicable federal, state, or municipal false claims laws; (6) a verdict, judgment, settlement, stipulation or plea agreement establishing the Contractor's violation of any civil or criminal law against any government entity relevant to the Contractor's ability or capacity honestly to perform under or comply with the terms and conditions of a City contract or grant; (7) collusion in obtaining award of any City contract or grant, or payment or approval thereunder; and/or (8) the offer or provision of any gift or money to a public official, if that public official is prohibited from accepting the gift or money by any law or regulation.

(San Francisco Administrative Code § 28.3 (a).)

This is a non-exclusive list which requires only that Alan Varela, William Gilmartin III, and ProVen fall under one of the prongs. But their admitted bribery and corruption on behalf of ProVen, established in the federal criminal case by guilty pleas, fall under at least four prongs:

- subsection (2) "failure to comply with the terms of a contract or with provisions of the Municipal Code,"
- subsection (6) "a verdict, judgment, settlement, stipulation or plea agreement establishing the Contractor's violation of any civil or criminal law against any government entity relevant to the Contractor's ability or capacity honestly to perform under or comply with the terms and conditions of a City contract or grant"
- subsection (7) "collusion in obtaining award of any City contract or grant, or payment or approval thereunder," and,
- subsection (8) "the offer or provision of any gift or money to a public official, if that public official is prohibited from accepting the gift or money by any law or regulation."

Ground 1: Failure to Abide by San Francisco's Municipal Code

Alan Varela and William Gilmartin III's gifts violated the San Francisco Municipal Code and its regulations, as well as the terms of their contracts with the City. The Campaign & Governmental Conduct Code is part of the San Francisco Municipal Code. It contains a "Prohibition on Bribery" that provides:

No person shall offer or make, and no officer or employee shall accept, any gift with the intent that the City officer or employee will be influenced thereby in the performance of any official act."

Campaign & Governmental Conduct Code § 3.216(a). "The phrase "intent to influence" means any communication made for the purpose of supporting, promoting, influencing, modifying, opposing, delaying or advancing a governmental decision." See Regulation 3.216(b)-2 of the Regulations to San Francisco Campaign and Governmental Conduct Code – San Francisco Government Ethics Ordinance Section 3.200 et seq. ("Ethics Commission Regulations"). City contracts require that vendors comply with the laws of San Francisco. According to Alan Varela's signed plea agreement, Alan Varela and William Gilmartin III gave gifts to Mr. Nuru worth thousands of dollars, with the intent to win more work for their companies, including operating an asphalt plant. (Exhibit 11.) Public documents confirm that one of those companies was ProVen. (Exhibit 12.)

This conduct violates the San Francisco Municipal Code and is grounds for Debarment. (San Francisco Administrative Code § 28.3 (a).)

Ground 2: Plea Agreement Establishing Violation of Criminal Law Relevant to Contractor's Ability or Capacity to Honestly Perform a City Contract

Alan Varela and William Gilmartin III pled guilty to, and were adjudicated guilty of, violations of 18 U.S.C. §§ 1343, 1346 and 1349. (Exhibits 2 and 11.) An individual violates 18 U.S.C. § 1343 if he or she "devise[s] or intend[s] to devise any scheme or artifice to defraud, or for obtaining money or property by means of false or fraudulent pretenses, representations, or promises[.]" For the purposes of Section 1343, the term "scheme or artifice to defraud' includes a scheme or artifice to deprive another of the intangible right of honest services." (18 U.S.C. § 1346.) It is a violation of 18 U.S.C. § 1349 to attempt or conspire to commit the offense of honest services wire fraud. (*Id* at § 1349.)

In his plea agreement, Alan Varela admitted that he violated Section 1349 by agreeing "with one or more people to engage in a scheme or plan to deprive the people of San Francisco of the honest services of a San Francisco public official" and by joining "in that agreement knowing of at least one of its objects and intending to help achieve it." (**Exhibit 11** at ¶1.) Alan Varela also admitted that he violated Sections 1343 and 1346 by: "knowingly devis[ing] or participat[ing] in a scheme to defraud the public of its right to the honest services of a public official through bribery or kickbacks in breach

¹ Available at: https://sfethics.org/ethics/2011/06/regulations-related-to-conflicts-of-interest.html

of the official's fiduciary duty; [doing] so knowingly and with an intent to defraud, that is, the intent to deceive and cheat the public of honest services[.]" (*Id.*) Alan Varela also admitted that "the scheme or artifice to defraud involved a deception, misrepresentation, false statement, false pretense, or concealment that was material." (*Id.*) According to Alan Varela's plea agreement and publicly available documents, the scheme to defraud the public of its right to honest services was concocted to benefit ProVen. (Exhibits 11-12)

Alan Varela's and William Gilmartin III's guilty pleas for criminal corruption are relevant to their and ProVen's ability or capacity to honestly perform a City contract, and thus constitute grounds for Debarment. (San Francisco Administrative Code § 28.3 (a).)

Ground 3: Unlawful Collusion in the Award of a City Contract

Alan Varela and William Gilmartin III's conduct also constitutes unlawful collusion to obtain the benefits of publicly funded contracts.

Collusion has been variously defined as (1) "a deceitful agreement or compact between two or more persons, for the one party to bring an action against the other for some evil purpose, as to defraud a third party of his right"; (2) "a secret arrangement between two or more persons, whose interests are apparently conflicting, to make use of the forms and proceedings of law in order to defraud a third person, or to obtain that which justice would not give them, by deceiving a court or its officers"; and (3) "a secret combination, conspiracy, or concert of action between two or more persons for fraudulent or deceitful purposes."

(Andrade v. Jennings (1997) 54 Cal.App.4th 307, 327) According to William Gilmartin III's plea and Alan Varela's plea agreement, Alan Varela, William Gilmartin III and Nuru engaged in an ongoing scheme to provide favors for each other; Nuru provided favors to Alan Varela and William Gilmartin III's companies, including ProVen, and Alan Varela and William Gilmartin III provided favors to Nuru. As public contractors, Alan Varela, William Gilmartin III, and ProVen had no legal basis to provide tens of thousands of dollars' worth of secret gifts for the personal benefit of Nuru. This collusion undermines public trust in City contracting, is unfair to taxpayers and legitimate contractors competing for public contracts, and is grounds for Debarment. (San Francisco Administrative Code § 28.3 (a).)

Ground 4: The Provision of Gift or Money to a Public Official, Where That Public Official is Prohibited from Accepting the Gifts or Money

San Francisco law requires that "no officer or employee of the City and County shall solicit or accept any gift or loan from a person who the officer or employee knows or has reason to know is a restricted source." (Campaign & Governmental Conduct Code § 3.216(b).) The definition of a "restricted source" includes "a person doing business with or seeking to do business with the department of the officer or employee." (Campaign & Governmental Conduct Code § 3.216(b)(1).) "The phrase 'doing business' with the department of the officer or employee means entering into or performing pursuant to a contract with the department of the officer or employee." (Ethics Commission Regulation 3.216(b)-1.) At all relevant times, under the Campaign & Governmental Conduct Code and regulations adopted thereunder, Alan Varela, William Gilmartin III and ProVen Management Inc. were restricted sources for Nuru. It was unlawful for Nuru to accept any gift worth more than \$25 from them. But William Gilmartin III and Alan Varela admit to giving gifts worth at least tens of thousands of dollars. (Exhibits 2 and 11.) These gifts were on behalf of ProVen. (Id.) Because it would be unlawful for Nuru to have accepted those gifts, the provision of those gifts is a ground for Debarment.

V. LEGAL BASIS FOR SUSPENSION AND DEBARMENT OF AFFILIATES

Section 28.11 of the San Francisco Administrative Code provides that "An Order of Debarment or Suspension shall prohibit any named Contractor and the Contractor's affiliates from participating in any contract or grant at any tier, directly or indirectly, with or for the City[.]" (San Francisco Administrative Code § 28.11(c).) Affiliate is defined as:

Any individual person or business entity related to a Contractor where such individual or business entity, directly or indirectly, controls or has the power to control the other, or where a third person controls or has the power to control both. Indicia of control include, but are not limited to: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees or a business entity organized following the Suspension, Debarment, bankruptcy, dissolution or reorganization of a person which has the same or similar management; and/or ownership or principal employee as the Contractor.

(San Francisco Administrative Code § 28.1)

As discussed above, Alan Varela and William Gilmartin III's corrupt conduct on behalf of ProVen justifies debarment of ProVen. But even if that corrupt conduct did not directly implicate ProVen, ProVen would still be subject to debarment as an affiliate of Alan Varela and William

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Gilmartin III, because Alan Varela and William Gilmartin III were officers and owners of ProVen at the time the conduct occurred (Exhibit 3), and on information and belief remain owners of ProVen now. Current corporate records also show that Alan Varela and William Gilmartin III's family members are now officers and directors of ProVen. (Exhibit 4.)

For the reasons identified below, each of the Affiliated Contractors also qualifies as an affiliate of at least one of Alan Varela, William Gilmartin III and/or ProVen. As a result, each of the Affiliated Contractors is suspended as of the date of this order. Furthermore, following a hearing as required by Chapter 28, the Affiliated Contractors should be debarred.

Baylands was registered with the California Secretary of State on October 7, 2009. Alan Varela was listed as the agent for service of process in the initial articles of organization. (Exhibit 5.) In 2018, Alan Varela was listed as the managing member for Baylands, and William Gilmartin III was listed as an additional manager or member. (Id.) In 2020, William Gilmartin III was listed as a manager or member and agent of service of process. (Id.) Alan Varela and William Gilmartin III are each 50% owners of Baylands, (Exhibit 6), and public documents show that Baylands' business address, 225 3rd Street, Oakland, CA, is the same address as ProVen and certain other Affiliated Contractors. (Exhibit 5.)

Comsa registered with the California Secretary of State on December 15, 2010. California Secretary of State documents list Alan Varela as Chief Executive Officer, Secretary, and Agent of Service of Process and Accounting Manager for Comsa. (Exhibit 7.) Public documents also show that Comsa's business address, 225 3rd Street, Oakland, CA 94607, is the same address as ProVen and certain other Affiliated Contractors. (Id. at p. 3.) As described below, Comsa has also entered into a joint venture agreement with ProVen. The Office of the City Attorney has sent multiple letters to Comsa requesting information regarding Comsa's relationship with the Original Suspended Contractors. (Exhibit 14.) The City Attorney's Office has received no written response to these letters.

ProVen-Comsa is a joint venture between ProVen and Comsa. (Exhibit 8.) Public documents show ProVen-Comsa's Class A General Engineering License is associated with Proven, and that Comsa's business address, 225 3rd Street, Oakland, CA 94607, is the same address as ProVen and the

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other Affiliated Contractors. (*Id.* at p.1.) In addition, as a joint venture with ProVen, Proven-Comsa was subject to the March 1, 2021 Suspension Order. (San Francisco Administrative Code §§ 28.1, 28.11.)

Egbert registered with the California Secretary of State on October 21, 1999. Alan Varela was the incorporator. (Exhibit 9.) California Secretary of State documents list Mr. Varela as Managing Member, Chief Executive Officer, and Agent for Service of Process for Egbert. (*Id.* at p. 3.) The Office of the City Attorney has sent multiple letters to Egbert requesting information regarding Egbert's relationship with the Original Suspended Contractors. (Exhibit 15.) The City Attorney's Office has received no written response to these letters.

VI. AMENDED ORDER OF SUSPENSION

For all of these reasons, City Attorney David Chiu, as the Charging Official, hereby issues this Amended Suspension Order to Alan Varela, William Gilmartin III, ProVen Management, Inc., Baylands Soil Processing, LLC, Comsa Emte USA Inc., Egbert Enterprises, LLC, and ProVen-Comsa JV. This Amended Suspension Order is self-executing; it is in effect from today's date until the Charging Official lifts the Order of Suspension under Section 28.6(b) of the San Francisco Administrative Code, or a hearing officer terminates the Order of Suspension under Section 28.10. This Amended Suspension Order replaces and supersedes the original March 1, 2021 Suspension Order. Section 28.7 of the Administrative Code applies to this Amended Suspension Order and Counts and Allegations.

If Alan Varela, William Gilmartin III, ProVen Management Inc., Baylands Soil Processing, LLC, Comsa Emte USA, Inc., Egbert Enterprises, LLC, and/or ProVen-Comsa JV, are debarred, the period of Suspension shall count towards the period of Debarment. (San Francisco Administrative Code § 28.11(b).)

VII. REQUEST FOR ORDER OF DEBARMENT

For all of the reasons set forth in these Counts and Allegations, the City Attorney requests that the hearing officer ORDER that Alan Varela, William Gilmartin III, ProVen Management, Inc., Baylands Soil Processing, LLC, Comsa Emte USA, Inc., Egbert Enterprises, LLC, and ProVen-Comsa JV are irresponsible bidders and are disqualified from participating in the competitive process for

contracts, or from entering into contracts with, San Francisco, directly or indirectly, for a period expiring March 1, 2026.

Date: March 22, 2023

Varial Uni

David Chiu City Attorney

City and County of San Francisco

PROOF OF SERVICE

I, ELENA BENITEZ, declare as follows:

I am a citizen of the United States, over the age of eighteen years and not a party to the above-entitled action. I am employed at the City Attorney's Office of San Francisco, Fox Plaza Building, 1390 Market Street, Fourth Floor, San Francisco, CA 94102.

On March 22, 2023, I served the following document(s) pursuant to San Francisco Administrative Code section 28.5:

AMENDED SUSPENSION ORDER AND COUNTS AND ALLEGATIONS SEEKING DEBARMENT UNDER SAN FRANCISCO ADMINISTRATIVE CODE CHAPTER 28

on the following persons at the locations specified:

Alan Varela	William Gilmartin III
4 Donald Drive	158 Greenoaks Drive
Orinda, CA 94563	Atherton, CA 94027
Alan Varela	William Gilmartin III
1477 Coombsville Road	932 Laurel Avenue
Napa, CA 94558	San Mateo, CA 94401
Via U.S. Postal Service certified mail,	Via U.S. Postal Service certified mail,
return receipt requested	return receipt requested
ProVen Management Inc.	Yvonne Meré
Ken Welch – Registered Agent	Office of the City Attorney David Chiu
225 3rd Street	1390 Market Street, 7th Floor
Oakland, CA 94607	San Francisco, CA 94102
Via U.S. Postal Service certified mail,	Email: yvonne.mere@sfcityatty.org
return receipt requested	
	<u>Via Electronic Mail</u>
Carmen Chu	Andrew M. Jordan, Inc. dba A&B Construction
Office of the City Administrator	225 3rd Street
City Hall, Room 362 1 Dr. Carlton B. Goodlett Place	Oakland, CA 94607
San Francisco, CA 94102	Andrew M. Jordan, Inc. dba A&B Construction
A	1350 4th Street
Email: carmen.chu@sfgov.org	Berkeley, CA 94710
Via Electronic Mail	Via U.S. Postal Service certified mail,
	return receipt requested
Andrew M. Jordan	Baylands Soil Processing LLC
2537 Hayward Drive	225 3rd Street
Burlingame, CA 94010	Oakland, CA 94607
Via U.S. Postal Service certified mail,	Via U.S. Postal Service certified mail,
return receipt requested	return receipt requested

1 2	Comsa Emte USA, Inc. 225 3rd Street Oakland, CA 94607	Egbert Enterprises, LLC 1350 4th Street Berkeley, CA 94710		
3	Comsa Emte USA, Inc. 2000 5th Street Berkeley, CA 94710	Via U.S. Postal Service certified mail, return receipt requested		
5	Via U.S. Postal Service certified mail, return receipt requested			
6 7	ProVen Comsa JV 225 3rd Street Oakland, CA 94607	Ben Rosenfield, Controller City and County of San Francisco City Hall, Room 316 1 Dr. Carlton B. Goodlett Place		
8 9	ProVen Comsa JV 2000 5th Street Berkeley, CA 94710	San Francisco, CA 94102 Email: ben.rosenfield@sfgov.org		
10 11	<u>Via U.S. Postal Service certified mail,</u> <u>return receipt requested</u>	<u>Via Electronic Mail</u>		
12				
13	in the manner indicated below:			
14	above documents in addressed envelope(s) and	dinary business practices, I sealed true and correct copies of the d placed them at my workplace for collection and mailing with the		
15	United States Postal Service. I am readily familiar with the practices of the San Francisco City Attorney's Office for collecting and processing mail. I caused each such envelope, with certified mail postage thereon fully prepaid, to be sealed and placed in a recognized place of deposit of the U.S. Mail in San Francisco, California, for			
16		he date indicated, with return receipt requested.		
17	BY ELECTRONIC MAIL: Based on	a court order or an agreement of the parties to accept electronic		

BY ELECTRONIC MAIL: Based on a court order or an agreement of the parties to accept electronic service, I caused the documents to be sent to the person(s) at the electronic service address(es) listed above. Such document(s) were transmitted *via* electronic mail from the electronic address: elena.benitez@sfcityatty.org in portable document ("PDF") Adobe Acrobat.

I declare under penalty of perjury pursuant to the laws of the State of California that the foregoing is true and correct.

Executed on March 22, 2023, at San Francisco, California.

ELENA BENITEZ

UNITED STATES DISTRICT COURT

for the

Northern District of California

•	lacksquare

Sep 17 2020

SUSAN Y. SOONG
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO

United States of America v. ALAN VARELA and WILLIAM GILMARTIN III,) Case No. 3-20-71327 TSH)))
Defendant(s)	

	Dejend	um(s)			
		CRIMINAL C	OMPLAINT		
	I, the complainant i	n this case, state that the following	g is true to the best of my	y knowledge and belief.	
On or about the date(s) of Febr		February 18, 2019	in the counties of	Napa and Sonoma	in the
N	orthern District	of California , the	defendant(s) violated:		
	Code Section		Offense Descript	tion	
18 U.S.C. § 666(a)(2) Bribery of Local Of		cial			
		10 years' imprisonment \$250,000 fine or not more than the greater of twice the gross gain or twice the gross loss 3 years' supervised release \$100 special assessment			
	This criminal comp	laint is based on these facts:			
Please	e see the attached aff	idavit of FBI Special Agent James	A Folger.		
	♂ Continued on th	e attached sheet.			
				/s/ via telephone	
Approved as to form Scott Joiner AUSA Scott Joiner		Co	Complainant's signature		
				Folger, Special Agent, Ferinted name and title	31
	ed to by the applicant he requirements of Fe	by telephone in accordance d. R. Crim. P. 4.1.	_		
Date: September 16, 2020			The	Judge's signature	
City a	nd state:	San Francisco, CA		S. Hixson, U.S. Magistrate	Judge
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AFFIDAVIT FILED UNDER SEAL

AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT

I, James A. Folger, Special Agent with the Federal Bureau of Investigation, being duly sworn, hereby depose and state the following:

I. INTRODUCTION AND AGENT QUALIFICATIONS

- 1. I submit this affidavit in support of a criminal complaint against Alan Varela ("VARELA") and William "Bill" Gilmartin III ("GILMARTIN"). As set forth below, there is probable cause to believe VARELA and GILMARTIN bribed Mohammed NURU, the former Director of San Francisco Public Works, in violation of Title 18, United States Code, Section 666(a)(2).
- 2. I am a Special Agent of the FBI and have been so employed since entering the FBI Academy in August 2012. I am sworn and empowered to investigate criminal activity involving violations of federal law. I am currently assigned to FBI's San Francisco Division Public Corruption Squad, which investigates abuse of public office in violation of criminal law, which includes fraud, bribery, extortion, conflicts of interest, and embezzlement. My investigative experience includes, but is not limited to: conducting wire communication interceptions; interviewing subjects, targets and witnesses; executing search and arrest warrants; handling and supervising confidential human sources; conducting surveillance; and analyzing phone records and financial records. Additionally, I received *juris doctor* and Master of Business Administration degrees from the University of San Francisco in 2012.
- 3. During my employment with the FBI, I have received formal classroom and field training at the FBI Academy in Quantico, Virginia and graduated from the New Agent Training Program. My training and experience includes, but is not limited to: public corruption, fraud against the government, drug trafficking, gangs, organized crime, and RICO investigations. I have also received additional formal and on-the-job training from the FBI, as well as from the United States Attorney's Office and other federal agents who have done extensive work in the areas of financial crimes and public corruption. I have participated in several investigations involving public corruption, bribery, and fraud, and I have been the lead agent on several of those cases. I have worked on multiple wiretaps while investigating public corruption and criminal gangs. I have received formal training in wiretaps at the FBI academy in Quantico, Virginia as well as on the job training while working on wiretaps in active

investigations. I have also received training on phone records and cell tower analysis from members of the Cellular Analysis Survey Team (CAST) and have used this knowledge in numerous investigations.

- 4. To successfully conduct these investigations, I have utilized a variety of investigative techniques and resources including, but not limited to: physical and electronic surveillance, witness interviews, various types of infiltration to include confidential human sources, and cooperating sources. I have utilized pen register and trap and trace devices, mail covers, pole cameras, stationary video recording vehicles, undercover operations, and audio and audio/video recording devices.
- 5. I make this Affidavit based upon personal knowledge derived from my participation in this investigation and upon information I believe to be reliable from the following sources, among others:
 - a. my experience investigating honest services wire fraud, bribery, and other illegal activity relating to public corruption;
 - b. oral and written reports about this investigation that I have received from members of the FBI;
 - c. physical surveillance conducted by the FBI, the results of which have been reported to me either directly or indirectly;
 - d. information obtained from undercover agents;
 - e. recorded conversations; and
 - f. confidential human sources.
- 6. Because this affidavit is being submitted for the purpose of establishing probable cause in support of the requested Complaint, it does not set forth each and every fact that I, or others, have learned during the course of the investigation. Rather, I have set forth only those facts I believe are necessary to establish probable cause and to provide the Court with an overview of the facts that establish VARELA and GILMARTIN's pattern of corrupt conduct and intent to influence or reward NURU in connection with a transaction or series of transactions with the City and County of San Francisco that involved \$5,000 or more.
- 7. Unless otherwise indicated, where actions, conversations, and statements of others are described below, they are related in substance and in part. In addition, unless otherwise noted, wherever

in this Affidavit I assert a statement was made, the information was provided by another FBI agent, law enforcement officer, recording, or witness who may have had either direct or hearsay knowledge of that statement and to whom I or others have spoken, or whose reports I have reviewed.

8. The conversations I summarize below were derived in large part from various intercepted communications. Collectively, these communications were documented in FBI reports and summaries. These reports and summaries describe recorded conversations involving subjects of the investigation, during which the subjects at times use code words and/or cryptic language to disguise conversations about their criminal schemes and related activities. The reports are summarized based on agents' interpretations of the conversations. Some of these reports and summaries contain interpretations of coded words, cryptic language, and vague identifiers. It may be that subsequent review of the recorded conversations and verbatim transcripts may show changes from the summaries initially prepared. Quotations from the recordings are based on informal transcriptions of portions of certain key recordings, which may not be exactly the same as formal transcriptions that are later prepared.

II. COUNT 1: BRIBERY OF LOCAL OFFICIAL (18 U.S.C. §§ 666 (a)(2) AND 2)

- 9. At all times material to this Complaint, the City and County of San Francisco (also referred to below as the "City"), was a local government that received federal assistance in excess of \$10,000 during a one-year period within twelve months before or after February 18, 2019.
- 10. At all times material to this Complaint, Mohammed NURU was the Director of Public Works (DPW) for the City and County of San Francisco. Based on publicly available data, the total DPW budget regularly encompassed hundreds of millions of dollars. As Director, NURU had great official influence over contracts and construction projects granted by DPW. He also had significant

¹ According to the Budget and Appropriations Ordinance passed by the Board of Supervisors on July 25, 2017, for the Fiscal Year ended June 30, 2018, 5.1% of all funds appropriated for use by City departments came from federal funding, a total in excess of \$400 million. This included \$55 million in federal grant money passed-through to DPW. Federal funding also constituted 5.1% of the City's general fund, a total in excess of \$260 million. *See* File No. 170653, Ordinance No. 156-17 (Budget and Appropriation Ordinance) (available at https://sfbos.org/ordinances).

For the Fiscal Year ending June 30, 2019, 4.4% of all funds appropriated for use by City departments came from federal funding, a total in excess of \$480 million. Federal funding also constituted 5.1% of the City's general fund, a total in excess of \$270 million. *See* File No. 180574, Ordinance No. 181-18 (Budget and Appropriation Ordinance) (available at https://sfbos.org/ordinances).

influence with other City departments.²

- 11. On or about February 18, 2019, in the Northern District of California, Alan VARELA and William GILMARTIN, aided and abetted by each other, did corruptly give, offer, and agree to give a thing of value to NURU, namely a tractor worth approximately \$40,000, intending to influence and reward NURU in connection with a transaction and series of transactions of the City and County of San Francisco involving \$5,000 or more.
- 12. As described below, this bribe was part of a much larger pattern and course of conduct in which GILMARTIN, VARELA, and Balmore HERNANDEZ³ repeatedly provided items of value to NURU, intending to influence and reward NURU in connection with his help steering City business their way or otherwise resolving issues they encountered in connection with City contracts and approvals.

III. APPLICABLE LAW

- 13. Title 18, United States Code, Section 666(a)(2), prohibits bribery of local officials who are agents of an organization receiving federal funds. The elements of the offense include the following:
 - a. A person was an agent of an organization, a state, local or tribal government, or an agency of a state, local, or tribal government.⁴
 - b. The organization, state or local government received federal assistance in excess of \$10,000 in a one-year period.
 - c. The one-year period of federal assistance was within twelve months before or after the commission of the offense.

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² While still serving as Director of DPW, NURU was charged by Criminal Complaint with Honest Services Wire Fraud (18 U.S.C. §§ 1343, 1346) on January 15, 2020, and by a separate Criminal Complaint with False Statement in violation of 18 U.S.C. § 1001 on January 28, 2020.

³ HERNANDEZ was charged on June 4, 2020, by Complaint with one count of Bribery, in violation of Title 18, United States Code, Section 666(a)(2). He has agreed to enter a guilty plea to a single count of Conspiracy to Commit Honest Services Wire Fraud, in violation of Title 18, United States Code, Sections 1343, 1346 and 1349. As a condition of that plea agreement, HERNANDEZ has agreed to cooperate with the government's investigation.

⁴"Agent" is defined in 18 U.S.C. § 666(d)(1). An "agent" need not have direct authority over the day-to-day decisions; "general authority" to act for the agency and control its funds is sufficient. *See*, *e.g.*, *United States v. Shoemaker*, 2014 WL 1226719 (5th Cir. Mar. 25, 2014); *see also United States v. Fernandez*, 2013 WL 3215461 (1st Cir. June 26, 2013) (state legislator).

- d. The defendant gave, offered, or agreed to give a thing of value to any person.
- e. The defendant intended to influence or reward the agent of the organization or agency in connection with a transaction or series of transactions of the organization or agency that involved \$5,000 or more.
- f. The defendant acted corruptly.
- 14. Title 18, United States Code, Section 2, provides that "[w]hoever commits an offense against the United States or aids, abets, counsels, commands, induces or procures its commission, is punishable as a principal."
- 15. The bribe need not be completed or successful. *See United States v. Kimbrew*, 944 F.3d 810, 815 (9th Cir. 2019) (liability for bribery of a public official, in violation of 18 U.S.C. § 201(b)(2)(A), "does not depend on an outcome; the offense is complete at the moment of agreement, and that agreement need not even be accompanied by the bribe recipient's genuine intentions to follow through.").
- 16. In addition, "[i]n order to obtain jurisdiction of a defendant under section 666, the government need not prove that the funds actually stolen by the defendant were of federal origin. So long as the [official] is an agent of an organization that receives more than \$10,000 in federal benefits in any given year, it is not necessary that the particular funds stolen be among those 'benefits.'" *United States v. Wyncoop*, 11 F.3d 119, 122 (9th Cir. 1993). *See also Sabri v. United States*, 541 U.S. 600, 605–06 (2004) (funds subject to abuse by bribed agent need not be traceable to federal funds)
- 17. Nor does the government need to show "that the defendant intended for his payments to be tied to specific official acts (or omissions). Bribery requires the intent to effect an exchange of money (or gifts) for specific official action (or inaction), but each payment need not be correlated with a specific official act." *See United States v. Jennings*, 160 F.3d 1006, 1014 (4th Cir. 1998). The requirement of the statute is satisfied "so long as the evidence shows a 'course of conduct of favors and gifts flowing to a public official in exchange for a pattern of official actions favorable to the donor.' *Id.* (citation omitted). Payments may be made "with the intent to retain the official's services on an 'as needed' basis, so that whenever the opportunity presents itself the official will take specific action on the payor's behalf." *Id. See also United States v. Kemp*, 500 F.3d 257, 282 (3d Cir. 2007); *United States v.*

Menendez, 291 F. Supp. 3d 606, 613 (D.N.J. 2018). 5

IV. FACTS ESTABLISHING PROBABLE CAUSE

A. Individuals

- 18. Alan VARELA founded ProVen Management ("ProVen") in 1991, a Bay Area civil engineering and construction firm that specializes in large-scale infrastructure projects. VARELA is the President of ProVen and GILMARTIN is the Vice President. VARELA and GILMARTIN also share ownership in several construction-related businesses. ProVen has received a number of public contracts from the City and County of San Francisco.
- 19. Balmore HERNANDEZ is the CEO and Vice President of AzulWorks, Inc. (AzulWorks), which has received numerous contracts with the City and County of San Francisco, including contracts with DPW in 2018 worth millions of dollars. Prior to forming AzulWorks, Inc., HERNANDEZ was a longtime employee of DPW. I have learned over the course of this investigation that NURU and HERNANDEZ have a close relationship. They were in frequent contact during the relevant time periods described below. I have also learned HERNANDEZ and VARELA have a close relationship.

B. Overview

20. Agents have intercepted and/or reviewed multiple communications concerning items of value given to NURU by GILMARTIN, HERNANDEZ and/or VARELA in exchange for NURU's assistance with business with the City. The scheme to bribe NURU focused heavily, though not exclusively, on an attempt to win a contract through DPW to operate an asphalt plant on land owned by the Port of San Francisco – an effort which lasted years and was still ongoing until NURU's arrest in January 2020. The bribes were frequently connected to NURU's vacation home in Northern California on Lodoga Stonyford Road in Stonyford.⁶ The home, which NURU and HERNANDEZ often referred to as the "ranch," was built from scratch by contractors largely from San Francisco or the Bay Area.

⁵ Other courts, including the Ninth Circuit, have held that bribery under 18 U.S.C. § 666 does not require a quid pro quo. *See United States v. Garrido*, 713 F.3d 985, 996 (9th Cir. 2013) (citing *United States v. McNair*, 605 F.3d 1152, 1187–89 (11th Cir.2010)).

⁶ Although the home is technically located in Stonyford, intercepted communications show that NURU and other subjects often refer to the vacation home as being in "Ladoga" or "Lodoga" (Lodoga, CA is next to Stonyford, CA). For purposes of this affidavit, I use both Stonyford and Lodoga to refer to NURU's vacation home/ranch.

HERNANDEZ paid for and provided a substantial portion of the labor and materials to build the house and improve the property (which consists of two adjacent 10-acre parcels). Based on my review of intercepted communications and records from AzulWorks, Inc., I estimate that between late 2016 and the end of 2018, HERNANDEZ supplied in excess of \$250,000 in labor and materials to help NURU build the home and related improvements at the ranch. The investigation has analyzed known financial accounts for NURU. Although the investigation identified more than \$200,000 that NURU spent on home improvement (between approximately January 2017 and May 2019), no payments to HERNANDEZ or AzulWorks have been identified.

- 21. During the relevant period, GILMARTIN also paid for extravagant dinners for NURU and HERNANDEZ and appears to have subsidized some of the materials for NURU's ranch. After reviewing business records, I estimate that GILMARTIN spent in excess of \$20,000 on meals with NURU using a ProVen company credit card.
- 22. On or about February 18, 2019, as part of the bribery scheme, VARELA and GILMARTIN arranged to purchase and deliver to NURU a tractor and attachments valued at approximately \$40,000. Based on my review of business records, the tractor was financed through one of VARELA's and GILMARTIN's companies along with other construction equipment, thereby indicating a business purpose rather than a personal one. VARELA, GILMARTIN and HERNANDEZ then coordinated delivery of the tractor to NURU, telling NURU that they had listed the contact for the delivery under NURU's girlfriend's first name rather than NURU's name. Based on my training and experience and the facts described below, I believe they did so to conceal and disguise the nature and existence of the bribe payment.

C. Corrupt Intent to Influence NURU in Connection With City Business

23. HERNANDEZ acted as the primary contact between NURU and GILMARTIN and VARELA. His actions, both during the scheme and when confronted by the FBI, provide strong evidence of the trio's corrupt intent.

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⁷ This number does not include the tractor and related attachments (described below) that VARELA, GILMARTIN and HERNANDEZ helped provide NURU in February 2019. Based on my review of business records and publicly available data, I believe the tractor and attachments delivered to NURU in February 2019 are worth in excess of \$40,000.

- 24. On January 27, 2020, another FBI agent and I interviewed HERNANDEZ at his home in Burlingame, CA. HERNANDEZ confirmed he had known NURU for fifteen to twenty years and they talked several times per month, including on the previous day. HERNANDEZ stated he first met NURU while working at DPW. HERNANDEZ had worked at DPW as a civil engineer for 24 years before leaving for the private sector. HERNANDEZ then made the following false and misleading statements, among others, which I believe provide evidence of HERNANDEZ's consciousness of guilt and corrupt intent:
 - a. HERNANDEZ said he had not done any construction work on NURU's vacation home in Lodoga.
 - b. HERNANDEZ claimed his assistance with the vacation home was "as a friend," and had been limited to reviewing construction plans and paying two invoices – one for approximately \$10,000 worth of lumber and the other for approximately \$10,000 of electrical work.
 - c. HERNANDEZ claimed he did not expect anything in return for his assistance.
- 25. These statements were each false or highly misleading, as HERNANDEZ later confirmed after he began cooperating with the investigation. Based on my review of time sheets and copies of checks from AzulWorks, HERNANDEZ paid more than \$100,000 for labor at NURU's Lodoga property between at least as early as December 2016 and September 2018. His work crews often spent multiple days or weeks at a time working on the property. I have also reviewed dozens of text messages between NURU and HERNANDEZ over the same period of time where the two exchanged photos and other updates about the progress of the work on NURU's vacation home. Records provided by AzulWorks further indicate HERNANDEZ spent more than \$100,000 on materials for NURU's ranch, including tiles, stone, doors, windows, and PVC pipe. According to AzulWorks receipts, HERNANDEZ spent more than \$35,000 on windows alone, and close to \$10,000 on patio doors for NURU.
- 26. HERNANDEZ's claim that he expected nothing in return from NURU is contradicted by his own communications with NURU. For example, on April 14, 2017, during a trip to China, NURU texted HERNANDEZ a photo. NURU wrote "Getting ready to start heading home. How are you?

Picture is me getting watered down with blessings of good luck in the new year. Greetings to everyone.

Thanks." HERNANDEZ replied, "Bring me some blessings. I need some jobs."

27. At the same time HERNANDEZ was texting "Bring me some blessings. I need some jobs," AzulWorks had a crew at NURU's ranch in Lodoga. Company records show AzulWorks issued a check on the same day of the text, for \$5,802, to cover work performed for NURU. On April 21, 2017, AzulWorks issued two more checks, totaling \$15,191.25, for work on the ranch. The corresponding time sheet shows the payment covered a team of eleven workers who logged hours between April 10 and April 15, 2017.8

D. Bribes in Connection with Asphalt Plant Project

- 28. The investigation has revealed that at least as early as 2013, HERNANDEZ and GILMARTIN, began planning to use HERNANDEZ's relationship with NURU to win a contract through DPW to operate an asphalt plant on land owned by the Port of San Francisco. VARELA was later included on emails from HERNANDEZ passing along inside information from NURU.
- 29. The efforts appear to have begun as early as February 2013. In an internal email explaining expenses for accounting purposes, GILMARTIN wrote that an \$812.10 charge at Morton's on February 8, 2013, was for "dinner with Mohammad head of DPW and Balmore HERNANDEZ discussing asphalt plant deal."
- 30. On May 16, 2013, GILMARTIN expressed his appreciation for HERNANDEZ's efforts pursuing the deal, writing: "I have used you to help negotiate this deal because of your ability to understand and present our proposal without making the other side nervous. For this you are entitled to ownership."
- 31. Communications concerning the asphalt plant and NURU (via email, text, and phone) continued between GILMARTIN and HERNANDEZ from 2013 through at least 2019. As noted above, VARELA was also involved in early communications about the asphalt plant project and later helped

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⁸ Based on my training and experience, I believe the payment was split into two parts to bring the amount under \$10,000 to avoid bank reporting requirements and potential scrutiny from government authorities, which further underscores HERNANDEZ's efforts to conceal the corrupt nature of his dealings with NURU. AzulWorks issued the checks to the same person on the same day – one for \$8,000 and the other for \$7,191.25. Together the checks match the timesheet total for work performed at Lodoga between April 10, 2017 and April 15, 2017.

deliver one of the largest bribes – a tractor – to NURU in February 2019.

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- 32. In their communications, HERNANDEZ and GILMARTIN usually referred to NURU only as "our friend," and the group appears to almost always have met at the same restaurant in San Mateo (RESTAURANT 1). Based on credit card statements, text messages, and recorded phone calls, the dinner meetings appear to have occurred for a number of years, at times on what appears to be almost a monthly or bi-monthly basis.
- 33. By the end of 2013, email and text communications among HERNANDEZ, VARELA, GILMARTIN, and NURU indicate NURU was providing inside information on how DPW and the Port of San Francisco ("Port") were approaching a Request for Qualifications/Proposals (RFQ-P or RFP) for the asphalt plant on Port land. Based on my training and experience and witness interviews conducted in this investigation, I know this type of information is generally sensitive and can provide an unfair competitive advantage to bidders who receive it before it is made public or shared with other bidders.
- 34. For example, on October 3, 2013, NURU forwarded an internal DPW email about the carbon impact of the contemplated asphalt plant from his work account to his personal email account. Three days later he then sent it to HERNANDEZ from his personal email account and added "This may interest you." HERNANDEZ forwarded the email three minutes later to GILMARTIN writing "Fyi There is also a company in San Jose proposing cold asphalt paving. We need to address both if [sic] these issues in our proposal."
- 35. On December 11, 2013, HERNANDEZ sent VARELA and GILMARTIN an email re "Asphalt RFP" and wrote:

This DRAFT is very close to the final product but it has substantial changes from the previous version that may not be in our best interest. Let's review it carefully, and provide a page by page commentary for the changes we need to implement. For example, this RFP makes reference to the City Standards for mix designs which in turn makes reference to CALTRANS RAP percentages which are much lower than we had discussed. Let's put together a schedule for getting back to them with comments

- 36. I believe this email contained an internal draft RFP from DPW about the asphalt plant that had not yet been publicly released.
- 37. The following day, GILMARTIN responded to the December 11, 2013 email with AFFIDAVIT

statements for GILMARTIN reflect a charge at RESTAURANT 1 for \$667.66 on March 20, 2014.

- 44. Based on the investigation and my training and experience, I believe GILMARTIN and HERNANDEZ provided NURU with an expensive dinner in connection with their efforts to obtain his continued assistance with the asphalt plant and other City business.
- 45. Roughly one month later, on April 15, 2014, HERNANDEZ texted GILMARTIN: "We are getting a list of bidders for the asphalt plant and if we were 2nd, he will ask to call us for negotiations." On April 21, 2014, HERNANDEZ texted GILMARTIN: "Please review the info on the asphalt plant and provide me with any comments. Take a look at the proposed lay-outs."
- 46. On May 22, 2014, HERNANDEZ texted GILMARTIN: "Spoke with our friend and he made a call. Call me."
- 47. At that point, GILMARTIN appears to have felt increasingly confident that they would obtain the asphalt plant deal and that it would be profitable. He also acknowledged the clandestine "back channel" nature of their efforts. In a May 23, 2014 email to a work colleague, he wrote:

"the back channels of negotiating are in full swing for the candlestick phase 2. I need to send a PDF file of the asphalt plant and concrete plant to [well known business person]. This will be done through back channels from Mohammad. Could you send again to me for the 10th time our proposal for the plants, a PDF file excluding the financial performas. [sic] This will be forwarded through various ways to get to him this am.

Just so you know there was a a [sic] meeting last night that figured out the left hand needs to work with the right hand and two hands are better the one!!! Please keep this information between you and me. All deals can blow up. Loose lips sink ships.

It's not a done deal, keep your figures crossed this could be great for us"

- 48. In the summer of 2014, HERNANDEZ went on a trip to Africa with NURU, their families, and others.
- 49. In the fall of 2014, communications increased concerning the asphalt plant. On September 10, 2014, NURU emailed HERNANDEZ electrical plans for his Lodoga vacation property.
- 50. Then, on September 16, 2014, NURU forwarded an internal email from his work account to his personal account. The email concerned an internal discussion among City employees and summary of suggested next steps for an environmental assessment of the proposed Pier 94 asphalt batch plant, among other things. NURU then forwarded the email (Fwd: SW Environmental Analysis –

Outcomes") from his personal account to HERNANDEZ, writing "Going to Port Commission in two weeks." HERNANDEZ forwarded the email to GILMARTIN, who replied the following day: "Thanks. I hope all of our efforts pay off some day. It seems that it is close."

51. NURU appears to have met with HERNANDEZ and GILMARTIN again at RESTAURANT 1 on October 22, 2014. On October 20, HERNANDEZ texted GILMARTIN:

BH: Our friend is available on Wednesday to meet for dinner, does it work for you? GILMARTIN: Yes absolutely [RESTAURANT 1] again??

BH: Yes I am with him now so it is confirmed.

- 52. Credit card records show a charge on GILMARTIN's credit card statement from RESTAURANT 1 on October 22, 2014, for \$287.08.
- 53. On November 20, 2014, HERNANDEZ sent GILMARTIN an internal City email chain between DPW and Port staff concerning the asphalt plant that ultimately went to NURU. I believe HERNANDEZ obtained this email from NURU. Based on the email chain it appears NURU had asked DPW employees for information on the asphalt plant on November 5, 2014. A DPW employee responded to NURU the same day with a number of internal documents and also described various specifications that were under consideration for the RFP. HERNANDEZ forwarded the email to GILMARTIN with the message: "Here is the complete package fyi." Attachments to the forwarded email included an executive summary, draft RFP, appendices to the RFP, and a draft Memorandum of Understanding between DPW and the Port.
- 54. On December 1, 2014, HERNANDEZ forwarded another internal Port email which he had received from NURU. Among other items, the email contained internal communications between Port staff and a Port Commissioner discussing the Port's reaction to DPW's request for a 10-acre site as opposed to 4.7 acres for the asphalt plant, including what the Port expected to charge for rent.
- 55. On December 16, 2014, NURU forwarded another internal DPW email about the asphalt plant from his DPW account to his personal email, and then to HERNANDEZ. The email concerned the proposed site of the asphalt plant.
- 56. On January 28, 2015, NURU sent HERNANDEZ an electrical layout plan for his Lodoga property. Two days later, on January 30, 2015, NURU forwarded an internal DPW/Port email (subject:

"RFQ/P with draft Port edits") from his work email to his personal email, then sent it to HERNANDEZ, who sent it to GILMARTIN. HERNANDEZ wrote: "[P]lease review this FINAL DRAFT. As you can see, the Port is moving to request authorization for DPW to issue the RFP. Mark it up with your comments and lets meet early next week to discuss. Next week is our last chance to suggest changes."

- 57. The attachment to the email was titled "DRAFT-Asphalt-Concrete-Production-Lease-Opportunity-Request-For-Proposal....docx" and was originally forwarded by DPW staff to NURU and others (after DPW staff received it from Port staff with the message "Attached please find the draft RFP with proposed Port edits").
- 58. On February 2, 2015, NURU again forwarded an internal DPW/Port email ("Form of Asphalt and Concrete Batch Plant Transaction") from his work account to his personal email, then to Balmore HERNANDEZ. Within minutes, HERNANDEZ forwarded it to GILMARTIN. The email described plans for the Port and DPW to enter into a transaction for a concrete and asphalt batch plant. The originating DPW employee wrote to NURU and one other senior DPW employee: "Reference email below. After speaking with their attorney, below is what the Port feels works best. They would handle the lease negotiations and lease; and public works would handle the supply contract. Currently, they plan to go before the Port Commission on 2/10 to clear Item #1 approval. If ok, I'll respond... and provide a schedule."
- 59. That same day, GILMARTIN forwarded the email to a work colleague. After the colleague expressed concern about being fully prepared for the Port Commission meeting, GILMARTIN responded: "don't worry ... this is set up for us to win."
- 60. On February 5, 2015, NURU again forwarded an internal email to HERNANDEZ that he previously forwarded from his work account to his personal account. HERNANDEZ then forwarded it to GILMARTIN. The email attached a redline draft memo of the February 10 Port Commission Staff Report concerning the asphalt and concrete facilities. DPW staff had received it from Port staff and forwarded it to NURU and another senior DPW employee writing: "FYI...providing comments by the end of the day to the Port's memo to the Port Commission on the Asphalt and Concrete facilities (attached draft memo)." When forwarding the email, HERNANDEZ wrote to GILMARTIN: "Review and call me or send me comments. We need to provide comments today by end of day."

- 61. Four days later, on February 9, 2015, NURU emailed HERNANDEZ an invoice for electrical work performed at his Lodoga property for \$10,244.44. A balance of \$5,244.44 remained outstanding according to the document.
- 62. On February 10, 2015, the San Francisco Port Commission passed Resolution 15-07, which requested authorization for San Francisco Public Works, in consultation with Port staff, to issue a Competitive Solicitation for an Asphalt and Concrete Batching Plant at Seawall Lot 352 (located along Amador Street) with a Bulk Maritime Terminal Component at Pier 94.
- 63. The following morning, on February 11, 2015, HERNANDEZ texted GILMARTIN: "Everything went well last night. It is up to us when to issue RFP." Based on my training and experience and the context of the investigation, I believe this text shows the extent to which HERNANDEZ, GILMARTIN, and VARELA were able to control the structure and timing of the RFP for the asphalt plant through NURU.
- 64. It appears NURU met HERNANDEZ and GILMARTIN again for dinner on March 4, 2020. On March 3, 2015, HERNANDEZ texted GILMARTIN: "Confirmed for tomorrow at 730 at the same place." GILMARTIN responded: "Ok great I'll see you then." Credit card statements for GILMARTIN show a charge of \$344.93 at RESTAURANT 1 on March 4, 2015.
- 65. The RFP for the asphalt plant was ultimately issued by DPW on April 7, 2015. It was later revised on May 13, 2015.
- 66. On May 21, 2015, NURU placed a purchase order for a manufactured home from a company in Chico, CA. The invoice listed a cost of \$138,551.48 and an unpaid balance of \$128,051.48 after the down payment.
- On June 7, 2015 (nine days before final bids were submitted), GILMARTIN emailed VARELA about the asphalt plant: "Why are we even involved? Because I've pursued this for 3 plus years and the deal is finally here[.] We Don't [sic] have the capital or the experience to do this deal but we are in the middle of it... The city people insist this is our deal to have. If I walk away I may lose credibility in the city, part of me says so what." He concluded by asking for help thinking through who they should partner with on the deal.

- 68. VARELA responded, "Let's talk about this. I want to make sure we do this for us and not for others. I also know we are shirt in [sic] cash and we also have not run an asphalt plant or concrete plant."
- 69. On or about June 16, 2015, four bids were submitted for the asphalt plant, including a bid from a proposed joint venture involving ProVen VARELA and GILMARTIN's company.
- 70. That same night GILMARTIN texted HERNANDEZ: "It's in now we cross our fingers that we get the entire deal [development company] and the rfp. Your help has been key to the entire deal, thank you. Tell our friend thanks for the opportunity. The way this all came down was maybe the most ironic deal I've ever been involved with. You and I hopefully played this like a fine violin. Time now will tell. I'll see you in the am. I'm going to go get drunk now !!!"
- 71. On June 19, 2015, GILMARTIN exchanged text messages with HERNANDEZ about the status if the RFP. HERNANDEZ responded with information about the composition of the selection panel:

GILMARTIN: Any news on the rfp

????

HERNANDEZ: No [sic] yet

Finishing panel selection before they can start review

Panel is 2 from DPW, 1 PUC, 1 PORT

1mta

GILMARTIN: Just do your thing and make it ALL happen!!

- 72. On August 3, 2015, text messages between HERNANDEZ and GILMARTIN indicated they were again planning to meet with NURU for dinner, who they referred to as their "friend." HERNANDEZ texted "How about dinner with our friend this Wednesday. We are here together." GILMARTIN replied that Wednesday was good, and HERNANDEZ texted "We have some info to prep you. Same place at 7:30."
- 73. Based on my training and experience, my review of other evidence in this investigation, and the context and timing of this communication, I believe NURU and HERNANDEZ were meeting

with GILMARTIN to prepare him for an interview with the panel that was reviewing bids on the asphalt plant.

- 74. Credit card statements for GILMARTIN show a charge of \$394.07 at RESTAURANT 1 on Wednesday, August 5, 2015.
- 75. The next day, on August 6, 2015, NURU sent HERNANDEZ a copy of the manufactured home purchase order (dated 5/21/15 and referenced above) from a company in Chico, CA for \$138,551.48. The unpaid balance after down payment was \$128,051.48. In the same email, NURU included related documents and an updated agreement with the same company, dated 8/1/2015, with a higher cost of \$194,257.91.
- 76. On August 11, 2015, at 8:16 AM, HERNANDEZ texted GILMARTIN "Good luck today!!!!!"
- 77. On August 21, 2015, HERNANDEZ texted GILMARTIN "The scoring is done and it is all good." I believe this refers to the scoring performed by the panel on the bids for the asphalt plant and that NURU provided this information to HERNANDEZ before it was publicly available.
- 78. Credit card statements for GILMARTIN and text messages between HERNANDEZ and GILMARTIN indicate they again met for dinner with NURU at RESTAURANT 1 on Tuesday, September 8, 2015. HERNANDEZ texted GILMARTIN on September 2, 2015: "Our friend will meet you on Tuesday at the same place at 7pm." The total this time, according to GILMARTIN's credit card records, was \$547.84.
- 79. Two weeks later, on September 22, 2015, the San Francisco Port Commission selected VARELA and GILMARTIN's joint venture as the most responsive bid and directed Port staff to enter into an Exclusive Negotiation Agreement with the venture.
- 80. Based on my review of email communications and other records, I believe VARELA and GILMARTIN's joint venture may not have been the most qualified bidder, and benefitted significantly (and was intended to benefit significantly) from NURU's influence on the process in exchange for the items of value conferred on NURU by VARELA, HERNANDEZ, and GILMARTIN.
- 81. For example, in the June 7, 2015 email regarding the asphalt plant to VARELA (described above), GILMARTIN wrote "Why are we even involved? Because I've pursued this for 3

plus years and the deal is finally here[.] We Don't [sic] have the capital or the experience to do this deal but we are in the middle of it." He concludes by asking for help thinking through who they should partner with on the deal. VARELA responded, "Let's talk about this. I want to make sure we do this for us and not for others. I also know we are shirt in [sic] cash and we also have not run an asphalt plant or concrete plant."

- 82. On October 25, 2015, following the Port's September decision to enter into an Exclusive Negotiation Agreement with VARELA and GILMARTIN's joint venture, NURU texted HERNANDEZ pictures of the work completed at his Lodoga property and wrote: "Thanks so much for all the help this weekend. We definitely moved the project to another level. There's no way we could have gotten this far without your leadership. God will bless you and your family for your kindness."
- 83. Text messages between HERNANDEZ and GILMARTIN and credit card receipts indicate they met with NURU again at RESTAURANT 1 on November 5, 2015. The November meal cost \$394.34.
- 84. An email from GILMARTIN to a business associate about another venture the following day, on November 6, 2015, shows the bribery scheme with NURU extended beyond the asphalt plant. After discussing the other venture, GILMARTIN described the leverage he wielded though NURU: "Our biggest strength is our access to San Francisco. I had dinner with Mohammad last night and discussed this project. He is on board to help expedite this project and he's on board to delay the project."
- 85. There was another dinner at RESTAURANT 1 in December. On December 22, 2015, HERNANDEZ texted GILMARTIN: "Our friend would like to meet, let me know when you are available." GILMARTIN replied and agreed to meet at 7:00 "at the same place" the following day.
- 86. The following day, December 23, 2015, GILMARTIN texted HERNANDEZ: "I'm here we have a booth tonight important !!! Bottle of opus ready when our friend is here!" Credit card statements show a charge to GILMARTIN from RESTAURANT 1 of \$475.85.
- 87. An entry on NURU's calendar, titled "Asphalt RFQ/P Update & Presentation," indicates he met at City Hall with GILMARTIN and other principals from the joint venture, DPW, and the Port, to discuss the asphalt plant a few weeks later, on January 19, 2016.

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100. As noted above, negotiations between DPW, the Port, and the joint venture regarding the supply contract and other issues remained ongoing and unresolved through early 2020.

101. On August 5, 2017, HERNANDEZ texted GILMARTIN:

HERNANDEZ: Our friend's window and door order is ready to process. Let me

know if you would like to process directly. It has a job number

only

GILMARTIN: Best way let's meet up Monday

HERNANDEZ: I won't be in town until next Sunday

But let's meet the following Monday

Thanks

GILMARTIN: Okav

Wednesday that week I'm out Monday Tuesday

HENANDEZ: Ok let's meet at our spot for 7:30

Thanks

GILMARTIN: Got it

are set for Monday." The following Monday was August 21, 2017.

102. Business records show that on August 25, 2017, HERNANDEZ spent \$47,020.45 on patio doors and Andersen windows at Home Depot. This expenditure appears to have followed another expensive dinner with NURU and GILMARTIN at RESTAURANT 1.

103. On August 16, 2017, GILMARTIN texted HERNANDEZ to let him know that he could not make the meeting. The two then decided to change it to the following Monday, with HERNANDEZ writing "Our friend prefers Monday." The same day, HERNANDEZ texted with NURU: "[GILMARTIN] needs to reschedule to next week Monday Tuesday or Wednesday" and then later "We

104. On August 21, 2017, GILMARTIN texted HERNANDEZ to confirm the 7:30 dinner. He then wrote: "Balmore specially [sic] How do they guarantee the payment of the deficiency fee if they do not take the 100,000 tons per year? How is that payment guaranteed? Does the BOS have to approve that expenditure every year, or can the long term lease/supply agreement bind them to that commitment? When will we be able to enter into the supply agreement to confirm all of this in writing?" Based on the other facts described in this affidavit, and the timing and context of this communication, I believe

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GILMARTIN was alerting HERNANDEZ to the issues he wanted to raise with NURU at dinner so

August 23, 2017 in the amount of \$1,696.29. I believe this charge was for the dinner on August 21,

regarding replacement doors. The amount was approximately \$1,400. NURU wrote: "I think this was

GILMARTIN's credit card statement shows a charge from RESTAURANT 1 dated

On November 16, 2016, NURU emailed HERNANDEZ a bill from Home Depot

NURU could help them finalize the supply contract for the asphalt plant on favorable terms.

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2017 described above.

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- 107. On November 28, 2017, HERNANDEZ texted GILMARTIN and asked: "Do we need to meet with our friend?..." GILMARTIN responded: "Yes, let's schedule next week..."
- 108. On November 30, 2017, HERNANDEZ texted NURU: "We are in the back room."

 Credit card records for GILMARTIN show a charge of \$1,543.76 at RESTAURANT 1 on the same day.
- 109. The materials I have reviewed, including text messages, emails, intercepted phone calls and credit card records, indicate the pattern of dinners with HERNANDEZ, GILMARTIN and NURU at RESTAURANT 1 continued through at least early 2019 and likely later, all while negotiations on the asphalt plant continued without full resolution. The cost of the dinners at RESTAURANT 1 during the relevant period, which I believe NURU attended, totals approximately \$20,000.

E. VARELA Delivers the John Deere Tractor

meant for you, as we discussed yesterday on the phone. Okay, thanks."

- 110. As noted above, GILMARTIN's business partner, VARELA, was involved in early email communications and had knowledge of the internal City drafts of the RFP for the asphalt plant that HERNANDEZ was sharing in 2013. In the fall of 2018, VARELA also traveled to South America with NURU and Walter WONG. WONG is providing information to the government in this investigation pursuant to a plea agreement related to his bribes of NURU and others and is seeking a benefit in his eventual sentence.
- 111. VARELA's communications with WONG in the Fall of 2018 make clear VARELA was concerned about being seen in public with NURU. On September 18, 2018, VARELA and WONG emailed about setting up a dinner with NURU. According to the email from WONG, NURU had suggested RESTAURANT 1. WONG wanted to know if VARELA had any other suggestions.

VARELA responded: "Hi Walter, [RESTAURANT 1] in San Mateo might be better considering that this way we will not be meeting with Mohammed in SF." Based on my training and experience, and the context of this communication within the larger bribery scheme described above, I believe this email shows VARELA was concerned about being seen in San Francisco with NURU because it might give rise to suspicions about the group's corrupt activities.

- 112. My conclusion is further supported by VARELA's role in purchasing and delivering a tractor and attachments to NURU at his ranch on or about February 18, 2019, after the trip to South America. Based on my review of business records and publicly available data, I believe the tractor and attachments delivered to NURU are worth in excess of \$40,000. In addition, based on my review of business records, the tractor was financed through one of VARELA's and GILMARTIN's companies. VARELA also was the individual who signed the relevant documents to purchase the tractor and was the one who dealt with the company that sold the tractor.
- 113. According to statements provided by HERNANDEZ to investigators, during their dinners at RESTAURANT 1, NURU indicated to GILMARTIN and HERNANDEZ several times that he wanted a tractor for his ranch. 10 Ultimately, HERNANDEZ coordinated the delivery of the tractor to NURU with VARELA.
- 114. The arrangement described by HERNANDEZ is corroborated through text messages and other intercepted communications.
- For example, on May 9, 2018, HERNADEZ texted GILMARTIN: "Our friend is 115. reminding me of the piece of equipment that was promised Can you check." GILMARTIN replied "I thought you were going to send a model number i will take care of it."
 - On July 9, 2018, HERNANDEZ again texted GILMARTIN: 116.

HERNANDEZ: Dinner on Wednesday or Thursday

He is also asking about the equipment

GILMARTIN: Either day

HERNANDEZ: You pick a day and let's meet

27

¹⁰ HERNANDEZ provided this information to investigators as part of a proffer session. He is cooperating with the investigation as part of ongoing plea negotiations.

1 GILMARTIN: Ok 2 3 Wednesday HERNANDEZ: Ok good 4 5 Same place at 7:30 117. I have reviewed communications showing VARELA was emailing with a sales 6 7 representative about purchasing the tractor for NURU in November 2018. On November 15, 2018, 8 VARELA identified the tractor model and attachments he wanted to purchase and emailed the sales 9 representative the following day that it would need to be delivered to "Colusa," but he still needed to get the exact address. 11 Employees at the company who sold the tractor to VARELA recall he was in a rush 10 to get it delivered. The company offices that sold and delivered the tractor are located in Napa and 11 Sonoma counties. 12 13 118. Business and email records indicate the invoice for the tractor was dated December 5, 2018, and a version signed by VARELA was emailed back to the sales representative on December 13, 14 15 2018. 16 119. Business records also show VARELA executed documents supporting the loan to 17 purchase the tractor on or about December 31, 2018, and January 9, 2019. The tractor was not delivered 18 to NURU, however, until February 2019. 19 On January 18, 2019, HERNANDEZ texted VARELA the address for NURU's ranch 120. and asked VARELA in Spanish if they could talk. 20 21 On February 6, 2019, HERNANDEZ texted GILMARTIN: 121. 22 HERNANDEZ: Dinner next week? 23 GILMARTIN: Yes Tuesday or Wednesday I'm heading out Thursday but 24 important to meet 25 HERNANDEZ: Tuesday at 7:00 pm same place Anything on the tractor? 26 27 ¹¹ The same email communications show VARELA was purchasing a slightly cheaper model of 28 the same tractor at the same time and having it delivered to his personal residence in Napa.

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1		GILMARTIN:	Ready for delivery
2		HERNANDEZ:	We will see you Tuesday
3		GILMARTIN:	Great
4	122.	The following day, or	n February 7, 2019, at approximately 4:32 PM, NURU called
5	HERNANDE	Z. HERNANDEZ told	NURU that he "spoke with Alan [VARELA] and the John Deere is
6	ready. You need to give me two days, available days, on weekdays in the next two weeks, he uh, John		
7	Deere have to deliver and teach you how to operate it, so you need to give me two days and they'll pick		
8	one of those days to make it work for you."		
9	123.	On February 11, 2019	9, NURU and HERNANDEZ had the following text message
10	exchange about arranging dinner with GILMARTIN and coordinating the tractor delivery:		
11		HERNANDEZ:	Bill [GILMARTIN] can not change his appointment on
12			Wednesday as he has a client flying in for Europe
13			Either tomorrow or next week
14			Please let me know
15		NURU:	Next week is better if tomorrow doesn't work.
16			Can't do Tuesday, next week is better
17			Next Wednesday, February 20th is good
18		HERNANDEZ:	Ok let me check
19		NURU:	Will bet [sic] ranch 18 & 19
20	HERNANDEZ: Ok		
21	You can coordinate directly with Alan [VARELA] if you wish		
22		NURU:	Best you handle this unless you advise otherwise.
23		HERNANDEZ:	Ok I will
24			Confirmed dinner for next Wednesday
25	124.	Following this last tex	xt, at approximately 11:28 AM, NURU called HERNANDEZ.
26	HERNANDEZ confirmed the arrangements described above. NURU would be at his vacation home on		
27	the following Tuesday and Wednesday so he could receive delivery of the John Deere tractor. During		
28	the exchange,	NURU also said he th	ought it was better if HERNANDEZ dealt directly with who I
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1	believe to be VARELA and GILMARTIN:				
2 3		NURU:	Okay. That's good, I got that down. And then, let them know I picked those two days, so I'll be up there. I took Tuesday off, so I'll be up there, so.		
4		HERNANDEZ:	Okay, yeah, I'm trying to confirm that, it's just, this guy's hard to pin down man, so.		
5		NURU:	I know, I know. That's why, better you deal with them because I -		
6 7			yeah, so, yeah, um, yeah so I'll be there. you know, I'll go Saturday night and I'll stay there until Tuesday.		
		HERNANDEZ:	Okay.		
8					
9	125. On February 13, 2019, NURU and HERNANDEZ spoke by phone about the delivery of				
10	the tractor at noon on February 18, 2019. HERNANDEZ made clear to NURU that they were using				
11	someone else	's name for the deliver	y:		
12		HERNANDEZ:	The the equipment is scheduled for the 18th at noontime, ok, at 12		
13		NURU:	oh 12		
14		HERNANDEZ:	They're gonna ask for Sandra, we give a Sandra's name, ok? ¹²		
15		NURU:	Ok, no problem, no problem		
16		HERNANDEZ:	Ok, if anything changes, let me know, ok?		
17		NURU	Ok ok, that's good, that's good, I'll be up there, so I'll be there for		
18			sure, yeah		
19	126. On February 14, 2019, HERNANDEZ texted VARELA "Gracias"				
20	127. On February 18, 2019, NURU texted HERNANDEZ a photo of a John Deere tractor				
21	being unloaded from a truck and wrote "Works begins at the ranch."				
22	128. On the same day NURU also texted VARELA "Thank You." He also called VARELA at				
23	approximately 11:56 AM:				
24		NURU:	Mr. Alan.		
25		VARELA:	Hey how are you?		
26		NURU:	Man did you see that brother? very nice very very nice		
27		VARELA:	Ok good		
28	12 "Sandra" is the first name of NURU's girlfriend at the time.				
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NURU: Yeah beautiful machine

After discussing how beautiful NURU's new tractor was, VARELA said "I am going to make another trip um probably next week to bring the attachments....so I got one more attachment that is a bore attachment, another attachment that is a grading attachment for spreading rock and leveling things, ok, I'm glad they made it over there." NURU responded "Nice, nice. I just finished my training course (laughs)" and VARELA replied "Good. That is the only reason I wanted to coordinate. Otherwise, I wouldn't have told them to deliver it, but uh, there are a few things that need to be, go over, and how things connect and that stuff."

129. The two then ended their conversation with VARELA indicating they would talk again soon (as described below, it appears the group met at RESTAURANT 1 two days later):

NURU: Ok nice nice Ok ok just wanted to say thank you so much. I'll send

you a picture. It's got a a nice house in my ranch where I am going to keep

it. I will send you the picture right now. You see it in the garage haha

VARELA: Awesome that is good. It's got air conditioning right?

NURU: Oh yeah its beautiful air condition and heater. Oh yeah man its good.

Work now. No excuse now but to work. We can work now haha

VARELA: Good alright Mohammed. Have a great day. Enjoy your day. Glad that

thing showed up and uh

NURU: Thank you

VARELA: We will talk shortly

130. NURU had a similar conversation with HERNANDEZ the following day, February 19, 2019, at approximately 7:46 AM. The two of them discussed NURU's new tractor and HERNANDEZ asked if NURU was happy with it. NURU responded "Yeah, yeah, very nice. It's a nice tractor. Very nice, you know, it's a modern tractor for sure."

131. The following day, February 20, 2019, HERNANDEZ texted NURU: "Are we on for dinner tonight?" NURU responded "Yes." They also spoke by phone after NURU returned HERNANDEZ's call:

1	1 NURU:		Hey, so tonight what time?		
2		BH:	Uhh 7, 7:30, what time do you want?		
3		NURU:	7:30 okay, okay, I got it.		
4		BH:	Yeah Bill [GILMARTIN] wants to confirm that's all		
5	5 NURU:		Okay, okay, alright, alright.		
6	6 BH:		Alright, we'll see you there		
7	7 132. Consistent wit		th the pattern established above, credit card records show a charge to		
8	GILMARTIN's credit card at RESTAURANT 1 for \$716.80 on the same day.				
9	133. Two days later, NURU called HERNANDEZ and referenced what I believe to be the				
10	dinner meeting and asphalt plant negotiations:				
11	BH: I'll be around this weekend ya know, Sunday uh, we can get together for a little		around this weekend ya know, Sunday uh, we can get together for a little		
12	bit if you have time I mean you're not tired. Get together for drinks or something?				
13	NURU	J: Okay.	Okay. Alright that sounds (talking over each other)		
14	ВН:	I'll be	I'll be around.		
15	5 NURU:		Dkay, alright, yeah. I'm good.		
16	ВН:	Let m	me know. (UI) that was a good meeting this week, I think we had a good		
17	7 meeting, so. (talking over each other) (UI) pick up those meetings and continue		ng, so. (talking over each other) (UI) pick up those meetings and continue		
18	8 moving.		ng.		
19	19 NURU: Let me, I'm		e, I'm working to find out from [] why is it taking so long, ya know?		
20	0 BH:				
21	NURU:		ou know they keep on saying when Bill [GILMARTIN] changes the site or (UI)		
22		but I'l	I find out what's going on.		
23	ВН:	Okay			
24	NURU	J: Yep,	we're good. We're good. Yeah.		
25	Based on the t	timing and the	context of this call, and the pattern described above, I believe NURU had		
26	dinner with HERNANDEZ and GILMARTIN on February 20, 2019, shortly after delivery of the tractor,				
27	to again discuss the asphalt plant and how NURU could help them resolve the still ongoing negotiations				
28	with the Port and DPW, which had at this point been dragging on for several years.				
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On February 26, 2019, HERNANDEZ texted GILMARTIN: "Working on it, message 1 passed We will get feedback and instructions." 2 3 V. **CONCLUSION** Based on the foregoing facts and my training and experience, I respectfully submit there 4 135. 5 is probable cause to believe, after establishing a continuing course of conduct in which thousands of dollars were spent on lavish meals for NURU, and hundreds of thousands of dollars in labor and 6 7 material were provided to NURU in exchange for his official acts as the Director of DPW, GILMARTIN and VARELA bribed NURU with a tractor worth approximately \$40,000, in violation of 8 9 Title 18, United States Code, Sections 666(a)(1)(B) and 2, intending to influence and reward NURU in connection with a transaction and series of transactions of the City and County of San Francisco 10 involving \$5,000 or more. 11 12 13 /s/ via telephone JAMES A. FOLGER 14 Special Agent, Federal Bureau of Investigation 15 16 Sworn to before me over the telephone and signed by me pursuant to Fed.R.Crim.P 4.1 and 4(d) 17 this 16th day of September, 2020. 18 19 HON, THOMAS S. HIXS 20 United States Magistrate Judge 21 22 23 24 25 26 27

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

CRIMINAL COVER SHEET

<u>Instructions</u>: Effective November 1, 2016, this Criminal Cover Sheet must be completed and submitted, along with the Defendant Information Form, for each new criminal case.

CASE NAME:		CASE NUMBER:		
USA v. ALAN VARELA and WILLIAM GILI	MARTIN I	CR 3-20-71327 TSH		
Is This Case Under Seal?	Yes	No ✓		
Total Number of Defendants:	1	2-7 ✓ 8 or more		
Does this case involve ONLY charges under 8 U.S.C. § 1325 and/or 1326?	Yes	No 🗸		
Venue (Per Crim. L.R. 18-1):	SF ✓	OAK SJ		
Is this a potential high-cost case?	Yes	No 🗸		
Is any defendant charged with a death-penalty-eligible crime?	Yes	No 🗸		
Is this a RICO Act gang case?	Yes	No ✓		
Assigned AUSA (Lead Attorney): Scott D. Joiner		Date Submitted: 9/17/2020		
Comments:				

RESET FORM

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

CRIMINAL MINUTES

Date: May 27, 2021 **Time:** 14 minutes **Judge:** WILLIAM H. ORRICK

1:57 p.m. to 2:11 p.m.

Case No.: 21-cr-00192-WHO-1 Case Name: UNITED STATES v. Varela

Attorney for Plaintiff: Scott Joiner **Attorney for Defendant:** Josh Cohen

Defendant Alan Varela – present (by video), on bond

Deputy Clerk: Jean Davis **Court Reporter:** Ruth Levine Ekhaus

Interpreter: n/a **Probation Officer:** n/a

PROCEEDINGS

Parties appear by video for change of plea hearing. Defendant confirms that he has been advised of his right to appear in person and voluntarily waives that right. The Court finds that it is appropriate for the hearing to be conducted via videoconference in light of the general orders of this district and the extraordinary circumstances associated with the COVID-19 pandemic.

Mr. Varela is sworn and queried as to his background, physical and mental condition, and understanding of the proceedings. He is advised of his rights, the possible consequences of the entry of a guilty plea, and the maximum penalties associated with the offense.

The government provides a brief statement of the elements of the offense and of the facts it would be prepared to prove at any trial of this matter. Defense counsel concurs with the statement of the elements and confirms that there is a factual basis for the plea.

Defendant pleads GUILTY to Count One of the Information. The plea is accepted as knowing, voluntary, and supported by an independent basis in fact. Defendant is adjudicated guilty.

The matter is referred to the U.S. Probation Office for preparation of a Presentence Report.

CASE CONTINUED TO: Sentencing for September 16, 2021 at 1:30 p.m.

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

CRIMINAL MINUTES

Date: May 27, 2021 **Time:** 11 minutes **Judge:** WILLIAM H. ORRICK

2:23 p.m. to 2:34 p.m.

Case No.: 21-cr-00192-WHO-2 Case Name: UNITED STATES v. Gilmartin

Attorney for Plaintiff: Scott Joiner **Attorney for Defendant:** Ted Cassman

Defendant William Gilmartin – present (by video), on bond

Deputy Clerk: Jean Davis **Court Reporter:** Ruth Levine Ekhaus

Interpreter: n/a **Probation Officer:** n/a

PROCEEDINGS

Parties appear by video for change of plea hearing. Defendant confirms that he has been advised of his right to appear in person and voluntarily waives that right. The Court finds that it is appropriate for the hearing to be conducted via videoconference in light of the general orders of this district and the extraordinary circumstances associated with the COVID-19 pandemic.

Mr. Gilmartin is sworn and queried as to his background, physical and mental condition, and understanding of the proceedings. Mr. Gilmartin is advised of his rights, the possible consequences of the entry of a guilty plea,

Government counsel provides a brief statement of the elements of the offense; defense counsel concurs with the statement of elements. A written statement of the facts the government would be prepared to prove at trial has been provided as a sealed attachment to the plea agreement. Mr. Gilmartin admits those facts, and defense counsel confirms that there is a factual basis for the plea.

Defendant pleads GUILTY to Count 1 of the Information. The plea is accepted as knowing, voluntary, and supported by an independent basis in fact. Defendant is adjudicated guilty.

The matter is set for a status conference to determine whether it is ripe for sentencing. Mr. Gilmartin is continued on pretrial release under the current conditions and is admonished as to the importance of complying with those conditions.

CASE CONTINUED TO: December 2, 2021 at 1:30 p.m. for Status Conference.

Offices of the United States Attorneys

THE UNITED STATES ATTORNEY'S OFFICE





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U.S. Attorney's Office

Northern District of California

FOR IMMEDIATE RELEASE

Thursday, September 16, 2021

Public Contractor Sentenced To Two Years In Federal Prison For Bribing San Francisco Public Official

Defendant Bribed Former SF DPW Director Mohammed Nuru with Money, Meals, And Gifts – Including A Tractor

SAN FRANCISCO – Alan Varela was sentenced today in federal court to 24 months in prison and ordered to pay a \$127,000 fine for a seven year conspiracy to commit honest services wire fraud by bribing a San Francisco public official, announced Acting United States Attorney Stephanie M. Hinds and Federal Bureau of Investigation Special Agent in Charge Craig D. Fair. The sentence was handed down by the Honorable William H. Orrick, United States District Judge.

A federal complaint filed September 17, 2020, charged Varela, 60, of Orinda, and William Gilmartin, 61, of San Mateo, with bribery of a public official. In 1991, Varela founded ProVen Management, a Bay Area civil engineering and construction firm that engaged in large scale infrastructure projects. Varela and Gilmartin acted as the firm's president and vice-president, respectively, during the conspiracy time period. According to the complaint, Varela and Gilmartin provided a stream of benefits to Mohammed Nuru, then the Director of San Francisco's Department of Public Works (DPW), in exchange for favorable treatment of their business interests, including non-public inside information.

Upon entering his guilty plea to conspiring to commit honest services wire fraud on May 27, 2021, Varela described in his plea agreement his role in the bribery conspiracy of then-DPW Director Nuru. The bribery's goal was to use Nuru's prominence as a powerful San Francisco public official to ensure the success of Varela and his co-conspirators' business ventures. Nuru's position as DPW Director provided him with great influence over San Francisco public contracts, permits, and construction projects, as well as over other City departments and private companies seeking DPW contracts. In his plea agreement, Varela admitted that for seven years, from 2013 until the day of Nuru's arrest on federal charges January 27, 2020, he conspired with his co-defendant Gilmartin, with Balmore Hernandez – a construction

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company CEO who pled guilty earlier and is cooperating with the FBI – and with others to pay bribes to Nuru consisting of cash, free meals and entertainment, equipment for Nuru's ranch, and the prospect of a cut of future profits from expected City contracts.

Varela's plea agreement detailed a scheme in which he and his co-conspirators focused on winning a lucrative DPW contract and its related Port of San Francisco lease to operate an asphalt recycling plant and a concrete plant on the Port's land. The plea agreement describes that Nuru agreed, in exchange for cash and other valuables, to use his official position to get Varela and his co-conspirators' proposal selected. Gilmartin arranged to compensate Nuru by asking an unnamed company to award a \$100,000 contract to Hernandez and, in turn, Hernandez used the contract's proceeds for Nuru. For his part, Nuru sent early drafts of San Francisco's Request for Proposals for the project and other inside information to the conspirators to improve their likelihood of being selected. Nuru also regularly discussed the plans and inside information with Gilmartin and Hernandez over expensive restaurant dinners, always paid for by Gilmartin and ultimately totaling approximately \$20,000.

The conspirators' proposal was selected in September 2015. According to the plea agreement, Nuru continued to meet with the group to supply additional inside information during the expensive meals paid for by Gilmartin. At one of their meetings, Nuru requested a tractor for his ranch. Varela coordinated with Gilmartin and Hernandez to deliver the tractor to Nuru.

Nuru was arrested on federal bribery-related charges on January 27, 2020, before the negotiations to finalize the asphalt recycling plant agreements with DPW and the Port of San Francisco reached completion.

In a filed memorandum addressing Varela's sentencing, the government argued that Varela's conduct with Nuru was business as usual for Varela. The government asserted that Varela, whose busines success had gained him a life of luxury including 50 acres in Napa, for years facilitated a casual culture of corruption, a culture that ultimately undermines the public's faith in their government and the rule of law. Elaborating on the tractor bribe, the sentencing memorandum points out that the value of the new John Deere tractor, including its attachments, approximated \$40,000. Varela lined up the purchase of the tractor and rushed to get it delivered to Nuru at Nuru's ranch on February 18, 2019. The delivery led to Nuru to happily text "Work begins at the ranch" along with a photo of the tractor being unloaded at his ranch. The government, after outlining this and other acts of bribery, submitted a sentence recommendation of 30 months imprisonment.

This case is part of a larger federal investigation targeting public corruption in the City and County of San Francisco. To date, eleven individuals have been charged, including two high-ranking San Francisco public officials, Mohammed Nuru and Harlan Kelly. Multiple city contractors and facilitators have been charged. According to the charges earlier filed against Mohammed Nuru and others, Nuru allegedly took hundreds of thousands of dollars in bribes in cash, meals, and work on his vacation home from contractors who obtained San Francisco public contracts. Allegations in the complaint filed against Harlan Kelly assert he received thousands of dollars in airfare, meals, jewelry, and travel expenses, along with repair work on his house.

In addition to the prison term and fine, United States District Judge Orrick also sentenced the defendant to a three-year period of supervised release. Varela will begin serving his sentence on January 2022.

The case is being prosecuted by the Corporate and Securities Fraud section of the U.S. Attorney's Office. The case is being investigated by the FBI.

2 of 3 1/20/2022, 4:34 PM

Topic(s): Drug Trafficking

Component(s):
USAO - California, Northern

Updated September 17, 2021

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UNITED STATES DISTRICT COURT Northern District of California

UNITED STAT	ES OF AMERICA)	JUDGMENT IN A CR	RIMINAL CASE		
Alan Florencio Varela			 USDC Case Number: CR-21-00192-001 WHO BOP Case Number: DCAN321CR00192-001 USM Number: 26450-111 Defendant's Attorney: Josh Alan Cohen (Retained) 			
pleaded nolo contender was found guilty on co	(s): One of the Information. The to count(s): which was acceuting a plea of not guilt		he court.			
The defendant is adjudicated g Title & Section	Nature of Offense			Offense Ended	Count	
18 U.S.C. §§ 1343 and 1349	Conspiracy to Commit	Honest	Services Wire Fraud	January 2020	1	
Count(s) dismissed on It is ordered that the defend	n found not guilty on count(s): the motion of the United State dant must notify the United Sta	es. ates attor	ney for this district within 30 d	lays of any change of n	ame, residence,	
or mailing address until all fine restitution, the defendant must ne					ordered to pay	
			9/16/2021			
			Dale of Imposition of Judgme	nt		

The Honorable William H. Orrick III

<u>United States District Judge</u> Name & Title of Judge

9/21/2021 Date

DEFENDANT: Alan Florencio Varela

Judgment - Page 2 of 7

CASE NUMBER: CR-21-00192-001 WHO

I

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of: 24 months.

The appearance bond is hereby exonerated, or upon surrender of the defendant as noted below. Any cash bail plus interest shall be returned to the owner(s) listed on the Affidavit of Owner of Cash Security form on file in the Clerk's Office.

	The Court makes the following recommendations to the Bureau of Prisons: designate the defendant to the minimum-security federal prison camp at Lompoc, California, or, if that is not possible, to the minimum-security federal prison camp at Sheridan, Oregon, to facilitate family visitation. The defendant is remanded to the custody of the United States Marshal.						
	The defendant shall surrender to the United States Marshal for this district:						
	at on (no later than 2:00 pm).						
	as notified by the United States Marshal.						
V	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: at on $\frac{1/14/2022}{1}$ (no later than 2:00 pm).						
	as notified by the United States Marshal.						
	as notified by the Probation or Pretrial Services Office.						
	RETURN						
have	e executed this judgment as follows:						
	Defendant delivered on to at, with a certified copy of this judgment.						
	, with a continue copy of and judgment.						
	UNITED STATES MARSHAL						
	Ву						
	DEPUTY UNITED STATES MARSHAL						

DEFENDANT: Alan Florencio Varela

Judgment - Page 3 of 7

CASE NUMBER: CR-21-00192-001 WHO

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of: one year.

MANDATORY CONDITIONS OF SUPERVISION

1)	You	must not commit another federal, state or local crime.
2)	You	must not unlawfully possess a controlled substance.
3)		must refrain from any unlawful use of a controlled substance. You must submit to one drug test within 15 days of release a imprisonment and at least two periodic drug tests thereafter, as determined by the court.
		The above drug testing condition is suspended, based on the court's determination that you pose a low risk of future substance abuse. (check if applicable)
4)		You must make restitution in accordance with 18 U.S.C. §§ 3663 and 3663A or any other statute authorizing a sentence of restitution. (check if applicable)
5)		You must cooperate in the collection of DNA as directed by the probation officer. (check if applicable)
6)		You must comply with the requirements of the Sex Offender Registration and Notification Act (34 U.S.C. § 20901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which you reside, work, are a student, or were convicted of a qualifying offense. (check if applicable)
7)		You must participate in an approved program for domestic violence. (check if applicable)

You must comply with the standard conditions that have been adopted by this court as well as with any other conditions on the attached page.

DEFENDANT: Alan Florencio Varela

Judgment - Page 4 of 7

CASE NUMBER: CR-21-00192-001 WHO

STANDARD CONDITIONS OF SUPERVISION

As part of your supervised release, you must comply with the following standard conditions of supervision. These conditions are imposed because they establish the basic expectations for your behavior while on supervision and identify the minimum tools needed by probation officers to keep informed, report to the court, and bring about improvements in your conduct and condition.

- 1) You must report to the probation office in the federal judicial district where you are authorized to reside within 72 hours of RELEASE, unless the probation officer instructs you to report to a different probation office or within a different time frame.
- 2) After initially reporting to the probation office, you will receive instructions from the court or the probation officer about how and when you must report to the probation officer, and you must report to the probation officer as instructed.
- 3) You must not knowingly leave the federal judicial district where you are authorized to reside without first getting permission from the court or the probation officer.
- 4) You must follow the instructions of the probation officer related to the conditions of supervision.
- 5) You must answer truthfully the questions asked by your probation officer.
- You must live at a place approved by the probation officer. If you plan to change where you live or anything about your living arrangements (such as the people you live with, for example), you must notify the probation officer at least 10 days before the change. If notifying the probation officer in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 7) You must allow the probation officer to visit you at any time at your home or elsewhere, and you must permit the probation officer to take any items prohibited by these and the special conditions of your supervision that he or she observes in plain view.
- 8) You must work at least part-time (defined as 20 hours per week) at a lawful type of employment unless excused from doing so by the probation officer for schooling, training, community service or other acceptable activities. If you plan to change where you work or anything about your work (such as your position or your job responsibilities), you must notify the probation officer at least 10 days before the change. If notifying the probation officer at least 10 days in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 9) You must not communicate or interact with someone you know is engaged in criminal activity. You must not associate, communicate, or interact with any person you know has been convicted of a felony, unless granted permission to do so by the probation officer.
- 10) If you are arrested or questioned by a law enforcement officer, you must notify the probation officer within 72 hours.
- You must not act or make any agreement with a law enforcement agency to act as a confidential human source or informant without first getting the permission of the court.
- You must not own, possess, or have access to a firearm, ammunition, destructive device, or dangerous weapon (i.e., anything that was designed, or was modified for, the specific purpose of causing bodily injury or death to another person such as nunchakus or tasers).

If the probation officer determines that you pose a risk to a third party, the probation officer may require you to notify the
person about the risk and you must comply with that instruction. The probation officer may contact the person and confirm
that you have notified the person about the risk. (check if applicable)

U.S. Probation Office Use Only

A U.S. probation officer has instructed me on the conditions specified by the court and has provided me with a written copy of this
udgment containing these conditions. I understand that the court may (1) revoke supervision, (2) extend the term of supervision,
and/or (3) modify the conditions of supervision upon a finding of a violation of probation or supervised release.

(Signed)		
	Defendant	Date
	U.S. Probation Officer/Designated Witness	Date

DEFENDANT: Alan Florencio Varela

Judgment - Page 5 of 7

CASE NUMBER: CR-21-00192-001 WHO

SPECIAL CONDITIONS OF SUPERVISION

- 1. You must not maintain a position of fiduciary capacity without the prior permission of the probation officer.
- 2. You must pay any fine and special assessment that is imposed by this judgment and that remains unpaid at the commencement of the term of supervised release.
- 3. At the direction of the probation officer, you must complete 100 hours of community service.
- 4. You must submit your person, residence, office, vehicle, electronic devices and their data (including cell phones, computers, and electronic storage media), or any property under your control to a search. Such a search must be conducted by a United States Probation Officer or any federal, state or local law enforcement officer at any time with or without suspicion. Failure to submit to such a search may be grounds for revocation. You must warn any residents that the premises may be subject to searches.
- 5. You must provide the probation officer with access to any financial information, including tax returns, and must authorize the probation officer to conduct credit checks and obtain copies of income tax returns.

DEFENDANT: Alan Florencio Varela

Judgment - Page 6 of 7

CASE NUMBER: CR-21-00192-001 WHO

CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the schedule of payments.

		Assessment	<u>Fine</u>	Restitution	<u>AVAA</u> Assessment*	<u>JVTA</u> Assessment**	
TC	OTALS	\$ 100.00	\$ 127,000.00	N/A	N/A	N/A	
	such determination.						
	otherwise in the p		ntage payment colui	receive an approximately pun below. However, pursua paid.			
Nan	ne of Payee	Tot	al Loss**	Restitution Ordered	l Priority	or Percentage	
TO	ΓALS	\$	0.00	\$ 0.00			
	Restitution amount ordered pursuant to plea agreement \$ The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).						

^{*} Amy, Vicky, and Andy Child Pornography Victim Assistance Act of 2018, Pub. L. No. 115-299.

^{**} Justice for Victims of Trafficking Act of 2015, Pub. L. No. 114-22.

^{***} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

DEFENDANT: Alan Florencio Varela

Judgment - Page 7 of 7

CASE NUMBER: CR-21-00192-001 WHO

SCHEDULE OF PAYMENTS

A								
		Lump sum payment of	due	immediately, balance due				
		not later than, or in accordance with	C, □ D, or □ I	E, and/or F below); c	or			
В		Payment to begin immediately (ma	y be combined with	□ C, □ D, or □ F	pelow); or			
C		Payment in equal (e.g., weekly, monthly, quarterly) installments of _over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or						
D		Payment in equal (e.g., weekly, monthly, quarterly) installments of _over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or						
E		Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or						
F	V	Special instructions regarding the part A lump sum payment of criminal Court, 450 Golden Gate Ave., Bo	l monetary penaltic	es totaling \$127,100 shall b	oe made to the Clerk of U.S. District			
Inmat	e Fina	ancial Responsibility Program, are m	ade to the clerk of the	ne court.				
_		ant shall receive credit for all payme d Several	nts previously made	toward any criminal mone	tary penalties imposed.			
□ Jo Cas Defe	int and e Nun	d Several	nts previously made Total Amount	Joint and Several Amount	Corresponding Payee, if appropriate			
□ Jo Cas Defe	e Nunendan luding	d Several nber tt and Co-Defendant Names	Total Amount	Joint and Several	Corresponding Payee,			
Cas Defe (inc	The The Com	d Several nber tt and Co-Defendant Names g defendant number) defendant shall pay the cost of prose	Total Amount ccution. curt cost(s): 's interest in the foll 34607, and all relate	Joint and Several Amount owing property to the Unite	Corresponding Payee, if appropriate ed States: One John Deere 4052R			

^{*} Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) AVAA assessment, (5) fine principal, (6) fine interest, (7) community restitution, (8) JVTA assessment, (9) penalties, and (10) costs, including cost of prosecution and court costs.

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PILED

a office of the Secretary of Second the State of California

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ARTICLES OF INCORPORATION

Proven Management INC.

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The name of this corporation is ProVen Management INC.

П

The purpose of this corporation is to engage in any lawful act or activity for which a corporation may be organized under the General Corporation Law of California other than the banking business, the trust company business or the practice of a profession permitted to be incorporated by the California Corporations Code.

Ш

The name and address in the State of California of this corporation's initial agent for service of process is:

Alan Varela 111 Myrtle St. #204 Oakland, CA 94607

IV

This corporation is authorized to issue only one class of shares of stock; and the total number of shares which this corporation is authorized to issue is 10,000.

Alan Varela, Incorporator



Secretary of State Statement of Information

778

SI-550

(California Stock, Agricultural

Cooperative and Foreign Corporations)

IMPORTANT — Read instructions before completing this form.

Fees (Filing plus Disclosure) - \$25.00;

Copy Fees – First page \$1.00; each attachment page \$0.50; Certification Fee - \$5.00 plus copy fees FILEU Secretary of State State of California

JUN - 5 2017

Corporation Name (Enter the exact name of the corporation as it is recorded with the California Secretary of State. Note: If you registered in California using an assumed name, see instructions.) Proven Management, Inc.			Т	his Space For Offi	ice Use	Only				
			2. 7-Digit Secretary of State File Number							
				C1940	071					
3. Business Addresses										
a. Street Address of Principal Execution 225 3rd St.	t ve Office - Do not list a P.O. Box			City (no abbrevi Oakland	ations)	State CA	Zip Code 94607			
b, Mailing Address of Corporation, if	different than Item 3a			City (no abbrevi	alions)	State	Zip Code			
c. Street Address of Principal Califo	rnia Office, if any and if different tha	n Item 3a - Do not list a	P.O Box	City (no abbrevi	ations)	State	Zip Code			
4. Officers	The Corporation is required to Financial Officer may be adde						Officer and	l Chief		
a. Chief Executive Officer/ Alan	First Name	Middle Name		Last Name Varela				Suffix		
Address 225 3rd St.				City (no abbrevi Oakland	ations)	State CA	Zip Code 94607			
t Secretary Alan	First Name	Middle Name		Last Name Varela				Suffix		
Address 225 3rd St.				City (no abbrevi Oakland	ations)	State CA	Zip Code 94607			
c. Chief Financial Officer/ Alan	First Name	Middle Name		Last Name Varela				Suffix		
Address 225 3rd St.				City (no abbrevi Oakland	ations) '	State	Zip Code 94607			
5. Director(s)	California Stock and Agricult Corporation has additional di	ural Cooperative Corp ectors, enter the nam	porations ONLY: e(s) and address	: Item 5a: At lesses on Form SI-5	east one name <u>and</u> ad 50A (see instructions).	dress mu	st be listed.	. If the		
a. First Name Alan		Middle Name		Last Name Varela				Suffix		
Address 225 3rd St.				City (no abbrevi Oakland	ations)	State CA	Zip Code 94607			
b. Number of Vacancies on the Boa	rd of Directors, if any]								
6. Service of Process (Must	provide either Individual OR Corp	poration)				***				
INDIVIDUAL - Complete Ite	ms 6a and 6b only. Must include a	agent's full name and	California street	address.						
a. California Agent's First Name (if a Alan	agent is not a corporation)		Middle Name		Varela			Suffix		
t Street Address (if agent is not a c 225 3rd St.	corporation) - Do not enter a P.O. B	ох	City (no abbrev Oakland	viations)		State CA	Zip Code 94607			
CORPORATION - Complete	e Item 6c only. Only include the re	ame of the registered	agent Corporatio	on.		_	•			
c California Registered Corporate A	Agent's Name (if agent is a corporation	on) – Do not complete to	lem 6a or 6b							
7. Type of Business										
Describe the type of business or ser	vices of the Corporation									

.

Alan Varela

Type or Print Name of Person Completing the Form

8. The Information contained herein, including in any attachments, is true and correct.

President

Signature

Voida

General Contractor

	A Division of the Control of the Con
1.3	7

Attachment to Statement of Information

(California Stock and Agricultural Cooperative Corporations)

SI-550A Attachment

A. Corporation Name

Proven Management, Inc.

B. 7-Digit Secretary of State File Number

C1940071

This Space For Office Use Only

C. List of Additional Director(s) – If the corporation has more than one director, enter the additional directors' names and addresses.

		_	
Middle Name	Last Name		Suffix
	Gilmartin		ļ III
City (no abbreviations)		State	Zip Code
Oakland CA 9		94607	
Middle Name	Last Name		Suffix
City (no abbreviations)		State	Zip Code
Middle Name	Last Name		Suffix
City (no abbreviations)		State	Zip Code
,			
Middle Name	Last Name		Suffix
City (no abbreviations)	arrande	State	Zip Code
	<u> </u>		<u> </u>
Middle Name	l,ast Name		Suffix
City (no abbreviations)	energy language of the control of th	State	Zip Gode
Middle Name	Last Name		Şuffix
Crly (no abbreviations)	The second secon	State	Zip Code
Middle Name	Last Name		Suffix
City (no abbreviations)	······································	State	Zip Code
Middle Name	Last Name		Suffix
City (no abbreviations)		State	Zip Code
Middle Name	Last Name		Suffix
1	1		1
City (no abbreviations)	anger lacronic management and the control	State	Zip Code
	City (no abbreviations) Oakland Middle Name City (no abbreviations)	Gilmartin City (no abbreviations) Oakland Middle Name Last Name City (no abbreviations) Middle Name Last Name City (no abbreviations)	Gilmartin City (no abbreviations) Oakland Middle Name Last Name City (no abbreviations) State Middle Name Last Name City (no abbreviations) Middle Name Last Name City (no abbreviations) State Middle Name Last Name City (no abbreviations) State

Home | Online Services | License Detail | Personnel List

Contractor's License Detail (Personnel List)

Contractor 749370 License #

Contractor

Name

PROVEN MANAGEMENT INC

Click on the person's name to see a more detailed page of information on that person

Licenses Currently Associated With

Name KENNETH WAYNE WELCH

Title CEO / PRESIDENT

Association 01/25/2022

Date

Name JOSEPH PATRICK GILMARTIN Title RMO

Association

02/01/2022 Date

Classification A

Additional There are additional classifications that can be viewed

Classification by selecting this link.

Licenses No Longer Associated With

Name ABRAM JOHN MCMICKIN

Title RMO

Association

Date

04/06/2021

Disassociation Date

02/01/2022

Classification A

Additional There are additional classifications that can be viewed

Classification by selecting this link.

Name ALAN FLORENCIO VARELA

Title RMO

Association

05/13/1998 Date

Disassociation

04/06/2021 Date

Classification A

Additional There are additional classifications that can be viewed

Classification by selecting this link.

1 of 2 8/25/2022, 1:20 PM Name CHARLES JOSEPH SCHEMBRI

Title RME

Association 08/09/1999

Date 08/03/13

Disassociation

10/29/2002 Date

Classification B

Additional There are additional classifications that can be viewed

Classification by selecting this link.

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Corporation - Statement of Information

Entity Name: PROVEN MANAGEMENT INC.

Entity (File) Number: C1940071

File Date: 12/08/2020

Entity Type: Corporation

Jurisdiction: CALIFORNIA

Document ID: GM61815

Detailed Filing Information

1. Entity Name: PROVEN MANAGEMENT INC.

2. Business Addresses:

a. Street Address of Principal

Office in California: 225 3rd Street

Oakland, California 94607 United States of America

b. Mailing Address: 225 3rd Street

Oakland, California 94607 United States of America

c. Street Address of Principal

Executive Office: 225 3rd Street

Oakland, California 94607 United States of America

3. Officers:

a. Chief Executive Officer: Ken Welch

225 3rd Street

Oakland, California 94607 United States of America

b. Secretary: Joe Gilmartin

225 3rd Street

Oakland, California 94607 United States of America

Officare	(cont'd)	١.
Officers	COLL	١.

C.	Chief Financial Officer:	Abram	McMickin

225 3rd Street

Oakland, California 94607 United States of America

4. Director: Ken Welch

225 3rd Street

Oakland, California 94607 United States of America

Number of Vacancies on the Board of

Directors: 0

5. Agent for Service of Process: Ken Welch

225 3rd Street

Oakland, California 94607 United States of America

6. Type of Business: General Contractor

By signing this document, I certify that the information is true and correct and that I am authorized by California law to sign.

Electronic Signature: Ken Welch

Use bizfile.sos.ca.gov for online filings, searches, business records, and resources.

Corporation - Attachment to Statement of Information

List of Additional Directors:

- Abram McMickin
 225 3rd Street
 Oakland, California 94607
 United States of America
- Joe Gilmartin
 225 3rd Street
 Oakland, California 94607
 United States of America
- Zachary Varela
 225 3rd Street
 Oakland, California 94607
 United States of America

4.

5.

6.

7.



State of California Secretary of State

LIMITED LIABILITY COMPANY ARTICLES OF ORGANIZATION

A \$70.00 filing fee must accompany this form.

In the Office of the Secretary of State of the State of California

OCT 07 2009

A 47 0.00 ming tee mass as surpairy and te	
IMPORTANT – Read instructions before completing	this form. This Space For Filing Use Only
ENTITY NAME (End the name with the words "Limited Liability Comparmay be abbreviated to "Ltd." and "Co.," respectively.)	ny," or the abbreviations "LLC" or "L L C." The words "Limited" and "Company"
1. NAME OF LIMITED LIABILITY COMPANY	
Baylands Development, LLC	
PURPOSE (The following statement is required by statute and should no	of be altered.)
2. THE PURPOSE OF THE LIMITED LIABILITY COMPANY IS TO ENG. COMPANY MAY BE ORGANIZED UNDER THE BEVERLY-KILLEA LIMITE	AGE IN ANY LAWFUL ACT OR ACTIVITY FOR WHICH A LIMITED LIABILITY ED LIABILITY COMPANY ACT.
INITIAL AGENT FOR SERVICE OF PROCESS (If the agent is an completed. If the agent is a corporation, the agent must have on file wit section 1505 and Item 3 must be completed (leave Item 4 blank)	individual, the agent must reside in California and both Items 3 and 4 must be high the California Secretary of State a certificate pursuant to Corporations Code
3 NAME OF INITIAL AGENT FOR SERVICE OF PROCESS	
Alan Varela	
4. IF AN INDIVIDUAL, ADDRESS OF INITIAL AGENT FOR SERVICE OF PR	OCESS IN CALIFORNIA CITY STATE ZIP CODE
712 Sansome Street	San Francisco CA 94111
MANAGEMENT (Check only one)	
5 THE LIMITED LIABILITY COMPANY WILL BE MANAGED BY.	
ONE MANAGER	
MORE THAN ONE MANAGER	
ALL LIMITED LIABILITY COMPANY MEMBER(S)	
ADDITIONAL INFORMATION	
6 ADDITIONAL INFORMATION SET FORTH ON THE ATTACHED PAGES. OF THIS CERTIFICATE	IF ANY, IS INCORPORATED HEREIN BY THIS REFERENCE AND MADE A PART
EXECUTION	
7. I DECLARE I AM THE PERSON WHO EXECUTED THIS INSTRUMENT, V	WHICH EXECUTION IS MY ACT AND DEED
	\sim
09/28/09	/ \
DATE SIGN/	ATURE OF ORGANIZER
Mik	e Bradshaw
TYPE	OR PRINT NAME OF ORGANIZER
LLC-1 (REV 04/2007)	APPROVED BY SECRETARY OF STATE



LLC-12

18-D94413

FILED

In the office of the Secretary of State of the State of California

DEC 03, 2018

 $\label{local_local_local_local} \textbf{IMPORTANT} \ -- \ \text{Read instructions before completing this form.}$

Filing Fee - \$20.00

Copy Fees – First page \$1.00; each attachment page \$0.50; Certification Fee - \$5.00 plus copy fees

Certification Fee - \$5.00 plus copy fees				This Space For Office Use Only				
1. Limited Liability Company N	Name (Enter the exact name of the	LLC. If you re	egistered in Califorr	nia using an a	lternate name, see instructi	ons.)		
BAYLANDS SOIL PROCE	ESSING, LLC							
2. 12-Digit Secretary of State F	File Number	3. State,	Foreign Country	or Place of	of Organization (only if fo	rmed out	side of (California)
2009281	10140	CALIFO	ORNIA					
4. Business Addresses			_					
a. Street Address of Principal Office - Do	o not list a P.O. Box		City (no abbreviation Oakland	ons)		State CA	Zip Co	
225 3rd St b. Mailing Address of LLC, if different th	nan item 4a		City (no abbreviati	ons)		State	9460 Zip Co	
225 3rd St	idii itoiii 4d		Oakland	0113)		CA	9460	
c. Street Address of California Office, if	Item 4a is not in California - Do not lis	t a P.O. Box	City (no abbreviati	ons)		State	Zip Co	ode
225 3rd St			Oakland			CA	946	507
5. Manager(s) or Member(s)	If no managers have been apportunity be listed. If the manager/man entity, complete Items 5b and has additional managers/member	ember is an in 5c (leave Iten	ndividual, complete n 5a blank). Note:	Items 5a and The LLC car	l 5c (leave Item 5b blank). nnot serve as its own manaç	If the ma	nager/m	nember is
a. First Name, if an individual - Do not co Alan	omplete Item 5b		Middle Name		Last Name Varela			Suffix
b. Entity Name - Do not complete Item 5	a						_	
c. Address 225 3rd St			City (no abbreviation Oakland	ons)		State CA	Zip Co	
6. Service of Process (Must pro	ovide either Individual OR Corporati	ion.)	•					
INDIVIDUAL – Complete Items 6	6a and 6b only. Must include agent	t's full name ar	nd California street	address.				
a. California Agent's First Name (if agent Paula	t is not a corporation)		Middle Name		Last Name Gilmartin			Suffix
b. Street Address (if agent is not a corpo 225 3rd St	oration) - Do not enter a P.O. Box		City (no abbreviations) Oakland			State CA	Zip Co 946	
CORPORATION - Complete Ite	m 6c only. Only include the name	of the registere	ed agent Corporatio	n.				
c. California Registered Corporate Agent	t's Name (if agent is a corporation) – E	Do not complete	e Item 6a or 6b					
7. Type of Business								
a. Describe the type of business or service Clean Landfill	ces of the Limited Liability Company							
8. Chief Executive Officer, if el	lected or appointed		_					
a. First Name			Middle Name		Last Name			Suffix
b. Address			City (no abbreviati	ons)		State	Zip Co	ode
9. The Information contained h	herein, including any attachm	nents, is tru	e and correct.					
12/03/2018 Paula	Gilmartin		C	peration	s Consultant			
Date Type	or Print Name of Person Completing t	he Form		itle	Signature	•		
Return Address (Optional) (For coperson or company and the mailing add						ment ent	er the n	ame of a
Name:			7					
Company:								
Address:								

City/State/Zip:

LLC-12A Attachment

18-D94413

Α.	Limited Liability Company Name				
RΔ	VI ANDS SOII	DDOCESSING	110		

This Space For Office Use Only

В.	12-Digit Secretary of State File Number	C.	c. State or Place of Organization (only if formed outside of California)	
	200928110140		CALIFORNIA	

D. List of Additional Manager(s) or Member(s) - If the manager/member is an individual, enter the individual's name and address. If the manager/member is an entity, enter the entity's name and address. Note: The LLC cannot serve as its own manager or member.

First Name William	Middle Name	Last Name Gilmartin		Suffix III
Entity Name		<u>'</u>		
Address 225 3rd St	City (no abbreviations) Oakland	City (no abbreviations) Oakland		Zip Code 94607
First Name	Middle Name	Last Name		Suffix
Entity Name	1			.
Address	City (no abbreviations)		State	Zip Code
First Name	Middle Name	Last Name		Suffix
Entity Name		1		
Address	City (no abbreviations)		State	Zip Code
First Name	Middle Name	Last Name		Suffix
Entity Name	1			.
Address	City (no abbreviations)		State	Zip Code
First Name	Middle Name	Last Name		Suffix
Entity Name		<u>'</u>		
Address	City (no abbreviations)		State	Zip Code
First Name	Middle Name	Last Name		Suffix
Entity Name		1		I
Address	City (no abbreviations)		State	Zip Code
First Name	Middle Name	Last Name		Suffix
Entity Name	1	1		L
Address	City (no abbreviations)		State	Zip Code
				l



LLC-12

20-E34452

FILED

In the office of the Secretary of State of the State of California

OCT 28, 2020

 $\label{local_local_local_local} \textbf{IMPORTANT} \ -- \ \text{Read instructions before completing this form.}$

Filing Fee - \$20.00

Copy Fees – First page \$1.00; each attachment page \$0.50; Certification Fee - \$5.00 plus copy fees

Certification ree - \$5.00 plus copy lees					This Space For Office Use Only				
1. Limited Liability	Company I	Name (Enter the exact name of the	LLC. If you r	registered in Califorr	nia using an a	alternate name, see instruction	ons.)		
BAYLANDS SOI	L PROCE	ESSING, LLC							
_	2. 12-Digit Secretary of State File Number 3. State, Foreign Country or Place of Organization (only if formed outside of California)							California)	
	2009281	10140	CALIF	ORNIA					
4. Business Addres									
a. Street Address of Princi 225 3rd Street	ipal Office - Do	o not list a P.O. Box		City (no abbreviati Oakland	ons)		State	Zip Co	
b. Mailing Address of LLC	, if different tl	han item 4a		City (no abbreviati	ons)		State	Zip Co	
225 3rd Street				Oakland	•		CA	9460)7
c. Street Address of Califo 225 3rd Street	ornia Office, if	Item 4a is not in California - Do not lis	t a P.O. Box	City (no abbreviati Oakland	ons)		State	Zip Co 946	
220 0.4 0001		If no managers have been appo	inted or elect		ne and addre	ess of each member . At lea	1 -		
5. Manager(s) or Mo	ember(s)	must be listed. If the manager/man entity, complete Items 5b and has additional managers/member	ember is an ir 5c (leave Iter	ndividual, complete n 5a blank). Note:	Items 5a and The LLC car	l 5c (leave Item 5b blank). nnot serve as its own manag	If the ma	anager/m	nember is
a. First Name, if an individ	ual - Do not co	omplete Item 5b		Middle Name		Last Name			Suffix
b. Entity Name - Do not co William J. Gilma		ia		1		l			
c. Address 225 Third Street				City (no abbreviati Oakland	ons)		State CA	Zip Co 9460	
6. Service of Proce	ess (Must pro	ovide either Individual OR Corporati	on.)	•					
INDIVIDUAL – Con	nplete Items	6a and 6b only. Must include agent	t's full name a	nd California street	address.				
a. California Agent's First William	Name (if agen	t is not a corporation)		Middle Name J		Last Name Gilmartin			Suffix
b. Street Address (if agent is not a corporation) - Do not enter a P.O. Box 225 Third St.				City (no abbreviati Oakland	ons)		State CA	Zip Co 946	
CORPORATION -	Complete Ite	em 6c only. Only include the name of	of the register	ed agent Corporatio	n.		•	•	
c. California Registered Co	orporate Agen	t's Name (if agent is a corporation) – E	Oo not complete	e Item 6a or 6b					
7. Type of Business	•								
	siness or servi	ices of the Limited Liability Company on Industry							
8. Chief Executive (Officer, if e	lected or appointed							
a. First Name				Middle Name		Last Name			Suffix
b. Address				City (no abbreviati	ons)	L	State	Zip Co	ode
9. The Information	contained	herein, including any attachm	nents, is tru	e and correct.					
10/28/2020	Paula	Gilmartin		C	Operation:	s Manager			
Date	Туре	or Print Name of Person Completing t	he Form	Т	itle	Signature	•		
		communication from the Secretary of dress. This information will become					ment ent	ter the n	ame of a
Name:				7					
Company:									
Address:									

City/State/Zip:

Richard E. Robinson
Deputy City Attorney
Office of the City Attorney
City and County of San Francisco
Fox Plaza Building
1390 Market Street, Fourth Floor
San Francisco, CA 94102

RE: Information Request Regarding Baylands Soil Processing LLC

Dear Mr. Robinson:

This responds to your letter dated July 26, 2021. Your letter was addressed to Jylynne Burnett. Please note that Ms. Burnett is not a current Baylands employee. Please direct any further inquiries to the my attention.

Your questions and our responses are below:

What is the nature of your company's relationship with the Suspended Contractors?

Alan Varela and Bill Gilmartin II are each 50% owners of Baylands.

Baylands and ProVen have had a vendor-customer relationship: on occasion, Baylands has sold fill to ProVen. Otherwise, Baylands has no relationship with ProVen.

Did your company in any way benefit from any misconduct committed by the Suspended Contractors, including but not limited to the misconduct alleged in the criminal proceedings described above? If so, how?

No. Not applicable.

From the period beginning January 1, 2016 through to the date of your response to this request, have any of the Suspended Contractors or officers, directors, agents or employees of the Suspended Contractors assisted with or participated in the preparation of any bids, requests for proposal, requests for qualification, grant applications, or any other communications (collectively, "Communications") related to any efforts by your company to enter into contracts at any tier directly or indirectly, with or for San Francisco? If so, please state i) Suspended Contractor(s) involved, ii)

Richard E. Robinson Deputy City Attorney August 26, 2021 Page 2

the nature of their participation, iii) the date of the Communication(s), and iv) the nature of the contract or potential contract.

No. Not applicable.

From the period beginning January 1, 2016 through to the date of your response to this request, did any current or past owners, directors, officers or employees of your company have any roles with, provide services to, or receive benefits from, any of the Suspended Contractors? If so, please explain i) which owners, directors, officers, or employees have or had roles or received benefits from the Suspended Contractors, ii) what those roles or benefits were, and iii) when they began and, if applicable, ended.

Since January 1, 2016, Alan Varela and Bill Gilmartin II have each been 50% owners of Baylands and have each been 50% owners of ProVen. From January 1, 2016 through to December 10, 2020, Messrs. Varela and Gilmartin were ProVen directors and officers.

Since January 1, 2016, no other current or past owners, directors, officers or employees of Baylands has had any role with, provided services to, or received benefits from Varela, Gilmartin or ProVen.

From the period beginning January 1, 2016 through to the date of your response to this request, did any current or past owners, directors, officers or employees of the Suspended Contractors have any roles with, provide services to, or receive benefits from your Company? If so, please explain i) which owners, directors, officers, or employees have or had roles or received benefits from your Company, ii) what those roles or benefits were, and iii) when they began and, if applicable, ended.

From January 1, 2016 through to December 10, 2020, Alan Varela and Bill Gilmartin II were ProVen directors and officers, and, since January 1, 2016, Messrs. Varela and Gilmartin have each been 50% owners of ProVen. Since January 1, 2016, Messrs. Varela and Gilmartin have each been 50% owners of Baylands and have each been 50% owners of ProVen.

Since January 1, 2016, no other current or past owners, directors, officers or employees of ProVen has had any role with, provided services to, or received benefits from Baylands.

Richard E. Robinson Deputy City Attorney August 26, 2021 Page 3

From the period beginning January 1, 2016 through to the date of your response to this request, did any current or past owners, directors, officers or employees of your company have any ownership interest in the Suspended Contractors? If so, please explain i) when that ownership interest began, ii) if applicable, when that ownership interest ended, and iii) if applicable, to whom the current or past owners, directors, officers or employees of your company sold their ownership interest and for what price.

Since January 1, 2016, Alan Varela and Bill Gilmartin II have each been 50% owners of Baylands and have each been 50% owners of ProVen.

Since January 1, 2016, no other current or past owners, directors, officers or employees of Baylands have had any ownership interest in ProVen.

From the period beginning January 1, 2016 through to the date of your response to this request, did any current or past owners, directors, officers or employees of the Suspended Contractors have any ownership interest in your company? If so, please explain i) when that ownership interest began, ii) if applicable, when that ownership interest ended, and iii) if applicable, to whom the Suspended Contractors sold their ownership interest and for what price.

Since January 1, 2016, Alan Varela and Bill Gilmartin II have each been 50% owners of ProVen and have each been 50% owners of Baylands.

Since January 1, 2016, no other current or past owners, directors, officers or employees of ProVen have had any ownership interest in Baylands.

Since January 1, 2016, has your company shared any facilities or equipment with the Suspended Contractors? For example, has your company sub-let any property from or to the Suspended Contractors, or leased equipment from or to the Suspended Contractors, or utilized such facilities or equipment at no or minimal charge? If so, please explain what facilities or equipment your company and the Suspended Contractors have shared, and when those facilities or equipment were shared.

No.

During the pendency of the Suspended Contractors' suspension and, if applicable, debarment, will your company commit to refraining from conduct that

Richard E. Robinson Deputy City Attorney August 26, 2021 Page 4

would support a finding that your company is an affiliate of the Suspended Contractors under Chapter 28 of the San Francisco Administrative Code?

Yes.

Has your company or its current or past directors, officers, or employees cooperated with any governmental investigations into alleged corruption in San Francisco contracting? If so, what was or is the nature of that cooperation?

No. (None have been asked to do so.)

Are there any identity of interests among family members between the Suspended Contractors and your company? If so, what are those interests?

No.

Are there any other facts that would support a finding that your company is an "Affiliate" of the Suspended Contractors, as that term is defined in Chapter 28 of the Administrative Code? If so, what are those facts?

Not that I'm aware of.

Please let me know if you have any further questions.

Sincerely,

Daniella Matteucci

Daniella Matteucci

Administrator

FILED
In the Office of the Secretary of State of the State of California,

DEC 15 2010

Statement and Designation by Foreign Corporation

	COMSA EM LE USA INC. (Name of Corporation	1)
		. , a corporation organized and existing under the
		, p
lav		akes the following statements and designation
	(State or Place of Incorporation)	
1.	The address of its principal executive office is315 Mo.	ntgomery Street, 9th Floor,
	San Francisco, CA 94104	•
2.	The address of its principal office in the State of California is	
	San Francisco, CA 94104	(If none, leave Item 2 blank.)
	Designation of Agent for Service of Proc (Complete either Item 3 or	
3.	3. (Use this paragraph if the process agent is a natural perso	n.)
		, a natural person residing in the State of
	California, whose complete street address is	
	, is design this corporation may be served within the State of Californ	nated as agent upon whom process directed to lia, in the manner provided by law.
4.	. (Use this paragraph if the process agent is another corpor	ation.)
	Corporation Service Company which will do business in California	as CSC - Lawyers Incorporating Service
	a corporation organized and existing under the laws of	Delaware
	is designated as agent upon whom process directed to the of California, in the manner provided by law.	is corporation may be served within the State
5.	5. It irrevocably consents to service of process directed to service of process on the Secretary of State of the State of agent's successor is no longer authorized to act or cannot be	of California if the agent so designated or the
		s Lopez Vilardell, President
	(Signature of Corporate Officer)	(Typed Name and Title of Officer Signing)

If an individual is designated as the agent for service of process, include the agent's business or residential street address in California (a P.O. Box address is not acceptable). If another corporation is designated as the agent for service of process, do not include the address of the designated corporation. Note: Corporate agents must have compiled with California Corporations Code section 1505 prior to designation, and a corporation cannot act as its own agent.

Secretary of State Form S&DC-STOCK/NONPROFIT (REV 04/2010) Delaware

PAGE 1

The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY "COMSA EMTE USA INC." IS DULY

INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN

GOOD STANDING AND HAS A LEGAL CORPORATE EXISTENCE SO FAR AS THE

RECORDS OF THIS OFFICE SHOW, AS OF THE FIFTEENTH DAY OF

DECEMBER, A.D. 2010.

AND I DO HEREBY FURTHER CERTIFY THAT THE SAID "COMSA EMTE USA INC." WAS INCORPORATED ON THE FOURTH DAY OF OCTOBER, A.D. 2010.

AND I DO HEREBY FURTHER CERTIFY THAT THE FRANCHISE TAXES HAVE BEEN PAID TO DATE.

1880258 8300

101193558

AUTHENT CATION: 8431126

DATE: 12-15-10

You may verify this certificate online at corp.delaware.gov/authver.shtml



State of California Secretary of State

Statement of Information

(Foreign Corporation)

FEES (Filing and Disclosure): \$25.00.
If this is an amendment, see instructions.

	JCTIONS BEFORE COMPLETIN	IG THIS FORM		
1. CORPORATE NAME				
2. CALIFORNIA CORPORATE NUMBER			This Space for Filin	g Use Only
No Change Statement (Not applicable			· · · · · · · · · · · · · · · · · · ·	
of State, or no statement of infor	to the information contained in the transition has been previously filed, to any of the information contained in transceed to Item 13.	this form must be com	pleted in its entirety.	-
Complete Addresses for the Follow	wing (Do not abbreviate the name of the	he city. Items 4 and 5 car	nnot be P.O. Boxes.)	
4. STREET ADDRESS OF PRINCIPAL EXEC	CUTIVE OFFICE	CITY	STATE	ZIP CODE
5. STREET ADDRESS OF PRINCIPAL BUS	NESS OFFICE IN CALIFORNIA, IF ANY	CITY	STATE	ZIP CODE
6. MAILING ADDRESS OF THE CORPORA	TION, IF DIFFERENT THAN ITEM 4	CITY	STATE	ZIP CODE
Names and Complete Addresses officer may be added; however, the prepr			three officers. A comparable	e title for the specific
7. CHIEF EXECUTIVE OFFICER/	ADDRESS	CITY	STATE	ZIP CODE
8. SECRETARY	ADDRESS	CITY	STATE	ZIP CODE
9. CHIEF FINANCIAL OFFICER/	ADDRESS	CITY	STATE	ZIP CODE
Agent for Service of Process If the address, a P.O. Box address is not acceptificate pursuant to California Corporate	eptable. If the agent is another corpor	ration, the agent must ha		
10. NAME OF AGENT FOR SERVICE OF PR	OCESS			
11. STREET ADDRESS OF AGENT FOR SER	RVICE OF PROCESS IN CALIFORNIA, IF AN	NINDIVIDUAL CITY	STATE	ZIP CODE
Type of Business				
12. DESCRIBE THE TYPE OF BUSINESS OF	THE CORPORATION			
13. THE INFORMATION CONTAINED HEREI	N IS TRUE AND CORRECT.			
DATE TYPE/PRINT NAM	E OF PERSON COMPLETING FORM	TITLE	SIGNATURE	 E
SI-350 (REV 01/2013)			APPROVED BY S	ECRETARY OF STATE

Dr. Shirley N. Weber California Secretary of State

Entity Address:



Business Search - Entity Detail

The California Business Search is updated daily and reflects work processed through Sunday, March 7, 2021. Please refer to document <u>Processing Times</u> for the received dates of filings currently being processed. The data provided is not a complete or certified record of an entity. Not all images are available online.

C3340414 COMSA EMTE USA INC.

Registration Date: 12/15/2010

Jurisdiction: DELAWARE

Entity Type: FOREIGN STOCK

Status: ETB FOREEITED

Status: FTB FORFEITED
Agent for Service of Process: ALAN VARELA
225 3RD STREET

OAKLAND CA 94607 225 3RD STREET

OAKLAND CA 94607
Entity Mailing Address: 225 3RD STREET

OAKLAND CA 94607

This entity is not eligible for online records requests. To order a Certificate of Status, please complete and return the **Business Entities Records Order Form**

Document Type 1	File Date	PDF
SI-NO CHANGE	11/25/2019	
SI-COMPLETE	02/22/2018	
REGISTRATION	12/15/2010	

^{*} Indicates the information is not contained in the California Secretary of State's database.

- If the status of the corporation is "Surrender," the agent for service of process is automatically revoked. Please refer to California Corporations Code <u>section 2114</u> for information relating to service upon corporations that have surrendered.
- For information on checking or reserving a name, refer to Name Availability.
- If the image is not available online, for information on ordering a copy refer to Information Requests.
- For information on ordering certificates, status reports, certified copies of documents and copies of documents not currently available in the Business Search or to request a more extensive search for records, refer to <u>Information</u> Requests.
- For help with searching an entity name, refer to <u>Search Tips</u>.
- For descriptions of the various fields and status types, refer to Frequently Asked Questions.

Modify Search

New Search

Back to Search Results



Contractor's License Detail for License # 970915

DISCLAIMER: A license status check provides information taken from the CSLB license database. Before relying on this information, you should be aware of the following limitations.

- ▶ CSLB complaint disclosure is restricted by law (B&P 7124.6) If this entity is subject to public complaint disclosure click on link that will appear below for more information. Click here for a definition of disclosable actions.
- Only construction related civil judgments reported to CSLB are disclosed (B&P 7071.17).
- Arbitrations are not listed unless the contractor fails to comply with the terms.
- > Due to workload, there may be relevant information that has not yet been entered into the board's license database.

Data current as of 3/8/2021 2:09:52 PM

Business Information

PROVEN COMSA J V
225 3RD STREET
OAKLAND, CA 94607
Business Phone Number:(510) 671-0000

Entity Joint Venture Issue Date 03/15/2012 Expire Date 03/31/2020

License Status

This license is expired and not able to contract at this time.

Additional Status

- ▶ The joint venture license will need to resolve an existing problem with one of its entities to renew active or reactivate.
- $\blacktriangleright \quad \text{The license will need a contractors bond to renew active or reactivate.}$
- $\blacksquare \ \ \, \text{The license will need to meet the workers compensation requirements to renew active or reactivate.}$

Classifications

A - GENERAL ENGINEERING CONTRACTOR

Bonding Information

Contractor's Bond

This license filed a Contractor's Bond with ACCREDITED SURETY AND CASUALTY COMPANY INC.

Bond Number: 10088605 Bond Amount: \$15,000 Effective Date: 03/06/2018 Cancellation Date: 03/06/2020 Contractor's Bond History

Workers' Compensation

This license has workers compensation insurance with the FEDERAL INSURANCE COMPANY

Policy Number: 54309963 Effective Date: 06/01/2019 Expire Date: 06/01/2020 Workers' Compensation History

Back to Top Conditions of Use Privacy Policy Accessibility Accessibility Certification

Home | Online Services | License Detail | Personnel List

◆ Contractor's License Detail (Personnel List)

Contractor 970915 License #

Contractor PROVEN COMSA J V

Name

Click on the person's name to see a more detailed page of information on that person

Licenses Currently Associated With

Name PROVEN MANAGEMENT INC

Title ENTITY

Association

03/15/2012 Date

Classification A

Name COMSA EMTE U S A INC

Title ENTITY

Association 03/15/2012 Date

Licenses No Longer Associated With

Back to Top Conditions of Use

Privacy Policy Accessibility

Accessibility Certification

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1 of 1 12/22/2021, 10:29 AM



State of California Bill Jones

Secretary of State

LIMITED LIABILITY COMPANY APPLICATION FOR REGISTRATION

A \$70.00 filing fee must accompany this form. IMPORTANT – Read instructions before completing this form.

199929910026

File#__

FILED

in the office of the Secretary of State of the State of California

OCT 2 1 1999

BILL JONES, Secretary of State

	This Space For Filing Use Only
1.	(End the name with the words Limited Liability Company, ""Ltd. Liability Co., "or the abbreviations LLC" or L L C)
	EGBERT ENTERPRISES, LLC
2.	Name of the foreign limited liability company, if different from that entered above:
3.	This foreign limited liability company was formed on October 18 1999 in Delaware (month) (day) (year) (state or country)
	and is authorized to exercise its powers and privileges in that state.
4.	Name of the agent for service of process in this state, and check the appropriate provision below: Alan Varela , which is
	 x an individual residing in California. Proceed to item 5. a corporation which has filed a certificate pursuant to Section 1505 of the California Corporations Code. Proceed to item 6.
5.	If an individual, California address of the agent for service of process:
	Address: 2095 Jerrold Avenue, Suite 217
	City: San Francisco State: CA Zip Code: 94124
6.	In the event the above agent for service of process resigns and is not replaced, or if the agent cannot be found or served
	with the exercise of reasonable diligence, the Secretary of State of the State of California is hereby appointed as the agent
	for service of process of this foreign limited liability company.
7.	Address of the principal executive office: City State Zip Code
	2075 0011010 117 117
8.	Address of the principal office in California, if any: City State Zip code 2095 Jerrold Ave., Suite 217 San Francisco CA 94124
	Type of pusiness of the limited liability company:
	REAL ESTATE DEVELOPMENT ANDINVESTMENT
an	DECLARATION: It is hereby declared that I am the person who executed this instrument, which execution is my act deed.
	Alan Varela, Manager
	Signature of Authorized Person Type or Print Name and Title of Authorized Person 10 20 9 6
	Date
0	RETURN TO:
9.	NAME
	FIRM
	ADDRESS
	CITY/STATE
	ZIP CODE
	SEC/STATE (REV 1/99) FORM LLC-5 – FILING FEE \$70 00 Approved by Secretary of State

State of Delaware

Office of the Secretary of State PAGE 1

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY "EGBERT ENTERPRISES, LLC" IS DULY FORMED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD STANDING AND HAS A LEGAL EXISTENCE SO FAR AS THE RECORDS OF THIS OFFICE SHOW, AS OF THE EIGHTEENTH DAY OF OCTOBER, A.D. 1999.

199929910026



Edward J. Freel, Secretary of State

AUTHENTICATION:

0029516

DATE:

10-18-99

3112205 8300



LLC-12

19-B53047

FILED

In the office of the Secretary of State of the State of California

APR 16, 2019

IMPORTANT — Read instructions before completing this form.

Filing Fee - \$20.00

Copy Fees – First page \$1.00; each attachment page \$0.50; Certification Fee - \$5.00 plus copy fees

This Space For Office Use Only

1. Limited Liability Company Name (Enter the exact name of the	LLC. If you registered in California using an alternate name, see instructions.)
EGBERT ENTERPRISES, LLC	
2. 12-Digit Secretary of State File Number	3. State, Foreign Country or Place of Organization (only if formed outside of California)
199929910026	DELAWARE

4. Business Addresses

a. Street Address of Principal Office - Do not list a P.O. Box 1350 4th Street	City (no abbreviations) Berkeley	State CA	Zip Code 94710
b. Mailing Address of LLC, if different than item 4a 1350 4th Street	City (no abbreviations) Berkeley	State CA	Zip Code 94710
c. Street Address of California Office, if Item 4a is not in California - Do not list a P.O. Box 1350 4th Street	City (no abbreviations) Berkeley	State CA	Zip Code 94710

5. Manager(s) or Member(s)

If no managers have been appointed or elected, provide the name and address of each member. At least one name and address must be listed. If the manager/member is an individual, complete Items 5a and 5c (leave Item 5b blank). If the manager/member is an entity, complete Items 5b and 5c (leave Item 5a blank). Note: The LLC cannot serve as its own manager or member. If the LLC has additional managers/members, enter the name(s) and addresses on Form LLC-12A (see instructions).

a. First Name, if an individual - Do not complete Item 5b Alan	Middle Name	Last Name Varela		Suffix
b. Entity Name - Do not complete Item 5a				
c. Address 1350 4th Street	City (no abbreviations) Berkeley		State CA	Zip Code 94710

6. Service of Process (Must provide either Individual OR Corporation.)

INDIVIDUAL - Complete Items 6a and 6b only. Must include agent's full name and California street address.

a. California Agent's First Name (if agent is not a corporation) Alan	Middle Name	Last Name Varela			Suffix
b. Street Address (if agent is not a corporation) - Do not enter a P.O. Box 1350 4th Street	City (no abbreviations) Berkeley		State CA	Zip Co 947	

CORPORATION - Complete Item 6c only. Only include the name of the registered agent Corporation.

c. California Registered Corporate Agent's Name (if agent is a corporation) – Do not complete Item 6a or 6b	

7. Type of Business

a. Describe the type of business or services of the Limited Liability Company Management

8. Chief Executive Officer, if elected or appointed

a. First Name Alan	Middle Name	Last Name Varela			Suffix
b. Address 1350 4th Street	City (no abbreviations) Berkeley		State CA	Zip Co 947	

9.	The Information	contained	herein, in	cluding ar	ny attachm	ents, is	true and	correct.	
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04/16/2019	Alan Varela	CEO	
Date	Type or Print Name of Person Completing the Form	Title	Signature
` ·	nal) (For communication from the Secretary of State related to this d	, ,	, , ,

person or company and the mailing address. This information will become public when filed. SEE INSTRUCTIONS BEFORE COMPLETING.)

Name: Company: Address:

City/State/Zip:

1	STEPHANIE M. HINDS (CABN 154284) Acting United States Attorney		
2			
3			
4			
5			FILED
6			May 06 2021
7 8	UNITED STA	TES DISTRICT COURT	SUSAN Y. SOONG CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA
9	NORTHERN DIS	STRICT OF CALIFORNIA	SAN FRANCISCO
10	SAN FRA	NCISCO DIVISION	
11			
12	UNITED STATES OF AMERICA,) CASE NO. CR 21-0192	. SI
13	Plaintiff,) <u>VIOLATIONS</u> :	and 1240. Congning ay to
14	v.	Commit Honest Services	
15	ALAN VARELA and WILLIAM GILMARTIN III,	18 U.S.C. § 981(a)(1)(C) - Criminal Forfeiture	and 28 U.S.C. § 2461(c)
16	Defendants.	SAN FRANCISCO VEN	TUE
17	2 0101101111001))	
18))	
19		<u> </u>	
20	INFO	<u>ORMATION</u>	
21	The United States Attorney charges:		
22			
23	COUNT ONE: (18 U.S.C. § 1349 – Con	spiracy to Commit Honest Se	rvices Wire Fraud)
24	1. Beginning at an unknown date, l	but as early as in or about 201	3 and continuing through in
25	or about January 2020, in the Northern District	of California and elsewhere,	the defendants,
26		N VARELA and M GILMARTIN III	
27	WILLIA	Silim ittiiviii	
28	did knowingly and intentionally conspire with I	Mohammed Nuru and others,	known and unknown to the
	INFORMATION		

United States Attorney, to commit wire fraud, that is, having devised and intending to devise a material scheme and artifice to defraud the City and County of San Francisco (the "City'), and the citizens of San Francisco of their right to the honest and faithful services of Mohammed Nuru through bribery, kickbacks, and the concealment of material information, to transmit and cause to be transmitted by means of wire communication in interstate commerce writings, signs, signals, pictures and sounds for the purpose of executing such scheme and artifice, in violation of Title 18, United States Code, Sections 1343 and 1346. All in violation of Title 18, United States Code, Section 1349.

FORFEITURE ALLEGATION: (18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c))

2. The allegations contained in this Information are re-alleged and incorporated by reference for the purpose of alleging forfeiture pursuant to Title 18, United States Code, Section 981(a)(1)(C) and Title 28, United States Code, Section 2461(c).

3. Upon conviction for the offense set forth in this Information, the defendants,

ALAN VARELA and WILLIAM GILMARTIN III

shall forfeit to the United States, pursuant to Title 18, United States Code, Section 981(a)(1)(C) and Title 28, United States Code, Section 2461(c), all property, real or personal, constituting, or derived from proceeds the defendant obtained directly and indirectly, as the result of those violations, including but not limited to: One John Deere 4052R Compact Utility Tractor, Stock Number 34607, and all related attachments, as described in Belkorp AG invoice 120518 issued to Oro Holdings LLC, dated December 5, 2018.

If any of the property described above, as a result of any act or omission of the defendant:

- a. cannot be located upon exercise of due diligence;
- b. has been transferred or sold to, or deposited with, a third party;
- c. has been placed beyond the jurisdiction of the court;
- d. has been substantially diminished in value; or
- e. has been commingled with other property which cannot be divided without difficulty,

Case 3:21-cr-00192-WHO Document 29 Filed 05/06/21 Page 3 of 3

the United States of America shall be entitled to forfeiture of substitute property pursuant to Title 21, United States Code, Section 853(p), as incorporated by Title 28, United States Code, Section 2461(c). All pursuant to Title 18, United States Code, Section 981(a)(1)(C), Title 28, United States Code, Section 2461(c), and Federal Rule of Criminal Procedure 32.2. May 6, 2021 DATED: STEPHANIE M. HINDS Acting United States Attorney Assistant United States Attorney

1	STEPHANIE M. HINDS (CABN 1542) Acting United States Attorney	284)	
$\begin{bmatrix} 2 \\ 3 \end{bmatrix}$	HALLIE HOFFMAN (CABN 210020) Chief, Criminal Division)	
4	SCOTT D. JOINER (CABN 223313) Assistant United States Attorney		
5	·	26055	
6	450 Golden Gate Avenue, Box San Francisco, California 9410 Telephone: (415) 436-7200		
7 8	FAX: (415) 436-7234 Scott.Joiner@usdoj.gov		
	Attorneys for United States of America	a	
9	UNIT	ED STATE	S DISTRICT COURT
10	NORTH	ERN DISTI	RICT OF CALIFORNIA
11	9	AN FRANC	CISCO DIVISION
12		ANTICANO	SISCO DIVISION
13			
14	UNITED STATES OF AMERICA,)	NO. CR 21-00192
15	Plaintiff,)	PLEA AGREEMENT
16	v.)	
17	ALAN VARELA,)	
18	Defendant.		
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	PLEA AGREEMENT		

I, Alan Varela, and the United States Attorney's Office for the Northern District of California (hereafter "the government") enter into this written Plea Agreement (the "Agreement") pursuant to Rule 11(c)(1)(A) and 11(c)(1)(B) of the Federal Rules of Criminal Procedure:

The Defendant's Promises

1. I agree to plead guilty to Count One of the captioned Information, charging me with Conspiracy to Commit Honest Services Wire Fraud in violation of 18 U.S.C. §§ 1343, 1346 and 1349. I agree the elements of conspiracy to engage in honest services wire fraud in violation of 18 U.S.C. § 1349 are: (1) I agreed with one or more people to engage in a scheme or plan to deprive the people of San Francisco of the honest services of a San Francisco public official; and (2) I joined in that agreement knowing of at least one of its objects and intending to help achieve it. The elements of honest services wire fraud, in violation of 18 U.S.C. §§ 1343 and 1346, are: (1) I knowingly devised or participated in a scheme to defraud the public of its right to the honest services of a public official through bribery or kickbacks in breach of the official's fiduciary duty; (2) I did so knowingly and with an intent to defraud, that is, the intent to deceive and cheat the public of honest services; (3) the scheme or artifice to defraud involved a deception, misrepresentation, false statement, false pretense, or concealment that was material; and (4) I used, or caused to be used, an interstate or foreign wire communication to carry out or attempt to carry out an essential part of the scheme.

I agree that the maximum penalties are as follows:

	a.	Maximum prison term	20 years
	b.	Maximum fine	\$ 250,000 or not more than the greater of twice the gross gain or twice the gross loss (18 U.S.C. § 3571)
	c.	Restitution	3371)
	d.	Maximum supervised release term	3 years
	e.	Mandatory special assessment	\$100
	f.	Potential deportation	
	g.	Forfeiture	
/			
/			

- 2. I agree that I am guilty of the offense to which I am pleading guilty, and I agree that the following facts are true:
 - a. Beginning in or about 2013, and continuing through on or about January 28, 2020, in the Northern District of California and elsewhere, I agreed with Mohammed NURU, Balmore HERNANDEZ, William GILMARTIN, and others to commit wire fraud and to defraud the public of its right to the honest services of a public official. More specifically, I agreed to pay bribes and kickbacks to NURU, who was then a public official with the City and County of San Francisco, in exchange for NURU's official acts and the official influence he wielded. I did so knowingly and with the intent to defraud. The purpose of the conspiracy was to protect and preserve NURU's power and influence as a public official, and to use his power and influence to enrich ourselves and ensure the success of our business ventures.
 - b. During the relevant time, NURU was the director of San Francisco Public Works, also known as the Department of Public Works (herein, "DPW") of the City and County of San Francisco (herein, "the City"). As Director of DPW, NURU had great influence over City business and policy, including public contracts, permits, and construction projects in the City. His power and influence extended not only to contracts and permits within the purview of DPW, but also numerous City departments, as well as the private companies and individuals that required approvals and contracts from DPW and other City agencies in the ordinary course of their business.
 - c. NURU used and agreed to use the powers of his position as DPW Director, as well as the power of various City departments and agencies subject to his influence as DPW Director, to take and cause governmental actions, including: the awarding of City business in exchange for financial benefits and other items of value for NURU and his family members and associates.
 - d. Our overarching plan manifested itself in various activities, but all of the actions described below were intended to enrich myself, GILMARTIN, HERNANDEZ and NURU through the exercise of NURU's power and influence and official actions in exchange for items of value.

- e. The items of value that were offered and provided to NURU, or that were promised as part of the scheme in exchange for his assistance, or promised assistance, included: free meals and entertainment for NURU at various restaurants; cash; equipment for NURU'S ranch; and a portion of the proceeds that we expected to earn from City contracts or subcontracts awarded to us as a result of NURU's official acts or the influence he exerted in his official capacity.
- f. Our efforts focused on winning a supply contract with DPW and a related lease with the Port of San Francisco (the "Port") to operate an asphalt recycling plant and a concrete plant on Port land. NURU agreed to use his official position in an effort to have our proposal selected as the most qualified bidder in exchange for cash and other items of value, as well as a potential share of the future profits.
- g. The bid we submitted ultimately consisted of a proposed joint venture between COMPANY 1, COMPANY 2, and COMPANY 3. COMPANY 2 told us that it was interested in the joint venture primarily because of the opportunity it provided to work closely with COMPANY 4, which was responsible for a much larger project commissioned by the City. To induce COMPANY 2 to participate in the joint venture, GILMARTIN asked NURU to encourage COMPANY 4 to award a contract relating to the larger project to COMPANY 2. COMPANY 4 later awarded a contract to COMPANY 2. To compensate NURU for his actions, GILMARTIN asked COMPANY 2 to award a subcontract to HERNANDEZ to generate proceeds that could be used to pay NURU. COMPANY 2 thereafter awarded a subcontract to HERNANDEZ, the proceeds of which HERNANDEZ used to benefit NURU. The value of the subcontract was approximately \$100,000.
- h. Beginning at the end of 2013, NURU began sending us drafts of the City's Request for Proposals (RFP) for the asphalt recycling plant project. This allowed us to privately provide input on the draft through NURU so that we would be better positioned to have our proposal selected as the winning bid after the RFP was released to the public. HERNANDEZ received draft versions of the RFP and other inside information about DPW and Port plans for the project from NURU, who would email the materials to his personal account and then to

HERNANDEZ. HERNANDEZ would then share the materials with GILMARTIN and me. GILMARTIN would also meet regularly with HERNANDEZ and NURU to discuss our plans, almost always over dinner at RESTAURANT 1 in San Mateo, CA. GILMARTIN paid for dinner at these meetings. In communications about the scheme, NURU was usually referred to as "our friend," rather than by name.

- i. The RFP drafting process continued for some time, as did regular dinner meetings and the flow of inside information about the project from NURU. In February 2015, the Port Commission formally voted to ask DPW to issue the RFP. The RFP was publicly released in April 2015 and a revised version was released in May 2015. Bids were submitted in June 2015. Our joint venture was selected as the most-qualified bidder in September 2015. NURU continued to meet with us, supply inside information, and receive our input throughout the process. We continued to provide expensive meals to him for free.
- j. Negotiations with DPW and the Port about the asphalt plant stretched on for years. We were still attempting to finalize the agreements with the City when NURU was arrested on federal charges in January 2020. Regular dinner meetings with NURU, which GILMARTIN paid for, continued as did NURU's assistance. I agree that GILMARTIN spent approximately \$20,000 on dinners for NURU, HERNANDEZ, and himself during the relevant period. I stipulate that the benefit to NURU for these dinners was approximately \$7,000.
- k. In addition to the asphalt plant, at these meetings there was also discussion about other ways in which NURU could use his official position to our benefit in connection with City business or the official influence that he could wield over other parties. NURU would also request additional items of value that he wanted in exchange for his ongoing assistance. One such item was a tractor for his ranch. I coordinated with GILMARTIN and HERNANDEZ to deliver the tractor to NURU, which I arranged to have delivered in February 2019. For purposes of the Guidelines calculations below, I stipulate that the value of the benefit conveyed to NURU (use of the tractor I delivered) was approximately \$20,000.
- l. I further stipulate and agree that, as a public official, NURU owed the public a fiduciary duty to provide honest services and that his fiduciary duty precluded him from

accepting bribes and kickbacks in exchange for official action and influence that benefitted my co-conspirators and myself.

- m. I agree that at all relevant times described above, I acted knowingly and with the intent to defraud that is, the intent to deceive and cheat the public of honest services of a public official, namely NURU, through bribery or kickbacks in breach of NURU's fiduciary duty. I further agree that the scheme to defraud involved deceptions, misrepresentations, false statements, false pretenses, or concealment that was material. I further stipulate and agree that as part of the scheme, I and my co-conspirators exchanged and caused to be exchanged numerous interstate telephone calls, text messages, and emails, including international and interstate wire communications. For example, on November 19 and 20, 2015, GILMARTIN exchanged text messages with HERNANDEZ about fulfilling our commitment to NURU. At the time, GILMARTIN was outside of the United States and HERNANDEZ was in the Northern District of California. In addition, I stipulate and agree that the banking transactions generated by our scheme utilized numerous interstate wire communications, including in connection with the financing of the tractor I delivered to NURU in February 2019
- 3. I agree to give up all rights that I would have if I chose to proceed to trial, including the rights to a jury trial with the assistance of an attorney; to confront and cross-examine government witnesses; to remain silent or testify; to move to suppress evidence or raise any other Fourth or Fifth Amendment claims; to any further discovery from the government; and to pursue any affirmative defenses or present evidence.
- 4. I agree to give up my right to appeal my conviction, including constitutional challenges to the statutes of conviction. I agree to give up my right to appeal the judgment and all orders of the Court. I also agree to give up my right to appeal any aspect of my sentence, including any orders relating to forfeiture and/or restitution, reserving only my right to claim that my sentence violated this plea agreement, applicable law, or the Constitution. I reserve my right to claim that my counsel was ineffective. I understand that this waiver includes, but is not limited to, any and all constitutional or legal challenges to my convictions and guilty pleas, including arguments that the statutes to which I am

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pleading guilty are unconstitutional, and any and all claims that the statement of facts provided herein is insufficient to support my plea of guilty.

- 5. I agree not to file any collateral attack on my conviction or sentence, including a petition under 28 U.S.C. § 2255 or 28 U.S.C. § 2241, except that I reserve my right to claim that my counsel was ineffective.
- 6. I agree not to ask the Court to withdraw my guilty plea at any time after it is entered. In the event I violate any of the terms of the Agreement, I agree that the facts set forth in Paragraph 2 of this Agreement and, if applicable, the fact that I made a sworn admission to them in a previous court proceeding, shall be admissible against me in any subsequent proceeding, including at trial. In any subsequent proceeding conducted after I violate any of the terms of the Agreement, I expressly waive any and all rights under Fed. R. Crim. P. 11(f) and Fed. R. Evid. 410 with regard to the facts set forth in Paragraph 2 of the Agreement and, if applicable, the fact that I made a sworn admission to them at a previous court proceeding.
- 7. I understand that the Court must consult the United States Sentencing Guidelines and take them into account when sentencing, together with the factors set forth in 18 U.S.C. § 3553(a). I also understand that the Court is not bound by the Guidelines calculations below; the Court may conclude that a higher Guidelines range applies to me, and, if it does, I will not be entitled, nor will I ask, to withdraw my guilty plea. I further agree that regardless of the sentence that the Court imposes on me, I will not be entitled, nor will I ask, to withdraw my guilty plea. I agree that the Sentencing Guidelines offense level should be calculated as set forth below, and that I will not request a downward departure under the Sentencing Guidelines from that offense level, although I reserve the right to seek a downward variance based on the factors set forth in 18 U.S.C. § 3553(a). I understand that the government is free to oppose any such request. The parties have reached no agreement regarding my Criminal History Category.¹
 - Base Offense Level, U.S.S.G. § 2C1.1(a)(2): a.

¹ The government is agreeing to these Guidelines calculations as consideration for the defendant's acceptance of responsibility and pre-Indictment resolution. These Guidelines calculations do not constitute a waiver of any kind and have no binding effect on future Guidelines calculations for defendants in any other case, including for defendants in cases related to this one.

b. Specific offense characteristics: 1 2 High ranking public official, U.S.S.G. § 2C1.1(b)(3) +43 Value of the payment in excess of \$95,000 +8Acceptance of Responsibility: -3 4 c. 5 If I meet the requirements of U.S.S.G. § 3E1.1, I may be entitled to a three-level reduction for acceptance of responsibility, provided that I forthrightly admit my guilt, cooperate with the Court and the Probation 6 Office in any presentence investigation ordered by the Court, and continue 7 to manifest an acceptance of responsibility through and including the time of sentencing. 8 d. Adjusted Offense Level: 21 9 10 8. I agree that regardless of any other provision of this Agreement, the government may and will provide the Court and the Probation Office with all information relevant to the charged offense and 11 the sentencing decision, including Victim Impact Statements. I agree that, based on the nature of the 12 13 offense, the Court should impose the following special condition of supervised release which is reasonably related to deterrence and rehabilitation: 14 <u>Special Condition (Searches)</u> The defendant shall submit his person, residence, office, vehicle, electronic devices and 15 their data (including cell phones, computers, and electronic storage media), and any 16 property under defendant's control to a search. Such a search shall be conducted by a 17 United States Probation Officer or any federal, state, or local law enforcement officer at any time, with or without suspicion. Failure to submit to such a search may be grounds 18 for revocation; the defendant shall warn any residents that the premises may be subject to searches. 19 9. 20 I agree that I will make a good-faith effort to pay any fine, forfeiture, or restitution I am 21 ordered to pay. I agree to pay the special assessment at the time of sentencing. 22 I agree to pay full restitution for all losses caused by the scheme or offenses with which I was 23 charged in this case, and I understand that the amount of restitution will not be limited to the loss attributable to the count to which I am pleading guilty, pursuant to 18 U.S.C. § 3663(a)(3). I understand 24 25 that the Court will not consider my economic circumstances in determining the restitution amount. I agree to pay restitution in an amount to be set by the Court at the time of sentencing. 26 27 Any restitution payments shall be paid through the Office of the Clerk of the District Court by 28 bank or cashier's check or money order made payable to the "Clerk, United States District Court."

 I understand that the restitution described above creates a lien in favor of the United States on all property and rights to property I may possess upon entry of judgment and continues for the later of 20 years from the entry of judgment or 20 years after release from imprisonment or until the debt is paid in full. I further understand the government will record a notice of the lien in any county where I reside or have property. I further understand that this order of restitution cannot be discharged in bankruptcy and that if I default on the payment of a fine or restitution, the Court may revoke probation or a term of supervised release, modify the terms or conditions of probation or supervised release, resentence me, hold me in contempt of court, order the sale of property, enter or adjust a payment schedule, or take any other action necessary to obtain compliance.

Within thirty days of the execution of this Plea Agreement, if asked by the Financial Litigation Unit ("FLU") of the United States Attorney's Office, I agree to complete, under penalty of perjury, a financial statement provided by the U.S. Attorney's Office and to update that statement with material changes within seven days of the change. I understand that I must identify all assets and financial interests valued at more than \$1,000. I further understand that these assets and financial interests include all assets and financial interests in which I have an interest, direct or indirect, whether held in my own name or in the name of another, in any property, real or personal.

I agree to surrender assets I obtained as a result of my crimes, and release funds and property under my control in order to pay any fine, forfeiture, or restitution. I further agree to notify the FLU before transferring any interest in property owned directly or indirectly by me, including any interest held or owned under any other name or entity, including trusts, partnerships, and/or corporations. I also agree to notify the FLU of any interest in property I may obtain, directly or indirectly, which is valued at more than \$1,000, and which includes any interest obtained under any other name, or entity, including a trust, partnership, or corporation, after the execution of this Plea Agreement until the fine or restitution is paid in full.

I agree that any fine, forfeiture, or restitution imposed by the Court against me will be due immediately and subject to immediate enforcement by the government as authorized by 18 U.S.C. § 3613. I further understand that the government may seek immediate collection of the entire fine, forfeiture, or restitution from any assets without regard to any schedule of payments imposed by the

Court or established by the Probation Office and that monetary penalties imposed by the Court will be submitted to the Treasury Offset Program so that any federal payment or transfer of returned property I receive may be offset and applied to federal debts.

- 10. I agree not to commit or attempt to commit any crimes before sentence is imposed or before I surrender to serve my sentence. I also agree not to violate the terms of my pretrial release; not to intentionally provide false information to the Court, the Probation Office, Pretrial Services, or the government; and not to fail to comply with any of the other promises I have made in this Agreement. I agree that if I fail to comply with any promises I have made in this Agreement, then the government will be released from all of its promises in this Agreement, including those set forth in The Government's Promises Section below, but I will not be released from my guilty plea.
 - 11. I agree to forfeit my interest in the following property (hereinafter "subject property"):
 - a. One John Deere 4052R Compact Utility Tractor, Stock Number 34607, and all related attachments, as described in Belkorp AG invoice 120518 issued to Oro Holdings LLC, dated December 5, 2018.

I admit that I controlled and managed Oro Holdings LLC at all relevant times with my co-conspirator, William Gilmartin, and that we caused Oro Holdings LLC to purchase the subject property. I further admit that the subject property was involved in and was proceeds of the offense because it was purchased and delivered as a bribe to Mohammed Nuru, and thus is forfeitable to the United States pursuant to the provisions of 18 U.S.C. § 982; 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c), and the procedures outlined in Rule 32.2 of the Federal Rules of Criminal Procedure and 21 U.S.C. § 853. I relinquish any and all right, title, and interest I may have in the subject property and agree that such right, title, and interest can be forfeited to the United States without further notice to me. I also agree I will not contest any administrative or judicial forfeiture proceeding (whether criminal, civil, state or federal) that may be brought against said property. I further agree to waive all constitutional and statutory challenges in any manner (including direct appeal, habeas corpus, or any other means) to any forfeiture carried out in accordance with this Agreement on any grounds, including that the forfeiture constitutes an excessive fine or punishment or that the forfeiture proceeding was brought in violation of the statute of limitations.

- 12. I agree that this Agreement contains all of the promises and agreements between the government and me, and I will not claim otherwise in the future. No modification of this Agreement shall be effective unless it is in writing and signed by all parties.
- 13. I agree that the Agreement binds the U.S. Attorney's Office for the Northern District of California only, and does not bind any other federal, state, or local agency.

The Government's Promises

- 14. The government agrees not to file any additional charges against the defendant that could be filed as a result of the investigation that led to the captioned Information.
- 15. Based on the defendant's pre-indictment acceptance of responsibility, the government agrees to recommend a below-Guidelines custodial sentence between 24-30 months in custody, unless the defendant violates the terms of the Agreement above or fails to accept responsibility.

The Defendant's Affirmations

- 16. I confirm that I have had adequate time to discuss this case, the evidence, and the Agreement with my attorney and that my attorney has provided me with all the legal advice that I requested.
- 17. I confirm that while I considered signing this Agreement, and at the time I signed it, I was not under the influence of any alcohol, drug, or medicine that would impair my ability to understand the Agreement.
- 18. I confirm that my decision to enter a guilty plea is made knowing the charge that has been brought against me, any possible defense, and the benefits and possible detriments of proceeding to trial. I also confirm that my decision to plead guilty is made voluntarily, and no one coerced or threatened me to enter into this Agreement.

Dated: MAY 7, 2021

ALAN VARELA Defendant

1 2	STEPHANIE HINDS Acting United States Attorney					
3						
4	Dated: 5/7/2021 Scott Joiner					
5	SCOTT D. JOINER Assistant United States Attorney					
6						
7	19. I have fully explained to my client all the rights that a criminal defendant has and all the					
8	terms of this Agreement. In my opinion, my client understands all the terms of this Agreement and all					
9	terms of this regreement. In my opinion, my enem understands an the terms of this regreement and the					
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13	Dated: 5/6/21					
14	NANCI L. CLARENCE JOSH A. COHEN					
15	Clarence Dyer & Cohen LLP Attorneys for Defendant					
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MEMORANDUM

September 17, 2015

TO: MEMBERS, PORT COMMISSION

Hon. Leslie Katz, President

Hon. Willie Adams, Vice President

Hon. Kimberly Brandon Hon. Doreen Woo Ho

FROM: Monique Moyer

Executive Director

SUBJECT: Request authorization to commence negotiation with ProVen Management

and DeSilva Gates Construction Company, or in the alternative, with their

newly-formed joint venture NewCo, for the terms of an Exclusive

Negotiations Agreement for the lease of SWL 352 for asphalt operations

DIRECTOR'S RECOMMENDATION: Approve the Attached Resolution

At its meeting on September 8, 2015, the Port Commission heard an informational presentation regarding the results of a Request of Qualifications / Proposal process, conducted by San Francisco Public Works staff, in consultation with Port staff, for recycled concrete and recycled asphalt plants as a part of a lease opportunity at Pier 94 / Seawall Lot 352. Port staff now requests Port Commission approval to begin negotiations over the terms of an Exclusive Negotiations Agreement with ProVen Management and DeSilva Gates Construction Company, or in the alternative, with their newly-formed joint venture NewCo.

This report provides greater detail than what was presented to the Port Commission on September 8, 2015. Material updates to the September 2, 2015 memorandum are presented herein as <u>double underlined text</u>. In particular, this memo provides additional information related to (1) questions posed by Commissioners on September 8, 2015 regarding financial capacity and initial asphalt plant construction costs, (2) recommendation for approval and (3) the accompanying Resolution for approval.

Executive Summary

San Francisco Public Works ("Public Works"), in conjunction with the Port, has completed a Request for Qualifications / Proposal ("RFQ/P") process for recycled concrete and recycled asphalt plants as a part of a lease opportunity at Pier 94 /

THIS ITEM COVERS CALENDAR ITEM NO. 12A

Seawall Lot 352. The advertised opportunity allowed flexibility for responsive proposers to, along with construction of a new asphalt plant, either construct a new concrete plant or partner with an existing local concrete provider. Included in the solicitation was the requirement that the respondent negotiate with the City for long-term contracts to supply high recycled content concrete and asphalt. A map of the project area is included with this report as Exhibit A.

After issuing clarifying addenda, Public Works and the Port received four responsive proposals to the RFQ/P: (1) a partnership of Central Concrete Supply Company and NewCo (a to-be-formed partnership of Proven Management and DeSilva Gates Construction Company), (2) Conco, (3) Granite Rock, and (4) Resource Management System (a collaboration between Ghilotti Brothers Inc. and Bayview Sand & Gravel).

Advisory Panel analysis yielded Central Concrete Supply Company / NewCo as the proposal that offers the best potential partnership with both the Port for long term tenancy and the City for long term supply contracts, outscoring all other proposals on every criterion. Comparative advantages on depth of experience, development and operations concepts, guarantees of supply and overall financial viability are particularly pronounced.

<u>Public Works and Port staff recommend that the Port Commission authorize Port Staff to commence negotiation with ProVen Management ("ProVen") and DeSilva Gates Construction Company ("DeSilva Gates"), or in the alternative, with their newly-formed joint venture NewCo, for the terms of an Exclusive Negotiations Agreement ("ENA") for the lease of SWL 352 for asphalt operations.</u>

Public Works and Port staff present this proposal for the Port Commission's and public's review and feedback. Port staff will return to the Port Commission to request authorization to enter into an Exclusive Negotiations Agreement, which will include benchmarks and milestones for negotiating a lease, with NewCo. Prior to returning to the Port Commission, Port Staff will ensure that ProVen and DeSilva Gates have formed NewCo as a legal entity, with appropriate financial capacity, with which the Port may enter into an ENA.

Strategic Objective

Moving forward with this opportunity furthers the strategic objective of implementation of the Port's *Piers 80-96 Maritime Eco-Industrial Center Strategy*, a separate staff report on which, dated September 19, 2014, may be found here:

http://www.sfport.com/modules/showdocument.aspx?documentid=8677

<u>Overview</u>

On February 6, 2015, the Port Commission authorized Public Works, in conjunction with Port staff to issue a competitive solicitation for an Asphalt and Concrete batching plant at Seawall Lot 352 (located along Amador Street) with a bulk maritime terminal component at Pier 94. The City, through Public Works, solicited proposals from qualified respondents ("Respondents") to either:

1. Develop and operate a new asphalt plant that can produce asphalt with a high percentage of recycled content and develop and operate a new concrete plant

that can produce concrete mixes with high recycled content within approximately 204,688 square feet of land, located at Seawall Lot 352 ("the Site"); or

2. Develop and operate a new recycled asphalt plant on the Site and propose a partnership with an existing local concrete plant that can provide concrete mixes with high recycled content.

The Port's Final Southern Waterfront Supplemental Environmental Impact Report ("FSEIR") and subsequent addenda to this FSEIR have treated concrete batching and asphalt production opportunities on Port property similarly in the context of annual production limits for batching facilities in the area, including the environmental impacts that arise from such operations and the mitigation measures designed to minimize these impacts to acceptable levels. Further environmental review will be required prior to lease approval for the batching opportunity.

The solicitation states that the City will select the most qualified Respondent with the goal of negotiating a maritime industrial lease with the Port. Solicitation requirements include experience in the financing, development and operation of new asphalt and concrete plants and an exemplary record of environmental facility design, regulatory compliance and community relations.

Additionally, the Respondent will be required to make a maritime commitment to either:

- 1. Use the available marine bulk cargo terminal to receive aggregate materials from marine vessels at the Pier 94 maritime berth (or other identified berth) or
- 2. Pay a maritime deficiency fee--the Respondent will be encouraged to source recycled construction materials from the existing construction materials recycling facility adjacent to the Site.

Public Works may negotiate non-exclusive long-term purchase contracts that would provide the City with a reliable, high-quality and competitively priced source of recycled asphalt and recycled concrete mixes.

Public Works staff issued the RFQ/P on April 7, 2015 and conducted a pre-bid conference and site tour on April 20, 2015. Four respondents submitted proposals on June 16, 2015:

- Central Concrete Supply Company and NewCo (a Proven Management and DeSilva Gates Construction collaboration)
- Conco
- Graniterock
- Resource Management System (RMS): Ghilotti Brothers Inc. and Bayview Sand
 & Gravel

Project Objectives

This RFQ/P has the following objectives:

- 1. Provide a Site for the construction of a new recycled asphalt and new concrete plant or a new recycled asphalt plant in partnership with an existing local concrete plant;
- 2. Secure an experienced partner to develop and operate a new recycled asphalt plant and a new concrete plant that can provide products using higher recycled content or secure an experienced partner to develop and operate a new recycled asphalt plant and propose a partnership with an existing local concrete plant that can provide products using higher recycled content;
- 3. Enable the reuse of asphalt grindings and crushed concrete generated locally into high recycled content asphalt and concrete mix designs for City projects;
- 4. Provide a source for recycled asphalt and concrete mixes with a high percentage of recycled content using innovative, reliable, high-quality and competitively priced mix designs with higher recycled content than is currently available in the existing commercial facilities;
- 5. Increase maritime and Port activities at Pier 94 maritime berth (or other identified berth);
- 6. Minimize unnecessary truck trips;
- Promote City environmental policies, including those related to landfill diversion, construction materials recycling, air quality, stormwater management, and use of recycled materials in Public Works projects;
- 8. Provide employment and contracting opportunities for San Francisco residents; and
- 9. Comply with the Port Commission's Waterfront Land Use Plan and Southern Waterfront Beautification Policy as well as the City's general land use policies.

Advertising and Pre-Bid Conference

Public Works staff advertised the RFQ/P opportunity in newspapers and on both the Public Works posting site and Office of Contract Administration posting site.

Eighteen members of the public representing twelve firms attended the pre-bid conference and site tour on April 20, 2015. Public Works and Port staff answered questions at the conference and site tour. Public Works staff published written responses to questions received via an addendum on the Office of Contract Administration and Public Works websites.

Advisory Panel and Staffing

Port staff recruited a panel of five advisors to review and score the RFQ/P written and oral responses ("Advisory Panel") consisting of the following individuals:

- Kristin Allen, Project Manager III, San Francisco International Airport
- Richard Berman, Utility Specialist, Port of San Francisco
- Julia Dawson, Deputy Director, Financial Management and Administration, Public Works
- Brian Henderson, Waste Water Enterprise Engineering Manager, Public Utilities Commission
- Larry Stringer, Deputy Director, Operations, Public Works

RFP Evaluation Criteria

The Advisory Panel conducted an initial determination on responsiveness and acceptability. Elements reviewed during initial screening included: proposal completeness, compliance with format requirements, compliance with Minimum Qualification requirements, and verifiable references. Each Respondent was required to provide proof that they have a minimum of five (5) years' experience operating asphalt and concrete production as a company, or minimum individual team member's professional experience operating asphalt and concrete production facilities of ten (10) years, or comparable experience.

The Advisory Panel used the following specific criteria in evaluating the responses to this RFQ/P and the oral interview:

- a. Experience, reputation of the Respondent's team, economic success of similar ventures (15 points)
- b. Regulatory compliance record (10 points)
- c. Local economic benefits (10 points)
- d. The quality of the development and operations concept (10 points)
- e. Environmental performance plans (10 points)
- f. Layout and design of the asphalt and concrete facilities (5 points)
- g. Financial capacity for facility development, operations (5 points)
- h. Guarantees of supply to City-sponsored projects; ability to provide high quality and competitively priced recycled asphalt, concrete (20 points)
- i. Long-term financial viability of proposal (15 points)

The Proposals and Scoring

The Advisory Panel met once prior to reviewing and scoring the written proposals. Public Works and Port staff developed questions for the oral interview. The Advisory Panel rated each respondent and assigned a total weighted score consisting of the written and oral components. The written score accounted for 65% of the total combined score and the oral interview score accounted for 35%. The Advisory Panel interviewed all four respondent teams on August 11, 2015.

The written score accounted for 65% of the total combined score and the oral interview score accounted for 35%. Table 1 below shows the Advisory Panel's aggregate scores for all four proposals and final scores and ranking.

While the cost of plant construction was not specifically requested in the solicitation, City experience running an asphalt plant presumes an initial direct construction cost of

roughly \$3-4 million, though this cost is subject to plant design, which is in part driven by supply contract negotiations and the percentage of recycled content desired by the City.

Table 1: Advisory Panel's Aggregate Scores					
Criteria	Central Concrete Supply Company and NewCo SF A/C (Proven Management and DeSilva Gates Construction)	Resource Management System (RMS): Ghilotti Brothers Inc. And Bayview Sand & Gravel	Conco	Graniterock	
	Written & Oral Scores	Written & Oral Scores	Written & Oral Scores	Written & Oral Scores	
Experience	71	38	34	58	
Regulatory Compliance	40	31	29	27	
Local Economic Benefits	41	39	27	23	
Development and Operations Concept	43	20	23	10	
Environmental Performance Plans	41	26	24	19	
Proposed Layout and Design	23	11	13	4	
Financial Capacity	21	15	17	19	
Guarantees Of Supply	86	58	44	40	
Financial Viability	60	40	40	31	
Total Score	426	278	251	231	
Rank	1	2	3	4	

Conclusion and Recommendation

The Central Concrete Supply Company / NewCo proposal, which partners a new asphalt plant with an existing concrete plant at Central Concrete, offers the best potential partnership with both the Port for long term tenancy and the City for long term supply contracts, outscoring all other proposals on every criterion. Overall, the Central / NewCo proposal was recognized for the bidders' demonstrated ability to produce asphalt and concrete, the comprehensiveness, specificity and insight of the proposal, (the Central / NewCo submission was approximately 650 pages long, whereas the

combined total of the other three proposals was approximately 220 pages) and the unanimity of panelist's conclusions (each of the five panelists independently scored Central / NewCo highest on both the written and oral responses to the solicitation).

To highlight one of the most important criteria – financial capacity – while the Central / NewCo proposal was deemed to be responsive to the RFQ/P, the second ranked proposal overall, RMS, provided financial assurance from only a single individual and did not provide the required four years of financial statements.

The proposal would have Central dedicate to production of high recycled content concrete one of its existing concrete plants, Plant #31, currently in operation on Port property within the terms of the Port's existing lease, obviating the need for new lease negotiations with Central.

Based on the Advisory Panel's analysis, Port staff <u>request</u> authorization to enter into negotiations with <u>ProVen and DeSilva Gates</u>, <u>or in the alternative</u>, <u>with their newly-formed joint venture NewCo</u>, <u>over an Exclusive Negotiations Agreement for the lease of the Site for asphalt plant operations</u>. Public Works staff will enter into simultaneous negotiations with Central for long-term concrete supply contracts, and with Proven and DeSilva Gates or NewCo for long-term asphalt supply contracts.

After Port Commission authorization to enter exclusive negotiations, Port staff and representatives of ProVen and DeSilva Gates or in the alternative, their newly-formed joint venture NewCo, will present the proposed plan to the Southern Waterfront Advisory Committee.

<u>Prior to returning to the Port Commission, Port Staff will ensure that ProVen and DeSilva Gates have formed NewCo as a legal entity, with appropriate financial capacity, with which the Port may enter into an ENA.</u>

Next Steps

Port staff will return to the Port Commission to request authorization to enter into an Exclusive Negotiations Agreement, which will include benchmarks and milestones for negotiating a lease, with NewCo.

Prepared by: Richard Chircop
Associate Engineer, Public Works

Daley Dunham Special Projects Manager, Port

Patrick Rivera
Division Manager, Public Works

For: Brad Benson
Director of Special Projects, Port

Exhibit A: Site Plan

PORT COMMISSION CITY AND COUNTY OF SAN FRANCISCO

RESOLUTION NO. 15-32

WHEREAS.	On February 10	2015	through Resolution	15-07 the Port
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Commission authorized San Francisco Public Works ("SFPW"), in consultation with Port staff, to offer the opportunity for lease and operation of an asphalt and concrete batching plant at Seawall Lot 352 / Pier 94 ("SWL 352") and long-term supply contracts for asphalt and concrete for City-sponsored projects through a competitive solicitation process; and

WHEREAS, On April 11, 2015, SFPW issued a Request for Qualifications /

Proposal ("RFQ/P") for this opportunity, and on June 16, 2015

received four proposals; and

WHEREAS, The proposal submitted by Central Concrete Supply Company

("Central"), ProVen Management ("ProVen") and DeSilva Gates Construction Company ("DeSilva Gates") received the highest scores from the formal review panel under the RFQ/P criteria, with

decisively higher scores than other respondents; and

WHEREAS, Under the proposal, Central will dedicate one of its existing

concrete plants, Plant #31, currently in operation on Port property, to production of high recycled content concrete, within the terms of

the Port's existing lease, obviating the need for new lease

negotiations with Central; and

WHEREAS, Under the highest-scoring proposal, ProVen and DeSilva Gates will

construct a new high recycled content asphalt plant at SWL 352;

and

WHEREAS. In the proposal, ProVen and DeSilva Gates declare their intention

to form a new joint venture, NewCo, as the entity that will negotiate

with the Port for the lease of SWL 352; and

WHEREAS, Port staff are prepared to commence discussions and negotiations

with ProVen and DeSilva Gates of terms of an Exclusive Negotiations Agreement ("ENA") for the lease of SWL 352, concurrently with SFPW's discussions with NewCo for terms of a long-term asphalt supply contract and with Central for terms of a

long-term concrete supply contract; and

WHEREAS,

Port staff recommend that the Port Commission authorize staff to commence negotiations with Proven and DeSilva Gates, or in the alternative, with their newly-formed joint venture, NewCo, for the terms of an ENA for the lease of SWL 352 for asphalt operations; and

WHEREAS.

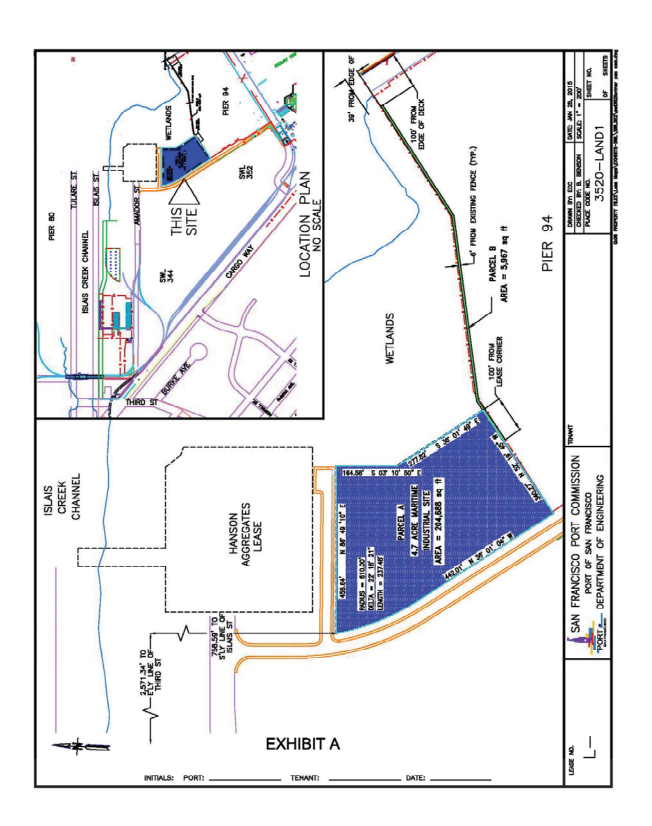
Any ENA and lease for SWL 352 will require approval of the Port Commission, and further, long-term supply contracts with SFPW for concrete and asphalt will require the approval of the City Purchaser and the Board of Supervisors; now therefore be it

RESOLVED,

That the Port Commission hereby authorizes staff to commence negotiations with ProVen and DeSilva Gates, or in the alternative, with their newly-formed joint venture NewCo, for the terms of an ENA for the lease of SWL 352 for the asphalt operations described in the RFQ/P, the final terms and conditions of which shall be subject to approval of the Port Commission.

I hereby certify that the foregoing resolution was adopted by the Port Commission at its meeting of September 22, 2015.

Amy Quesada Deptally signed by Amy Quesada One on-Amy Security Sec



CHAPTER 28:

ADMINISTRATIVE DEBARMENT PROCEDURE

Sec. 28.0.	Findings.
Sec. 28.1.	Definitions.
Sec. 28.2.	Debarment and Suspension Authority.
Sec. 28.3.	Grounds for Debarment and Suspension.
Sec. 28.4.	Initiating Debarment Proceedings; Counts and Allegations.
Sec. 28.5.	Service of the Counts and Allegations or Suspension Order.
Sec. 28.6.	Request for a Hearing.
Sec. 28.7.	Failure to Request a Hearing or to Appear.
Sec. 28.8.	Appointment of the Hearing Officer.
Sec. 28.9.	Pre-Hearing Procedure.
Sec. 28.10.	Hearings and Determinations.
Sec. 28.11.	Term and Effect of Administrative Debarment or Order of Suspension; Violation of Order
Sec. 28.12.	Publication and Reports of Debarment or Suspension.

SEC. 28.0. FINDINGS.

- (a) The Board of Supervisors finds that: (1) contracting with the City is an important municipal affair, and that the award of contracts to Contractors who fail to deal with the City in good faith compromises the integrity of the contracting process and results in the improper expenditure of public funds, and (2) the public contracting process is for the benefit of the public, not Contractors, and it serves the public interest to empower the City to Debar or Suspend a Contractor that has engaged in conduct that undermines the integrity of the public contracting process.
- (b) The Board of Supervisors recognizes that the City must afford Contractors due process in any determination that precludes any individual or business entity from participating in the contracting process. This Chapter 28 does not apply to a determination of nonresponsibility for a single contract or identifiable group of contracts, but rather to the broader determination of irresponsibility of a Contractor for the general purpose of contracting with the City for a specified period. The Board of Supervisors therefore adopts this Chapter to prescribe standard procedures for the prosecution, determination, and implementation of administrative Debarments and Suspensions.

(Added by Ord. 8-04, File No. 031503, App. 1/16/2004; amended by Ord. 239-20, File No. 200896, App. 11/25/2020, Eff. 12/26/2020)

SEC. 28.1. DEFINITIONS.

The following definitions apply for only the purposes of this Chapter 28:

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Affiliate. Any individual person or business entity related to a Contractor where such individual or business entity, directly or indirectly, controls or has the power to control the other, or where a third person controls or has the power to control both. Indicia of control include, but are not limited to: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees or a business entity organized following the Suspension, Debarment, bankruptcy, dissolution or reorganization of a person which has the same or similar management; and/or ownership or principal employee as the Contractor.

Charging Official. Any City department head or the President of any board or commission authorized to award or execute a contract under the Charter or the Administrative Code, the Mayor, the Controller, the City Administrator, the Director of Administrative Services, or the City Attorney. All Charging Officials are authorized to act on behalf of the City in prosecuting any administrative Debarment proceeding and in issuing an Order of Debarment or issuing an Order of Suspension under this Chapter 28.

City. The City and County of San Francisco.

Contractor. Any individual person, business entity, or organization that submits a qualification statement, proposal, bid, or grant request, or that contracts directly or indirectly with the City for the purpose of providing any goods or services or construction work to or for, or applies for or receives a grant from, the City including without limitation any Contractor, subcontractor, consultant, subconsultant or supplier at any tier, or grantee. The term "Contractor" shall include any responsible managing corporate officer, or responsible managing employee, or other owner or officer of a Contractor who has personal involvement and/or responsibility in seeking or obtaining a contract with the City or in supervising and/or performing the work prescribed by the contract or grant.

Day. A calendar day unless otherwise specified.

Debarment. The administrative determination against a Contractor declaring such Contractor irresponsible and disqualified from participating in the procurement process for contracts, or from entering into contracts, directly or indirectly, with or applying for or receiving grants or other benefits from the City for a period specified in the Debarment order.

Suspension. Ineligibility of a Contractor that is the subject of an arrest, indictment, or other criminal or civil charge by a governmental entity (federal, state or local), as specified in greater detail in Section 28.3(b) from participating in the procurement process for contracts or from entering into contracts directly or indirectly with, or applying for or receiving grants from, the City.

(Added by Ord. 8-04, File No. 031503, App. 1/16/2004; amended by Ord. 239-20, File No. 200896, App. 11/25/2020, Eff. 12/26/2020)

SEC. 28.2. DEBARMENT AND SUSPENSION AUTHORITY.

Notwithstanding any other provision of the Administrative Code, any Charging Official shall have authority to issue Orders of Debarment or Suspension against any Contractor in accordance with the procedures set forth in this Chapter 28.

(Added by Ord. 8-04, File No. 031503, App. 1/16/2004; amended by Ord. 239-20, File No. 200896, App. 11/25/2020, Eff. 12/26/2020)

SEC. 28.3. GROUNDS FOR DEBARMENT AND SUSPENSION.

(a) **Debarment.** A Charging Official shall issue an Order of Debarment for any Contractor who the hearing officer, based on evidence presented, finds to have engaged in any willful misconduct with respect to any City bid, request for qualifications, request for proposals, grant request, purchase order and/or contract,

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or grant award. Such willful misconduct may include, but need not be limited to the following: (1) submission of false information in response to an advertisement or invitation for bids or quotes, a request for qualifications, or a request for proposals; (2) failure to comply with the terms of a contract or with provisions of the Municipal Code; (3) a pattern and practice of disregarding or repudiating terms or conditions of City contracts or grants, including without limitation repeated unexcused delays and poor performance; (4) failure to abide by any rules and/or regulations adopted pursuant to the Municipal Code; (5) submission of false claims as defined in this Administrative Code, Chapter 6, Article V, or Chapter 21, Section 21.35, or other applicable federal, state, or municipal false claims laws; (6) a verdict, judgment, settlement, stipulation, or plea agreement establishing the Contractor's violation of any civil or criminal law or regulation against any government entity relevant to the Contractor's ability or capacity honestly to perform under or comply with the terms and conditions of a City contract or grant; (7) collusion in obtaining award of any City contract or grant, or payment or approval thereunder; and/or (8) the offer or provision of any gift or money to a public official, if that public official is prohibited from accepting the gift or money by any law or regulation.

(b) **Suspension.** Any Charging Official may issue an Order of Suspension to a Contractor on the basis that the Contractor has been arrested or indicted, or become the subject of a criminal, civil or administrative complaint issued by a government entity, where the arrest or indictment, criminal, civil, or administrative complaint alleges that the Contractor has violated a civil or criminal law or regulation against any government entity relevant to the Contractor's ability or capacity honestly to perform under or comply with the terms and conditions of a City contract or grant including, but not limited to, the grounds for Debarment set forth in Section 28.3(a).

(Added by Ord. 8-04, File No. 031503, App. 1/16/2004; amended by Ord. 239-20, File No. 200896, App. 11/25/2020, Eff. 12/26/2020)

SEC. 28.4. INITIATING DEBARMENT PROCEEDINGS; COUNTS AND ALLEGATIONS.

- (a) Any Charging Official may initiate an administrative Debarment proceeding by issuing Counts and Allegations. A Charging Official may issue Counts and Allegations against any Contractor relating to any matter consistent with the grounds for debarment as stated in Section 28.3(a). A Charging Official may issue Counts and Allegations regardless whether such Charging Official awarded, was responsible for, or was involved in any way with the underlying contract or circumstances leading to the Counts and Allegations.
- (b) The Charging Official shall append to the Counts and Allegations a photocopy of this Chapter 28 of the Administrative Code. Failure to append this Chapter 28, however, shall not affect the force or validity of the Counts and Allegations.

(Added by Ord. 8-04, File No. 031503, App. 1/16/2004; amended by Ord. 239-20, File No. 200896, App. 11/25/2020, Eff. 12/26/2020)

SEC. 28.5. SERVICE OF THE COUNTS AND ALLEGATIONS OR SUSPENSION ORDER.

(a) **Debarment Counts and Allegations.** The Charging Official shall serve the Counts and Allegations on each named individual person or business entity in a manner ensuring confirmation of delivery. For example, the Charging Officer may achieve service by United States Postal Service certified mail, return receipt requested or with other delivery confirmation, hand delivery (messenger service), or other commercial delivery service that provides written confirmation of delivery.

The Charging Official shall also serve the Counts and Allegations on the Controller, City Administrator and the City Attorney.

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(b) **Suspension Order.** The Charging Official shall serve the Suspension Order on the named Contractor in a manner ensuring confirmation of delivery. For example, the Charging Officer may achieve service by United States Postal Service certified mail, return receipt requested or with other delivery confirmation, hand delivery (messenger service), or other commercial delivery service that provides written confirmation of delivery.

The Charging Official shall also serve the Suspension Order on the Controller, City Administrator and the City Attorney.

(Added by Ord. 8-04, File No. 031503, App. 1/16/2004; amended by Ord. 239-20, File No. 200896, App. 11/25/2020, Eff. 12/26/2020)

SEC. 28.6. REQUEST FOR A HEARING.

- (a) **Debarment Counts and Allegations.** Within 15 business days after receipt of the Counts and Allegations, the Contractor may submit a written request for an administrative hearing. The Contractor may make such request through counsel or other authorized representative. The Contractor shall file any such request with the Controller with copies to the Charging Official, the City Attorney, and the City Administrator.
- (b) **Order of Suspension.** At any time during a period of Suspension, a suspended Contractor may submit a written request to the Charging Official requesting the official to lift the Order of Suspension on the grounds that the Contractor's alleged conduct does not meet the legal requirement for Suspension, or based on facts or circumstances unknown to the Charging Official, or based on new facts, circumstances, or law. The Charging Official shall provide a written response within 14 Days. If the Charging Official's written response declines to lift the Order of Suspension, or the Charging Official fails to provide a written response within 14 Days, the suspended Contractor may submit in writing within 7 Days a request for an administrative hearing. The suspended Contractor may make such request through counsel or other authorized representative. The suspended Contractor shall file any such request with the Controller with copies to the Charging Official, the City Administrator, and the City Attorney.

(Added by Ord. 8-04, File No. 031503, App. 1/16/2004; amended by Ord. 239-20, File No. 200896, App. 11/25/2020, Eff. 12/26/2020)

SEC. 28.7. FAILURE TO REQUEST A HEARING OR TO APPEAR.

Failure of the Contractor to submit to the City a written request to be heard within the time required by this Chapter 28, or failure of the Contractor or the Contractor's representative to appear for a requested hearing that has been duly noticed, shall be deemed admission by the Contractor to the Counts and Allegations.

(Added by Ord. 8-04, File No. 031503, App. 1/16/2004; amended by Ord. 239-20, File No. 200896, App. 11/25/2020, Eff. 12/26/2020)

SEC. 28.8. APPOINTMENT OF THE HEARING OFFICER.

- (a) A Charging Official shall request either the Controller or the City Administrator ("City Representative") to appoint a hearing officer for any Debarment or Suspension proceeding. If either the Controller or the City Administrator is the Charging Official, then that City Representative shall request the other to appoint the hearing officer.
- (b) Within 14 Days of the Charging Official's request, the City Representative shall appoint a hearing officer and notify the Contractor and the Charging Official of the appointment. The appointed hearing officer shall be an attorney licensed to practice in California, with not less than five years experience. The notice of

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appointment shall include the name of the hearing officer. The Contractor or the Charging Official may object to the appointed hearing officer within five business days of the notification. If the City Representative, at the City Representative's sole discretion, appoints a new hearing officer, then the City Representative shall notify the Contractor and the Charging Official as soon as practicable but not more than 14 Days after receipt of the objection.

(Added by Ord. 8-04, File No. 031503, App. 1/16/2004; amended by Ord. 239-20, File No. 200896, App. 11/25/2020, Eff. 12/26/2020)

SEC. 28.9. PRE-HEARING PROCEDURE.

- (a) Within 14 Days of appointment, the hearing officer shall notify each Contractor named in the Counts and Allegations or Suspension Order and the Charging tt¹ Official, the Controller, the City Administrator and the City Attorney of the scheduled hearing date. The hearing date shall be set at the hearing officer's sole discretion except, for a Debarment hearing, the hearing must commence within 120 Days of the date the Charging Official served the Counts and Allegations; a Suspension hearing must commence within 30 Days of the date the Suspended Contractor requested a hearing pursuant to Section 28.6(b) ¹ The hearing officer may extend the deadline for holding a hearing only upon good cause shown; proceeding as expeditiously as possible is in the public's best interests.
- (b) Discovery pursuant to the California Code of Civil Procedure is not applicable to this administrative debarment or suspension procedure.
- (c) The hearing officer shall have the sole discretionary authority to direct any named Contractor and the ccCharging ¹ Official to submit in advance of the hearing statements, legal analyses, lists of witnesses, exhibits, documents or any other information the hearing officer deems pertinent. The hearing officer may request the respective parties to submit rebuttals to such information. The hearing officer may limit the length, scope, or content of any such statement, analysis, list, rebuttal, document, or other requested information. The hearing officer shall set firm due dates for all written presentations.
- (d) If the hearing officer determines, with the written agreement of each named Contractor and the Charging Official, that the hearing shall be by written presentation, all final writings shall be due no later than 120 Days of the date the Charging Official served the Counts and Allegations or Order of Suspension.

(Added by Ord. 8-04, File No. 031503, App. 1/16/2004; amended by Ord. 239-20, File No. 200896, App. 11/25/2020, Eff. 12/26/2020)

CODIFICATION NOTE

1. So in Ord. 239-20.

SEC. 28.10. HEARINGS AND DETERMINATIONS.

- (a) Hearings may occur in person, on an electronic meeting platform if deemed necessary by the hearing officer, or in writing, as set forth in the foregoing Section 28.09. ¹ If the hearing is to occur in person or on an electronic meeting platform, the hearing officer shall specify the time and place for the Charging Official to present the case and for the Contractor to rebut the charges. The hearing officer shall have the sole discretion to allow offers of proof, set time limitations, and limit the scope of evidence presented based on relevancy.
- (b) The Charging Official shall present evidence in support of the Debarment or Suspension to the hearing officer. The Contractor may present evidence in defense and/or mitigation. Each side shall be entitled to call witnesses, and the hearing officer may allow cross-examination of witnesses. The hearing officer may ask questions of any party.

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- (c) The hearing officer shall consider the evidence submitted by the Charging Official and the Contractor. Within 14 Days of the hearing, or of the date final written presentations are due, the hearing officer shall issue Findings and a Decision. The hearing officer shall serve the Findings and Decision on the Charging Official, the named Contractor(s), and/or their respective counsels or authorized representatives, and shall submit the same to the Controller, City Administrator, and City Attorney.
- (d) If the hearing officer finds that the named Contractor has committed willful misconduct as described in Section 28.3 and orders a term of Debarment, the Charging Official shall issue an Order of Debarment consistent with the hearing officer's decision. The Charging Official shall serve the Order on each named Contractor, their counsel or authorized representative, if any, the City Attorney, the City Administrator, and the Controller. An Order of Debarment under this Chapter 28 shall be the final administrative determination by the City in the matter.
- (e) For a Suspended Contractor, the hearing officer may consider evidence and argument by the Contractor to support its assertion that the City should terminate the Order of Suspension, provided that the Charging Official shall be entitled to offer evidence and argument in opposition to the Contractor's assertion. If the Contractor establishes that the underlying basis of the Order of Suspension has been finally resolved without a verdict, judgment, settlement agreement or plea agreement against the Contractor, the hearing officer shall terminate the Order of Suspension. An Order of Suspension upheld by a hearing officer under this Chapter shall be the final administrative determination by the City in the matter. Any termination of an Order of Suspension shall not preclude a Charging Officer from initiating Debarment proceedings against the Contractor based on the underlying conduct of the Suspension Order pursuant to section 28.4 following termination of the Order of Suspension.

(Added by Ord. 8-04, File No. 031503, App. 1/16/2004; amended by Ord. 239-20, File No. 200896, App. 11/25/2020, Eff. 12/26/2020)

CODIFICATION NOTE

■ 1. So in Ord. <u>239-20</u>.

SEC. 28.11. TERM AND EFFECT OF ADMINISTRATIVE DEBARMENT OR ORDER OF SUSPENSION; VIOLATION OF ORDER.

- (a) An Order of Debarment shall provide for a term of Debarment not to exceed five years from the date of the Order. An Order of Suspension shall remain in effect until the Contractor establishes to the Charging Officer or the City Administrator that the underlying basis of the Order of Suspension has been finally resolved without a verdict, judgment, or plea agreement against Contractor.
- (b) At any time during the pendency of an Order of Suspension, the City may initiate debarment proceedings against the Contractor. If the City suspends and later debars a Contractor for the same underlying conduct, the period of Suspension shall count towards the period of Debarment.
- (c) An Order of Debarment or Suspension shall prohibit any named Contractor and the Contractor's affiliates from participating in any contract or grant at any tier, directly or indirectly, with or for the City; any Contractor and the Contractor's affiliates named in an Order of Debarment shall be deemed irresponsible and disqualified for the purposes of all City contracts and grants. Upon such Order, any department head, board, or commission may cancel any existing contract or grant with a Suspended or Debarred Contractor or direct the cancellation of an existing subcontract to which a Suspended Debarred Contractor¹ is a party. In the event of such cancellation, the Suspended or Debarred Contractor's recovery under the contract or grant shall be limited to compensation for work satisfactorily completed as of the date of cancellation.

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- (d) Administrative Debarment shall neither exclude nor preclude any other administrative or legal action taken by the City against the Contractor.
- (e) Violation of an Order of Suspension or Debarment, such as by submission of a proposal, bid or sub-bid or grant request, during the Suspension or Debarment period, may be considered a false claim as provided in this Administrative Code and the California Government Code.

(Added by Ord. 8-04, File No. 031503, App. 1/16/2004; redesignated and amended by Ord. 239-20, File No. 200896, App. 11/25/2020, Eff. 12/26/2020)

CODIFICATION NOTE

1. So in Ord. <u>239-20</u>.

SEC. 28.12. PUBLICATION AND REPORTS OF DEBARMENT OR SUSPENSION.

Any Order of Debarment or Suspension issued under this Chapter 28 shall be a public record. The Controller shall maintain and publish on the City's Internet website a current list of Contractors subject to Orders of Debarment or Suspension and the expiration dates for the respective debarment terms. The Controller shall submit a semi-annual report to the Clerk of the Board of Supervisors that includes (a) the Contractors then subject to an Order of Debarment or Suspension and the expiration dates for the respective debarment terms; (b) the status of any pending debarment or suspension matters; and (c) any Order of Debarment or Suspension received by the Controller since the date of the last report.

(Added by Ord. 8-04, File No. 031503, App. 1/16/2004; redesignated and amended by Ord. 239-20, File No. 200896, App. 11/25/2020, Eff. 12/26/2020)

(Former Sec. 28.12 added by Ord. 8-04, File No. 031503, App. 1/16/2004; redesignated as Sec. 28.11 by Ord. 239-20, File No. 200896, App. = 11/25/2020, Eff. 12/26/2020)

SEC. 28.13. [REDESIGNATED.]

(Former Sec. 28.13 added by Ord. 8-04, File No. 031503, App. 1/16/2004; redesignated as Sec. 28.12 by Ord. 239-20, File No. 200896, App. 11/25/2020, Eff. 12/26/2020)

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CITY AND COUNTY OF SAN FRANCISCO



Dennis J. Herrera City Attorney

OFFICE OF THE CITY ATTORNEY

RICHARD E. ROBINSON Deputy City Attorney

Direct Dial: (415) 554-3954

Email: richard.e.robinson@sfcityatty.org

October 12, 2021

VIA CERTIFIED MAIL 7021 0350 0000 0604 0035

Carlos Lopez Vilardell COMSA EMTE USA, INC. 225 3rd Street Oakland CA, 94607

Re: Request for Information Regarding Suspended Contractors

Dear Mr. Vilardell:

We write to follow up on our July 26, 2021 letter requesting information concerning COMSA EMTE USA, INC ("Comsa Emte")'s connections with Alan Varela, William Gilmartin III and ProVen Management, Inc. ("ProVen", collectively with Varela and Gilmartin III, the "Suspended Contractors"). We asked that you respond to our July 26, 2021 letter by August 25, 2021. We have yet to receive a response.

Comsa Emte's failure to respond to our July 26, 2021 letter, despite our request, indicates that Comsa Emte is an affiliate of the Suspended Contractors. Accordingly, our office is preparing a Suspension Order that will apply to Comsa Emte. If you contend that Comsa Emte is not an "Affiliate" of the Suspended Contractors, please contact me immediately.

Sincerely,

DENNIS J. HERRERA City Attorney

Richard Robinson

Richard E. Robinson Deputy City Attorney

RER/da

cc: Keslie Stewart (via email) Keslie.Stewart@sfcityatty.org

PROOF OF SERVICE 1 I, DONNA ALSCHULER, declare as follows: 2 I am a citizen of the United States, over the age of eighteen years and not a party to the above-3 entitled action. I am employed at the City Attorney's Office of San Francisco, Fox Plaza Building, 1390 Market Street, Fourth Floor, San Francisco, CA 94102. 4 On October 12, 2021, I served the following document(s): 5 RICHARD E. ROBINSON'S OCTOBER 12, 2021 LETTER TO COMSA EMTE USA, INC. 6 RE REOUEST FOR INFORMATION REGARDING SUSPENDED CONTRACTORS 7 on the following persons at the locations specified: 8 Carlos Lopez Vilardell COMSA ÉMTE USA, INC. 9 225 3rd Street Oakland CA, 94607 10 in the manner indicated below: 11 \boxtimes BY UNITED STATES CERTIFIED MAIL: Following ordinary business practices, I sealed true and 12 correct copies of the above documents in addressed envelope(s) and placed them at my workplace for collection and mailing with the United States Postal Service. I am readily familiar with the practices of the San Francisco 13 City Attorney's Office for collecting and processing mail. In the ordinary course of business, the sealed envelope(s) that I placed for collection would be deposited, postage prepaid, with the United States Postal Service 14 that same day. 15 I declare under penalty of perjury pursuant to the laws of the State of California that the foregoing is true and correct. 16 Executed on October 12, 2021, at San Francisco, California. 17 18 19 DONNA ALSCHULER 20 21 22 23 24 25 26 27

CITY AND COUNTY OF SAN FRANCISCO



Dennis J. Herrera City Attorney

OFFICE OF THE CITY ATTORNEY

RICHARD E. ROBINSON Deputy City Attorney

Direct Dial:

(415) 554-3954

Email:

richard.e.robinson@sfcityatty.org

October 12, 2021

<u>VIA CERTIFIED MAIL</u> 7021 0350 0000 0603 9961

Ms. Ambriana Herrera EGBERT ENTERPRISES, LLC 1350 4th Street Berkeley CA, 94710

Re: Request for Information Regarding Suspended Contractors

Dear Ms. Herrera:

We write to follow up on our July 26, 2021 letter requesting information concerning EGBERT ENTERPRISES, LLC ("Egbert Enterprises")'s connections with Alan Varela, William Gilmartin III and ProVen Management, Inc. ("ProVen", collectively with Varela and Gilmartin III, the "Suspended Contractors"). We asked that you respond to our July 26, 2021 letter by August 25, 2021. We have yet to receive a response.

Egbert Enterprises's failure to respond to our July 26, 2021 letter, despite our request, indicates that Egbert Enterprises is an affiliate of the Suspended Contractors. Accordingly, our office is preparing a Suspension Order that will apply to Egbert Enterprises. If you contend that Egbert Enterprises is not an "Affiliate" of the Suspended Contractors, please contact me immediately.

Sincerely,

DENNIS J. HERRERA City Attorney

Richard Robinson

Richard E. Robinson Deputy City Attorney

RER/da

cc: Keslie Stewart (via email)

Keslie.Stewart@sfcityatty.org

PROOF OF SERVICE 1 I, DONNA ALSCHULER, declare as follows: 2 I am a citizen of the United States, over the age of eighteen years and not a party to the above-3 entitled action. I am employed at the City Attorney's Office of San Francisco, Fox Plaza Building, 1390 Market Street, Fourth Floor, San Francisco, CA 94102. 4 On October 12, 2021, I served the following document(s): 5 RICHARD E. ROBINSON'S OCTOBER 12, 2021 LETTER TO EGBERT ENTERPRISES. 6 LLC RE REQUEST FOR INFORMATION REGARDING SUSPENDED CONTRACTORS 7 on the following persons at the locations specified: 8 Ms. Ambriana Herrera EGBERT ENTERPRISES, LLC 9 1350 4th Street Berkeley CA, 94710 10 in the manner indicated below: 11 \boxtimes BY UNITED STATES CERTIFIED MAIL: Following ordinary business practices, I sealed true and 12 correct copies of the above documents in addressed envelope(s) and placed them at my workplace for collection and mailing with the United States Postal Service. I am readily familiar with the practices of the San Francisco 13 City Attorney's Office for collecting and processing mail. In the ordinary course of business, the sealed envelope(s) that I placed for collection would be deposited, postage prepaid, with the United States Postal Service 14 that same day. 15 I declare under penalty of perjury pursuant to the laws of the State of California that the foregoing is true and correct. 16 Executed on October 12, 2021, at San Francisco, California. 17 18 19 DONNA ALSCHULER 20 21 22 23 24 25 26 27

PROOF OF SERVICE

I, ELENA BENITEZ, declare as follows:

I am a citizen of the United States, over the age of eighteen years and not a party to the above-entitled action. I am employed at the City Attorney's Office of San Francisco, Fox Plaza Building, 1390 Market Street, Fourth Floor, San Francisco, CA 94102.

On June 27, 2023, I served the following document(s) pursuant to San Francisco Administrative Code section 28.5:

ORDER DEBARRING ALAN VARELA, WILLIAM GILMARTIN III, PROVEN MANAGEMENT INC., BAYLANDS SOIL PROCESSING LLC, COMSA EMTE USA, INC., EGBERT ENTERPRISES, LLC, AND PROVEN COMSA JV

on the following persons at the locations specified:

on the following persons at the locations specified.			
Alan Varela	William Gilmartin III		
4 Donald Drive	158 Greenoaks Drive		
Orinda, CA 94563	Atherton, CA 94027		
Office, Cri 71303	7 tilletton, C/1 / 102/		
Alan Varela	William Gilmartin III		
1477 Coombsville Road	932 Laurel Avenue		
Napa, CA 94558	San Mateo, CA 94401		
Via Electronic Mail to Counsel	Via Electronic Mail to Counsel		
ProVen Management Inc.	COUNSEL FOR ALAN VARELA, WILLIAM		
Ken Welch – Registered Agent	GILMARTIN III, and PROVEN		
225 3rd Street	MANGEMENT INC.		
Oakland, CA 94607	THE CONTENT OF THE		
Oukidild, C/1 74007	Aaron P. Silberman		
Via Electronic Mail to Counsel			
<u>Via Electronic Mail to Counsel</u>	Rogers Joseph O'Donnell		
	311 California Street, 10th Floor		
	San Francisco, CA 94104		
	Email: asilberman@rjo.com		
	<u>Via Electronic Mail</u>		
Yvonne Meré	Carmen Chu		
Office of the City Attorney David Chiu	Office of the City Administrator		
1390 Market Street, 7th Floor	City Hall, Room 362		
San Francisco, CA 94102	1 Dr. Carlton B. Goodlett Place		
San Francisco, CA 34102			
Emails vyvanna mana@afaityvatty, and	San Francisco, CA 94102		
Email: yvonne.mere@sfcityatty.org			
777 777	Email: carmen.chu@sfgov.org		
<u>Via Electronic Mail</u>			
	<u>Via Electronic Mail</u>		

1 2	Ben Rosenfield, Controller City and County of San Francisco City Hall, Room 316 1 Dr. Carlton B. Goodlett Place	Baylands Soil Processing LLC 225 3rd Street Oakland, CA 94607	
3	San Francisco, CA 94102	<u>Via U.S. Postal Service certified mail,</u> <u>return receipt requested</u>	
4	Email: ben.rosenfield@sfgov.org		
5	<u>Via Electronic Mail</u>		
6	Comsa Emte USA, Inc. 225 3rd Street	Egbert Enterprises, LLC 1350 4th Street	
7	Oakland, CA 94607	Berkeley, CA 94710	
8	Comsa Emte USA, Inc. 2000 5th Street Berkeley, CA 94710	Via U.S. Postal Service certified mail, return receipt requested	
9			
10	Via U.S. Postal Service certified mail, return receipt requested		
11	ProVen Comsa JV		
12	225 3rd Street Oakland, CA 94607		
13	ProVen Comsa JV		
14	2000 5th Street Berkeley, CA 94710		
15	Via U.S. Postal Service certified mail,		
16	return receipt requested		
17	7 in the manner indicated below:		
18	11 	business practices, I sealed true and correct copies of the	
19	United States Postal Service. I am readily familiar	ed them at my workplace for collection and mailing with the with the practices of the San Francisco City Attorney's Office	
20	to be sealed and placed in a recognized place of dep	ich envelope, with certified mail postage thereon fully prepaid, osit of the U.S. Mail in San Francisco, California, for	
21	collection and mailing to the addresses(s) on the dat		
22	BY ELECTRONIC MAIL: Based on a court order or an agreement of the parties to accept electronic service, I caused the documents to be sent to the person(s) at the electronic service address(es) listed above. Such		
23	document(s) were transmitted <i>via</i> electronic mail from the electronic address: elena.benitez@sfcityatty.org in portable document format ("PDF") Adobe Acrobat.		
24	I declare under penalty of perjury pursuant to the laws of the State of California that the		
25	foregoing is true and correct.		
26	Executed on June 27, 2023, at San Francisco, California.		

ELENA BENITEZ

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