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Inland Southern California's News Weekly

# VOICE

April 11, 2019 Volume 46 | Issue 38  
theievoice.com

# WHAT'S IN THE WATER?

**EVERYBODY SHOULD BE CONCERNED...**

**Inside: WVWD Board of Directors  
Approves \$900,000 Upgrade**





# VOICE

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114 E. 6th St.  
Corona, CA 92879

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City Hall of Fontana  
8353 Sierra Avenue  
Fontana, CA 92335

Kaiser Permanente Hospital  
9961 Sierra Avenue  
Fontana, CA 92335

### MORENO VALLEY

Cross Word Christian Fellowship  
21401 Box Springs Rd.  
Moreno Valley, CA 92557

Moreno Valley Community Center  
13911 Perris Blvd.  
Moreno Valley, CA 92553

Moreno Valley USD  
25634 Alessandro Blvd.  
Moreno Valley, CA 92553

### REDLANDS

LifeWay Christian Stores  
9940 Alabama Avenue  
Redlands, CA 92374

### RIALTO

Rialto City Hall  
150 S. Palm  
Rialto, CA 92376

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1725 N. Riverside Avenue  
Rialto, CA 92376

Westside Pit Bar "B" Que  
519 W Foothill Blvd  
Rialto, CA 92376  
(909) 440-5783

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550 W Foothill Blvd  
Rialto, CA 92376  
310-817-9863

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855 W. Baseline Rd.  
Rialto, CA 92376

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Fair Housing Council of  
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3933 Mission Inn Avenue  
Riverside, CA 92501

Kansas Avenue SDA Church  
4491 Kansas Avenue  
Riverside, CA 92507

Light of the World Church of God in Christ  
5595 Molino Way  
Riverside, CA 92509

New Beginnings Christian  
Fellowship  
5970 Limonite Avenue  
Riverside, CA 92509

Riverside City Hall  
3900 Main Street  
Riverside, CA 92501

Riverside County Black Chamber of Commerce  
2060 Chicago Ave Suite A-13  
Riverside, CA 92507

### SAN BERNARDINO

American Legion 710  
2181 W. Highland Avenue  
San Bernardino, CA 92407

Black Voice Foundation  
1590 N. Waterman Avenue  
San Bernardino, CA 92404

Boys & Girls Club  
1180 W. 9th Street  
San Bernardino, CA 92411

Cathedral of Praise  
3030 Del Rosa Avenue  
San Bernardino, CA 92404

Dorothy Inghram Library  
1505 W. Highland Avenue  
San Bernardino, CA 92411

Delmann Heights  
Community Center  
2969 Flores Street  
San Bernardino, CA 92407

Ecclesia Christian Fellowship  
1314 Date Street  
San Bernardino, CA 92404

Feldheym Library  
555 W. 6th Street  
San Bernardino, CA 92410

San Bernardino USD  
1525 W. Highland Avenue  
San Bernardino, CA 92411

San Bernardino City Hall  
300 N. D Street  
San Bernardino, CA 92418

San Bernardino County  
385 N. Arrowhead Avenue  
San Bernardino, CA 92415

SB County  
Superintendent of Schools  
601 N. E Street  
San Bernardino, CA 92410

San Bernardino USD  
777 N. F Street  
San Bernardino, CA 92410

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San Bernardino, CA 92411  
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# VOICE

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## KEEPING IT REAL

### Pushed Down a Slippery Slope

**A**s an avid opponent of the death penalty I've written about it a lot over the years. Whether lamenting over the series of botched executions; its over application regarding Black defendants; Arkansas' 2017 attempt to execute seven men in the span of eleven days; the heroic work of the Innocence Project and the light it shines on the "innocent" sentenced to death; what many (including myself) viewed as Riverside County's previous, aggressive application of it; the 2018 voter approved measure to accelerate the death penalty even as other states voted to abolish it; Governor Newsom's ordering of additional DNA testing in the case of a questionable death row conviction; and the governor's recent moratorium on the death penalty in California, I believe it says a lot about who we are as a nation.

Admittedly, my position is driven by my moral compass though I admit it is easy for those of us who have never born the shock and devastation of having a loved one snatched from us by unspeakable violence. I pray I never will, and my heart is filled with compassion for those who have.

The death penalty remains a contentious issue and I hold out hope this nation will one day eliminate it and opt for life without the possibility of parole instead, but America's historical penchant for cruelty and vengeance remains on display especially considering last week's Supreme Court ruling in *Bucklew v. Precythe*.

The case involved Russell Bucklew, sentenced to death in Missouri for the 1989 rape of his estranged girlfriend and the murder of her lover.

Bucklew has acknowledged he was lawfully convicted and accepts the U. S. Constitution permits a sentence of execution for his crimes. He further accepts, Missouri's method of execution—the lethal injection protocol

of pentobarbital—is constitutional in most instances, but because of his unusual medical condition, he contended the drug protocol was unconstitutional in his case.

His argument partly hinged on the 8th Amendment and its protections against the infliction of cruel and unusual punishment—Bucklew merely sought an alternative drug, a less painful way for his life to be ended.

He suffers from cavernous hemangioma, which causes vascular tumors, i.e., clumps of blood vessels, to grow in his head, neck, and throat. Medical professionals have stated Bucklew's condition might prevent the pentobarbital from circulating properly in his body; that the use of a chemical dye to flush the intravenous line could cause his blood pressure to spike and his tumors to rupture; and that pentobarbital could interact adversely with his other medications.

His attorney argued because Bucklew would be unable to maintain the integrity of his airway from the moment he is injected with the Pentobarbital solution until his death, it is likely he will struggle for air and experience the excruciating pain of prolonged suffocation. It is also probable the tumor in his throat will burst and cause him to choke on his own blood.

Unfortunately for Bucklew a majority of the U.S. Supreme Court did not care how much he might suffer—they ruled against him. In the majority decision Justice Neil Gorsuch flatly stated, "[W]e see little likelihood that an inmate facing a serious risk of pain will be unable to identify an available alternative." He noted in part, "the Eighth Amendment does



*continued on page 17*





## **Violence Against Women Act Reauthorized**

**Washington, D.C.** – On Wednesday, April 4th the U.S. House of Representatives voted to reauthorize the Violence Against Women Act (VAWA) which provides protections for domestic violence survivors. The measure passed largely along party lines with most Republicans voting against it rather than cross the NRA who opposed the legislation because it included a gun-related provision which makes it harder for domestic abusers to have access to guns. This is the fourth time the VAWA was reauthorized since it was signed into law by President Bill Clinton in 1994.

## Community Champions Honored for Their Service

### Riverside

Every year the Riverside University Health System (RUHS)-Public Health Department honors those in the community identified as 'Community Champions' for their service to Riverside County residents.

This year RUHS honored five individuals or partner organizations with its Public Health Champion awards. The recipients were honored April 2nd at the meeting of the Riverside County Board of Supervisors' meeting as the board kicked-off National Public Health Week (April 1-8). The award recipients were recognized for having contributed to improving the health and well-being of Riverside County residents.

Kim Saruwatari, Director of Riverside University Healthcare System – Public Health praised the award winners, "These individuals and organizations have stepped up and gone beyond what would normally be expected of

*continued on page 17*



Vonya Quarles



Rev. Benita Ramsey



Deborah Franklin

## Local Community Organizations to Hold Town Hall for SB Int'l Airport Air Cargo Logistics Center

### Andrea Baldrias

#### Contributor

San Bernardino International Airport (SBIA) is partnering with developer, Hillwood Enterprises, to build a new air cargo logistics facility on campus. The facility is anticipated to bring in an estimated 1,500 to 4,000 new jobs to San Bernardino and will add 26 flights to the airport.

Local community organizations formed a coalition to organize a Town Hall with San Bernardino International Airport Authority (SBIAA) because they neglected to consult with community members during the economic development process. The purpose of the Town Hall is to allow community members to engage with the SBIAA and consider their input in the development process. The Airport decision makers, the developer and tenant will be in attendance to hear from the community.

Hillwood Enterprises is looking to enter a 35-year ground-lease agreement with SBIAA,

*continued on page 17*





# Fostering a Healthy Diverse Community

Building a soulful healthy community is a step by step, deliberate process. In fact, health has more to do with place than doctors’ visits. The odds are stacked against low- income communities and communities of color. Because of a legacy of racial and economic segregation, anti-immigrant policy and a host of other historical “isms,” there are many communities in California where the neighborhood environment conspires to harm residents.

These environments lack basic health protective amenities like parks, grocery stores, decent schools, jobs, housing, and the list goes on. These neighborhood and community environments are not natural; they are manmade, and can be unmade.

Community spirit isn’t cultivated overnight. In fact, spirit constantly changes. New residents, management, policies and other forms of change can either negatively or positively affect your

community.

Living in a place with negative energy, or in a place where you don’t know your neighbors well, can feel isolating. By finding fun ways to bond with your neighbors, you can build spirit in your community.

Parties are a great way to get to know new people in a relaxed and fun setting. Make it a potluck to get everyone involved in making the party a success, or make it themed to add an extra element of excitement to your event.

Try holding an ice cream social, game night or barbecue party. Tailor your party to your and your neighbor’s interests. For example, if your neighbors like watching football, host a barbeque at your place beforehand and gather everyone to watch the game together.

Start doing projects to make your home feel more “homey.” Putting a little extra effort into the house’s exterior appearance can not only

make your house a better place to live, but might also inspire your neighbors to do the same. A pretty neighborhood is a happy neighborhood!

If you like reading, start a book club that meets every month. Interested in keeping your neighborhood safe? Start a neighborhood watch program. Like fishing? Get a group together and go out to a nearby lake.

If you’re friends with your neighbors on any social media sites, post about your events there. Better yet, start a Facebook group and add people from the community to the group. Don’t be afraid to learn about different cultures, foods, languages and religions. Encourage open honest dialogue.

When people take pride in their community, they tend to form an unbreakable bond with their neighbors and a healthy spirit that can’t be easily shaken.

# classifieds&publicnotices

#### NAME CHANGE

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER COC 1902479

To All Interested Persons: Petitioner: KELLY CULLIVER-NELSON filed a petition with this court for a decree changing names as follows: a. RAQUEL LYNN CULLIVER aka KELLY NELSON aka KELLY CULLIVER-NELSON to. KELLY LYNN CULLIVER. b. CLANCE DREW NELSON to. DREW CLANCE NELSON. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 04/24/2019 Time: 1:00pm, Dept. C2. The address of the court is: Riverside Superior Court Corona Branch, 505 S. Buena Vista Avenue, Rm. 201, Corona, CA 92882. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507. Date: 2/27/19 Tamara L. Wagner, Judge of the Superior Court

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#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER MVC 1903179

To All Interested Persons: Petitioner: HULEN

L. HARTS filed a petition with this court for a decree changing names as follows: HULEN LEE HARTS to. MICHAEL LEE HARTS. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 05/02/2019 Time: 1:00pm, Dept. MV2. The address of the court is: Riverside Superior Court, Moreno Valley Branch, 13800 Heacock Street # D201, Moreno Valley, CA 92553. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507. Date: Mar 6, 2019 Craig G. Riemer, Judge of the Superior Court

p. 3/21, 3/28, 4/4, 4/11/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER COC 1903458

To All Interested Persons: Petitioner: ADRIA YVETTE McLANAHAN filed a petition with this court for a decree changing names as follows: ADRIA YVETTE McLANAHAN to. ADRIA YVETTE DUPRE. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the

reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 05/01/2019 Time: 8:AM, Dept. C2. The address of the court is: Riverside Superior Court, Corona Branch, 505 S. Buena Vista Avenue, Room 201, Corona, CA 92882. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507. Date: Mar 6, 2019 Tamara Wagner, Judge of the Superior Court

p. 3/28, 4/4, 4/11, 4/18/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER COC 1903463

To All Interested Persons: Petitioner: JACOB A. MENDOZA filed a petition with this court for a decree changing names as follows: JACOB A. MENDOZA to. JACOB A. ESPINOSA. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 05/08/2019 Time: 8:AM, Dept. C2. The address of the court is: Riverside Superior Court, Corona Branch, 505 S. Buena Vista Avenue, Room 201, Corona, CA 92882. A copy of this Order to

Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507. Date: 3/21/19 Tamara Wagner, Judge of the Superior Court

p. 4/4, 4/11, 4/18, 4/25/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER COC 1903448

To All Interested Persons: Petitioner: ROSALAND DENISE JOHNSON-JACKSON filed a petition with this court for a decree changing names as follows: ROSALIND DENISE JOHNSON-JACKSON to. ROZ DENISE JOHNSON-JACKSON. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 05/15/2019 Time: 8:00AM, Dept. C2. The address of the court is: Riverside Superior Court, Corona Branch, 505 S. Buena Vista Avenue, Room 201, Corona, CA 92882. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507. Date: Mar 21, 2019 Tamara Wagner, Judge of the Superior Court

p. 4/4, 4/11, 4/18, 4/25/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER MVC 1903732

To All Interested Persons: Petitioner: ELIZABETH LOPES filed a petition with this court for a decree changing names as follows: ELIZABETH LOPES to. ELIZABETH RAMIREZ. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 05/16/2019 Time: 1:30 PM, Dept. MV2. The address of the court is: Riverside Superior Court, County of Riverside, Moreno Valley Branch, 13800 Heacock Street Bldg. #D201, Moreno Valley, CA 92553. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507. Date: Mar 15, 2019 Craig G. Riemer, Judge of the Superior Court

p. 4/11, 4/18, 4/25, 5/2/2019

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER HEC 1900629

To All Interested Persons: Petitioner: CONNIE HILL / MIGUEL CAMARENA filed a petition with this court for a decree changing names as follows: SOPHIA RAE GUERRA to. SOPHIA

RAE CAMARENA. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 06/06/2019 Time: 1:30 PM, Dept. HI. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, HEMET BRANCH, 890 N. STATE STREET, HEMET, CA 92543 A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507. Date: April 03, 2019 SAMRA FURBUSH, Judge of the Superior Court

p. 4/11, 4/18, 4/25, 5/2/2019

#### PROBATES

#### NOTICE OF PETITION TO ADMINISTER ESTATE OF: ESTHER MARGARET ARCINIEGA Case Number PRRI 1900512

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of: ESTHER MARGARET ARCINIEGA. A Petition for Probate has been filed by GERALD PATRICK PORTZ, Jr. in the Superior Court of California, County of RIVERSIDE. The Petition for Probate requests that GERALD

# Wages in the IE Increase at Slower Pace than Rest of State

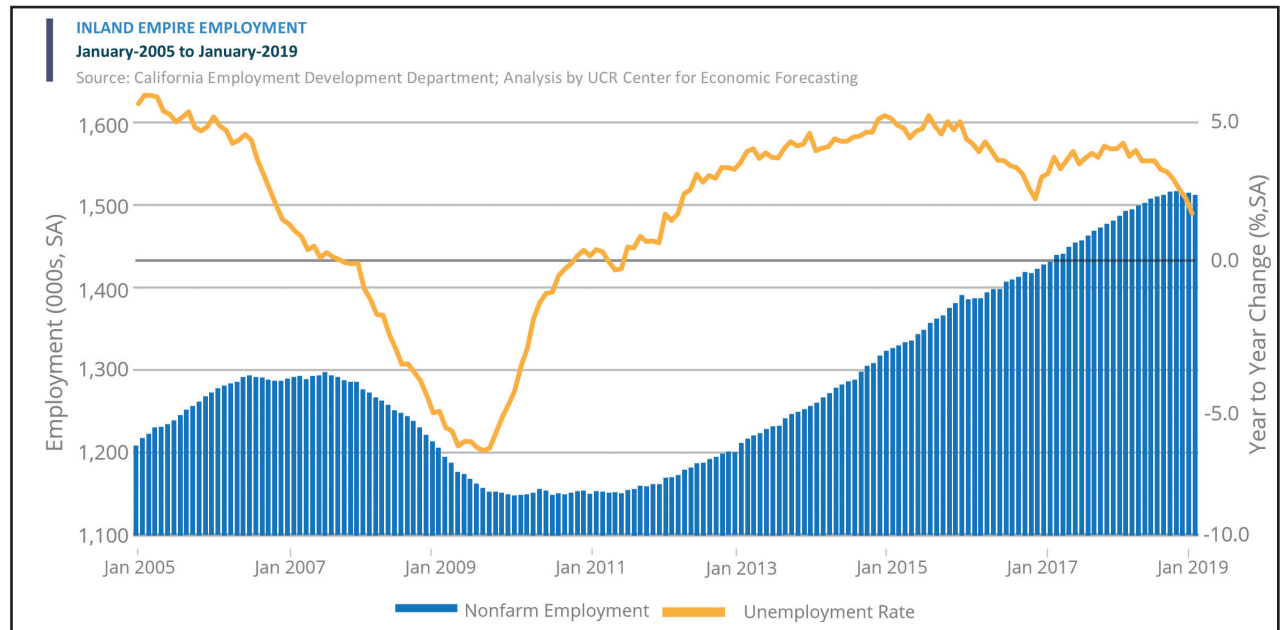
## Riverside

The UCR School of Business Center for Economic Forecasting and Development reported wages in the Inland Empire have continued to increase though at a slower pace than the rest of the state.

The Inland Empire Regional Intelligence report considered the most recent data available which showed earnings in the inland region increased 2.8 percent from the first three quarters of 2017 to the first three quarters of 2018. Accordingly, wages in Riverside County increased 2.7 percent and wages in San Bernardino County increased slightly more at 2.8 percent, while wages in the state overall increased a total of 4.3 percent.

On the other hand, job growth in the Inland Empire has continued to out-perform the rest of Southern California. From January 2018 to January 2019, the labor force in the Inland Empire grew by 2.3 percent compared to statewide growth of a mere 1.5 percent. Los Angeles County grew by 0.7 percent, Orange County by 1.7 percent, and San Diego County by 2.2 percent.

"The healthier growth we're seeing in the Inland



Empire's work force is being driven in part by the region's greater home affordability relative to surrounding areas and this represents a significant

competitive advantage into the future," said Robert Kleinhenz, Executive Director of Research at the

*continued on page 17*

## WVWD Board of Directors Approves \$900,000 Upgrade

### Rialto

During a special meeting of the West Valley Water District Board of Directors on Saturday, April 6, General Manager Clarence Mansell, Jr. made a special presentation regarding the need for the water agency to add six wells to increase capacity and bring more safe drinking water to the ratepayers at a reasonable price.

Mansell advised the directors, "Our team has been assessing our customer usage and assets throughout the District. We have identified key wells that are currently not functioning. The District is going to get these wells up and running to assist throughout the months when our region experiences triple digit temperatures."

President Dr. Michael Taylor stated, "These wells need to be up and running for the ratepayers in the summer months. I am committed to adding capacity to the District so that ratepayers will continue to get safe and affordable drinking water in the peak summer



Clarence Mansell, Jr.

months. Each year we experience a significant increase in water usage throughout the District and it is our responsibility to be best prepared. As President, I will continue being committed to fulfilling our mission of providing safe, high quality, and reliable water to our customers."

Now that the board has approved the proposal, the work is expected to begin immediately. According to the agency, multiple projects are expected to be completed prior to the onset of summer.



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## Mt. San Jacinto College Hosts Special Olympics



### San Jacinto

The 2019 Special Olympics for the communities of Banning, Yucaipa-Calimesa Joint, Beaumont and the San Jacinto Unified School District will be held at Mt. San Jacinto College on Tuesday, April 16.

The event kicks-off shortly after 9:00 a.m. with the traditional Parade of Athletes. More than 300 Special Olympian athletes will participate in a wide range of track and field events. The events include everything from standing long jump, relays, 50M wheelchair race as well as tennis ball throws. The athletes also will compete in a Team Bocce competition. To prepare themselves for the competition athletes train at their respective schools in the days leading up to the event.

Commenting on the event Dr. Roger Schultz, Superintendent/President of Mt. San Jacinto College said, "We look forward to hosting Special Olympics at MSJC," adding, "MSJC is dedicated to partnerships like this with our local K-12 partners and the Special Olympics so we can contribute to the achievements of all of our students. We look forward to seeing the student-athletes compete and shine at this event."

Special Olympics is the world's largest sports organization for people with intellectual disabilities with 4.4 million athletes in 170 countries – and millions more volunteers and supporters. The School Games event provides training and competitive sports options to elementary, middle and high school special education students. It encourages youth participation, inclusion, and leadership in local schools and prepares school-age students for participation in Special Olympics Southern California sports opportunities beyond the school day.

"This is the third year our San Jacinto High students are participating in the games, and the second year for our middle schools to join in," said Diane Perez, Superintendent of San Jacinto Unified School District. "I know our students train and work hard to be competitive and show their track and field skills. I know that the smiles on the students' faces as they cross the finish line and receive a medal will be priceless."

# LAND ON MILLIONS

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# WHAT'S IN THE WATER?

## EVERYONE SHOULD BE CONCERNED...



**S.E. Williams**  
**Contributor**

**O**n Valentine's Day 2019, the Environmental Protection Agency announced its highly anticipated Action Plan regarding highly fluorinated toxic chemicals (PFAS) also known as PFCs, permeating the environment across the nation and around the world.

In what the agency identified as a “historic plan,” it outlined concrete steps to address PFAS and to protect public health, agency officials declared they took this action in response to extensive public interest and input the agency has received over the past year.

The plan identifies both short-term solutions for addressing these toxic chemicals and long-term strategies aimed at helping to provide the tools and technologies states, tribes, and local communities need to deliver clean and safe drinking water to their residents and to address PFAS at the source—before it gets into the water.

Touting the plan, EPA Acting Administrator Andrew Wheeler proclaimed, “The PFAS Action Plan is the most comprehensive cross-agency plan to address an emerging chemical of concern ever undertaken by EPA.” Adding, “[W]e utilized all of our program offices to construct an all-encompassing plan to help states and local communities address PFAS

and protect our nation's drinking water.”

On the same day the EPA made its announcement, the national nonprofit organization, Toxics Action Center, claimed PFAS exposure will continue under the EPA plan. The organization stated its belief the EPA plan does nothing for communities that have been contaminated without consent for decades.

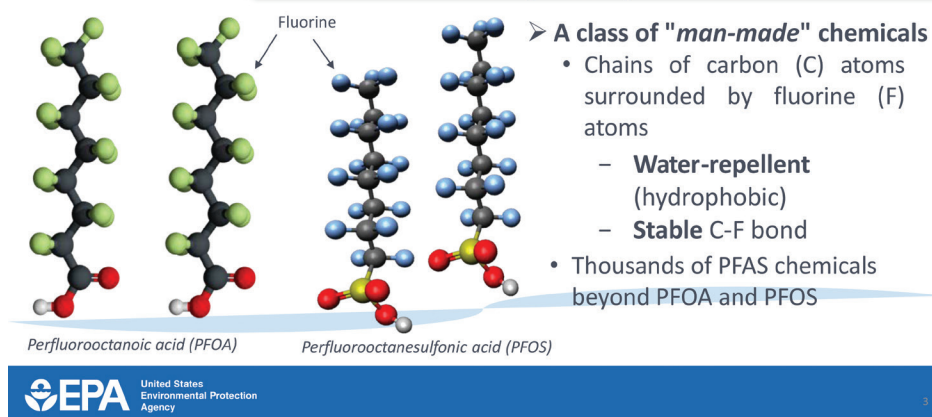
Why so much focus and concern—because these man-made chemicals have been linked to kidney disorders, reproductive cancers, autoimmune disorders and the list goes on. It is estimated these chemicals are in the drinking water of at least 110 million Americans including many in California and the inland region.

Another organization, the National PFAS Contamination Coalition, described the EPA plan as, “woefully inadequate for those that have been suffering from exposure to contamination for decades.” Expressing her frustration with the agency's hedging, one environmental activist proclaimed, “Babies are still being born today contaminated [with PFAS] from exposed mothers, facing diseases that will last a lifetime.”

Much of the activists' consternation was rooted in the choice of language

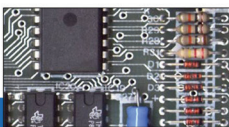


## Per- and Polyfluoroalkyl Substances (PFAS)



## Applications: Home, Business & Industry

- Cookware and Food Packaging
- Polishes, waxes, and paints
- Textiles, Clothing
- Cleaning products
- Electronics and plating manufacturing
- Oil and mining for enhanced recovery
- Performance chemicals
- Firefighting Foam



EPA United States Environmental Protection Agency

used by the EPA to describe the plan's implementation. It used phrases like 'in process', 'committed to' and 'very soon'. The same ambiguous timeline promised for years.

March 6, on the heels of the EPA announcement, the California Water Resources Control Board held the first-of-its-kind public meeting where it issued a tiered approach to this issue in order to provide clarity to industries in the state that although cleanup levels are still some ways off, they should prepare for a major investigative effort to be undertaken by the Water Board.

Although the Board made it clear California will not initiate steps to declare Maximum Contaminant Levels (MCLs) for PFOA and PFOS (chemicals that are part of the PFAS family of 4,000 man-made chemicals generally resistant to heat, water and oil) in California's drinking water in the near term—unlike the EPA—the Water Board intends to immediately introduce a "PFAS Phased Investigation Plan" to systematically obtain PFAS effluent and drinking water data.

The plan will be implemented in three phases. Phase I will involve over 1,500 airports, landfills and drinking water wells across the state. Phase II will cover refineries, bulk terminals (storage sites for oil products,

non-airport fire training areas, and urban fire areas. Phase III will cover secondary manufacturers, waste water treatment plants, and domestic wells. The investigation is expected to have broad industry implications.

PFAS are everywhere. According to the EPA, "They are used to keep food from sticking to cookware, to make sofas and carpets resistant to stains, to make clothes and mattresses more waterproof, and to make some food packaging resistant to grease absorption—they are also used in some firefighting materials and a variety of other industries, including aerospace, automotive, building and construction, and electronics."

The goal of the Water Board's public meeting last week was to provide information on potential sources and risks of PFAS in California's drinking water.

The panel of experts who participated did not include any industry representatives but did include the Water Board's Division of Drinking Water, California's Department of Toxic Substances Control, Office of Environmental Health Hazard Administration, the US EPA, US Navy, and several Non-Governmental Organizations including Clean Water Action, Natural Resources Defense Council, and California Communities Against Toxics.

Last week's meeting is expected to have major ramifications. To begin with, in 2016, the EPA published non-regulatory, lifetime Health Advisory Levels (HAL) for the two key PFAS chemicals, PFOS and PFOA, in drinking water of 70 parts per trillion combined. These are very low levels, although some states have since gone even lower. But unlike other states, California—the alleged environmental consciousness of the nation—has failed to formally adopt the HALs nor has the state established legally actionable levels of its own.

Although it is noted that the most consistent health findings for humans regarding PFAS and PFOS are increased cholesterol levels, findings have also revealed impacts on infant birth weights, adverse effects on the immune system, thyroid hormone effects and cancer.

The Centers for Disease Control and Prevention (CDC) has issued a fact sheet to provide interim guidance to assist doctors and other clinicians with patient consultations on PFAS. It highlights what PFAS are, which chemicals fall into this category of substances, identifies health effects associated with exposure to various PFAS, and suggests answers to specific patient questions about potential PFAS exposure. View the fact sheet at [www.atsdr.cdc.gov/pfc/docs/pfas\\_clinician\\_fact\\_sheet\\_508.pdf](http://www.atsdr.cdc.gov/pfc/docs/pfas_clinician_fact_sheet_508.pdf).

The Water Board acknowledged that given the size and importance of PFAS-implicated industry in California, the next steps taken by California's key state regulators are critical. According to the Board, the hunt for data will affect thousands of facilities, drinking water systems and private drinking water well owners. The agency noted, "It is easily the largest data hunt for PFAS in drinking water California has ever endeavored and demonstrates how seriously the state is taking the potential threat of PFAS."

The Water Board stressed PFAS in California's drinking water is "very concerning," noting the state "must act now" and any future comprehensive regulatory scheme should involve more than the most commonly tested and understood PFAS – PFOS and PFOA – and address the chemicals as a

if possible. In other words, it is apparent California regulators are going beyond the scope of the EPA.

The EPA issued a lifetime health advisory in May 2016 for PFOS and PFOA for drinking water advising municipalities they should notify their customers of the presence of levels over 70 parts per trillion in community water supplies. It recommended the notification of customers include information on the increased health risks, especially for susceptible populations. Based on the current available peer-reviewed studies on laboratory animals and epidemiological evidence in human populations, the agency released the following statement, “These studies indicate that exposure to PFOA and PFOS over certain levels may result in adverse health effects, including developmental effects to fetuses during pregnancy or to breastfed infants (e.g., low birth weight, accelerated growth, skeletal variations), cancer (e.g., testicular, kidney), liver effects (e.g., tissue damage), immune effects (e.g., antibody production and immunity), thyroid effects and other effects (e.g., cholesterol changes).” EPA researchers are measuring PFAS in air, drinking water, soils, and food to understand how and to what degree people might be exposed to PFAS. According to the agency, this will help states, tribes, and local communities assess potential risks and choose the most effective methods for protecting public health.

In June 2018, California’s Office of Environmental Health Hazard Assessment (OEHHA) recommended interim notification levels for PFOA (based on liver toxicity, as well as cancer risks), and for PFOS (based on immunotoxicity). OEHHA made these recommendations following a review of currently available health-based advisories, standards and supporting documentation.

After an independent review of the available information on the these health risks, the Water Board Division of Drinking Water established notification levels for PFOS and PFOA—13 parts per trillion for PFOS and 7 parts per trillion for PFOA.

Although drinking water systems in California are not currently required to have regulations to monitor for PFOA and/or PFOS, due to increasing concerns about health risks resulting from possible contamination some water agencies—including many in the inland region—voluntarily elected to sample their water for PFOA and PFOS. To determine if your water agency is listed among those who voluntarily monitor their water for PFOA/PFOS contaminants, the information is available online at [waterboards.ca.gov/drinking\\_water/certlic/drinkingwater/PFOA\\_PFOS.html](https://www.waterboards.ca.gov/drinking_water/certlic/drinkingwater/PFOA_PFOS.html), scroll down to the section titled, Findings in California Drinking Water, and click on the last word in that section “here”. When you click the link, it will automatically download an Excel spreadsheet that you can search. Findings in California Drinking Water, and click on the last word in that section “here”. When you click the link, it will automatically download an Excel spreadsheet that you can search.

In addition since 2017 the Environmental Working Group (EWG) has maintained an interactive map titled, “Mapping a Contamination Crisis” showing where PFAS contamination has been identified at sites across the country including here in the inland region <https://www.ewg.org/research/mapping-contamination-crisis>.

## PFAS WHAT YOU NEED TO KNOW

### WHAT ARE PFAS CHEMICALS?

Per- and polyfluoroalkyl substances (PFAS) are a group of man-made chemicals that includes PFOA, PFOS and GenX chemicals. Since the 1940s, PFAS have been manufactured and used in a variety of industries around the globe, including in the United States. PFOA and PFOS have been the most extensively produced and studied of these chemicals. Both are very persistent in the environment and in the human body. Exposure to certain PFAS can lead to adverse human health effects.

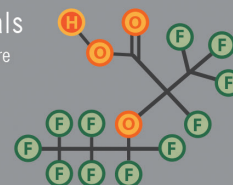
#### PFOA & PFOS

U.S. manufacturers voluntarily phased out PFOA and PFOS, two specific PFAS chemicals.



#### GenX Chemicals

GenX chemicals are a replacement for PFOA.



### WHAT EPA IS DOING

Some of the agency's work includes: development of additional toxicity values, analytical methods for additional PFAS and non-drinking water media as well as treatment options for PFAS in drinking water. EPA is also hosting a National Leadership Summit on PFAS in May 2018.



Established methods to measure 14 PFAS compounds in drinking water

Identified five treatment processes for PFOA and PFOS

Identified all PFAS chemicals that are legally available for production and use

Provided national monitoring data for 6 PFAS in drinking water



Issued drinking water health advisories (70 parts per trillion) for PFOA and PFOS in 2016



Provided support for 10 states with site-specific PFAS challenges and problems:  
NC (Cape Fear River), MI, DE, WV, CO, NY (Hoosick Falls), OH, NH, VT and NJ



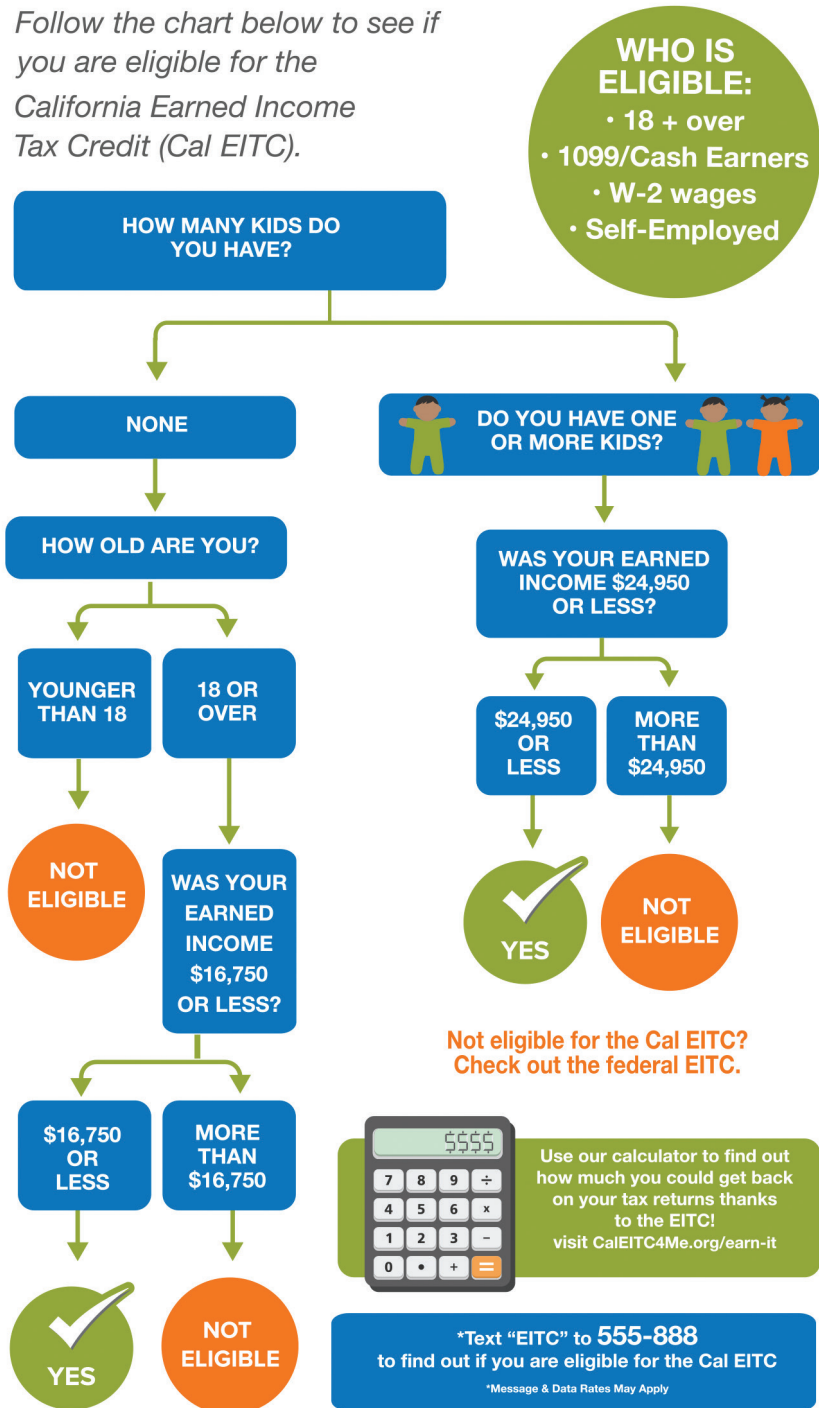
Updated website to include tools and information so that states, tribes and local communities can understand, assess and address PFAS incidents and emergencies





# Are You Eligible For The Cal EITC?

Follow the chart below to see if you are eligible for the California Earned Income Tax Credit (Cal EITC).



**YOU CAN CLAIM THE CAL EITC ALL YEAR LONG!**

For the latest information and resources on the Cal EITC, visit  
**CalEITC4Me.org**

## SPECIAL FEATURE

### African American Community Roundtable Hosts – How to Become a Member of the 2020 Citizens Redistricting Commission

**Andrea M. Baldrias**  
**Contributor**

On Friday, March 29th the African American Community Roundtable hosted a forum for local community leaders to educate the citizens about the process to become a member of the 2020 Citizens Redistricting Commission.

Every 10 years, California must redraw the district lines for the Congressional, State Senate, State Assembly and State Board of Equalization to accurately reflect the population's demographics as determined by the Census.

The Citizens Redistricting Commission will be responsible for drawing all district lines. The Commission is comprised of 14 members (five Democrats, five Republicans and four members who either 'Decline to State' or belong to another party).

California citizens who are eligible may submit an application to the State Auditor's Office in the first 60-day application period from June 10, 2019 to August 9, 2019.

The Commission came into fruition when California voters passed the Voters FIRST Act in 2008. The Act authorized the Citizens Redistricting Commission to draw new district lines. Soon after, in 2010, the Voters FIRST Act for Congress gave the Commission the responsibility of drawing Congressional districts as well.

As a result of the Voters FIRST Act, a State Auditor is required to initiate an application process for the Citizens Redistricting Commission. The minimum eligibility requirements for applicants are:

- Have been a registered voter since July 1, 2015
- Have been registered with the same political party (or declined-to-state) since July 1, 2015
- Voted in at least two of the last three statewide elections.

An Applicant Review Panel comprised of three auditors will lead the selection process from the pool of applicants. After the applications have been reviewed, the panel will select 120 applicants who are "most qualified" and equally divide them into three sub-pools according to party affiliation. These selected applicants will be personally interviewed in Sacramento. After this, the panel will select 60 applicants and equally divide them into three sub-pools according to party affiliation.

These 60 names will be presented to four legislative leaders for review, and each leader is allowed to remove two applicants from each of the sub-pools. The final applicant pool is sent to the State Auditor, who will randomly draw three applicant names from the sub-pools — three Democrat, three Republican and two who are either Decline-to-State or have another party affiliation. These eight applicants will become the initial eight members of the Commission who will complete the selection process by selecting the final six Commission members.

At the meeting, attendees voiced concerns about the Commission not

*continued on page 17*

# publicnotices

PATRICK PORTZ, Jr. be appointed as personal representative to administer the estate of the decedent. The petition requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority. A hearing on the petition will be held in this court as follows: Date: 5/20/2019 Time: 8:30 A.M. DEPT 08, SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 4050 MAIN ST, RIVERSIDE, CA 92501. If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney. If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under section 9052 of the California Probate Code. Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law. You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk. Attorney for Petitioner: Kristine M. Borgia, Esq. 2155 Chicago Avenue, Suite 306, Riverside, CA 92507 951.784.0244

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## NOTICE OF PETITION TO ADMINISTER ESTATE OF: HAROLD N. MYERS Case Number PRRI 1900516

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of: HAROLD N. MYERS. A Petition for Probate has been filed by KATHLEEN COTTON in the Superior Court of California, County of : RIVERSIDE. The Petition for Probate requests that KATHLEEN COTTON be appointed as personal representative to administer the estate of the decedent. The petition requests the decedent's will and codicils, if any, be admitted to probate. The will and any codicils are available for examination in the file kept by the court. The petition requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority. A hearing on the petition will be held in this court as follows: Date: 5/21/2019 Time: 8:30 A.M. DEPT 11, SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 4050 MAIN ST, RIVERSIDE, CA 92501. If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney.

If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2)

60 days from the date of mailing or personal delivery to you of a notice under section 9052 of the California Probate Code. Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law. You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk. Attorney for Petitioner: Kristine M. Borgia, Esq. 2155 Chicago Avenue, Suite 306, Riverside, CA 92507 951.784.0244

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## SUMMONS

### SUMMONS

**CASE NUMBER SWD 1601532**  
NOTICE TO DEFENDANT: HENRY CLAY DUNE III

YOU ARE BEING SUED BY PLAINTIFF: AYESHA TALIAH DUNN

You have 30 calendar days after this Summons and Petition are served on you to file a Response (form FL-120 or FL-123) at the court and have a copy served on the petitioner. A letter or phone call will not protect you. If you do not file your Response on time, the court may make orders affecting your marriage or domestic partnership, your property, and custody of your children. You may be ordered to pay support and attorney fees and costs. If you cannot pay the filing fee, ask the clerk for a fee waiver form. If you want legal advice, contact a lawyer immediately. You can get information about finding lawyers at the California Courts Online Self-Help Center ([www.courtinfo.ca.gov/selfhelp](http://www.courtinfo.ca.gov/selfhelp)), at the California legal Services Web site ([www.lawhelpcalifornia.org](http://www.lawhelpcalifornia.org)), or by contacting your local county bar association.

Tiene 30 días corridos despues de haber recibido la entrega legal de esta Citacion y Peticion para presentar una Respuesta (formulario FL-120 o FL-123) ante la corte y efectuar la entrega legal de una copia al demandante. Una carta o llamada telefonica no basta para protegerlo. Si no presenta su Respuesta a tiempo, la corte puede dar ordenes que afecten su matrimonio o pareja de hecho, sus bienes y la custodia de sus hijos. La corte tambien le puede ordenar que pague manutencion, y honorarios y costos legales. Si no puede pagar la cuota de presentacio, pida al secretario un formulario de exencion de cuotas. Si desea obtener asesoramiento legal, pongase en contacto de inmediato con un abogado. Puede obtener informacion para encontrar a un abogado en el Centro de Ayuda de las Cortes de California ([www.sucorte.ca.gov](http://www.sucorte.ca.gov)), en el sitio Web de los Servicios Legales de California ([www.lawhelpcalifornia.org](http://www.lawhelpcalifornia.org)) o poniendose en contacto con el colegio de abogados de su condado.

The name and address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE 880 N. STATE STREET, HEMET, CA 92343, FAMILY LAW The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: DEBRA A. SMITH, 3988 MERRILL AVE.

RIVERSIDE, CA 92506

Notice to the person served: You are served as an individual.

Date: 2/28/2019

Clerk, by A. Coehoorn, Deputy of the Court

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## PUBLIC NOTICES

### NOTICE INVITING SEALED ELECTRONIC PROPOSALS (BIDS) D STREET AREA ENHANCEMENTS AT 2nd STREET (Spec #CIP S-007-2018-19)

The CITY OF PERRIS will receive electronic bid proposals (bids) via City's Active Bidder website <http://www.cityofperris.org/city-hall/bids.html> to Perris City Hall, 101 North "D" Street, Perris, CA 92570, until 2:00 P.M. (PST) April 29, 2019 for the "D Street Area Enhancements At 2nd Street (Specification

No. #CIP S-007-2018-19)." Bid Closing date and time shall be simultaneous with the Bid Opening. The Project includes furnishing all tools, equipment, services, apparatus, facilities, transportation, labor, building/encroachment permits, disposal and materials necessary and reasonably incidental to the construction of a new streetscape with decorative paving, lighting, asphalt paving, colored concrete, street furnishings, and other associated public improvements along 2nd Street; between the railroad tracks and D Street, in Perris, CA, in strict accordance with Improvement Plans and Specification No. #CIP S007-2018-19.

Contract Documents and additional information for bidders are available beginning April 8, 2019, on the City Of Perris website at <http://www.cityofperris.org/city-hall/bids.html>. Contractors must be registered with ACTIVE BIDDER to bid on city projects.

The successful bidder will have 90 calendar days from the mandatory start date of May 28, 2019 to fully complete all work. Award of Contract is expected on May 14, 2019. All Bidders will be required to hold their original bid prices, without change, for a period of forty-five (45) days from the date bids are opened, except to the extent relief is available pursuant to Public Contract Code, Section 5100 et. seq.

DEPARTMENT OF INDUSTRIAL LABOR RELATIONS CONTRACTOR REGISTRATION. Contractors must be registered and qualified with the California Department of Industrial Relations, in accordance with Labor Code 1771.1(b). All bids must include proof of current, valid registration and qualification status with the Department of Industrial Relations.

The City hereby notifies all bidders that it will affirmatively ensure that, in regard to this advertisement, minority business enterprises will be afforded full opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, or national origin in consideration for an award. Moreover, the City will not discriminate against any person or firm interested in providing goods or services to the City on the basis of race, color, religion, sex, marital status, national origin, age, veterans status or handicap. Bidders are advised that it has been determined that DBE's could reasonably be expected to compete for opportunities on this project, and that there is likely a certain percentage of availability on this project. The City also advises that participation of DBE's in the specific percentage is not a condition of award. The City reserves the right to reject any and all bids and waive any formality in the bidding. All contractors will be required to comply with all applicable Equal Opportunity laws and regulations.

THIS PROJECT IS FEDERALLY FINANCED BY THE U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (24 CFR, PART 57) AND SUBJECT TO CERTAIN REQUIREMENTS INCLUDING PAYMENT OF FEDERAL PREVAILING WAGES, COMPLIANCE WITH SECTION 3 AFFIRMATIVE ACTION REQUIREMENTS, EXECUTIVE ORDER 11246 AND OTHERS. THE AFOREMENTIONED IS DESCRIBED IN THE "SPECIAL FEDERAL PROVISIONS" (HUD-4010, HUD 4010.1) SECTION OF THE BID DOCUMENT. ADDITIONAL INFORMATION PERTAINING TO THE FEDERAL REQUIREMENTS IS ON FILE WITH THE CITY OF PERRIS DEPARTMENT OF PUBLIC WORKS ENGINEERING ADMINISTRATION DIVISION.

MINIMUM AND PREVAILING WAGES: THIS IS A FEDERAL ASSISTED PROJECT AND THE DAVIS-BACON FAIR LABOR STANDARDS ACT WILL BE ENFORCED. THE APPLICABLE WAGE DETERMINATION FOR SAID PROJECT IS THE ONE PUBLISHED 10-DAYS PRIOR TO BID AWARD. WHENEVER THERE IS STATE FUNDING INVOLVED, THE HIGHEST OF THE TWO (STATE AND FEDERAL) WAGE DECISION PREVAILS.

p. 4/11, 4/18/2019

## NOTICE INVITING BIDS

NOTICE IS HEREBY GIVEN that sealed bids will be received in the Nutrition Services

Department of the San Bernardino City Unified School District, 1257 Northpark Boulevard, San Bernardino, California, 92407, on or before 11:00 a.m., on May 9, 2019, for FROZEN/ MISC. FOODS, under Bid No. NSB 2019-20-1. Bid documents required for bidding may be secured at the above department or online at <https://sbcsdnutritionsservices.org/?page=BidsandProposals>. Please call 909/881-8000 for more information. The Board of Education reserves the right to reject any or all bids, and to waive any irregularities or informalities in any bid or in the bidding, and to accept or reject any items thereon.

Publications of this Notice are April 11, 2019, and April 18, 2019. SAN BERNARDINO CITY UNIFIED SCHOOL DISTRICT By: Latoya Smith, Buyer, Nutrition Services Department 4/11, 4/18/19 CNS-3239327#

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## NOTICE OF PUBLIC HEARING

On March 14, 2008, the U.S. Department of Housing and Urban Development (HUD) executed a ten-year Moving to Work (MTW) Agreement with the Housing Authority of the County of San Bernardino (HACSB) and in April 2016 that agreement was extended through 2028. As an MTW agency, HACSB is provided with more flexibility and authorization to develop policies that are outside the limitations of certain HUD regulations in order to more successfully achieve its mission and program goals, and to enhance its ability to serve the needs of low-income families in San Bernardino County.

In continuing to develop its MTW program and address community and client needs, HACSB has prepared Amendment 2 to its Fiscal Year (FY) 2018-19 Annual MTW Plan. The Plan will be made available to the public for review for 30 days starting Wednesday, April 10, 2019, at the following location:

Housing Authority of the County of San Bernardino 715 E. Brier Drive San Bernardino, CA 92408

The Plan is available on HACSB's website at [www.hacsb.com](http://www.hacsb.com) under the "MTW Plans, Reports, and Factsheets" section and at any HACSB satellite office.

Notice is hereby given that HACSB will conduct a public hearing regarding the proposed Plan on Tuesday, April 16, 2019 at 10:00 a.m. and Thursday, April 18, 2019, at 2:00 p.m. at 715 E. Brier Drive, San Bernardino, CA 92408. If a citizen wishes to challenge the nature of the above action(s) in court he/she may be limited to raising only those issues he/she or someone else raised at the public hearing described in this notice, or in written correspondence delivered Monday through Friday to the HACSB office located at 715 E. Brier Drive, San Bernardino, CA 92408 prior to the hearing.

In accordance with the Rehabilitation Act of 1973, HACSB will make reasonable efforts to accommodate persons with disabilities. Please call (909) 890-0644 at least three days in advance if you require special accommodations.

HACSB offers language assistance free of charge. For assistance with this document, please contact our office at (909) 890-0644.

HACSB ofrece asistencia idiomática gratis. Para ayuda con este documento, por favor llámenos al (909) 890-0644.

Equal Housing Opportunity.

4/11/19

CNS-3239892#

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### Juvenile Dependency Attorney II-IV San Bernardino County, CA \$83,865.60 - \$158,308.80 Annually

The County Counsel's Office is recruiting

for a Juvenile Dependency Attorney who represents the Department of Children and Family Services in Juvenile Court dependency cases involving allegations of child abuse and neglect. Attorneys in this section appear in statutorily-required hearings, special interim reviews, mediations, settlement conferences and specialty court hearings.

For more details, please review the announcement at [www.sbcounty.gov/jobs](http://www.sbcounty.gov/jobs). Application can be made on-line – apply ASAP – open until 4/19/19. (909) 387-8304 - EEO/ ADA

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## VEHICLE SALE

### NOTICE OF SALE OF VEHICLE

Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California.

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 04/22/2019 at 10:00 AM to wit: Make/Yr. 2014 NISSAN Lic.: 7SKT364 Vin. 5N1ANONW2EN808391 Location: 997 E. 8th St, UPLAND, CA Said sale is for the purpose

of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

p. 4/11/2019

### NOTICE OF SALE OF VEHICLE

Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California.

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 04/22/2019 at 10:00 AM to wit:

Make/Yr. 2017 KIA Lic.: 7ZQR317 Vin. 5XHG74L39HG134647 Location: 818 E. WALNUT ST, SANTA ANA, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

p. 4/11/2019

### NOTICE OF SALE OF VEHICLE

Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California.

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 04/22/2019 at 10:00 AM to wit: Make/Yr. 2015 NISSAN Lic.: 7WFFY579 Vin. 3N1AB7AP1FY339144 Location: 2740 N. BRUIN AVE, S. EL MONTE, CA Said sale is for the purpose

of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

p. 4/11/2019

## FICTITIOUS BUSINESS NAMES

The following person(s) is (are) doing business as:

**LOAFER'S LANDING ADULT RESIDENTIAL FACILITY**  
**5656 Cheryl Street**  
**Hemet, CA 92544**  
**RIVERSIDE COUNTY**  
**1LOAF LLC**  
**8351 Vienna Way**  
**Riverside, CA 92508**  
**CA**

This business is conducted by: Limited Liability Company Registrant has not yet begun to transact business under the fictitious business name(s) listed above.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).)

s. Aloaf Alfieri Walker, CEO

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 03/12/2019

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk

FILE NO. R-201903660

p. 3/21, /3/28, 4/4, 4/11/2019

The following person(s) is (are) doing business as:

**MORENO TIRE AND AUTO REPAIR**  
**23550 Sunnymead Blvd**  
**Moreno Valley, CA 92553**  
**RIVERSIDE COUNTY**  
**Issa George Faggouseh**  
**1647 Glenwood Ave**  
**Upland, CA 91784**

This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 12/19/2004

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).)

s. George Issa Faggouseh

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 3/11/2019

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk

FILE NO. R-201903573

p. 3/21, /3/28, 4/4, 4/11/2019

The following person(s) is (are) doing business as:

**NU HAIR**  
**27455 Jefferson Ave**  
**Temecula, CA 92590**  
**RIVERSIDE COUNTY**  
**Michael Phong Nguyen**  
**1510 Knoll Park Glen**  
**Escondido, CA 92029**

This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 1994

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter











**Community Champions**, continued from page 5

them.” She continued, “They have seen the importance of giving back to the community and their efforts have benefitted many residents. We are honored to give them this much-deserved recognition.

One award recipient was selected from each of the five supervisorial districts. In addition to recognizing their dedication to improving public health they were also recognized for their collaboration with Public Health and/or other organizations focused on public and population health and because of their sensitivity to the needs of special populations and reducing health disparities in care and outcomes. The five recipients included:

District 1—Riverside Food System Alliance for its support of local food and agriculture for a healthier community and building sustainable local farm-to-fork and back-to-farm economy.

District 2—Vonya Quarles, co-founder of StartingOver Inc., a CBO specializing in providing transitional housing and reentry services while helping to build strong communities through recovery, civic engagement and leadership development.

District 3—San Jacinto Unified School District Nutrition Services Department for its facilitation of numerous health and wellness projects in collaboration with RUHS-PH and its ongoing quest for new and innovative opportunities to improve the lives of their students, families and community.

District 4—Rev. Benita Ramsey for her work as planning council support manager for the Inland Empire HIV Planning Council and a Principal Consultant for BRMG Management Group specializing in social justice, diversity and inclusion.

District 5—Deborah Franklin for providing strong support of public health in the City of Banning. Under her leadership as an elected official, the City adopted a Healthy Eating Active Living (HEAL) resolution and created the Healthy Banning Initiative demonstrating the city’s commitment to adopting and implementing strategies for improving community health.

Subsequent to the awards presentation, Dr. Cameron Kaiser, public health officer for the county, gave a “State of the County’s Health” address.

**Local Community**, continued from page 5

which will be called the Eastgate Air Cargo Logistics Center, prior to leasing the center to a tenant or operator. Though a tenant has not been named, media has speculated Amazon as a possible tenant.

Randy Korgan, Secretary-Treasurer of Teamsters Local 1932, a union of 14,000 working people in the Inland Empire, commented “When Norton Air Force Base closed in 1994, good jobs were lost for our community. As the San Bernardino International Airport begins to grow, our communities need to be a part of the development process so residents can be assured that good jobs will come back to the region — not the run-of-the-mill low-paying logistics jobs that our communities sadly know so well. We can set a standard here and now.”

The Town Hall will be hosted at Our Lady of Hope Church in San Bernardino on April 17th.

**Wages in the IE**, continued from page 7

Center for Economic Forecasting.

“At the same time,” he added, “the tight regional labor market bodes well for continued wage gains to Inland Empire workers as businesses across Southern California compete to fill open positions.”

Beyond wages and employment, the Inland Empire Regional Intelligence Report also examines consumer and business spending, in addition to residential and commercial real estate. You can view the full report online at [beaconecon.com/wp-content/uploads/2019/03/IE\\_RIR\\_March\\_2019.pdf](http://beaconecon.com/wp-content/uploads/2019/03/IE_RIR_March_2019.pdf).

**How to Become**, continued from page 12

reflecting the community and questioned how the State Auditor, Elaine M. Howle, will address the disparities and evade widening the gap in the future.

Beginning in June, Howle plans to have an “aggressive” outreach strategy to the Black community. They plan on doing so by reaching out to community or faith-based organizations, professional organizations, local political clubs, Black Chamber of Commerce and business organizations, civic rights organizations, and Black media whether it be through events and speakers, toolkits or email blasts.

Beginning June 10th, the State Auditor’s office will begin press events. For more information or to sign-up for the State Auditor’s newsletter, visit <http://shapecaliforniasfuture.auditor.ca.gov/>.

not guarantee a prisoner a painless death — something that, of course, isn’t guaranteed to many people, including most victims of capital crimes.” He went on to justify the decision by stating Bucklew had not submitted his request to avoid “needless suffering” in a timely manner.

In a concurring opinion, Justice Clarence Thomas proclaimed although the Eighth Amendment bars the “deliberate” infliction of pain, there existed no evidence the state of Missouri intended to cause Bucklew to choke on his own blood during his execution—therefore, the 8th Amendment does not apply.

Bucklew’s crime was horrible, but the U.S. Supreme Court’s decision against him was both inhumane and an example of America’s disregard for human suffering. Yes, Bucklew is guilty and should be punished, but it is impossible for me to reconcile the inability of the world’s most advanced nation to first, turn away from the barbaric practice of legalized murder and second, as the nation continues down this road, its inability to find a humane approach to its application.

In a country that backs policemen who shoot Black and Brown men like hunted animals; locks children in cages and turns away asylum seekers; has not only tortured prisoners of war, but inmates in county jails; that celebrates white supremacy and demonizes those who oppose it; and where the president calls for the imprisonment of his political opponents—to have the Supreme Court decide an execution that may cause the convicted to choke to death on his own blood is not an “infliction of cruel and unusual punishment,” makes it harder to ignore America is being “pushed down” a slippery slope toward totalitarianism.

Of course, this is just my opinion. I’m keeping it real.

S.E. Williams  
Editor

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public

notices

statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000.)

s. Najib Ali Reyes Santana

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code)

Statement was filed with the County of Riverside on 3/25/2019

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk  
FILE NO. R-201904356  
p. 4/4, 4/11, 4/18, 4/25/2019

The following person(s) is (are) doing business as:

**RODEO SMOKE SHOP MV/MAISHA**  
**14910 Perris Blvd**  
**Moreno Valley, CA 92553**  
**RIVERSIDE COUNTY**  
**Maisha Fatema Hassan**  
**187 Bright Poppy**  
**Irvine, CA 92618**

This business is conducted by: Individual

Registrant commenced to transact business under the fictitious business name(s) listed above on 2/4/2019

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000.)

s. Maisha Fatema Hassan

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code)

Statement was filed with the County of Riverside on 3/25/2019

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk  
FILE NO. R-201904363  
p. 4/4, 4/11, 4/18, 4/25/2019

The following person(s) is (are) doing business as:

**ASCLEPIUS FARMS LLC**  
**34480 Marvin Rd**  
**San Jacinto, CA 92582**  
**RIVERSIDE COUNTY**  
**19640 Cantara St**  
**Reseda, CA 91335**

**Asclepius Farms, LLC**  
**19640 Cantara St**  
**Reseda, CA 91335**  
**CA**

This business is conducted by: Limited Liability Company

Registrant has not yet begun to transact business under the fictitious business name(s) listed above.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000.)

s. Alexander Nicholas Doyle, President

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code)

Statement was filed with the County of Riverside on 3/27/2019

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk  
FILE NO. R-201904464  
p. 4/4, 4/11, 4/18, 4/25/2019

The following person(s) is (are) doing business as:

**EMPIRE LUMPIA COMPANY**  
**16873 Valley Spring Drive**  
**Riverside, CA 92503**  
**RIVERSIDE COUNTY**  
**Jane Marie Padilla Neis**  
**16873 Valley Spring Drive**  
**Riverside, CA 92503**  
**Rosemarie – Neis**  
**16873 Valley Spring Drive**  
**Riverside, CA 92503**

This business is conducted by: Co-partners

Registrant has not yet begun to transact business under the fictitious business name(s) listed above.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000.)

s. Jane Marie Padilla Neis

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code)

Statement was filed with the County of Riverside on 3/21/2019

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the

original statement on file in my office.

Peter Aldana, County Clerk  
FILE NO. R-201904222  
p. 4/4, 4/11, 4/18, 4/25/2019

The following person(s) is (are) doing business as:

**WIN POOL CLEANING SERVICE**  
**1478 Rosehill Dr**  
**Riverside, CA 92507**  
**RIVERSIDE COUNTY**  
**Khoa Huy Nguyen**  
**1478 Rosehill Dr**  
**Riverside, CA 92507**

This business is conducted by: Individual

Registrant has not yet begun to transact business under the fictitious business name(s) listed above.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000.)

s. Khoa Huy Nguyen

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code)

Statement was filed with the County of Riverside on 3/28/2019

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk  
FILE NO. R-201904533  
p. 4/11, 4/18, 4/25, 5/2/2019

The following person(s) is (are) doing business as:

**CALI PRECISION DETAILING**  
**10229 Mojeska Summit Rd**  
**Corona, CA 92883**  
**RIVERSIDE COUNTY**  
**Darryl Alden Verrette**  
**10229 Mojeska Summit Rd**  
**Corona, CA 92883**

This business is conducted by: Individual

Registrant has not yet begun to transact business under the fictitious business name(s) listed above.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000.)

s. Darren Alden Verrette

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code)

Statement was filed with the County of Riverside on 3/29/2019

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this

statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk  
FILE NO. R-201904587  
p. 4/11, 4/18, 4/25, 5/2/2019

The following person(s) is (are) doing business as:

**VANTAGE LED**  
**VANTAGE LED USA**  
**1580 Magnolia Avenue**  
**Corona, CA 92879**  
**RIVERSIDE COUNTY**  
**Tradanet Enterprise Inc.**  
**1580 Magnolia Avenue**  
**Corona, CA 92879**  
**CA**

This business is conducted by: Corporation

Registrant commenced to transact business under the fictitious business name(s) listed above on 1/27/2014

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000.)

s. Chris Ma, CEO

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b &p code)

Statement was filed with the County of Riverside on 04/01/2019

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new fictitious business name statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see section 14411 et seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk  
FILE NO. R-201904684  
p. 4/11, 4/18, 4/25, 5/2/2019

The following person(s) is (are) doing business as:

**A PLUS FURNITURE & MATTRESSES LLC**  
**3330 East Florida Ave, Suite A**  
**Hemet, CA 92544**  
**RIVERSIDE COUNTY**  
**A PLUS FURNITURE & MATTRESSES LLC**  
**6845 Melvin Ave.**  
**Reseda, CA 91335**  
**CA**

This business is conducted by: Limited Liability Company

Registrant has not yet begun to transact business under the fictitious business name(s) listed above.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000.)

s. Karmel Malek Ballout, President

Statement filed with the County of Riverside on 04/08/2019

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence

address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk  
File # R-201905008  
p. 4/11, 4/18, 4/25, 5/2/2019

**AMENDED**

The following person(s) is (are) doing business as:

**SUNDAY DINNER LLC**  
**21250 Box Springs Rd Suite 213**  
**Moreno Valley, CA 92553**  
**RIVERSIDE COUNTY**  
**25768 Brodiaea Ave**  
**Moreno Valley, CA 92553**  
**CA**

This business is conducted by: Limited Liability Company

Registrant has not yet begun to transact business under the fictitious business name(s) listed above.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000.)

s. Vija Unique Adams, President

Statement filed with the County of Riverside on 05/21/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk  
File # R-201807206  
p. 5/31, 6/7, 6/14, 6/21/2018

The following person(s) (are) doing business as:

**UNIVERSAL CONCIERGE SOLUTIONS**  
**27695 E. Trail Ridge Way #1048**  
**Moreno Valley, CA 92555**  
**RIVERSIDE COUNTY**  
**Laster Enterprise Inc.**  
**27695 E. Trail Ridge Way #1048**  
**Moreno Valley, CA 92555**  
**CA**

This business is conducted by: Corporation

Registrant commenced to transact business under the fictitious business name(s) listed above 6/25/18

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000.)

s. Jazmyn Marie Laster, CEO

Statement filed with the County of Riverside on 1/16/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious business name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state

of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk  
File # R-201900806  
p. 1/31, 2/7, 2/14, 2/21/2019

**ABANDONMENT**

**STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME**  
**File No. R-201404128**  
**LILLIANNA RESIDENTIAL HOME**  
**2051 Rancho Dr**  
**Riverside, CA 92507**  
**RIVERSIDE COUNTY**  
**Chizuko Kamiyama Altemus**  
**2051 Ramcho Dr**  
**92507, CA 92517**

This business is conducted by: Individual

The fictitious business name(s) referred to above was filed in Riverside County on 04/23/2014

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor is punishable by a fine not to exceed one thousand dollars (\$1000.)

s. Agustín Garibay

This statement was filed with the County Clerk of Riverside County on 03/25/2019

Peter Aldana, County Clerk  
FILE NO R-201404128  
p. 4/4, 4/11, 4/18, 4/25/2019

**STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME**  
**File No. R-201802871**  
**DIAMOND JEWELERS AUCTIONEERS**  
**1213 Blacksmith Way**  
**Norco, CA 92860**  
**RIVERSIDE COUNTY**  
**Lourdes – Almada**  
**1213 Blacksmith Way**  
**Norco, CA 92860**

This business is conducted by: Individual

The fictitious business name(s) referred to above was filed in Riverside County on 02/28/2018

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor is punishable by a fine not to exceed one thousand dollars (\$1000.)

s. Lourdes – Almada

This statement was filed with the County Clerk of Riverside County on 03/26/2019

Peter Aldana, County Clerk  
FILE NO R-201802871  
p. 4/4, 4/11, 4/18, 4/25/2019

**STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME**  
**File No. R-201817180**  
**A PLUS FURNITURE & MATTRESSES**  
**3330 East Florida Ave, Suite A**  
**Hemet, CA 92544**  
**RIVERSIDE COUNTY**  
**Rima Kamel Ballout**  
**19126 Lassen St**  
**Northridge, CA 91324**

This business is conducted by: Individual

The fictitious business name(s) referred to above was filed in Riverside County on 12/26/2018

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor is punishable by a fine not to exceed one thousand dollars (\$1000.)

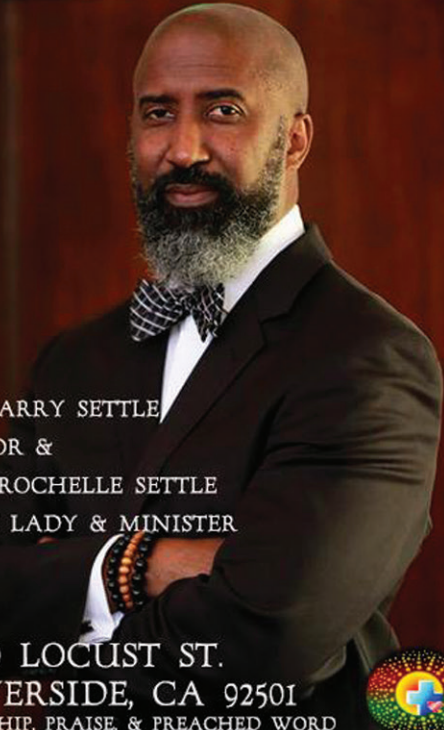
s. Rima Kamel Ballout, Owner

This statement was filed with the County Clerk of Riverside County on 04/08/2019

Peter Aldana, County Clerk  
FILE NO R-201817180  
p. 4/11, 4/18, 4/25, 5/2/2019



ALLEN CHAPEL AME CHURCH  
JOIN US SUNDAYS AT 10:00 AM



DR. BARRY SETTLE  
PASTOR &  
REV. ROCHELLE SETTLE  
FIRST LADY & MINISTER

4009 LOCUST ST.  
RIVERSIDE, CA 92501  
WORSHIP, PRAISE, & PREACHED WORD



JOIN PASTOR  
**GREG LAURIE**  
**Sunday Services**  
7:30 | 9:30 | 11:30 A.M.

**Sunday Nights at Harvest**  
With Pastor Josh Thompson | 5:00 P.M.

**Wednesday Night Bible Study**  
With Pastor Jeff Lasseigne | 7:00 P.M.

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# VOICE CARES

*Voice Cares is a new feature highlighting the work of our community's hardworking non-profit organizations. We encourage you to support them.*

## Dress For Success, Riverside

**D**ress for Success Riverside is one of the 150 affiliates for Dress for Success sister locations worldwide. It is a non profit organization founded in November 2014, and its official granting of the 501(c)3 was effective April 2015. The organization is on a mission to empower women to achieve economic independence by providing a network of support, professional attire, and development tools to help women thrive in work and in life. The Dress for Success office is located at 6809 Indiana Ave, Suite 206, Riverside CA 92506, Phone: 951-410-3499.

Under its passionate leaders: the governing board and the founding executive director, Dress for Success Riverside envisions a world where women do not live in poverty, where all women are financially independent, are treated with dignity and respect and are directly impacting their lives and those of their families. They aspire to a world that fully harnesses the power of women and recognizes their role in economic sustainability.

Founded by Saneliso Muringani, Dress for Success offers the "suiting" program, where volunteers work one on one with women to choose outfits in the DFSR boutique, where women will find an assortment of clothing, shoes, purses and jewelry set up to put together outfits for interviews.

Dress for success brings awareness to their cause with local and retail partners such as Path of Life Ministries, UCR, and Cal Baptist University. Help the women in our community find their confidence by donating your time, style advice and support by signing up to volunteer at [RiversideDressforSuccess.org](http://RiversideDressforSuccess.org).

To find out more about where to find local clothing programs, contact Voice Cares: [monica@voicemediaventures.com](mailto:monica@voicemediaventures.com).



*To be featured in this section: Contact Monica Vicuna, Voice Cares Coordinator, [monica@voicemediaventures.com](mailto:monica@voicemediaventures.com)*



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