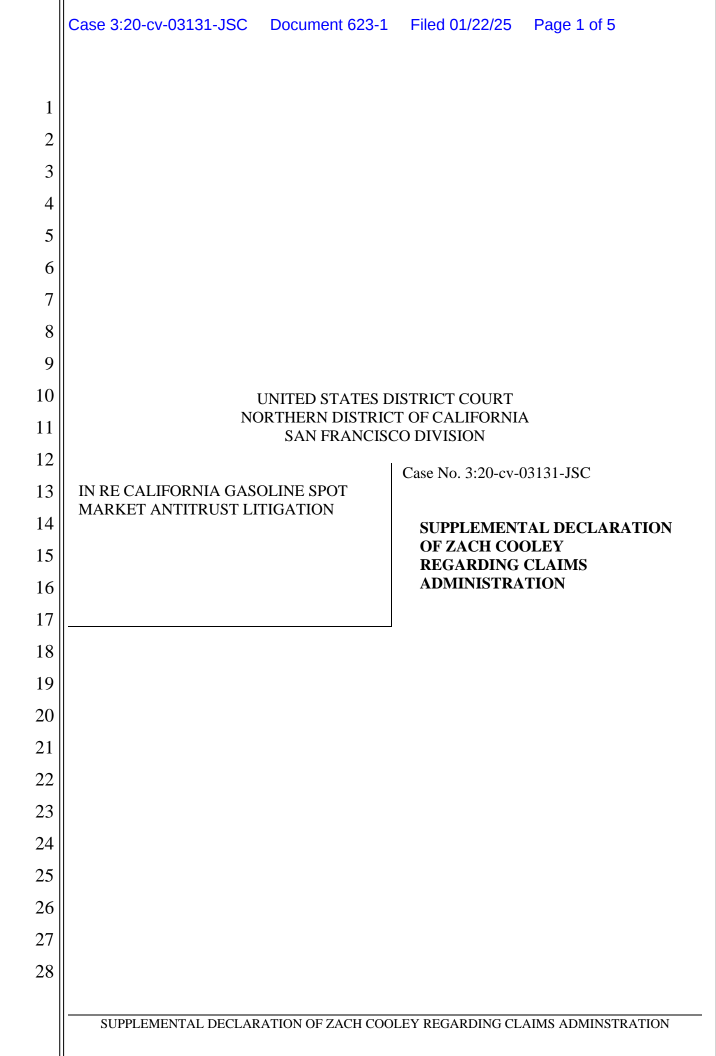
1	Michael P. Lehmann (SBN 77152)	Dena C. Sharp (SBN 245869)		
2	Christopher L. Lebsock (SBN 184546) Kyle G. Bates (SBN 299114)	Scott Grzenczyk (SBN 279309) Kyle P. Quackenbush (SBN 322401)		
3	Tae Kim (SBN 331362)	Mikaela M. Bock (SBN 335089)		
4	Samantha Derksen (<i>pro hac vice</i>) HAUSFELD LLP	GIRARD SHARP LLP 601 California Street, Suite 1400		
	600 Montgomery Street, Suite 3200	San Francisco, CA 94108		
5	San Francisco, CA 94111 Telephone: (415) 633-1908	Tel: (415) 981-4800 Fax: (415) 981-4846		
6	Facsimile: (415) 358-4980	dsharp@girardsharp.com		
7	mlehmann@hausfeld.com clebsock@hausfeld.com	scottg@girardsharp.com kquackenbush@girardsharp.com		
8	kbates@hausfeld.com	mbock@girardsharp.com		
9	tkim@hausfeld.com sderksen@hausfeld.com			
10				
11	Settlement Class Counsel			
12				
13		ES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION			
15		Telseo Division		
16				
17	IN RE CALIFORNIA GASOLINE SPOT MARKET ANTITRUST LITIGATION	Case No. 3:20-cv-03131-JSC		
18		SETTLEMENT CLASS		
19		REPRESENTATIVES' STATEMENT REGARDING CLAIMS		
20		ADMINSTRATION		
21				
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1 Pursuant to the Court's Order Re: Motion for Preliminary Approval (Dkt. No. 614) and the 2 Northern District of California's Procedural Guidance for Class Action Settlements, Settlement Class 3 Representatives provide the following information concerning claims administration, including the 4 number of claims submitted, and the number of timely requests for exclusion and objections received. 5 Class Members were required to postmark their claim, request for exclusion, or objection by January 8, 2025. Cooley Supp. Decl., ¶¶ 8-10. The Settlement Administrator received 8,050 timely-filed 6 7 claim forms, of which 1,522 are from businesses and 6,528 are from individuals. *Id.*, ¶ 8. The Settlement Administrator received 60 timely requests for exclusion, of which 8 are on behalf of businesses and the 8 remaining 52 are from individuals. Id., \P 9 & Ex. A (listing the names of the individuals and businesses 9 10 that submitted timely exclusion requests). The Settlement Administrator received no objections. Id., ¶ 10. 11 12 Dated: January 22, 2025 13 Respectfully submitted, By: /s/ *Christopher L. Lebsock* By: /s/ Dena Sharp 14 Michael P. Lehmann (SBN 77152) Dena C. Sharp (SBN 245869) 15 Christopher L. Lebsock (SBN 184546) Scott Grzenczyk (SBN 279309) 16 Kyle G. Bates (SBN 299114) Kyle P. Quackenbush (SBN 322401) Tae Kim (SBN 331362) Mikaela M. Bock (SBN 335089) 17 Samantha Derksen (pro hac vice) **GIRARD SHARP LLP** HAUSFELD LLP 601 California Street, Suite 1400 18 600 Montgomery Street, Suite 3200 San Francisco, CA 94108 19 San Francisco, CA 94111 Tel: (415) 981-4800 Telephone: (415) 633-1908 Fax: (415) 981-4846 20 Facsimile: (415) 358-4980 dsharp@girardsharp.com mlehmann@hausfeld.com scottg@girardsharp.com 21 clebsock@hausfeld.com kquackenbush@girardsharp.com 22 kbates@hausfeld.com mbock@girardsharp.com tkim@hausfeld.com 23 sderksen@hausfeld.com 24 Settlement Class Counsel 25 26 27 28 1

FILER'S ATTESTATION

I, Dena Sharp, am the ECF User whose ID and password are being used to file this document. In compliance with Civil L.R. 5-1(i)(3), I hereby attest that all counsel listed above have concurred in this filing.

/s/ Dena C. Sharp
Dena C. Sharp



- 1. I have personal knowledge of the matters set forth herein, and if called as a witness I could and would testify competently to them.
- 2. I am a Director for Verita Global, LLC ("Verita") f/k/a KCC Class Action Services, LLC, a firm that provides comprehensive class action services, including legal notification, email and postal mailing campaign implementation, website design, call center support, class member data management, claims processing, check and voucher disbursements, tax reporting, settlement fund escrow and reporting, and other related services critical to the effective administration of class actions. Verita has developed efficient, secure and cost-effective methods to properly handle the voluminous data and mailings associated with the noticing, claims processing, and disbursement requirements of settlements to ensure the orderly and fair treatment of class members and all parties in interest.
- 3. The purpose of this declaration is to provide information related to claims, exclusion requests, and objections received in this matter as well as an update on administration expenses.

POSTCARD and EMAIL NOTICE

- 4. As of January 21, 2025, Verita has not received any additional Email or Postcard Notices returned as undeliverable, nor was it able to locate a better address for any undelivered notices that were reported in my previous declaration dated December 18, 2024 (Dkt. 622-1).
- 5. As of January 21, 2025, Verita has not received any returned notices from the 3,090 Postcard Notices that were sent to the individuals whose Email Notice were undeliverable.

SETTLEMENT WEBSITE

6. Verita continues to maintain the website which permits individuals to review all case-related documents. On January 9, 2025—the day after the claims filing deadline—Verita removed the ability for individuals to submit claims via the website. Verita will continue to update the website to provide individuals with information related to this matter as well as post new case-related documents. From October 2 through January 21, the site was accessed 770,505 times.

TELEPHONE HOTLINE

7. Verita continues to maintain a toll-free number (1-877-634-7163) for potential Class Members to call and obtain information about the parties' settlement and seek assistance in the form of answers to frequently asked questions or speaking to a live operator. The line continues to be available in both English and Spanish. From October 2 through January 21, the telephone line received 2,956 calls of which 334 were passed to a live operator.

CLAIM FORMS

8. The postmark deadline for Class Members to file claims in this matter was January 8, 2025. Verita received 8,050 timely-filed claim forms, of which 1,522 are from businesses and 6,528 from individuals.

EXCLUSION REQUESTS

9. The notice informs Class Members that requests for exclusion from the Class must be postmarked no later than January 8, 2025. Verita has received 60 timely requests for exclusion, of which 8 requests are made on behalf of businesses with the remaining 52 being from individuals. As of January 21, Verita has not received any late exclusion requests. Exhibit A identifies the names of the individuals and businesses that submitted timely exclusion requests.

OBJECTIONS TO THE SETTLEMENT

10. The notice informs Class Members that objections to the Settlement must be postmarked no later than January 8, 2025. From October 2 through January 21, Verita has not received any timely or untimely objections to the Settlement.

ADMINISTRATION COSTS

- 11. Through December 31, 2024, Verita has incurred \$289,165.32 in administration costs.
- I, Zach Cooley, declare under penalty of perjury that the foregoing is true and correct. Executed this 22nd day of January 2025, at Louisville, Kentucky.

Zach Cooley

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1	EXHIBIT A	
2		Requests for Exclusion
3		Individuals
4	1.	Robert Cuevas
7	2.	Tomomi Takahashi
5	3.	Bertha Sholl
6	4.	Johnny Ruiz
6	5.	Gary Saccone
7	6. 7.	Cesar Fco. Lenarduzzi Corona Estrada
	8.	Libbny Estrada
8	9.	Jorge Gonzalez
9	10.	Rodrigo Carrera
10	11.	Antonia Garay Felix
	12.	Jackelin Rivas
11	13.	Antonia Garay Felix
11	14.	Sergio Marquez
12	15.	JACK Wood
	16.	Odette Kimble
13	17.	Luis Sanchez
14	18.	Santos Reyes
14	19.	Bhawana Scaer
15	20.	Jose Velasquez
	21.	Jose Eulalio Velasquez
16	22. 23.	Luz Aguirre Frank Deal
17	23.	Keith Bagley
1	25.	Suzie Cho
18	26.	Yu Jo
10	27.	Barbara Prince
19	28.	Jonathan Knapp
20	29.	Don Choi
	30.	Gayane Balakeseryan
21	31.	Karapet Balakeseryan
22	32.	Margarita Avetisyan
	33.	Saul Hernandez
23	34.	Valentina Vasquez
<u>,</u> ,	35. 36	Rebecca Morningstar Sona Vardanian
24	36. 37.	Erica Nunez
25	37.	Narine Hakobyan
26 27	39.	Mikhail Gershzon
	40.	Alena Eshom
	41.	Kelley Nathanson
<i>- </i>	42.	Yumei Lu
28		4
	SUPPLEMENTAL DECLARATION OF ZACH COOLEY REGARDING CLAIMS ADMINSTRATION	

1	43.	Dsad Dasda
2	44. 45.	Mi Choe Debbie Guedea
	46.	Yolanda Pinelo
3	47.	Christopher Dermedy
4	48. 49.	Heather Peska Arsenia Del Rosario
5	50.	Amjad Shaheen
	51.	Tajuan Watkins
6	52.	Carrol Bowden
7		Businesses
8	53.	Lorettasbabysitting Service (corrected from "seevice")
	54.	Aky RN services
9	55. 56.	Z-Best Concrete Inc. Westland Mechanical
10	57.	Golden Years Home
11	58.	Avery's preservation
	59.	Amjad Ali gift Center (corrected from "sentr")
12	60.	LightCentric, LLC
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	SUPPI	LEMENTAL DECLARATION OF ZACH COOLEY REGARDING CLAIMS ADMINSTRATION