

1 Kevin R. Brodehl (SBN 197657)
Zachary B. Young (SBN 288553)
2 Daniel J. Zarchy (SBN 306883)
PATTON SULLIVAN BRODEHL LLP
3 12647 Alcosta Boulevard, Suite 430
San Ramon, California 94583
4 925-600-1800 Phone
925-600-1802 Fax
5 kbrodehl@psblegal.com
zyoung@psblegal.com
6 dzarchy@psblegal.com

7 Attorneys for Third Party Objector
David Hammond

8 Hal F. Seibert (SBN 45925)
9 1355 Willow Way, Ste. 275
Concord, California 94520
10 925-602-2600 Phone

11 In Pro Per Third Party Objector

12 **SUPERIOR COURT OF CALIFORNIA**

13 **COUNTY OF CONTRA COSTA**

14 ROBERT TIERNAN, et al.,

15 Plaintiffs,

16 v.

17 DIABLO COMMUNITY SERVICES
18 DISTRICT, et al.,

19 Defendants.

Case No. MSC17-02529

**DECLARATION OF STEVE MOORE
IN SUPPORT OF THIRD PARTIES
DAVID HAMMOND AND HAL
SEIBERT'S MOTION TO SET ASIDE
STIPULATED JUDGMENT BETWEEN
INTERVENORS AND U.S. BANK**

Date: 05//17/24
Time: 9:00am
Dept.: 18

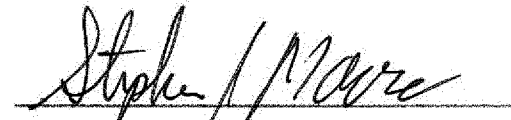
22 AND RELATED CROSS-ACTION AND
23 ACTION IN INTERVENTION

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I, Steve Moore, declare as follows:

1. I am currently a resident of the unincorporated community of Diablo, County of Contra Costa. I make this Declaration based on my own personal knowledge, and if called as a witness, could and would testify to the same.
2. I have lived at 2644 Mount Diablo Scenic Blvd. since 2003. I use the Easement multiple times per week for access to the Post Office, during neighborhood walks, and to provide me with safe access to Danville when riding my bike, avoiding more dangerous alternative routes.
3. I use the Easement for emergency access onto Alameda Diablo during heavy storms and other situations where Mount Diablo Scenic has been blocked. The Easement is an important emergency escape route for those of us in this part of Scenic.
4. Until September 28, 2023 I was always able to use the Easement.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on February 4, 2024 in Diablo, California.


Stephen J Moore