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9	COUNTY OF ALAMEDA
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11	CENTER FOR ENVIRONMENTAL HEALTH, Case No.: RG-11-600721
12	a non-profit corporation, Plaintiff, Pla
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14	AERODYNAMIC AVIATION, et al.,
.15 .	Defendants.
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18	1. INTRODUCTION
19	1.1 The parties to this Consent Judgment ("Parties") are Plaintiff, the Center for
20	Environmental Health ("CEH"), and the undersigned defendants on Exhibit A (the "Settling
21	Defendants").
22	1.2 Commencing in May 2011, CEH served multiple 60-Day Notices of Violation under
23	Proposition 65 (The Safe Drinking Water and Toxic Enforcement Act of 1986, California Health &
24	Safety Code §§ 25249.5, <i>et seq.</i> ), alleging that the entities named in those notices violated
25 26	Proposition 65 by exposing persons to lead, as well as lead and lead compounds (collectively, "Lead") contained in leaded aviation gasoline ("Avgas") without first providing a clear and
20	reasonable Proposition 65 warning.
. 28	reasonable i roposition os warning.
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On June 30, 2011, several of the defendants in this case filed an action in the United 1.3 States District Court for the Eastern District of California against CEH, the California Attorney General, and the Acting Director of the California Office of Environmental Health Hazard Assessment (together the "Federal Defendants"). The federal plaintiffs sought declaratory and injunctive relief, alleging that CEH's Proposition 65 claims were preempted by federal law. Federal Defendants' motions to dismiss were granted, and the action was dismissed on October 19, 2011.

1.4 On October 20, 2011 CEH filed the action entitled CEH v. Aerodynamic Aviation, et al., Case No. RG 11-600721, in the Superior Court of California for Alameda County. On October 25, 2011, CEH filed its First Amended Complaint. On July 17, 2012, CEH filed the operative Second Amended Complaint (the "Complaint").

Each Settling Defendant distributes or offers Avgas for sale in the State of California 1.5 or has done so in the past.<sup>1</sup> The Settling Defendants are composed of fixed base operators and other businesses that offer Avgas for retail sale at airports in California (the "FBO Settling Defendants") 13 and distributors of Avgas that distribute Avgas to FBOs and other businesses that offer Avgas for 14 retail sale at airports in California (the "Distributor Settling Defendants"). The FBO Settling 15 16 Defendants together operate at 24 different airports in California. In some instances, a number of different FBO Settling Defendants operate at the same California airport. 17

1.6 The Parties acknowledge that the form of Avgas currently in use is known as 100LL, 18 indicating it has an octane rating of 100 and is "low lead." The concentration of lead in 100LL 19 Avgas currently in use is specified at a maximum of 0.56 grams of lead per liter of fuel under 20 specification ASTM D910. A newer form of Avgas, known as 100VLL for "very low lead," has 21 recently been approved by the Federal Aviation Administration ("FAA") and is specified at a 22 maximum of 0.45 grams of lead per liter of fuel under specification ASTM D910, but is not yet 23 commercially available for sale in California. In addition, at least one major refinery of Avgas 24

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<sup>1</sup> World Fuel Services Corporation ("WFSC") is a holding company and does not distribute or offer AvGas for sale in the State of California currently or at any time in the past. WFSC is participating in the settlement on behalf of any and all of its subsidiaries and affiliates.

## CONSENT JUDGMENT

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recently began the process of obtaining FAA approval of a lead free alternative to Avgas that may be used in all aircraft.

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1.7 The Parties acknowledge that certain aircraft that have obtained Supplemental Type Certificates from the FAA are permitted by law to use high octane automotive gasoline that does not contain lead ("Mogas"). Although some aircraft are capable of using Mogas, some are not. As a result, FBOs cannot offer Mogas in lieu of Avgas but only in addition to Avgas. FBOs at approximately 100 U.S. airports outside of California currently sell Mogas; however, due to state requirements concerning the ethanol content of standard automotive gasoline and other factors, Mogas has not, to date, been available in California.

10 1.8 For purposes of this Consent Judgment, the Parties stipulate that this Court has
subject matter jurisdiction over the allegations of Proposition 65 violations contained in the
Complaint applicable to each Settling Defendant and personal jurisdiction over each Settling
Defendant as to the acts alleged in the Complaint, that venue is proper in the County of Alameda,
and that this Court has jurisdiction to enter this Consent Judgment. Each Settling Defendant
represents that as of the date it executes this Consent Judgment, no public enforcer is diligently
prosecuting a Proposition 65 enforcement action related to lead in its Avgas.

17 1.9 Nothing in this Consent Judgment is or shall be construed as an admission by the
Parties of any fact, conclusion of law, issue of law or violation of law, nor shall compliance with the
Consent Judgment constitute or be construed as an admission by the Parties of any fact, conclusion
of law, issue of law, or violation of law. Nothing in this Consent Judgment shall prejudice, waive
or impair any right, remedy, argument, or defense the Parties may have in any other legal
proceeding. This Consent Judgment is the product of negotiation and compromise and is accepted
by the Parties for purposes of settling, compromising and resolving issues disputed in this action.

1.10 CEH and the Settling Defendants now agree in this proposed Consent Judgment to
resolve CEH's claims in the Complaint by, *inter alia* and as set forth specifically below: (a)
requiring clear and reasonable warnings via the posting of signs at the airport locations identified in
the Complaint; and (b) ensuring that Settling Defendants distribute and sell the airplane fuel with
the lowest lead content that is Commercially Available (as defined below).

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#### **INJUNCTIVE RELIEF**

2.1 Warnings At Airport Locations. For each airport identified in the Complaint, within 90 days of the date the court enters this Consent Judgment (the "Effective Date"), those FBO 3 Settling Defendant(s) who operate a facility at the airport shall post a warning sign or signs as 4 described below. No airport shall be required to have more than three (3) warning signs posted, 5 regardless of the number of FBO Settling Defendants who operate a facility at that airport. In 6 7 addition, within 90 days of the Effective Date, for each of the airports identified in the Complaint, those FBO Settling Defendants who operate at each such airport will be responsible for delivering 8 warnings to each residence located within one kilometer of the airport. 9

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#### 2.1.1 <u>Warning Signs</u>

(a) The warning signs discussed in Section 2.1 shall be at least 24 inches
high by 24 inches wide.

(b) The sign(s) shall be posted in location(s) previously agreed to by the
Parties, or as close thereto as practicable. In general, the signs will be posted in conspicuous
locations likely to be seen by the general public, close to major roads or intersections surrounding
the airport. Maps showing the locations of the signs at each of the airports where the FBO
Defendants operate are attached hereto as Exhibit D.

(c) The Parties acknowledge that the FBO Settling Defendants operate at 18 airports owned and operated by third parties (in most cases, governmental entities). In order to 19 effectuate this warning provision, the vast majority of FBO Settling Defendants have already 20 consulted with the airport authorities that control their leases to post the warning signs at the 21 agreed-upon locations. With the exception of a few locations, all of the airport authorities contacted 22 have agreed to permit the FBO Settling Defendants to post the warning signs. With regard to those 23 airport authorities that have not yet agreed to the posting of the warnings, the FBO Settling 24 25 Defendants operating at those airports will, within 30 days following the Effective Date, make a formal request to post the warnings. If, despite an FBO Settling Defendant's requests, an airport 26 authority refuses to permit posting of any sign on airport property, the FBO Settling Defendant shall 27 inform CEH of that fact. In such an event, the FBO Settling Defendant shall post a sign on its own 28

prop	perty or leasehold, to the extent permitted, in the location most likely to be seen by the general
pub	lic.
	2.1.2 <b>Delivered Warnings</b> . The delivered warnings discussed in Section 2.1 shall
bė o	on size 8.5 inches by 11 inch paper. Such warnings, if hand-delivered, will be placed on the do
hand	dle of each residence within the specified distance of the airport. Otherwise, such warnings wi
be n	nailed via First Class U.S. Mail.
	2.1.3 <u>Warning Language</u> .
	(a) The warning sign set forth in Section 2.1.1 shall state as follows: <u>WARNING</u>
	The area within one kilometer of this airport contains lead, a chemical known to the State of California to cause cancer, birth defects or other reproductive harm. Lead is contained in the aviation fuel ("Avgas") that is used by small piston engine aircraft that take off and land at this airport. People living, working, or traveling near this location
	will be exposed to lead as aircraft take off and land.
	For more information, visit <u>www.ceh.org/avgas</u>
	(b) The delivered warning set forth in Section 2.1.2 shall state as follow
	WARNING
	The area within one kilometer of [NAME OF AIRPORT] contains lead, a chemical known to the State of California to cause cancer, birth defects or other reproductive harm. Lead is contained in the aviation fuel ("Avgas") that is used by small piston engine aircraft that take off and land at this airport. People living, working, or traveling near this location will be exposed to lead as aircraft take off and land.
	For more information, visit www.ceh.org/avgas
	2.2 Website Content. The website referenced in the warnings shall be maintained by
CE	H and will include, at a minimum, the following information: (1) an interactive map of each
airp	ort covered by this consent judgment showing the boundaries of the airport and the surroundir
neig	ghborhood; and (2) information about lead hazards and the use of lead in aviation fuel.
	2.3 Reduction in Lead Emissions from Aviation Fuel
	2.3.1 Concentration Of Lead In Avgas
	- 5 - CONSENT JUDGMENT

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As of the Effective Date, Settling Defendants shall not purchase for (a) resale in California, distribute for sale in California, or sell in California Avgas that contains a lead concentration of more than 0.56 grams of lead per liter of fuel. In addition, each Settling Defendant shall purchase for resale, distribute, and sell in California Avgas with the lowest concentration of lead approved for aviation use that is commercially available to that Settling Defendant on a consistent and sustained basis at prices and on terms, in quantities and at times sufficient to meet demands of the customers of that Settling Defendant in California ("Commercially Available"), including 100VLL once it becomes Commercially Available to that Settling Defendant for the 9 California market.

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(b) In order to ensure compliance with the lead concentration limits 10 established in this Section 2.3.1, a Settling Defendant shall, upon 30 days' prior written notice, 11 allow CEH (at its own expense) to obtain a sample of the Avgas currently being sold by such 12 Defendant, provided that CEH has not requested a sample from the same Settling Defendant during 13 the preceding 12 months. 14

In the event that CEH concludes that a lower lead alternative to (c) 15 100LL Avgas that is approved for aviation use will be Commercially Available to one or more 16 Settling Defendants on or after November 1, 2015, CEH shall notify each such Settling Defendant 17 as to the basis for CEH's belief at least ninety (90) days in advance of November 1, 2015. Each 18 such Settling Defendant shall, within ninety (90) days of receiving such notice from CEH, either 19 comply with paragraph 2.3.1(a) hereof, or report to CEH the basis for its conclusion that no lower 20 lead alternative to 100LL Avgas that is approved for aviation use is Commercially Available to such 21 Settling Defendant for the California market. Should CEH disagree with a Settling Defendant's 22 assessment about whether any formulation of aviation fuel is approved for aviation use and 23 Commercially Available to that Settling Defendant for the California market, CEH may seek to 24 enforce the requirements of Section 2.3.1(a) in accordance with the procedure set forth in Section 25 3.1. In any such motion, the burden shall be on CEH to establish that a lower lead alternative to 26 100LL Avgas is Commercially Available to that Settling Defendant for the California market. In 27 28 the absence of any notification from CEH to, and successful enforcement effort by CEH as called

for in this Section 2.3.1(c) against, any Settling Defendant, such Settling Defendant's obligation under Section 2.3.1(a) regarding Avgas that contains a lead concentration of less than 0.56 grams of lead per liter of fuel shall not apply until such time as such Avgas is approved for aviation use and Commercially Available to that Settling Defendant.

At any time after 100VLL or any other lower lead alternative to (d)5 100LL Avgas that is approved for aviation use becomes Commercially Available for the California 6 7 market, any Party may file a motion to modify the terms of Section 2.3.1(a) on the basis that either: (a) Avgas with a lead concentration below 0.45 grams per liter is no longer Commercially Available 8 such that the concentration level should be adjusted upward; or (b) Avgas with a lead concentration 9 at a level of 0.45 is more than 10 percent over the lead concentration level in fuel that is approved 10 for aviation and that is Commercially Available such that the level should be adjusted downward. 11 The Party seeking a modification pursuant to this Section shall provide written notice to all affected 12 Parties and shall meet and confer with all interested parties for a period of not less than 30 days 13 14 before filing any such motion. The Party bringing a motion to modify this consent judgment shall bear the burden of demonstrating that the concentration limit in Section 2.3.1(a) should be modified 15 pursuant to this Section 2.3.1(d). 16

#### 2.3.2 Distribution of Mogas

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# (a) As of the Effective Date, each

(a) As of the Effective Date, each FBO Settling Defendant that is not
prohibited from offering Mogas (e.g., by insurance, lease, applicable law or regulations, or other
conditions) will consider in good faith, but in its sole discretion, whether or not to offer Mogas.

Also as of the Effective Date, should any FBO operating in California 21 (b) request that a Distributor Settling Defendant provide the FBO with Mogas, the Distributor Settling 22 Defendant to whom the request is addressed shall make Mogas available to the requesting FBO. 23 24 Notwithstanding the foregoing, no Distributor Settling Defendant shall be required to provide 25 Mogas if, despite reasonable efforts of the Distributor, the supplier(s) of Mogas available to such Distributor Settling Defendant fail to provide a certificate evidencing aviation product liability 26 coverage for such Mogas or otherwise prohibit the Distributor Settling Defendant from making such 27 Mogas available, the firms storing and transporting such Mogas fail to certify that such Mogas has 28

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been stored and transported in accordance with aviation industry standards, or an insurance underwriter has not extended liability coverage, on commercially reasonable terms, for its sale by the Distributor Settling Defendant.

No more frequently than once in any 12-month period, CEH may (c) 4 request from any Distributor Settling Defendant a report of all requests such Distributor Settling 5 Defendant has received from FBOs in California seeking Mogas. In addition, in the event that CEH 6 has reason to believe that an FBO has requested Mogas, but a Distributor Settling Defendant has .7 declined to provide such Mogas, CEH may request that the Distributor Settling Defendant provide 8 the basis upon which the decision not to provide Mogas was made. In response to either form of 9 request from CEH, the Distributor Settling Defendant shall provide such information within 45 days 10 following such request. CEH may then challenge that determination by motion following notice to 11 the Distributor Settling Defendant and 30 days for the parties to the dispute to meet and confer. 12

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#### ENFORCEMENT

3.1 Before moving to enforce the terms and conditions of this Consent Judgment with respect to an alleged violation hereof or of Proposition 65 related to Avgas, CEH must follow these procedures:

**3.1.1** In the event that CEH identifies an airport at which (1) one or more FBO Settling Defendant(s) sells Avgas but at which no warning signs have been posted or leaflets delivered as described in Section 2.1 of this Consent Judgment 90 days after the Effective Date, or (2) there is a violation of Section 2.3 of this Consent Judgment, then CEH or such person shall notify Settling Defendant in writing within 15 days of the date CEH or such other person was informed of or observed the alleged violation (the "Notice of Violation" or "NOV"). The NOV shall be sent to the person(s) identified pursuant to Section 7 herein. The NOV shall at a minimum set forth the date(s) the alleged violation(s) was observed, identify the address(es) of the airport(s) in question, and describe the alleged violation(s) with sufficient detail to allow the recipient to determine the basis of the claim being asserted. The NOV shall allege all violations that could have been raised with respect to each airport in question as of the date of the NOV.

## CONSENT JUDGMENT

3.1.2 In the event the recipient corrects the alleged violation(s) within sixty (60) days of receiving the NOV, CEH shall take no further enforcement action with respect to such alleged violation(s) under either this Consent Judgment, Proposition 65, or any other law.

**3.1.3** In the event the recipient wishes to contest the allegations contained in any 4 NOV, it shall notify CEH of such in writing within thirty (30) days of its receipt of the NOV. The 5 recipient may provide any evidence to CEH or the notifying person in support of its position. In the 6 event that, upon a good faith review of the evidence, CEH or the notifying person agrees with the 7 recipient's position, no further action shall be taken. In the event the recipient provides evidence, 8 and CEH disagrees with the recipient's position, it shall, within thirty (30) days, notify the recipient 9 of such and provide the recipient, in writing, with the reasons for its disagreement. Thereafter, the 10 notifying person and recipient shall meet and confer for a period of fifteen (15) days to attempt to 11 resolve their dispute on mutually acceptable terms; if no such resolution results, CEH may seek to 12 enforce the terms and conditions contained in this Consent Judgment against the recipient. In the 13 event the recipient of an NOV fails to respond to the NOV within the allotted 30 days, CEH may 14 seek to enforce the terms of this Consent Judgment. 15

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#### 4. **PAYMENTS**

4.1 Payments by Settling Defendants. On January 9, 2015, or within thirty days after
entry of this Consent Judgment, whichever is later, the Settling Defendants shall make a total
settlement payment to CEH in the amount of \$550,000.00, in full satisfaction and consideration of
the monetary component of the alleged violations pursuant to Health & Safety Code section
25249.5, *et seq.*, which will be apportioned as set forth below. The amount that each Settling
Defendant is responsible for paying is set forth in Exhibit A.

4.2 The settlement payment shall be made by check(s) payable to the Lexington Law
Group Attorney-Client Trust Fund. The funds paid by the Settling Defendants shall be allocated as
follows:

4.2.1 \$70,000 as a civil penalty pursuant to Health & Safety Code § 25249.7(b),
such money to be apportioned by CEH in accordance with Health & Safety Code § 25249.12 (25%
to CEH and 75% to the State of California's Office of Environmental Health Hazard Assessment).

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**4.2.2** \$106,000 as a payment in lieu of civil penalty to CEH pursuant to Health & Safety Code § 25249.7(b), and California Code of Regulations, Title 11, § 3203(b). 2

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(a) Of the amount received as a payment in lieu of civil penalty, CEH or its 3 counsel will hold \$5,000 in a trust account pending the delivery of warnings under Section 2.1. 4 Within 120 days of the Effective Date, each FBO Defendant that chooses to seek partial 5 reimbursement of the expenses it incurred for providing the warnings described in Section 2.1.2 6 shall submit to CEH documentation of the expenses it has incurred in delivering those warnings to 7 residences pursuant to Section 2.1. Upon review of that documentation, within 150 days of the 8 9 Effective Date, CEH shall disburse to each FBO Defendant 50% of the expenses for which it has submitted documentation, provided that the total amount that CEH shall be required to disburse 10 under this provision shall not exceed \$5,000. If 50% the aggregate expenses for which FBO 11 Defendants have submitted documentation exceeds \$5,000, then CEH shall disburse to each FBO 12 Defendant its proportionately reduced share. If 50% the aggregate expenses for which FBO 13 Defendants have submitted documentation does not exceed \$5,000, then the remainder of the 14 \$5,000 amount that has not been disbursed to FBO Defendants will be disbursed to CEH as a 15 payment in lieu of civil penalty. 16

(b) CEH will use the funds it receives as a payment in lieu of civil penalty to 17 continue its work educating and protecting people from exposures to toxic chemicals. CEH may 18 also use a portion of such funds to monitor compliance with this Consent Judgment and to purchase 19 and test Settling Defendant's products to confirm compliance. In addition, as part of its Community 20 Environmental Action and Justice Fund, CEH will use four percent (4%) of such funds to award 21 grants to grassroots environmental justice groups working to educate and protect people from 22 exposures to toxic chemicals. The method of selection of such groups can be found at the CEH web 23 site at www.ceh.org/justicefund. 24

**4.2.3** \$374,000 as reimbursement of a portion of CEH's reasonable attorneys' fees 25 and costs. 26

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#### MODIFICATION

5.1 Written Consent. This Consent Judgment may be modified from time to time by express written agreement of the Parties with the approval of the Court, or by an order of this Court upon motion and in accordance with law.

5.2 Meet and Confer. Any Party seeking to modify this Consent Judgment shall
 attempt in good faith to meet and confer with all affected Parties prior to filing a motion to modify
 the Consent Judgment.

8 5.3 Addition of Opt-In Defendants. In order to assure consistent treatment of
9 similarly-situated market participants as well as more uniform and widely available warnings for
10 Lead in Avgas, the Parties seek to allow other entities to opt-in to this Consent Judgment in the
11 following process:

5.3.1 An entity is eligible to become an Opt-In Settling Defendant to the Amended
Consent Judgment, if it (a) is a "person in the course of doing business" as that term is defined in
California Health and Safety Code § 25249.11(b); and (b) distributes or offers Avgas for sale in the
State of California or has done so in the past. The Opt-In Settling Defendants will either be fixed
base operators that offer Avgas for sale (the "FBO Opt-In Settling Defendants") or distributors of
Avgas (the "Distributor Opt-In Settling Defendants").

5.3.2 No later than 180 days after entry of the Consent Judgment, an entity that 18 wishes to become an Opt-In Settling Defendant shall provide to CEH's Counsel, with a copy to 19 Defense Liaison Counsel, as specified in Section 7, each of the following: (a) its Notice of Intent to 20 Opt-In to Consent Judgment ("Notice of Intent") in the form attached hereto as Exhibit B; (b) an 21 executed signature page to the proposed Amended Consent Judgment in the form attached hereto as 22 Exhibit C; (c) any certification required under Section 5.3.3; and (d) the payments required by 23 Section 5.3.4. Within twenty (20) days of its receipt of a Notice of Intent to Opt-In, CEH may 24 reject any such Notice of Intent to Opt-In by providing notice of such rejection to the entity 25 providing the Notice of Intent to Opt-In and to Defense Liaison Counsel and returning to the entity 26 providing the Notice of Intent to Opt-In any and all funds received with such entity's Notice of 27 Intent to Opt-In. 28

**5.3.3** If a proposed Opt-In Settling Defendant has not previously received from CEH a 60-Day Notice of Violation of Proposition 65 related to Lead in Avgas, it shall also provide with its Notice of Intent to Opt-In a certification in the form attached hereto as Exhibit B2. Within 3 twenty (20) days of the expiration of the 180 day opt-in period, CEH, to the extent it has not already done so, shall serve a 60-Day Notice of Violation of Proposition 65 pursuant to Health and Safety Code § 25249.7(d)(1), relating to Lead in Avgas upon each entity that has properly notified CEH of 6 its intent to opt-in to the Consent Judgment. 7

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**5.3.4** Each FBO Opt-In Settling Defendant shall pay a total of \$7,500 for each of 8 its California locations. Each Distributor Opt-In Settling Defendant shall pay a total of \$87,500. 9 Payments pursuant to this section shall be made by check(s) payable to the Lexington Law Group 10 Attorney-Client Trust Fund and delivered to Defense Liaison Counsel as set forth in Section 7.2. 11 Within ten (10) days following entry of the Amended Consent Judgment, Defense Liaison Counsel 12 shall deliver the check(s) to CEH's Counsel, who shall then distribute these funds as set forth below 13 with ten (10) days of receipt of the check(s). These funds will be divided as follows: 14

(a) First, for each FBO Opt-In Settling Defendant, the amount of \$955 for 15 16 each of its California locations will be paid as a civil penalty pursuant to Health & Safety Code § 25249.7(b), such money to be apportioned by CEH in accordance with Health & Safety Code § 17 25249.12 (25% to CEH and 75% to the State of California's Office of Environmental Health 18 Hazard Assessment). For each Distributor Opt-In Settling Defendant, the amount of \$11,113 will 19 be paid as a civil penalty pursuant to Health and Safety Code § 25249.7(b), such money to be 20 apportioned by CEH in accordance with Health & Safety Code § 25249.12 (25% to CEH and 75% 21 to the State of California's Office of Environmental Health Hazard Assessment). 22

The next \$75,000 in aggregate payments by Opt-In Settling 23 (b) 24 Defendants shall, subject to Court approval, be paid to CEH's Counsel as compensation for 25 reasonable and necessary time associated with administering the Opt-In program, including sending out 60-Day Notices, entering the Amended Consent Judgment and responding to inquiries regarding 26 the Opt-In program, with any remainder payable to CEH's Counsel as reimbursement of 27 unrecouped attorneys fees and costs incurred in this matter. 28

Fifty percent (50%) of all remaining payments by Opt-In Settling (c) Defendants of up to \$750,000 shall be disbursed to Defense Liaison Counsel, who shall further 2 distribute these funds to each of the Settling Defendants in accordance with the proportional amount 3 that each Settling Defendant paid to its respective counsel for attorneys fees and costs incurred 4 through October 31, 2014, to litigate this action and negotiate and finalize this Consent Judgment. 5

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(d) All remaining payments by Opt-In Settling Defendants shall be 6 allocated as a payment in lieu of civil penalty to CEH and as attorneys' fees and costs to CEH's 7 counsel as reimbursement of unrecouped attorneys fees and costs incurred in this matter of up to 8 \$400,000, subject to Court approval. Such payments will be divided in the same proportion as the 9 total payment by the Settling Defendants is allocated under Section 4.2. Once CEH's counsel has 10 been reimbursed as set forth above, any remaining payments by Opt-In Settling Defendants shall be 11 divided proportionately between civil penalty and payments to CEH in lieu of a civil penalty in 12 accordance with sections 4.2.1 and 4.2.2 hereof. 13

Under no circumstances shall any sum collected under this Consent (e) 14 Judgment be used to defray or reimburse the amount paid by any Settling Defendant or Opt-In 15 Settling Defendant pursuant to this Consent Judgment (as opposed to the attorneys' fees incurred by 16 such Settling Defendant). 17

5.3.5 If after the close of the 180 day Opt-In period CEH has received all 18 paperwork from less than ten (10) Opt-In Settling Defendants, CEH may at its option cancel the 19 Opt-In by providing notice of such rejection to Defense Liaison Counsel and returning to each 20 entity that provided a Notice of Intent to Opt-In any and all funds received with such entity's Notice 21 of Intent to Opt-In. 22

Within 210 days of Entry of the Consent Judgment, and assuming it has 5.3.6 23 received at least one notice of intent to opt-in and has not cancelled the Opt-In pursuant to Section 24 5.3.5, CEH shall file a noticed motion for approval of a proposed Amended Consent Judgment. 25 Such motion will be made in accordance with Health and Safety Code § 25249.7(f)(4) and will seek 26 the statutory findings required thereunder. The Amended Consent Judgment filed with the Court 27 may only differ from the Consent Judgment in that it will include the Opt-In Settling Defendants, 28

attach the Opt-In Settling Defendants' signature pages, and deem the Complaint amended to add the Opt-In Settling Defendants as Defendants in this action upon entry of the Amended Consent Judgment. Except as specifically stated herein, nothing in the Amended Consent Judgment shall modify or in any way affect the rights or obligations of Settling Defendants and CEH as set forth herein. The motion for approval of the Amended Consent Judgment shall be set for hearing at least seventy (70) days after CEH serves the last 60-Day Notice of Violation of Proposition 65 regarding Lead in Avgas on the Opt-In Settling Defendants.

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5.3.7 Within thirty (30) days following court approval of the Amended Consent 8 Judgment as to an FBO Opt-In Settling Defendant, such party shall comply with the provisions of 9 section 2.1. To the extent another FBO Opt-In Settling Defendant has already complied with the 10 provisions of section 2.1 such that a sign is already posted or warnings have already been delivered 11 to residences at the airport at which the FBO Opt-In Settling Defendant operates, then the FBO Opt-12 In Settling Defendant shall promptly reimburse its per capita share of the expenses incurred by the 13 FBO Settling Defendant(s) operating at that airport in previously complying with section 2.1, upon 14 presentation of appropriate documentation of such expenses. 15

5.3.8 The deadlines in this Order may be extended by written stipulation between
 CEH and Defense Liaison Counsel, following Defense Liaison Counsel's consultation with the
 Settling Defendants with no objections from them remaining unresolved.

19 5.3.9 Nothing in this Consent Judgment shall preclude CEH from resolving any
 20 claim against an entity that is not a Settling Defendant on different terms than are contained in the
 21 Consent Judgment or the Amended Consent Judgment.

5.4 Change in Settling Defendant Status. Following the Effective Date, should any
Settling Defendant no longer qualify as a "person in the course of doing business" under Cal. Health
& Safety Code § 25249.11(b), then such Settling Defendant shall provide notice to CEH together
with proof sufficient to demonstrate that such Settling Defendant no longer so qualifies. CEH shall
have 30 days in which to decide whether to dispute the notice provided hereunder. If CEH does not
dispute such notice, the parties shall file a stipulation and proposed order or other appropriate
motion requesting the Court's approval. Should CEH notify the noticing Settling Defendant that it

disputes the notice, the noticing Settling Defendant may file a motion in accordance with Sections 5.1 and 5.2. Upon Court approval, such Settling Defendant will have no further obligations under Section 2 of this Consent Judgment. Should CEH later believe that such Settling Defendant later qualifies as a "person in the course of doing business" under Cal. Health & Safety Code § 25249.11(b), CEH may provide such Settling Defendant with 30 days' notice, after which the parties may proceed by stipulation and order or by motion to resolve any dispute.

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### CLAIMS COVERED AND RELEASED

6.1 This Consent Judgment is a full, final and binding resolution between CEH on behalf 8 of itself and the public interest and each Settling Defendant, and its parents, subsidiaries, affiliated 9 entities that are under common ownership, directors, officers, employees, and attorneys ("Defendant 10 Releasees"), and each entity to whom they directly or indirectly distribute or sell Avgas, including 11 but not limited to distributors, wholesalers, customers, retailers, franchisees, cooperative members, 12 licensors, and licensees, ("Downstream Defendant Releasees") of any violation of Proposition 65 13 that was or could have been asserted in the Complaint against Settling Defendants, Defendant 14 Releasees, and Downstream Defendant Releasees, based on failure to warn about alleged exposure 15 to Lead contained in Avgas. Notwithstanding the foregoing, no FBO shall be released from any 16 17 violation of Proposition 65 that was or could have been asserted in the Complaint unless it is a Settling FBO Defendant or an FBO Opt-In Settling Defendant. 18

6.2 This Consent Judgment is a full, final and binding resolution between CEH, in its 19 individual capacity only, and each Settling Defendant, Defendant Releasees, and Downstream 20 Defendant Releasees of any violation of Propostion 65 and any statutory or common law obligation 21 that was or could have been asserted in the Complaint against Settling Defendant, Defendant 22 23 Releasees, and Downstream Defendant Releasees, based on the sale, use, or distribution of Avgas containing Lead. Notwithstanding the foregoing, no FBO shall be released from any claim that was 24 or could have been asserted in the Complaint unless it is a Settling FBO Defendant or an FBO 25 26 Opt-In Settling Defendant.

Compliance with the terms of this Consent Judgment by a Settling Defendant
constitutes compliance with Proposition 65 with respect to Lead contained in Avgas.

#### <u>- 15 -</u> Consent judgment

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1	6.4	Nothing in this Section 6 affects CEH's right to commence or prosecute an action
2	under Propos	sition 65 against any person other than a Settling Defendant, Defendant Releasee, or
3	Downstream	Defendant Releasee.
4	6.5	Nothing in Section 6 affects CEH's right to commence or prosecute an action under
5	Proposition (	65 against a Downstream Defendant Releasee that: (a) is also a direct customer of a
6	non-settling	seller of Avgas as to Avgas sold by such non-settling seller; or (b) sells or offers for
7	sale Avgas w	vithout Proposition 65 warnings that comply with the requirements of this Consent
8	Judgment.	
9	7. NOT	TICE
10	7.1	When CEH is entitled to receive any notice under this Consent Judgment, the notice
11	shall be sent	by first class and electronic mail to:
12		Mark Todzo, Esq. Lexington Law Group
13		503 Divisadero Street San Francisco, CA 94117
14		mtodzo@lexlawgroup.com
15	7.2	When any Settling Defendant is entitled to receive any notice under this Consent
16	Judgment, th	ne notice shall be sent by first class and electronic mail to the person identified in
17	Exhibit A <i>an</i>	ad to the following Defense Liaison Counsel:
18		Trenton H. Norris, Esq. Arnold & Porter LLP
19		Three Embarcadero Center, 10 <sup>th</sup> Floor San Francisco, CA 94111
20		trent.norris@aporter.com
21	7.3	Any Party may modify the person and address to whom the notice is to be sent by
22	sending each	other Party notice by first class and electronic mail.
23	8. COU	IRT APPROVAL
24	8.1	This Consent Judgment shall become effective upon entry by the Court. CEH shall
25	prepare and	file a Motion for Approval of this Consent Judgment and Settling Defendants shall
26	support entry	y of this Consent Judgment.
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		- 16 -
ļ		CONSENT JUDGMENT
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8.2 If this Consent Judgment is not entered by the Court, it shall be of no force or effect and shall never be introduced into evidence or otherwise used in any proceeding for any purpose other than to allow the Court to determine if there was a material breach of Section 8.1.

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### **ATTORNEYS' FEES**

Should CEH prevail on any motion, application for an order to show cause, or other 9.1 5 proceeding to enforce a violation of this Consent Judgment, CEH shall be entitled to its reasonable 6 attorneys' fees and costs incurred as a result of such motion or application. Should a Settling 7 Defendant prevail on any motion application for an order to show cause, or other proceeding, the 8 Settling Defendant may be awarded its reasonable attorneys' fees and costs as a result of such 9 motion or application upon a finding by the court that CEH's prosecution of the motion or 10 application lacked substantial justification. For purposes of this Consent Judgment, the term 11 substantial justification shall carry the same meaning as used in the Civil Discovery Act of 1986, 12 Code of Civil Procedure §§ 2016, et seq. 13

14 9.2 Except as otherwise provided in this Consent Judgment, each Party shall bear its own
15 attorneys' fees and costs.

9.3 Nothing in this Section 9 shall preclude a Party from seeking an award of sanctions
pursuant to law.

**10. OTHER TERMS** 

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10.1 The terms of this Consent Judgment shall be governed by the laws of the State of California.

10.2 This Consent Judgment shall apply to and be binding upon CEH and SettlingDefendants, and their respective divisions, subdivisions, and subsidiaries, and the successors or assigns of any of them.

10.3 This Consent Judgment contains the sole and entire agreement and understanding of the Parties with respect to the entire subject matter hereof, and any and all prior discussions, negotiations, commitments, or understandings related thereto, if any, are hereby merged herein and therein. There are no warranties, representations, or other agreements between the Parties except as expressly set forth herein. No representations, oral or otherwise, express or implied, other than

those specifically referred to in this Consent Judgment have been made by any Party hereto. No other agreements not specifically contained or referenced herein, oral or otherwise, shall be deemed to exist or to bind any of the Parties hereto. No supplementation, modification, waiver, or termination of this Consent Judgment shall be binding unless executed in writing by the Party to be bound thereby. No waiver of any of the provisions of this Consent Judgment shall be deemed or shall constitute a waiver of any of the other provisions hereof whether or not similar, nor shall such waiver constitute a continuing waiver. 7

10.4 Nothing in this Consent Judgment shall release, or in any way affect any rights that 8 any Settling Defendant might have against any other party, whether or not that party is a Settling 9 Defendant. 10

10.5 This Court shall retain jurisdiction of this matter to implement or modify the Consent 11 Judgment. 12

The stipulations to this Consent Judgment may be executed in counterparts and by 10.6 13 means of facsimile or portable document format (pdf), which taken together shall be deemed to 14 constitute one document. 15

Each signatory to this Consent Judgment certifies that he or she is fully authorized 10.7 16 by the Party he or she represents to stipulate to this Consent Judgment and to enter into and execute 17 18 the Consent Judgment on behalf of the Party represented and legally to bind that Party.

19 10.8 The Parties, including their counsel, have participated in the preparation of this Consent Judgment, and this Consent Judgment is the result of the joint efforts of the Parties. This 20 Consent Judgment was subject to revision and modification by the Parties and has been accepted 21 and approved as to its final form by all Parties and their counsel: Accordingly, any uncertainty or 22 ambiguity existing in this Consent Judgment shall not be interpreted against any Party as a result of 23 the manner of the preparation of this Consent Judgment. Each Party to this Consent Judgment 24 agrees that any statute or rule of construction providing that ambiguities are to be resolved against 25 the drafting Party should not be employed in the interpretation of this Consent Judgment and, in this 26 regard, the Parties hereby waive California Civil Code Section 1654. 27

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1	IT IS SO STIPULATED:	
2	Dated: December 2014	CENTER FOR ENVIRONMENTAL HEALTH
3		
4		By: CHARLIE PIZARRO
5		Title: Associate Diperm
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7		OTHER SIGNATORIES SHOWN ON EXHIBIT A
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	IF	- 19 - PROPOSED   CONSENT JUDGMENT

**IT IS SO STIPULATED:** Dated: , 2014 CENTER FOR ENVIRONMENTAL HEALTH By: \_\_\_\_\_ Name: Title: \_\_\_\_\_ OTHER SIGNATORIES SHOWN ON EXHIBIT A **IT IS SO ORDERED:** · 10 Dated: Dec. 10, 2014 HON. WYNNE CARVILL Judge of the Superior Court 13] - 19 -CONSENT JUDGMENT

		EXHIBITS			
	(			•	
А.	Settling Defendants and	Allocation of Pag	yments		
В.	Notice of Intent to Opt-l	( <b>n</b>			-
C.	Signature Page of Opt-I	n Defendant			
D.	Signage Locations for F	BO Settling Defe	ndants		
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EXHIBIT A

1	EXHIBIT A Settling Defendants
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3	I. <u>FBO Settling Defendants</u>
4	1. Settling Defendant: Air 88, Inc. d/b/a CrownAir Aviation
5	Airport Locations Identified in Complaint: 1
6	Settlement Payment Amount: \$7,029.62
7	Person(s) to Receive Notice Pursuant to Section 7.2:
8	
9	Name: <u>RM_RICHMOND</u>
10	Title: <u>UP OPERATIONS-GENERAL</u> MGR
11	Address: <u>5735 JOHN V MONTGOMERY</u> DR.
12	E-mail: <u>RAYR C CROWNAIR AVIATION</u> . CON
13	E-mail: KAYR C CROWNAIR AVIATION. COW
14	
15	IT IS SO STIPULATED.
16	Name: PAY RICHMOND
17	Title: V.P. OPS / GENERAL MGR
18	Date: $1.25.14$
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	- 21 - [PROPOSED] CONSENT JUDGMENT
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1	2. Settling	g Defendant: Air Rutter International LLC
2	Airport L	Locations Identified in Complaint: 1
3	Settlemen	nt Payment Amount: \$7,029.62
4	Person(s)	to Receive Notice Pursuant to Section 7.2:
5		
6	Name:	Robert A. Seidel
7	Title:	President and Chief Executive Officer
8	Addres	ss: 4310 Donald Douglas Drive
9		Long Beach, CA 90808
10	E-mail	: bseidel@jfijets.com
11		
12	IT IS SO	STIPULATED.
13		Signed: KAJZ
14		Name: Robert A. Seidel
15		Title: President and Chief Executive Officer
16		Date: November 25, 2014
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		[PROPOSED] CONSENT JUDGMENT

1       3. Settling Defendant: AirFlite, Inc.         3       Airport Locations Identified in Complaint: 1         4       Settlement Payment Amount: \$7,029.62         5       Person(s) to Receive Notice Pursuant to Section 7.2:         6	
2       3. Settling Defendant: AirFlite, Inc.         3       Airport Locations Identified in Complaint: 1         4       Settlement Payment Amount: \$7,029.62         5       Person(s) to Receive Notice Pursuant to Section 7.2:         6	
3       Airport Locations Identified in Complaint: 1         4       Settlement Payment Amount: \$7,029.62         5       Person(s) to Receive Notice Pursuant to Section 7.2:         6	
4       Settlement Payment Amount: \$7,029.62         5       Person(s) to Receive Notice Pursuant to Section 7.2:         6	
5       Person(s) to Receive Notice Pursuant to Section 7.2:         6	
6       Name:       John Tary         7       Name:       Aviation General Manager         9       Address:       3250 AirFlite Way         10	
7 Name: John Tary   8 Title: Aviation General Manager   9 Address: 3250 AirFlite Way   10	
8       Title:	
9       Address:       3250 AirFlite Way         10	
10	
11       E-mail: john_tary@toyota.com         12       IT IS SO STIPULATED.         13       IT IS SO STIPULATED.         14       Signed:	
12         13       IT IS SO STIPULATED.         14       Signed:         15       Name:         16       Title:         17       Date:         18         19         20         21         22         23         24	
13       IT IS SO STIPULATED.         14       Signed:         15       Name:         16       Title:         17       Date:         18         19         20         21         22         23         24	
14       Signed:	
15       Name:       John Tary         16       Title:       Aviation General Manager         17       Date:       11/25/14         18       19       20         20       21       22         23       24       4	
Image: Internal system     Image: Internal system       16     Title:     Aviation General Manager       17     Date:     11/25/14       18     19       20     21       21     22       23     24	
Date:     11/25/14       18       19       20       21       22       23       24	
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- 23 - [PROPOSED] CONSENT JUDGMENT	F

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2	4. Settling Defendant: APP Properties, Inc. d/b/a/ APP Jet Center, successor to
3	Airport Property Partners, LLC d/b/a APP Jet Center.
4	Airport Locations Identified in Complaint: 1
5	Settlement Payment Amount: \$7,029.62
6	Person(s) to Receive Notice Pursuant to Section 7.2:
7	
8	Name: Thomas Panico
9	Title: General Manager
10	Address: APP Jet Center 19990 Skywest Drive
11	Hayward, CA 94541
12	E-mail: tpanico@appjetcenter.com
13	
14	IT IS SO STIPULATED.
15	Signed:
16	Name:HDU HARRAN
17	Title:
18	Date: $1/21/14$
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	- 24 - [PROPOSED] CONSENT JUDGMENT

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2	5. Settling Defend	dant: Amelia Reid Aviation LLC
3	Airport Locations	s Identified in Complaint: 1
4	Settlement Payme	ent Amount: \$7,029.62
5	Person(s) to Recei	ive Notice Pursuant to Section 7.2:
6		
7	Name: Z	ZDRAVKO PODOLSKI
8	Title: N	MANAGING MEMBER
9	Address: 2	2650 ROBERT FOWLER WAY
10	S	SAN JOSE, CA 95148
11	E-mail: 2	ZDRAVKO@AERODYNAMICAVIATION.COM
12		
13	IT IS SO STIPUL	
14		Signed: Zdrauhs Podols L.
15 `		
16	1	Name: ZDRAVKO PODOLSKI
17		Title: MANAGING MEMBER
18		Date: NOV 25, 2014
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		- 25 - [PROPOSED] CONSENT JUDGMENT
		[PROPOSED] CONSENT JUDGMENT
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2	6. Settling Def	fendant: American Airports Corporation
3	Airport Locati	ions Identified in Complaint: 2
4	Settlement Pay	yment Amount: \$14,059.24
5	Person(s) to Re	eceive Notice Pursuant to Section 7.2:
6		
7	Name:	EDWARD R. STUSE
8	Title:	PRESIDENT
9	Address:	2425 OLYMPIC BLUD, STE 650 E
10		2425 OLYMPIC BLUD, STE 650 E SANTA MONICA, CA 90404
11	E-mail:	<u>esause americanairports</u> net
12		$\beta$
13	IT IS SO STIF	PULATED.
14		Signed:
15		Name: EDWASLD R. SALE
16	,	Title: <u>PRESIDENT</u>
17		Date: 11/26/2014
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2	7. Settling Defendant: Ameriflyers of California
3	Airport Locations Identified in Complaint: 1
4	Settlement Payment Amount: \$7,029.62
5	Person(s) to Receive Notice Pursuant to Section 7.2:
6	
7	Name: Jill (Dle
8	Title: <u>Discetor</u>
9	Address: 4650 Hisport Park Way
10	Hodison, IX 15001
11	E-mail: JILCONF.TV
12	$\wedge \sim 1$
13	IT IS SO STIPULATED.
14	Signed:
15	Name: <u>V Jill CDR</u>
16	Title: DRCAL
17	Date: $\frac{22}{4}$
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	- 27 - [PROPOSED] CONSENT JUDGMENT

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	8. Settling Defendant: Atlantic Aviation Corporation; Atlantic Aviation FBO, Inc.;	
	Atlantic Aviation of Santa Monica, LP, jointly and severally	
	Airport Locations Identified in Complaint: 4	
	Settlement Payment Amount: \$28,118.48	
	Person(s) to Receive Notice Pursuant to Section 7.2:	
1	Name: <u>lodd mith</u>	
	Title: <u>VF- Kisk Mant &amp; Safety</u>	
	Address: <u>6652 Pinecrest Dr. Surte 300</u>	
	E-mail: Fodd, Smith 6 atlanticaviation. com	
	E-mail: <u>Fodd, Smith &amp; attanticaviation.com</u>	
	IT IS SO STIPULATED.	
	Name: Tonmy Christemen	
	Title: <u>Risk Management / Satety Specialist</u>	
	Date: (2/9/2014	
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	- 28 - [PROPOSED] CONSENT JUDGMENT	

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2	9. Settling Defendant: Aviation Consultants, Inc. d/b/a San Luis Jet Center		
3	Airport Locations Identified in Complaint: 1		
4	Settlement Payment Amount: \$7,029.62		
5	Person(s) to Receive Notice Pursuant to Section 7.2:		
6			
7	Name: <u>Andrew Robillard</u>		
8	Title: Vice President of FBOS		
9	Address: <u>945 Aurgont Dr</u>		
10	Son Luis Obisto CA 93401 Email: ambilled @ acijet.com		
11	E-mail: arobillard@acijet.com		
12			
13	IT IS SO STIPULATED.		
14	Signed:		
15	Name: Andrew Robillard		
16	Title: Vice President of FBD3 Date: 11/25/14		
17	Date: (( 25/14		
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	- 29 - [PROPOSED] CONSENT JUDGMENT		

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2	10. Settling Defendant: Business Jet Center Oakland, LP		
3	Airport Locations Identified in Complaint: 1		
4	Settlement Payment Amount: \$7,029.62		
5	Person(s) to Receive Notice Pursuant to Section 7.2:		
6			
7	Name: <u>Japproxy la Villians</u>		
8	Title:		
9	Address: <u>Idillemmon Avenue</u>		
10	Hallos, IX 19204		
11	E-mail: Tommy Williams Blownessettenter (DD)		
12			
13	IT IS SO STIPULATED.		
14	Signed:		
15	Name: <u>Rhony Privillians</u>		
16	Title:		
17	Date: $\sum \frac{1}{2} \frac{8}{4}$		
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-	- 30 - [PROPOSED] CONSENT JUDGMENT		

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2	11. Settling Defendant: California in Nice, Inc. d/b/a Nice Air	
3	Airport Locations Identified in Complaint: 1	
4	Settlement Payment Amount: \$7,029.62	
5	Person(s) to Receive Notice Pursuant to Section 7.2:	
6		
7	Name: <u>HIRO</u> TAKA I Title: <u>PRESIDENT</u>	
8	Title: PRESIDENT	
9	Address: 2575 Robert Fowler wy	
10	Address: 2575 Robert Fowler wy San Jose, CA 9514B	
11	E-mail: niceairoq@yahoo,co,jp	
12		
13	IT IS SO STIPULATED.	
14	Signed:	
15	Name: <u>HIRO TAKA 1</u>	
16	Title: PRESIDENT Date: Dec 8 2014	
17	Date: Dec 8 2014	
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	[PROPOSED] CONSENT JUDGMENT	

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2	12. Settling Defendant: Castle & Cooke Aviation Services, Inc.		
3	Airport Locations Identified in Complaint: 1		
4	Settlement Payment Amount: \$7,029.62		
5	Person(s) to Receive Notice Pursuant to Section 7.2:		
6	Ring A-		
7	Name: <u>Kyan Gopes</u>		
8	Title: <u>Vice President</u>		
9	Address: <u>1 Dole Diz</u>		
10	Westlate Village, CA 91362		
11	E-mail: RgoRes@ castle cooke. Com		
12			
13	IT IS SO STIPULATED.		
14	Signed: <u>Muran Buz</u>		
1.5	Name: 124an Gores		
16 <sup>,</sup>	Title: <u>VICE PRESIGENT</u>		
17	Date: 12/8/14		
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	[PROPOSED] CONSENT JUDGMENT		

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2	13. Settling Defendant: Channel Islands Aviation, Inc.		
3	Airport Locations Ic	lentified in Complaint: 1	
4	Settlement Payment	Amount: \$7,029.62	
5	Person(s) to Receive	Notice Pursuant to Section 7.2:	
6			
7	Name: Ma	rk Oberman	
8	Title: _Pr	esident	
9	Address: <u>30</u>	5 Durley Avenue	
10	<u>Ca</u>	marillo, CA 93010	
11	E-mail:	rk.oberman@flygia.com	
12			
13	IT IS SO STIPULA	red.	
14	Sig	ned:	
15	Nar	ne: <u>Mark Oberman</u>	
16	Titl	e: President	
17	Dat	e: <u>11-25-14</u>	
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	- <u>33</u> - [PROPOSED] CONSENT JUDGMENT		

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2	14. Settling Defendant: KaiserAir, Inc. (Oakland, CA and Santa Rosa, CA)			
3	Airport Locations Identified in Complaint: 1			
4	Settlement Payment Amount: \$7,029.62			
5	Person(s) to Receive Notice Pursuant to Section 7.2:			
6				
7	Name: Roby J. Guerra			
8	Title:Senior Vice President			
9	Address: KaiserAir, Inc.			
10	P. O. Box 2626 - Airport Station Oakland, California 94614			
11	E-mail: rob.guerra@kaiserair.com			
12				
13	IT IS SO STIPULATED.			
14	Signed:			
15	Name: Roby J. Guerra			
16	Title: Senior Vice President			
17	Date: <u>11/25/2014</u>			
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	[PROPOSED] CONSENT JUDGMENT			

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2	15. Settling Defendant: LancAir Corp. d/b/a San Diego Jet Center
3	Airport Locations Identified in Complaint: 1
4	Settlement Payment Amount: \$7,029.62
5	Person(s) to Receive Notice Pursuant to Section 7.2:
6	
7	Name: Tom Ricotte
8	Name: Tom R: cotte Title: President
9	Address: 1424 Continintal St
10	SAN Dirego CA 92154
11	E-mail:
12	
13	IT IS SO STIPULATED.
14	Signed: Jom Kicot
15	Name: Tom Ricotte
16	Title: President Date: 12-1-14
17	Date: 12-1-14
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	[PROPOSED] CONSENT JUDGMENT

1	16. Settling Defendant	: Landmark Aviation (including Landmark Aviation GSO-SAN,
2		LLC and Piedmont Hawthorne Aviation, LLC), jointly and severally
3	Airport Locations Ide	entified in Complaint: 1
4	Settlement Payment A	<b>Mount:</b> \$7,029.62
5	Person(s) to Receive N	Notice Pursuant to Section 7.2:
6		
7	Name: R. A	llen Ashcraft, Jr.
8	Title: Exec	utive VP and General Counsel
9	Address: 1500	CityWest Boulevard, Suite 600
10	Hous	ton, Texas 77042
11	E-mail: aasho	craft@landmarkaviation.com
12		
13	IT IS SO STIPULAT	ED.
14	Signe	
15	Nam	
16	Title	EVA · GC 11-25-14
17	Date	11-25-14
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	[	- <u>36</u> - PROPOSED] CONSENT JUDGMENT

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2	17. Settling Defendant: Loyd's Aviation
3	Airport Locations Identified in Complaint: 1
4	Settlement Payment Amount: \$7,029.62
5	Person(s) to Receive Notice Pursuant to Section 7.2:
6	
7	Name: <u>STEVEN L LOYD</u>
8	Title: PRESIDENT
9	Address: 1601 SKYWAY DRIVE
10	BAKRESFIELD, CA. 93308
11	E-mail: <u>Sloyd@loydsqviq+iow.com</u>
12	
13	IT IS SO STIPULATED. $()$
14	Signed:
15	Name: STEVEN L. LOYD
16	Title: <u>Resident</u>
17	Date: November 26,2014
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	- 37 - [PROPOSED] CONSENT JUDGMENT

1 2 3 4 5	<ol> <li>Settling Defendant: Maguire Aviation Group, LLC Airport Locations Identified in Complaint: 1 Settlement Payment Amount: \$7,029.62 Person(s) to Receive Notice Pursuant to Section 7.2:</li> </ol>	ı
6		
7	Name: Jeffrey T. Bankowitz	
8	General Counsel - Flight Support	
9	Address: 201 South Orange Avenue, Suite 1100	
10	Orlando, Florida 32801	
11	E-mail: jeff.bankowitz@bbaaviation.com	
12		
13 14	IT IS SO STIPULATED.	2
15	Name: PODert F. Mogure-La	7
16	Title: President	
17	Date: 12/8/14	
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	- 38 -	
	[PROPOSED] CONSENT JUDGMENT	

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1 2	19. Settling Defendant: Napa Jet Center, Inc.				
3	Airport Locations Identified in Complaint: 1				
4	Settlement Payment Amount: \$7,029.62				
5	Person(s) to Receive Notice Pursuant to Section 7.2:				
6	$\lambda$				
7	Name: <u>MARK C. Willey</u> Title: <u>Chief Executive OfficER</u>				
8					
9	Address: <u>2030 Alepuet Rund</u>				
10	E-mail: MARKWE NugA JetCentee, Com				
11	E-mail: MARK WE NUGAJETLENTER, Com				
12					
13	IT IS SO STIPULATED.				
14	Signed: Mark C. Welley				
15	Name: <u>MARK C. WITTEY</u>				
16	Title: <u>Chief Executive Officer</u>				
17	Date: <u>11/30/14</u>				
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2	20. Settling Defendant: Pacific States Aviation Inc.
3	Airport Locations Identified in Complaint: 1
4	Settlement Payment Amount: \$7,029.62
5	Person(s) to Receive Notice Pursuant to Section 7.2:
6	
7	Name: Arthur Thompson
8	Title: President
9	Address: 51 John Glenn Dr
10	Concord, CA 94520
· 11	E-mail: <u>art@psa.aero</u>
12	
13	IT IS SO STIPULATED.
14	Signed: Mith O
15	Name: Arthur Thompson
16	Title: <u>Tresident</u>
17	Date: 12/08/2014
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	[PROPOSED] CONSENT JUDGMENT

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2	21. Settling Defendant: Rossi Aircraft, Inc.
3	Airport Locations Identified in Complaint: 1
4	Settlement Payment Amount: \$7,029.62
5	Person(s) to Receive Notice Pursuant to Section 7.2:
6	
7	Name: <u>Alberto Rossi</u>
8	Title: <u>president</u>
9	Address: 1903 EMBACADERO KOAD
10	PAIO AITO, CA 94303
11	E-mail: ROSSI WIHOT.COM
12	
13	IT IS SO STIPULATED.
14	Signed:
15	Name: <u>AlbErto Kossi</u>
16	Title: <u>president</u>
17	Date:
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	[PROPOSED] CONSENT JUDGMENT

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2	22. Settling Defendant: Sacram	nento International Jet Center, Inc.
3	Airport Locations Identified in	n Complaint: 1
4	Settlement Payment Amount:	\$7,029.62
5	Person(s) to Receive Notice Pu	irsuant to Section 7.2:
6		
7	Name: <u>REBCCC</u>	A WATTS
8	Title: <u>Vice</u> P	eesident
9	Address: <u>6133</u>	EELPORT BLUD
10	_SACEA	CANATTS CESIDENT CEEPOET BLUD MENTO, CA 95822 C Sacjet. com
н	E-mail: <u>becky</u>	sacjet.com
12		
13	IT IS SO STIPULATED.	
14	Signed:	Resecca Watts
15	Name:	REBECCA WATTS
16	Title:	VILE PRESIDENT 11/26/2014
17	Date:	11/26/2014
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	[PROPOSE	DJ CONSENT JUDGMENT
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2	23. Settling Defe	ndant: Signature Flight Support Corporation
3	Airport Locatio	ons Identified in Complaint: 5
4	Settlement Pay	ment Amount: \$35,148.10
5	Person(s) to Re	ceive Notice Pursuant to Section 7.2:
6		
7	Name:	Jeffrey T. Bankowitz
8	Title:	General Counsel – Flight Support
9	Address:	201 South Orange Avenue, Suite 1100
10		Orlando, Florida 32801
11	E-mail:	jeff.bankowitz@bbaaviation.com
12		
13	IT IS SO STIP	
14		Signed: Mana a Sastre
15		Name: Maria A. Sastre
16		Title: President
17		Date: November 1, 2014
18		
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21		APPROVED AS TO FORM: A 25 Nov 2014
22		LEGAL DEPT.
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		[PROPOSED] CONSENT JUDGMENT

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1	24. Settling Defendant: South Bay Aviation, Inc.
2	
3	Airport Locations Identified in Complaint: 1
4	Settlement Payment Amount: \$7,029.62
5	<b>Person(s) to Receive Notice Pursuant to Section 7.2:</b>
6	
7	Name: <u>Richard Seals</u>
8	Title: <u>President</u>
9	Address: <u>3481 Airport Drive, Suite 100</u>
10	Torrance, CA 90505
11	E-mail: <u>sealsr@ix.netcom.com</u>
12	
13	IT IS SO STIPULATED.
14	Signed:
15	Name: <u>Richard Seals</u>
16	Title: <u>President</u>
17	Date: $\frac{p_{1}}{p_{1}}$
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	[PROPOSED] CONSENT JUDGMENT

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2	25. Settling Defendant: Sun Air Jets, LLC	
3	Airport Locations Identified in Complaint: 1	
4	Settlement Payment Amount: \$7,029.62	
5	Person(s) to Receive Notice Pursuant to Section 7.2:	•
6		
7	Name: Brian Counsil Title: President à COO	
8.	Title: President à COO	
9	855 Aviation Dr.	
10	E-mail: 6 counsil@ sunairjets. com	
11	E-mail: blownsil@sunairjets.com	
12		
13	IT IS SO STIPULATED.	
14	Signed:	*
15	Name: <u>Adam Steiner</u>	
16	Name: <u>Adam Steiner</u> Title: <u>General Counsel</u> Date: <u>12/8/14</u>	,
17	Date: 12/8/14	
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	[PROPOSED] CONSENT JUDGMENT	

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2	26. Settling De	fendant: Van Nuy:	s Skyways d/b/a Mil	lion Air Burbank		
3	Airport Locat	ions Identified in C	Complaint: 1			
4	Settlement Pa	yment Amount: \$7	,029.62			
5	Person(s) to R	eceive Notice Purs	uant to Section 7.2:			a characteristics
6		Ĭ				
7	Name:	HANDIS &	. LER	······································		
8	Title:	CFO				
9	Address:	2800 N.	CLY bould A	Æ		
10		Bursach,	CLY boured A CA 91505			ŀ
11	E-mail:	hee. mil	UMARC GMAL.C	2047		-çi, gola da
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13	IT IS SO STI	ULATED.		а <b>.)</b>		
4		Signed:	1 des		.:	
5		Name:	11-25-2015			
6		Title:	CFO	····		
7		Date:	11-25-2015	<u>k</u>		
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1	II. <u>Distributor Settling Defendants</u>		
2	1. Settling Defendant: Air Petro Corporation and World Fuel Services Corporation, jointly and severally		
3	Settlement Payment Amount: \$82,831		
4	Person(s) to Receive Notice Pursuant to Section 7.2:		
5			
6	Name: ROBERT Alexander LAKE		
7	Name: <u>Pobert Alexander Lake</u> Title: <u>SVP-General</u> Coursel		
8	Address: 9800 n.w. 4135		
9	Aisnei, FL 33178		
10	E-mail: ALAKE @ WFSCORP. CON		
11			
12	IT IS SO STIPULATED.		
13	Signed:		
14	Name: Robert Alexander Lake		
15	Name: Robert Alexander Lake Title: SUP-General Counsel		
16	Date: 12/4/2014		
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2	2. Settlin	ng Defendant:	Avfuel Corporation
3	Settle	ment Payment	t Amount: \$82,831
4	Perso	on(s) to Receive	e Notice Pursuant to Section 7.2:
5		Name:	Craig Sincock
6		Title: Address:	President Avfuel Corporation 47 W. Ellsworth Road
7			Ann Arbor, MI 48108
8		Name:	Bruce Nye Adams   Nye   Becht I I P
9			Adams   Nye   Becht LLP Attorneys for Avfuel Corporation 222 Kearny Street, Suite 700
10			San Francisco, CA 94108
11 12	IT IS	SO STIPULA	TED.
12		Signed:	1A Joneoch
13		Name:	Craig Sincock
15		Title:	President
16		Date:	12-1-14
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2	3. Settling Defend	ant: Easterr	Aviation Fuels, Inc.	,
3	Settlement Pays	ment Amount:	\$62,500	
4	Person(s) to Re-	ceive Notice Pu	rsuant to Section 7.2:	
5		n		
6	Name:	Kober	+ L. Stallings, II	
7	Title:	Presid		
8	Address:	601 M	cCarthy Blud.	
9		New T	Bern, NC 28562	
10	E-mail:	<u>rstalli</u>	ngs	
11				
12	IT IS SO STIP	ULATED.		
13		Signed:		
14		Name:	Robert L. Stallings, President	
15		Title:	tresident	
16		Date:	11-25-14	
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		[PROPOSEI	D] CONSENT JUDGMENT	

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2	4. Settling Defend	ant: Downstream Aviation, LP
3	Settlement Paÿı	ment Amount: \$82,831
4	Person(s) to Re	ceive Notice Pursuant to Section 7.2:
5		
6	Name:	Richard F. Dahlson
7	Title:	Altorney
8	Address:	Jackson Walker, 901 Main St.,
9	* .	Jackson Walker, 901 Main St., Swite 600, Dallas, TX 75202
10	E-mail:	rdahlson@jw.com
11		
12	IT IS SO STIP	ULATED.
13		Signed:
14		Name: William 5. Couley
15		Title: $CIZO$
16		Date: 11/26/2411
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		[PROPOSED] CONSENT JUDGMENT

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#### EXHIBIT B

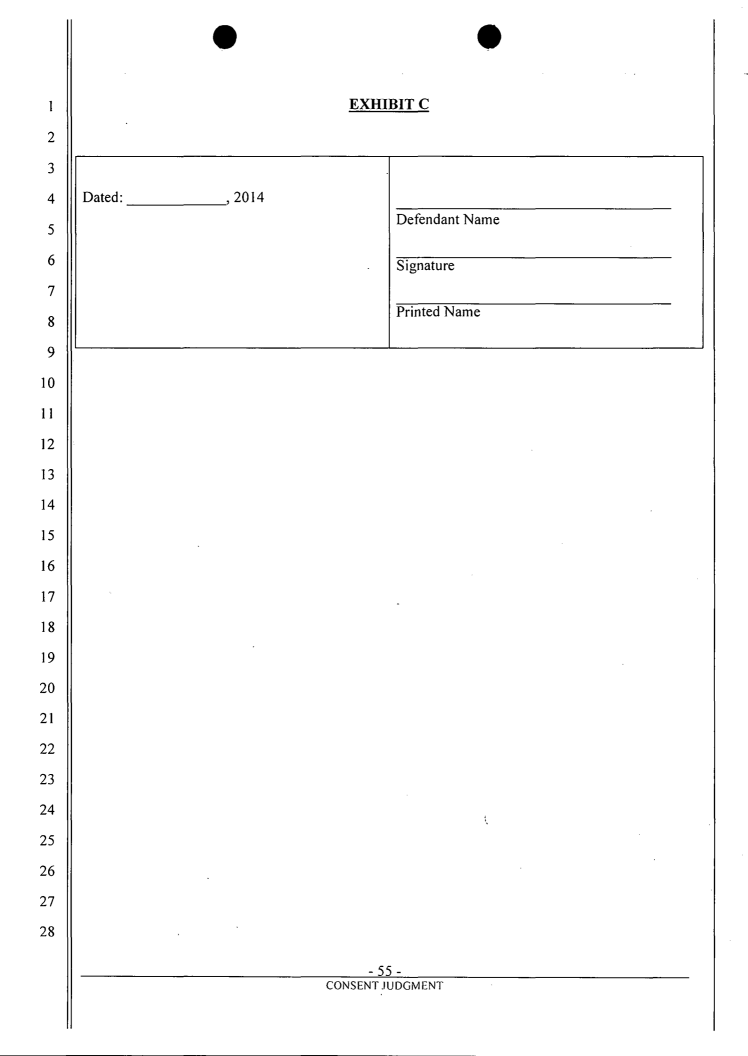
1	EXHIBIT B		
2	Notice of Intent To Opt-In to Proposition 65 Consent Judgment		
3	Mark Todzo		
4	Lexington Law Group 503 Divisadero Street		
5	San Francisco, CA 94117		
6	Please take notice that the undersigned company desires to become an Opt-In Settling		
7	Defendant pursuant to the Consent Judgment approved by the Court on [INSERT DATE OF		
8	ENTRY OF CJ] in Center for Environmental Health v. Aerodynamic Aviation, Inc., et al., Alameda		
9	County Superior Court No. RG-11-600721. A copy of the Consent Judgment may be found at the		
10	Court's web site at http://apps.alameda.courts.ca.gov/domainweb/html/index.html.		
11	The undersigned company understands that, in order to participate in the settlement, it must		
12	return:		
13	(1) this signed Notice of Intent form;		
14	(2) the attached Exhibit 1;		
15	(3) the signed signature page to be inserted into the Consent Judgment;		
16	(4) the payment required under Section 5 of the Consent Judgment;		
17	(5) to the extent it has not already been served with a Notice of Violation from the		
18	Center for Environmental Health ("CEH") alleging exposures to lead in Avgas, the		
19	certification attached hereto as Exhibit 2; and		
20	(6) for FBOs, a map showing the location of the signs required by Section 2.1.1(b) of the		
21	Consent Judgment, which will be subject to further review and agreement by CEH.		
22	All of these documents and the required payment must be received by counsel for CEH at the		
23	address listed above on or before [INSERT DATE 90 DAYS AFTER ENTRY OF CJ].		
24	If our company has not already been named as a defendant in the pending action, we		
25	understand that the complaint will be amended to add our company as a defendant after receipt of		
26	the attached settlement documents and after expiration of any 60-day notice period (provided that		
27	no public enforcer has commenced and is diligently prosecuting an action regarding the violation).		
28			
	- 51 -		
	CONSENT JUDGMENT		

1 2 3	The undersigned represents that as of the date of execution of this Notice of Intent to Opt-In, it has not received a 60-Day Notice of Violation of Proposition 65 regarding Avgas from an entity		
	it has not received a 60-Day Notice of Violation of Proposition 65 regarding Avgas from an entity		
3			
11	other than CEH that predates a 60-Day Notice of Violation of Proposition 65 regarding Avgas.		
4	Please fill out the attached forms completely. Failure to do so could lead to your		
5	company being excluded from the Consent Judgment. The information on the attached form will be		
6	fully executed copy will be circulated. The attached, completed forms and required payment		
7			
8			
9	LUAVE DEAD AND INDEDSTOOD THE CONSENT HIDOMENT AND		
10	I HAVE READ AND UNDERSTOOD THE CONSENT JUDGMENT AND THIS NOTICE AND AM AUTHORIZED TO EXECUTE THIS DOCUMENT ON BEHALF OF THE COMPANY LISTED BELOW.		
11	BEHALF OF THE COMPANY LISTED BELOW.		
12			
13	Company Name		
14			
15			
16	Signature		
17			
18	Printed Name		
19			
20	Title		
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	<u>Exhibit 1</u> Opt-In Settling Defendants, Payments and Notice Recipients
_	
1.	Opt-In Settling Defendant
	Type or print exact corporate name of Opt-In Settling Defendant
	Type of print exact corporate name of opt in betting bereindant
2.	Type of Opt-In Settling Defendant (check one):
	FBO Opt-In Settling Defendant
	Distributor Opt-In Settling Defendant
3.	Opt-In Settling Defendant's Settlement Payments:
	Total Settlement Payment of \$, to be allocated as between the
	following: Civil Penalty: \$
	Attorneys' Fees and Costs: \$
4.	Name and Contact Information of Person To Receive Notice:
Pursu	
receiv	ant to Section 7.2 and Exhibit A of the Consent Judgment, the following persons sho e any notices to Opt-In Settling Defendant required under the Consent Judgment:
receiv	e any notices to Opt-In Settling Defendant required under the Consent Judgment:
receiv Name	ve any notices to Opt-In Settling Defendant required under the Consent Judgment:
	ve any notices to Opt-In Settling Defendant required under the Consent Judgment:
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Name Addre Email [Optio Name Addre	e any notices to Opt-In Settling Defendant required under the Consent Judgment:

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	Exhibit 2 Certification	
1. I am the	(title) of(the	
"Company"), and I am authorized to	certify on behalf of the Company. The facts stated herein	
are, to the best of my knowledge and belief, true and accurate.		
2. At various times duri	g the one-year period prior to the execution of this	
Certification (the "Relevant Period"	the Company has employed ten (10) or more employees.	
4. During the Relevant	eriod, the Company distributed or offered for sale in	
California Avgas that contained lead		
5. No clear and reasonal	e Proposition 65 warning was provided for the Avgas	
listributed or offered for sale by the	Company.	
6. The Company further	certifies that as of the date it executes this Certification: (a) r	
ublic enforcer is diligently prosecu	ng an action related to lead in the Avgas that it distributed or	
ffered for sale; and (b) it does not h	ve a pending 60-Day Notice of Violation of Proposition 65 a	
o lead in Avgas that it distributed or	offered for sale from any other person or entity. "Pending" in	
ne prior sentence means that such 6	Day Notice has not been withdrawn, resolved by judgment of	
solved by settlement agreement.		
7. The Company unders	ands that this Certification: (a) is being provided to the Cente	
or Environmental Health ("CEH") j	rsuant to Evidence Code § 1152 to form the basis for a	
Certificate of Merit to support a 60-1	ay Notice of Intent to Sue pursuant to Proposition 65, (b) wil	
not be used by CEH for any other pu	pose; and (c) will not be shared by CEH with any person othe	
han as required by law.		
Executed this day of _	, 2014.	
	Signatu	
	Printed Nan	
	Tit	
	54 CONSENT JUDGMENT	

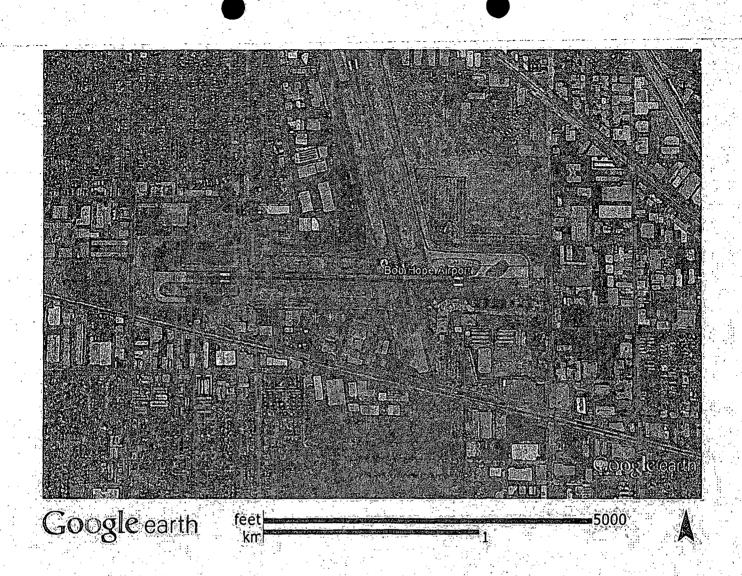
### EXHIBIT C

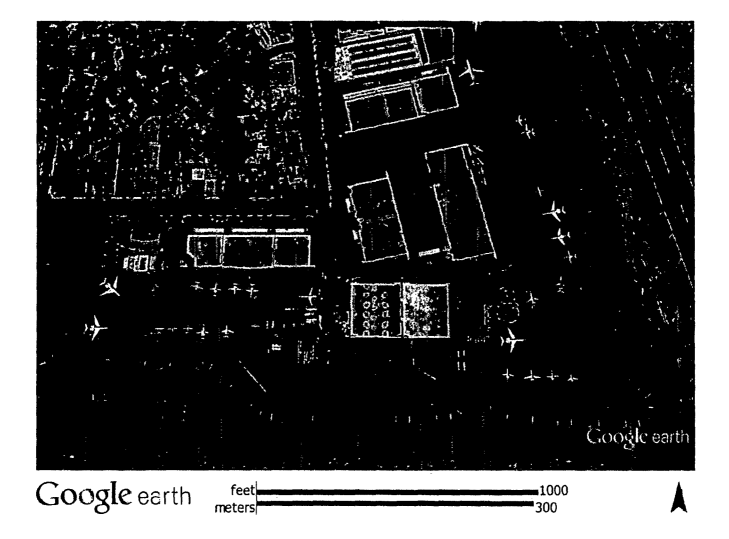


#### EXHIBIT D

## **BOB HOPE AIRPORT**

Atlantic Aviation Corporation Atlantic Aviation FBO, Inc. Van Nuys Skyways d/b/a Million Air Burbank

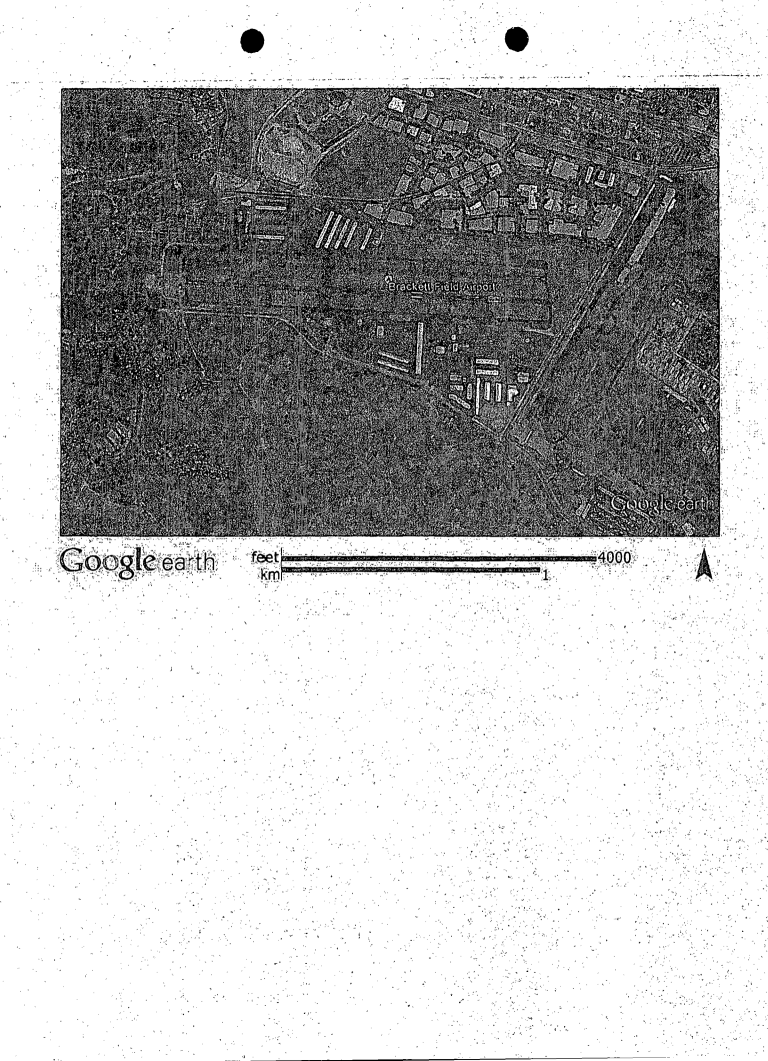


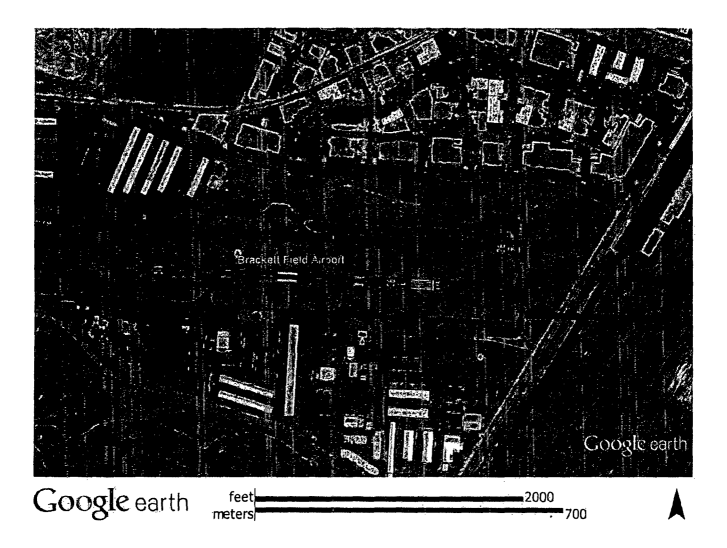


## **BRACKETT FIELD**

## American Airports Corporation

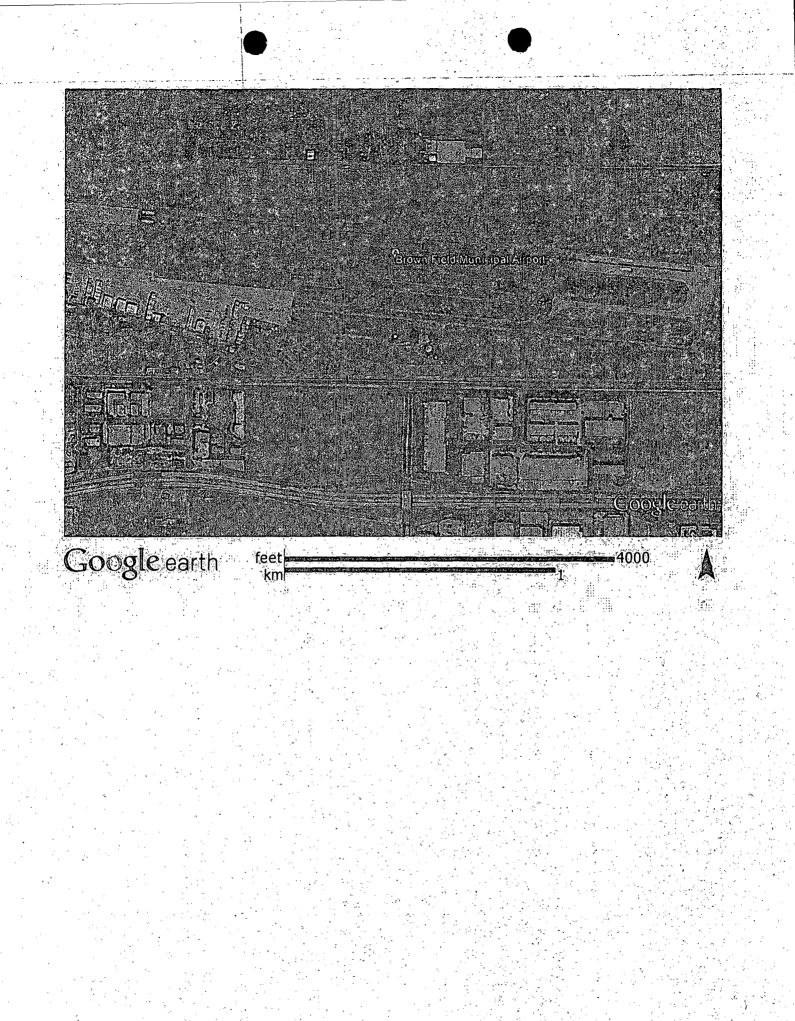
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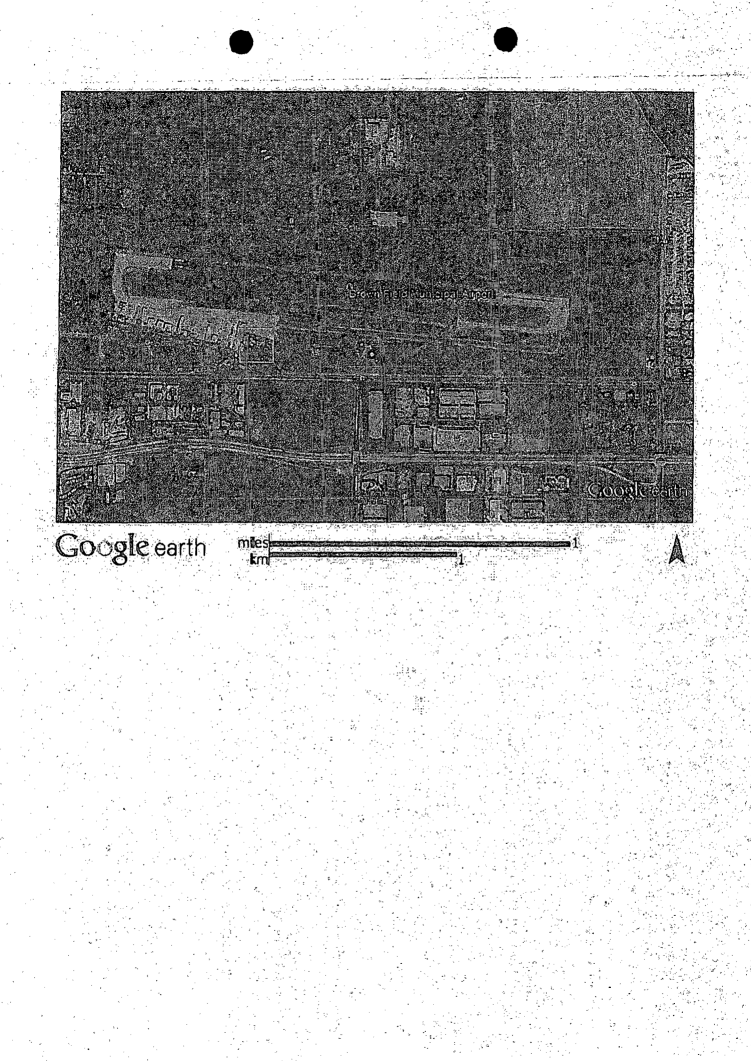


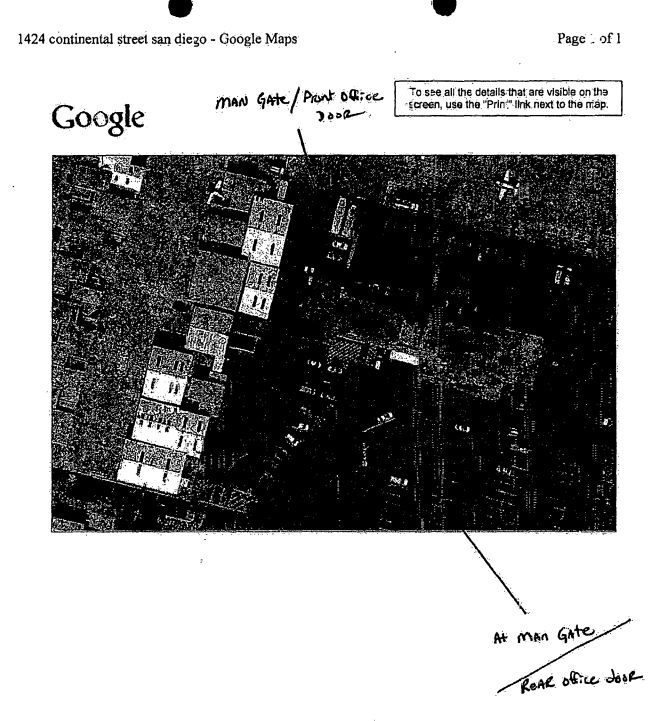


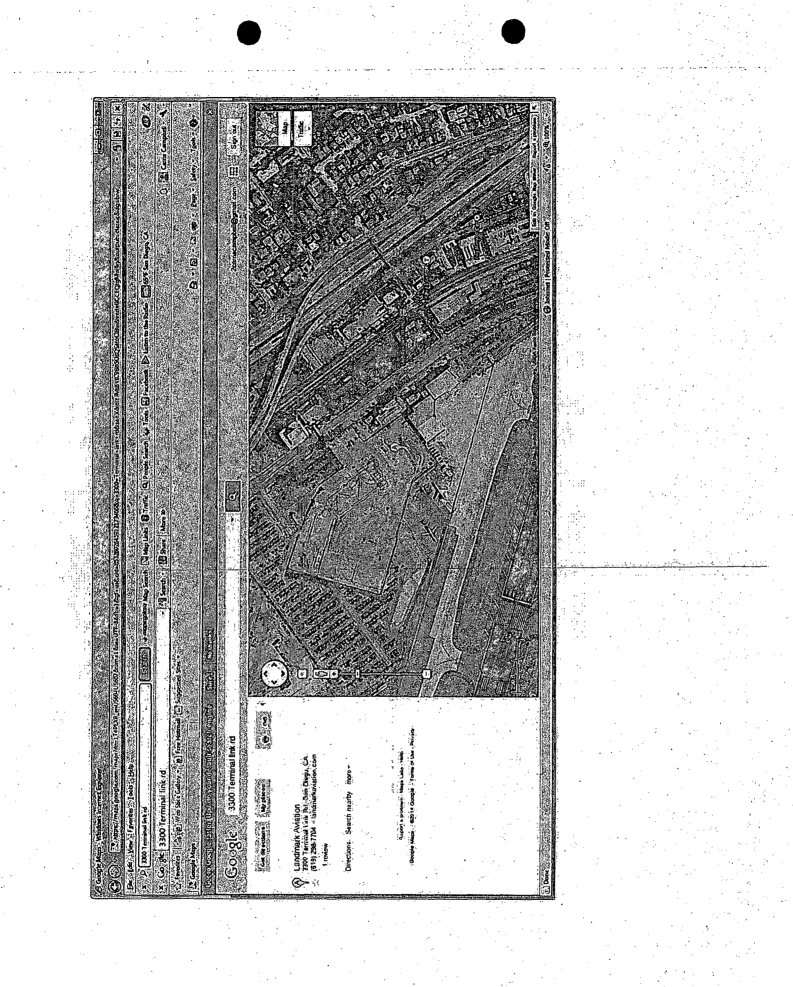
# **BROWN FIELD MUNICIPAL AIRPORT**

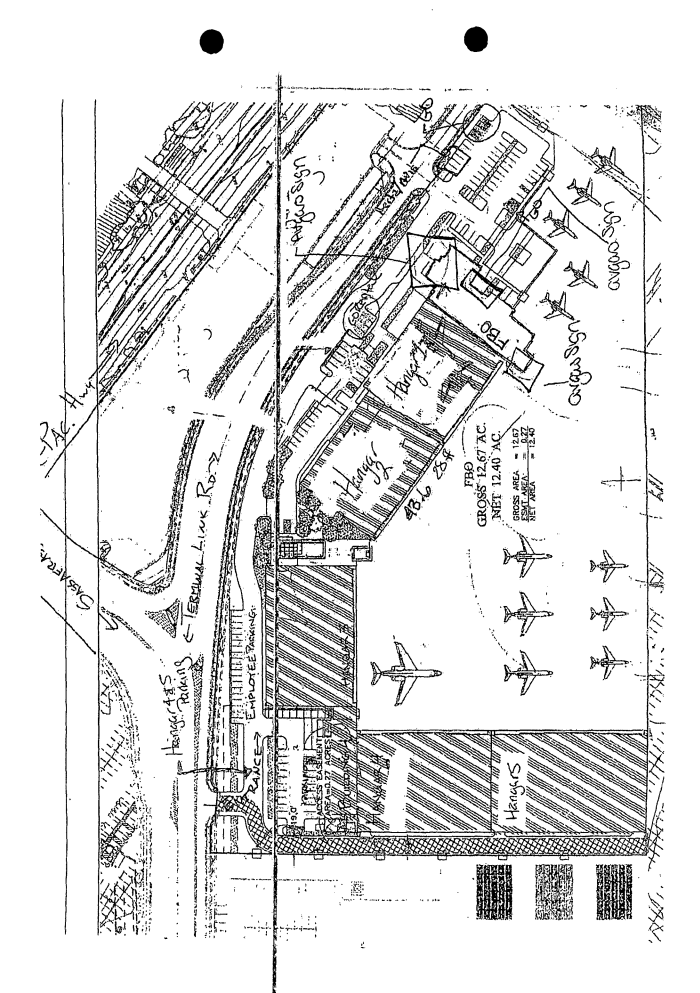
LancAir Corp. d/b/a San Diego Jet Center





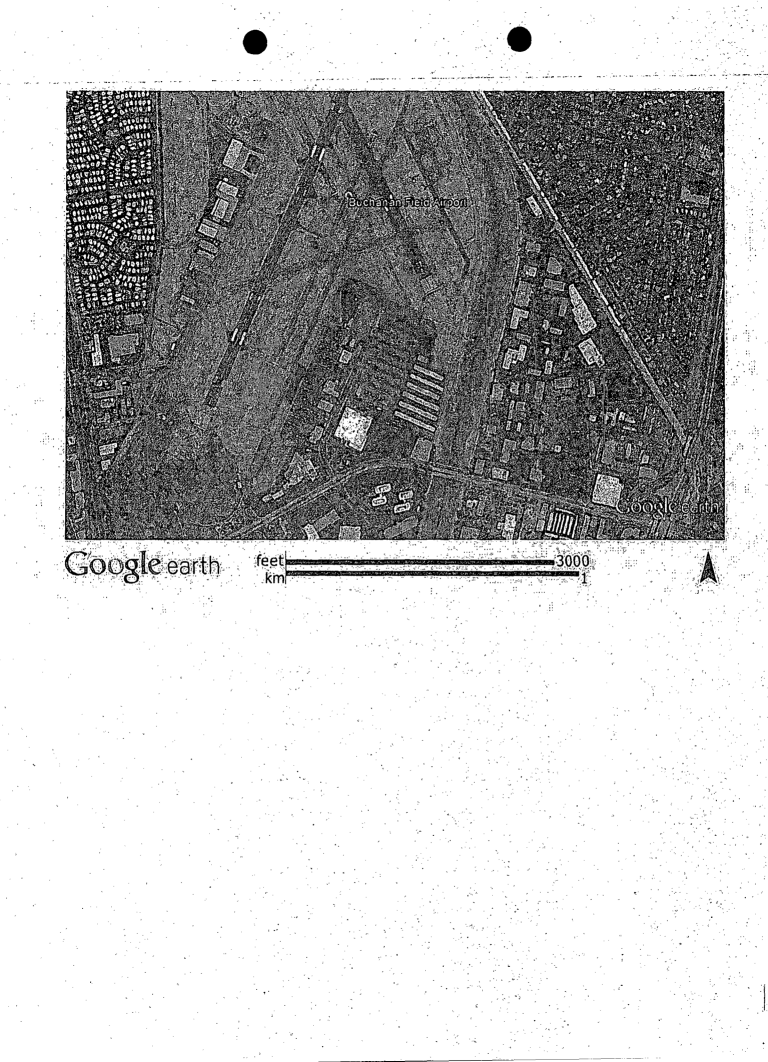


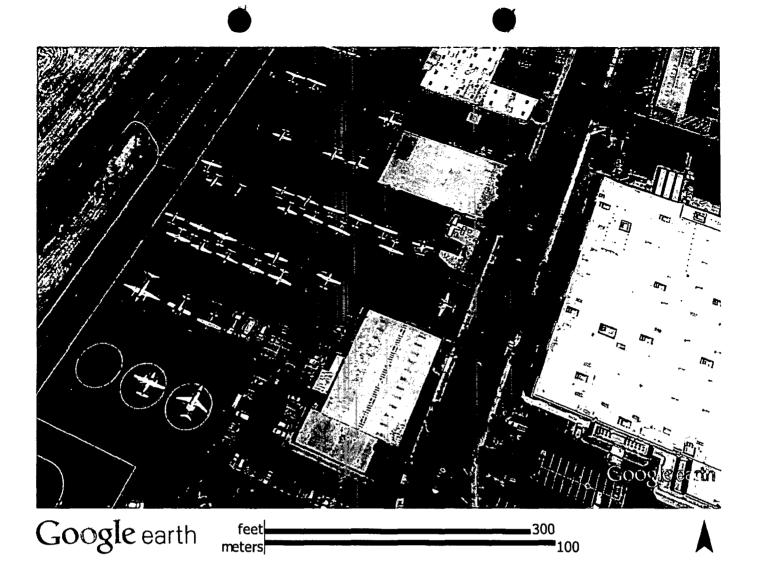


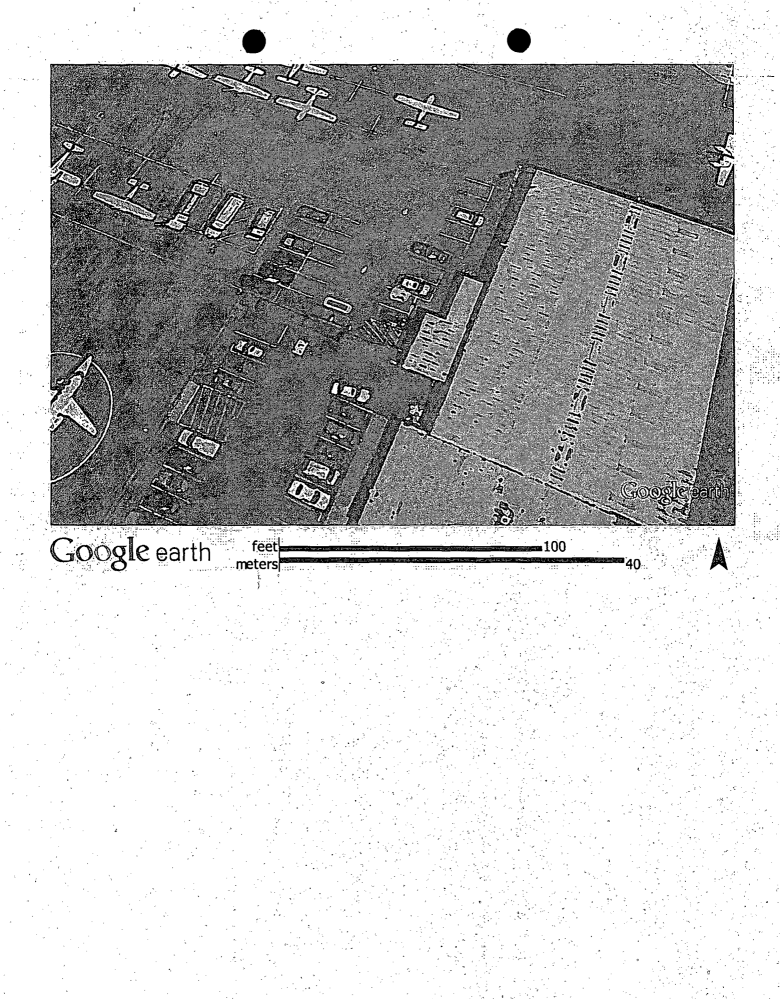


# **BUCHANAN FIELD**

Pacific States Aviation Inc.

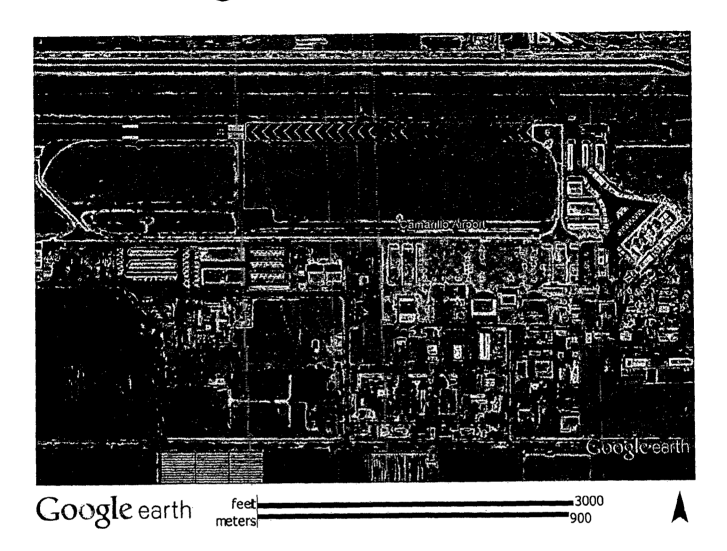


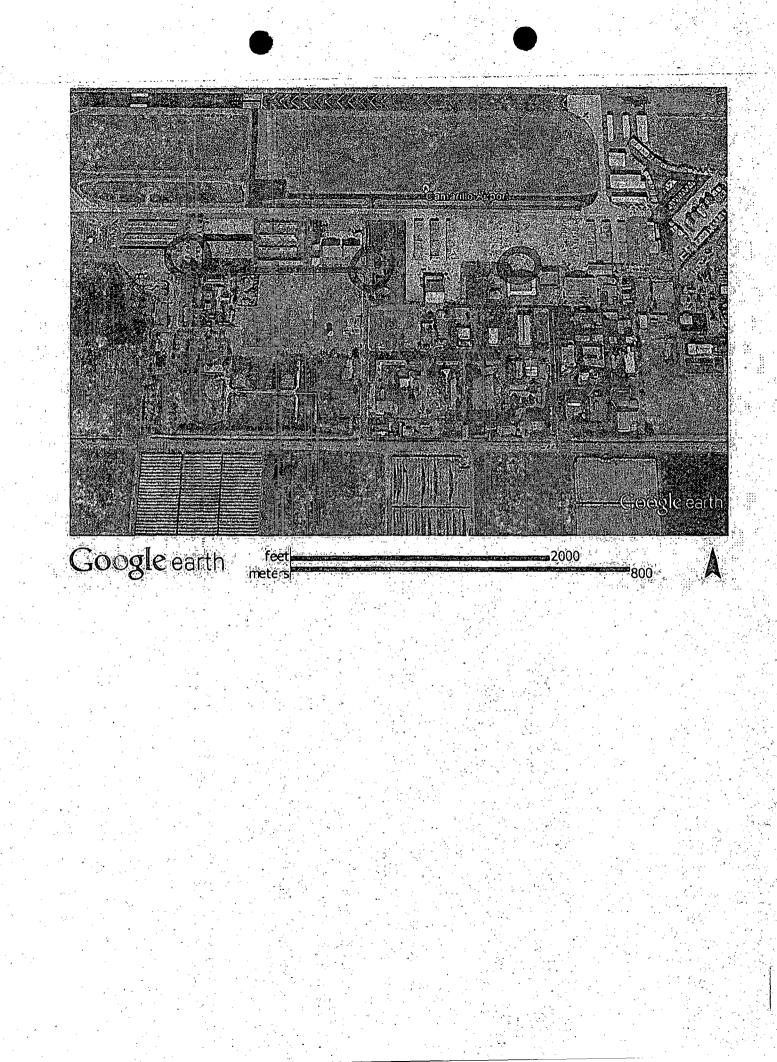




## CAMARILLO AIRPORT

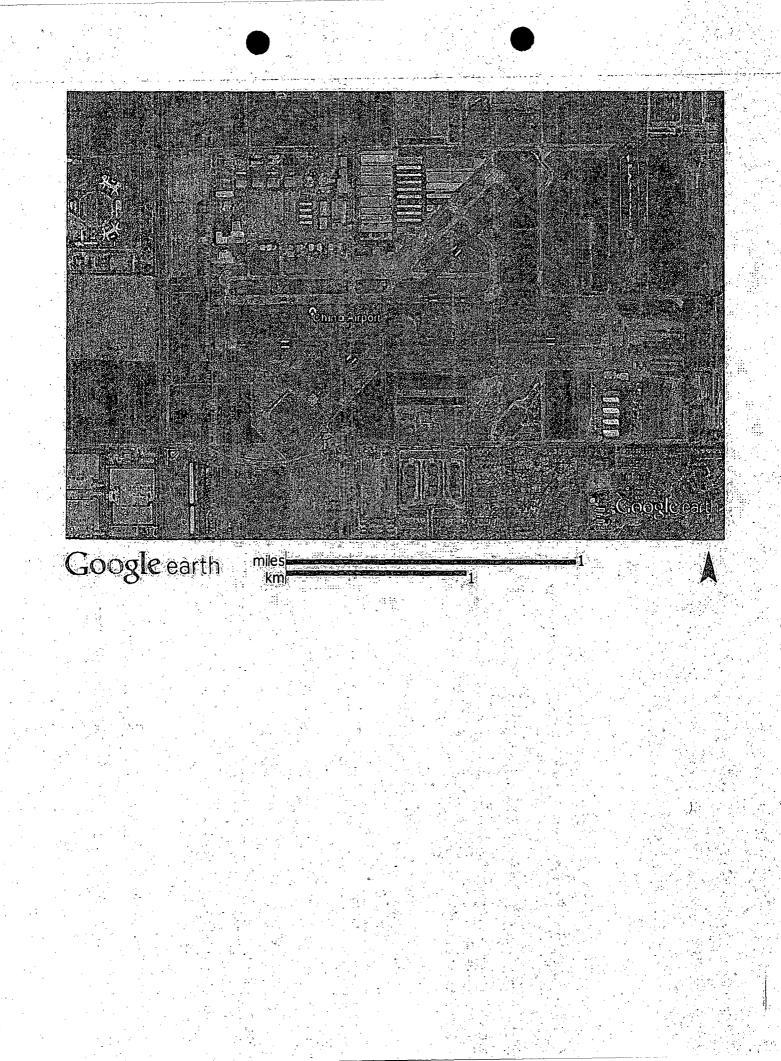
Channel Islands Aviation, Inc. Sun Air Jet, LLC





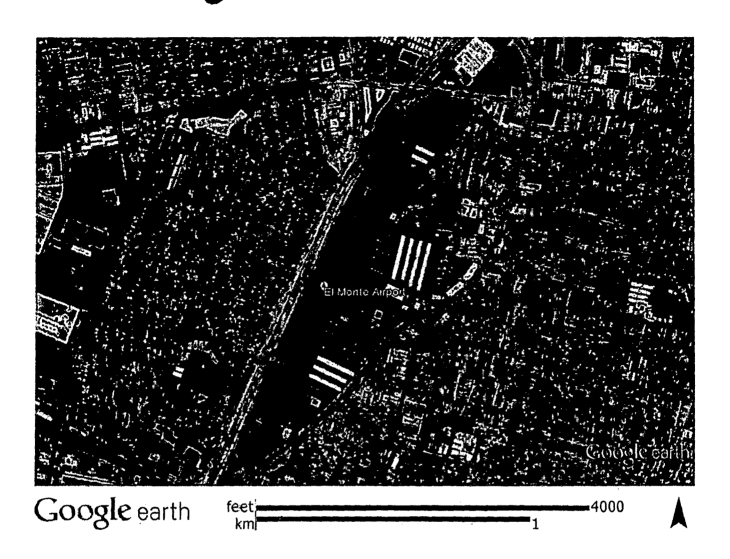
# **CHINO AIRPORT**

Encore Jet Center, LLC Threshold Technologies, Inc.

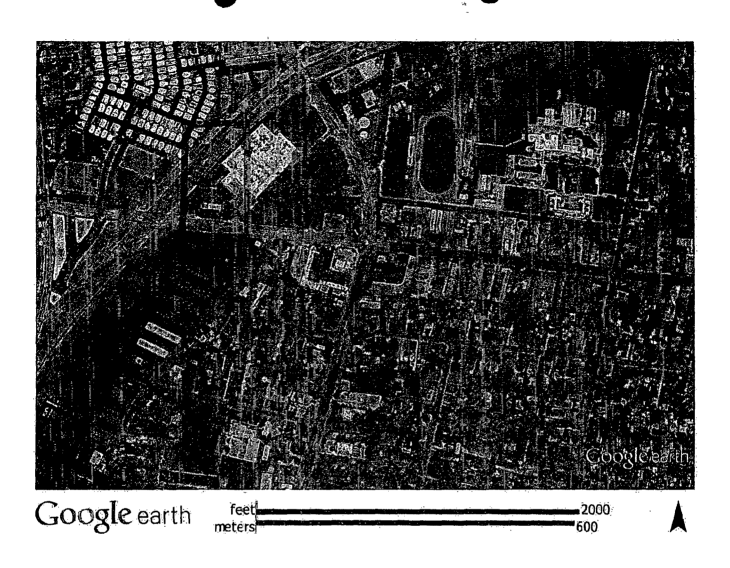


# **EL MONTE AIRPORT**

#### American Airports Corporation

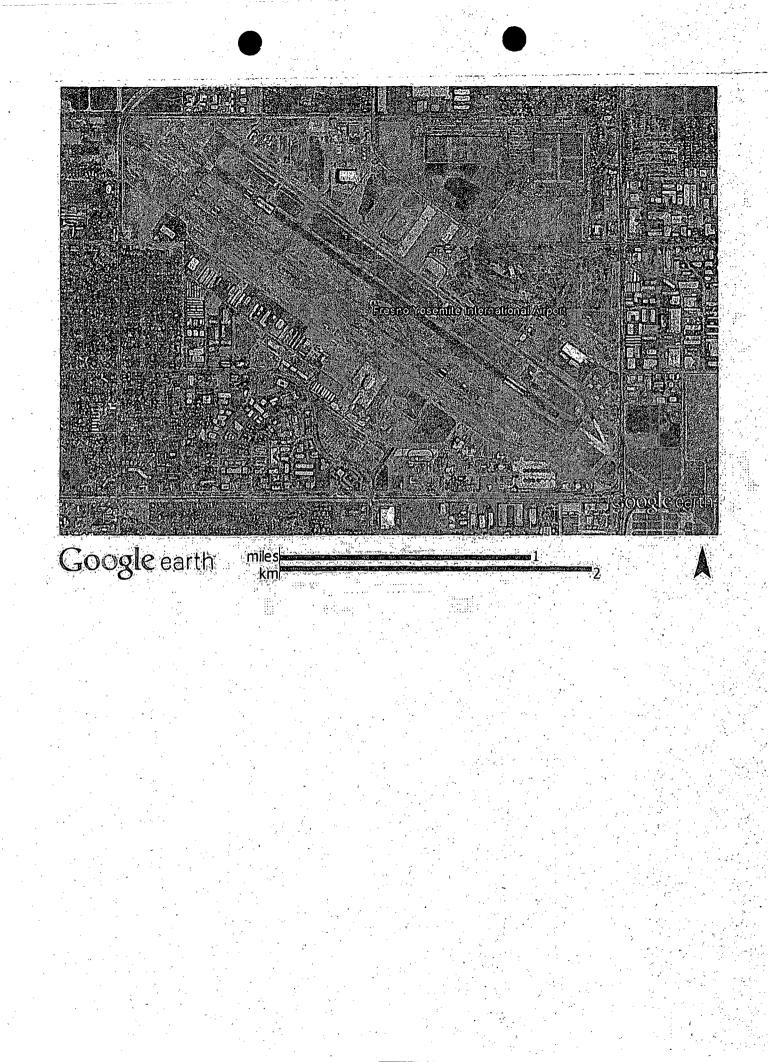


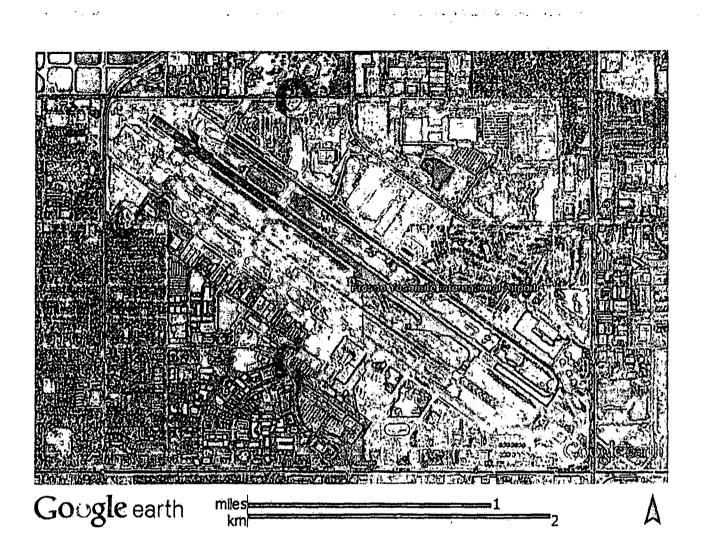
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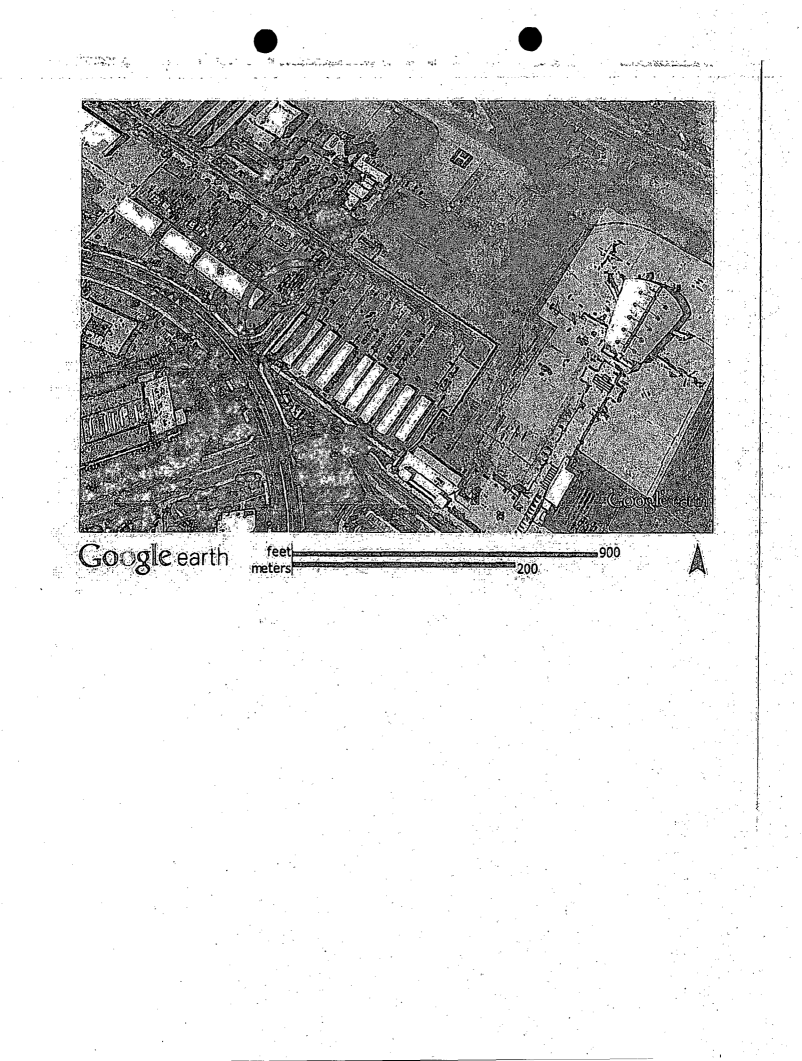


#### FRESNO YOSEMITE INTERNATIONAL AIRPORT

Signature Flight Support Corporation



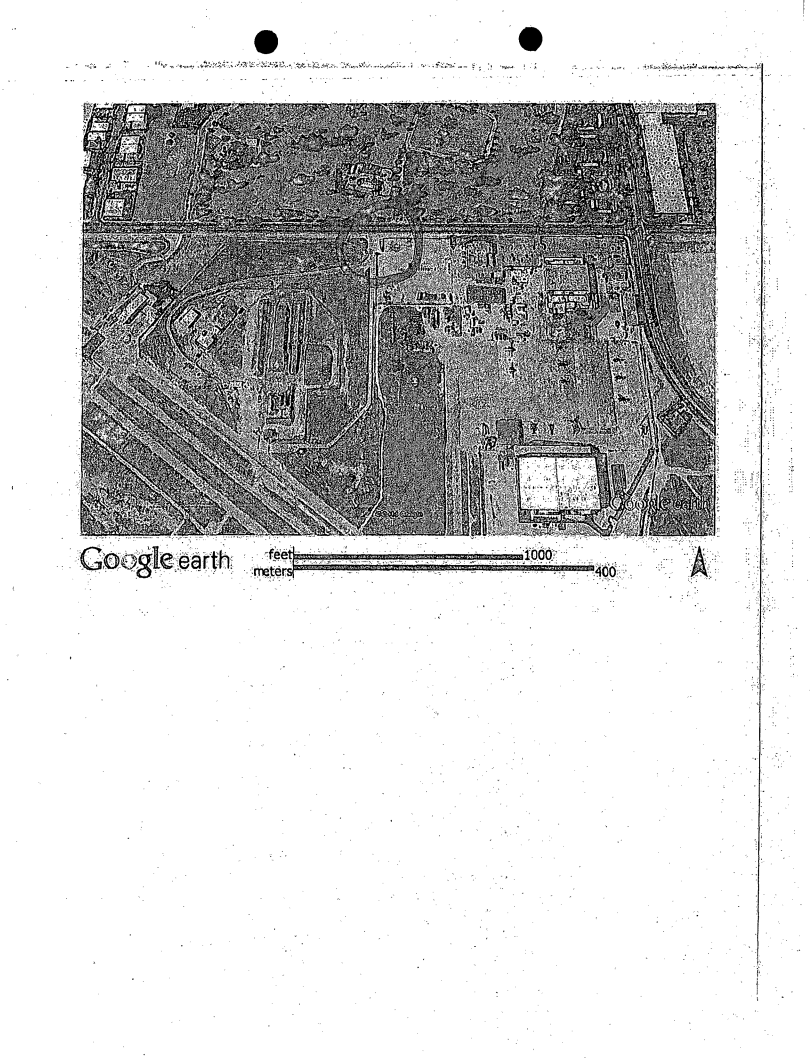






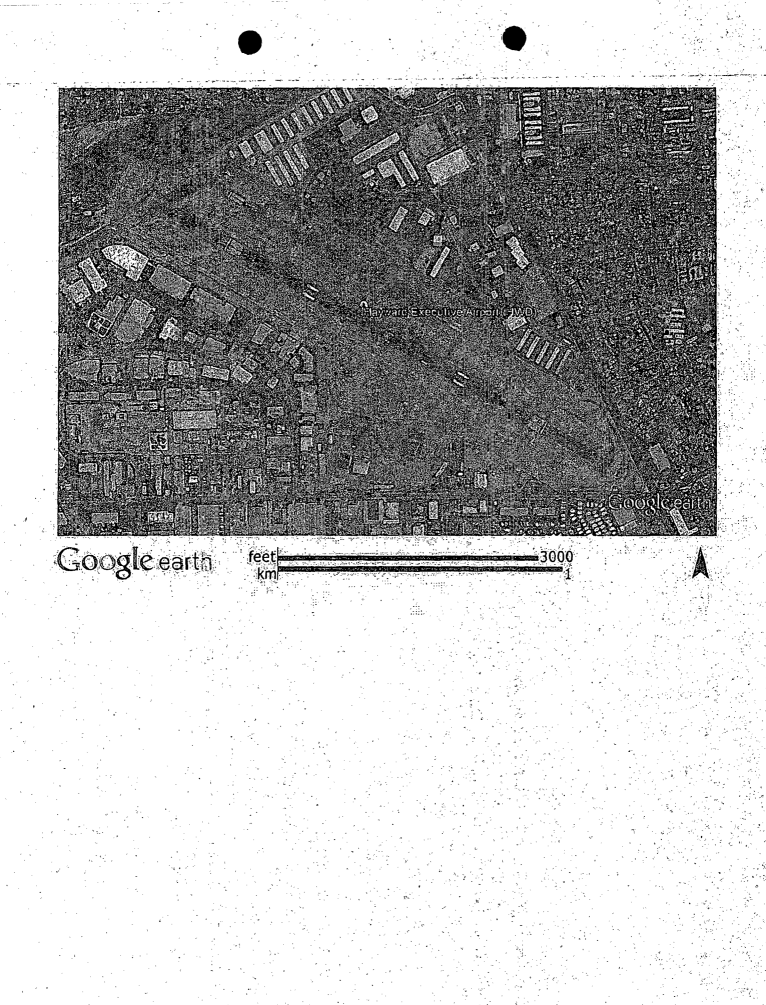
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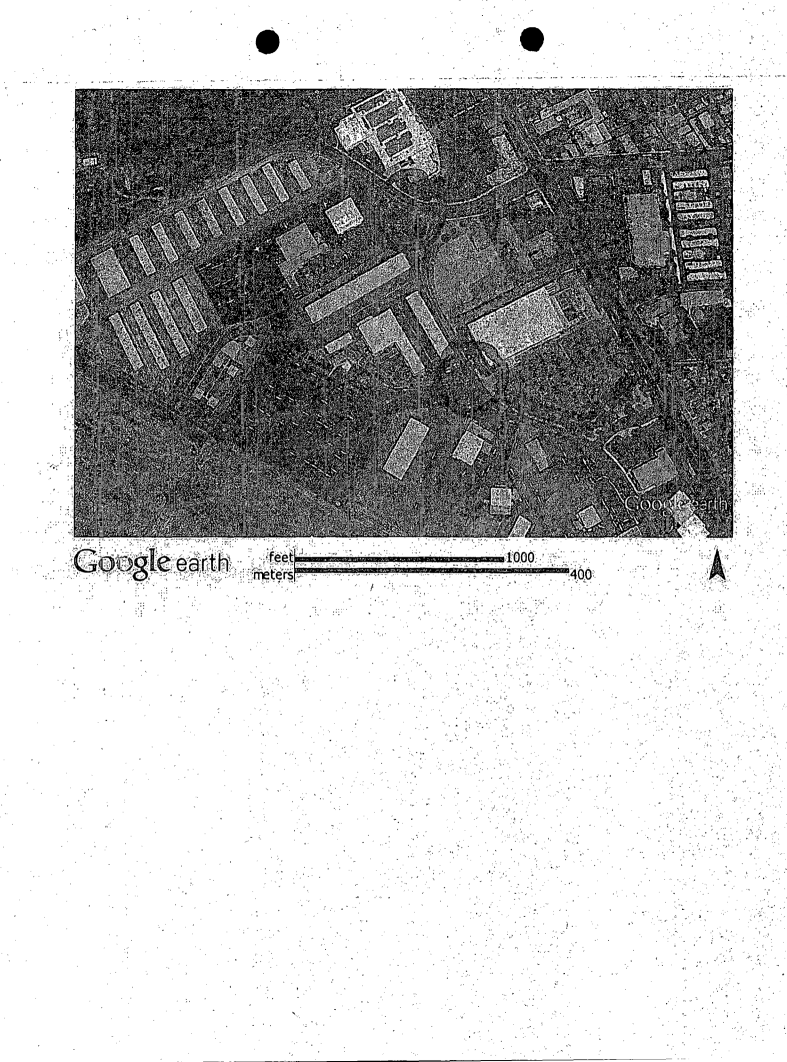
feet meters

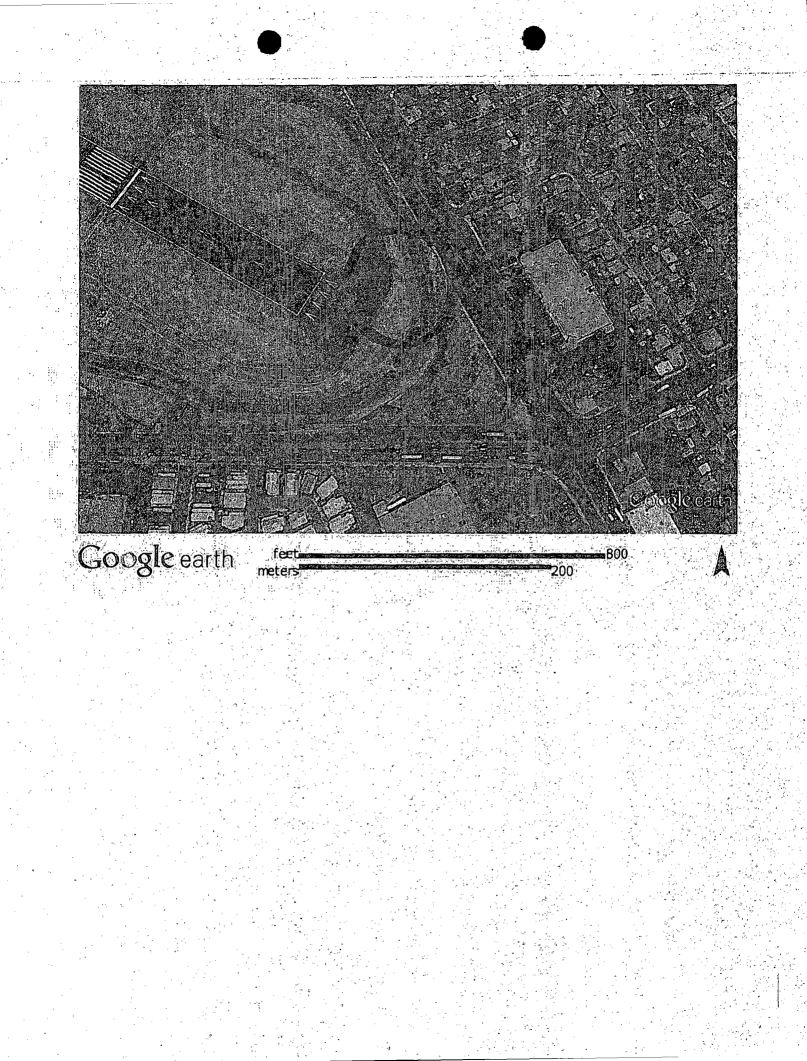


#### HAYWARD EXECUTIVE AIRPORT

Airport Property Partners LLC d/b/a APP Jet Center

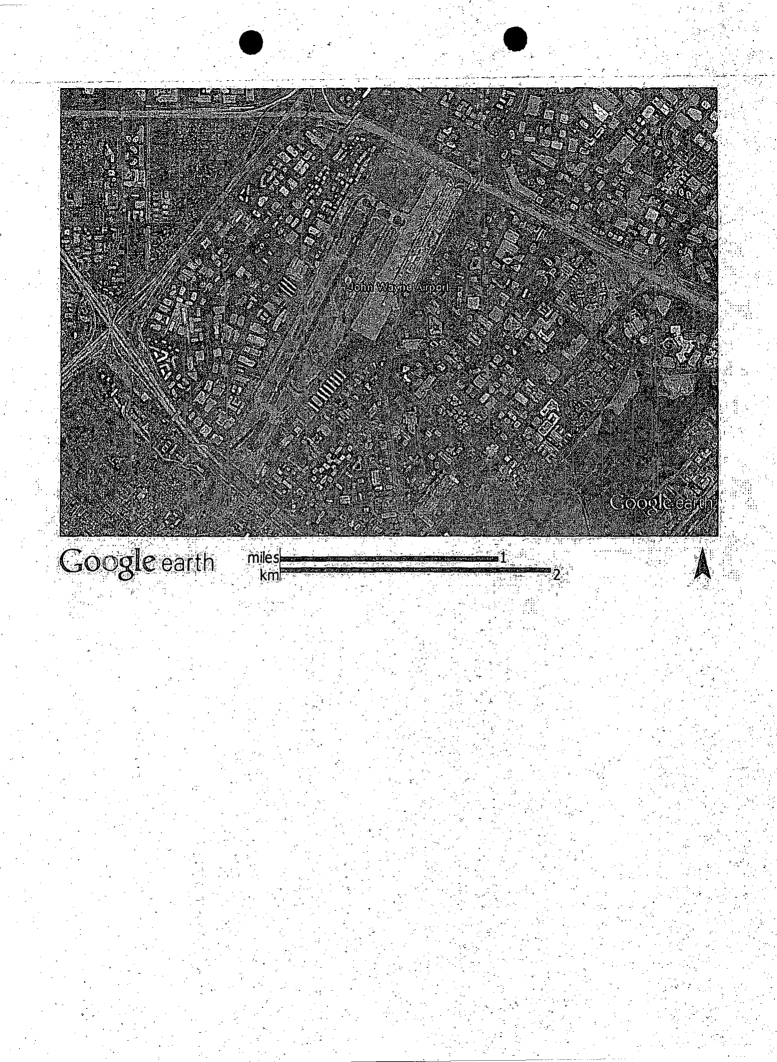


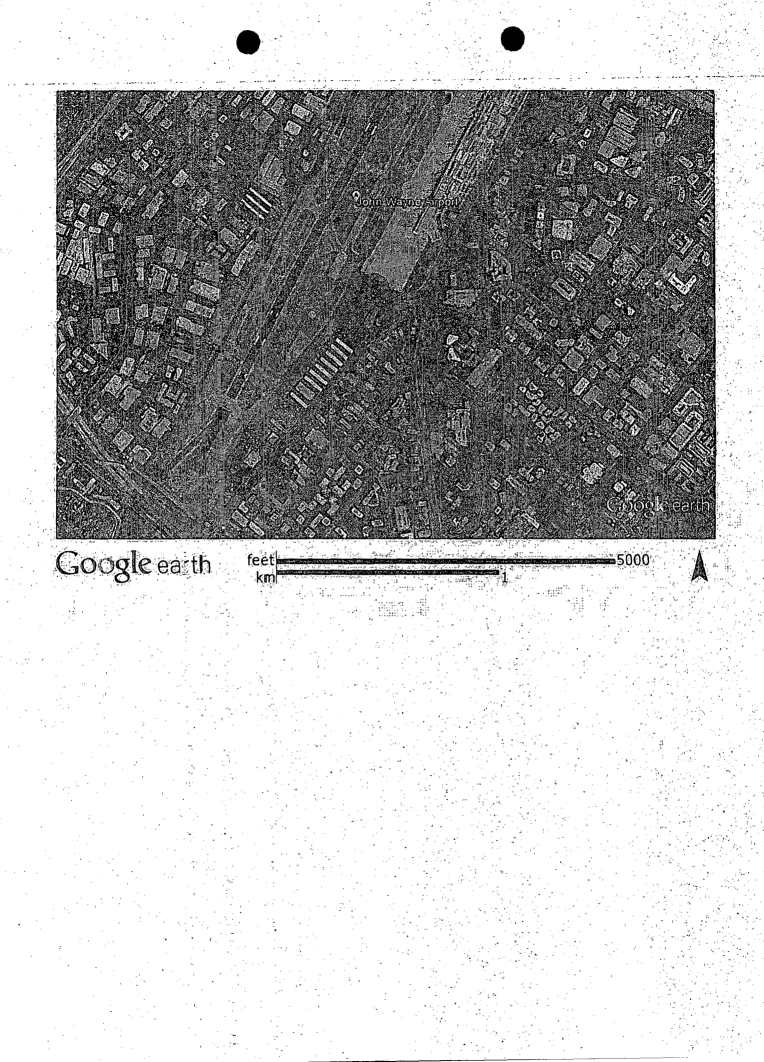




#### JOHN WAYNE AIRPORT

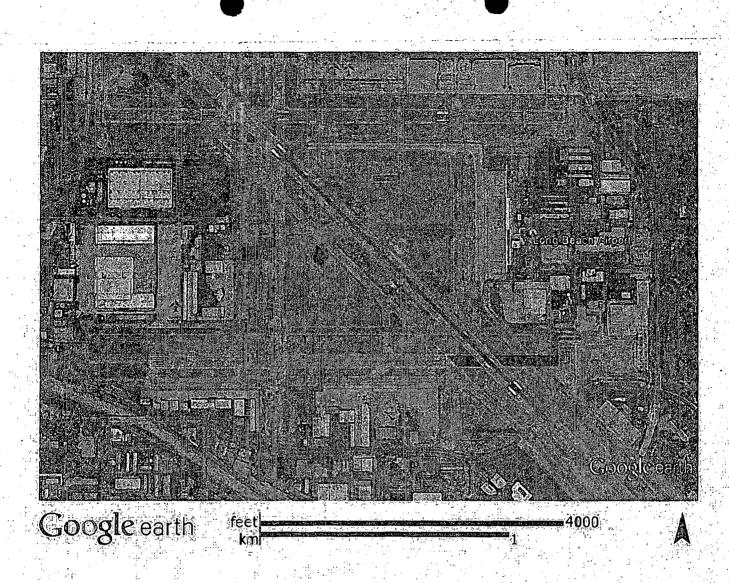
Atlantic Aviation Corp. Atlantic Aviation FBO, Inc. Signature Flight Support Corporation

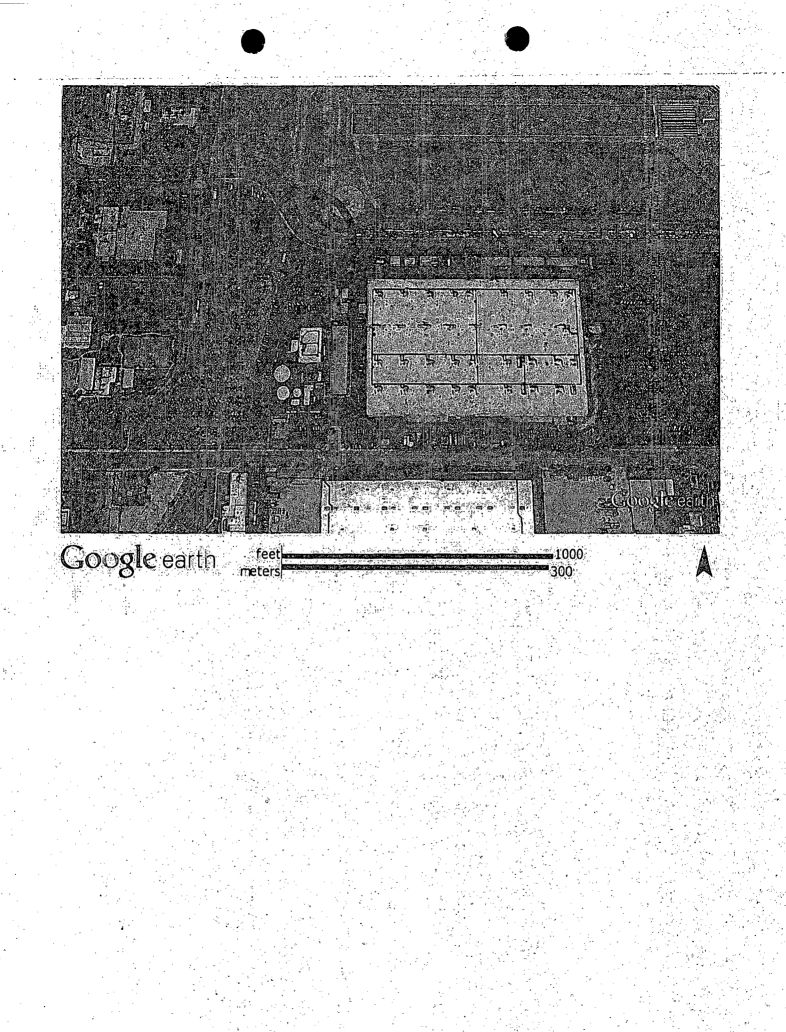


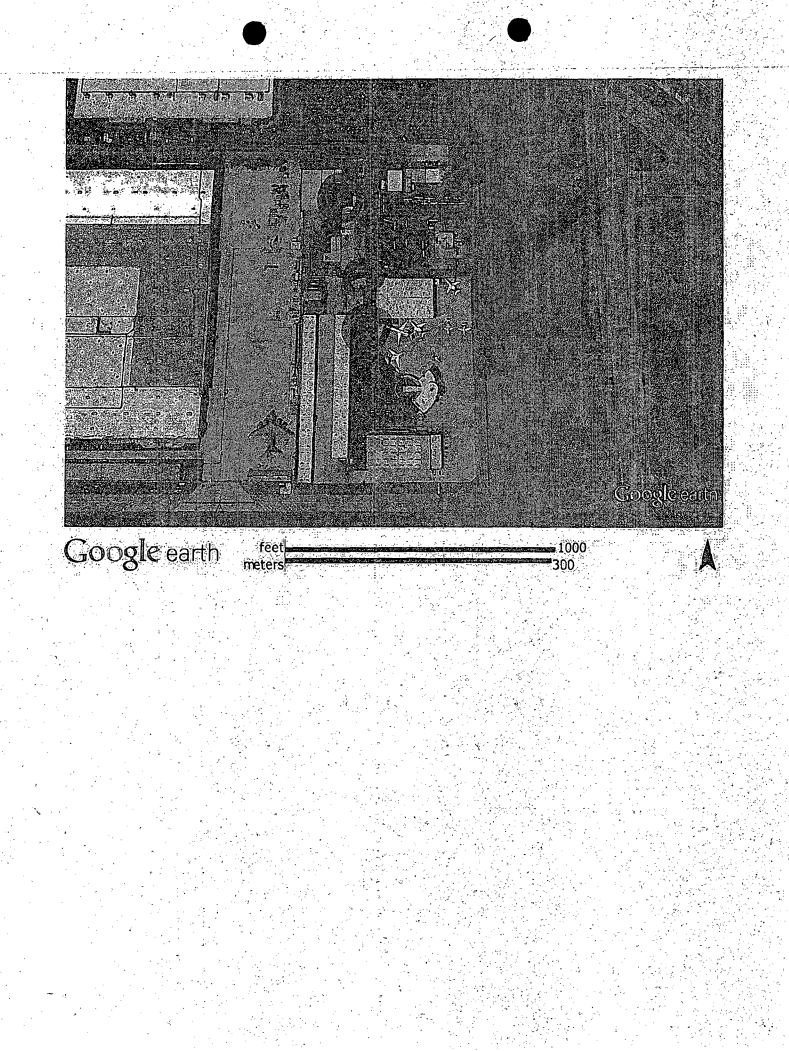


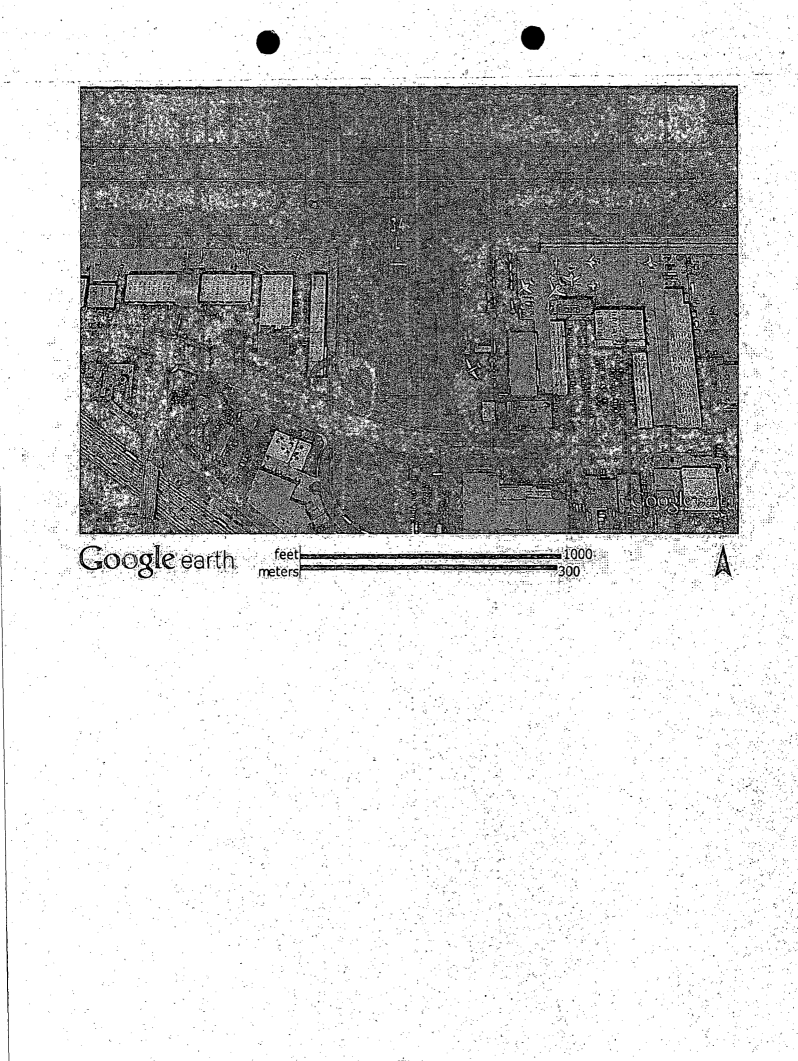
#### LONG BEACH AIRPORT (DAUGHERTY FIELD)

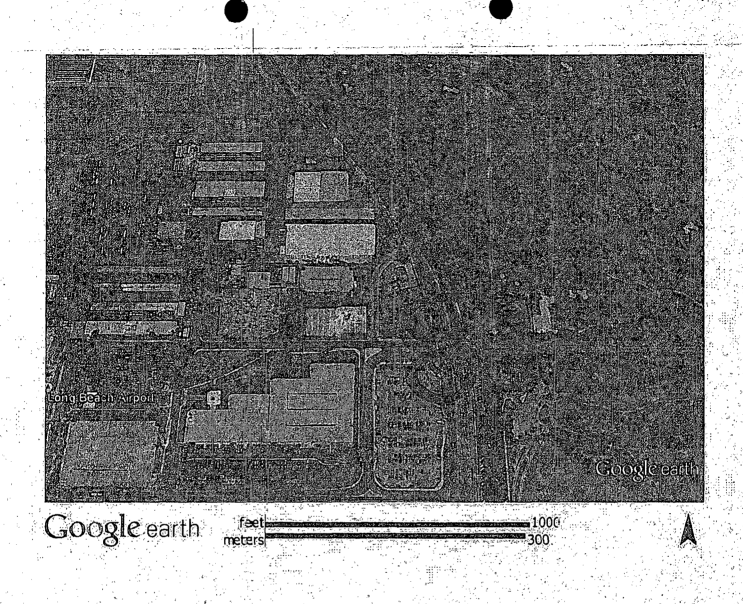
AirFlite, Inc. Air Rutter International LLC JetFlite International Signature Flight Support Corporation







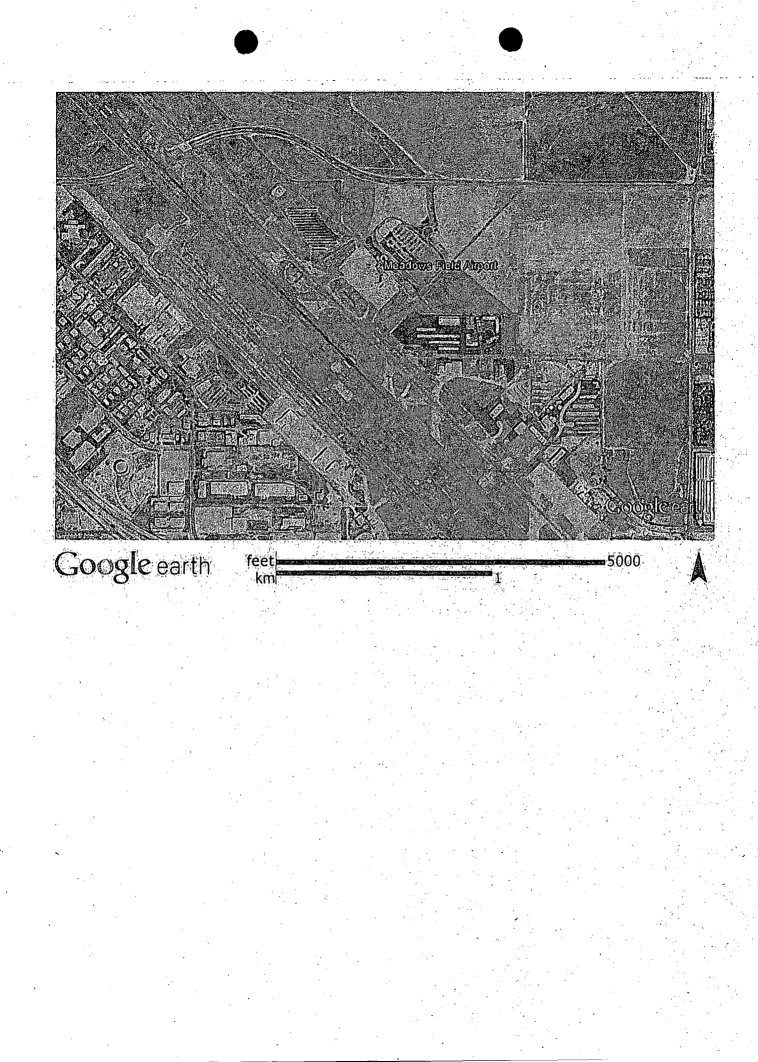


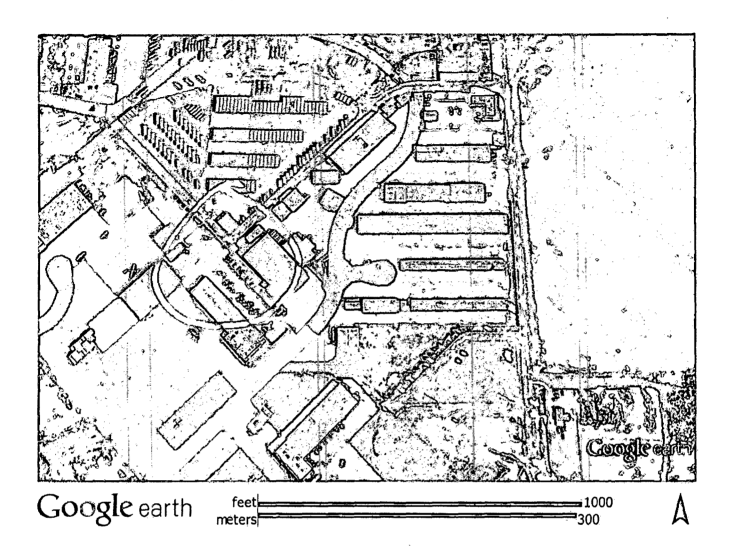


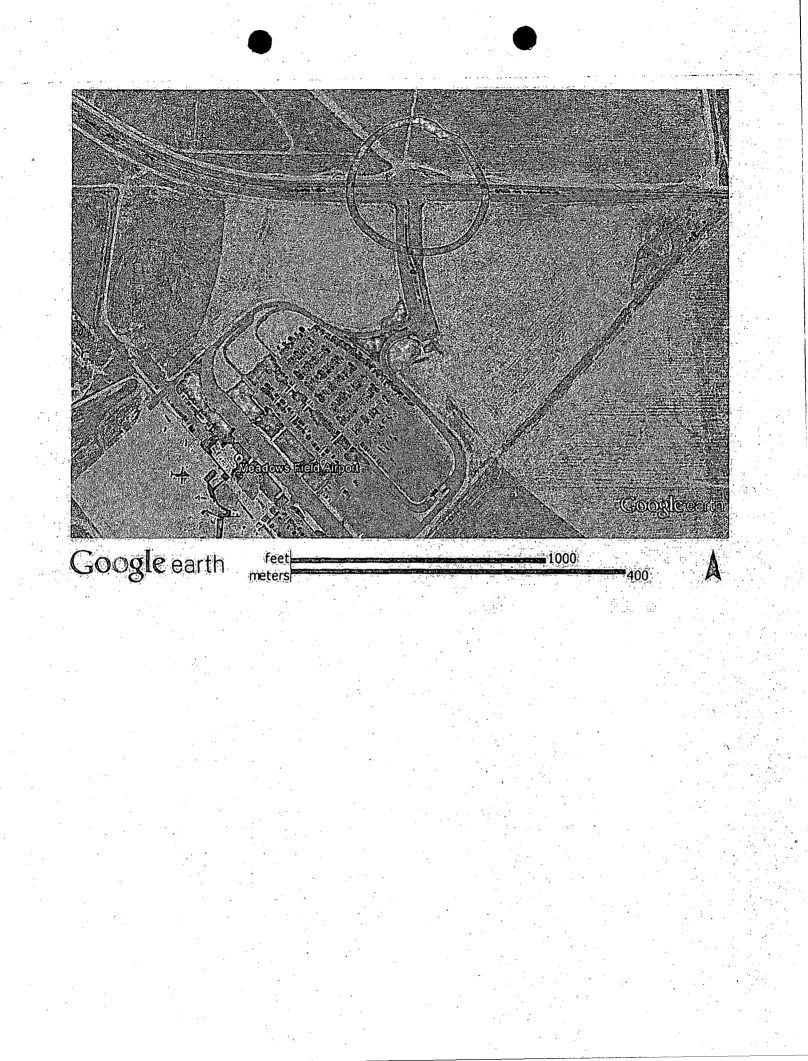
#### **MEADOWS FIELD AIRPORT**

Atlantic Aviation Corp. Atlantic Aviation FBO, Inc. Loyd's Aviation Meadows Field Airport

# Signs only at FBO; not at entrance, per airport director

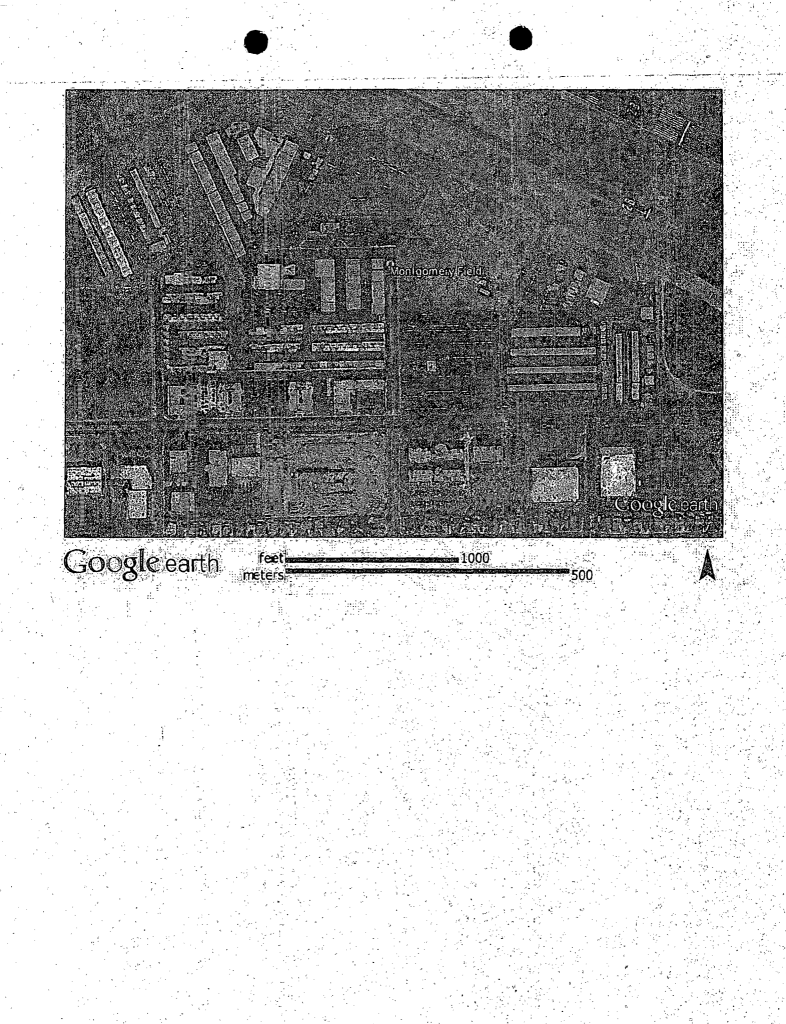


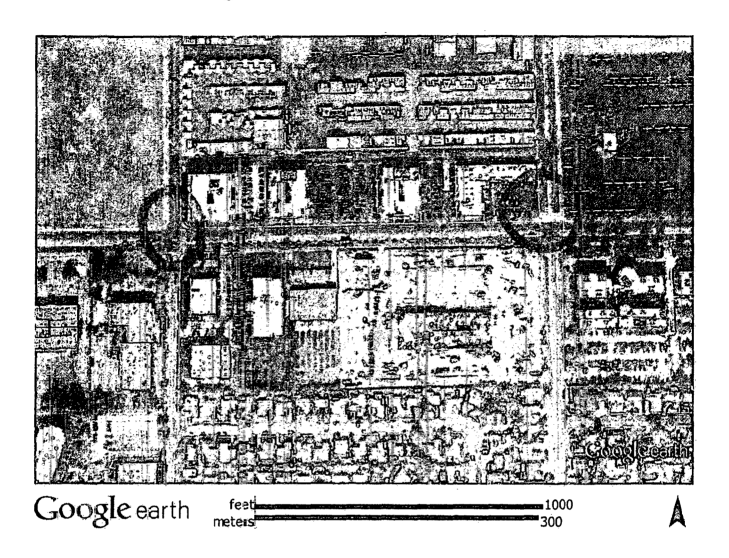


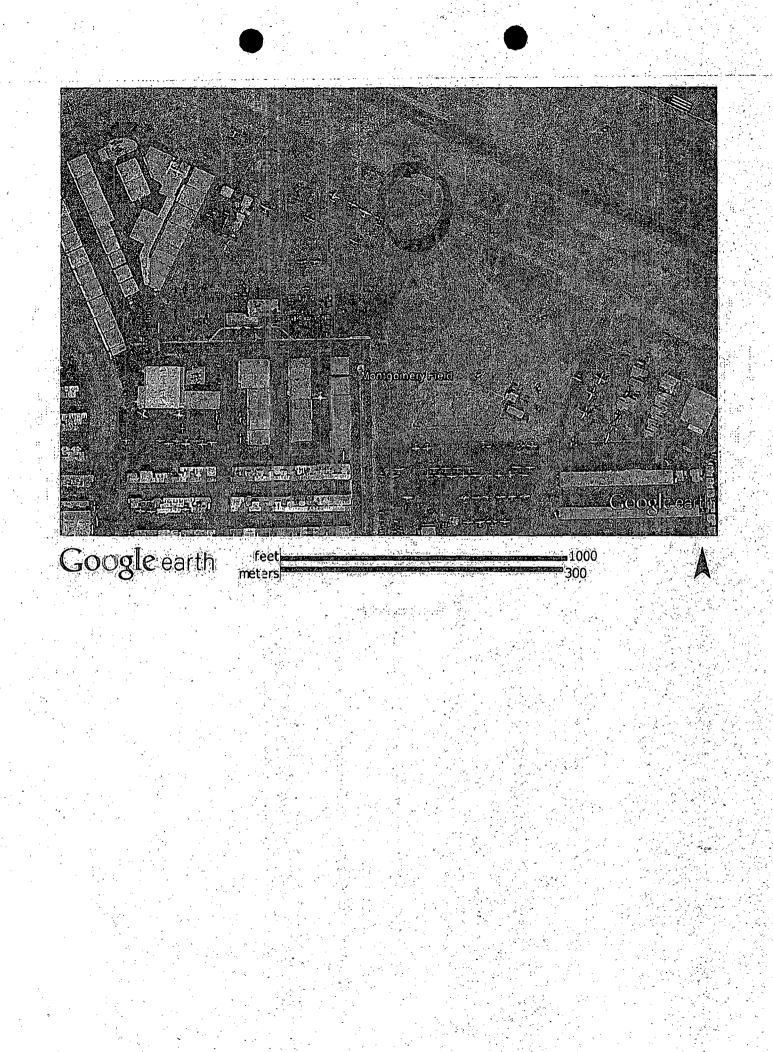


### **MONTGOMERY FIELD**

Air 88, Inc. d/b/a CrownAir Aviation CrownAir Holdings, Inc.

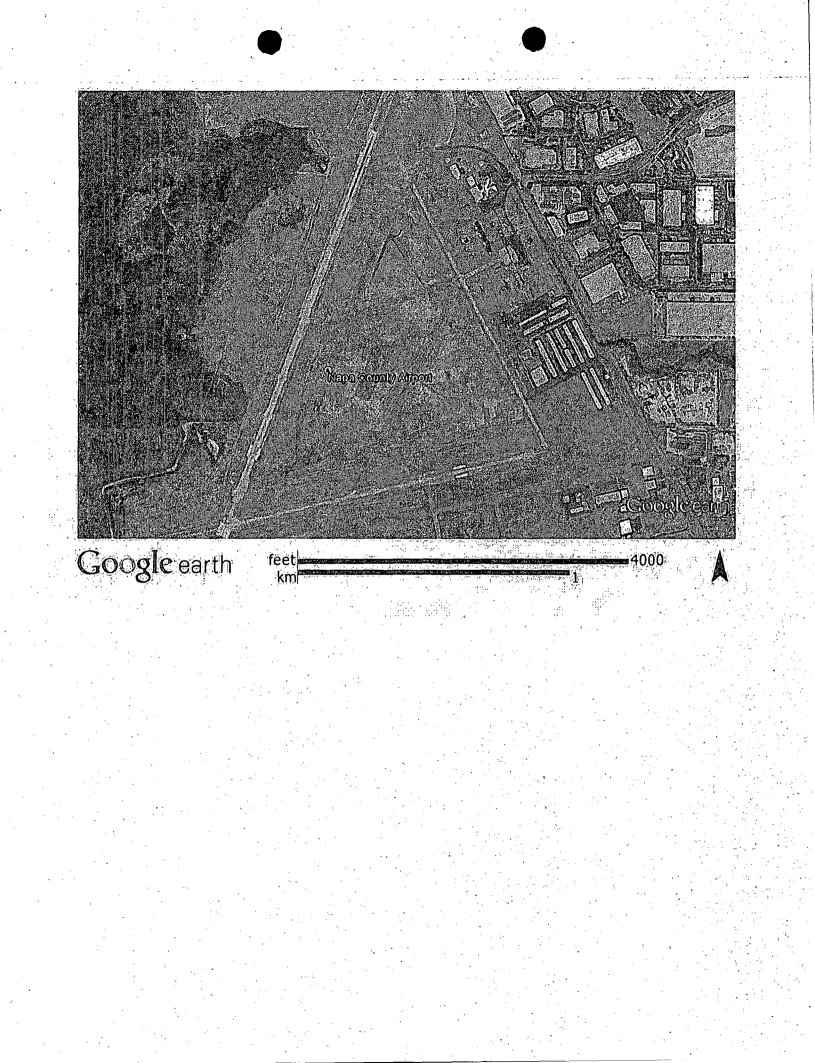


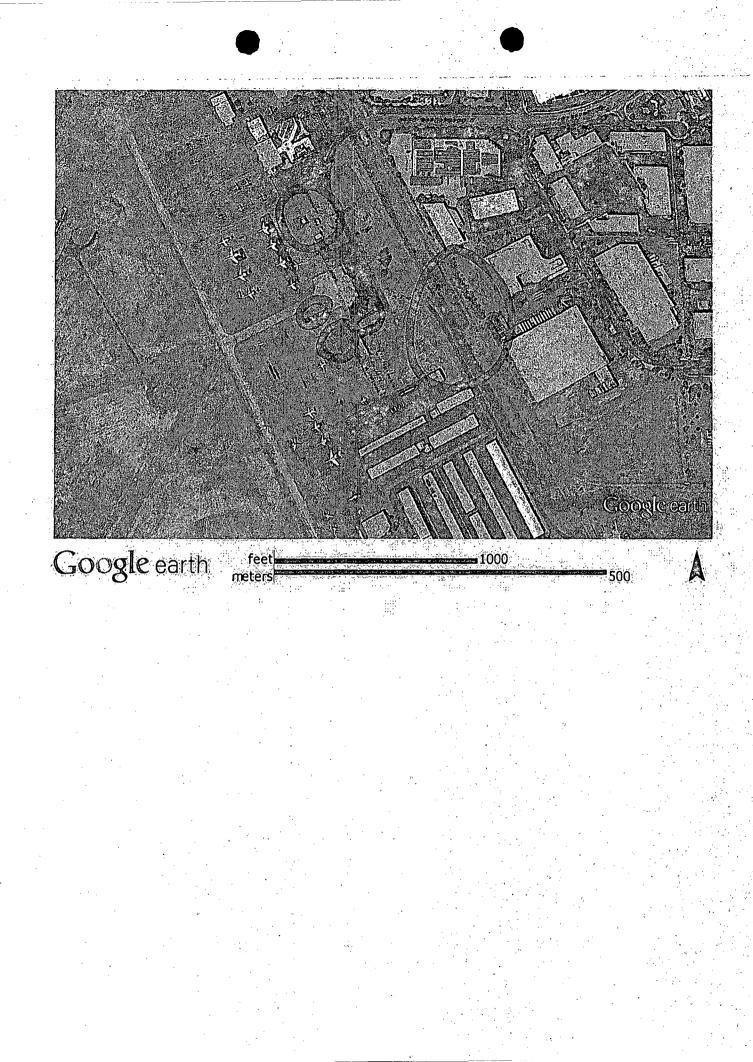




## NAPA COUNTY AIRPORT

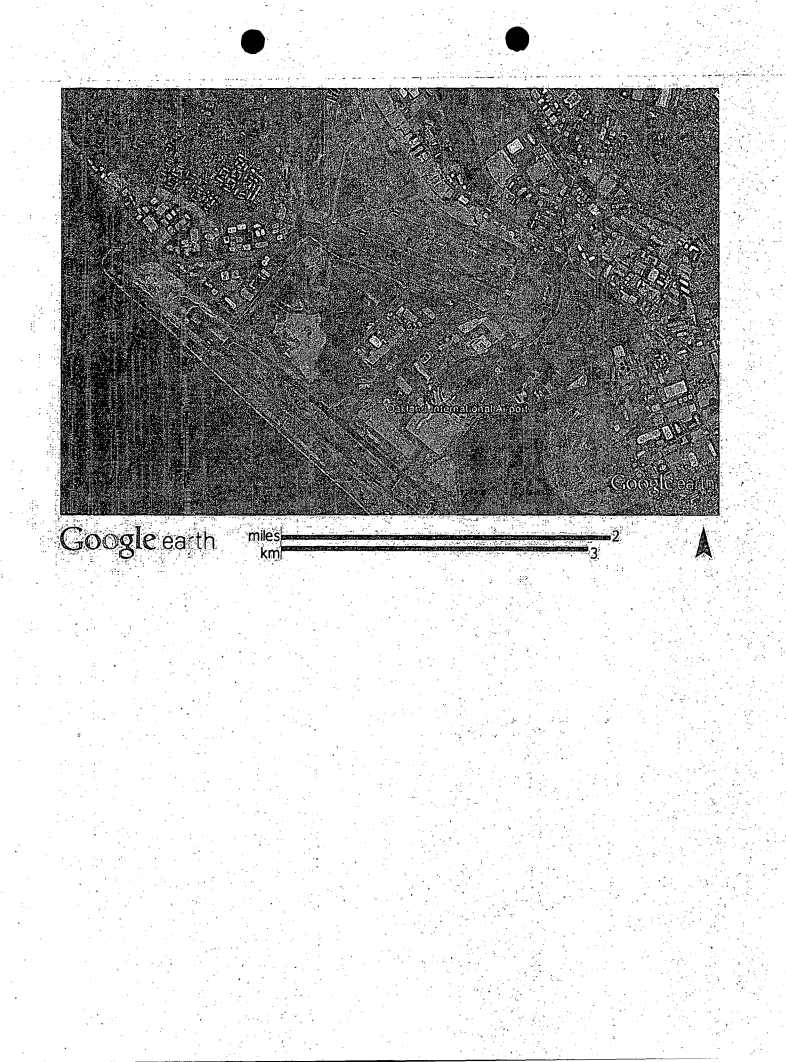
### Napa Jet Center, Inc.



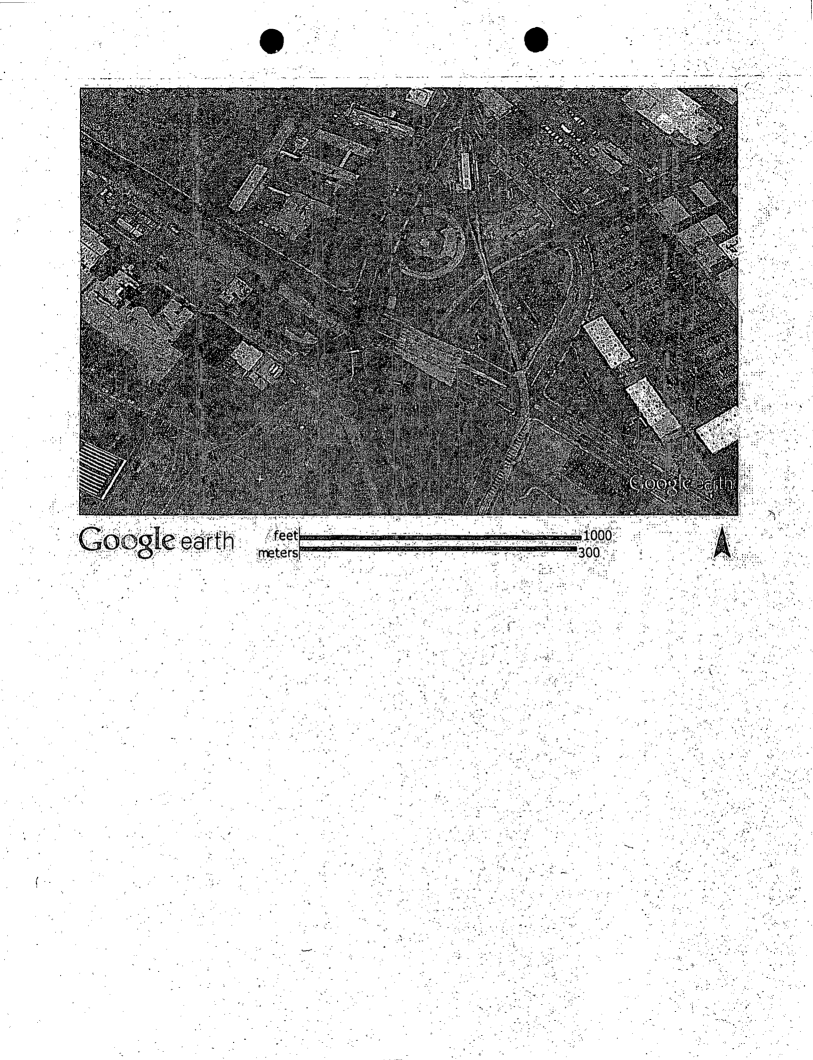


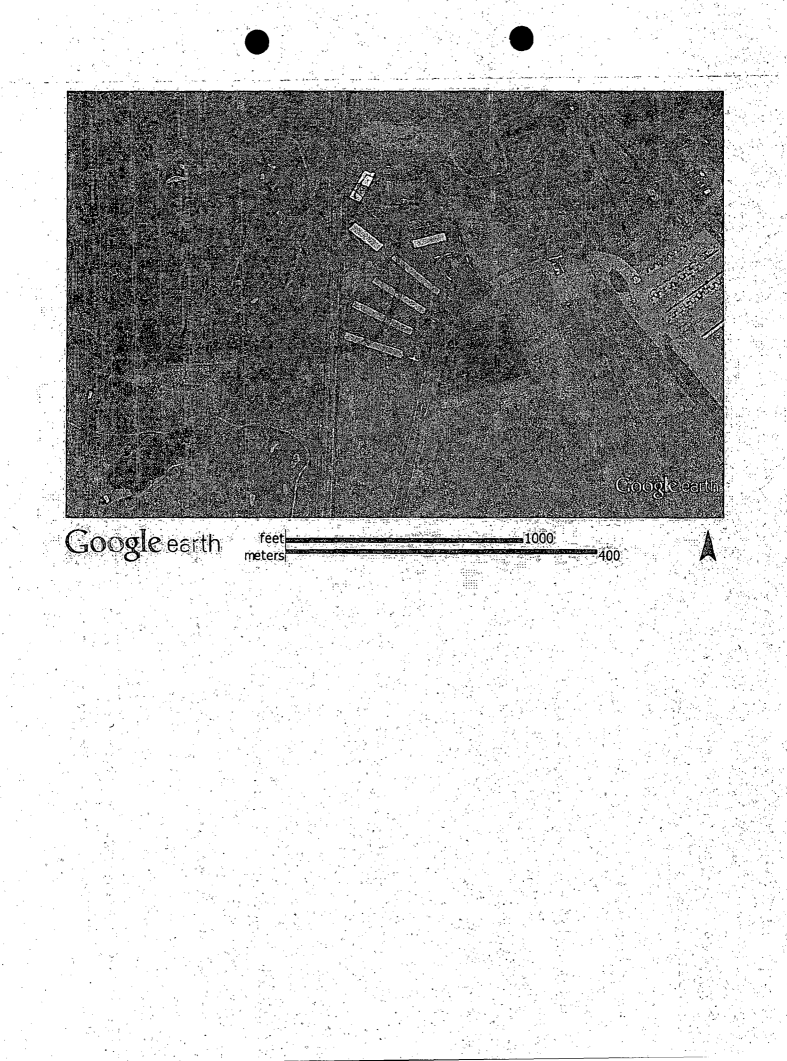
### OAKLAND INTERNATIONAL AIRPORT

Business Jet Center Oakland, LP KaiserAir, Inc.



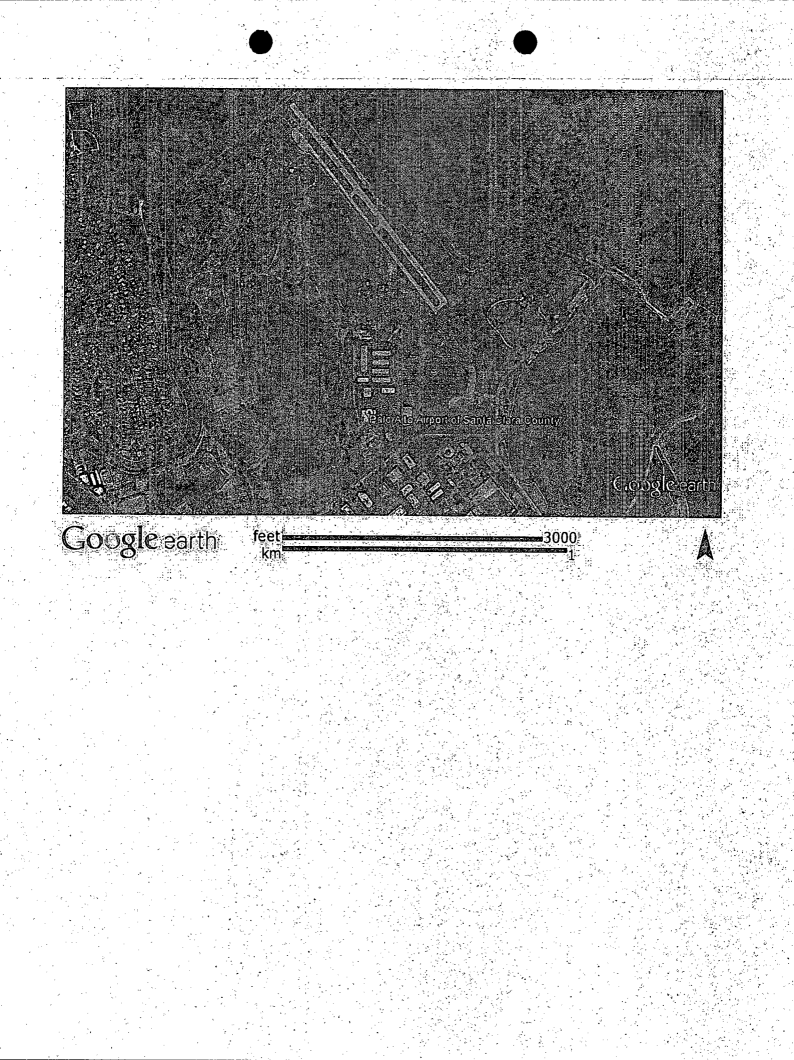


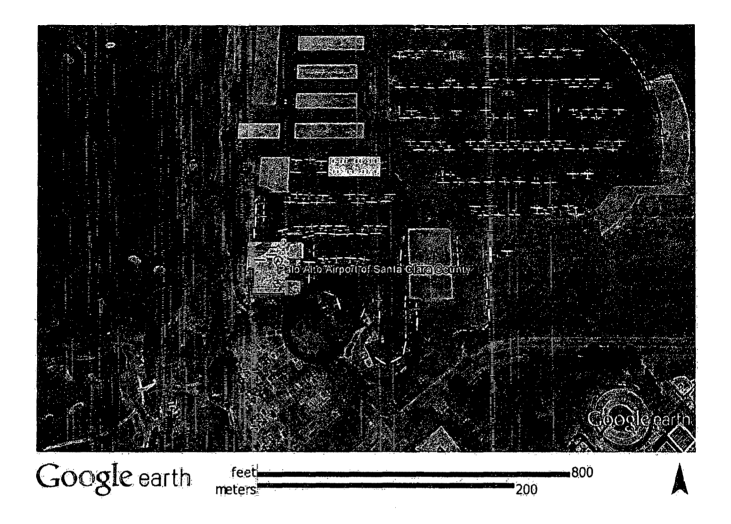


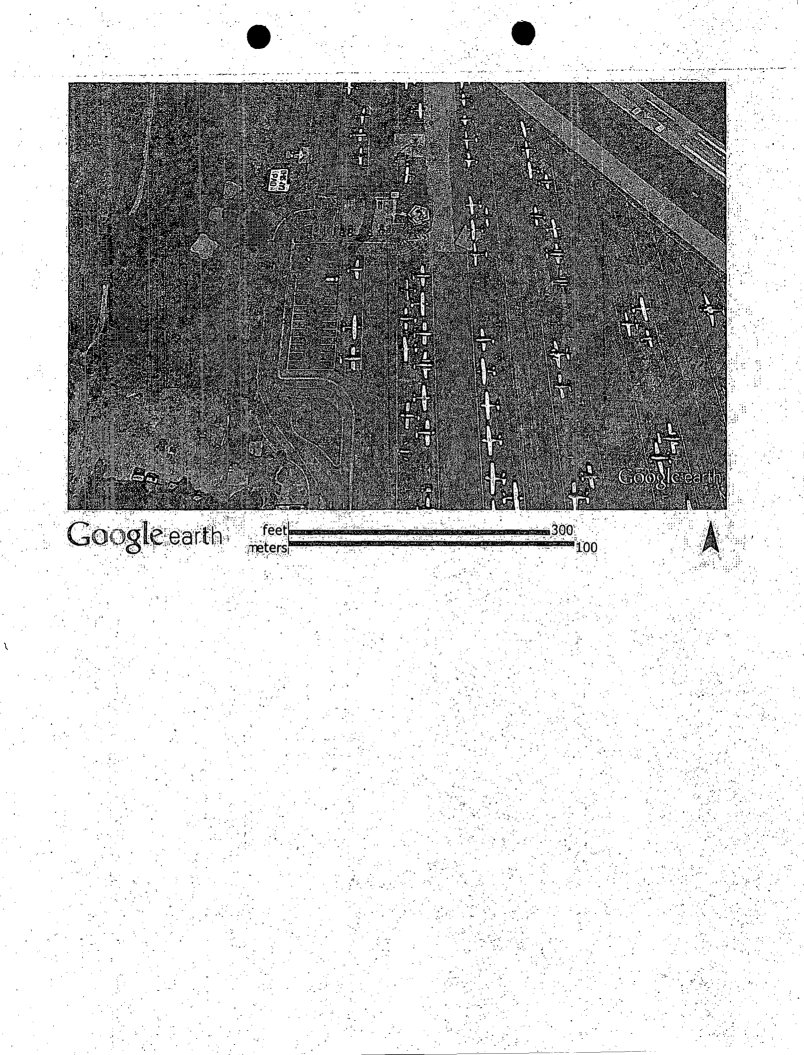


# PALO ALTO AIRPORT

Rossi Aircraft, Inc.

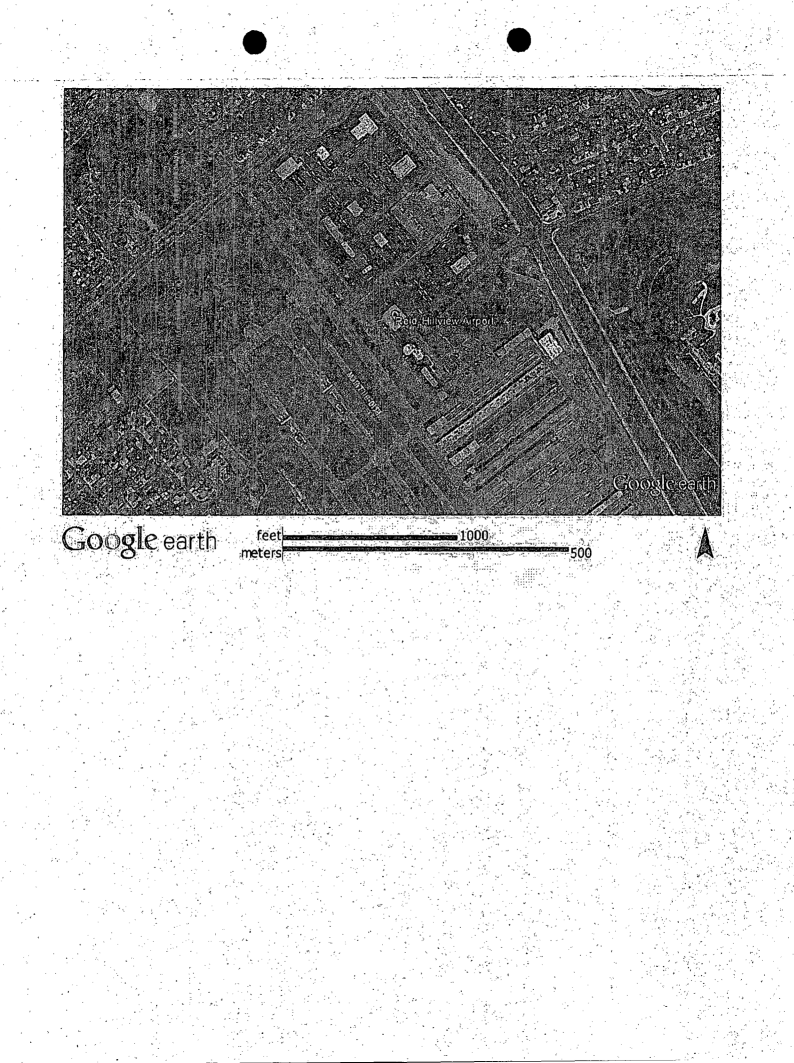


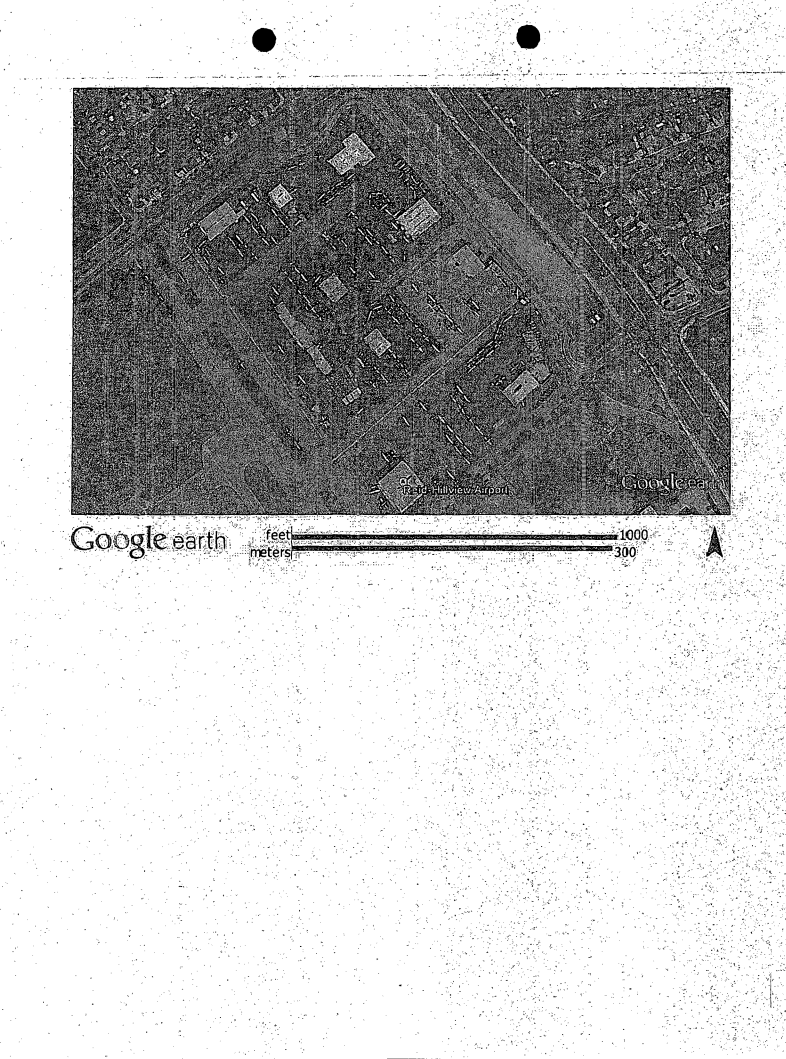




### **REID-HILLVIEW AIRPORT**

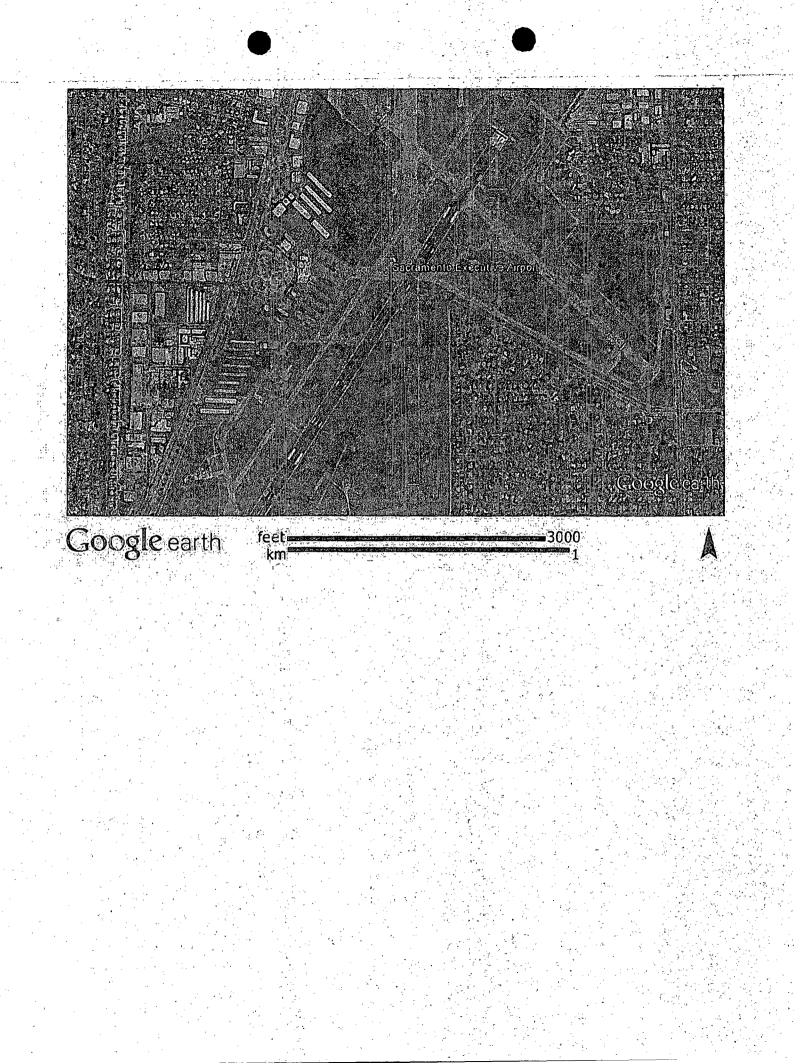
AeroDynamic Aviation Amelia Reid Aviation, LLC California in Nice, Inc. d/b/a Nice Air

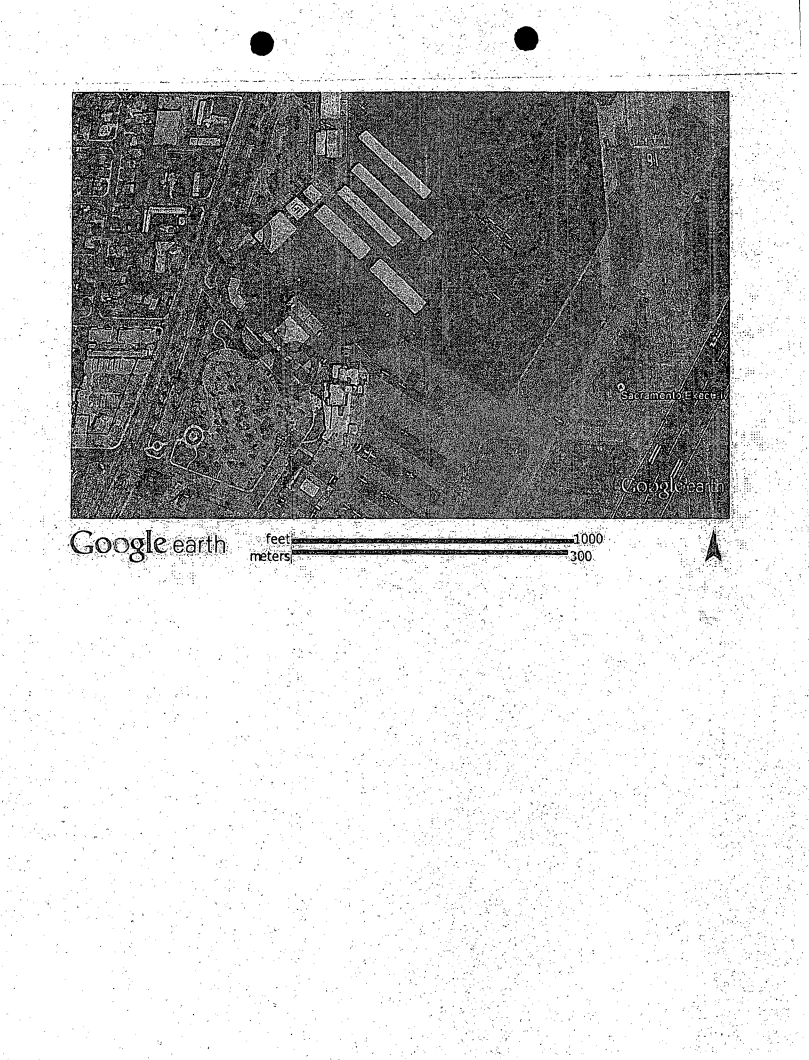




## SACRAMENTO EXECUTIVE AIRPORT

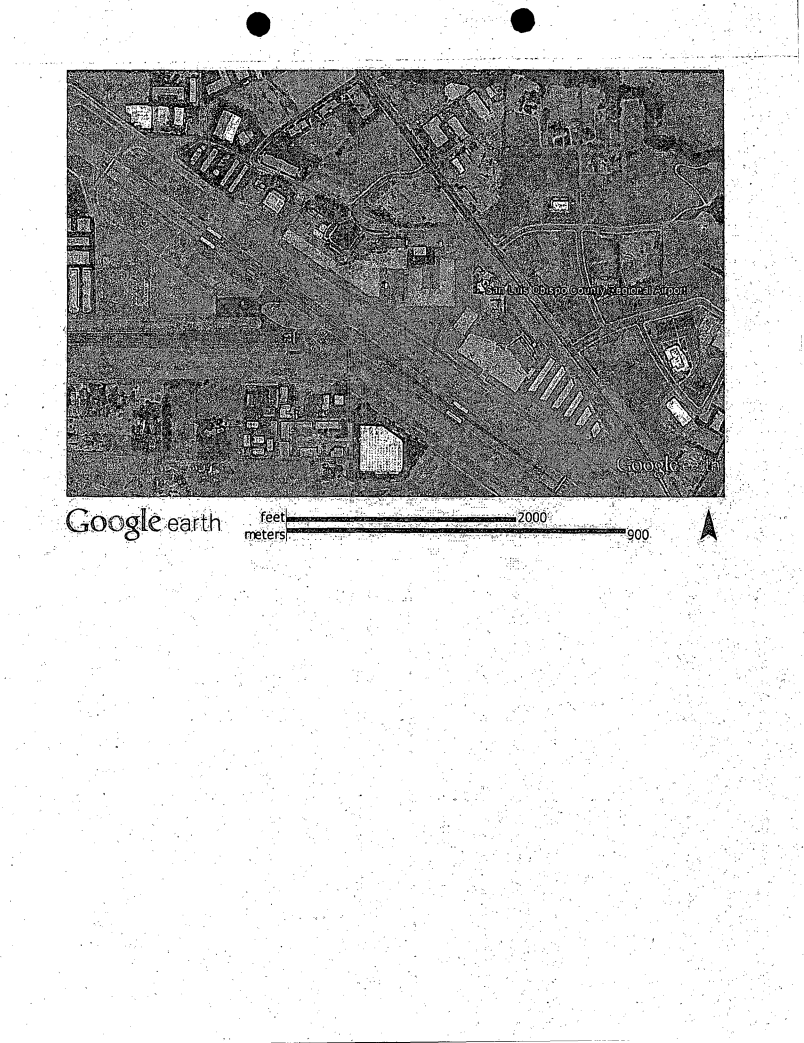
Sacramento International Jet Center, Inc.

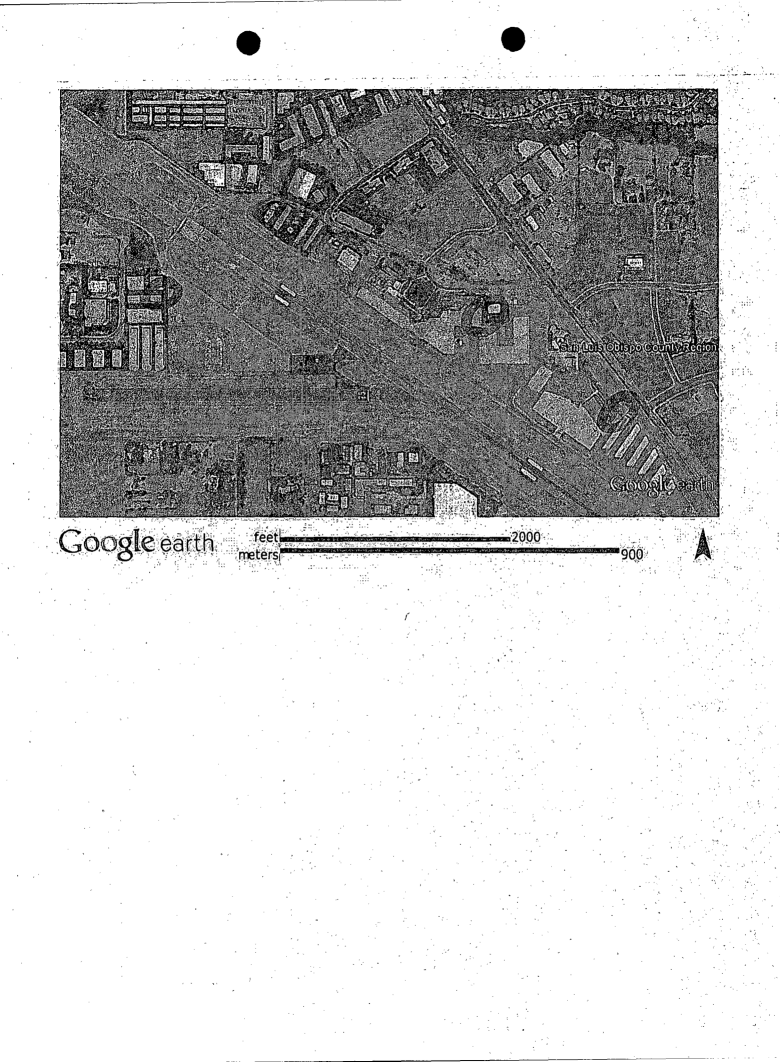


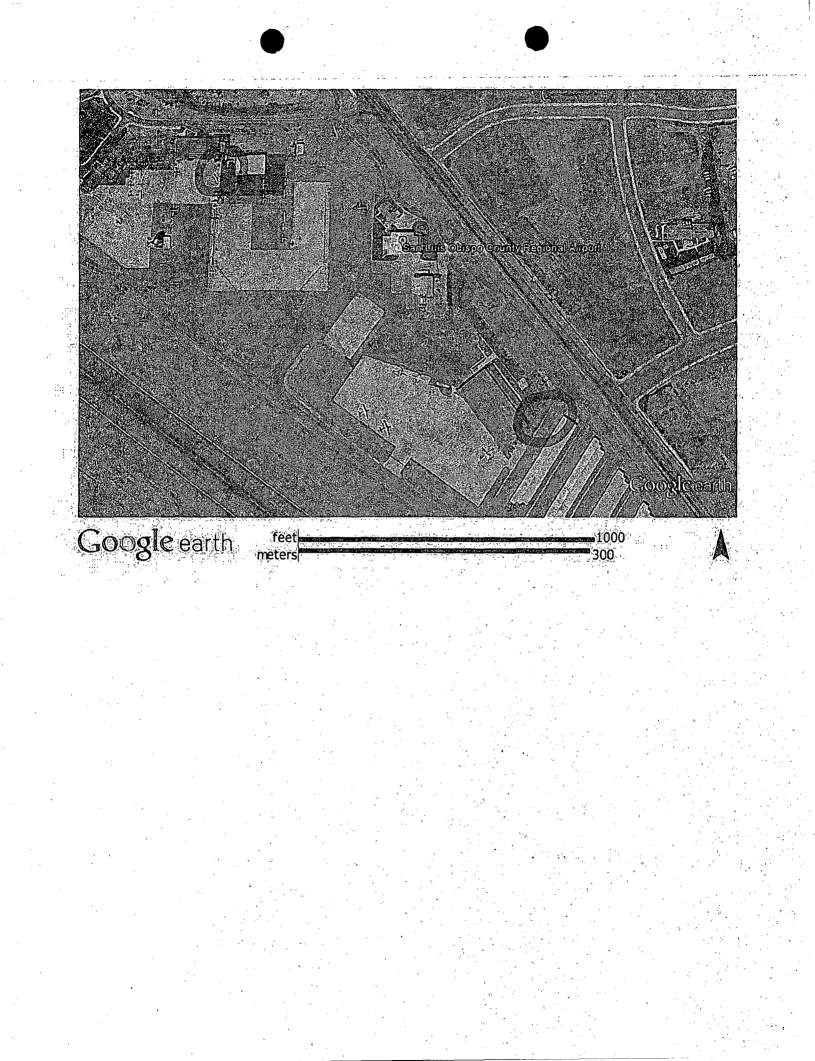


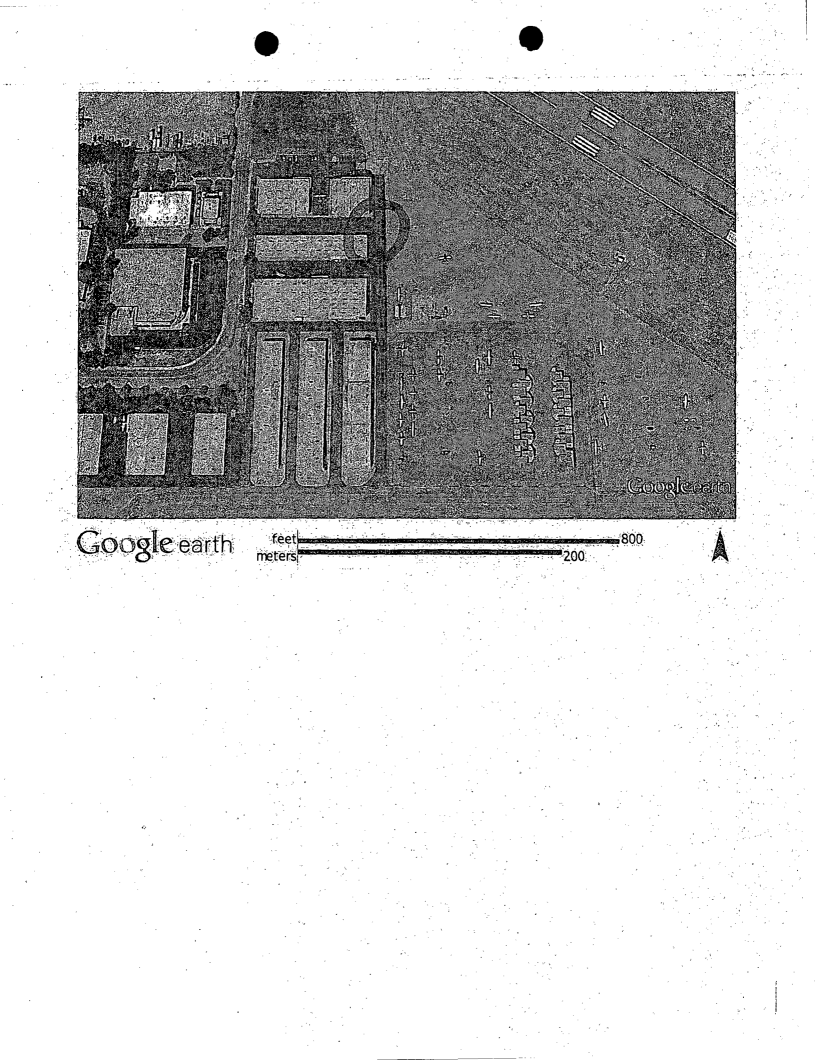
### SAN LUIS OBISPO COUNTY REGIONAL AIRPORT

Aviation Consultants, Inc. d/b/a San Luis Jet Center



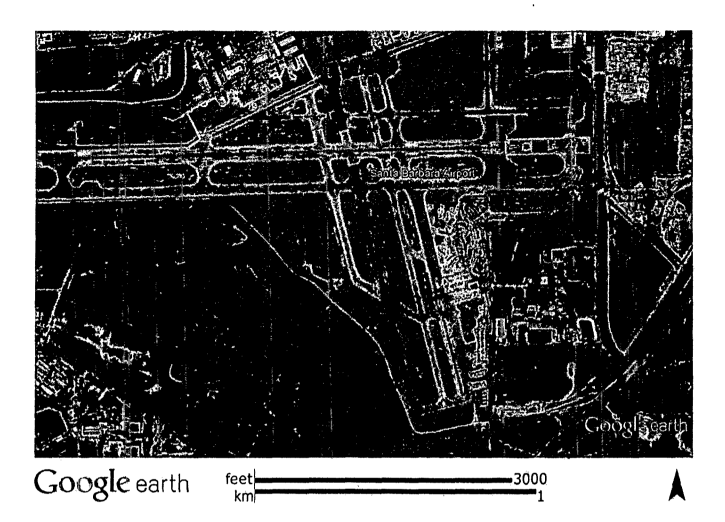


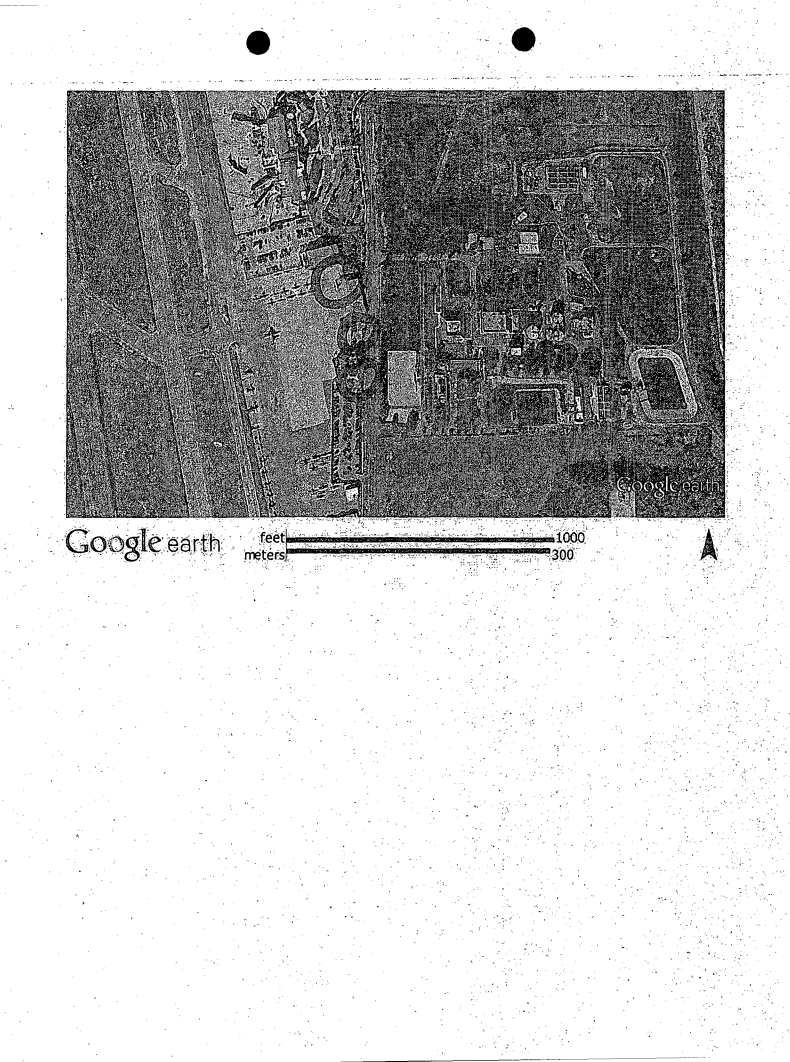


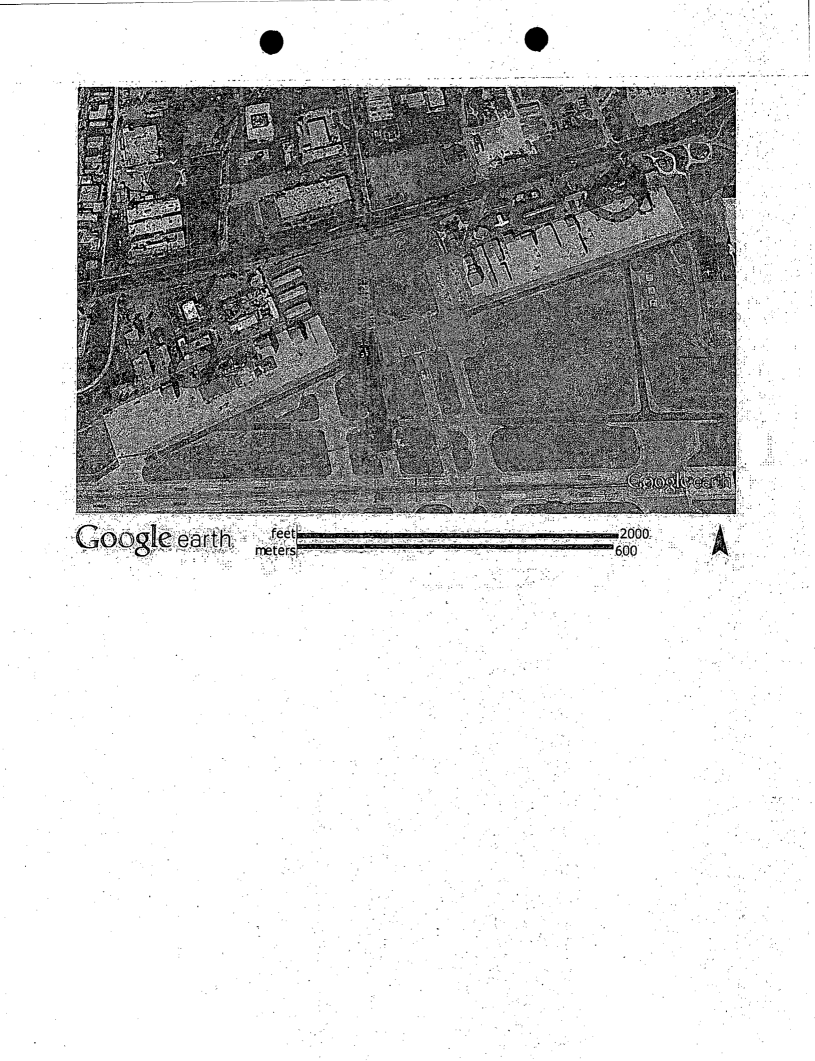


### SANTA BARBARA MUNICIPAL AIRPORT

Atlantic Aviation Corporation Atlantic Aviation FBO, Inc. Signature Flight Support Corporation

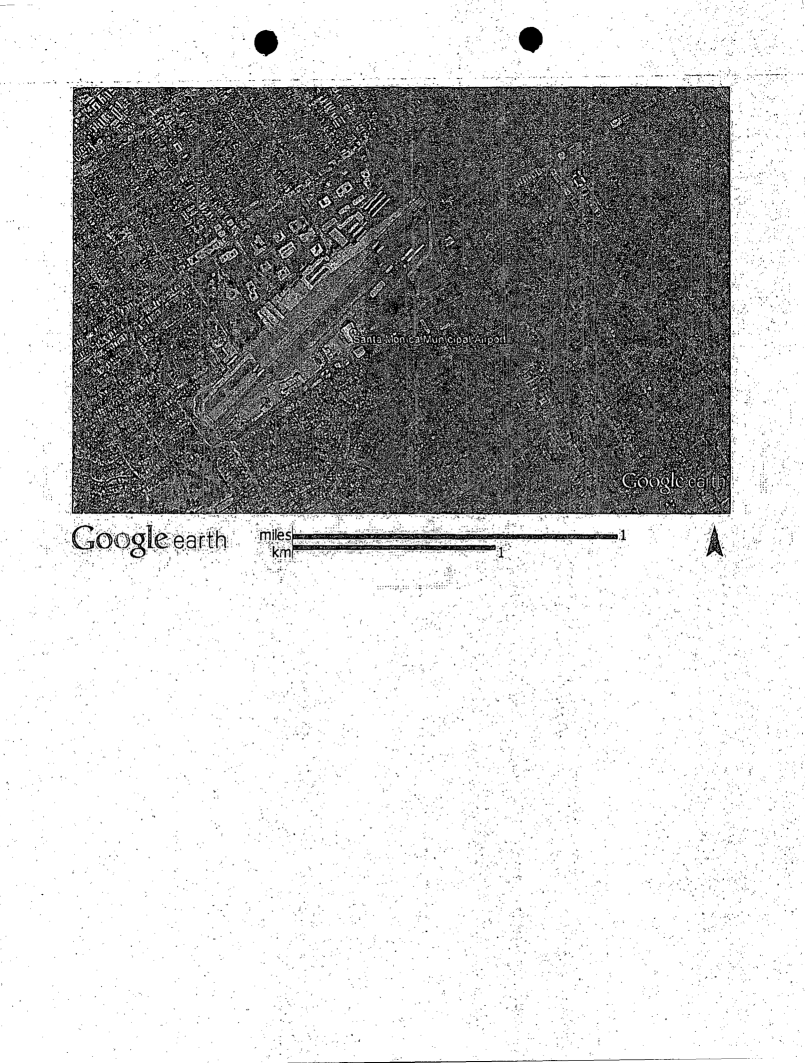


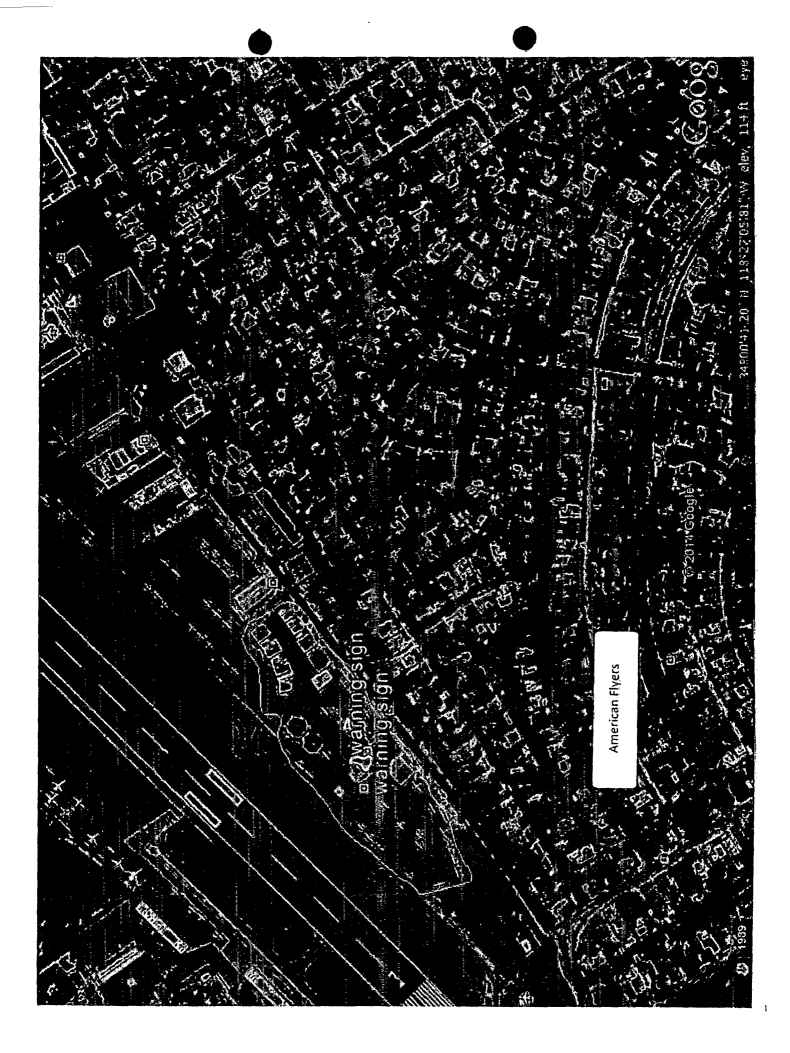


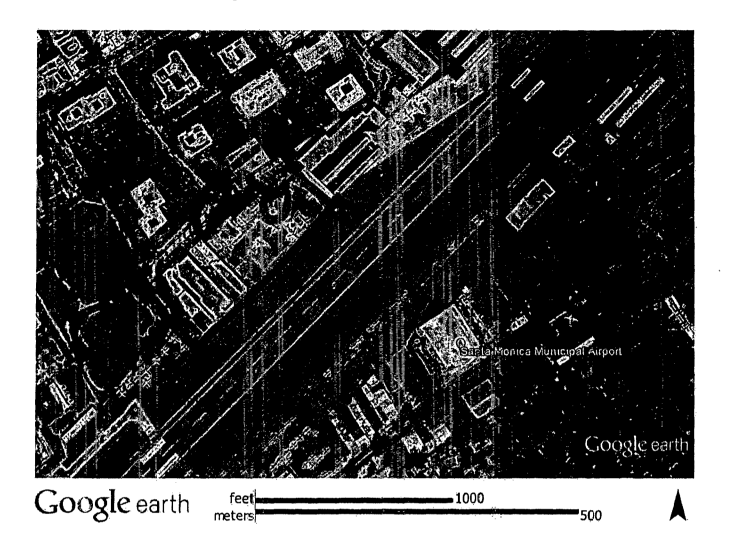


### SANTA MONICA MUNICIPAL AIRPORT

Ameriflyers of California Atlantic Aviation Corporation Atlantic Aviation FBO, Inc. Atlantic Aviation of Santa Monica, LP







Atlantic Aviation

#### VAN NUYS AIRPORT

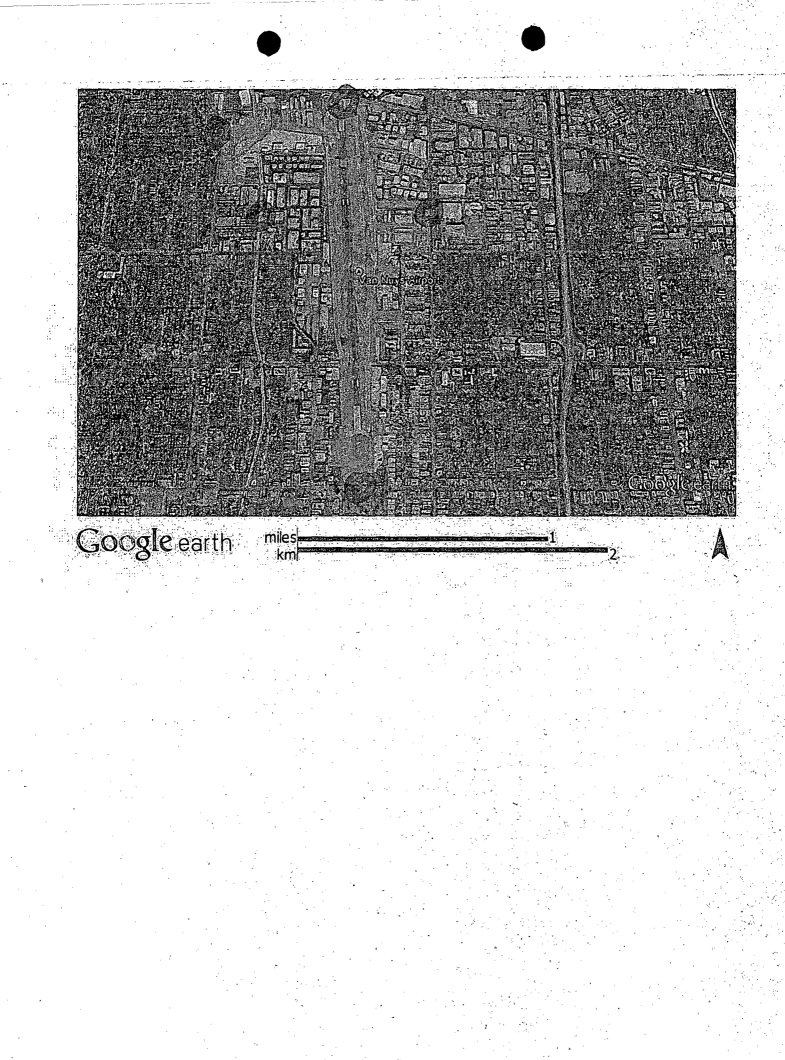
Castle & Cooke Aviation Services, Inc. Maguire Aviation Group, LLC Signature Flight Support Corporation

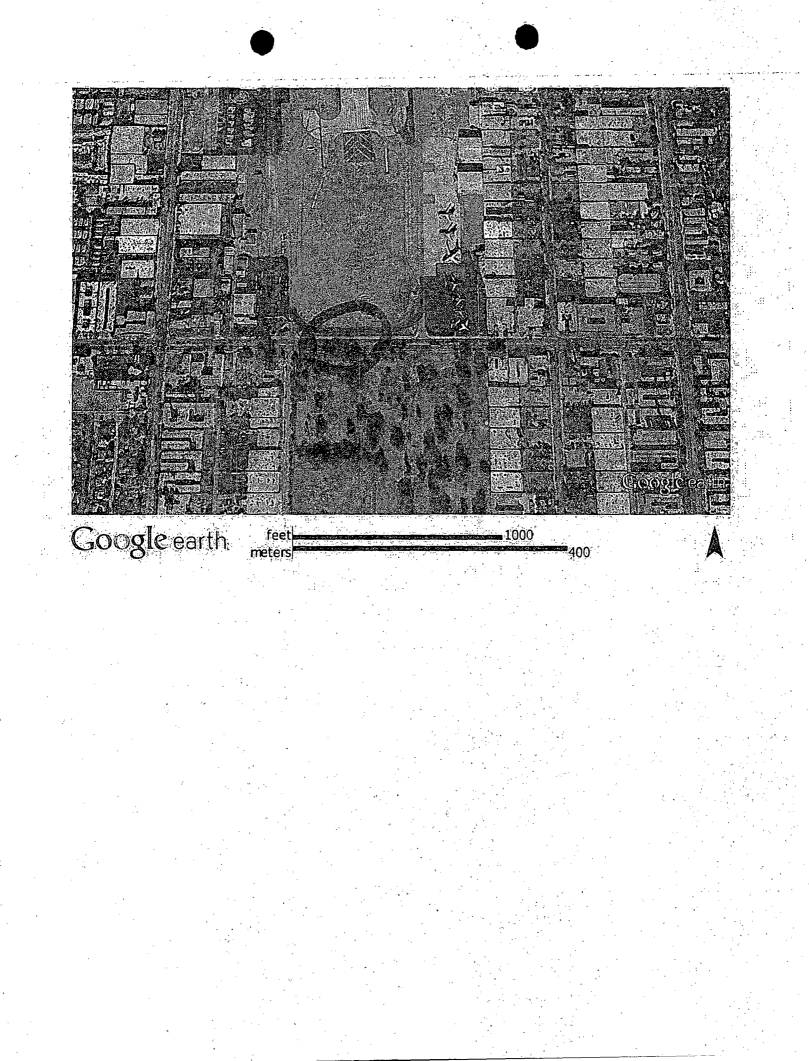
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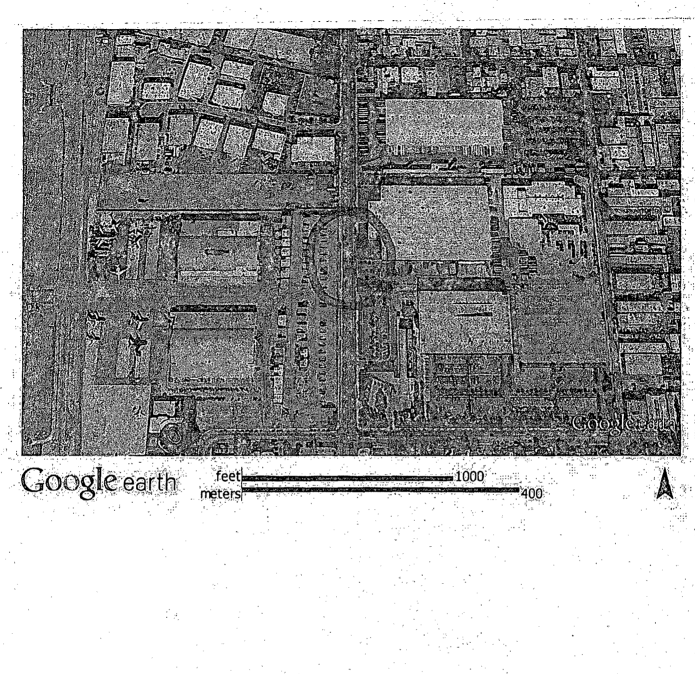
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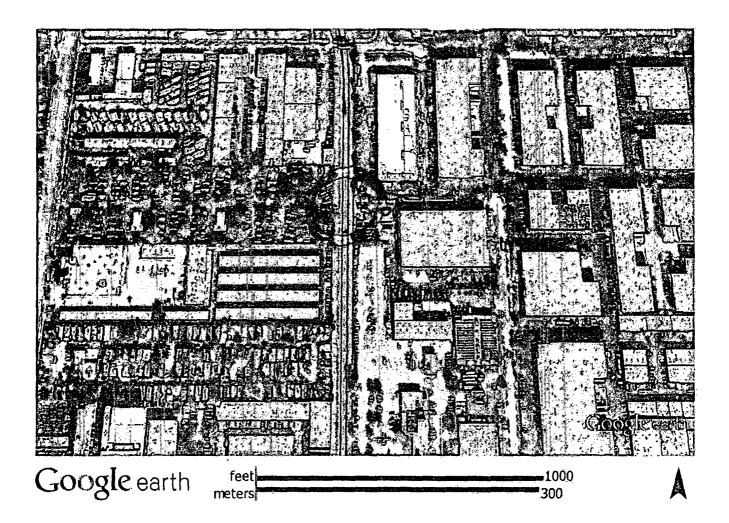
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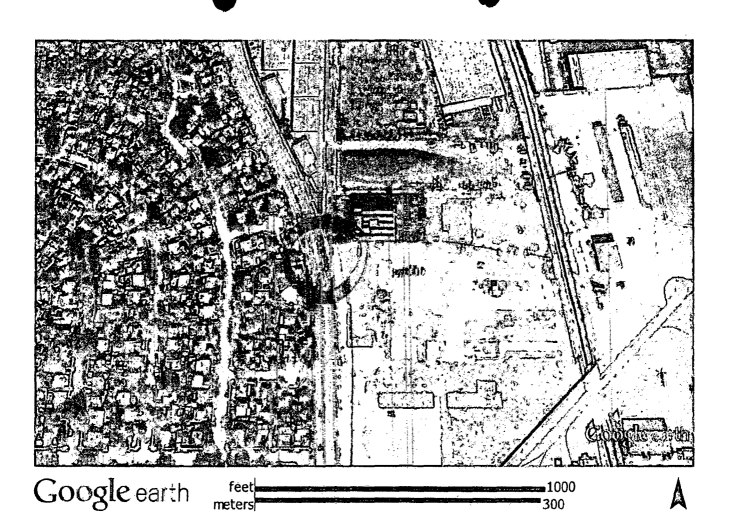
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