1 2 3 4 5 6	CALL & JENSEN A Professional Corporation John T. Egley, Bar No. 232545 Joshua G. Simon, Bar No. 264714 610 Newport Center Drive, Suite 700 Newport Beach, CA 92660 Tel: (949) 717-3000 Fax: (949) 717-3100 jegley@calljensen.com jsimon@calljensen.com Attorneys for Defendant Golden State Drilling, Inc.	
8	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
9	FOR THE COUNTY OF KERN	
10		
11	LANDON FULMER, JR; individually, and on behalf of other members of the general public	Case No. S-1500-CV-279707 SDS (LEAD) (C/W S-1500-CV-281000; S-1500-CV-281013;
12	similarly situated, and on behalf of aggrieved employees pursuant to the Private Attorneys General Act ("PAGA");  Plaintiff,	BCV-16-100108)  Assigned for All Purposes: Hon. Stephen D. Schuett  DECLARATION OF GREGORY S.
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14		
15	VS.	WEAVER PER CLASS ACTION SETTLEMENT TERMS DETAILING RIG
16	GOLDEN STATE DRILLING, INC., a California Corporation and Does 1 through 100, inclusive,	COUNT DURING PAST SIX MONTHS EXECUTED FOR OCTOBER 2022
17	Defendants.	
18		
19	AND ALL CONSOLIDATED MATTERS.	
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I, Gregory S. Weaver, hereby declare as follows:

- 1. I am Vice President of Golden State Drilling, Inc. ("Golden State) and have held that position for about the past 18 years. Before that, I was Golden State's Human Resources Manager for about three years. Golden State previously provided drilling services at approximately 14 different mobile rigs in California for four different leasing operators: Aera Energy, Seneca Resources, California Heavy Oil (now California Resources Corp.), and Berry Petroleum (previously Linn Energy).
- 2. In my position I oversee the operations of the company including the implementation and enforcement of its policies that govern employees and the expectations that the company has for its workforce. I am familiar with Golden State's policies and its financial position. I am also familiar with the maintenance of employee and company records at Golden State as well as the number of rigs operated by the company in the ordinary course of business.
- 3. I am making this declaration in connection with the class action settlement in the above-captioned litigation and the payment schedule that was approved by the Court based on the number of oil drilling rigs that have operated continuously during the previous six month period.
- 4. For the six month period of April 1, 2022 through September 30, 2022, Golden State had less than five oil drilling rigs operating continuously during this time frame.
- 5. During this past six month time period, Golden State had the following oil drilling rigs operating during the specified period of time:
  - a. Rig Number 2, which operated continuously from approximately April 1, 2022 through the present and is expected to continue operating;
  - b. Rig Number 14, which operated continuously from approximately April 1, 2022 through mid-July 2022 and is not currently operating;
  - c. Rig Number 22, which operated continuously from approximately April 1, 2022 to June 19, 2022 and then operated continuously from approximately mid-July 2022 through the present and is expected to continue operating; and

d. Rig Number 34, which operated continuously from approximately September 19, 2022 to the present and is expected to continue operating.

I declare under penalty of perjury of the laws of the State of California that the foregoing is true and correct. Executed on September 28, 2022 in Bakersfield, Galifornia.

Gregory S. Weaver

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