SETTLEMENT AGREEMENT AND RELEASE

This Settlement Agreement and Release is entered into by and between plaintiffs Jill Miller, Paul Miller, Georgia Gebhardt, Benjamin Richter (the "Named Plaintiffs"), on behalf of themselves, and all others similarly-situated (collectively, "Plaintiffs") and defendants Willmark Communities, Inc. (California corporation), Alpine Creekside, Inc. (California corporation), Alpine Woods Apartments, Inc. (Delaware corporation), Alpine Woods, Inc. (California corporation), La Jolla Nobel, L.P. (California corporation), La Jolla Nobel I, Inc. (California corporation), MS North Park Properties, Inc. (California corporation), Pavlov, Inc. (California corporation), Pavlov, Inc. (California corporation), Pavlov, Inc. (California corporation), Rancho Hillside, Inc. (California corporation), Shadowridge Park, Inc. (Delaware corporation), Shadowridge, Inc. (California corporation), Shadowridge Park, Inc. (California corporation), Shadowridge, Inc. (California corporation), Willmark Communities UTC Finance 1, Inc. (Delaware corporation), Willmark Communities UTC Finance 1, Inc. (California corporation), Willmark Steven Schmidt, an individual, and Mark S. Schmidt, as Trustee of Mark S. Schmidt Trust UDT 2/5/92 (collectively, the "Defendants"). The Plaintiffs and Defendants are collectively referred to in this Agreement as the "Parties," and each as a "Party."

RECITALS

On May 26, 2015, the initial complaint in this lawsuit (the "Complaint") was filed against Defendants in the action styled, *Davis Parker, et al., v. Mark Steven Schmidt, et al.*, San Diego Superior Court Case No. 37-2015-00017514-CU-FR-CTL. The most recent version of the Complaint is the Second Amended Complaint (the "SAC"), filed on July 1, 2016.

The Parties participated in extensive mediation efforts with several neutrals, including multiple sessions with mediator James Roberts from approximately April 2017 through May 2018. With the assistance of mediator Roberts, the Parties reached a settlement in May 2018. Nothing stated herein is intended to, or shall be construed as, a waiver of the mediation privilege.

Taking into account the burdens and expense of litigation, including the risks and uncertainties associated with protracted trials and appeals, the Parties independently have concluded that the substantial benefits provided in this Agreement are in the best interests of the Named Plaintiffs, Class Members and Defendants.

Defendants have denied and continue to deny each and every claim and contention alleged against them in the Action. The Parties intend to resolve the Action and settle all claims asserted in the lawsuit by Plaintiffs in accordance with the terms and conditions set forth in this Agreement.

STATEMENTS OF POSITION

The statements set forth below represent each side's respective position on the litigation and this Settlement only. The position statement of one side shall not be attributed to and are not accepted by the other side.

Plaintiffs' Statement

Plaintiffs' counsel are pleased that this three-year litigation has been settled for consideration worth over \$4.75 million.

This case concerns approximately 3,500 former tenants in buildings managed and owned by Defendants.

Plaintiffs' view is that Defendants violated California law in several respects in the handling of security deposits, costing its tenants more than one million dollars in security deposits. In addition, many former tenants were billed for improper move-out expenses totaling more than their security deposits. Some tenants paid, suffering an additional loss, while others did not, generating an alleged debt to Defendants which was often reported to credit agencies. In addition to a cash payment, all of these debts are being erased by the Settlement.

Plaintiffs view many of the move-out charges imposed on the former tenants as unenforceable and/or not properly documented under California law. Invoices and receipts were not provided, although they are required by law. Reconciliations were not provided within 21 days for some move-outs, although required by law, and in some cases were backdated. Disputed debts were reported to credit agencies as undisputed. Deductions were made from security deposits for categories of charges that cannot be deducted from security deposits under California law. Plaintiffs sought additional damages beyond the amount of these charges because, in Plaintiffs' view, Defendants' conduct warranted such relief under California Civil Code Section 1950.5(1).

From Plaintiffs' perspective, Defendants' settlement proposal for an independent file-by-file review was impractical and would take longer than a full trial on the merits. Among other problems, Defendants' approach ignored Plaintiffs' claims that Willmark's documentation and other procedures violated the law. Further, Defendants' approach did not address Plaintiffs' claims for additional damages beyond the deposits.

Defendants' assertion that only four tenants agreed to serve as Named Representative Plaintiffs ignores how a class action works, and also does not account for the numerous tenants who sent complaint letters to Willmark, the tenants who took Willmark to Small Claims Court, and others who contacted Plaintiffs' Counsel and offered to assist in the litigation as needed.

The Settlement, like any settlement of a lawsuit, is a compromise. It provides for substantial repayment of security deposit money taken by Defendants, and extinguishes all of the debts these former tenants purportedly owe to Defendants. Defendants have already responded to this lawsuit by changing some policies regarding security deposits. In addition, the Settlement requires Defendants to continue to take affirmative steps to comply fully with California laws regarding move-outs in the future. Plaintiffs believe that this is a fair overall settlement of the dispute and gets the tenants a repayment and debt relief faster than a trial could. It also gets current and future tenants a promise of fair treatment going forward.

Defendants' Statement

Defendants deny that they engaged in any illegal, wrongful or unethical conduct with respect to the allegations in this case or otherwise. For decades, Defendants have provided quality residential facilities to the San Diego community with systems in place to ensure compliance with landlord/tenant

law. In Defendants' view, Plaintiffs' allegations are unsubstantiated. The allegations contain incorrect and misleading statements asserted as "facts," but which in reality, are simply not true. In addition, Plaintiffs' claims are based on their interpretation of alleged technical violations of the landlord-tenant statute, such as whether Defendants provided sufficient documentation to support move-out charges that are permitted by law.

No court has ruled that Defendants' charges were incorrect or improper, and no court has certified a litigation class in this case. If this case was tried, Defendants firmly believe that Plaintiffs' claims would have been rejected by the Court.

This lawsuit was filed in May 2015. After three years of litigation, only four tenants (from over 3,500) joined the lawsuit as named representative plaintiffs. Although Plaintiffs contend other tenants supposedly offered to support their claims, none of them have gone on the public record or joined as representative plaintiffs in the lawsuit. On the other hand, thousands of tenants have never challenged Willmark's charges or procedures. To date, Defendants have been provided with no tangible evidence or credible testimony that demonstrates illegal, wrongful or unethical conduct as to the four Named Plaintiffs or any other tenant.

Defendants' policy has always been to comply with the law and treat tenants fairly. From the outset of this lawsuit, Defendants have been an open book and advocated that truth should prevail, and that there should be an independent forensic audit by a third party on a file by file basis, at no expense to the tenant. If any overcharge was found, Defendants would make a full refund to the tenant and make everyone whole. However, Plaintiffs declined to accept this approach.

It is with great reluctance that Defendants have agreed to settle this case. As occurs with class actions filed by attorneys against business targets, Plaintiffs' lawsuit has imposed substantial financial burdens on and disruption to Defendants' businesses. Defendants have paid substantial legal fees to defend the lawsuit to date, and would incur significant additional attorneys' fees and costs if the lawsuit was tried to verdict. Even though Defendants expect to prevail in a trial they would be unable to recover their legal fees from Plaintiffs or their lawyers. Litigation in these matters is therefore inequitable and unjust. Defendants' decision to settle should in no way be construed as an admission of guilt, wrongdoing or fault. Defendants wish to have peace, avoid the distraction of further litigation, and instead focus on providing quality housing to San Diego residents.

TERMS OF SETTLEMENT

In exchange for the mutual covenants and promises contained herein and other good and valuable consideration the sufficiency of which is hereby acknowledged, and the entry by the Court of a Final Approval Order finally certifying a class for settlement purposes, and approving the terms and conditions of the Settlement as set forth in this Agreement under California Code of Civil Procedure Section 382 and California Rules of Court, Chapter 6, Rules 3.769 et seq., as applicable, the Parties agree as follows:

1. **Definitions.**

As used in this Agreement, the following phrases and words shall have the following meanings:

"Action" means this lawsuit filed on or about May 26, 2015 styled, *Davis Parker, et al., v. Mark Steven Schmidt, et al.*, San Diego Superior Court Case No. 37-2015-00017514-CU-FR-CTL (and styled from time to time as, *Jill Miller, et al. v. Mark Steven Schmidt, et al.* given that Davis Parker is no longer a class representative), and includes, without limitation: (i) any and all allegations or claims asserted in the Complaint, the First Amended Complaint, and the SAC; and (ii) any appeals or requests for leave to appeal any ruling or judgment entered in the lawsuit.

"Administration Expenses" means all costs of class notice and settlement administration expenses.

"Administrator" means the third party Settlement Administrator appointed by the Court to send notices and payments and to otherwise administer communication with Class Members.

"Agreement" means this Settlement Agreement and Release, inclusive of all attachments.

"Attorney Fees and Litigation Expenses Payment" means the payment of Class Counsel's attorneys' fees and litigation costs actually incurred litigating the Action in the amount approved by the Court.

"Cash Payment" means the cash payment of \$2.35 million to be made by Defendants to resolve all monetary obligations under this Agreement, plus any interest earned thereon or accrued as provided herein.

"Claim Bar Deadline" means the date by which Eligible Class Members must submit their completed and signed Claim Forms to the Administrator, which shall be 60 calendar days after the Class Notice Date, as determined by the postmark date on the Claim Forms.

"Claim Form" or "Claim Forms" means the form and any other necessary documentation to be completed by Eligible Class Members, a copy of which form is attached hereto as Exhibit 2. If the Claim Form is modified by subsequent agreement of the Parties and/or order of the Court, the modified form shall constitute the Claim Form.

"Class Counsel" means the Law Offices of Jimmie Davis Parker, the Law Offices of Leonard B. Simon P.C., Casey Gerry Schenk Francavilla Blatt and Penfield, LLP, Shaun Martin, and Phillips Erlewine and Given.

"Class Fund" means the portion of the Cash Payment to be used to issue settlement checks to Eligible Class Members.

"Class Members" means all persons within the Settlement Class definition.

"Class Notice" means the form of notice of this Settlement to be provided to Class Members, a form of which is attached hereto as Exhibit 1. If the Class Notice is modified by subsequent agreement of the Parties and/or order of the Court, the modified form shall constitute the Class Notice. Any postcard, publication or website version of the Class Notice shall reasonably conform to the language set forth in Exhibit 1 and shall be approved by the Court.

"Class Notice Date" means the date that the mailing, website posting and publication of the Class Notice have been completed, as confirmed by the declaration of the Administrator.

"Class Period" means the period from May 26, 2011 through and including June 30, 2016.

"Defendant Released Parties" means Defendants, including, without limitation, currently and previously named defendants in the Action, and each of their past and present officers, trustees, beneficiaries, directors, shareholders, owners, subsidiaries, parent companies, sister companies, affiliates, alter egos, joint ventures, partners, partnerships, members, limited liability companies, companies, divisions, representatives, employees, agents, attorneys, insurers, vendors, third party managers, predecessors, successors and assigns.

"Defendants' Claims" means any claims that any Defendant holds against Participating Class Members for unpaid rent, physical damages (including assessed charges for apartment cleaning, painting, carpet cleaning and/or carpet replacement), fees and/or other amounts that Defendants contend are owed under the lease agreements entered into by Participating Class Members at a Willmark Property during the Class Period.

"Defense Counsel" means and refers to J. Warren Rissier of Morgan, Lewis & Bockius LLP and Carl D. Ciochon of Wendel, Rosen, Black & Dean LLP.

"Effective Date" means the later of: (i) 65 calendar days after the Final Approval Date, if no timely motions for reconsideration and/or no appeals or other efforts to obtain review have been filed; or (ii) if a Class Member objects to the Settlement and commences an appeal challenging the Settlement approval, 30 calendar days after the final resolution of any such appeal.

"Eligible Class Member" means a Class Member who timely submitted a Claim Form.

"Escrow Agent" means JPMorgan Chase Bank, NA.

"Escrow Instructions" means the instructions agreed to by Class Counsel and Defense Counsel and provided to the Escrow Agent to handle and distribute the escrowed funds.

"FAS Information" means the Final Account Statement for each Class Member to the extent available in Defendants' records, and any updated Final Account Statement for each such Class Member to the extent available in Defendants' records.

"Final Account Statement" means the form by that name used by Willmark to itemize credits and charges applicable to a lessee following his or her move-out from a Willmark Property.

"Final Approval Date" means the date on which the Court enters an order granting final approval of the Settlement.

"Final Approval Hearing" means the hearing to be conducted by the Court to determine the fairness, adequacy and reasonableness of the Settlement pursuant to California Rule of Court 3.769.

"Final Approval Order" means the Order, a proposed form of which is attached hereto as Exhibit 4, entered by the Court approving this Agreement as fair, adequate and reasonable under California Rule of Court 3.769. If that order is modified by subsequent order of the Court, the modified order shall constitute the Final Approval Order.

"Household" means an apartment unit at an apartment community managed or owned by any Defendant that one or more Class Member(s) leased and subsequently vacated during the Class Period.

"Participating Class Members" means all Class Members, excluding those who have timely submitted a Request for Exclusion.

"Preliminary Approval Date" means the date on which the Court signs an order preliminarily approving the Settlement and ordering or authorizing the distribution of the Class Notice.

"Preliminary Approval Order" means the Order, a proposed form of which is attached hereto as Exhibit 3, signed by the Court preliminarily approving this Agreement. If that order is modified by subsequent order of the Court, the modified order shall constitute the Preliminary Approval Order.

"Released Claims" means any and all actions, claims, demands, rights, suits, and causes of action of whatever kind or nature whatsoever against the Defendant Released Parties or any of them, including without limitation any and all claims for damages, restitution, loss, statutory relief, bad faith claims, costs, expenses, penalties, attorneys' fees, expert fees, and interest, whether known or unknown, suspected or unsuspected, assigned or unassigned, asserted or unasserted, whether as individual claims or claims asserted on a class basis or on behalf of the general public, in law or equity, including without limitation any claim for defamation, libel or slander, arising out of or relating to any claim or allegation made, or which could have been made, in the Action, including, without limitation, any and all claims or allegations relating to: (i) any breach of lease; (ii) any withholding of tenant security; (iii) any charges for apartment cleaning, painting, carpet cleaning, carpet replacement, accelerated rent, rent concession or other charges assessed to any tenant a Willmark Property; (iv) any report, publication or other statement made to any person or entity concerning amounts alleged owed under a lease at a Willmark Property; or (v) any alleged non-compliance with Civil Code § 1950.5, Civil Code § 1951, Civil Code § 1671, Civil Code § 1761, Civil Code § 3345, 50 U.S.C. § 305, 50 U.S.C. § 535, Mil. & Vet. Code § 409, Bus. & Prof. Code §§ 17200, 17500, Civil Code §§ 1785.1-1785.36, or 15 U.S.C. § 1681 et seq.; excluding only claims for bodily injury caused by physical harm not otherwise encompassed by or related to the Released Claims.

"Request for Exclusion" means the written request submitted by a Class Member to the Administrator in accordance with the procedures set forth in this Agreement.

"Settlement" means and refers to the covenants, promises and consideration set forth in and contemplated by this Agreement, inclusive of all attachments, as approved or modified by the Court.

"Settlement Class" means the class to be certified solely for purposes of this Settlement as defined in this Agreement.

"Settlement Fund" means the account created to deposit the Cash Payment and make settlement payments in accordance with this Agreement.

"Willmark Property" means any apartment building at any of the following communities: Alpine Woods Apartments, Creekside Meadows Apartments, La Jolla Nobel Apartments, North Park Apartments, Rancho Hillside Apartments, Prominence Apartments, Shadowridge Apartments, and La Jolla Del Rey/Town Park Villas. **"Willmark Properties"** means all of the above-referenced buildings and communities. The street addresses for the Willmark Properties are listed on Exhibit 6.

"Willmark" means and refers to Willmark Communities, Inc.

2. Settlement Class Defined.

2.1 Without admitting that a class otherwise exists and without any concession that the requirements of Section 382 of the California Code of Civil Procedure or any other applicable law are satisfied, the Parties agree to certification of a class action strictly for purposes of this Agreement. In this respect, solely for purposes of this Agreement, the Parties agree that the Settlement Class is defined as:

All persons who were identified as a lessee, co-lessee or signer on a lease agreement or Final Account Statement at any Willmark Property and (i) moved out of his, her or their rental unit on any date from May 26, 2011 through and including June 30, 2016; or (ii) received a Final Account Statement pertaining to a tenancy at a Willmark Property that terminated on any date from May 26, 2011 through and including June 30, 2016.

The following are excluded from the Settlement Class:

- (i) the judge assigned to this case and his staff;
- (ii) Defendants and their affiliates; and
- (iii) any person employed by any Defendant during the Class Period.

2.2 If there is a question raised as to whether a person is a Class Member within the above definition, the Administrator shall promptly contact Class Counsel and Willmark, who in turn shall conduct a reasonable search of available records to attempt to resolve the question.

2.3 Defendants' agreement to certification of the Settlement Class is conditioned upon the Court's entry of a Final Approval Order granting final approval of this Settlement and passage of the Effective Date. Defendants shall retain the right to oppose the certification of any class for purposes of further litigation, including trial, in this Action in the event the Court does not approve this Agreement or the Effective Date does not pass for any reason, without limitation.

3. **Preliminary Approval.**

3.1 The Parties shall apply to the Court for entry of the Preliminary Approval Order, which shall:

3.1.1 preliminarily approve the Settlement and this Agreement, subject to the right of Participating Class Members to be heard at the Final Approval Hearing;

3.1.2 certify the provisional Settlement Class;

3.1.3 approve the Class Notice and the Claim Form, and approve any publication, postcard, website or other form of the Class Notice;

3.1.4 direct that the Administrator mail, publish and post the Class Notice, or cause the Class Notice to mailed, published or posted, in the manner described in this Agreement;

3.1.5 set a date for the Final Approval Hearing;

3.1.6 provide that any objection to the Settlement shall be filed and served no later than 60 calendar days after the Class Notice Date; and

3.1.7 provide that the deadline for Class Members to exclude themselves from the Settlement shall be 60 calendar days after the Class Notice Date.

4. Class Notice.

4.1 Within 30 calendar days after the execution of this Agreement by all Parties, Willmark shall exercise best efforts to provide to Class Counsel the FAS Information for all Class Members.

4.2 Within 20 calendar days of entry of the Preliminary Approval Order, or within 30 days of receipt of the information required by Section 4.1, whichever is later, Class Counsel shall provide the Administrator with a spreadsheet listing each Class Member's last known address according to the FAS Information provided by Defendants, or more up-to-date information if possessed by Class Counsel, and provide a copy of the spreadsheet to Defendants' Counsel. The Administrator will then make reasonable efforts using a national address database to trace, identify and obtain any updated addresses for Class Members. All information provided by Defendants under this Section shall be maintained as confidential and used solely for the purpose of providing Class Notice or, if necessary, enforcing this Agreement.

4.3 Within a reasonable time from receipt of the spreadsheet listing each Class Member's last known address, not to exceed 60 calendar days after the Preliminary Approval Date, the Administrator shall send by first-class mail a Class Notice and Claim Form to each identified Class Member at their last known address according to Defendants' business records, or to the extent applicable, to their updated address.

4.4 Within 7 calendar days after the completion of the mailing of the Class Notice and Claim Form, the Administrator shall arrange for publication of a summary of the Class Notice in accordance with the notice plan approved by the Court. Subject to the Court's approval, the notice plan shall include notice in the San Diego Union Tribune and North County Times. Within 7 calendar days after the completion of the mailing of the Class Notice and Claim Form, the Administrator shall also post the Class Notice on the settlement website established by the Administrator. The costs of publication notice will be paid by the Administrator out of the Class Fund.

4.5 If a mailed Class Notice is returned, the Administrator shall take reasonable steps to attempt to locate a better mail or email address. The Administrator shall promptly advise Class Counsel of any returned mail and, if the Administrator has been unable to locate an updated address, request that Class Counsel search their files for any contact information regarding the Class Member(s) in question.

4.6 Before the Final Approval Hearing, Class Counsel shall file a declaration from the Administrator confirming the Class Notice Date and compliance with the requirements of this Agreement.

5. **Objections to Settlement.**

5.1 Any Class Member who wishes to object to or oppose the fairness, reasonableness or adequacy of this Settlement, or of the payment of the Attorneys' Fees and Litigation Expenses Payment and/or service award to Plaintiffs, must serve upon Class Counsel and Defense Counsel, and must file with the Court, no later than 60 calendar days after the Class Notice Date, a written statement of his or her objection, as well as the specific reason(s), if any, for such objection, including any factual and legal support the Class Member wishes to bring to the Court's attention in support of the objection. The objection shall identify the unit in which the objector resided, and dates. Class Members may, but need not, hire an attorney at their own expense to assist and represent them in objecting. Class Members who opt out cannot also object to the Settlement.

5.2 Class Members who intend to appear and be heard at the Final Approval Hearing shall be required to so state in connection with their objection. The deadline for objections will be conspicuously listed in the Class Notice.

5.3 Class Counsel and Defense Counsel may file and serve a written response to any objection(s) filed and served by any Class Member. Any written response shall be filed with the Court, and served upon the Class Member or Class Member's attorney, if any, not later than 5 court days before the Final Approval Hearing.

5.4 The Final Approval Hearing will be the only opportunity for any Class Member who objects to the proposed Settlement, or to the Attorneys' Fees and Litigation Expenses Payment, or payment of the Administration Expenses, or service awards to the Named Plaintiffs, to appear in person and be heard. Any Class Member who fails to object in this manner or in writing shall be deemed to have waived such objection and shall forever be barred from raising such objection in this or any other action or proceeding.

6. **Exclusion from the Settlement.**

6.1 Any Class Member who does not want to participate in the class action and the Settlement may exclude himself or herself from the case and the Settlement by mailing a written Request for Exclusion to the Administrator on or before the date that is 60 calendar days after the Class Notice Date. Absent relief from the Court, Class Members who do not timely exclude themselves shall be bound by the terms and conditions of this Agreement and the Final Approval Order.

6.2 For Households with more than one Class Member, the following provisions shall apply: (a) a Request for Exclusion by one or more Class Members within the Household shall not preclude other Class Members within that Household from remaining in the Settlement as Participating Class Members, subject to the provisions of section 9.3.2 below; (b) all Class Members within a Household who do not timely mail a Request for Exclusion shall be bound by the Settlement even if other Class Members within that Household have opted out of the Settlement; and (c) Defendants shall retain all rights and defenses with respect to any Class Member(s) who have mailed a Request for Exclusion, including without limitation, the right to assert a pro-rated amount of any Defendants' Claim applicable to the Household in question.

6.3 A Class Member who timely complies with the exclusion procedures set forth in this Section shall be excluded from both the class action and the Settlement, shall have no standing to object to or otherwise be heard by the Court and/or on appeal with respect to any aspect of this Agreement, and shall be ineligible for any benefits under this Agreement.

6.4 Absent relief from the Court, any Request for Exclusion that fails to satisfy the requirements set forth in this Section, or that has not been timely postmarked, shall be deemed ineffective and any person included within the Settlement Class who does not properly and timely submit a Request for Exclusion shall be deemed to have waived all rights to opt-out and shall be deemed a Participating Class Member for all purposes under this Agreement.

7. **Final Court Approval.**

7.1 The Final Approval Hearing shall be set for a date that is at least 15 calendar days after the last day for any Class Member to exclude himself or herself from the Settlement or to file an objection to the Settlement. The dates for filing and service of moving, opposition and reply briefing on the motion for final approval shall be set by the Court at the preliminary approval hearing.

7.2 If the Court does not grant the motion for entry of the Final Approval Order, the Administrator shall notify all Class Members of the Court's ruling within 30 calendar days of the Court's ruling, unless the Parties reach some different agreement or the Court orders other timing for such notice.

8. **Right to Terminate Agreement.**

8.1 Defendants may unilaterally, in their sole discretion, withdraw from and terminate this Agreement by providing written notice of termination to Class Counsel if more than three hundred (300) Class Members timely elect to opt-out of the Settlement (through the Request for Exclusion procedure). Notice of termination under this paragraph shall be provided on or before 15 calendar days of Defendants' receipt of final written notice from the Administrator that the opt-out number has exceeded 300 Class Members, or shall be deemed waived. Class Members who declined to allow their contact information to be shared with Class Counsel pursuant to prior *Belaire-West* notification shall not be deemed opt-outs to the Settlement, but rather, shall receive the Class Notice and an opportunity to opt-out of this Settlement.

8.2 Any Party may terminate this Agreement by providing written notice to the other Parties hereto on or before 10 calendar days of either of the following events:

8.2.1 The Court declines to enter a Preliminary Approval Order that conforms in material respects to Exhibit 3 hereof; or

8.2.2 The Court declines to enter a Final Approval Order conforming in material respects to Exhibit 4, or if entered, such Final Approval Order is reversed, vacated, or modified in any material respect by another court, except as provided for herein.

8.2.3. If the Court indicates in declining to enter either Preliminary or Final Approval that it would reconsider the motion with modifications, or if an appellate order reversing, modifying or vacating the order of approval is remediable in the Superior Court, the Parties shall first have 30 days to consider such proposed modifications or remedies, after which the above-referenced 10 day notice period shall begin to run.

8.3 If Defendants fail to make any payment due under this Agreement, Class Counsel may unilaterally terminate this Agreement or seek specific performance of this Agreement, at their option.

8.4 If this Agreement terminates or is terminated for any reason, all Parties shall be restored to their respective positions immediately prior to the date of execution of this Agreement, and shall proceed in all respects as if this Agreement and any related Court orders had not been made or entered. Upon termination, this Agreement shall otherwise be null and void, except only for sections 2.2 (settlement class conditional), 8.5 (Administration Expenses) and 16 (no admission of liability), which sections shall survive and be binding on the Parties.

8.5 If this Agreement terminates or is terminated for any reason, within five business days after written notification of such termination is sent by Defense Counsel or Class Counsel to the Administrator, the Cash Payment (including accrued interest), less only the Administration Expenses actually incurred or due and payable, shall be refunded to Defendants. In such event, Defendants shall be entitled to any tax refund owing to the Settlement Fund. At the request of Defendants, the Administrator shall apply for any such refund and pay the proceeds, after deduction of any fees or expenses incurred in connection with such application(s) for a refund, to Defendants.

9. Cash Payment.

9.1 Defendants agree to make the full Cash Payment of \$2.35 million on or before five business days after the Preliminary Approval Date, payable to the Settlement Fund, c/o JPMorgan Chase Bank NA, deposited into the escrow account established in accordance with section 9.6 below, and paid out in accordance with section 9.2 below. Subject to the provisions of section 8.4 above, any interest earned on the Cash Payment shall be paid to the Cash Fund and the Attorneys' Fees and Litigation Expenses Payment in proportion to the below-described shares of the Cash Payment.

9.2 The Cash Payment shall cover all monetary obligations owed by Defendants under the Settlement and, once paid in full, shall release Defendants from any and all payment obligations under the Settlement. The Cash Payment shall be used to pay the following items:

9.2.1 A non-reversionary Class Fund of \$545,000, all of which shall be paid by the Administrator to Eligible Class Members after deduction and payment of (i) the Administration Expenses (not to exceed \$55,000), and (ii) service awards to the Named Plaintiffs approved by the Court (capped at a total of \$5,000).

9.2.2 The Attorney Fees and Litigation Expenses Payment to Class Counsel in the amount of \$1.805 million, unless a lower amount is ordered by the Court. If the Court orders lower amounts for the Attorney Fees and Litigation Expenses Payment or the service payments, any difference shall revert to the Class Fund. If the Administration Expenses exceed \$55,000, they shall be paid out of the Attorney Fees and Litigation Expenses Payment. If the Administration Expenses are less than \$55,000, any difference shall revert to the Class Fund.

9.2.3 Within five business of the Preliminary Approval Date, the Parties shall instruct the Escrow Agent to pay \$35,000 from the Settlement Fund to the Administrator for the initial payment of the Administrative Expenses. The balance of the Administrative Expenses shall be paid to the Administrator within five business days of the Effective Date.

9.2.4 Within five business days of the Effective Date, the Parties shall instruct the Escrow Agent to make the following payments, with any proportional interest earned thereon: (a) the Attorney Fees and Litigation Expenses Payment to Class Counsel; (b) the service awards to the Named Plaintiffs, and (c) the Class Fund to the Administrator for distribution to Class Members. The Escrow Agent shall provide confirmation that such payments have been made to Class Counsel, Defense Counsel and the Administrator.

9.3 The Class Fund shall be distributed to all Eligible Class Members in accordance with a formula proposed by Plaintiffs and approved by the Court, subject to the following provisions:

9.3.1 In order to obtain a settlement check, Class Members must timely submit to the Administrator: (a) a completed and valid Claim Form; and, (b) any IRS forms believed to be necessary by the Administrator. Class Members who fail to provide any requested tax documentation will forfeit their right to receive a settlement check, which payment shall revert to the Class Fund and be distributed in accordance with this section.

9.3.2 If there are multiple Eligible Class Members in a Household who file valid Claim Forms, the settlement check shall be divided equally based on the number of Eligible Class Members in the Household, unless all such Eligible Class Members provide the Administrator with written instructions for a different allocation. By way of illustration only, if there are two Eligible Class Members in a Household and each submits a Claim Form, a settlement check of \$200 would be divided equally between the two Eligible Class Members in the Household, such that each Eligible Class Member in this Household would receive \$100. Notwithstanding the foregoing, if the multiple Eligible Class Members in a Household are spouses, the couple may jointly submit a Claim Form to obtain a single settlement check.

9.3.3 Defendants shall not have standing to challenge any claim submitted by a Participating Class Member; provided that, Defendants and Class Counsel shall be entitled to provide information to the Administrator concerning submitted claims to ensure prompt and accurate claim processing.

9.3.4 If there are multiple Class Members in a Household, and less than all such Class Members timely submit Claim Forms, the Administrator shall make the settlement payment owed for the unit in question to the Class Member(s) that submitted Claim Forms, unless the Administrator reasonably believes the circumstances warrant some other allocation of the settlement payment.

9.3.5 The Administrator shall allocate an appropriate portion of the Class Fund not to exceed \$10,000 to a reserve fund used to address late or deficient claims which are later cured, or other circumstances in the claims process where, in the discretion of the Administrator, payment is warranted to Eligible Class Members. If any monies remain in the reserve fund after the settlement distribution process has been completed, as reasonably determined by the

Administrator, the remaining reserve funds shall be distributed (subject to Court approval) to a cy pres recipient mutually agreed to by the Parties, or if no agreement is reached, a qualified recipient selected by the Court.

9.4 Settlement checks must be cashed within 120 days of their mailing date. The Administrator shall undertake reasonable steps to inquire as to the status of checks not cashed within the 120 days, by providing reminder notices of the cashing deadline. For settlement checks not cashed within the 120-day period, the Administrator shall cause the check to be voided and subject to a stop payment order; provided that, for settlement checks returned as undeliverable within the 120-day period, the Administrator shall first attempt to locate an updated address in accordance with section 4.5 above and, if an updated address is located, reissue the settlement check. If no such updated address is found, the settlement check shall be cancelled. Within five business days after all settlement checks have been cashed or cancelled, the Administrator shall issue a payment to Willmark from the Class Fund in an amount equal to all checks cancelled in accordance with this section. Class Members who fail to timely cash their settlement checks (or if applicable, reissued settlement checks) shall be deemed to have waived irrevocably any right in or claim to their portion of the Class Fund, but the Agreement nevertheless will be binding upon them. Except as expressly provided in this section, the Settlement is non-recapture, and non-reversionary, and the distribution plan will be structured to award the entire Class Fund, including interest, after deductions identified above, to Participating Class Members who timely file valid claims.

9.5 Neither this Settlement nor timely payment of the Cash Payment shall be contingent upon insurance coverage, insurance payments or the timeliness of any insurance payments. Defendants' obligations under this Agreement are their obligations.

9.6 The Cash Payment shall be deposited into an interest bearing escrow account in accordance with the Escrow Instructions that shall be treated as a "qualified settlement fund" within the meaning of Treas. Reg. §1.468B-1. The Parties, the Administrator and the Escrow Agent further agree that this "Cash Payment Account" shall be established pursuant to the Court's subject matter jurisdiction within the meaning of Treas. Reg. §1.468B-1(c)(1). For the purpose of §1.468B of the Internal Revenue Code of 1986, as amended, and the regulations promulgated thereunder, the "administrator" (as defined in Treas. Reg. §1.468B-2(k)(3)) shall be the Administrator and/or the Escrow Agent. The Administrator shall timely and properly file all informational and other federal, state, or local tax returns necessary or advisable with respect to the earnings on the Cash Payment Account. All taxes (including any estimated taxes, interest, or penalties) on the income earned by the Cash Payment Account shall be paid out of the Cash Payment Account. The Defendant Released Parties and their counsel shall have no liability or responsibility whatsoever for any such taxes, interest, penalties or expenses. The Escrow Agent and Administrator, through the Settlement Fund, shall indemnify and hold each of the Defendant Released Parties and their counsel harmless for any such taxes, interest, penalties or expenses. The Parties and their counsel agree to cooperate with the Escrow Agent and the Administrator to the extent reasonably necessary to carry out the provisions of this section.

10. Release of Defendants' Claims.

10.1 In addition to the Cash Payment, as good and valuable consideration, the sufficiency of which is hereby acknowledged, Defendants agree to waive and release any Defendants' Claims they hold against all Participating Class Members.

10.2 Defendants estimate that the total dollar amount of the Defendants' Claims is approximately \$2.4 million.

10.3 Within ten business days after the Effective Date, Willmark will notify all applicable reporting or collecting agencies of the final settlement approval, provide a list of Participating Class Members, and request in writing that such agencies remove negative information about these Participating Class Members' debts related to the Defendants' Claims. During the period between the Preliminary Approval Order and the Effective Date, Willmark will not take steps to collect any of these accounts, and will advise those acting for it to do the same.

10.4 The Parties agree that Defendants' release of the Defendants' Claims is part of a compromise settlement of disputed claims by the Parties herein. Accordingly, the Parties will not take affirmative steps to classify the release of the Defendants' Claims as proceeds subject to taxation; provided that, nothing herein shall preclude Defendants from complying with all applicable laws or regulations. Defendants make no representations or warranties about the Participating Class Members' local, state or federal tax obligations, if any.

10.5 Defendants make no representations as to the tax treatment or legal effect of any payments or releases made under this Agreement. Named Plaintiffs and Participating Class Members shall be solely responsible for the payment of any taxes assessed on the payments and releases described in this Agreement.

11. Additional Consideration.

11.1 Willmark has already taken, and will continue to take, all reasonable efforts to ensure that all Willmark managed residential communities in the State of California are in compliance with applicable statutes, including Civil Code section 1950.5. At a minimum, Willmark shall: (i) provide departing tenants who are charged \$125 or more for cleaning or repairs done by third party vendors with receipts or invoices from the party doing the work, either within 21 days of the end of the tenancy, or within 14 days of receipt of the documentation from the third party, whichever is later; (ii) desist deducting from the tenant's security deposit a rental concession chargeback (as that term has been used at Willmark during the Class Period); and (iii) desist deducting from the tenant's security deposit for rent that is not yet due, or late fees on rent that is not due (sometimes called "accelerated rent" during the Class Period); provided that, if any provision of Civil Code section 1950.5 or any other applicable statute is changed, clarified or otherwise modified through statute, regulation or case law, Willmark shall comply with the applicable provision as changed, clarified or otherwise modified. Within ten calendar days of the six month and 18 month anniversary dates of the Final Approval Date, Willmark will provide a report to the Court, with copies to Class Counsel, confirming that the compliance oversight remained in effect throughout the reporting period and that Willmark policies and practices are, as of that date, in compliance with Section 1950.5. On the 18 month anniversary of the Final Approval Date, all of Willmark's obligations under this section 11.1 shall expire.

11.2 Willmark will not pursue further appellate efforts concerning the decision of the Fourth District Court of Appeal issued on October 20, 2017. Class Members who are subject to the curative notice order issued by the trial court shall be given the opportunity to rescind their settlement agreements and participate in this Settlement, provided they return all consideration previously paid by Defendants.

12. Attorneys' Fees, Litigation Expenses and Service Awards.

12.1 Defendants agree not to oppose or comment unfavorably to the Court on Class Counsel's request for approval of attorneys' fees and litigation expenses actually incurred not to exceed \$1.805 million.

12.2 An order of the Court declining to award attorneys' fees and litigation expenses of \$1.805 million shall not impact the other terms and conditions of this Agreement, except as provided in section 9.2.3 of this Agreement, and regardless of whether such order is appealed by an objector or by Class Counsel.

12.3 Class Counsel's request for approval of attorneys' fees and litigation expenses and service awards to the Named Plaintiffs (whether included in the motion seeking final settlement approval or filed as a separate motion) shall be filed no later than 45 calendar days after the Class Notice Date, and shall be heard at the time of the Final Approval Hearing by the Court.

12.4 Defendants agree not to oppose Plaintiffs' application for service awards, which shall not exceed a total \$5,000 for all Named Plaintiffs. Any service awards shall be in addition to any settlement check to which each Named Plaintiff may be entitled.

12.5 Any challenges, order, or proceeding related to the Attorneys' Fees and Litigation Expenses Payment, or the service awards, or any appeal, reversal or modification of the Attorneys' Fees and Litigation Expenses Payment, or the service awards, shall not operate to terminate, cancel or delay the implementation of this Agreement, or the finality of the Final Approval Order. Without limitation, if the Court declines to approve the full amount of requested Attorneys' Fees and Litigation Expenses Payment, or service awards, and a motion for reconsideration or appeal is pending, the Administrator shall nevertheless proceed to distribute the Class Fund only to Eligible Class Members in accordance with section 9 above, and if necessary, make a second distribution of any additional funds from the Attorneys' Fees and Litigation Expenses Payment after all proceedings related to fees and expenses are final.

13. Settlement Administration.

13.1 The Parties shall nominate Gilardi and Co., LLC to serve as the Administrator, subject to Court approval.

13.2 In addition to the duties set forth elsewhere in this Agreement, the Administrator shall be authorized to undertake all tasks and duties that are reasonably necessary to carry out the claims administration provisions of this Agreement, including without limitation:

13.2.1 processing of Claim Forms;

13.2.2 issuing settlement checks from the Class Fund to Eligible Class Members;

13.2.3 communicating with Class Members regarding the claims administration process; and

13.2.4 obtaining completed IRS W-9 forms, as deemed necessary by the Administrator, for payments made to Class Members, Named Plaintiffs and Class Counsel in compliance with IRS rules and regulations and perform other activities necessary to comply with tax laws and regulations.

13.3 The Claim Bar Deadline shall be 60 calendar days after the Class Notice Date.

13.4 The Administrator shall establish and implement appropriate and reasonable procedures for: (a) determining that a person submitting a Claim Form is an Eligible Class Member; (b) processing submitted Claim Forms; (c) ensuring an acceptable level of reliability and quality control in the processing of Claim Forms; and (d) avoiding payment with respect to any fraudulent or unsupported Claim Form.

13.5 The Administrator shall make an initial determination that the submitted Claim Form has been timely mailed (as determined by the postmark date) or timely uploaded and submitted online at the website, signed and properly completed. If a Claim Form submitted by a Class Member is timely, but includes a curable deficiency, the Class Member shall be given the opportunity to correct the Claim Form within 20 days of written notice of deficiency from the Administrator.

13.6 The Administrator shall provide all Counsel with timely written reports as to completion of Class Notice, status of claims accepted, rejected or deemed deficient, any objections or other questions from Class Members and any other pertinent information regarding Class Notice and claims administration.

14. Release Provisions.

14.1 Upon the Effective Date, each and every Named Plaintiff, and each Participating Class Member, on behalf of themselves, and their respective predecessors, successors, heirs, assigns, shall be deemed to have, and by operation of the Final Approval Order, shall have, fully, finally, and forever released, relinquished and discharged all Released Claims against the Defendant Released Parties, whether or not any individual Class Member executes and delivers a Claim Form.

14.2 Each Named Plaintiff and each Participating Class Member, on behalf of themselves, and their respective predecessors, successors, heirs, assigns, shall be barred and enjoined from initiating, asserting or prosecuting any of the Released Claims against any of the Defendant Released Parties.

14.3 Upon the Effective Date, Defendants, and each of them, and each of their past and present officers, trustees, directors, shareholders, subsidiaries, parents, affiliates, alter egos, joint ventures, partners, partnerships, members, limited liability companies, companies, divisions, representatives, employees, agents, attorneys, insurers, vendors, predecessors, successors and assigns, shall be deemed to and do hereby release and forever discharge Plaintiffs, Participating Class Members and Class Counsel from any claim arising from or related to the prosecution or settlement of the Action, including without limitation, any claim for malicious prosecution or abuse of process, and as to Participating Class Members, any Defendants' Claim.

14.4 With respect to any and all claims released herein, for good and valuable consideration, all Parties shall be deemed to have, and by operation of the Final Approval Order, shall have, fully, finally, and forever expressly waived and relinquished, to the fullest extent permitted by law, any and all provisions, rights and benefits of Section 1542 of the Civil Code and any and all provisions, rights and benefits conferred by any state or territory of the United States or principle of common law that is similar, comparable or equivalent to Section 1542 of the Civil Code, which provides:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

The waiver herein shall apply even if facts are later discovered that are different from or in addition to those which are now known or believe to be true with respect to the matters released herein.

14.5 This Agreement shall constitute a full and complete defense to, and may be used as a basis for, a permanent injunction against any such action, suit or other proceeding which may be instituted, prosecuted or attempted in breach of this Agreement.

15. Dismissals and Final Judgment.

15.1 Upon full payment of the Cash Payment, all Defendants (except for Willmark only) shall be dismissed without prejudice from the lawsuit. Class Counsel shall file a notice of dismissal within two business days of the full Cash Payment. If there is no Effective Date, or if the Settlement is terminated in accordance with the terms of this Agreement, then any Defendant dismissed without prejudice: (i) will be rejoined by notice to their counsel of record, without the need of a new complaint or service of process; and (ii) the statute of limitations as to any such Defendant will be deemed to have been tolled during the period in which such Defendant has been dismissed.

15.2 At the Final Approval Hearing, the Parties shall seek a final Judgment in a form substantially similar to that attached as Exhibit 5 hereto. Upon the Effective Date, such Judgment shall be final, binding and with prejudice as against any and all of the Named Plaintiffs and Participating Class Members and against all Defendants.

16. No Admission of Liability.

The Parties agree that this Agreement is intended to compromise disputed allegations and claims and that this Agreement is entered into for settlement purposes only. Neither the fact of, nor any provision contained in this Agreement or its attachments, nor any action taken hereunder, shall constitute, be construed as or be admissible in evidence as any admission or concession with respect to any allegation of any wrongdoing, fault, violation of law or liability of any kind on the part of Defendants, alleged in the Action. By agreeing to this Settlement, Defendants do not concede or agree that this Action could be properly brought as and/or maintained as a class action and reserve all rights to oppose certification of a class if this Settlement is not approved or the Agreement is otherwise rescinded. Nothing stated in this section, however, shall preclude any Party from seeking to introduce the terms of this Agreement in any proceeding to enforce the Agreement.

17. Statements to Third Parties.

17.1With the sole exception of the Class Notice, neither Plaintiffs, Class Counsel, Defendants or Defense Counsel, or any person acting for Plaintiffs, Class Counsel, Defendants or Defense Counsel, shall directly or indirectly issue any press release, hold any press conference, make any posting on any website, initiate any contact with any members of the news or other media, including, but not limited to, any radio or television stations, newspapers or magazines, nor shall they participate in, authorize, or encourage any such actions by any third parties, regarding the Action or this Settlement; provided that, Class Counsel may answer questions put to them by the media (with no prompting or other encouragement by Class Counsel or their surrogates), but in responding to such questions will make no statements beyond those set forth in this Agreement. None of the above-referenced Parties, counsel or persons shall make statements or place material regarding the Action or this Settlement on Facebook, Twitter or any other social media or website; provided that, Class Counsel may state on their existing website, www.willmarklawsuit.com, that the case has been settled favorably and provide links to the Class Notice and the settlement website established by the Administrator, so that Class Members can be advised of the basic terms of the Settlement, the likely timing of Class Notice and other events relevant to the settlement process.

17.2 Nothing in this Agreement prohibits or otherwise limits Class Counsel or Defendants from making any and all disclosures regarding this Settlement that may be required for regulatory reasons, including, without limitation, quarterly and annual filings and insurer, accountant or lender disclosures, prior to and following the execution of this Agreement and/or final approval of this Settlement.

17.3 Nothing in this Agreement shall preclude Defendants from offering to provide additional payments or concessions (over and above that provided for in this Agreement) to Class Members, for no consideration beyond the Releases provided herein, if Defendants at their sole discretion chose to do so, outside and separate from the settlement process.

17.4 If one side (or their counsel) violate the provisions of section 17.1, the opposing side shall be released from their obligations under that section.

18. Exclusive Remedy and Continuing Jurisdiction of the Court.

18.1 Except as otherwise provided herein, this Agreement shall be the sole and exclusive remedy for any and all Released Claims of all Participating Class Members.

18.2 Pursuant to Rule 3.769(h) of the California Rules of Court and California Code of Civil Procedure section 664.6, the Court shall retain exclusive and continuing jurisdiction over the Action, all Parties, and Participating Class Members to enforce the Agreement and/or any orders entered pursuant to this Settlement. The Parties agree they will seek assistance from James Roberts, or another mediator agreed to by the Parties, before seeking assistance from the Court in the event of a dispute regarding the terms of the Agreement.

19. Binding Effect.

This Agreement shall inure to the benefit of and be binding on Plaintiffs, Participating Class Members, Defendants, the Defendant Released Parties, and any corporation, partnership, or other entity into which any of the Parties or Defendant Released Parties may merge, consolidate, or reorganize, and each of them.

20. Consent.

Each Party has carefully read and understands this Agreement and has received independent legal advice with respect to the Agreement. Prior to the execution of this Agreement, each Party's attorney reviewed and executed the Agreement after independent investigation and without fraud, duress, or undue influence.

21. Warranty of Authority.

Each signatory below warrants and represents that he or she is competent and authorized to enter into this Agreement on behalf of the person or entity for which he or she purports to sign.

22. No Prior Assignments.

The Parties represent, covenant, and warrant that they have not directly or indirectly assigned or transferred to any person or entity any portion of any liability, claim, demand, action, cause of action, or right herein released and discharged, nor purported to do so, except as set forth herein.

23. Interpretation of Agreement.

This Agreement is the product of negotiation and preparation by and among Class Counsel and Defendants and their respective attorneys. Neither this Agreement nor any provision hereof shall be deemed prepared or drafted by one Party or another, or its attorneys, and shall not be construed more strongly against any Party.

24. Governing Law.

This Agreement is made and entered into in the State of California and shall in all respects be interpreted, enforced and governed by and under the laws of the State of California, without reference to its choice of law rules. Any action to enforce the provisions of this Agreement shall be commenced in the California Superior Court for the County of San Diego.

25. No Oral Modification and Integration Clause.

This Agreement contains the entire agreement among the Parties with respect to its subject matter and supersedes all prior agreements, representations, or understandings. There are no oral understandings, statements, provisions, or inducements made by the Parties except as stated herein. Any modification or amendment of this Agreement, or additional obligation assumed by any Party in connection with this Agreement, will be effective only if placed in writing and signed by each Party or by authorized representatives of each Party, and approved by the Court. No provision of this Agreement can be changed, altered, modified, or waived except by an executed writing by the Parties or their counsel.

26. Severability.

The Parties agree that should any provision of this Agreement, or any portion of any provision, be declared or determined by any court of competent jurisdiction to be illegal, invalid or unenforceable, the remainder of the provision and/or the Agreement shall nonetheless remain binding and in effect, unless this would result in a substantial failure of consideration.

27. Counterparts.

This Agreement may be executed in counterparts, and as so executed shall be binding upon all Parties hereto, notwithstanding that the signatures of all Parties' designated representatives do not appear on the same page. Facsimile or email signature pages shall have the same force and effect as original signatures.

28. Captions.

Section titles or captions contained herein are inserted as a matter of convenience and for reference only and in no way interpret, define, limit, extend, or describe the scope of this Agreement or any provision thereof.

29. No Waiver.

The failure of any Party to insist upon the performance of any of the terms and conditions in this Agreement, or the failure to prosecute any breach of any of the terms and conditions of this Agreement, will not be construed thereafter as a waiver of any such terms or conditions. This entire Agreement will remain in full force and effect as if no such forbearance or failure of performance had occurred.

30. Deadlines.

If any deadline referenced in this Agreement falls on a Sunday or holiday, the deadline shall be the first business day thereafter, unless otherwise specifically provided for in the Agreement.

IN WITNESS WHEREOF, each Party has executed this Agreement as of the date(s) indicated below, with the most recent date constituting the date of this Agreement.

- 20 -

PLAINTIFFS:

Dated: $O(\rho/a5/18)$ Dated: $\frac{6/25/18}{18}$

JillMill Paul Mi

107679614\V-3

Dated:

Dated: 7-10-18

DEFENDANTS:

Dated: 6-25-18

Dated: 6-25-18

Benjamin Richter

ebhareby

Mark Steven Schmidt

Mark S. Schmidt, as Trustee of the Mark S. Schmidt Trust UDT 2/5/92

By:

Willmark Communities, Inc. (California corporation), Alpine Creekside, Inc. (California corporation), Alpine Woods Apartments, Inc. (Delaware corporation), Alpine Woods, Inc. (California corporation), La Jolla Nobel, L.P. (California corporation), La Jolla Nobel I, Inc. (California corporation), MS North Park Properties, Inc. (California corporation), Pavlov, Inc. (California corporation), Pavlov, Inc. (Delaware corporation), Prominence Willmark Communities, Inc. (California corporation), Rancho Hillside, Inc. (California corporation), Shadowridge Park, Inc. (Delaware corporation), Shadowridge, Inc. (California corporation), SM Prominence, Inc. (California corporation), Willmark Communities UTC Finance 1, Inc. (Delaware corporation), Willmark Communities UTC Finance 1, Inc. (California corporation)

By: Marh A. Sch

Dated: 6-25-18

Dated: 6-26-18

Benjamin Richter

Dated: _____

DEFENDANTS:

Dated: 6-25-18

Dated: 6-25-18

Georgia Gebhardt

dl

Mark Steven Schmidt

Mark S. Schmidt, as Trustee of the Mark S. Schmidt Trust UDT 2/5/92

By: Mark S. Schmidt

Willmark Communities, Inc. (California corporation), Alpine Creekside, Inc. (California corporation). Alpine Woods Apartments, Inc. (Delaware corporation), Alpine Woods, Inc. (California corporation), La Jolla Nobel, L.P. (California corporation), La Jolla Nobel I, Inc. (California corporation), MS North Park Properties, Inc. (California corporation), Pavlov, Inc. (California corporation), Pavlov, Inc. (Delaware corporation). Prominence Willmark Communities, Inc. (California corporation), Rancho Hillside, Inc. (California corporation), Shadowridge Park, Inc. (Delaware corporation), Shadowridge, Inc. (California corporation), SM Prominence, Inc. (California corporation), Willmark Communities UTC Finance 1, Inc. (Delaware corporation), Willmark Communities UTC Finance 1, Inc. (California corporation)

By: Marh A. Sch

Dated: 6-25-18

APPROVED AS TO FORM:

CLASS COUNSEL:

Dated: 6/25/2018

LAW OFFICES OF LEONARD B. SIMON P.C.

Bv: Leonard B.

Attorneys for Plaintiffs

DEFENDANTS' COUNSEL:

Dated: June 25,2018

Dated: _____

MORGAN, LEWIS & BOCKIUS LLP

By: ______ J. Warren Rissier

Attorneys for Defendants Willmark Communities, Inc.; Alpine Creekside, Inc.; Alpine Woods, Inc.; Alpine Woods Apartments, Inc.; La Jolla Nobel, L.P.; La Jolla Nobel I, Inc.; MS North Park Properties, Inc.; Rancho Hillside, Inc.; Prominence Willmark Communities, Inc.; Pavlov, Inc., a California corporation; Pavlov, Inc., a Delaware corporation; Shadowridge, Inc.; Shadowridge Park, Inc.; SM Prominence, Inc.; Willmark Communities UTC Finance 1, Inc.; and, Willmark Communities UTC Finance 1, Inc.

WENDEL, ROSEN, BLACK & DEAN LLP Bv:

Carl D. Ciochon

Attorneys for Defendant Mark Steven Schmidt, individually and as Trustee of the Mark S. Schmidt Trust UDT 2/5/92

APPROVED AS TO FORM:

CLASS COUNSEL:

Dated: June 25, 2018

LAW OFFICES OF LEONARD B. SIMON P.C.

Jimmie Parker, Esg. for By: Simon Leonard

Attorneys for Plaintiffs

DEFENDANTS' COUNSEL:

Dated: 6/25/18

MORGAN, LEWIS & BOCKIUS LLP

By: J. Warren/Rissier

Attorneys for Defendants Willmark Communities, Inc.; Alpine Creekside, Inc.; Alpine Woods, Inc.; Alpine Woods Apartments, Inc.; La Jolla Nobel, L.P.; La Jolla Nobel I, Inc.; MS North Park Properties, Inc.; Rancho Hillside, Inc.; Prominence Willmark Communities, Inc.; Pavlov, Inc., a California corporation; Pavlov, Inc., a Delaware corporation; Shadowridge, Inc.; Shadowridge Park, Inc.; SM Prominence, Inc.; Willmark Communities UTC Finance 1, Inc.; and, Willmark Communities UTC Finance 1, Inc.

WENDEL, ROSEN, BLACK & DEAN LLP

By: _____

Carl D. Ciochon

Attorneys for Defendant Mark Steven Schmidt, individually and as Trustee of the Mark S. Schmidt Trust UDT 2/5/92

Dated:

EXHIBITS

- 1. Class Notice
- 2. Claim Form
- 3. Preliminary Approval Order
- 4. Final Approval Order
- 5. Judgment
- 6. Willmark Properties Street Addresses

Exhibit 1 (Class Notice)

LONG FORM NOTICE OF CLASS ACTION SETTLEMENT

Miller et al. v. Willmark Communities, Inc., et al. Case No. BC480931

If you leased an apartment unit at a Willmark Property and moved out of your apartment unit between May 26, 2011 and June 30, 2016, this class action settlement may benefit you and affect your rights. The Willmark Properties covered by this Notice include Alpine Woods Apartments, Creekside Meadows Apartments, La Jolla Nobel Apartments, North Park Apartments, Rancho Hillside Apartments, Prominence Apartments, Shadowridge Apartments, and La Jolla Del Rey/Town Park Villas.

This Notice provides you with a brief description of the lawsuit and proposed settlement. More information and key documents related to the settlement can be found at [insert website address set up by Administrator.]

WHAT IS THIS LAWSUIT ABOUT?

In this class action lawsuit, Jill Miller and others bringing the lawsuit (called "Representative Plaintiffs") allege that Willmark Communities, Inc. and other entities or persons (called "Defendants") violated California Civil Code section 1950.5 and other laws by improperly administering tenant security deposits, imposing improper move-out charges and reporting alleged debts to credit agencies.

Defendants deny these allegations, deny any wrongdoing and maintain that they fully complied with the law. By entering into this settlement, Defendants in no way admit any violation of law or any liability whatsoever. The Court has not yet determined who is correct. The Parties reached a settlement to avoid the time, uncertainty, and expense of further litigation.

The Parties are settling this lawsuit as a class action. In a class action, one or more persons (such as the Representative Plaintiffs here), seek to assert claims on behalf of a group of people who have similar claims. These people are called the Class or the Class Members. If the Court decides the Class Members are similar enough, it resolves the claims for everyone in the Class, except those who choose to exclude themselves. The Court has not yet decided whether this case could proceed and be tried as a litigation class action, but the Parties have agreed after three years of litigation that the case may be settled as a class action.

On ______, 2018, the Court preliminarily approved a proposed settlement of this lawsuit as set forth in the Settlement Agreement and Release ("Agreement"). In addition, the Court approved certification of the Settlement Class defined as follows:

All persons who were identified as a lessee, co-lessee or signer on a lease agreement or Final Account Statement at any Willmark Property and (i) moved out of his, her or their rental unit on any date from May 26, 2011 through and including June 30, 2016; or (ii) received a Final Account Statement pertaining to a tenancy at a Willmark Property that terminated on any date from May 26, 2011 through and including June 30, 2016. The following are excluded from the Settlement Class: (i) the judge assigned to this case and his staff; (ii) Defendants and their affiliates; and (iii) any person employed by any Defendant during the Class Period.

If you meet this definition, you are a Class Member. Minors or any other persons not listed as lessees, colessees or signers on a Willmark Property lease or Final Account Statement are not Class Members. Unless you exclude yourself from the settlement, you will get relief from debts to Defendants related to your tenancy as provided in the Agreement. Also, if you timely submit a Claim Form (as explained below), you will be eligible to recover money. If you exclude yourself from the Settlement, you will not recover money or get debt relief, but you may pursue whatever claims you may have against Defendants. Whether or not you submit a Claim Form, your right to sue Defendants will be affected by this settlement unless you exclude yourself, so please read this notice carefully.

If the Court approves the settlement at the Final Approval Hearing on ______at _____ it will bind all Class Members who have not excluded themselves. If the Court does not approve the Settlement, the litigation will continue.

THE SETTLEMENT

The settlement provides that Defendants will, subject to Court approval: (1) waive approximately \$2.4 million in claims against Class Members, (2) provide a fund of approximately \$550,000 which will go, after payment of certain administrative expenses, to Class Members who submit valid claims; and (3) provide approximately \$1,805,000 as payment of Class Counsel's attorneys' fees and litigation expenses

Additionally, Defendants have already changed certain practices relating to tenant security deposits, and will make additional changes beneficial to current residents. Among other things, Defendants will provide vendor invoices to support repair and cleaning work done by third parties in excess of \$125.

In exchange for all of these benefits, Class Members who do not exclude themselves from the Class will waive all claims against Defendants relating to their tenancy except any claims for bodily injury caused by physical harm not otherwise encompassed by or related to the Released Claims.

All Class Members who do not exclude themselves will get the benefits of the waiver of debt. Only Class Members who submit a valid Claim Form (who are referred to herein as "Eligible Class Members") will be eligible to receive a cash payment.

HOW MUCH MONEY WILL I RECEIVE?

The specific amount of the Class Fund paid to Eligible Class Members will be proportional to the amount of their security deposit retained by Defendants. Precise amounts are unknown at this time, but our best estimate is that if every Class Member submitted a valid claim, Eligible Class Members would receive approximately 28.5% of their lost security deposit. However, it very rare in class actions for all class members to file claims, so the amount is almost certain to be larger. No deduction will be made from these recoveries for attorneys' fees or lawyers' expenses because that is being paid separately by Defendants. If the Defendants did not retain any portion of your security deposit, you will not be eligible to receive a cash payment, but you would still get debt relief if you have debts to Defendants related to your tenancy.

If you lived in an Eligible Household with more than one Class Member, each Lessee may choose to exclude himself or herself, and each Lessee may claim separately and share the recovery. All such Lessees will obtain the debt relief. Thus, if you lived with another person and both of you were Lessees, a cash payment of \$500 owed for that unit would be divided equally between you and the other tenant at \$250 apiece. However, if you lived in the apartment, but were not listed as a lessee, co-lessee or signer on the lease or final account statement, you are not a Class Member.

I AM ELIGIBLE. HOW DO I CLAIM MY MONEY?

To receive money from the settlement, you **must** submit a valid Claim Form by ______, 2018 [and a completed W-9 Form if required.] You may submit your signed claim (and any other materials required by the Settlement Administrator) by mail, postmarked by ______, 2018 or by uploading and submitting a completed Claim Form (and other materials if required) at the [insert website address by Administrator] by ______, 2018.

WHAT HAPPENS IF I DO NOTHING?

If you do nothing, you will get the debt relief provided for by the settlement, if applicable to you, but will not be able to recover money and you will be bound by the Release described below.

HOW DOES THE SETTLEMENT RELEASE AFFECT MY RIGHTS?

The Settlement will release any and all claims you may have relating to your tenancy against all Defendants other than claims for bodily injury caused by physical harm not otherwise encompassed by or related to the Released Claims. The precise terms of the release are in the Settlement Agreement posted at _____[insert website address set up by Administrator].

CAN I EXCLUDE MYSELF FROM THE SETTLEMENT?

Yes. To exclude yourself from the settlement, you must mail the Settlement Administrator a statement requesting to be excluded by ______, 2018. Requests for exclusion must be in writing and must include your full name and mailing address. If you exclude yourself, you will not receive any money or debt relief from the settlement, and both you and Defendants will retain any claims you may have against each other.

If you lived in a Household with other Lessees, each Lessee may decide whether to exclude himself or herself from the settlement and each must submit a written exclusion. If there are two Lessees and only one excludes himself or herself, the other will be entitled to recover 50% of any settlement check available to that unit and will get debt relief, unless both lessees agree in writing that the money should be divided differently.

CAN I OBJECT TO THE SETTLEMENT?

Yes. To object to the settlement, not later than______, **2018**, you must file a written statement of your objection with the Court and serve Class Counsel and Defense Counsel at the addresses listed on [insert website address set up by Administrator]. Objections should include your full name, mailing address, telephone number, unit you lived in, approximate date of move-out, and reason(s) for objecting to the settlement. You will still be a member of the Class, and will be treated like other Class Members if the settlement is approved. Thus, even if you object, you must file a timely Claim Form or you will not receive any money from the settlement if approved. Multiple Class Members for the same unit may make their own decision about objecting to the settlement. A Class Member who excludes himself or herself from the settlement cannot also object to the settlement.

WHAT ABOUT PAYMENT OF ATTORNEYS' FEES?

Several law firms have been pursuing this class action since 2015 and have devoted substantial resources to the case. The Court has appointed the Law Offices of Jimmie Davis Parker, the Law Offices of Leonard B. Simon P.C., Casey Gerry Schenk Francavilla Blatt and Penfield, LLP, Shaun Martin, and Phillips Erlewine and Given to serve as Class Counsel. Under the settlement, you will not pay any portion of their fees or litigation expenses out of your recovery, or otherwise. Rather, Defendants have agreed to pay up to \$1.805 million to Class Counsel for attorneys' fees and reimbursement of litigation expenses incurred in prosecuting the Action, provided the Court approves those amounts as reasonable. Class Counsel would have sought substantially more in Attorneys' Fees if the case went to trial.

WHAT ABOUT THE TENANTS WHO BROUGHT THE CASE?

Representative Plaintiffs Jill Miller, Paul Miller, Georgia Gephardt, and Benjamin Richter have served to represent the Class Members in this case for several years, and the Court has appointed them as Class Representatives. Because they have spent time and effort on this matter, and have had their depositions taken, Class Counsel will ask the Court to approve a service award of up to \$5,000 each (one combined award for Mr. and Mrs. Miller), at the discretion of the Court, to compensate them for their efforts, subject to Court approval.

WHEN AND WHERE IS THE FINAL APPROVAL HEARING?

The Court will hold a Final Approval Hearing on ______, **2018 at ______ p.m.** at the San Diego Superior Court, Department C-66, 330 West Broadway, San Diego, CA 92101. At that time, the Court will determine: whether the settlement, including the attorneys' fees, expenses and Service Awards, is fair, reasonable, and adequate, and should be approved The hearing date and time may change so you should check [insert website address set up by Administrator], or contact the Settlement Administrator if you plan to attend.

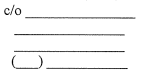
The Final Approval Hearing is a public hearing and you are entitled to attend if you wish, but there is no requirement that you attend. You do not need to attend if you want to get a settlement check or debt relief. Nor do you need to attend if you wish to exclude yourself or to object. However, if you do object to any part of the settlement, including the attorneys' fees and expenses, you must file a timely written objection, and if you do so, you may also address the Court at the Final Approval Hearing.

ARE MORE DETAILS AVAILABLE?

Yes. You can find more information and key documents related to the case and the settlement at _____ [insert website address set up by Administrator]. You may also contact Class Counsel or the Settlement Administrator at the numbers or email listed below to obtain additional information. But if you wish to file a claim, object, or exclude yourself from the settlement, you must do so in writing prior to the deadline above.

Class Counsel

Miller et al. v. Willmark Communities, Inc., et al. Case No. BC480931



PLEASE DO <u>NOT</u> CALL OR CONTACT THE COURT WITH QUESTIONS ABOUT THE SETTLEMENT OR THE SETTLEMENT PROCESS.

107619525\V-9

Exhibit 2 (Claim Form)

CLAIM FORM

Miller et al. v. Willmark, et al. SDSC Case No. 37-2015-00017514-CU-FR-CTL

YOU MUST SUBMIT A VALID, SIGNED CLAIM FORM NO LATER THAN ______, 2018 IN ORDER TO RECEIVE A SETTLEMENT CHECK. YOU DO NOT NEED TO SUBMIT A CLAIM FORM TO RECEIVE DEBT RELIEF, IF YOU HAVE DEBTS TO DEFENDANTS RELATED TO YOUR TENANCY.

• To submit a valid Claim Form, you must either:

(1) fill out, sign and return this Claim Form by mail to Miller v. Willmark, c/o /Gilardi and Co., LLC [insert address], by _____, 2018 or

(2) submit this Claim Form at www.____.com by _____, 2018.

- If you wish to exclude yourself from the settlement, do not submit this Claim Form. To exclude yourself, follow the instructions provided on the Class Notice and [insert website address].
- If you fail to submit a valid and timely Claim Form you will not receive any money under the Settlement and will be bound by the terms of the Release. You will still get the debt relief offered in the Settlement unless you exclude yourself.
- If you submit a valid and timely Claim Form, and if you lost any portion of your security deposit, you will receive a settlement check by mail. The amount will be determined by a formula, with people who lost more of their deposit than others getting proportionally more money. You will also be bound by the terms of the Release, and will not be able to pursue Defendants for additional funds.

IF THE FOLLOWING TWO STATEMENTS ARE TRUE AND ACCURATE, TO THE BEST OF YOUR KNOWLEDGE, AND YOU WISH TO SUBMIT A CLAIM, THEN PLEASE PRINT YOUR NAME, SIGN AND DATE WHERE INDICATED BELOW:

- (1) I was a lessee, co-lessee or signer as shown on the lease or final account statement at a building in one or more of the following Willmark Properties: Alpine Woods Apartments, Creekside Meadows Apartments, La Jolla Nobel Apartments, North Park Apartments, Rancho Hillside Apartments, Prominence Apartments, Shadowridge Apartments, or La Jolla Del Rey/Town Park Villas.
- (2) I moved out of my Willmark Property apartment unit during the time period from May 26, 2011 through and including June 30, 2016, or received a Final Account Statement pertaining to a tenancy at a Willmark Property that terminated on any date from May 26, 2011 through and including June 30, 2016.

If you cannot truthfully make both of the statements above, then do not sign or return this Claim Form, as you are not a member of the Class.

Printed Name: [Note: this information may be pre-filled]

Address:			
City:		Zip:	
Phone Number	Ema	il Address	
Signature (required	unless you are filing	g on line)	

Affirmation

Please correct/complete this address and contact information as necessary

Information on the amount of your security deposit and how much you got back is provided below if available. If there is no information below, please provide it. If you believe the information provided below is incorrect, please make corrections and if available, provide documentation. However, do not delay your claim past the deadline looking for documentation. You must file on time with whatever information you have.

Amount of Security Deposit: \$_____

Amount of Security Deposit Returned to you: \$_____

Signature Line _____ Date _____

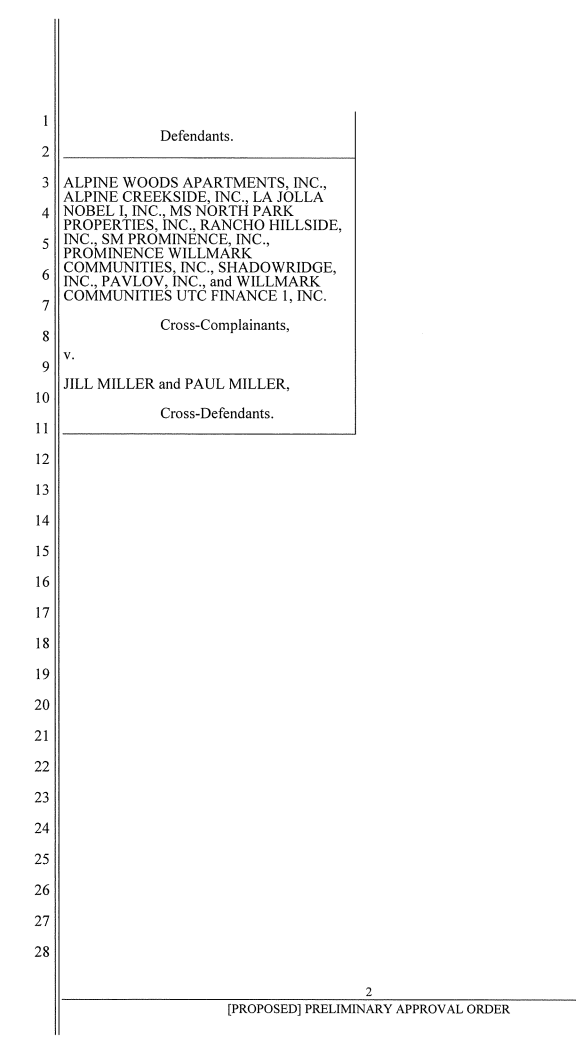
[NOTE - Actual claim form may be modified in non-substantive ways by the Claims Administrator for technical reasons only.]

107626840\V-5

Exhibit 3

(Preliminary Approval Order)

-						
1	Leonard B. Simon, Esq. (SBN: 58310) LAW OFFICES OF LEONARD B. SIMON P.C.					
2	655 West Broadway, Suite 1900					
3	San Diego, California 92101					
4	Phone: 619.338.4549 Email: lens@rgrdlaw.com					
5						
6	Attorney for Plaintiffs Jill Miller, Paul Miller, Georgina Gephardt, Benjamin Richter and all others similarly-situated					
7	Georgina Gepharut, Benjamin Kienter and an others similarly-situated					
8	SUPERIOR COURT OF THE STATE OF CALIFORNIA					
9	COUNTY OF SAN DIEGO, CENTRAL					
10	JILL MILLER, PAUL MILLER,	Case No. 37-2015-00017514-CU-FR-CTL				
11	BENJAMIN RICHTER, GEORGIA GEBHARDT and ROES 1 through 100, individually, and on behalf of all others					
12	similarly situated,	[PROPOSED] PRELIMINARY APPROVAL ORDER				
13	Plaintiffs, v.					
14	MARK STEVEN SCHMIDT, an individual;	[Assigned for All Purposes to Judge Kenneth J. Medel, Dept. C-66]				
15	MARK S. SCHMIDT, AS TRUSTEE OF MARK S. SCHMIDT TRUST UDT 2/5/92;					
16	WILLMARK COMMUNITIES, INC., a California Corporation; ALPINE	Complaint Filed: 05/26/15				
17	CREEKSIDE, INC. a California Corporation; ALPINE WOODS, INC., a	Trial Date: None				
18	California Corporation; ALPINÉ WOODS APARTMENTS, INC. a Delaware					
19	Corporation; LA JOLLA NOBEL, L.P., a California Limited Partnership; LA JOLLA					
20	NOBEL I, INC., a California Corporation; MS NORTH PARK PROPERTIES, INC., a					
21	California Corporation; RANCHO HILLSIDE, INC., a California					
21	Corporation; PROMINENCE WILLMARK COMMUNITIES, INC., a California					
	Corporation; PAVLOV, INC., a California Corporation; PAVLOV, INC., a Delaware					
23	Corporation; SHADOWRIDGE, INC., a California Corporation; SHADOWRIDGE					
24	PARK, INC., a Delaware Corporation; SM PROMINENCE, INC., a California Corporation; WILLMARK COMMUNITIES					
25	UTC FINANCE 1, INC., a Delaware Corporation; WILLMARK COMMUNITIES					
26	UTC FINANCE 1, INC., a California Corporation; and DOES 6 through 100,					
27	inclusive.]				
28						
		1				
	[PROPOSED] PRELIMINARY APPROVAL ORDER					
1	n de la constance de la constan					



1	Plaintiffs' Motion for Preliminary Approval of Class Action Settlement, which included a
2	request for provisional certification of the proposed Settlement Class, approval of the form and
3	manner of Class Notice, approval of the procedures and deadlines for asserting objections to or
4	requesting exclusion, and a Final Approval Hearing, was filed with the Court on DATE and came
5	on hearing on DATE. The Court has considered the Parties' Settlement Agreement and Release
6	("Agreement") and supporting Exhibits, the unopposed Motion for Preliminary Approval of Class
7	Action Settlement, as well as the Memorandum of Points and Authorities and declarations filed in
8	support thereof.
9	IT IS HEREBY ORDERED THAT:
10	1. This Order incorporates by reference the definitions in the Agreement.
11	2. The Court hereby preliminarily approves the Agreement. The Court preliminarily
12	finds the proposed settlement, including the distribution formula described in Plaintiffs' motion
13	for determining settlement payments to Class Members, is fair, reasonable, and adequate. The
14	Court further finds that the settlement has been reached through arm's length, non-collusive
15	bargaining.
16	3. Pursuant to Code of Civil Procedure section 382, the following Settlement Class is
17	provisionally certified for settlement purposes only:
18	All persons who were identified as a lessee, co-lessee or signer on a lease agreement or
19	Final Account Statement at any Willmark Property and (i) moved out of his, her or their
20	rental unit on any date from May 26, 2011 through and including June 30, 2016; or (ii)
21	received a Final Account Statement pertaining to a tenancy at a Willmark Property that
22	terminated on any date from May 26, 2011 through and including June 30, 2016. ¹
23	The following are excluded from the Settlement Class: (i) the judge assigned to this case
24	and his staff; (ii) Defendants; and (iii) Defendants' affiliates and employees.
25	
26	¹ As defined in the Agreement, the term "Willmark Property" means any apartment building at any of the following communities: Alpine Woods Apartments, Creekside Meadows Apartments, La
27	Jolla Nobel Apartments, North Park Apartments, Rancho Hillside Apartments, Prominence Apartments, Shadowridge Apartments, and La Jolla Del Rey/Town Park Villas. "Willmark
28	Properties" means all of the above-referenced communities.
	3
	[PROPOSED] PRELIMINARY APPROVAL ORDER
1	

4. The Settlement Class meets all requirements of Code of Civil Procedure 382, for
 purposes of settlement of the Action only, including: (a) numerosity; (b) commonality; (c)
 typicality; (d) adequacy of the Representative Plaintiffs and Class Counsel; (e) predominance of
 common questions of fact and law; and (f) superiority.

- 5 5. Plaintiffs Jill Miller, Paul Miller, Georgia Gephardt, and Benjamin Richter are
 6 appointed as the Settlement Class Representatives, and their counsel, the Law Offices of Jimmie
 7 Davis Parker, the Law Offices of Leonard B. Simon P.C., Casey, Gerry Schenk Francavilla Blatt
 8 & Penfield LLP, and Phillips Erlewine and Given are appointed Class Counsel for the Settlement
 9 Class.
- 10 6. A Final Approval Hearing shall be held on

in Department ______ of San Diego Superior Court, located at 330 West Broadway, San Diego, 11 12 CA 92101, to determine all necessary matters concerning the Agreement, including whether the proposed settlement of the action on the terms and conditions provided for in the Agreement is 13 fair, adequate, and reasonable and should be finally approved by the Court. The motion for final 14 approval shall be filed and served by _____. Any opposition briefing filed and served by 15 _ and reply briefing filed and served by _____. The Court may continue the Final 16 17 Approval Hearing without further notice to the Settlement Class except though posting on the 18 Administrator's website.

- 7. The Court appoints Gilardi & Co., LLC as the third party settlement administrator
 ("Administrator"). The costs of settlement administration and Class Notice, including reasonable
 costs incurred to identify Class Members, shall be paid as set forth in the Agreement.
- 8. The Court hereby approves, as to form and content, the Class Notice attached as
 Exhibit 1 to the Agreement. The Administrator is directed to provide Class Notice through the
 mail, publication and website notice procedures set forth in the Agreement. The Court finds that
 distribution of Class Notice to the Settlement Class Members in the manner and form set forth in
 the Agreement and this Order meets the requirements of California law, including California Rule
 of Court 3.769(c), complies with due process, and shall constitute due and sufficient notice to all
 parties entitled thereto.

9. Within 20 calendar days of entry of this Order, or within 30 days of receipt of the
 information required by Section 4.1 of the Agreement, whichever is later, Class Counsel shall
 provide the Administrator with a spreadsheet listing each Class Member's last known address to
 the extent provided by Defendants in accordance with the Agreement.

5 10. Within 60 calendar days of the Preliminary Approval Date, the Administrator shall 6 mail the approved Class Notice and Claim Form to the Settlement Class. Within 7 calendar days 7 of completion of the mailing of the Class Notice and Claim Form, the Administrator shall also 8 arrange for publication of a summary of the content of the Class Notice in accordance with the 9 notice plan submitted with Plaintiffs' Motion for Preliminary Approval, which plan is hereby 10 approved. Within 7 calendar days of completion of the mailing of the Class Notice and Claim Form, the Administrator shall also post the Class Notice on the settlement website established by 11 the Administrator. 12

13 11. Eligible Class Members must submit a Claim Form as provided in the Agreement
14 and Class Notice in order to recover money under the Agreement. Claim Forms must be
15 postmarked or submitted on line by the Claim Bar Deadline.

16 12. Any member of the Settlement Class may request to be excluded from the 17 Settlement Class by following the instructions set forth in the Agreement and Class Notice. 18 Requests for Exclusion must be postmarked within 60 calendar days after the Class Notice Date. 19 Any person who timely and properly requests exclusion from the settlement will not be bound by the Agreement or have any right to object, appeal, or comment thereon. Requests for Exclusion 20 21 must be signed by the member of the Settlement Class requesting exclusion and must otherwise 22 comply with the requirements delineated in the Agreement and Class Notice. Settlement Class 23 members who have not requested exclusion shall be bound by all determinations of the Court, the 24 Agreement, and the Final Judgment, regardless of whether they have submitted a Claim Form.

Any Settlement Class Member who has not excluded himself or herself pursuant to
paragraph 12 above may object to the Agreement, and may present evidence and file briefs or
other papers that may be proper and relevant to the issues to be heard and determined by the Court
as provided in the Class Notice. Any objections must be postmarked within 60 calendar days after

the Class Notice Date. No Settlement Class member, however, shall be heard or be entitled to object, and no papers or briefs submitted by any such person shall be received or considered by the Court, unless on or before the objection response deadline the Settlement Class member, or his or her counsel, has properly filed and served their objections as provided in the Agreement and Notice. Any Settlement Class Member who does not make his or her objection in the manner provided for in the Agreement and Notice shall be deemed to have waived such objection and shall be foreclosed objecting to the settlement.

8 14. The Administrator shall provide Class Counsel and Defendants' Counsel with
9 appropriate status updates on the mailing and the processing of Claim Forms, Requests for
10 Exclusions, and objections.

11 15. Upon completion of the settlement administration process, the Administrator shall
12 provide written certification of such completion, and shall provide proof of payment at the request
13 of the Court and/or counsel for the Parties.

14 16. Pending the Final Approval Hearing, all proceedings in the action, other than those
15 necessary to carry out the enforcement of the terms and conditions of the Agreement and this
16 Order, are stayed. Pending final determination of whether the Settlement should be approved,
17 neither the Plaintiffs nor any Class Member, either directly, representatively or in any other
18 capacity shall commence or prosecute against any of the Defendant Released Parties in any action
19 or proceeding in any court or tribunal asserting any of the Released Claims.

If, for any reason, the Agreement is not finally approved or does not become
effective, this Order Granting Preliminary Approval shall be deemed vacated and shall have no
force or effect whatsoever, and this action shall proceed as if no settlement has been attempted
except as specifically provided in section 8.4 of the Agreement.

18. Any Class Member may enter an appearance in the Action, at their own expense,
individually or through counsel of his or her own choice. If he or she does not enter an
appearance, or submit a request for exclusion (pursuant to ¶12), or an objection (pursuant to ¶13),
he or she will be represented by Class Counsel as part of the Settlement Class.

28

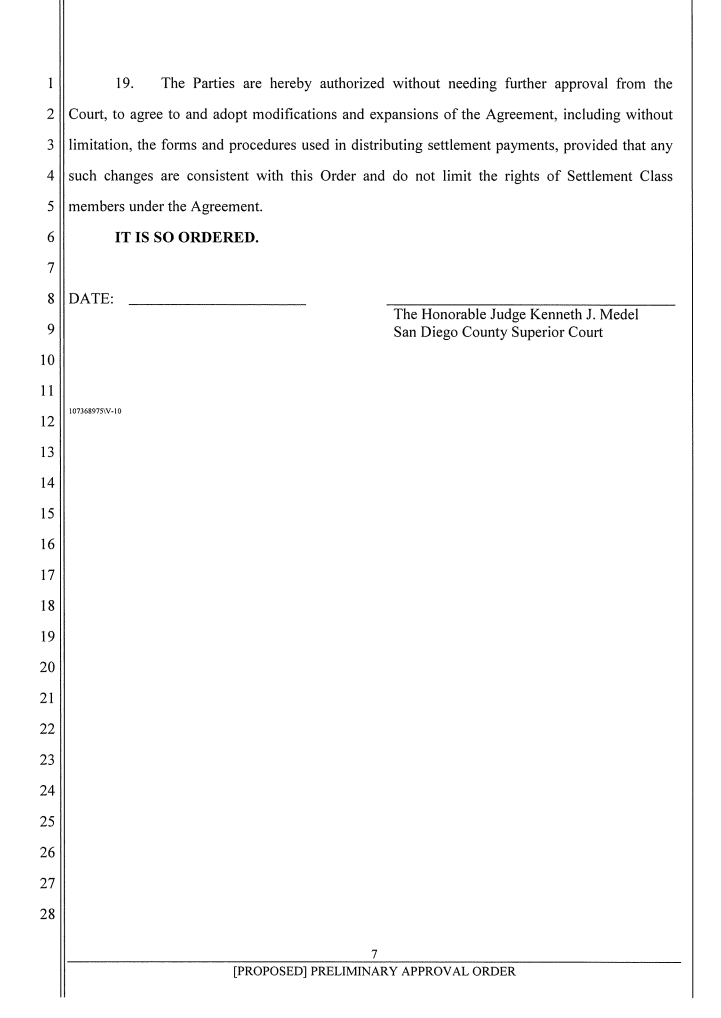
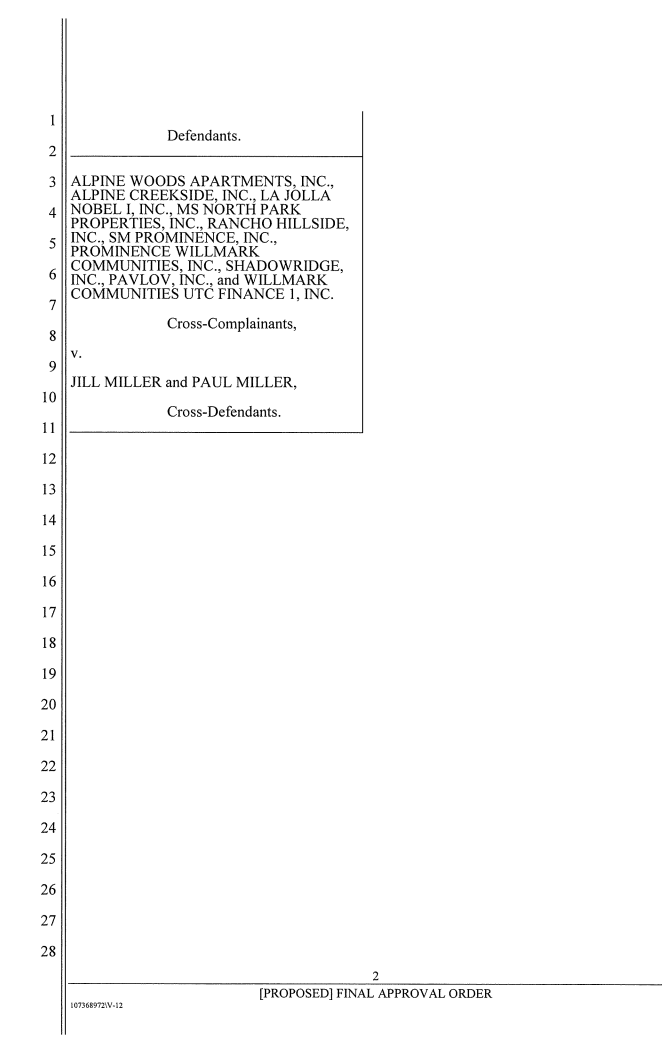


Exhibit 4 (Final Approval Order)

1	Leonard B. Simon, Esq. (SBN: 58310)					
2	LAW OFFICES OF LEONARD B. SIMON P.	С.				
3	655 West Broadway, Suite 1900					
	San Diego, California 92101 Phone: 619.338.4549					
4	Email: <u>lens@rgrdlaw.com</u>					
5	Attorney for Plaintiffs Jill Miller, Paul Miller,					
6	Georgina Gephardt, Benjamin Richter and all c	others similarly-situated				
7						
8	SUPERIOR COURT OF T	HE STATE OF CALIFORNIA				
9	COUNTY OF SA	N DIEGO, CENTRAL				
10	JILL MILLER, PAUL MILLER,	Case No. 37-2015-00017514-CU-FR-CTL				
11	BENJAMIN RICHTER, GEORGIA GEBHARDT and ROES 1 through 100,					
12	individually, and on behalf of all others similarly situated,	[PROPOSED] FINAL APPROVAL ORDER				
13	Plaintiffs,	[Assigned for All Purposes to Judge Kenneth J.				
14	v.	Medel, Dept. C-66]				
	MARK STEVEN SCHMIDT, an individual; MARK S. SCHMIDT, AS TRUSTEE OF					
15	MARK S. SCHMIDT TRUST UDT 2/5/92; WILLMARK COMMUNITIES, INC., a	Complaint Filed: 05/26/15				
16	California Corporation; ALPINÉ CREEKSIDE, INC. a California	Trial Date: None				
17						
18	APARTMENTS, INC. a Delaware Corporation; LA JOLLA NOBEL, L.P., a					
19	California Limited Partnership; LÁ JOLLA NOBEL I, INC., a California Corporation;					
20	MS NORTH PARK PROPERTIES, INC., a California Corporation; RANCHO					
21	HILLSIDE, INC., a California Corporation; PROMINENCE WILLMARK					
22	COMMUNITIES, INC., a California Corporation; PAVLOV, INC., a California					
23	Corporation; PAVLOV, INC., a Delaware Corporation; SHADOWRIDGE, INC., a					
	California Corporation; SHADOWRIDGE PARK, INC., a Delaware Corporation;					
24	SM PROMINENCE, INC., a California Corporation; WILLMARK COMMUNITIES					
25	UTC FINANCE 1, INC., a Delaware Corporation; WILLMARK COMMUNITIES					
26	UTC FINANCE 1, INC., a California Corporation; and DOES 6 through 100,					
27	inclusive.					
28						
	[PROPOSED] FINA 107368972\V-12	AL APPROVAL ORDER				



Plaintiffs' Motion for Final Approval of Class Action Settlement was filed with the Court
on [FILING DATE] and came on hearing on [HEARING DATE]. The Court has considered
the Parties' Settlement Agreement and Release ("Agreement") and supporting Exhibits, the
[unopposed] Motion for Final Approval of Class Action Settlement, as well as the Memorandum
of Points and Authorities and declarations in support thereof, [and the objections filed thereto],
and has heard all parties wishing to be heard orally. Having heard and considered the papers and
arguments presented, and good cause appearing, the Court hereby rules and finds as follows:

8

IT IS HEREBY ORDERED THAT:

9

1. This Order incorporates by reference the definitions in the Agreement.

The Court has jurisdiction over the subject matter of this action and all Parties to
 the action, including all Settlement Class members. The Court retains jurisdiction over the Action
 to consider all further matters arising out of or related to the Agreement.

13 3. The Court finds the proposed settlement as set forth in the Agreement, including 14 the formula for distributing settlement monies to Class Members, the payment of attorneys' fees, 15 litigation expenses and service awards by Defendants, is fair, reasonable, and adequate. The Court 16 specifically finds that (a) the cash payment and debt relief is a fair compromise of the controversy 17 in this case, and (b) the attorneys' fees and expenses to be paid directly by Defendants are substantially less than Class Counsel's lodestar and a fair compromise of counsel's claim for fees 18 and expenses; and (c) the service awards of \$1,500 per Named Plaintiff are reasonable in the 19 20 circumstances.

4. The Court further finds that the Agreement and the case resolution confirmed
therein has been reached through arm's length, non-collusive bargaining, with substantial
assistance from an experienced mediator.

5. Notice of the pendency of this Action as a class action and of the proposed
Settlement was given to all Settlement Class members who could be identified with reasonable
effort. The Court finds that the form and method of the Class Notice provided in the Action were
implemented in accordance with the Preliminary Approval Order and:

28

Constituted the best notice practicable under the circumstances;

(a)

1	(b) Constituted notice reasonably calculated, under the circumstances, to apprise				
2	Settlement Class members of: (i) the pendency of the Action, the terms and the effect of				
3	the proposed Settlement, including without limitation, the releases to be provided				
4	thereunder; the payment of attorneys' fees, litigation expenses and Class Representative's				
5	awards at negotiated levels subject to Court approval; (ii) their right to object to any				
6	aspect of the Settlement or exclude themselves from the Settlement Class; and (iii) their				
7	right to appear at the Final Approval Hearing;				
8	(c) constituted due, adequate, and sufficient notice to all persons entitled to receive				
9	notice of the proposed Settlement; and				
10	(d) satisfied the requirements of Code of Civil Procedure section 382, due process, and				
11	all other applicable laws and rules.				
12	6. The settlement as embodied in the Agreement is fully and finally approved on				
13	behalf of the following Settlement Class: All persons who were identified as a lessee, co-lessee or				
14	signer on a lease agreement or Final Account Statement at any Willmark Property and (i) moved				
15	out of his, her or their rental unit on any date from May 26, 2011 through and including June 30,				
16	2016; or (ii) received a Final Account Statement pertaining to a tenancy at a Willmark Property				
17	that terminated on any date from May 26, 2011 through and including June 30, 2016. ¹				
18	The following are excluded from the Settlement Class:				
19	(i) The judge assigned to this case and his staff;				
20	(ii) Defendants;				
21	(iii) Defendants' affiliates and employees; and				
22	(iv) The individuals listed on the attached Exhibit 1 to this Order that timely				
23	requested exclusion from the Settlement Class.				
24	///				
25					
26	¹ As defined in the Agreement, the term "Willmark Property" means any apartment building at any of the following communities: Alpine Woods Apartments, Creekside Meadows Apartments, La				
27	Jolla Nobel Apartments, North Park Apartments, Rancho Hillside Apartments, Prominence Apartments, Shadowridge Apartments, and La Jolla Del Rey/Town Park Villas. "Willmark				
28	Properties" means all of the above-referenced communities.				
	4				
	[PROPOSED] FINAL APPROVAL ORDER				

17.The Court directs the Parties to effectuate the settlement's terms as set forth in the2Agreement.

- 3 8. The Agreement and this Order are not admissions of liability, fault or wrongdoing 4 by Defendant or the Released Parties, or a finding of the validity of any claims in the Action or of 5 any wrongdoing or violation of law by Defendant or the Defendant Released Parties. Neither this 6 Order, nor any of its terms or provisions, nor any of the negotiations or proceedings connected 7 with it, shall be offered as evidence or received in evidence in any pending or future civil, 8 criminal, or administrative action or proceeding to establish any liability of, or admission by 9 Defendant, the Defendant Released Parties, or any of them. Notwithstanding the foregoing, nothing in this Order shall be interpreted to prohibit the use of this Order in a proceeding to 10 11 consummate or enforce the Agreement, or to defend against the assertion of Released Claims in 12 any other proceeding, or as otherwise required by law.
- 9. Each Class Member who did not request to be excluded has released all Released
 Claims against the Defendant Released Parties. Upon the Effective Date, each and every
 Settlement Class Member (excluding the persons listed on Exhibit 1only) shall be permanently
 barred and enjoined from initiating, asserting and/or prosecuting any Released Claim against any
 Defendant Released Party in any court or any forum.
- 10. 18 The Named Plaintiffs and all Settlement Class members shall, as of the Effective 19 Date, conclusively be deemed to have acknowledged that the Released Claims may include 20 claims, rights, demands, causes of action, liabilities, suits, damages, losses or injury that are not 21 known or suspected to exist as of the Effective Date. The Named Plaintiffs and all Settlement 22 Class members nonetheless release all such Released Claims against all Defendant Released 23 Parties. Further, as of the Effective Date, the Named Plaintiffs and all Settlement Class members shall be deemed to have waived any and all protections, rights and benefits of California Civil 24 Code section 1542. 25
- 26 ///
- 27 ///
- 28 ///

1 11. Upon the Effective Date, Defendants, and each of them, and each of their past and 2 present officers, trustees, directors, shareholders, subsidiaries, parents, affiliates, alter egos, joint 3 ventures, partners, partnerships, members, limited liability companies, company divisions, 4 representatives, employees, agents, attorneys, insurers, vendors, predecessors, successors and 5 assigns, shall be deemed to and hereby release and forever discharge: (a) Named Plaintiffs and 6 Participating Class Members from the Defendants' Claims as defined in the Agreement; and (b) 7 Named Plaintiffs, Participating Class Members and Class Counsel from any claim arising from or related to the prosecution or settlement of the Action, including without limitation, any claim for 8 9 malicious prosecution or abuse of process.

10 12. Without affecting the finality of the judgment in this matter, the Court reserves
11 jurisdiction over the implementation, administration and enforcement of the Agreement, the Final
12 Approval Order and all matters ancillary thereto.

13 13. The Parties are hereby authorized without needing further approval from the Court,
14 to agree to and adopt such modifications and expansions of the Agreement, including without
15 limitation, the forms and procedures used in distributing settlement payments, provided that any
16 such changes are consistent with this Order and do not limit the rights of Settlement Class
17 members under the Agreement.

18 14. To the extent asserted, any objections to the Agreement and approval of this19 settlement are expressly overruled.

20

15. All other relief not expressly granted to the Settlement Class members is denied.

16. The reasonable expenses of the Administrator, including costs to identify and
notify Class Members of the Agreement, and to administer the Agreement, shall be paid from the
Class Fund.

- 24 || ///
- 25 ////
- 26 ///
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///

6 [PROPOSED] FINAL APPROVAL ORDER

107368972\V-12

1	17. The Cash Payment, whether held in the Escrow Account established in accordance						
2	with the Agreement or transferred to the Administrator for distribution to Class Members, shall						
3	be deemed subject to the jurisdiction of the Court until such time as such funds shall be						
4	distributed pursuant to this Order, the Agreement and/or further orders of the Court. No person						
5	shall be entitled to any portion of the Cash Payment except as specifically provided in the						
6	Agreement or order of this Court.						
7	IT IS SO ORDERED.						
8							
9	DATE: The Honorable Judge Kenneth J. Medel						
10	San Diego County Superior Court						
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	7[PROPOSED] FINAL APPROVAL ORDER						
	107368972\V-12						
	1						

Exhibit 5 (Judgment)

1	Leonard B. Simon, Esq. (SBN: 58310)					
2	LAW OFFICES OF LEONARD B. SIMON P.C. 655 West Broadway, Suite 1900					
3	San Diego, California 92101					
4	Phone: 619.338.4549 Email: <u>lens@rgrdlaw.com</u>					
5						
6	Attorney for Plaintiffs Jill Miller, Paul Miller, Georgina Gephardt, Benjamin Richter and all c	others similarly-situated				
7						
8	SUPERIOR COURT OF T	THE STATE OF CALIFORNIA				
9	COUNTY OF SA	N DIEGO, CENTRAL				
10	JILL MILLER, PAUL MILLER, BENJAMIN RICHTER, GEORGIA	Case No. 37-2015-00017514-CU-FR-CTL				
11	GEBHARDT and ROES 1 through 100, individually, and on behalf of all others	[PROPOSED] FINAL JUDGMENT				
12	similarly situated,					
13	Plaintiffs, v.	[Assigned for All Purposes to Judge Kenneth J. Medel, Dept. C-66]				
14	MARK STEVEN SCHMIDT, an individual; MARK S. SCHMIDT, AS TRUSTEE OF					
15	MARK S. SCHMIDT, AS TRUSTED OF MARK S. SCHMIDT TRUST UDT 2/5/92; WILLMARK COMMUNITIES, INC., a	Complaint Filed: 05/26/15				
16	California Corporation; ALPINE	Trial Date: None				
17	Corporation; ALPINE WOODS, INC., a California Corporation; ALPINE WOODS					
18	APARTMENTS, INC. a Delaware Corporation; LA JOLLA NOBEL, L.P., a					
19	California Limited Partnership; LA JOLLA NOBEL I, INC., a California Corporation; MS NORTH PARK PROPERTIES, INC., a					
20	California Corporation; RANCHO HILLSIDE, INC., a California					
21	Corporation; PROMINENCE WILLMARK COMMUNITIES, INC., a California					
22	Corporation; PAVLOV, INC., a California Corporation; PAVLOV, INC., a Delaware					
23	Corporation; SHADOWRIDGE, INC., a California Corporation; SHADOWRIDGE					
24	PARK, INC., a Delaware Corporation; SM PROMINENCE, INC., a California Corporation; WILLMARK COMMUNITIES					
25	UTC FINANCE 1, INC., a Delaware Corporation; WILLMARK COMMUNITIES					
26	UTC FINANCE 1, INC., a California Corporation; and DOES 6 through 100,					
27	inclusive,					
28	Defendants.					
,		1				
	[PROPOSED]	FINAL JUDGMENT				

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ALPINE WOODS APARTMENTS, INC., ALPINE CREEKSIDE, INC., LA JOLLA	
NOBEL I, INC., MS NORTH PARK PROPERTIES, INC., RANCHO HILLSIDE,	
PROMINENCE, INC.,	
INC., PAVLOV, INC., SHADOWRIDGE,	
	F
	T.
	ALPINE WOODS APARTMENTS, INC., ALPINE CREEKSIDE, INC., LA JOLLA NOBEL I, INC., MS NORTH PARK PROPERTIES, INC., RANCHO HILLSIDE, INC., SAM PROMINENCE, INC., PROMINENCE WILLMARK COMMUNITIES UTC. SHADOWRIDGE, INC., PAVLOV, INC., and WILLMARK COMMUNITIES UTC FINANCE 1, INC. Cross-Complainants, V. JILL MILLER and PAUL MILLER, Cross-Defendants.

1	Plaintiffs' Motion for Final Approval of Class Action Settlement, Order Approving
2	Attorneys' Fees, Litigation Expenses, and Service Awards came on hearing on, 2018.
3	The Court granted the Motion for Final Approval of Class Action Settlement, Order
4	Approving Attorneys' Fees, Litigation Expenses, and Service Awards ("Final Approval Order").
5	Accordingly, in accordance with the Court's Final Approval Order, a true and correct
6	copy of which is attached hereto as Exhibit 1 and incorporated by reference herein, it is hereby
7	ORDERED, ADJUDGED, AND DECREED that:
8	1. The Court enters final judgment consistent with the terms set forth in the Final
9	Approval Order.
10	2. As set forth in the Final Approval Order, the Court retains jurisdiction over this
11	action to enforce the provisions of the Settlement Agreement and Release under California Code
12	of Civil Procedure section 664.6.
13	IT IS SO ORDERED, ADJUDGED AND DECREED
14	
15	DATE: The Honorable Judge Kenneth J. Medel
16	San Diego County Superior Court
17	
18	107601914\V-3
19	10/00/3/4/4-5
20	
21	
22	
23	
24	
25	
26	
27	
28	
	[PROPOSED] FINAL JUDGMENT

Exhibit 6

(Willmark Properties -Street Addresses)

Alpine Woods

Unit number	Address 1	City	State	Zip code
101	1829 Arnold Way #0101	ALPINE	CA	91901
102	1829 Arnold Way #0102	ALPINE	CA	91901
103	1829 Arnold Way #0103	ALPINE	CA	91901
104	1829 Arnold Way #0104	ALPINE	CA	91901
201	1829 Arnold Way #0201	ALPINE	CA	91901
202	1829 Arnold Way #0202	ALPINE	CA	91901
203	1829 Arnold Way #0203	ALPINE	CA	91901
204	1829 Arnold Way #0204	ALPINE	CA	91901
205	1829 Arnold Way #0205	ALPINE	CA	91901
301	1829 Arnold Way #0301	ALPINE	CA	91901
302	1829 Arnold Way #0302	ALPINE	CA	91901
303	1829 Arnold Way #0303	ALPINE	CA	91901
304	1829 Arnold Way #0304	ALPINE	CA	91901
305	1829 Arnold Way #0305	ALPINE	CA	91901
401	1829 Arnold Way #0401	ALPINE	CA	91901
402	1829 Arnold Way #0402	ALPINE	CA	91901
403	1829 Arnold Way #0403	ALPINE	CA	91901
404	1829 Arnold Way #0404	ALPINE	CA	91901
405	1829 Arnold Way #0405	ALPINE	CA	91901
501	1829 Arnold Way #0501	ALPINE	CA	91901
502	1829 Arnold Way #0502	ALPINE	CA	91901
503	1829 Arnold Way #0503	ALPINE	CA	91901
504	1829 Arnold Way #0504	ALPINE	CA	91901
505	1829 Arnold Way #0505	ALPINE	CA	91901
601	1829 Arnold Way #0601	ALPINE	CA	91901
602	1829 Arnold Way #0602	ALPINE	CA	91901
603	1829 Arnold Way #0603	ALPINE	CA	91901
604	1829 Arnold Way #0604	ALPINE	CA	91901
701	1829 Arnold Way #0701	ALPINE	CA	91901
702	1829 Arnold Way #0702	ALPINE	CA	91901
703	1829 Arnold Way #0703	ALPINE	CA	91901
704	1829 Arnold Way #0704	ALPINE		91901
705	1829 Arnold Way #0705	ALPINE	CA	91901
801	1829 Arnold Way #0801	ALPINE	CA	91901
802	1829 Arnold Way #0802	ALPINE		91901
803	1829 Arnold Way #0803	Alpine	CA	91901
804	1829 Arnold Way #0804	ALPINE	CA	91901
805	1829 Arnold Way #0805	ALPINE	CA	91901
901	1829 Arnold Way #0901	ALPINE	CA	91901
902	1829 Arnold Way #0902	ALPINE	CA	91901
903	1829 Arnold Way #0903	ALPINE		91901
904	1829 Arnold Way #0904	ALPINE		91901
905	1829 Arnold Way #0905	ALPINE		91901
1001	1829 Arnold Way #1001	ALPINE		91901
1002	1829 Arnold Way #1002	ALPINE	CA	91901

Alpine Woods

Unit number	Address 1	City	State 2	Zip code
1003	1829 Arnold Way #1003	ALPINE	CA	91901
1004	1829 Arnold Way #1004	ALPINE		91901
1005	1829 Arnold Way #1005	ALPINE	CA	91901
1101	1829 Arnold Way #1101	ALPINE	CA	91901
1102	1829 Arnold Way #1102	ALPINE	CA	91901
1103	1829 Arnold Way #1103	ALPINE	CA	91901
1104	1829 Arnold Way #1104	ALPINE	CA	91901
1105	1829 Arnold Way #1105	ALPINE	CA	91901
1201	1829 Arnold Way #1201	ALPINE	CA	91901
1202	1829 Arnold Way #1202	ALPINE	CA	91901
1203	1829 Arnold Way #1203	ALPINE	CA	91901
1204	1829 Arnold Way #1204	ALPINE	CA	91901
1205	1829 Arnold Way #1205	ALPINE	CA	91901
1301	1829 Arnold Way #1301	ALPINE	CA	91901
1302	1829 Arnold Way #1302	ALPINE	CA	91901
1303	1829 Arnold Way #1303	ALPINE	CA	91901
1304	1829 Arnold Way #1304	ALPINE	CA	91901
1305	1829 Arnold Way #1305	ALPINE	CA	91901
1401	1829 Arnold Way #1401	ALPINE	CA	91901
1402	1829 Arnold Way #1402	ALPINE	CA	91901
1403	1829 Arnold Way #1403	ALPINE	CA	91901
1404	1829 Arnold Way #1404	ALPINE	CA	91901
1405	1829 Arnold Way #1405	ALPINE	CA	91901
1501	1829 Arnold Way #1501	ALPINE	CA	91901
1502	1829 Arnold Way #1502	ALPINE	CA	91901
1503	1829 Arnold Way #1503	ALPINE	CA	91901
1504	1829 Arnold Way #1504	ALPINE	CA	91901
1505	1829 Arnold Way #1505	ALPINE	CA	91901
1601	1829 Arnold Way #1601	ALPINE	CA	91901
1602	1829 Arnold Way #1602	ALPINE	CA	91901
1603	1829 Arnold Way #1603	ALPINE	CA	91901
1604	1829 Arnold Way #1604	ALPINE	CA	91901
1605	1829 Arnold Way #1605	ALPINE	CA	91901
1701	1829 Arnold Way #1701	ALPINE	CA	91901
1702	1829 Arnold Way #1702	ALPINE	CA	91901
1703	1829 Arnold Way #1703	ALPINE	CA	91901
1704	1829 Arnold Way #1704	ALPINE	CA	91901
1705	1829 Arnold Way #1705	ALPINE	CA	91901
1801	1829 Arnold Way #1801	ALPINE	CA	91901
1802	1829 Arnold Way #1802	ALPINE	CA	91901
1803	1829 Arnold Way #1803	ALPINE	CA	91901
1804	1829 Arnold Way #1804	ALPINE	CA	91901
1805	1829 Arnold Way #1805	ALPINE	CA	91901
1901	1829 Arnold Way #1901	ALPINE	CA	91901
1902	1829 Arnold Way #1902	ALPINE	CA	91901

Alpine Woods

Unit number	Address 1	City S	tate Zip code
1903	1829 Arnold Way #1903	ALPINE C	A 91901
1904	1829 Arnold Way #1904	ALPINE C	A 91901
1905	1829 Arnold Way #1905	ALPINE C	A 91901
2001	1829 Arnold Way #2001	ALPINE C	CA 91901
2002	1829 Arnold Way #2002	ALPINE C	A 91901
2003	1829 Arnold Way #2003	ALPINE C	A 91901
2004	1829 Arnold Way #2004	ALPINE C	A 91901
2005	1829 Arnold Way #2005	ALPINE C	A 91901
2101	1829 Arnold Way #2101	ALPINE C	A 91901
2102	1829 Arnold Way #2102	ALPINE C	A 91901
2103	1829 Arnold Way #2103	ALPINE C	A 91901
2104	1829 Arnold Way #2104	ALPINE C	A 91901
2201	1829 Arnold Way #2201	ALPINE C	A 91901
2202	1829 Arnold Way #2202	ALPINE C	A 91901
2203	1829 Arnold Way #2203	ALPINE C	A 91901
2204	1829 Arnold Way #2204	ALPINE C	A 91901
2205	1829 Arnold Way #2205	ALPINE C	A 91901
2301	1829 Arnold Way #2301	ALPINE C	A 91901
2302	1829 Arnold Way #2302	ALPINE C	A 91901
2303	1829 Arnold Way #2303	ALPINE C	A 91901
2304	1829 Arnold Way #2304	ALPINE C	A 91901
2305	1829 Arnold Way #2305	ALPINE C	A 91901
2401	1829 Arnold Way #2401	ALPINE C	A 91901
2402	1829 Arnold Way #2402	ALPINE C	A 91901
2403	1829 Arnold Way #2403	ALPINE C	A 91901
2404	1829 Arnold Way #2404	ALPINE C	A 91901

U	nit number	Address 1	City	State	Zip code
1		1750 Arnold Way #1	Alpine	CA	91901
2		1750 Arnold Way #2	Alpine	CA	91901
3		1750 Arnold Way #3	Alpine	CA	91901
4		1750 Arnold Way #4	Alpine	CA	91901
5		1750 Arnold Way #5	Alpine	CA	91901
6		1750 Arnold Way #6	Alpine	CA	91901
7		1750 Arnold Way #7	Alpine	CA	91901
8		1750 Arnold Way #8	Alpine	CA	91901
9		1750 Arnold Way #9	Alpine	CA	91901
10		1750 Arnold Way #10	Alpine	CA	91901
11		1750 Arnold Way #11	Alpine	CA	91901
12		1750 Arnold Way #12	Alpine	CA	91901
13		1750 Arnold Way #13	Alpine	CA	91901
14		1750 Arnold Way #14	Alpine	CA	91901
15		1750 Arnold Way #15	Alpine	CA	91901
16		1750 Arnold Way #16	Alpine	CA	91901
17		1750 Arnold Way #17	Alpine	CA	91901
18		1750 Arnold Way #18	Alpine	CA	91901
19		1750 Arnold Way #19	Alpine	CA	91901
20		1750 Arnold Way #20	Alpine	CA	91901
21		1750 Arnold Way #21	Alpine	CA	91901
22		1750 Arnold Way #22	Alpine	CA	91901
23		1750 Arnold Way #23	Alpine	CA	91901
24		1750 Arnold Way #24	Alpine	CA	91901
25		1750 Arnold Way #25	Alpine	CA	91901
26		1750 Arnold Way #26	Alpine	CA	91901
27		1750 Arnold Way #27	Alpine	CA	91901
28		1750 Arnold Way #28	Alpine	CA	91901
29		1750 Arnold Way #29	Alpine	CA	91901
30		1750 Arnold Way #30	Alpine	CA	91901
31		1750 Arnold Way #31	Alpine	CA	91901
32		1750 Arnold Way #32	Alpine	CA	91901
33		1750 Arnold Way #33	Alpine	CA	91901
34		1750 Arnold Way #34	Alpine	CA	91901
35		1750 Arnold Way #35	Alpine	CA	91901
36		1750 Arnold Way #36	Alpine	CA	91901
37		1750 Arnold Way #37	Alpine	CA	91901
38		1750 Arnold Way #38	Alpine	CA	91901
39		1750 Arnold Way #39	Alpine	CA	91901
40		1750 Arnold Way #40	Alpine	CA	91901
41		1750 Arnold Way #41	Alpine	CA	91901
42		1750 Arnold Way #42	Alpine	CA	91901
43		1750 Arnold Way #43	Alpine	CA	91901
44		1750 Arnold Way #44	Alpine	CA	91901
45		1750 Arnold Way #45	Alpine	CA	91901

Unit nu	ımber	Address 1	City	State	Zip code
46	1750 Arnold	Way #46	Alpine	CA	91901
47	1750 Arnold	Way #47	Alpine	CA	91901
48	1750 Arnold	Way #48	Alpine	CA	91901
49	1750 Arnold	Way #49	Alpine	CA	91901
50	1750 Arnold	Way #50	Alpine	CA	91901
51	1750 Arnold	Way #51	Alpine	CA	91901
52	1750 Arnold	Way #52	Alpine	CA	91901
53	1750 Arnold	Way #53	Alpine	CA	91901
54	1750 Arnold	Way #54	Alpine	CA	91901
55	1750 Arnold	Way #55	Alpine	CA	91901
56	1750 Arnold	Way #56	Alpine	CA	91901
57	1750 Arnold	Way #57	Alpine	CA	91901
58	1750 Arnold	Way #58	Alpine	CA	91901
59	1750 Arnold	Way #59	Alpine	CA	91901
60	1750 Arnold	Way #60	Alpine	CA	91901
61	1750 Arnold	Way #61	Alpine	CA	91901
62	1750 Arnold	Way #62	Alpine	CA	91901
63	1750 Arnold	Way #63	Alpine	CA	91901
64	1750 Arnold	Way #64	Alpine	CA	91901
65	1750 Arnold	Way #65	Alpine	CA	91901
66	1750 Arnold	Way #66	Alpine	CA	91901
67	1750 Arnold	Nay #67	Alpine	CA	91901
68	1750 Arnold V	Nay #68	Alpine	CA	91901
69	1750 Arnold	Nay #69	Alpine	CA	91901
70	1750 Arnold	Way #70	Alpine	CA	91901
71	1750 Arnold V	Way #71	Alpine	CA	91901
72	1750 Arnold V	Nay #72	Alpine	CA	91901
73	1750 Arnold V	Nay #73	Alpine	CA	91901
74	1750 Arnold V	Nay #74	Alpine	CA	91901
75	1750 Arnold V	Nay #75	Alpine	CA	91901
76	1750 Arnold V	Nay #76	Alpine	CA	91901
77	1750 Arnold \	Nay #77	Alpine	CA	91901
78	1750 Arnold \	Nay #78	Alpine	CA	91901
79	1750 Arnold \	Nay #79	Alpine	CA	91901
80	1750 Arnold \	Nay #80	Alpine	CA	91901
81	1750 Arnold \	Nay #81	Alpine	CA	91901
82	1750 Arnold \	Nay #82	Alpine	CA	91901
83	1750 Arnold \	Vay #83	Alpine	CA	91901
84	1750 Arnold \	Vay #84	Alpine	CA	91901
85	1750 Arnold \	Vay #85	Alpine	CA	91901
86	1750 Arnold \	Vay #86	Alpine	CA	91901
87	1750 Arnold \	Vay #87	Alpine	CA	91901
88	1750 Arnold \	Vay #88	Alpine	CA	91901
89	1750 Arnold V	Vay #89	Alpine	CA	91901
90	1750 Arnold \	Vay #90	Alpine	CA	91901

Unit number	Address 1	City	State	Zip code
91	1750 Arnold Way #91	Alpine	CA	91901
92	1750 Arnold Way #92	Alpine	CA	91901
93	1750 Arnold Way #93	Alpine	CA	91901
94	1750 Arnold Way #94	Alpine	CA	91901
95	1750 Arnold Way #95	Alpine	CA	91901
96	1750 Arnold Way #96	Alpine	CA	91901
97	1750 Arnold Way #97	Alpine	CA	91901
98	1750 Arnold Way #98	Alpine	CA	91901
99	1750 Arnold Way #99	Alpine	CA	91901
100	1750 Arnold Way #100	Alpine	CA	91901
101	1750 Arnold Way #101	Alpine	CA	91901
102	1750 Arnold Way #102	Alpine	CA	91901
103	1750 Arnold Way #103	Alpine	CA	91901
104	1750 Arnold Way #104	Alpine	CA	91901
105	1750 Arnold Way #105	Alpine	CA	91901
106	1750 Arnold Way #106	Alpine	CA	91901
107	1750 Arnold Way #107	Alpine	CA	91901
108	1750 Arnold Way #108	Alpine	CA	91901
109	1750 Arnold Way #109	Alpine	CA	91901
110	1750 Arnold Way #110	Alpine	CA	91901
111	1750 Arnold Way #111	Alpine	CA	91901
112	1750 Arnold Way #112	Alpine	CA	91901
113	1750 Arnold Way #113	Alpine	CA	91901
114	1750 Arnold Way #114	Alpine	CA	91901
115	1750 Arnold Way #115	Alpine	CA	91901
116	1750 Arnold Way #116	Alpine	CA	91901
117	1750 Arnold Way #117	Alpine	CA	91901
118	1750 Arnold Way #118	Alpine	CA	91901
119	1750 Arnold Way #119	Alpine	CA	91901
120	1750 Arnold Way #120	Alpine	CA	91901
121	1750 Arnold Way #121	Alpine	CA	91901
122	1750 Arnold Way #122	Alpine	CA	91901
123	1750 Arnold Way #123	Alpine	CA	91901
124	1750 Arnold Way #124	Alpine	CA	91901
125	1750 Arnold Way #125	Alpine	CA	91901
126	1750 Arnold Way #126	Alpine	CA	91901
127	1750 Arnold Way #127	Alpine	CA	91901
128	1750 Arnold Way #128	Alpine	CA	91901
129	1750 Arnold Way #129	Alpine	CA	91901
130	1750 Arnold Way #130	Alpine	CA	91901
131	1750 Arnold Way #131	Alpine	CA	91901
132	1750 Arnold Way #132	Alpine	CA	91901
133	1750 Arnold Way #133	Alpine	CA	91901
134	1750 Arnold Way #134	Alpine	CA	91901
135	1750 Arnold Way #135	Alpine	CA	91901

Unit number	Address 1	City	State	Zip code
136	1750 Arnold Way #136	Alpine	CA	91901
137	1750 Arnold Way #137	Alpine	CA	91901
138	1750 Arnold Way #138	Alpine	CA	91901
139	1750 Arnold Way #139	Alpine	CA	91901
140	1750 Arnold Way #140	Alpine	CA	91901
141	1750 Arnold Way #141	Alpine	CA	91901
142	1750 Arnold Way #142	Alpine	CA	91901
143	1750 Arnold Way #143	Alpine	CA	91901
144	1750 Arnold Way #144	Alpine	CA	91901

Unit number	Address 1	City	State	Zip code
267-01	12267 Calle Albara #1	El Cajon	CA	92019
267-02	12267 Calle Albara #2	El Cajon	СА	92019
267-03	12267 Calle Albara #3	El Cajon	CA	92019
267-04	12267 Calle Albara #4	El Cajon	CA	92019
267-05	12267 Calle Albara #5	El Cajon	CA	92019
267-06	12267 Calle Albara #6	El Cajon	CA	92019
267-07	12267 Calle Albara #7	El Cajon	CA	92019
267-08	12267 Calle Albara #8	El Cajon	CA	92019
267-09	12267 Calle Albara #9	El Cajon	CA	92019
267-10	12267 Calle Albara #10	El Cajon	CA	92019
267-11	12267 Calle Albara #11	El Cajon	CA	92019
267-12	12267 Calle Albara #12	El Cajon	CA	92019
267-13	12267 Calle Albara #13	El Cajon	CA	92019
267-14	12267 Calle Albara #14	El Cajon	CA	92019
267-15	12267 Calle Albara #15	El Cajon	CA	92019
267-16	12267 Calle Albara #16	El Cajon	CA	92019
269-01	12269 Calle Albara #1	El Cajon	CA	92019
269-02	12269 Calle Albara #2	El Cajon	CA	92019
269-03	12269 Calle Albara #3	El Cajon	CA	92019
269-04	12269 Calle Albara #4	El Cajon	CA	92019
269-05	12269 Calle Albara #5	El Cajon	CA	92019
269-06	12269 Calle Albara #6	El Cajon	CA	92019
269-07	12269 Calle Albara #7	El Cajon	CA	92019
269-08	12269 Calle Albara #8	El Cajon	CA	92019
269-09	12269 Calle Albara #9	El Cajon	CA	92019
269-10	12269 Calle Albara #10	El Cajon	CA	92019
269-11	12269 Calle Albara #11	El Cajon	CA	92019
269-12	12269 Calle Albara #12	El Cajon	CA	92019
269-13	12269 Calle Albara #13	El Cajon	CA	92019
269-14	12269 Calle Albara #14	El Cajon	CA	92019
269-15	12269 Calle Albara #15	El Cajon	CA	92019
269-16	12269 Calle Albara #16	El Cajon	CA	92019
271-01	12271 Calle Albara #1	El Cajon	CA	92019
271-02	12271 Calle Albara #2	El Cajon	CA	92019
271-03	12271 Calle Albara #3	El Cajon	CA	92019
271-04	12271 Calle Albara #4	El Cajon	CA	92019
271-05	12271 Calle Albara #5	El Cajon	CA	92019
271-06	12271 Calle Albara #6	El Cajon	CA	92019
271-07	12271 Calle Albara #7	El Cajon	CA	92019
271-08	12271 Calle Albara #8	El Cajon	CA	92019
271-09	12271 Calle Albara #9	El Cajon	CA	92019
271-10	12271 Calle Albara #10	El Cajon	CA	92019

Unit number	Address 1	City	State	Zip code
271-11	12271 Calle Albara #11	El Cajon	CA	92019
271-12	12271 Calle Albara #12	El Cajon	CA	92019
271-13	12271 Calle Albara #13	El Cajon	CA	92019
271-14	12271 Calle Albara #14	El Cajon	CA	92019
271-15	12271 Calle Albara #15	El Cajon	CA	92019
271-16	12271 Calle Albara #16	El Cajon	CA	92019
315-01	12315 Calle Albara #1	El Cajon	CA	92019
315-02	12315 Calle Albara #2	El Cajon	CA	92019
315-03	12315 Calle Albara #3	El Cajon	CA	92019
315-04	12315 Calle Albara #4	El Cajon	CA	92019
315-05	12315 Calle Albara #5	El Cajon	CA	92019
315-06	12315 Calle Albara #6	El Cajon	CA	92019
315-07	12315 Calle Albara #7	El Cajon	CA	92019
315-08	12315 Calle Albara #8	El Cajon	CA	92019
317-01	12317 Calle Albara #1	El Cajon	CA	92019
317-02	12317 Calle Albara #2	El Cajon	CA	92019
317-03	12317 Calle Albara #3	El Cajon	CA	92019
317-04	12317 Calle Albara #4	El Cajon	CA	92019
317-05	12317 Calle Albara #5	El Cajon	CA	92019
317-06	12317 Calle Albara #6	El Cajon	CA	92019
317-07	12317 Calle Albara #7	El Cajon	CA	92019
317-08	12317 Calle Albara #8	El Cajon	CA	92019
317-09	12317 Calle Albara #9	El Cajon	CA	92019
317-10	12317 Calle Albara #10	El Cajon	CA	92019
317-11	12317 Calle Albara #11	El Cajon	CA	92019
317-12	12317 Calle Albara #12	El Cajon	CA	92019
317-13	12317 Calle Albara #13	El Cajon	CA	92019
317-14	12317 Calle Albara #14	El Cajon	CA	92019
317-15	12317 Calle Albara #15	El Cajon	CA	92019
. 317-16	12317 Calle Albara #16	El Cajon	CA	92019
319-01	12319 Calle Albara #1	El Cajon	CA	92019
319-02	12319 Calle Albara #2	El Cajon	CA	92019
319-03	12319 Calle Albara #3	El Cajon	CA	92019
319-04	12319 Calle Albara #4	El Cajon	CA	92019
319-05	12319 Calle Albara #5	El Cajon	CA	92019
319-06	12319 Calle Albara #6	El Cajon	CA	92019
319-07	12319 Calle Albara #7	El Cajon	CA	92019
319-08	12319 Calle Albara #8	El Cajon	CA	92019
319-09	12319 Calle Albara #9	El Cajon	CA	92019
319-10	12319 Calle Albara #10	El Cajon	CA	92019
319-11	12319 Calle Albara #11	El Cajon	CA	92019
319-12	12319 Calle Albara #12	El Cajon	CA	92019

Unit number	Address 1	City	State	Zip code
319-13	12319 Calle Albara #13	El Cajon	CA	92019
319-14	12319 Calle Albara #14	El Cajon	CA	92019
319-15	12319 Calle Albara #15	El Cajon	CA	92019
319-16	12319 Calle Albara #16	El Cajon	CA	92019
321-01	12321 Calle Albara #1	El Cajon	CA	92019
321-02	12321 Calle Albara #2	El Cajon	CA	92019
321-03	12321 Calle Albara #3	El Cajon	CA	92019
321-04	12321 Calle Albara #4	El Cajon	CA	92019
321-05	12321 Calle Albara #5	El Cajon	CA	92019
321-06	12321 Calle Albara #6	El Cajon	CA	92019
321-07	12321 Calle Albara #7	El Cajon	CA	92019
321-08	12321 Calle Albara #8	El Cajon	CA	92019
323-01	12323 Calle Albara #1	El Cajon	CA	92019
323-02	12323 Calle Albara #2	El Cajon	CA	92019
323-03	12323 Calle Albara #3	El Cajon	CA	92019
323-04	12323 Calle Albara #4	El Cajon	CA	92019
323-05	12323 Calle Albara #5	El Cajon	CA	92019
323-06	12323 Calle Albara #6	El Cajon	CA	92019
323-07	12323 Calle Albara #7	El Cajon	CA	92019
323-08	12323 Calle Albara #8	El Cajon	CA	92019
325-01	12325 Calle Albara #1	El Cajon	CA	92019
325-02	12325 Calle Albara #2	El Cajon	CA	92019
325-03	12325 Calle Albara #3	El Cajon	CA	92019
325-04	12325 Calle Albara #4	El Cajon	CA	92019
325-05	12325 Calle Albara #5	El Cajon	CA	92019
325-06	12325 Calle Albara #6	El Cajon	CA	92019
325-07	12325 Calle Albara #7	El Cajon	CA	92019
325-08	12325 Calle Albara #8	El Cajon	CA	92019
365-01	12365 Calle Albara #1	El Cajon	CA	92019
365-02	12365 Calle Albara #2	El Cajon	CA	92019
365-03	12365 Calle Albara #3	El Cajon	CA	92019
365-04	12365 Calle Albara #4	El Cajon	CA	92019
365-05	12365 Calle Albara #5	El Cajon	CA	92019
365-06	12365 Calle Albara #6	El Cajon	CA	92019
365-07	12365 Calle Albara #7	El Cajon	CA	92019
365-08	12365 Calle Albara #8	El Cajon	CA	92019
365-09	12365 Calle Albara #9	El Cajon	CA	92019
365-10	12365 Calle Albara #10	El Cajon	CA	92019
365-11	12365 Calle Albara #11	El Cajon	CA	92019
365-12	12365 Calle Albara #12	El Cajon	CA	92019
365-13	12365 Calle Albara #13	El Cajon	CA	92019
365-14	12365 Calle Albara #14	El Cajon	CA	92019

Unit number	Address 1	City	State	Zip code
365-15	12365 Calle Albara #15	El Cajon	CA	92019
365-16	12365 Calle Albara #16	El Cajon	CA	92019
367-01	12367 Calle Albara #1	El Cajon	CA	92019
367-02	12367 Calle Albara #2	El Cajon	CA	92019
367-03	12367 Calle Albara #3	El Cajon	CA	92019
367-04	12367 Calle Albara #4	El Cajon	CA	92019
367-05	12367 Calle Albara #5	El Cajon	CA	92019
367-06	12367 Calle Albara #6	El Cajon	CA	92019
367-07	12367 Calle Albara #7	El Cajon	CA	92019
367-08	12367 Calle Albara #8	El Cajon	CA	92019
367-09	12367 Calle Albara #9	El Cajon	CA	92019
367-10	12367 Calle Albara #10	El Cajon	CA	92019
367-11	12367 Calle Albara #11	El Cajon	CA	92019
369-01	12369 Calle Albara #1	El Cajon	CA	92019
369-02	12369 Calle Albara #2	El Cajon	CA	92019
369-03	12369 Calle Albara #3	El Cajon	CA	92019
369-04	12369 Calle Albara #4	El Cajon	CA	92019
369-05	12369 Calle Albara #5	El Cajon	CA	92019
369-06	12369 Calle Albara #6	El Cajon	CA	92019
369-07	12369 Calle Albara #7	El Cajon	CA	92019
369-08	12369 Calle Albara #8	El Cajon	CA	92019
371-01	12371 Calle Albara #1	El Cajon	CA	92019
371-02	12371 Calle Albara #2	El Cajon	CA	92019
371-03	12371 Calle Albara #3	El Cajon	CA	92019
371-04	12371 Calle Albara #4	El Cajon	CA	92019
371-05	12371 Calle Albara #5	El Cajon	CA	92019
371-06	12371 Calle Albara #6	El Cajon	CA	92019
371-07	12371 Calle Albara #7	El Cajon	CA	92019
371-08	12371 Calle Albara #8	El Cajon	CA	92019
373-01	12373 Calle Albara #1	El Cajon	CA	92019
373-02	12373 Calle Albara #2	El Cajon	CA	92019
373-03	12373 Calle Albara #3	El Cajon	CA	92019
373-04	12373 Calle Albara #4	El Cajon	CA	92019
373-05	12373 Calle Albara #5	El Cajon	CA	92019
373-06	12373 Calle Albara #6	El Cajon	CA	92019
373-07	12373 Calle Albara #7	El Cajon	CA	92019
373-08	12373 Calle Albara #8	El Cajon	CA	92019
373-09	12373 Calle Albara #9	El Cajon	CA	92019
373-10	12373 Calle Albara #10	El Cajon	CA	92019
373-11	12373 Calle Albara #11	El Cajon	CA	92019
373-12	12373 Calle Albara #12	El Cajon	CA	92019
373-13	12373 Calle Albara #13	El Cajon	CA	92019

Unit number	Address 1	City	State	Zip code
373-14	12373 Calle Albara #14	El Cajon	CA	92019
373-15	12373 Calle Albara #15	El Cajon	CA	92019
373-16	12373 Calle Albara #16	El Cajon	CA	92019
375-01	12375 Calle Albara #1	El Cajon	CA	92019
375-02	12375 Calle Albara #2	El Cajon	CA	92019
375-03	12375 Calle Albara #3	El Cajon	CA	92019
375-04	12375 Calle Albara #4	El Cajon	CA	92019
375-05	12375 Calle Albara #5	El Cajon	CA	92019
375-06	12375 Calle Albara #6	El Cajon	CA	92019
375-07	12375 Calle Albara #7	El Cajon	CA	92019
375-08	12375 Calle Albara #8	El Cajon	CA	92019
377-01	12377 Calle Albara #1	El Cajon	CA	92019
377-02	12377 Calle Albara #2	El Cajon	CA	92019
377-03	12377 Calle Albara #3	El Cajon	CA	92019
377-04	12377 Calle Albara #4	El Cajon	CA	92019
377-05	12377 Calle Albara #5	El Cajon	CA	92019
377-06	12377 Calle Albara #6	El Cajon	CA	92019
377-07	12377 Calle Albara #7	El Cajon	CA	92019
377-08	12377 Calle Albara #8	El Cajon	CA	92019
377-09	12377 Calle Albara #9	El Cajon	CA	92019
377-10	12377 Calle Albara #10	El Cajon	CA	92019
377-11	12377 Calle Albara #11	El Cajon	CA	92019
377-12	12377 Calle Albara #12	El Cajon	ĊA	92019
377-13	12377 Calle Albara #13	El Cajon	CA	92019
377-14	12377 Calle Albara #14	El Cajon	CA	92019
377-15	12377 Calle Albara #15	El Cajon	CA	92019
377-16	12377 Calle Albara #16	El Cajon	CA	92019
379-01	12379 Calle Albara #1	El Cajon	CA	92019
379-02	12379 Calle Albara #2	El Cajon	CA	92019
379-03	12379 Calle Albara #3	El Cajon	CA	92019
379-04	12379 Calle Albara #4	El Cajon	CA	92019
379-05	12379 Calle Albara #5	El Cajon	CA	92019
379-06	12379 Calle Albara #6	El Cajon	CA	92019
379-07	12379 Calle Albara #7	El Cajon	CA	92019
379-08	12379 Calle Albara #8	El Cajon	CA	92019
379-09	12379 Calle Albara #9	El Cajon	CA	92019
379-10	12379 Calle Albara #10	El Cajon	CA	92019
379-11	12379 Calle Albara #11	El Cajon	CA	92019
379-12	12379 Calle Albara #12	El Cajon	CA	92019
379-13	12379 Calle Albara #13	El Cajon	CA	92019
379-14	12379 Calle Albara #14	El Cajon	CA	92019
379-15	12379 Calle Albara #15	El Cajon	CA	92019

Unit number	Address 1	City	State	Zip code
379-16	12379 Calle Albara #16	El Cajon	CA	92019
381-01	12381 Calle Albara #1	El Cajon	CA	92019
381-02	12381 Calle Albara #2	El Cajon	CA	92019
381-03	12381 Calle Albara #3	El Cajon	CA	92019
381-04	12381 Calle Albara #4	El Cajon	CA	92019
381-05	12381 Calle Albara #5	El Cajon	CA	92019
381-06	12381 Calle Albara #6	El Cajon	CA	92019
381-07	12381 Calle Albara #7	El Cajon	CA	92019
381-08	12381 Calle Albara #8	El Cajon	CA	92019
383-01	12383 Calle Albara #1	El Cajon	CA	92019
383-02	12383 Calle Albara #2	El Cajon	CA	92019
383-03	12383 Calle Albara #3	El Cajon	CA	92019
383-04	12383 Calle Albara #4	El Cajon	CA	92019
383-05	12383 Calle Albara #5	El Cajon	CA	92019
383-06	12383 Calle Albara #6	El Cajon	CA	92019
383-07	12383 Calle Albara #7	El Cajon	CA	92019
383-08	12383 Calle Albara #8	El Cajon	CA	92019

La Jolla Del Rey

Unit number	Address 1	City	State	Zip code
4540241	4540 Pavlov Ave # 241	San Diego	CA	92122-3814
4540242	4540 Pavlov Ave # 242	San Diego	CA	92122-3814
4540243	4540 Pavlov Ave # 243	San Diego	CA	92122-3814
4540244	4540 Pavlov Ave # 244	San Diego	CA	92122-3814
4550125	4550 Pavlov Ave # 125	San Diego	CA	92122-3814
4550126	4550 Pavlov Ave # 126	San Diego	CA	92122-3814
4550127	4550 Pavlov Ave # 127	San Diego	CA	92122-3814
4550128	4550 Pavlov Ave # 128	San Diego	CA	92122-3814
4550129	4550 Pavlov Ave # 129	San Diego	CA	92122-3814
4550130	4550 Pavlov Ave # 130	San Diego	CA	92122-3814
4550131	4550 Pavlov Ave # 131	San Diego	CA	92122-3814
4550132	4550 Pavlov Ave # 132	San Diego	CA	92122-3814
4550133	4550 Pavlov Ave # 133	San Diego	CA	92122-3814
4550231	4550 Pavlov Ave # 231	San Diego	CA	92122-3814
4550232	4550 Pavlov Ave # 232	San Diego	CA	92122-3814
4550233	4550 Pavlov Ave # 233	San Diego	CA	92122-3814
4550234	4550 Pavlov Ave # 234	San Diego	CA	92122-3814
4550235	4550 Pavlov Ave # 235	San Diego	CA	92122-3814
4550236	4550 Pavlov Ave # 236	San Diego	CA	92122-3814
4550237	4550 Pavlov Ave # 237	San Diego	CA	92122-3814
4550238	4550 Pavlov Ave # 238	San Diego	CA	92122-3814
4550239	4550 Pavlov Ave # 239	San Diego	CA	92122-3814
4550240	4550 Pavlov Ave # 240	San Diego	CA	92122-3814
4600116	4600 Pavlov Ave # 116	San Diego	CA	92122-3834
4600117	4600 Pavlov Ave # 117	San Diego	CA	92122-3834
4600118	4600 Pavlov Ave # 118	San Diego	CA	92122-3834
4600119	4600 Pavlov Ave # 119	San Diego	CA	92122-3834
4600120	4600 Pavlov Ave # 120	San Diego	CA	92122-3834
4600121	4600 Pavlov Ave # 121	San Diego	CA	92122-3834
4600122	4600 Pavlov Ave # 122	San Diego	CA	92122-3834
4600123	4600 Pavlov Ave # 123	San Diego	CA	92122-3834
4600124	4600 Pavlov Ave # 124	San Diego	CA	92122-3834
4600221	4600 Pavlov Ave # 221	San Diego	CA	92122-3834
4600222	4600 Pavlov Ave # 222	San Diego	CA	92122-3834
4600223	4600 Pavlov Ave # 223	San Diego	CA	92122-3834
4600224	4600 Pavlov Ave # 224	San Diego	CA	92122-3834
4600225	4600 Pavlov Ave # 225	San Diego	CA	92122-3834
4600226	4600 Pavlov Ave # 226	San Diego	CA	92122-3834
4600227	4600 Pavlov Ave # 227	San Diego	CA	92122-3834
4600228	4600 Pavlov Ave # 228	San Diego	CA	92122-3834
4600229	4600 Pavlov Ave # 229	San Diego	CA	92122-3834
4600230	4600 Pavlov Ave # 230	San Diego	CA	92122-3834
4605106	4605 Governor Dr # 106	San Diego	CA	92122-3005
4605107	4605 Governor Dr # 107	San Diego	CA	92122-3005
4605108	4605 Governor Dr # 108	San Diego	CA	92122-3005
4605109	4605 Governor Dr # 109	San Diego	CA	92122-3005

La Jolla Del Rey

Unit number	Address 1	City	State	Zip code
4605110	4605 Governor Dr # 110	San Diego	CA	92122-3005
4605111	4605 Governor Dr # 111	San Diego	CA	92122-3005
4605112	4605 Governor Dr # 112	San Diego	CA	92122-3005
4605113	4605 Governor Dr # 113	San Diego	CA	92122-3005
4605114	4605 Governor Dr # 114	San Diego	CA	92122-3005
4605115	4605 Governor Dr # 115	San Diego	CA	92122-3005
4605211	4605 Governor Dr # 211	San Diego	CA	92122-3005
4605212	4605 Governor Dr # 212	San Diego	CA	92122-3005
4605213	4605 Governor Dr # 213	San Diego	CA	92122-3005
4605214	4605 Governor Dr # 214	San Diego	CA	92122-3005
4605215	4605 Governor Dr # 215	San Diego	CA	92122-3005
4605216	4605 Governor Dr # 216	San Diego	CA	92122-3005
4605217	4605 Governor Dr # 217	San Diego	CA	92122-3005
4605218	4605 Governor Dr # 218	San Diego	CA	92122-3005
4605219	4605 Governor Dr # 219	San Diego	CA	92122-3005
4605220	4605 Governor Dr # 220	San Diego	CA	92122-3005
4655100	4655 Governor Dr # 100	San Diego	CA	92122-3005
4655101	4655 Governor Dr # 101	San Diego	CA	92122-3005
4655102	4655 Governor Dr # 102	San Diego	CA	92122-3005
4655103	4655 Governor Dr # 103	San Diego	CA	92122-3005
4655104	4655 Governor Dr # 104	San Diego	CA	92122-3005
4655105	4655 Governor Dr # 105	San Diego	CA	92122-3005
4655201	4655 Governor Dr # 201	San Diego	CA	92122-3005
4655202	4655 Governor Dr # 202	San Diego	CA	92122-3005
4655203	4655 Governor Dr # 203	San Diego	CA	92122-3005
4655204	4655 Governor Dr # 204	San Diego	CA	92122-3005
4655205	4655 Governor Dr # 205	San Diego	CA	92122-3005
4655206	4655 Governor Dr # 206	San Diego	CA	92122-3005
4655207	4655 Governor Dr # 207	San Diego	CA	92122-3005
4655208	4655 Governor Dr # 208	San Diego	CA	92122-3005
4655209	4655 Governor Dr # 209	San Diego	CA	92122-3005
4655210	4655 Governor Dr # 210	San Diego	CA	92122-3005

La Jolla Nobel 1

	Unit number	Address 1	City	State	Zip code
1		4149 Nobel Drive #01	San Diego	CA	92122
2		4149 Nobel Drive #02	San Diego	CA	92122
3		4149 Nobel Drive #03	San Diego	CA	92122
4		4149 Nobel Drive #04	San Diego	CA	92122
5		4149 Nobel Drive #05	San Diego	CA	92122
6		4149 Nobel Drive #06	San Diego	CA	92122
7		4149 Nobel Drive #07	San Diego	CA	92122
8		4149 Nobel Drive #08	San Diego	CA	92122
9		4149 Nobel Drive #09	San Diego	CA	92122
10	I	4149 Nobel Drive #10	San Diego	CA	92122
11		4149 Nobel Drive #11	San Diego	CA	92122
12		4149 Nobel Drive #12	San Diego	CA	92122
13		4149 Nobel Drive #13	San Diego	CA	92122
14		4149 Nobel Drive #14	San Diego	CA	92122
15		4149 Nobel Drive #15	San Diego	CA	92122
16		4149 Nobel Drive #16	San Diego	CA	92122
17		4149 Nobel Drive #17	San Diego	CA	92122
18		4149 Nobel Drive #18	San Diego	CA	92122
19		4149 Nobel Drive #19	San Diego	CA	92122
20		4149 Nobel Drive #20	San Diego	CA	92122
21		4149 Nobel Drive #21	San Diego	CA	92122
22		4149 Nobel Drive #22	San Diego	CA	92122
23		4149 Nobel Drive #23	San Diego	CA	92122
24		4149 Nobel Drive #24	San Diego	CA	92122
25		4149 Nobel Drive #25	San Diego	CA	92122
26		4149 Nobel Drive #26	San Diego	CA	92122
27		4149 Nobel Drive #27	San Diego	CA	92122
28		4149 Nobel Drive #28	San Diego	CA	92122
29		4149 Nobel Drive #29	San Diego	CA	92122
30		4149 Nobel Drive #30	San Diego	CA	92122
31		4149 Nobel Drive #31	San Diego	CA	92122
32		4149 Nobel Drive #32	San Diego	CA	92122
33		4149 Nobel Drive #33	San Diego	CA	92122
34		4149 Nobel Drive #34	San Diego	CA	92122
35		4149 Nobel Drive #35	San Diego	CA	92122
36		4149 Nobel Drive #36	San Diego	CA	92122
37		4149 Nobel Drive #37	San Diego	CA	92122
38		4149 Nobel Drive #38	San Diego	CA	92122
39		4149 Nobel Drive #39	San Diego	CA	92122
40		4149 Nobel Drive #40	San Diego	CA	92122
41		4149 Nobel Drive #41	San Diego	CA	92122
42		4149 Nobel Drive #42	San Diego	CA	92122
43		4149 Nobel Drive #43	San Diego	CA	92122
44		4149 Nobel Drive #44	San Diego	CA	92122

La Jolla Nobel 2

	Unit number	Address 1	City	State	Zip code
1		4249 Nobel Drive #1	San Diego	CA	92122
10		4249 Nobel Drive #10	San Diego	CA	92122
11		4249 Nobel Drive #11	San Diego	CA	92122
12		4249 Nobel Drive #12	San Diego	CA	92122
13		4249 Nobel Drive #13	San Diego	CA	92122
14		4249 Nobel Drive #14	San Diego	CA	92122
15		4249 Nobel Drive #15	San Diego	CA	92122
16		4249 Nobel Drive #16	San Diego	CA	92122
17		4249 Nobel Drive #17	San Diego	CA	92122
18		4249 Nobel Drive #18	San Diego	CA	92122
19		4249 Nobel Drive #19	San Diego	CA	92122
2		4249 Nobel Drive #2	San Diego	CA	92122
20		4249 Nobel Drive #20	San Diego	CA	92122
21		4249 Nobel Drive #21	San Diego	CA	92122
22		4249 Nobel Drive #22	San Diego	CA	92122
23		4249 Nobel Drive #23	San Diego	CA	92122
24		4249 Nobel Drive #24	San Diego	CA	92122
25		4249 Nobel Drive #25	San Diego	CA	92122
26		4249 Nobel Drive #26	San Diego	CA	92122
27		4249 Nobel Drive #27	San Diego	CA	92122
28		4249 Nobel Drive #28	San Diego	CA	92122
29		4249 Nobel Drive #29	San Diego	CA	92122
3		4249 Nobel Drive #3	San Diego	CA	92122
30		4249 Nobel Drive #30	San Diego	CA	92122
31		4249 Nobel Drive #31	San Diego	CA	92122
32		4249 Nobel Drive #32	San Diego	CA	92122
33		4249 Nobel Drive #33	San Diego	CA	92122
34		4249 Nobel Drive #34	San Diego	CA	92122
35		4249 Nobel Drive #35	San Diego	CA	92122
36		4249 Nobel Drive #36	San Diego	CA	92122
37		4249 Nobel Drive #37	San Diego	CA	92122
38		4249 Nobel Drive #38	San Diego	CA	92122
39		4249 Nobel Drive #39	San Diego	CA	92122
4		4249 Nobel Drive #4	San Diego	CA	92122
40		4249 Nobel Drive #40	San Diego	CA	92122
41		4249 Nobel Drive #41	San Diego	CA	92122
42		4249 Nobel Drive #42	San Diego	CA	92122
43		4249 Nobel Drive #43	San Diego	CA	92122
44		4249 Nobel Drive #44	San Diego	CA	92122
45		4249 Nobel Drive #45	San Diego	CA	92122
46		4249 Nobel Drive #46	San Diego	CA	92122
47		4249 Nobel Drive #47	San Diego	CA	92122
48		4249 Nobel Drive #48	San Diego	CA	92122
49		4249 Nobel Drive #49	9	CA	92122
5		4249 Nobel Drive #5	San Diego	CA	92122

La Jolla Nobel 2

Unit number	Address 1	City	State	Zip code
50	4249 Nobel Drive #50	San Diego	CA	92122
51	4249 Nobel Drive #51	San Diego	CA	92122
52	4249 Nobel Drive #52	San Diego	CA	92122
53	4249 Nobel Drive #53	San Diego	CA	92122
53A	4249 Nobel Drive #53A	San Diego	CA	92122
54	4249 Nobel Drive #54	San Diego	CA	92122
55	4249 Nobel Drive #55	San Diego	CA	92122
56	4249 Nobel Drive #56	San Diego	CA	92122
57	4249 Nobel Drive #57	San Diego	CA	92122
58	4249 Nobel Drive #58	San Diego	CA	92122
59	4249 Nobel Drive #59	San Diego	CA	92122
6	4249 Nobel Drive #6	San Diego	CA	92122
60	4249 Nobel Drive #60	San Diego	CA	92122
61	4249 Nobel Drive #61	San Diego	CA	92122
62	4249 Nobel Drive #62	San Diego	CA	92122
63	4249 Nobel Drive #63	San Diego	CA	92122
7	4249 Nobel Drive #7	San Diego	CA	92122
8	4249 Nobel Drive #8	San Diego	CA	92122
9	4249 Nobel Drive #9	San Diego	CA	92122

Unit number	Address 1	City	State	Zip code
313001	3130 Landis St. #1	San Diego	CA	92104
313002	3130 Landis St. #2	San Diego	CA	92104
313003	3130 Landis St. #3	San Diego	CA	92104
313004	3130 Landis St. #4	San Diego	CA	92104
313005	3130 Landis St. #5	San Diego	CA	92104
313006	3130 Landis St. #6	San Diego	CA	92104
373101	3711 31st St. #1	San Diego	CA	92104
373102	3711 31st St. #2	San Diego	CA	92104
373103	3711 31st St. #3	San Diego	CA	92104
373104	3711 31st St. #4	San Diego	CA	92104
373105	3711 31st St. #5	San Diego	CA	92104
373106	3711 31st St. #6	San Diego	CA	92104
373107	3711 31st St. #7	San Diego	CA	92104
373108	3711 31st St. #8	San Diego	CA	92104
371101	3711 Herman Ave. #1	San Diego	CA	92104
371110	3711 Herman Ave. #10	San Diego	CA	92104
371111	3711 Herman Ave. #11	San Diego	CA	92104
371112	3711 Herman Ave. #12	San Diego	CA	92104
371114	3711 Herman Ave. #14	San Diego	CA	92104
371102	3711 Herman Ave. #2	San Diego	CA	92104
371103	3711 Herman Ave. #3	San Diego	CA	92104
371104	3711 Herman Ave. #4	San Diego	CA	92104
371105	3711 Herman Ave. #5	San Diego	CA	92104
371106	3711 Herman Ave. #6	San Diego	CA	92104
371107	3711 Herman Ave. #7	San Diego	CA	92104
371108	3711 Herman Ave. #8	San Diego	CA	92104
371109	3711 Herman Ave. #9	San Diego	CA	92104
371901	3719 Villa Terrace #1	San Diego	CA	92104
371902	3719 Villa Terrace #2	San Diego	CA	92104
371903	3719 Villa Terrace #3	San Diego	CA	92104
371904	3719 Villa Terrace #4	San Diego	CA	92104
371905	3719 Villa Terrace #5	San Diego	CA	92104
371906	3719 Villa Terrace #6	San Diego	CA	92104
371907	3719 Villa Terrace #7	San Diego	CA	92104
371908	3719 Villa Terrace #8	San Diego	CA	92104
372501	3725 Villa Terrace #1	San Diego	CA	92104
372502	3725 Villa Terrace #2	San Diego	CA	92104
372503	3725 Villa Terrace #3	San Diego	CA	92104
372504	3725 Villa Terrace #4	San Diego	CA	92104
372505	3725 Villa Terrace #5	San Diego	CA	92104
372506	3725 Villa Terrace #6	San Diego	CA	92104
372507	3725 Villa Terrace #7	San Diego	CA	92104
372508	3725 Villa Terrace #8	San Diego	CA	92104
374501	3745 Grim Ave. #1	San Diego	CA	92104
374502	3745 Grim Ave. #2	San Diego	CA	92104
374503	3745 Grim Ave. #3	San Diego	CA	92104

Unit number	Address 1	City	State	Zip code
374504	3745 Grim Ave. #4	San Diego	CA	92104
374505	3745 Grim Ave. #5	San Diego	CA	92104
374506	3745 Grim Ave. #6	San Diego	CA	92104
374507	3745 Grim Ave. #7	San Diego	CA	92104
374508	3745 Grim Ave. #8	San Diego	CA	92104
374901	3749 Grim Ave. #1	San Diego	CA	92104
374902	3749 Grim Ave. #2	San Diego	CA	92104
374903	3749 Grim Ave. #3	San Diego	CA	92104
374904	3749 Grim Ave. #4	San Diego	CA	92104
374905	3749 Grim Ave. #5	San Diego	CA	92104
374906	3749 Grim Ave. #6	San Diego	CA	92104
374907	3749 Grim Ave. #7	San Diego	CA	92104
374908	3749 Grim Ave. #8	San Diego	CA	92104
375901	3759 Pershing Ave. #1	San Diego	CA	92104
375902	3759 Pershing Ave. #2	San Diego	CA	92104
375903	3759 Pershing Ave. #3	San Diego	CA	92104
375904	3759 Pershing Ave. #4	San Diego	CA	92104
375905	3759 Pershing Ave. #5	San Diego	CA	92104
375906	3759 Pershing Ave. #6	San Diego	CA	92104
375907	3759 Pershing Ave. #7	San Diego	CA	92104
375908	3759 Pershing Ave. #8	San Diego	CA	92104
376701	3767 Pershing Ave. #1	San Diego	CA	92104
376702	3767 Pershing Ave. #2	San Diego	CA	92104
376703	3767 Pershing Ave. #3	San Diego	CA	92104
376704	3767 Pershing Ave. #4	San Diego	CA	92104
376705	3767 Pershing Ave. #5	San Diego	CA	92104
376706	3767 Pershing Ave. #6	San Diego	CA	92104
376707	3767 Pershing Ave. #7	San Diego	CA	92104
376708	3767 Pershing Ave. #8	San Diego	CA	92104
377501	3775 Herman Ave. #1	San Diego	CA	92104
377510	3775 Herman Ave. #10	San Diego		92104
377511	3775 Herman Ave. #11	San Diego		92104
377512	3775 Herman Ave. #12	San Diego	CA	92104
377514	3775 Herman Ave. #14	San Diego	CA	92104
377502	3775 Herman Ave. #2	San Diego	CA	92104
377503	3775 Herman Ave. #3	-	CA	92104
377504	3775 Herman Ave. #4	San Diego	CA	92104
377505	3775 Herman Ave. #5	San Diego	CA	92104
377506	3775 Herman Ave. #6	San Diego	CA	92104
377507	3775 Herman Ave. #7	San Diego	CA	92104
377508	3775 Herman Ave. #8	San Diego	CA	92104
377509	3775 Herman Ave. #9	San Diego	CA	92104
379201	3792 31st St. #1	San Diego	CA	92104
379210	3792 31st St. #10	•	CA	92104
379211	3792 31st St. #11	San Diego San Diego	CA	92104
379212	3792 31st St. #12	San Diego	CA	92104

Unit number	Address 1	City	State	Zip code
379213	3792 31st St. #13	San Diego	CA	92104
379214	3792 31st St. #14	San Diego	CA	92104
379215	3792 31st St. #15	San Diego	CA	92104
379216	3792 31st St. #16	San Diego	CA	92104
379217	3792 31st St. #17	San Diego	CA	92104
379202	3792 31st St. #2	San Diego	CA	92104
379203	3792 31st St. #3	San Diego	CA	92104
379204	3792 31st St. #4	San Diego	CA	92104
379205	3792 31st St. #5	San Diego	CA	92104
379206	3792 31st St. #6	San Diego	CA	92104
379207	3792 31st St. #7	San Diego	CA	92104
379208	3792 31st St. #8	San Diego	CA	92104
379209	3792 31st St. #9	San Diego	CA	92104
379201	3792 31st St. Ste.#1	San Diego	CA	92104
452601	4526 56th St. #1	San Diego	CA	92115
452701	4527 50th St Apt 1	San Diego	CA	92115-3356
452702	4527 50th St Apt 2	San Diego	CA	92115-3356
452703	4527 50th St Apt 3	San Diego	CA	92115-3356
452704	4527 50th St Apt 4	San Diego	CA	92115-3356
452705	4527 50th St Apt 5	San Diego	CA	92115-3356
452706	4527 50th St Apt 6	San Diego	CA	92115-3356
452707	4527 50th St Apt 7	San Diego	CA	92115-3356
452701	4527 50th St. #1	San Diego	CA	92115-3356
452702	4527 50th St. #2	San Diego	CA	92115-3356
452703	4527 50th St. #3	San Diego	CA	92115-3356
452704	4527 50th St. #4	San Diego	CA	92115-3356
452705	4527 50th St. #5	San Diego	CA	92115-3356
452706 452707	4527 50th St. #6 4527 50th St. #7	San Diego	CA	92115-3356 92115-3356
452801	4527 50th St. #7 4528 56th St. #1	San Diego	CA	92115-3356 92115
452810	4528 56th St. #1	San Diego San Diego	CA CA	92115
452802	4528 56th St. #2	San Diego	CA	92115
452803	4528 56th St. #3	San Diego	CA	92115
452804	4528 56th St. #4	San Diego	CA	92115
452805	4528 56th St. #5	San Diego	CA	92115
452806	4528 56th St. #6	San Diego	CA	92115
452807	4528 56th St. #7	San Diego	CA	92115
452808	4528 56th St. #8	San Diego	CA	92115
452809	4528 56th St. #9	San Diego	CA	92115
453501	4535 50th St Apt 1	San Diego	CA	92115-3357
453502	4535 50th St Apt 2	San Diego	CA	92115-3357
453503	4535 50th St Apt 3	San Diego	CA	92115-3357
453504	4535 50th St Apt 4	San Diego	CA	92115-3357
453505	4535 50th St Apt 5	San Diego	CA	92115-3357
453506	4535 50th St Apt 6	San Diego	CA	92115-3357
453507	4535 50th St Apt 7	San Diego	CA	92115-3357

Unit number	Address 1	City	State	Zip code
453501	4535 50th St. #1	San Diego	CA	92115-3357
453502	4535 50th St. #2	San Diego	CA	92115-3357
453503	4535 50th St. #3	San Diego	CA	92115-3357
453504	4535 50th St. #4	San Diego	CA	92115-3357
453505	4535 50th St. #5	San Diego	CA	92115-3357
453506	4535 50th St. #6	San Diego	CA	92115-3357
453507	4535 50th St. #7	San Diego	CA	92115-3357
454601	4546 34th St. #1	San Diego	CA	92116
454602	4546 34th St. #2	San Diego	CA	92116
454603	4546 34th St. #3	San Diego	CA	92116
454604	4546 34th St. #4	San Diego	CA	92116
454605	4546 34th St. #5	San Diego	CA	92116
454606	4546 34th St. #6	San Diego	CA	92116
454607	4546 34th St. #7	San Diego	CA	92116
454608	4546 34th St. #8	San Diego	CA	92116
455401	4554 34th St. #1	San Diego	CA	92116
455402	4554 34th St. #2	San Diego	CA	92116
455403	4554 34th St. #3	San Diego	CA	92116
455404	4554 34th St. #4	San Diego	CA	92116
455405	4554 34th St. #5	San Diego	CA	92116
455406	4554 34th St. #6	San Diego	CA	92116
455407	4554 34th St. #7	San Diego	CA	92116
455408	4554 34th St. #8	San Diego	CA	92116
457101	4571 Altadena Ave. #1	San Diego	CA	92115
457102	4571 Altadena Ave. #2	San Diego	CA	92115
457103	4571 Altadena Ave. #3	San Diego	CA	92115
457104	4571 Altadena Ave. #4	San Diego	CA	92115
457105	4571 Altadena Ave. #5	San Diego	CA	92115
457106	4571 Altadena Ave. #6	San Diego	CA	92115
457107	4571 Altadena Ave. #7	San Diego	CA	92115
466503	4665 Oregon St. #3	San Diego	CA	92115
4670A	4670 Bancroft St. #A	•	CA	92116
4670B	4670 Bancroft St. #B	San Diego	CA	92116
4670C	4670 Bancroft St. #C	San Diego	CA	92116
4670D	4670 Bancroft St. #D	San Diego	CA	92116
4670E	4670 Bancroft St. #E	San Diego	CA	92116
4670F	4670 Bancroft St. #F	San Diego	CA	92116
4670G	4670 Bancroft St. #G	San Diego	CA	92116

	Unit number	Address 1	City	State	Zip code
1		605 S Twin Oaks Valley Rd Apt 1	San Marcos	CA	92078
2		605 S Twin Oaks Valley Rd Apt 2	San Marcos	CA	92078
3		605 S Twin Oaks Valley Rd Apt 3	San Marcos	CA	92078
4		605 S Twin Oaks Valley Rd Apt 4	San Marcos	CA	92078
5		605 S Twin Oaks Valley Rd Apt 5	San Marcos	CA	92078
6		605 S Twin Oaks Valley Rd Apt 6	San Marcos	CA	92078
7		605 S Twin Oaks Valley Rd Apt 7	San Marcos	CA	92078
8		605 S Twin Oaks Valley Rd Apt 8	San Marcos	CA	92078
9		607 S Twin Oaks Valley Rd Apt 9	San Marcos	CA	92078
10		607 S Twin Oaks Valley Rd Apt 10	San Marcos	CA	92078
11		607 S Twin Oaks Valley Rd Apt 11	San Marcos	CA	92078
12		607 S Twin Oaks Valley Rd Apt 12	San Marcos	CA	92078
13		607 S Twin Oaks Valley Rd Apt 13	San Marcos	CA	92078
14		607 S Twin Oaks Valley Rd Apt 14	San Marcos	CA	92078
15		607 S Twin Oaks Valley Rd Apt 15	San Marcos	CA	92078
16		607 S Twin Oaks Valley Rd Apt 16	San Marcos	CA	92078
17		609 S Twin Oaks Valley Rd Apt 17	San Marcos	CA	92078
18		609 S Twin Oaks Valley Rd Apt 18	San Marcos	CA	92078
19		609 S Twin Oaks Valley Rd Apt 19	San Marcos	CA	92078
20		609 S Twin Oaks Valley Rd Apt 20	San Marcos	CA	92078
21		609 S Twin Oaks Valley Rd Apt 21	San Marcos	CA	92078
22		609 S Twin Oaks Valley Rd Apt 22	San Marcos	CA	92078
23		609 S Twin Oaks Valley Rd Apt 23	San Marcos	CA	92078
24		609 S Twin Oaks Valley Rd Apt 24	San Marcos	CA	92078
25		611 S Twin Oaks Valley Rd Apt 25	San Marcos	CA	92078
26		611 S Twin Oaks Valley Rd Apt 26	San Marcos	CA	92078
27		611 S Twin Oaks Valley Rd Apt 27	San Marcos	CA	92078
28		611 S Twin Oaks Valley Rd Apt 28	San Marcos	CA	92078
29		611 S Twin Oaks Valley Rd Apt 29	San Marcos	CA	92078
30		611 S Twin Oaks Valley Rd Apt 30	San Marcos	CA	92078
31		611 S Twin Oaks Valley Rd Apt 31	San Marcos	CA	92078
32		611 S Twin Oaks Valley Rd Apt 32	San Marcos	CA	92078
33		613 S Twin Oaks Valley Rd Apt 33	San Marcos	CA	92078
34		613 S Twin Oaks Valley Rd Apt 34	San Marcos	CA	92078
35		613 S Twin Oaks Valley Rd Apt 35	San Marcos	CA	92078
36		613 S Twin Oaks Valley Rd Apt 36	San Marcos	CA	92078
37		613 S Twin Oaks Valley Rd Apt 37	San Marcos	CA	92078
38		613 S Twin Oaks Valley Rd Apt 38	San Marcos	CA	92078
39		613 S Twin Oaks Valley Rd Apt 39	San Marcos	CA	92078
40		613 S Twin Oaks Valley Rd Apt 40	San Marcos	CA	92078
41		615 S Twin Oaks Valley Rd Apt 41	San Marcos	CA	92078
42		615 S Twin Oaks Valley Rd Apt 42	San Marcos	CA	92078
43		615 S Twin Oaks Valley Rd Apt 43	San Marcos	CA	92078
44		615 S Twin Oaks Valley Rd Apt 44	San Marcos	CA	92078
45		615 S Twin Oaks Valley Rd Apt 45	San Marcos	CA	92078
46		615 S Twin Oaks Valley Rd Apt 46	San Marcos	CA	92078

Unit number	Address 1	City	State	Zip code
47	615 S Twin Oaks Valley Rd Apt 47	San Marcos	CA	92078
48	615 S Twin Oaks Valley Rd Apt 48	San Marcos	CA	92078
49	617 S Twin Oaks Valley Rd Apt 49	San Marcos	CA	92078
50	617 S Twin Oaks Valley Rd Apt 50	San Marcos	CA	92078
51	617 S. Twin Oaks Valley Rd. #051	San Marcos	CA	92078
52	617 S. Twin Oaks Valley Rd. #052	San Marcos	CA	92078
53	617 S. Twin Oaks Valley Rd. #053	San Marcos	CA	92078
54	617 S. Twin Oaks Valley Rd. #054	San Marcos	CA	92078
55	617 S. Twin Oaks Valley Rd. #055	San Marcos	CA	92078
56	617 S. Twin Oaks Valley Rd. #056	San Marcos	CA	92078
57	619 S. Twin Oaks Valley Rd. #057	San Marcos	CA	92078
58	619 S.Twin Oaks Valley Rd. #058	San Marcos	CA	92078
59	619 S.Twin Oaks Valley Rd. #059	San Marcos	CA	92078
60	619 S. Twin Oaks Valley Rd. #060	San Marcos	CA	92078
61	619 S. Twin Oaks Valley Rd. #061	San Marcos	CA	92078
62	619 S. Twin Oaks Valley Rd. #062	San Marcos	CA	92078
63	619 S.Twin Oaks Valley Rd. #063	San Marcos	CA	92078
64	619 S. Twin Oaks Valley Rd. #064	San Marcos	CA	92078
65	623 S. Twin Oaks Valley Rd. #065	San Marcos	CA	92078
66	623 S. Twin Oaks Valley Rd. #066	San Marcos	CA	92078
67	623 S. Twin Oaks Valley Rd. #067	San Marcos	CA	92078
68	623 S. Twin Oaks Valley Rd. #068	San Marcos	CA	92078
69	623 S.Twin Oaks Valley Rd. #069	San Marcos	CA	92078
70	623 S. Twin Oaks Valley Rd. #070	San Marcos	CA	92078
71	623 S. Twin Oaks Valley Rd. #071	San Marcos	CA	92078
72	623 S. Twin Oaks Valley Rd. #072	San Marcos	CA	92078
73	625 S. Twin Oaks Valley Rd. #073	San Marcos	CA	92078
74	625 S.Twin Oaks Valley Rd. #074	San Marcos	CA	92078
75	625 S. Twin Oaks Valley Rd. #075	San Marcos	CA	92078
76	625 S.Twin Oaks Valley Rd. #076	San Marcos	CA	92078
77	625 S. Twin Oaks Valley Rd. #077	San Marcos	CA	92078
78	625 S. Twin Oaks Valley Rd. #078	San Marcos	CA	92078
79	625 S. Twin Oaks Valley Rd. #079	San Marcos	CA	92078
80	625 S. Twin Oaks Valley Rd. #080	San Marcos	CA	92078
81	625 S. Twin Oaks Valley Rd. #081	San Marcos	CA	92078
82	625 S. Twin Oaks Valley Rd. #082	San Marcos	CA	92078
83	625 S. Twin Oaks Valley Rd. #083	San Marcos	CA	92078
84	625 S. Twin Oaks Valley Rd. #084	San Marcos	CA	92078
85	625 S. Twin Oaks Valley Rd. #085	San Marcos	CA	92078
86	625 S. Twin Oaks Valley Rd. #086	San Marcos	CA	92078
87	627 S. Twin Oaks Valley Rd. #087	San Marcos	CA	92078
88	627 S. Twin Oaks Valley Rd. #088	San Marcos	CA	92078
89	627 S. Twin Oaks Valley Rd. #089	San Marcos	CA	92078
90	627 S. Twin Oaks Valley Rd. #090	San Marcos	CA	92078
91	627 S. Twin Oaks Valley Rd. #091	San Marcos	CA	92078
92	627 S. Twin Oaks Valley Rd. #092	San Marcos	CA	92078

Unit number	Address 1	City	State	Zip code
93	627 S. Twin Oaks Valley Rd. #093	San Marcos	CA	92078
94	627 S. Twin Oaks Valley Rd. #094	San Marcos	CA	92078
95	627 S. Twin Oaks Valley Rd. #095	San Marcos	CA	92078
96	627 S. Twin Oaks Valley Rd. #096	San Marcos	CA	92078
97	627 S. Twin Oaks Valley Rd. #097	San Marcos	CA	92078
98	627 S. Twin Oaks Valley Rd. #098	San Marcos	CA	92078
99	627 S. Twin Oaks Valley Rd. #099	San Marcos	CA	92078
100	627 S. Twin Oaks Valley Rd. #100	San Marcos	CA	92078
101	629 S. Twin Oaks Valley Rd. #101	San Marcos	CA	92078
102	629 S. Twin Oaks Valley Rd. #102	San Marcos	CA	92078
103	629 S. Twin Oaks Valley Rd. #103	San Marcos	CA	92078
104	629 S. Twin Oaks Valley Rd. #104	San Marcos	CA	92078
105	629 S. Twin Oaks Valley Rd. #105	San Marcos	CA	92078
106	629 S. Twin Oaks Valley Rd. #106	San Marcos	CA	92078
107	629 S. Twin Oaks Valley Rd. #107	San Marcos	CA	92078
108	629 S. Twin Oaks Valley Rd. #108	San Marcos	CA	92078
109	629 S. Twin Oaks Valley Rd. #109	San Marcos	CA	92078
110	629 S. Twin Oaks Valley Rd. #110	San Marcos	CA	92078
111	629 S. Twin Oaks Valley Rd. #111	San Marcos	CA	92078
112	629 S. Twin Oaks Valley Rd. #112	San Marcos	CA	92078
113	629 S. Twin Oaks Valley Rd. #113	San Marcos	CA	92078
114	629 S. Twin Oaks Valley Rd. #114	San Marcos	CA	92078
115	631 S. Twin Oaks Valley Rd. #115	San Marcos	CA	92078
116	631 S. Twin Oaks Valley Rd. #116	San Marcos	CA	92078
117	631 S.Twin Oaks Valley Rd. #117	San Marcos	CA	92078
118	631 S. Twin Oaks Valley Rd. #118	San Marcos	CA	92078
119	631 S. Twin Oaks Valley Rd. #119	San Marcos	CA	92078
120	631 S. Twin Oaks Valley Rd. #120	San Marcos	CA	92078
121	631 S. Twin Oaks Valley Rd. #121	San Marcos	CA	92078
122	631 S. Twin Oaks Valley Rd. #122	San Marcos	CA	92078
123	631 S. Twin Oaks Valley Rd. #123	San Marcos	CA	92078
124	631 S. Twin Oaks Valley Rd. #124	San Marcos	CA	92078
125	631 S. Twin Oaks Valley Rd. #125	San Marcos	CA	92078
126	631 S. Twin Oaks Valley Rd. #126	San Marcos	CA	92078
127	631 S. Twin Oaks Valley Rd. #127	San Marcos	CA	92078
128	631 S. Twin Oaks Valley Rd. #128	San Marcos	CA	92078
129	635 S. Twin Oaks Valley Rd. #129	San Marcos	CA	92078
130	635 S. Twin Oaks Valley Rd. #130	San Marcos	CA	92078
131	635 S. Twin Oaks Valley Rd. #131	San Marcos	CA	92078
132	635 S. Twin Oaks Valley Rd. #132	San Marcos	CA	92078
133	635 S. Twin Oaks Valley Rd. #133	San Marcos	CA	92078
134	635 S. Twin Oaks Valley Rd. #134	San Marcos	CA	92078
135	635 S. Twin Oaks Valley Rd. #135	San Marcos	CA	92078
136	635 S. Twin Oaks Valley Rd. #136	San Marcos	CA	92078
137	635 S. Twin Oaks Valley Rd. #137	San Marcos	CA	92078
138	635 S .Twin Oaks Valley Rd. #138	San Marcos	CA	92078

Unit number	Address 1	City	State	Zip code
139	635 S. Twin Oaks Valley Rd. #139	San Marcos	CA	92078
140	635 S. Twin Oaks Valley Rd. #140	San Marcos	CA	92078
141	635 S. Twin Oaks Valley Rd. #141	San Marcos	CA	92078
142	635 S. Twin Oaks Valley Rd. #142	San Marcos	CA	92078
143	635 S. Twin Oaks Valley Rd. #143	San Marcos	CA	92078
144	635 S. Twin Oaks Valley Rd. #144	San Marcos	CA	92078
145	637 S. Twin Oaks Valley Rd. #145	San Marcos	CA	92078
146	637 S. Twin Oaks Valley Rd. #146	San Marcos	CA	92078
147	637 S. Twin Oaks Valley Rd. #147	San Marcos	CA	92078
148	637 S. Twin Oaks Valley Rd. #148	San Marcos	CA	92078
149	637 S. Twin Oaks Valley Rd. #149	San Marcos	CA	92078
150	637 S. Twin Oaks Valley Rd. #150	San Marcos	CA	92078
151	637 S. Twin Oaks Valley Rd. #151	San Marcos	CA	92078
152	637 S. Twin Oaks Valley Rd. #152	San Marcos	CA	92078
153	637 S. Twin Oaks Valley Rd. #153	San Marcos	CA	92078
154	637 S. Twin Oaks Valley Rd. #154	San Marcos	CA	92078
155	637 S. Twin Oaks Valley Rd. #155	San Marcos	CA	92078
156	637 S. Twin Oaks Valley Rd. #156	San Marcos	CA	92078
157	637 S. Twin Oaks Valley Rd. #157	San Marcos	CA	92078
158	637 S. Twin Oaks Valley Rd. #158	San Marcos	CA	92078
159	637 S. Twin Oaks Valley Rd. #159	San Marcos	CA	92078
160	637 S. Twin Oaks Valley Rd. #160	San Marcos	CA	92078
161	639 S. Twin Oaks Valley Rd. #161	San Marcos	CA	92078
162	639 S. Twin Oaks Valley Rd. #162	San Marcos	CA	92078
163	639 S. Twin Oaks Valley Rd. #163	San Marcos	CA	92078
164	639 S. Twin Oaks Valley Rd. #164	San Marcos	CA	92078
165	639 S. Twin Oaks Valley Rd. #165	San Marcos	CA	92078
166	639 S. Twin Oaks Valley Rd. #166	San Marcos	CA	92078
167	639 S. Twin Oaks Valley Rd. #167	San Marcos	CA	92078
168	639 S. Twin Oaks Valley Rd. #168	San Marcos	CA	92078
169	639 S. Twin Oaks Valley Rd. #169	San Marcos	CA	92078
170	639 S. Twin Oaks Valley Rd. #170	San Marcos	CA	92078
171	639 S. Twin Oaks Valley Rd. #171	San Marcos	CA	92078
172	639 S. Twin Oaks Valley Rd. #172	San Marcos	CA	92078
173	639 S. Twin Oaks Valley Rd. #173	San Marcos	CA	92078
174	639 S. Twin Oaks Valley Rd. #174	San Marcos	CA	92078
175	639 S. Twin Oaks Valley Rd. #175	San Marcos	CA	92078
176	639 S. Twin Oaks Valley Rd. #176	San Marcos	CA	92078
177	641 S. Twin Oaks Valley Rd. #177	San Marcos	CA	92078
178	641 S. Twin Oaks Valley Rd. #178	San Marcos	CA	92078
179	641 S. Twin Oaks Valley Rd. #179	San Marcos	CA	92078
180	641 S. Twin Oaks Valley Rd. #180	San Marcos	CA	92078
181	641 S. Twin Oaks Valley Rd. #181	San Marcos	CA	92078
182	641 S. Twin Oaks Valley Rd. #182	San Marcos	CA	92078
183	641 S. Twin Oaks Valley Rd. #183	San Marcos	CA	92078
184	641 S. Twin Oaks Valley Rd. #184	San Marcos	CA	92078

Unit number	Address 1	City	State	Zip code
185	641 S. Twin Oaks Valley Rd. #185	San Marcos	CA	92078
186	641 S. Twin Oaks Valley Rd. #186	San Marcos	CA	92078
187	641 S. Twin Oaks Valley Rd. #187	San Marcos	CA	92078
188	641 S. Twin Oaks Valley Rd. #188	San Marcos	CA	92078
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190	641 S. Twin Oaks Valley Rd. #190	San Marcos	CA	92078
191	641 S. Twin Oaks Valley Rd. #191	San Marcos	CA	92078
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205	643 S. Twin Oaks Valley Rd. #205	San Marcos	CA	92078
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208	643 S. Twin Oaks Valley Rd. #208	San Marcos	CA	92078
209	647 S. Twin Oaks Valley Rd. #209	San Marcos	CA	92078
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211	649 S. Twin Oaks Valley Rd. #211	San Marcos	CA	92078
212	649 S. Twin Oaks Valley Rd. #212	San Marcos	CA	92078
213	651 S. Twin Oaks Valley Rd. #213	San Marcos	CA	92078
214	651 S. Twin Oaks Valley Rd. #214	San Marcos	CA	92078

Unit number	Address 1	City	State	Zip code
215	653 S. Twin Oaks Valley Rd. #215	San Marcos	CA	92078
216	653 S. Twin Oaks Valley Rd. #216	San Marcos	CA	92078
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226	653 S. Twin Oaks Valley Rd. #226	San Marcos	CA	92078
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231	655 S. Twin Oaks Valley Rd. #231	San Marcos	CA	92078
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258	659 S. Twin Oaks Valley Rd. #258	San Marcos	CA	92078
259	659 S. Twin Oaks Valley Rd. #259	San Marcos	CA	92078

Unit number	Address 1	City	State	Zip code
260	659 S. Twin Oaks Valley Rd. #260	San Marcos	CA	92078
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293	673 S. Twin Oaks Valley Rd. #293	San Marcos	CA	92078
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303	667 S. Twin Oaks Valley Rd. #303	San Marcos	CA	92078
304	667 S. Twin Oaks Valley Rd. #304	San Marcos	CA	92078

Unit number	Address 1	City	State	Zip code
305	667 S. Twin Oaks Valley Rd. #305	San Marcos	CA	92078
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348	675 S. Twin Oaks Valley Rd. #348	San Marcos	CA	92078
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Unit number	Address 1	City	State	Zip code
350	675 S. Twin Oaks Valley Rd. #350	San Marcos	CA	92078
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393	683 S. Twin Oaks Valley Rd. #393	San Marcos	CA	92078
394	683 S. Twin Oaks Valley Rd. #394	San Marcos	CA	92078
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Unit number	Address 1	City	State	Zip code
395	683 S. Twin Oaks Valley Rd. #395	San Marcos	CA	92078
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438	699 S. Twin Oaks Valley Rd. #438	San Marcos	CA	92078
439	699 S. Twin Oaks Valley Rd. #439	San Marcos	CA	92078

Unit number	Address 1	City	State	Zip code
440	701 S. Twin Oaks Valley Rd. #440	San Marcos	CA	92078
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442	703 S. Twin Oaks Valley Rd. #442	San Marcos	CA	92078
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483	709 S. Twin Oaks Valley Rd. #483	San Marcos	CA	92078
484	709 S. Twin Oaks Valley Rd. #484	San Marcos	CA	92078

Unit number	Address 1	City	State	Zip code
485	709 S. Twin Oaks Valley Rd. #485	San Marcos	CA	92078
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510	713 S. Twin Oaks Valley Rd. #510	San Marcos	CA	92078
511	713 S. Twin Oaks Valley Rd. #511	San Marcos	CA	92078
512	713 S. Twin Oaks Valley Rd. #512	San Marcos	CA	92078
513	713 S. Twin Oaks Valley Rd. #513	San Marcos	CA	92078
514	713 S. Twin Oaks Valley Rd. #514	San Marcos	CA	92078
515	713 S. Twin Oaks Valley Rd. #515	San Marcos	CA	92078
516	713 S. Twin Oaks Valley Rd. #516	San Marcos	CA	92078
517	713 S. Twin Oaks Valley Rd. #517	San Marcos	CA	92078
518	713 S. Twin Oaks Valley Rd. #518	San Marcos	CA	92078
519	713 S. Twin Oaks Valley Rd. #519	San Marcos	CA	92078
520	713 S. Twin Oaks Valley Rd. #520	San Marcos	CA	92078
521	713 S. Twin Oaks Valley Rd. #521	San Marcos	CA	92078
522	713 S. Twin Oaks Valley Rd. #522	San Marcos	CA	92078
523	713 S. Twin Oaks Valley Rd. #523	San Marcos	CA	92078
524	715 S. Twin Oaks Valley Rd. #524	San Marcos	CA	92078
525	715 S. Twin Oaks Valley Rd. #525	San Marcos	CA	92078
526	715 S. Twin Oaks Valley Rd. #526	San Marcos	CA	92078
527	715 S. Twin Oaks Valley Rd. #527	San Marcos	CA	92078
528	715 S. Twin Oaks Valley Rd. #528	San Marcos	CA	92078
529	715 S. Twin Oaks Valley Rd. #529	San Marcos	CA	92078

Unit number	Address 1	City	State	Zip code
530	715 S. Twin Oaks Valley Rd. #530	San Marcos	CA	92078
531	715 S. Twin Oaks Valley Rd. #531	San Marcos	CA	92078
532	715 S. Twin Oaks Valley Rd. #532	San Marcos	CA	92078
533	715 S. Twin Oaks Valley Rd. #533	San Marcos	CA	92078
534	715 S. Twin Oaks Valley Rd. #534	San Marcos	CA	92078
535	715 S. Twin Oaks Valley Rd. #535	San Marcos	CA	92078
536	715 S. Twin Oaks Valley Rd. #536	San Marcos	CA	92078
537	715 S. Twin Oaks Valley Rd. #537	San Marcos	CA	92078
538	715 S. Twin Oaks Valley Rd. #538	San Marcos	CA	92078
539	717 S. Twin Oaks Valley Rd. #539	San Marcos	CA	92078
540	717 S. Twin Oaks Valley Rd. #540	San Marcos	CA	92078
541	717 S. Twin Oaks Valley Rd. #541	San Marcos	CA	92078
542	717 S. Twin Oaks Valley Rd. #542	San Marcos	CA	92078
543	717 S. Twin Oaks Valley Rd. #543	San Marcos	CA	92078
544	717 S. Twin Oaks Valley Rd. #544	San Marcos	CA	92078
545	717 S. Twin Oaks Valley Rd. #545	San Marcos	CA	92078
546	717 S. Twin Oaks Valley Rd. #546	San Marcos	CA	92078
547	717 S. Twin Oaks Valley Rd. #547	San Marcos	CA	92078
548	717 S. Twin Oaks Valley Rd. #548	San Marcos	CA	92078
549	717 S. Twin Oaks Valley Rd. #549	San Marcos	CA	92078
550	717 S. Twin Oaks Valley Rd. #550	San Marcos	CA	92078
551	717 S. Twin Oaks Valley Rd. #551	San Marcos	CA	92078
552	717 S. Twin Oaks Valley Rd. #552	San Marcos	CA	92078
553	717 S. Twin Oaks Valley Rd. #553	San Marcos	CA	92078
554	719 S. Twin Oaks Valley Rd. #554	San Marcos	CA	92078
555	719 S. Twin Oaks Valley Rd. #555	San Marcos	CA	92078
556	719 S. Twin Oaks Valley Rd. #556	San Marcos	CA	92078
557	719 S. Twin Oaks Valley Rd. #557	San Marcos	CA	92078
558	719 S. Twin Oaks Valley Rd. #558	San Marcos	CA	92078
559	719 S. Twin Oaks Valley Rd. #559	San Marcos	CA	92078
560	719 S. Twin Oaks Valley Rd. #560	San Marcos	CA	92078
561	719 S. Twin Oaks Valley Rd. #561	San Marcos	CA	92078
562	719 S. Twin Oaks Valley Rd. #562	San Marcos	CA	92078
563	719 S. Twin Oaks Valley Rd. #563	San Marcos	CA	92078
564	719 S. Twin Oaks Valley Rd. #564	San Marcos	CA	92078
565	719 S. Twin Oaks Valley Rd. #565	San Marcos	CA	92078
566	719 S. Twin Oaks Valley Rd. #566	San Marcos	CA	92078
567	719 S. Twin Oaks Valley Rd. #567	San Marcos	CA	92078
568	719 S. Twin Oaks Valley Rd. #568	San Marcos	CA	92078

	Unit number		Address 1	City	State	Zip code
1		2000 S. Melrose Dr.	#1	VISTA	CA	92081
2		2000 S. Melrose Dr.	#2	VISTA	CA	92081
3		2000 S. Melrose Dr.	#3	VISTA	CA	92081
4		2000 S. Melrose Dr.	#4	VISTA	CA	92081
5		2000 S. Melrose Dr.	#5	VISTA	CA	92081
6		2000 S. Melrose Dr.	#6	VISTA	CA	92081
7		2000 S. Melrose Dr.		VISTA	CA	92081
8		2000 S. Melrose Dr.		VISTA	CA	92081
9		2000 S. Melrose Dr.		VISTA	CA	92081
10		2000 S. Melrose Dr.		VISTA	CA	92081
11		2000 S. Melrose Dr.		VISTA	CA	92081
12		2000 S. Melrose Dr.		VISTA	CA	92081
13		2000 S. Melrose Dr.		VISTA	CA	92081
14		2000 S. Melrose Dr.		VISTA	CA	92081
15		2000 S. Melrose Dr.		VISTA	CA	92081
16		2000 S. Melrose Dr.		VISTA	CA	92081
17		2000 S. Melrose Dr.		VISTA	CA	92081
18		2000 S. Melrose Dr.		VISTA	CA	92081
19		2000 S. Melrose Dr.		VISTA	CA	92081
20		2000 S. Melrose Dr.		VISTA	CA	92081
21		2000 S. Melrose Dr.		VISTA	CA	92081
22		2000 S. Melrose Dr.		VISTA	CA	92081
23		2000 S. Melrose Dr.		VISTA	CA	92081
24		2000 S. Melrose Dr.		VISTA	CA	92081
25		2000 S. Melrose Dr.		VISTA	CA	92081
26		2000 S. Melrose Dr.		VISTA	CA	92081
27		2000 S. Melrose Dr.		VISTA	CA	92081
28		2000 S. Melrose Dr.		VISTA	CA	92081
29		2000 S. Melrose Dr.		VISTA	CA	92081
30		2000 S. Melrose Dr.		VISTA	CA	92081
31		2000 S. Melrose Dr.		VISTA	CA	92081
32		2000 S. Melrose Dr.		VISTA	CA	92081
33		2000 S. Melrose Dr.		VISTA	CA	92081
34		2000 S. Melrose Dr.		VISTA	CA	92081
35		2000 S. Melrose Dr.		VISTA	CA	92081
36		2000 S. Melrose Dr.		VISTA	CA	92081
37		2000 S. Melrose Dr.		VISTA	CA	92081
38		2000 S. Meirose Dr.		VISTA	CA	92081
39		2000 S. Melrose Dr.		VISTA	CA	92081
40		2000 S. Melrose Dr.		VISTA	CA	92081
41		2000 S. Melrose Dr.		Vista	CA	92081
42		2000 S. Melrose Dr.		VISTA	CA	92081
43		2000 S. Melrose Dr.		VISTA	CA	92081
44		2000 S. Melrose Dr.		VISTA	CA	92081
45		2000 S. Melrose Dr.		VISTA	CA	92081
46		2000 S. Melrose Dr.	#46	VISTA	CA	92081

Unit n	umber	Address 1	City	State	Zip code
47	2000 S. Melrose Dr.	. #47	VISTA	CA	92081
48	2000 S. Melrose Dr.	#48	VISTA	CA	92081
49	2000 S. Melrose Dr.	#49	VISTA	CA	92081
50	2000 S. Melrose Dr.	#50	VISTA	CA	92081
51	2000 S. Melrose Dr.	#51	VISTA	CA	92081
52	2000 S. Melrose Dr.	#52	VISTA	CA	92081
53	2000 S. Melrose Dr.	#53	VISTA	CA	92081
54	2000 S. Melrose Dr.	#54	VISTA	CA	92081
55	2000 S. Melrose Dr.	#55	VISTA	CA	92081
56	2000 S. Melrose Dr.	#56	VISTA	CA	92081
57	2000 S. Melrose Dr.	#57	VISTA	CA	92081
58	2000 S. Melrose Dr.	#58	VISTA	CA	92081
59	2000 S. Melrose Dr.	#59	VISTA	CA	92081
60	2000 S. Melrose Dr.	#60	VISTA	CA	92081
61	2000 S. Melrose Dr.	#61	VISTA	CA	92081
62	2000 S. Melrose Dr.		VISTA	CA	92081
63	2000 S. Melrose Dr.		VISTA	CA	92081
64	2000 S. Melrose Dr.		VISTA	CA	92081
65	2000 S. Melrose Dr.		VISTA	CA	92081
66	2000 S. Melrose Dr.		VISTA	CA	92081
67	2000 S. Melrose Dr.		VISTA	CA	92081
68	2000 S. Melrose Dr.		VISTA	CA	92081
69	2000 S. Melrose Dr.		VISTA	CA	92081
70	2000 S. Melrose Dr.		VISTA	CA	92081
71	2000 S. Melrose Dr.		VISTA	CA	92081
72	2000 S. Melrose Dr.		VISTA	CA	92081
73	2000 S. Melrose Dr.		VISTA	CA	92081
74	2000 S. Melrose Dr.		VISTA	CA	92081
75	2000 S. Melrose Dr.		VISTA	CA	92081
76	2000 S. Melrose Dr.		VISTA	CA	92081
77	2000 S. Melrose Dr.		VISTA	CA	92081
78	2000 S. Melrose Dr.		VISTA	CA	92081
79	2000 S. Melrose Dr.		VISTA	CA	92081
80	2000 S. Melrose Dr.		VISTA	CA	92081
81 82	2000 S. Melrose Dr.		VISTA	CA	92081
82	2000 S. Melrose Dr. 2000 S. Melrose Dr.		VISTA	CA	92081
83 84	2000 S. Melrose Dr. 2000 S. Melrose Dr.		VISTA	CA	92081
84 95	2000 S. Melrose Dr. 2000 S. Melrose Dr.			CA	92081
85 86				CA	92081
86 87	2000 S. Melrose Dr. 2000 S. Melrose Dr.			CA	92081
87 88	2000 S. Meirose Dr. 2000 S. Meirose Dr.			CA	92081
88 89				CA	92081
89 90	2000 S. Meirose Dr. 2000 S. Meirose Dr.			CA	92081
90 91	2000 S. Melrose Dr. 2000 S. Melrose Dr.			CA	92081
91 92	2000 S. Meirose Dr. 2000 S. Meirose Dr.			CA	92081
36	2000 S. MIEILOSE DI.	ΠΟΔ	VISTA	CA	92081

Unit number		Address 1	City	State	Zip code
93	2000 S. Melrose Dr.	. #93	VISTA	CA	92081
94	2000 S. Melrose Dr.	. #94	VISTA	CA	92081
95	2000 S. Melrose Dr.	. #95	VISTA	CA	92081
96	2000 S. Melrose Dr.	#96	VISTA	CA	92081
97	2000 S. Melrose Dr.	#97	VISTA	CA	92081
98	2000 S. Melrose Dr.	#98	VISTA	CA	92081
99	2000 S. Melrose Dr.	#99	VISTA	CA	92081
100	2000 S. Melrose Dr.	#100	VISTA	CA	92081
101	2000 S. Melrose Dr.	#101	VISTA	CA	92081
102	2000 S. Melrose Dr.	#102	VISTA	CA	92081
103	2000 S. Melrose Dr.	#103	VISTA	CA	92081
104	2000 S. Melrose Dr.	#104	VISTA	CA	92081
105	2000 S. Melrose Dr.	#105	VISTA	CA	92081
106	2000 S. Melrose Dr.	#106	VISTA	CA	92081
107	2000 S. Melrose Dr.	#107	VISTA	CA	92081
108	2000 S. Melrose Dr.	#108	VISTA	CA	92081
109	2000 S. Melrose Dr.	#109	VISTA	CA	92081
110	2000 S. Melrose Dr.	#110	VISTA	CA	92081
111	2000 S. Melrose Dr.	#111	VISTA	CA	92081
112	2000 S. Melrose Dr.	#112	VISTA	CA	92081
113	2000 S. Melrose Dr.	#113	VISTA	CA	92081
114	2000 S. Melrose Dr.	#114	VISTA	CA	92081
115	2000 S. Melrose Dr.	#115	VISTA	CA	92081
116	2000 S. Melrose Dr.	#116	VISTA	CA	92081
117	2000 S. Melrose Dr.	#117	VISTA	CA	92081
118	2000 S. Melrose Dr.	#118	VISTA	CA	92081
119	2000 S. Melrose Dr.	#119	VISTA	CA	92081
120	2000 S. Melrose Dr.	#120	VISTA	CA	92081
121	2000 S. Melrose Dr.	#121	VISTA	CA	92081
122	2000 S. Melrose Dr.		VISTA	CA	92081
123	2000 S. Melrose Dr.	#123	VISTA	CA	92081
124	2000 S. Melrose Dr.		VISTA	CA	92081
125	2000 S. Melrose Dr.		VISTA	CA	92081
126	2000 S. Melrose Dr.		VISTA	CA	92081
127	2000 S. Melrose Dr.		VISTA	CA	92081
128	2000 S. Melrose Dr.		VISTA	CA	92081
129	2000 S. Melrose Dr.		VISTA	CA	92081
130	2000 S. Melrose Dr.		VISTA	CA	92081
131	2000 S. Melrose Dr.		VISTA	CA	92081
132	2000 S. Melrose Dr.		VISTA	CA	92081
133	2000 S. Melrose Dr.		VISTA	CA	92081
134	2000 S. Melrose Dr.		VISTA	CA	92081
135	2000 S. Melrose Dr.		VISTA	CA	92081
136	2000 S. Melrose Dr.		VISTA	CA	92081
137	2000 S. Melrose Dr.		VISTA	CA	92081
138	2000 S. Melrose Dr.	#138	VISTA	CA	92081

Unit number	Address 1	City	State	Zip code
139	2000 S. Melrose Dr. #139	VISTA	CA	92081
140	2000 S. Melrose Dr. #140	VISTA	CA	92081
141	2000 S. Melrose Dr. #141	VISTA	CA	92081
142	2000 S. Melrose Dr. #142	VISTA	CA	92081
143	2000 S. Melrose Dr. #143	VISTA	CA	92081
144	2000 S. Melrose Dr. #144	VISTA	CA	92081
145	2000 S. Melrose Dr. #145	VISTA	CA	92081
146	2000 S. Melrose Dr. #146	VISTA	CA	92081
147	2000 S. Melrose Dr. #147	VISTA	CA	92081
148	2000 S. Melrose Dr. #148	VISTA	CA	92081
149	2000 S. Melrose Dr. #149	VISTA	CA	92081
150	2000 S. Melrose Dr. #150	VISTA	CA	92081
151	2000 S. Melrose Dr. #151	VISTA	CA	92081
152	2000 S. Melrose Dr. #152	VISTA	CA	92081
153	2000 S. Melrose Dr. #153	VISTA	CA	92081
154	2000 S. Melrose Dr. #154	VISTA	CA	92081
155	2000 S. Melrose Dr. #155	VISTA	CA	92081
156	2000 S. Melrose Dr. #156	VISTA	CA	92081
157	2000 S. Melrose Dr. #157	VISTA	CA	92081
158	2000 S. Melrose Dr. #158	VISTA	CA	92081
159	2000 S. Melrose Dr. #159	VISTA	CA	92081
160	2000 S. Melrose Dr. #160	VISTA	CA	92081
161	2000 S. Melrose Dr. #161	VISTA	CA	92081
162	2000 S. Melrose Dr. #162	VISTA	CA	92081
163	2000 S. Melrose Dr. #163	VISTA	CA	92081
164	2000 S. Melrose Dr. #164	VISTA	CA	92081
165	2000 S. Melrose Dr. #165	VISTA	CA	92081
166	2000 S. Melrose Dr. #166	VISTA	CA	92081
167	2000 S. Melrose Dr. #167	VISTA	CA	92081
168	2000 S. Melrose Dr. #168	VISTA	CA	92081
169	2000 S. Melrose Dr. #169	VISTA	CA	92081
170	2000 S. Melrose Dr. #170	VISTA	CA	92081
171	2000 S. Melrose Dr. #171	VISTA	CA	92081
172	2000 S. Melrose Dr. #172	VISTA	CA	92081
173	2000 S. Melrose Dr. #173	VISTA	CA	92081
174	2000 S. Melrose Dr. #174	VISTA	CA	92081
175	2000 S. Melrose Dr. #175	VISTA	CA	92081
176	2000 S. Melrose Dr. #176	VISTA	CA	92081
177	2000 S. Melrose Dr. #177	VISTA	CA	92081
178	2000 S. Melrose Dr. #178	VISTA	CA	92081
179	2000 S. Melrose Dr. #179	VISTA	CA	92081
180	2000 S. Melrose Dr. #180	VISTA	CA	92081
181	2000 S. Melrose Dr. #181	VISTA	CA	92081
182	2000 S. Melrose Dr. #182	VISTA	CA	92081

Unit number	Address 1	City	State	Zip code
461501	4615 Pavlov Avenue #1	San Diego	CA	92122
461502	4615 Pavlov Avenue #2	San Diego	CA	92122
461503	4615 Pavlov Avenue #3	San Diego	CA	92122
461504	4615 Pavlov Avenue #4	San Diego	CA	92122
461505	4615 Pavlov Avenue #5	San Diego	CA	92122
461506	4615 Pavlov Avenue #6	San Diego	CA	92122
461507	4615 Pavlov Avenue #7	San Diego	CA	92122
461508	4615 Pavlov Avenue #8	San Diego	CA	92122
461509	4615 Pavlov Avenue #9	San Diego	CA	92122
461510	4615 Pavlov Avenue #10	San Diego	CA	92122
461511	4615 Pavlov Avenue #11	San Diego	CA	92122
461512	4615 Pavlov Avenue #12	San Diego	CA	92122
461513	4615 Pavlov Avenue #13	San Diego	CA	92122
461514	4615 Pavlov Avenue #14	San Diego	CA	92122
461515	4615 Pavlov Avenue #15	San Diego	CA	92122
461516	4615 Pavlov Avenue #16	San Diego	CA	92122
461517	4615 Pavlov Avenue #17	San Diego	CA	92122
461518	4615 Pavlov Avenue #18	San Diego	CA	92122
463701	4637 Pavlov Ave # 1	San Diego	CA	92122
463702	4637 Pavlov Ave # 2	San Diego	CA	92122
463703	4637 Pavlov Ave # 3 4637 Pavlov Ave # 4	San Diego	CA	92122
463704 463705	4637 Pavlov Ave # 4 4637 Pavlov Ave # 5	San Diego	CA CA	92122 92122
463706	4637 Pavlov Ave # 6	San Diego San Diego	CA	92122
463707	4637 Pavlov Ave # 7	San Diego San Diego	CA	92122
463708	4637 Pavlov Ave # 8	San Diego	CA	92122
463709	4637 Pavlov Ave # 9	San Diego	CA	92122
463710	4637 Pavlov Ave # 10	San Diego	CA	92122
463711	4637 Pavlov Ave # 11	San Diego	CA	92122
463712	4637 Pavlov Ave # 12	San Diego	CA	92122
463713	4637 Pavlov Ave # 13	San Diego	CA	92122
463714	4637 Pavlov Ave # 14	San Diego	CA	92122
463715	4637 Pavlov Ave # 15	San Diego	CA	92122
463716	4637 Pavlov Ave # 16	San Diego	CA	92122
463717	4637 Pavlov Ave # 17	San Diego	CA	92122
463718	4637 Pavlov Ave # 18	San Diego	CA	92122
582411	5824 Kantor St Apt 11	San Diego	CA	92122
582412	5824 Kantor St Apt 12	San Diego	CA	92122
582413	5824 Kantor St Apt 13	San Diego	CA	92122
582414	5824 Kantor St Apt 14	San Diego	CA	92122
582415	5824 Kantor St Apt 15	San Diego	CA	92122
582421	5824 Kantor St Apt 21	San Diego	CA	92122
582422	5824 Kantor St Apt 22	San Diego	CA	92122
582423	5824 Kantor St Apt 23	San Diego	CA	92122
582424	5824 Kantor St Apt 24	San Diego	CA	92122
582425	5824 Kantor St Apt 25	San Diego	CA	92122

Unit number	Address 1	City	State	Zip code
582426	5824 Kantor St Apt 26	San Diego	CA	92122
582427	5824 Kantor St Apt 27	San Diego	CA	92122
582428	5824 Kantor St Apt 28	San Diego	CA	92122
582431	5824 Kantor St Apt 31	San Diego	CA	92122
582432	5824 Kantor St Apt 32	San Diego	CA	92122
582433	5824 Kantor St Apt 33	San Diego	CA	92122
582434	5824 Kantor St Apt 34	San Diego	CA	92122
582435	5824 Kantor St Apt 35	San Diego	CA	92122
582436	5824 Kantor St Apt 36	San Diego	CA	92122
582437	5824 Kantor St Apt 37	San Diego	CA	92122
582438	5824 Kantor St Apt 38	San Diego	CA	92122
602401	6024 Kantor St # 1	San Diego	CA	92122
602402	6024 Kantor St # 2	San Diego	CA	92122
602403	6024 Kantor St # 3	San Diego	CA	92122
602404	6024 Kantor St # 4	San Diego	CA	92122
602405	6024 Kantor St # 5	San Diego	CA	92122
602406	6024 Kantor St # 6	San Diego	CA	92122
602407	6024 Kantor St # 7	San Diego	CA	92122
602408	6024 Kantor St # 8	San Diego	CA	92122
602409	6024 Kantor St # 9	San Diego	CA	92122
602410	6024 Kantor St # 10	San Diego	CA	92122
602411	6024 Kantor St # 11	San Diego	CA	92122
602412	6024 Kantor St # 12	San Diego	CA	92122
602413	6024 Kantor St # 13	San Diego	CA	92122
602414	6024 Kantor St # 14	San Diego	CA	92122
602415	6024 Kantor St # 15	San Diego	CA	92122
602416	6024 Kantor St # 16	San Diego	CA	92122
602417	6024 Kantor St # 17	San Diego	CA	92122
602418	6024 Kantor St # 18	San Diego	CA	92122
603401	6034 Kantor St # 1	San Diego	CA	92122
603402	6034 Kantor St # 2	San Diego	CA	92122
603403	6034 Kantor St # 3	San Diego	CA	92122
603404	6034 Kantor St # 4	San Diego	CA	92122
603405	6034 Kantor St # 5	San Diego	CA	92122
603406	6034 Kantor St # 6	San Diego	CA	92122
603407	6034 Kantor St # 7	San Diego	CA	92122
603408	6034 Kantor St # 8	San Diego	CA	92122
603409	6034 Kantor St # 9	San Diego	CA	92122
603410	6034 Kantor St # 10	San Diego	CA	92122
603411	6034 Kantor St # 11	San Diego	CA	92122
603412	6034 Kantor St # 12	San Diego	CA	92122
603413	6034 Kantor St # 13	San Diego	CA	92122
603414	6034 Kantor St # 14	San Diego	CA	92122
603415	6034 Kantor St # 15	San Diego	CA	92122
603416	6034 Kantor St # 16	San Diego	CA	92122
603417	6034 Kantor St # 17	San Diego	CA	92122

603418 6034 kantor St # 18 San Diego CA 92122 4531PA 4531 Pavlox Ave San Diego CA 92122 4533PA 4535 Pavlox Ave San Diego CA 92122 4533PA 4537 Pavlox Ave San Diego CA 92122 4533PA 4537 Pavlox Ave San Diego CA 92122 4533PA 4537 Pavlox Ave San Diego CA 92122 4623PA 4623 Pavlox Ave San Diego CA 92122 4623PA 4627 Pavlox Ave San Diego CA 92122 4623PA 4637 Pavlox Ave San Diego CA 92122 4633PA 4633 Pavlox Ave San Diego CA 92122 4633PA 4633 Pavlox Ave San Diego CA 92122 5801GU 5801 Guilstrand St San Diego CA 92122 5803GU 5805 Guilstrand St San Diego CA 92122 5807GU 5807 Guilstrand St San Diego CA 92122 <th>Unit number</th> <th>Address 1</th> <th>City</th> <th>State</th> <th>Zip code</th>	Unit number	Address 1	City	State	Zip code
4333PA 4533 Pavlov Ave San Diego CA 92122 4533FA 4535 Pavlov Ave San Diego CA 92122 4537PA 4537 Pavlov Ave San Diego CA 92122 4537PA 4537 Pavlov Ave San Diego CA 92122 4623PA 4623 Pavlov Ave San Diego CA 92122 4623PA 4627 Pavlov Ave San Diego CA 92122 4623PA 4627 Pavlov Ave San Diego CA 92122 4623PA 4637 Pavlov Ave San Diego CA 92122 4633PA 4631 Pavlov Ave San Diego CA 92122 4633PA 4633 Pavlov Ave San Diego CA 92122 5801GU S801 Gullstrand St San Diego CA 92122 5803GU S805 Gullstrand St San Diego CA 92122 5805GU S805 Gullstrand St San Diego CA 92122 5805GU S805 Gullstrand St San Diego CA 92122 <td>603418</td> <td>6034 Kantor St # 18</td> <td>San Diego</td> <td>CA</td> <td>92122</td>	603418	6034 Kantor St # 18	San Diego	CA	92122
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5821GU5821 Gullstrand StSan DiegoCA921225822KC5822 Kantor CourtSan DiegoCA921225823GU5823 Gullstrand StSan DiegoCA921225824KC5824 Kantor CourtSan DiegoCA921225825GU5825 Gullstrand StSan DiegoCA921225826KC5826 Kantor CourtSan DiegoCA921225827GU5827 Gullstrand StSan DiegoCA921225828KC5828 Kantor CourtSan DiegoCA921225828KC5828 Kantor CourtSan DiegoCA921225829GU5829 Gullstrand StSan DiegoCA921225831GU5831 Gullstrand StSan DiegoCA921225832KC5832 Kantor CourtSan DiegoCA921225832KS5832 Kantor CourtSan DiegoCA921225832KS5832 Kantor StSan DiegoCA921225834KC5834 Kantor CourtSan DiegoCA9212	5819GU	5819 Gullstrand St			
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5823GU5823 Gullstrand StSan DiegoCA921225824KC5824 Kantor CourtSan DiegoCA921225825GU5825 Gullstrand StSan DiegoCA921225826KC5826 Kantor CourtSan DiegoCA921225827GU5827 Gullstrand StSan DiegoCA921225828KC5828 Kantor CourtSan DiegoCA921225829GU5829 Gullstrand StSan DiegoCA921225831GU5831 Gullstrand StSan DiegoCA921225832KC5832 Kantor CourtSan DiegoCA921225832KS5832 Kantor CourtSan DiegoCA921225833GU5833 Gullstrand StSan DiegoCA921225833GU5833 Gullstrand StSan DiegoCA921225834KC5834 Kantor CourtSan DiegoCA92122	5821GU				
5824KC5824 Kantor CourtSan DiegoCA921225825GU5825 Gullstrand StSan DiegoCA921225826KC5826 Kantor CourtSan DiegoCA921225827GU5827 Gullstrand StSan DiegoCA921225828KC5828 Kantor CourtSan DiegoCA921225829GU5829 Gullstrand StSan DiegoCA921225831GU5831 Gullstrand StSan DiegoCA921225832KC5832 Kantor CourtSan DiegoCA921225832KS5832 Kantor CourtSan DiegoCA921225833GU5833 Gullstrand StSan DiegoCA921225834KC5834 Kantor CourtSan DiegoCA92122	5822KC				
5825GU5825 Gullstrand StSan DiegoCA921225826KC5826 Kantor CourtSan DiegoCA921225827GU5827 Gullstrand StSan DiegoCA921225828KC5828 Kantor CourtSan DiegoCA921225829GU5829 Gullstrand StSan DiegoCA921225831GU5831 Gullstrand StSan DiegoCA921225832KC5832 Kantor CourtSan DiegoCA921225832KS5832 Kantor CourtSan DiegoCA921225833GU5833 Gullstrand StSan DiegoCA921225833GU5833 Gullstrand StSan DiegoCA921225834KC5834 Kantor CourtSan DiegoCA92122	5823GU				
5826KC5826 Kantor CourtSan DiegoCA921225827GU5827 Gullstrand StSan DiegoCA921225828KC5828 Kantor CourtSan DiegoCA921225829GU5829 Gullstrand StSan DiegoCA921225831GU5831 Gullstrand StSan DiegoCA921225832KC5832 Kantor CourtSan DiegoCA921225832KS5832 Kantor CourtSan DiegoCA921225833GU5833 Gullstrand StSan DiegoCA921225833GU5833 Gullstrand StSan DiegoCA921225834KC5834 Kantor CourtSan DiegoCA921225834KC5834 Kantor CourtSan DiegoCA921225834KC5834 Kantor CourtSan DiegoCA92122	5824KC		-		
5827GU5827 Gullstrand StSan DiegoCA921225828KC5828 Kantor CourtSan DiegoCA921225829GU5829 Gullstrand StSan DiegoCA921225831GU5831 Gullstrand StSan DiegoCA921225832KC5832 Kantor CourtSan DiegoCA921225832KS5832 Kantor StSan DiegoCA921225833GU5833 Gullstrand StSan DiegoCA921225834KC5834 Kantor CourtSan DiegoCA921225834KC5834 Kantor CourtSan DiegoCA921225834KC5834 Kantor CourtSan DiegoCA921225834KC5834 Kantor CourtSan DiegoCA92122	5825GU	5825 Gullstrand St			
5828KC5828 Kantor CourtSan DiegoCA921225829GU5829 Gullstrand StSan DiegoCA921225831GU5831 Gullstrand StSan DiegoCA921225832KC5832 Kantor CourtSan DiegoCA921225832KS5832 Kantor StSan DiegoCA921225833GU5833 Gullstrand StSan DiegoCA921225834KC5834 Kantor CourtSan DiegoCA921225834KC5834 Kantor CourtSan DiegoCA92122	5826KC		-		
5829GU5829 Gullstrand StSan DiegoCA921225831GU5831 Gullstrand StSan DiegoCA921225832KC5832 Kantor CourtSan DiegoCA921225832KS5832 Kantor StSan DiegoCA921225833GU5833 Gullstrand StSan DiegoCA921225834KC5834 Kantor CourtSan DiegoCA92122	5827GU	5827 Gullstrand St			
5831GU 5831 Gullstrand St San Diego CA 92122 5832KC 5832 Kantor Court San Diego CA 92122 5832KS 5832 Kantor St San Diego CA 92122 5833GU 5833 Gullstrand St San Diego CA 92122 5834KC 5834 Kantor Court San Diego CA 92122	5828KC				
5832 KC5832 Kantor CourtSan DiegoCA921225832 KS5832 Kantor StSan DiegoCA921225833 GUI5833 Gullstrand StSan DiegoCA921225834 Kantor CourtSan DiegoCA92122	5829GU				
5832KS 5832 Kantor St San Diego CA 92122 5833GU 5833 Gullstrand St San Diego CA 92122 5834KC 5834 Kantor Court San Diego CA 92122					
5833GU5833 Gullstrand StSan DiegoCA921225834KC5834 Kantor CourtSan DiegoCA92122					
5834KC5834 Kantor CourtSan DiegoCA92122021220212302123	5832KS		_		
			_		
5834KS5834 Kantor StSan DiegoCA92122			_		
	5834KS	5834 Kantor St	San Diego	ĊA	92122

Unit number	Address 1	City	State	Zip code
5835GU	5835 Gullstrand St	San Diego	CA	92122
5836KC	5836 Kantor Court	San Diego	CA	92122
5836KS	5836 Kantor St	San Diego	CA	92122
5837GU	5837 Gullstrand St	San Diego	CA	92122
5838KC	5838 Kantor Court	San Diego	CA	92122
5838KS	5838 Kantor St	San Diego	CA	92122
5839GU	5839 Gullstrand St	San Diego	CA	92122
5840KC	5840 Kantor Court	San Diego	CA	92122
5841GU	5841 Gullstrand St	San Diego	CA	92122
5842KC	5842 Kantor Court	San Diego	CA	92122
5842KS	5842 Kantor St	San Diego	CA	92122
5843GU	5843 Gullstrand St	San Diego	CA	92122
5844KC	5844 Kantor Court	San Diego	CA	92122
5844KS	5844 Kantor St	San Diego	CA	92122
5845GU	5845 Gullstrand St	San Diego	CA	92122
5846KC	5846 Kantor Court	San Diego	CA	92122
5846KS	5846 Kantor St	San Diego	CA	92122
5847GU	5847 Gullstrand St	San Diego	CA	92122
5848KS	5848 Kantor St	San Diego	CA	92122
5849GU	5849 Gullstrand St	San Diego	CA	92122
5850KS	5850 Kantor St	San Diego	CA	92122
5851GU	5851 Gullstrand St	San Diego	CA	92122
5852KS	5852 Kantor St	San Diego	CA	92122
5853GU	5853 Gulistrand St	San Diego	CA	92122
5854KS	5854 Kantor St	San Diego	CA	92122
5855GU	5855 Gullstrand St	San Diego	CA	92122
5856KS	5856 Kantor St	San Diego	CA	92122
5857GU	5857 Gullstrand St	San Diego	CA	92122
5859GU	5859 Gullstrand St	San Diego	CA	92122
5861GU	5861 Gullstrand St	San Diego	CA	92122
5862KS	5862 Kantor St	San Diego	CA	92122
5863GU	5863 Gullstrand St	San Diego	CA	92122
5864KS	5864 Kantor St	San Diego	CA	92122
5865GU	5865 GullstrandSt	San Diego	CA	92122
5866KS	5866 Kantor St	San Diego	CA	92122
5867GU	5867 Gullstrand St	San Diego	CA	92122
5868KS	5868 Kantor St	San Diego	CA	92122
5869GU	5869 Gullstrand St	San Diego	CA	92122
5870KS	5870 Kantor St	San Diego	CA	92122
5871GU	5871 Gullstrand St	San Diego	CA	92122
5872KS	5872 Kantor St	San Diego	CA	92122
5873GU	5873 Gullstrand St	San Diego	CA	92122
5874KS	5874 Kantor St	San Diego	CA	92122
5875GU	5875 Gullstrand ST	San Diego	CA	92122
5876KS	5876 Kantor St	San Diego	CA	92122
5877GU	5877 Gullstrand St	San Diego	CA	92122

Unit number		Address 1	City	State	Zip code
5879GU	5879 Gullstrand St		San Diego	CA	92122
5881GU	5881 Gullstrand St		San Diego	CA	92122
5883GU	5883 Gullstrand St		San Diego	CA	92122
5885GU	5885 Gullstrand St		San Diego	CA	92122
5887GU	5887 Gullstrand St		San Diego	CA	92122
5902KS	5902 Kantor St		San Diego	CA	92122
5903GU	5903 Gullstrand St		San Diego	CA	92122
5904KS	5904 Kantor St		San Diego	CA	92122
5905GU	5905 Gullstrand St		San Diego	CA	92122
5906KS	5906 Kantor St		San Diego	CA	92122
5907GU	5907 Gullstrand St		San Diego	CA	92122
5908KS	5908 Kantor St		San Diego	CA	92122
5909GU	5909 Gullstrand St		San Diego	CA	92122
5910KS	5910 Kantor St		San Diego	CA	92122
5911GU	5911 Gullstrand St		San Diego	CA	92122
5912KS	5912 Kantor St		San Diego	CA	92122
5913GU	5913 Gullstrand St		San Diego	CA	92122
5914KS	5914 Kantor St		San Diego	CA	92122
5915GU	5915 Gullstrand St		San Diego	CA	92122
5916KS	5916 Kantor St		San Diego	CA	92122
5917GU	5917 Gullstrand St		San Diego	CA	92122
5921GU	5921 Gullstrand St		San Diego	CA	92122
5922KS	5922 Kantor St		San Diego	CA	92122
5923GU	5923 Gullstrand St		San Diego	CA	92122
5924KS	5924 Kantor St		San Diego	CA	92122
5925GU	5925 Gullstrand St		San Diego	CA	92122
5926KS	5926 Kantor St		San Diego	CA	92122
5927GU	5927 Gullstrand St		San Diego	CA	92122
5928KS	5928 Kantor St		San Diego	CA	92122
5929GU	5929 Gullstrand St		San Diego	CA	92122
5931GU	5931 Gullstrand St		San Diego	CA	92122
5932KS	5932 Kantor St		San Diego	CA	92122
5933GU	5933 Gullstrand St		San Diego	CA	92122
5934KS	5934 Kantor St		San Diego	CA	92122
5935GU	5935 Gullstrand St		San Diego	CA	92122
5936KS	5936 Kantor St		San Diego	CA	92122
5937GU	5937 Gullstrand St		San Diego	CA	92122
5938KS	5938 Kantor St		San Diego	CA	92122
5939GU	5939 Gullstrand St		San Diego	CA	92122
5941GU	5941 Gullstrand St		San Diego	CA	92122
5942KS	5942 Kantor St		San Diego	CA	92122
5943GU	5943 Gullstrand St		San Diego	CA	92122
5944KS	5944 Kantor St		San Diego	CA	92122
5945GU	5945 Gullstrand St		San Diego	CA	92122
5946KS	5946 Kantor St		San Diego	CA	92122
5947GU	5947 Gullstrand St		San Diego	CA	92122

Unit number	Address 1	City	State	Zip code
5948KS	5948 Kantor St	San Diego	CA	92122
5949GU	5949 Gullstrand St	San Diego	CA	92122
5951GU	5951 Gullstrand St	San Diego	CA	92122
5952KS	5952 Kantor St	San Diego	CA	92122
5953GU	5953 Gullstrand St	San Diego	CA	92122
5954KS	5954 Kantor St	San Diego	CA	92122
5955GU	5955 Gullstrand St	San Diego	CA	92122
5956KS	5956 Kantor St	San Diego	CA	92122
5958KS	5958 Kantor St	San Diego	CA	92122
5962KS	5962 Kantor St	San Diego	CA	92122
5964KS	5964 Kantor St	San Diego	CA	92122
5966KS	5966 Kantor St	San Diego	CA	92122
5968KS	5968 Kantor St	San Diego	CA	92122
5972KS	5972 Kantor St	San Diego	CA	92122
5974KS	5974 Kantor St	San Diego	CA	92122
5982KS	5982 Kantor St	San Diego	CA	92122
5984KS	5984 Kantor St	San Diego	CA	92122
5986KS	5986 Kantor St	San Diego	CA	92122
5988KS	5988 Kantor St	San Diego	CA	92122
6017GU	6017 Gullstrand St	San Diego	CA	92122
6042KS	6042 Kantor St	San Diego	CA	92122
6044KS	6044 Kantor St	San Diego	CA	92122
6046KS	6046 Kantor St	San Diego	CA	92122
6048KS	6048 Kantor St	San Diego	CA	92122
6052KS	6052 Kantor St	San Diego	CA	92122
6054KS	6054 Kantor St	San Diego	CA	92122
6056KS	6056 Kantor St	San Diego	CA	92122
6058KS	6058 Kantor St	San Diego	CA	92122
6060KS	6060 Kantor St	San Diego	CA	92122
6062KS	6062 Kantor St	San Diego	CA	92122
6064KS	6064 Kantor St	San Diego	CA	92122
6066KS	6066 Kantor St	San Diego	CA	92122
6121GU	6121 Gullstrand St	San Diego	CA	92122
6122KS	6122 Kantor St	San Diego	CA	92122
6124KS	6124 Kantor St	San Diego	CA	92122
6126KS	6126 Kantor St	San Diego	CA	92122
6128KS	6128 Kantor St	San Diego	CA	92122
4610PA	4610 Pavlov Ave	San Diego	CA	92122
4611GO	4611 Governor Dr	San Diego	CA	92122
4611PA	4611 Pavlov Ave	San Diego	CA	92122
4612PA	4612 Pavlov Ave	San Diego	CA	92122
4613GO	4613 Governor Drive	San Diego	CA	92122
4613PA	4613 Pavlov Ave	San Diego	CA	92122
4614PA	4614 Pavlov Ave	San Diego	CA	92122
4615GO	4615 Governor Drive	San Diego	CA	92122
4615PA	4615 Pavlov Ave	San Diego	CA	92122

Unit number	Address 1	City	State	Zip code
4616PA	4616 Pavlov Ave	San Diego	CA	92122
4617GO	4617 Governor Drive	San Diego	CA	92122
4618PA	4618 Pavlov Ave	San Diego	CA	92122
4619GO	4619 Governor Drive	San Diego	CA	92122
4620PA	4620 Pavlov Ave	San Diego	CA	92122
4621GO	4621 Governor Drive	San Diego	CA	92122
4622PA	4622 Pavlov Ave	San Diego	CA	92122
4623GO	4623 Governor Drive	San Diego	CA	92122
4624PA	4624 Pavlov Ave	San Diego	CA	92122
4625GO	4625 Governor Drive	San Diego	CA	92122
4626PA	4626 Pavlov Ave	San Diego	CA	92122
4628PA	4628 Pavlov Ave	San Diego	CA	92122
4631GO	4631 Governor Drive	San Diego	CA	92122
4632PA	4632 Pavlov Ave	San Diego	CA	92122
4633GO	4633 Governor Drive	San Diego	CA	92122
4634PA	4634 Pavlov Ave	San Diego	CA	92122
4635GO	4635 Governor Drive	San Diego	CA	92122
4636PA	4636 Pavlov Ave	San Diego	CA	92122
4637GO	4637 Governor Drive	San Diego	CA	92122
4638PA	4638 Pavlov Ave	San Diego	CA	92122
4639GO	4639 Governor Drive	San Diego	CA	92122
4640PA	4640 Pavlov Ave	San Diego	CA	92122
4641GO	4641 Governor Drive	San Diego	CA	92122
4641PA	4641 Pavlov Ave	San Diego	CA	92122
4642PA	4642 Pavlov Ave	San Diego	CA	92122
4643GO	4643 Governor Drive	San Diego	CA	92122
4644PA	4644 Pavlov Ave	San Diego	CA	92122
4645GO	4645 Governor Drive	San Diego	CA	92122
4645PA	4645 Pavlov Ave	San Diego	CA	92122
4646PA	4646 Pavlov Ave	San Diego	CA	92122
4647GO	4647 Governor Drive	San Diego	CA	92122
4647PA	4647 Pavlov Ave	San Diego	CA	92122
4649GO	4649 Governor Drive	San Diego	CA	92122
4712PA	4712 Pavlov Ave	San Diego	CA	92122
4714PA	4714 Pavlov Ave	San Diego	CA	92122
4716PA	4716 Pavlov Ave	San Diego	CA	92122
4718PA	4718 Pavlov Ave	San Diego	CA	92122
4720PA	4720 Pavlov Ave	San Diego	CA	92122
4722PA	4722 Pavlov Ave	San Diego	CA	92122
4724PA	4724 Pavlov Ave	San Diego	CA	92122
4726PA	4726 Pavlov Ave	San Diego	CA	92122
4732PA	4732 Pavlov Ave	San Diego	CA	92122
4734PA	4734 Pavlov Ave	San Diego	CA	92122
4736PA	4736 Pavlov Ave	San Diego	CA	92122
4738PA	4738 Pavlov Ave	San Diego	CA	92122
4740PA	4740 Pavlov Ave	San Diego	CA	92122

Unit number	Address 1	City	State	Zip code
4742PA	4742 Pavlov Ave	San Diego	CA	92122
4744PA	4744 Pavlov Ave	San Diego	CA	92122
4746PA	4746 Pavlov Ave	San Diego	CA	92122
4811GO	4811 Governor Drive	San Diego	CA	92122
4813GO	4813 Governor Drive	San Diego	CA	92122
4815GO	4815 Governor Drive	San Diego	CA	92122
4817GO	4817 Governor Drive	San Diego	CA	92122
4819GO	4819 Governor Drive	San Diego	CA	92122
4821GO	4821 Governor Drive	San Diego	CA	92122
4823GO	4823 Governor Drive	San Diego	CA	92122
4825GO	4825 Governor Drive	San Diego	CA	92122
4827GO	4827 Governor Drive	San Diego	CA	92122
4829GO	4829 Governor Drive	San Diego	CA	92122
4831GO	4831 Governor Drive	San Diego	CA	92122
4833GO	4833 Governor Drive	San Diego	CA	92122
4835GO	4835 Governor Drive	San Diego	CA	92122
4837GO	4837 Governor Drive	San Diego	CA	92122
4839GO	4839 Governor Drive	San Diego	CA	92122
4841GO	4841 Governor Drive	San Diego	CA	92122
4843GO	4843 Governor Drive	San Diego	CA	92122
4845GO	4845 Governor Drive	San Diego	CA	92122
4847GO	4847 Governor Drive	San Diego	CA	92122
4849GO	4849 Governor Drive	San Diego	CA	92122
5814KS	5814 Kantor St	San Diego	CA	92122
5824KS	5824 Kantor St	San Diego	CA	92122
5854KC	5854 Kantor Court	San Diego	CA	92122
5856KC	5856 Kantor Court	San Diego	CA	92122
5864KC	5864 Kantor Ct	San Diego	CA	92122
5963GU	5963 Gullstrand St	San Diego	CA	92122
6011GU	6011 Gullstrand St	San Diego	CA	92122
6012KS	6012 Kantor St	San Diego	CA	92122
6013GU	6013 Gullstrand St	San Diego	CA	92122
6015GU	6015 Gullstrand St	San Diego	CA	92122
6016KS	6016 Kantor St	San Diego	CA	92122
6021GU	6021 Gullstrand St	San Diego	CA	92122
6023GU	6023 Gullstrand St	San Diego	CA	92122
6025GU	6025 Gullstrand St	San Diego	CA	92122
6027GU	6027 Gullstrand St	San Diego	CA	92122
6028KS	6028 Kantor St	San Diego	CA	92122
6029GU	6029 Gullstrand St	San Diego	CA	92122
6031GU	6031 Gullstrand St	San Diego	CA	92122
6033GU	6033 Gullstrand St	San Diego	CA	92122
6035GU	6035 Gullstrand St	San Diego	CA	92122
6037GU	6037 Gullstrand St	San Diego	CA	92122
6039GU	6039 Gullstrand St	San Diego	CA	92122
6041GU	6041 Gullstrand St	San Diego	CA	92122

Unit number	Address 1	City	State	Zip code
6043GU	6043 Gullstrand St	San Diego	CA	92122
6045GU	6045 Gullstrand St	San Diego	CA	92122
6047GU	6047 Gullstrand St	San Diego	CA	92122
6113GU	6113 Gullstrand St	San Diego	CA	92122
6115GU	6115 Gullstrand St	San Diego	CA	92122
6117GU	6117 Gullstrand St	San Diego	CA	92122
6119GU	6119 Gullstrand St	San Diego	CA	92122
6123GU	6123 Gullstrand St	San Diego	CA	92122
6125GU	6125 Gullstrand St	San Diego	CA	92122
6127GU	6127 Gullstrand St	San Diego	CA	92122
6133GU	6133 Gullstrand St	San Diego	CA	92122
6135GU	6135 Gullstrand St	San Diego	CA	92122
6137GU	6137 Gullstrand St	San Diego	CA	92122
6139GU	6139 Gullstrand St	San Diego	CA	92122
6141GU	6141 Gullstrand St	San Diego	CA	92122
6143GU	6143 Gullstrand St	San Diego	CA	92122
6145GU	6145 Gullstrand St	San Diego	CA	92122
6147GU	6147 Gullstrand St	San Diego	CA	92122
6153GU	6153 Gullstrand St	San Diego	CA	92122
6155GU	6155 Gullstrand St	San Diego	CA	92122
6157GU	6157 Gullstrand St	San Diego	CA	92122
6159GU	6159 Gullstrand St	San Diego	CA	92122
6163GU	6163 Gullstrand St	San Diego	CA	92122
6165GU	6165 Gullstrand St	San Diego	CA	92122
6167GU	6167 Gullstrand St	San Diego	CA	92122
6169GU	6169 Gullstrand St	San Diego	CA	92122
6211GU	6211 Gullstrand St	San Diego	CA	92122
6213GU	6213 Gullstrand St	San Diego	CA	92122
6215GU	6215 Gullstrand St	San Diego	CA	92122
6217GU	6217 Gullstrand St	San Diego	CA	92122
6219GU	6219 Gullstrand St	San Diego	CA	92122
6221GU	6221 Gullstrand St	San Diego	CA	92122
6223GU	6223 Gullstrand St	San Diego	CA	92122
6225GU	6225 Gullstrand St	San Diego	CA	92122
6231GU	6231 Gullstrand St	San Diego	CA	92122
6233GU	6233 Gullstrand St	San Diego	CA	92122
6235GU	6235 Gullstrand St	San Diego	CA	92122
6237GU	6237 Gullstrand St	San Diego	CA	92122
6239GU	6239 Gullstrand St	San Diego	CA	92122
6241GU	6241 Gullstrand St	San Diego	CA	92122
6243GU	6243 Gullstrand St	San Diego	CA	92122
6245GU	6245 Gullstrand St	San Diego	CA	92122
6251GU	6251 Gullstrand St	San Diego	CA	92122
6253GU	6253 Gullstrand St	San Diego	CA	92122
6255GU	6255 Gullstrand St	San Diego	CA	92122
6257GU	6257 Gullstrand St	San Diego	CA	92122

Unit number	Address 1	City	State	Zip code
6311GU	6311 Gullstrand St	San Diego	CA	92122
6312GU	6312 Gullstrand St	San Diego	CA	92122
6313GU	6313 Gullstrand St	San Diego	CA	92122
6314GU	6314 Gullstrand St	San Diego	CA	92122
6315GU	6315 Gullstrand St	San Diego	CA	92122
6316GU	6316 Gullstrand St	San Diego	CA	92122
6317GU	6317 Gullstrand St	San Diego	CA	92122
6318GU	6318 Gullstrand St	San Diego	CA	92122
6319GU	6319 Gullstrand St	San Diego	CA	92122
6320GU	6320 Gullstrand St	San Diego	CA	92122
6321GU	6321 Gullstrand St	San Diego	CA	92122
6322GU	6322 Gullstrand St	San Diego	CA	92122
6323GU	6323 Gullstrand St	San Diego	CA	92122
6324GU	6324 Gullstrand St	San Diego	CA	92122
6325GU	6325 Gullstrand St	San Diego	CA	92122
6326GU	6326 Gullstrand St	San Diego	CA	92122
6327GU	6327 Gullstrand St	San Diego	CA	92122
6329GU	6329 Gullstrand St	San Diego	CA	92122
6331GU	6331 Gullstrand St	San Diego	CA	92122
6332GU	6332 Gullstrand St	San Diego	CA	92122
6333GU	6333 Gullstrand St	San Diego	CA	92122
6334GU	6334 Gullstrand St	San Diego	CA	92122
6335GU	6335 Gullstrand St	San Diego	CA	92122
6336GU	6336 Gullstrand St	San Diego	CA	92122
6337GU	6337 Gullstrand St	San Diego	CA	92122
6338GU	6338 Gullstrand St	San Diego	CA	92122
6339GU	6339 Gullstrand St	San Diego	CA	92122
6340GU	6340 Gullstrand St	San Diego	CA	92122
6341GU	6341 Gullstrand St	San Diego	CA	92122
6342GU	6342 Gullstrand St	San Diego	CA	92122
6343GU	6343 Gullstrand St	San Diego	CA	92122
6344GU	6344 Gullstrand St	San Diego	CA	92122
6345GU	6345 Gullstrand St	San Diego	CA	92122
6346GU	6346 Gullstrand St	San Diego	CA	92122