## June McHuen

From:

Clerk of the Board

Sent:

Tuesday, February 7, 2023 10:13 AM

To:

June McHuen

Subject:

FW: In Re; County Files #CDRZ21-03260, CDSD21-09588, CDDP21-03028, NOTICE,

OBJECTION, NOTICE OF DEFAULT, PROHIBITED ACTIONS OF

NEGLIGENCE/WRONGDOING IN RE INTERSTATE HEAVY-INDUSTRIAL-ZONED BUSINESSES/PROPERTIES, HABEUS-CORPUS/SUPERSEDANCE, VETO, TRIAL BY

See below.

Stacey M. Boyd
Deputy Clerk
Clerk of the Board
1025 Escobar St., 1st Floor
Martinez, CA 94553
(925)655-2002 (Desk)
(925)655-2000 (Office)

## ----Original Message----

From: towcompany@yahoo.com <towcompany@yahoo.com>

Sent: Tuesday, February 7, 2023 8:59 AM

To: Clerk of the Board <ClerkOfTheBoard@cob.cccounty.us>

Subject: In Re; County Files #CDRZ21-03260, CDSD21-09588, CDDP21-03028, NOTICE, OBJECTION, NOTICE OF DEFAULT,

PROHIBITED ACTIONS OF NEGLIGENCE/WRONGDOING IN RE INTERSTATE HEAVY-INDUSTRIAL-ZONED

BUSINESSES/PROPERTIES, HABEUS-CORPUS/SUPERSEDANCE, VETO, TRIAL BY ...

In Re; County Files #CDRZ21-03260, CDSD21-09588, CDDP21-03028, NOTICE, OBJECTION, NOTICE OF DEFAULT, PROHIBITED ACTIONS OF NEGLIGENCE/WRONGDOING IN RE INTERSTATE HEAVY-INDUSTRIAL-ZONED BUSINESSES/PROPERTIES, HABEUS-CORPUS/SUPERSEDANCE, VETO, TRIAL BY GRAND JURY DEMAND. ETC.

The Contra Costa County Board of Supervisors is legally prohibited from considering County Files #CDRZ21-03260, CDSD21-09588, CDDP21-03028, Discovery Buiders, et al.'s application for rezoning of Heavy Industrial Property, as there exists in the matter default warrants vetoing the application for rezoning. Therein, as appropriate, recusal is likewise included. As the applications negligently omit my Heavy Industrial real estate and business operations directly adjacent and in close proximity to the property that it seeks to rezone, it beyond doubt fails to fairly or accurately represent the facts pertinent, and in no way is a fair and accurate filed document as it is required to be to equally protect the citizens of this County and State. In addition, for the last 10+ years, as default warranted, several of my adjacent properties have been under fraudulent attack, in attempts to engage in the thefts of my several real estates, \$20+ million dollars of real estate, by depriving the benefit of trial by jury.

Heavy Industrial property is an important part of our National Infrastructure, and it must be properly protected, as must the property rights of all citizens, which includes the prohibitions of fraudulent activity.

To properly provide for the law, these matters must be properly tried in a Federal court of competent jurisdiction, by jury, as legally demanded and default warranted into law.

These above and below declarations and evidence are concerning matters of national/military security, regarding interstate infrastructure thereof, protected by law, and are true and correct to the best of my ability, and can be testified to in person upon request. This is certified under the laws and penalties perjury of the United States.

/s/ David J. Manwill

David J. Manwill
Manwill's Towing, Transport, & Logistics Co.
MM Auto Wrecking & Recycling Facility
182 Poinsettia Ave.
Bay Point, CA 94565
925-766-0902
925-766-0902 (TEXT FRIENDLY)
towcompany@yahoo.com

DEC 14, 2022 In Re: NOTICE, OBJECTION, NOTICE OF DEFAULT, PROHIBITED ACTIONS OF NEGLIGENCE/WRONGDOING IN RE INTERSTATE HEAVY-INDUSTRIAL-ZONED BUSINESSES/PROPERTIES, HABEUS-CORPUS/SUPERSEDANCE, VETO, TRIAL BY GRAND JURY DEMAND. ETC. [Agenda Item # 2b, et al.]

#### Section A

It would be an act of fraud, negligence, breach of contracts, wrongdoings/crime generally, etc., to allow/participate-in criminal activities upon a piece of real-estate, including wherein it is in unovercomeable or unovercame violation of neighboring property owner's rights, certainly herein, wherein, compensations and/or stipulated terms have neither non-negligently been entered nor non-negligently diligently investigated, disclosed, represented, and/or performed, etc. It is beyond doubt, that, herein this investigatory proceeding....that to, at this point, circumstance, and posturing, approve by the County Planning Commission any of the recommendations or activities suggested by the 'staff activities' as regards the 'Seeno property/project, Loreto Bay Estates 15-Lot Subdivision---Heavy Industrial Rezoning, "tentative map", "development plan", "project", "Real Estate Activities", etc.'.... would certainly be an act of fraud, negligence, breach of contracts, wrongdoings/crime generally, etc., as the default warrants in the matter mandate and make abundantly clear. [Agenda Item # 2b, et al.] The Seeno party requests have been vetoed, and the veto default-warranted. Jurisdiction resides with the grand jury of the district, for full grand jury trial due process of law, for enforcements of the warrants in the matter, as all oathed participants herein must abide by and support. These protect all parties involved, to prevent further harm and wrongdoing from occurring.

#### Section B

On or about July 29, 2022 there was an OBSTRUCTIVELY MAILED, Negligent/Wrongdoing, Obstructed '27 PAGES Notice of Public Review and Intent to Adopt a Proposed Mitigated Negative Declaration' from Seeno Forecast Land Investments, Discovery Builders, partnered with Contra Costa County Dept Conservation and Development.

On Aug 13, 2022, David J. Manwill adjoining Heavy Industrial Property and Business Owner FILED Notice of Objection & Demur/Veto.

On Aug 18, 2022, David J. Manwill adjoining Heavy Industrial Property and Business Owner FILED Further Notice of Objection & Demur/Veto.

Some 105+ days later, On or about Dec 1, 2022 Contra Costa County's Anne Nounou sent Notice of a [Rezoning, Subdivision, and Development Plan] Public Hearing by Seeno Forecast Land Investments, Discovery Builders, partnered with Contra Costa County Dept Conservation and Development, now with added 'Jose and Monica Luis', by unconsented-to email delivery.

On or about Dec 8, 2022 Contra Costa County's Anne Nounou sent "Agenda with link to the Staff Report", SOME 260 PAGES LONG, by Seeno Forecast Land Investments, Discovery Builders, partnered with Contra Costa County Dept Conservation and Development, now with added 'Jose and Monica Luis' (not originally in notices), by unconsented-to email delivery.

On Dec 12, 2022 David J. Manwill, adjoining Heavy Industrial Property and Business Owner filed "In Re: NOTICE, OBJECTION, NOTICE OF DEFAULT, PROHIBITED ACTIONS OF NEGLIGENCE/WRONGDOING IN RE INTERSTATE HEAVY-INDUSTRIAL-ZONED BUSINESSES/PROPERTIES, HABEUS-CORPUS/SUPERSEDANCE, VETO, TRIAL BY GRAND JURY DEMAND. ETC."

Herein these rezoning/real-estate actions, it is represented that/by Seeno/Discovery Builders Inc., partners, and organized associates, with the Contra Costa County depts., seeks to rezone the subject property/properties that they have apparently purchased and/or arranged to develop as residential subdivision. A Heavy Industrial Property/Properties, 'IN THE RAILROAD HEAVY INDUSTRIAL CORRIDOR', EXISTING HEAVY INDUSTRIAL REAL ESTATE AND HEAVY INDUSTRIAL BUSINESS INTERESTS, matter. The law places restrictions on the approving/participating-in of rezoning property, WITH STRICT EMPHASIS wherein said rezoning is either unlawful in itself, or the rezoning changes the zoning to negatively effect neighboring property owners. To prevent UNLAWFUL/NEGLIGENT/ FRAUDULENT/ETC. rezoning/real-estate activities from occurring, the law requires full and faithful disclosure of pertinent facts/investigation, diligent reporting, non-negligent response and observance of property rights, etc. That currently in this matter is not present, and therefore the actions that the Seeno party requests cannot be properly analyzed, and certainly cannot be recommended for approval, or approved whatsoever. Effectively the proceedings have became a nullity, as the default warrants make abundantly clear.

I own, adjacent to the Seeno real-estate site, 'IN THE RAILROAD HEAVY INDUSTRIAL CORRIDOR', EXISTING HEAVY INDUSTRIAL REAL ESTATE AND HEAVY INDUSTRIAL BUSINESS INTERESTS, WITH RAILROAD SPUR AMENITIES/ACCESS, that have negligently been kept from the proceedings. Keeping this from the proceedings by the staff reports, etc., prevent a proper analysis of the maps, 'zoning designation', 'general plan', 'compatible usages' which include community safety, job and economy security, neighboring property rights and economy security, etc. My property and property interests are not validly P-1 zoned, nor residential, nor non-Heavy Industrial, as any jury would concur. Likewise, as any jury would concur, as has been default warranted herein, that reports filed herein have fraudulently omitted and attempted to circumvent such pertinent heavy industrial operations and rights connected thereto, making these proceedings based upon wrongdoing, and thereby/therefore without legal viability.

Likewise, to REZONE such SEENO PURCHASED HEAVY INDUSTRIAL PROPERTIES, thereby diminishing employment and economy/viability capabilities of our community, would likewise apparently require and attempts to REZONE OUR/MY 'IN THE RAILROAD HEAVY INDUSTRIAL CORRIDOR', EXISTING HEAVY INDUSTRIAL REAL ESTATE AND HEAVY INDUSTRIAL BUSINESS INTERESTS, IN EXISTENCE SINCE THE 1940'S, diminishing employment and economy/viability capabilities of our community, contractual obligations-owed/rights of me personally and those of my family members----- blatantly negligently without full and fair/dilligent disclosure, omitted from the govt./tax-paid reports. The Contra Costa

Municipal codes express such rezoning dangers and limitations, protections, etc., easily seen at 82-2.016, 84-66.16, etc., even for lands even within two hundred feet of any lands zoned as H-I, L-I, C-M or W-3.

By negligently omitting, as the default warrants herein reprove, the 'staff reports'/applications herein not only nullify the proceedings, as does the underlying wrongdoings in the matters, but likewise obstructs the required [to prevent negligence and breach of contract] analysis of: incompatible usages (risks seen at Praxair cases, examples below, etc.), criminality/prohibited-nature of proposed rezoning/usages, safety concerns, breach of contract to community, breach of contract to neighboring property owners as myself is one herein, breach of contract by govt. employees, fraud/negligence to participate issues, etc., arbitrary practices and applications of zoning laws/practices, past soil exposures in railroad heavy industrial corridor, status quo disruptions, etc.,----all of which are areas of deficiency herein, asserted, and included in the veto of the applications/proceedings herein these matters, as law and the default warrants in these matters mandate the legal detention and isolation thereof.

Herein, currently, the ownership, permitted use, proposed rezoning, and applications-connected, etc., are in breach of contract with neighboring property owners, and in breach of contract with the community as a whole, as the applications have fraudulently represented, including through omission, property ownership rights, obligations, usages, compatible usages, interstate businesses, etc. This is of such a violation that corrupts and obstructs the proceedings to a state of inability to properly function, as does the dangers to the community it represents, thereby/therefore making the proceedings and applications they are founded upon a nullity. Even if the proceedings are done anew, without said proven fraud/negligence in omission and general representations, and said past wrongdoings are compensated, there still exists major concern for the rezoning [and residential development generally] of the Seeno Heavy Industrial Property/Properties, 'IN THE RAILROAD HEAVY INDUSTRIAL CORRIDOR', EXISTING HEAVY INDUSTRIAL REAL ESTATE AND HEAVY INDUSTRIAL BUSINESS PROPERTIES, including as to compatible usages, breach of contracts, economical viability of the region, breach of govt. contracts, general plan legitimacy, past redevelopment agency/rezone-attempts RICO ACT VIOLATIONS, etc., negligence, safety, status-quo disruptions, violations of law generally, etc.

# Section C

It would be an act of fraud, negligence, breach of contracts, wrongdoings/crime generally, etc., to allow/participate-in criminal activities upon a piece of real-estate, including wherein it is in unovercomeable or unovercame violation of neighboring property owner's rights, certainly herein, wherein, compensations and/or stipulated terms have neither non-negligently been entered nor non-negligently diligently investigated, disclosed, represented, and/or performed, etc. It is beyond doubt, that, herein this investigatory proceeding....that to, at this point, circumstance, and posturing, approve by the County Planning Commission any of the recommendations or activities suggested by the 'staff activities' as regards the 'Seeno property/project, Loreto Bay Estates 15-Lot Subdivision---Heavy Industrial Rezoning, "tentative map", "development plan", "project", "Real Estate Activities", etc.'.... would certainly be an act of fraud, negligence, breach of contracts, wrongdoings/crime generally, etc., as the default warrants in the matter mandate and make abundantly clear. [Agenda Item # 2b, et al.] The Seeno party requests have been vetoed, and the veto default-warranted. Jurisdiction resides with the grand jury of the district, for full grand jury trial due process of law, as herein demanded, for enforcements of the warrants in the matter, as all oathed participants herein must abide by and support. These protect all parties involved, to prevent further harm and wrongdoing from occurring. As herein asserted, and as the default warrants in the matter mandate and make abundantly clear.

Section D

**EVIDENCE** 

Response and Objection to Loreto Bay Estates Application for rezoning and subdivisions development Aug 13 at 11:12 AM

towcompany@yahoo.com <towcompany@yahoo.com>
To: jennifer.cruz@dcd.cccounty.us <jennifer.cruz@dcd.cccounty.us> The Application by Seeno Builders Forecast Land Investments via/ Contra Costa County fails to mention or properly address negative impacts on my multiple heavy industrial properties and heavy industrial business operations, to the west directly adjacent and others west of Seenos acquired real estate that they are attempting to develop by rezoning and building their subdivisions.

As our operations and real estates are heavy industrial and business operations include automotive recycling, scrap metal recycling, wrecking yards, and metal handling and processing, etc., and are directly adjacent and in the immediate and close proximity to these Seeno aquiring, rezoning and building/subdividing endeavors..... rezoning applications and associated government applications are required to investigate relevant property usage compatability and depreciation to neighboring property owners property values, expected available usages, and existing property usages and business operations. Herein, these proposed Seeno applications would cause my properties and business operations to suffer multiple millions of dollars in property and related value depreciation. The applications clearly do not address or mention these issues necessary to properly evaluate the suitability of the Seeno proposed developments and actions.....are ommitted evaluations and submittals of relevant data to properly ensure justice of protected by law property rights. The Seeno and Contra Costa County application omits necessary and relevant information, and cannot legally proceed as is.

David J. Manwill 9257660902		
3237000302		

Response and Objection to Loreto Bay Estates Application for rezoning and subdivisions development Aug 18 at 4:49 PM

towcompany@yahoo.com <towcompany@yahoo.com>

To: jennifer.cruz@dcd.cccounty.us

The Application by Seeno Builders Forecast Land Investments via/ Contra Costa County fails to mention or properly address negative impacts on my multiple heavy industrial properties and heavy industrial business operations, to the west directly adjacent and others west of Seenos acquired real estate that they are attempting to develop by rezoning and building their subdivisions.

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mention these issues necessary to properly evaluate the suitability of the Seeno proposed developments and actions.....are omitted evaluations and omitted submittals of relevant data to properly ensure justice of protected by law property rights. The Seeno and Contra Costa County application omits necessary and relevant information, and cannot legally proceed as is.

In addition, these Seeno c.3 acres planned development, are adjacent to and contiguously connected to my and my families c. 6-7 acres of developed real estate and business real estate, and we have been victimized over the last 10 years by a real estate theft group including, judicial corruption and warrant obstruction, corrupt judges and corrupt attorneys, that have attempted to steal our real estate, have stolen parts of our real estate, and have corruptly mistitled and converted many of our property interests, AND CLAIMED THROUGOUT WE DON NOT HAVE A RIGHT TO A JURY TRIAL. This real estate theft crew even stole many of our properties that have been in our family for almost 100 years, our properties were all 'paid-off' with no 'mortgages-owed', and many of the properties were hand built from scratch. Our properties were stolen and illegally absorbed by this real estate theft crew operating in Contra Costa County, in the so called courts, corrupted and jury trials outlawed unconstitutionally, and using fraudulent bribed judges.

The recent forced thefts and attempted thefts by a fraudulent real estate theft and converting crew purporting to be 'judicial process', 'probate crew', attempted thefts of our c. 6-7 contiguous acres next to this Seeno c.3 acre proposed subdivisions has cost and devastated me and my family both financially and physically millions and millions 10+ million dollars in costs, financial losses, pain and suffering, family members have even died as a result of the thefts of our properties. And now again, this attempted subdivision attempts to encroach on our heavy industrial property rights, next to their planned homes development, costing/depreciating our properties and family another several million dollars in property rights, heavy industrial, business property usages, and omiting that our family, our properties, our businesses even exist.

Our family has suffered already as a result of Contra Costa County real estate fraud. We still have not been compensated for the previous frauds, thefts and attempted thefts in the multi millions of dollars in damages. This most recent offense has added to the harm and fraud that we have suffered from, as a result of the multi million dollar real estate theft crew victimizing families in contra costa, by force stealing their properties and property rights, forcefully taking them, not compensating the property owners, and the fraud participants end up with the property and the property value unjustly, illegally, and fraudulently.

Property rights are important, as are laws protecting contracts, laws protecting the right to trial by jury, the laws against fraud and crime. The Manwill family has been victimized in these and related matters by fraud, in the multi millions of dollars. If we dont stand up against fraud, this county, state, etc. is doomed. We can start by stopping/standing-against the fraud, enforcing the warrants and contractual obligations in the matters, and compensating the victims of fraud. Herein the Manwill family has been victimized by fraud, and a fraudulent group of million dollar real estate thieves. There is alot of suffering going on in Contra Costa County, and it leads back to frauds and crimes/wrongdoings in the system. WE can stop the suffering, stand up against fraud, and get back to the rule of law and justice for our people.

David J. Manwill 9257660902

In Re: NOTICE, OBJECTION, NOTICE OF DEFAULT, PROHIBITED ACTIONS OF NEGLIGENCE/WRONGDOING IN RE INTERSTATE HEAVY-INDUSTRIAL-ZONED BUSINESSES/PROPERTIES, HABEUS-CORPUS/SUPERSEDANCE, VETO, TRIAL BY GRAND JURY DEMAND. ETC.

Dec 12 at 11:58 PM

towcompany@yahoo.com <towcompany@yahoo.com>

To: planninghearing@dcd.cccounty.us

IN Re: NOTICE, OBJECTION, NOTICE OF DEFAULT, PROHIBITED ACTIONS OF NEGLIGENCE/WRONGDOING IN RE INTERSTATE HEAVY-INDUSTRIAL-ZONED BUSINESSES/PROPERTIES, HABEUS-CORPUS/SUPERSEDANCE, VETO, TRIAL BY GRAND JURY DEMAND. ETC.

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Default warrants exist in the matter, since the Aug 13, 2022 and Aug 18, 2022 fillings, upon non-answer from the opposing parties. Said notice of Dec. 1, 2022 is objected to as both defaulted upon time-wise, and defaulted upon in substance. It fails to give justification for omitting the pertinent information of my several Heavy Industrial Business zoned properties, C.4+ acres WRECKING-YARD/STEEL-MILL/BUSINESS INDUSTRIAL PROPERTIES, within the subject Heavy Industrial Railroad Corridor, and directly adjacent and NEXT TO the subject property project rezoning at issue. Nor does the Dec 1, 2022 Notice attempt to defend against the negative effects/depreciation that rezoning this railroad corridor Heavy Industrial property will have on my businesses and property values, as well as the community itself. The subject property serves as a buffer zone, we hold a historic 99 year grazing lease on the subject property for those purposes, and in addition the layout of the Heavy Industrial corridor helps protect neighboring businesses and property owners, such as myself, from encroachment and incompatible usages. Incompatible usages, herein kept negligently+from the impact report, are not good for the community or business owners, attempting to remove Industrial properties and businesses from the community, and replace with more homes for people with nowhere to work. Such is prohibited in the law and the CCC municipal code, for good reason. We already have a skyrocketing crime rate, and the police cannot keep up.

Said Dec 1, 2022 Notice and what it represents, being contrary to the default warrants in the matter, is not something that the Planning Commission, the Board of Supervisors, nor the people of Contra Costa can allow, as the default warrants in the matter mandate. It is both the obligation of these parties, and the federal district grand jury, to enforce these default warrants in the matter, and veto, as here, the notice of 12/1/2022 and the H-1 REZONING application it represents.

Contra Costa County, CA Ordinance Code

David J. Manwill

82-2.016 - Rezones to residential districts.

All those lands now zoned A-1, A-2 or A-3 which are within two hundred feet of any lands zoned as H-I, L-I, C-M or W-3 and which are being changed to any residential district shall be subject to further review and approval by the planning commission as to the location of land uses and site development plan for any authorized use so as to provide protection for and development compatible to adjacent land use districts. (Ord. 67-58 § 2, 1967: prior code § 8125).

Article 84-66.16. Termination

84-66.1602 - Procedure.

(a) Reversion. P-1 district shall become null and void, and the land use district classification shall revert to the immediately preceding zoning, designation if either: (1) Within eighteen months after the effective date of the establishment of the P-1 district and/or the approval of the preliminary development plan (whichever is sooner), a final development plan is not submitted to the planning commission, or (2) Within twelve months after the planning commission's approval of the final development plan, the construction specified in the final development plan has not been commenced. (b) Time Limit Exception. The time limitation in subsection (a)(1) of this section applies only to the first final development plan of a unit of a phased preliminary development plan; it does not apply after approval and implementation of such first final development plan. (c) Extensions. Upon showings of good cause, the board of supervisors may grant not more than five extensions of the time limitations set forth in subsection (a), each for no more than one year and all extensions totaling five years or less.

Small industrial explosion rattles Texas City By JAMES LACOMBE The Daily News Jun 11, 2020 0 TEXAS CITY First responders in Texas City were called to a small industrial explosion late Thursday morning.

 $(https://gcc02.safelinks.protection.outlook.com/?url=https%3A\%2F\%2Furldefense.com\%2Fv3\%2F\__https%3A\%2F\%2Fwww.galvnews.com\%2Fnews\%2Ffree\%2Farticle\_7bae9935-83d3-56d9-b467-f13f938f01ff.html\___%3B!!OZEuhTV5Po1-xdhMVz0!BSA5M-mStd8GSIAjnbVaDtKeWn-$ 

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Praxair Flammable Gas Cylinder Fire

Accident Description

Accident: Praxair Flammable Gas Cylinder Fire

Location: St. Louis, MO

Accident Occured On: 06/24/2005 | Final Report Released On: 06/15/2006 Accident Type: Chemical Distribution - Fire and Explosion Investigation Status: The Board issued a Safety Bulletin on this report at a news conference in St. Louis on June 15, 2006.

On June 24, 2005, fire swept through thousands of flammable gas cylinders at the Praxair gas repackaging plant in St. Louis, Missouri. Dozens of exploding cylinders were launched into the surrounding community and struck nearby homes, buildings, and cars, causing extensive damage and several small fires.

(https://gcc02.safelinks.protection.outlook.com/?url=https%3A%2F%2Furldefense.com%2Fv3%2F\_\_https%3A%2F%2Fwww.csb.gov%2Fpraxair-flammable-gas-cylinder-fire%2F %3B!!OZEuhTV5Po1-xdhMVz0!BSA5M-

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 $Tjrnw\_ce4b6unzG9Rt8j0kXETJavSPjbB\_mHOuEuQyyLb1muwaL1vYnRYpX8NzTuKzt\_J\%24\&data=05\%7C01\%7CJune.McHuen\%40cob.cccounty.us\%7Ceff6770ff3f445b1c9c308db0936f837\%7C76c13a07612f4e06a2f4783d69dc4cdb\%7C0\%7C0\%7C638113903938088529\%7CUnknown\%7CTWFpbGZsb3d8eyJWljoiMC4wLjAwMDAiLCJQljoiV2luMzliLCJBTil6lk1haWwiLCJXVCl6Mn0%3D%7C3000%7C%7C%7C&sdata=hJUQo1lo7UoJ5%2BvbWokwNEhFW1i6t8vKNOOeKjqZ%2Fkg%3D&reserved=0)$ 

Praxair releases statement on explosion, fire at Hemlock Semiconductor Tony Lascari Dec. 23, 2014 (https://gcc02.safelinks.protection.outlook.com/?url=https%3A%2F%2Furldefense.com%2Fv3%2F\_\_https%3A%2F%2Fw ww.ourmidland.com%2Fnews%2Farticle%2FPraxair-releases-statement-on-explosion-fire-at-6933604.php\_\_%3B!!OZEuhTV5Po1-xdhMVz0!BSA5M-mStd8GSIAjnbVaDtKeWn-

 $\label{thm:composition} Tjrnw\_ce4b6unzG9Rt8j0kXETJavSPjbB\_mHOuEuQyyLb1muwaL1vY_nRYpX8NzUGVk4Ti%24\&data=05\%7C01\%7CJune.McHuen%40cob.cccounty.us%7Ceff6770ff3f445b1c9c308db0936f837%7C76c13a07612f4e06a2f4783d69dc4cdb%7C0%7C0%7C638113903938088529%7CUnknown%7CTWFpbGZsb3d8eyJWIjoiMC4wLjAwMDAiLCJQIjoiV2luMzliLCJBTil6lk1haWwiLCJXVCl6Mn0%3D%7C3000%7C%7C%7C&sdata=VQ7OZRnaAY929IUQhTXle7H0i30%2B4RvVxlgzHETOAkU%3D&reserved=0)$ 

Explosion causes serious damage at Praxair complex By Staff Sep 4, 2014 (https://gcc02.safelinks.protection.outlook.com/?url=https%3A%2F%2Furldefense.com%2Fv3%2F\_\_https%3A%2F%2Fb uffalonews.com%2Fnews%2Flocal%2Fcrime-and-courts%2Fexplosion-causes-serious-damage-at-praxair-complex%2Farticle\_76c46c44-5704-595f-85f0-f5c0ab78f709.html\_\_%3B!!OZEuhTV5Po1-xdhMVz0!BSA5M-mStd8GSIAjnbVaDtKeWn-Tjrnw\_ce4b6unzG9Rt8j0kXETJavSPjbB\_mHOuEuQyyLb1muwaL1vYnRYpX8NzY-tTeUm%24&data=05%7C01%7CJune.McHuen%40cob.cccounty.us%7Ceff6770ff3f445b1c9c308db0936f837%7C76c13a07612f4e06a2f4783d69dc4cdb%7C0%7C0%7C638113903938088529%7CUnknown%7CTWFpbGZsb3d8eyJWIjoiMC4wLjAwMDAiLCJQIjoiV2luMzliLCJBTil6lk1haWwiLCJXVCl6Mn0%3D%7C3000%7C%7C%7C&sdata=Slnn3dc2Xe%2FWx0jlY2LQrsdzvgJj7aiaYfhSvv1YdqQ%3D&reserved=0)

## Section E.

#### Certification

The above declarations and evidence are concerning matters of national/military security, regarding interstate infrastructure thereof, protected by law, and are true and correct to the best of my ability, and can be testified to in person upon request. This is certified under the laws and penalties perjury of the United States.

/s/ David J. Manwill

David J. Manwill
Manwill's Towing, Transport, & Logistics Co.
MM Auto Wrecking & Recycling Facility
182 Poinsettia Ave.
Bay Point, CA 94565
925-766-0902
925-766-0902 (TEXT FRIENDLY)
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