State of California

Secretary of State

CERTIFICATE OF STATUS

ENTITY NAME:

FBTS ENTERPRISES

FILE NUMBER:

C3728206

FORMATION DATE:

11/18/2014

TYPE:

DOMESTIC CORPORATION

JURISDICTION:

CALIFORNIA

STATUS:

ACTIVE (GOOD STANDING)

I, ALEX PADILLA, Secretary of State of the State of California, hereby certify:

The records of this office indicate the entity is authorized to exercise all of its powers, rights and privileges in the State of California.

No information is available from this office regarding the financial condition, business activities or practices of the entity.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of September 09, 2016.

ALEX PADILLA Secretary of State



3728206

State of California 3W JUN 03 2016 (

RESTATED ARTICLES OF INCORPORATION

The undersigned certify that:

They are the president and secretary, respectively, of PACIFIC RIDGELINE, INC., a i. California Corporation.

The Articles of Incorporation of this corporation are amended and restated to read as 2. follows:

ARTICLES OF INCORPORATION

- The name of the corporation is FBTS ENTERPRISES. 1.
- The purpose of the corporation is to engage in any lawful act or activity for 2. which a corporation may be organized under the General Corporation Law of California other than the banking business, the trust company business or the practice of a profession permitted to be incorporated by the California Corporations Code.
- The corporation is authorized to issue only one class of shares of stock. The 3. total number of shares which this corporation is authorized to issue is 100,000.
- The forgoing amendment and restatement of Articles of Incorporation has been duly 3. approved by the Board of Directors.
- The forgoing amendment and restatement of Articles of Incorporation has been duly 4. approved by the required vote of shareholders in accordance with Section 902, California Corporations Code. The total number of outstanding shares of the corporation is 2,000. The number of shares voting in favor of the amendment equaled or exceeded the vote required. The percentage vote required was more than 50%.

We further declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of our own knowledge

Date: 5/31/16

Kid Jordan, Secretary

m R. Jordan, President

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I hereby certify that the foregoing transcript of ______ page(s) is a full, true and correct copy of the original record in the custody of the Callfornia Secretary of State's office.

SEP 0 9 2016

Date:

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ALEX PADILLA, Secretary of State

SSCPL56 STATUS INQUIRY CPOISTA3

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NAME FBTS ENTERPRISES

CORP NO C3728206 INC. DATE 11/18/2014 STATUS ACTIVE

DOMESTIC STOCK CLASS

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STMT OF INFO (SI) RECENT SI C DATE 05/05/16 NO FD51754 PRIOR COMPLETE SI C DATE 02/11/15 NO F415064

PRINCIPAL EXECUTIVE ADDR 230 DOVE COURT

CALIFORNIA CITY/ST/CNTRY SANTA PAULA

ZIP 93060

CALIFORNIA ADDRESS 230 DOVE COURT

CITY SANTA PAULA CA 93060

MAILING ADDRESS

PO BOX 4458

CITY/ST/CNTRY VENTURA CALIFORNIA

ZIP 93007

CEO NAME WILLIAM JORDAN

ADDRESS PO BOX 4458

CALIFORNIA CITY/ST/CNTRY VENTURA

ZIP 93007

AGENT NAME THOMAS E OLSON

ADDRESS 39 NORTH CALIFORNIA STREET

CA 93001 CITY VENTURA

TYPE OF BUSINESS ENVIRONMENTAL CONSULTING

ENTR=CONTINUE PF2=HISTORY PF3=BACK TO WORKSCREEN PF10=MAIN MENU



Stipulated Judgment (56-2015-00463585 CU-FR-VTA)

1 2 3	KAMALA D. HARRIS Attorney General of California ERIC M. KATZ Supervising Deputy Attorney General MICHAEL T. ZARRO	[EXEMPT FROM FILING FEES – GOV. CODE SECTION 6103]
4	State Bar No. 110171 Deputy Attorney General	VENTURA SUPERIOR COURT
5	300 South Spring Street, Suite 1702 Los Angeles, CA 90013	FILED
6	Telephone: (213) 897-2651 Fax: (213) 897-2802	SEP 10 2015
7	E-mail: Michael.Zarro@doj.ca.gov Attorneys for Plaintiff	MICHAEL D. PLANET Executive Officer and Clerk
8	State Water Resources Control Board	BY:, Deputy
9	SUPERIOR COURT OF THE	STATE OF CALIFORNIA
10	COUNTY OF	VENTURA
11		
12		
13	STATE WATER RESOURCES CONTROL	Case No. 56-2015-00463585 CU-FR-VTA
14	BOARD,	STIPULATED JUDGMENT
15	Plaintiff,	
16	v.	
17	JORDAN - BOTKE ENTERPRISES, A	
18	CALIFORNIA CORPORATION, DOING BUSINESS AS PW ENVIRONMENTAL, WILLIAM	
19	RICHARD JORDAN, AN INDIVIDUAL, RICHARD EDWARD BOTKE, AN	
20	INDIVIDUAL, KIM MARIE JORDAN, AN INDIVIDUAL, AND DOES 1 THROUGH 100,	
21	INCLUSIVE,	
22	Defendants.	
23		
24	N. C. CO. CONTROLLAND DESCRIPTION	ES CONTROL BOARD (hereinafter Plaintiff),
25		
26	and Defendants, JORDAN - BOTKE ENTERPRI	
27	ENVIRONMENTAL, WILLIAM RAY JORDAN	
28	Richard Jordan], RICHARD EDWARD BOTKE,	, and KIM MAKIE JORDAN (herematter

Defendants), hereby stipulate and consent to the entry of this injunction and final judgment pursuant to this Stipulation (hereinafter Stipulated Judgment).

Upon the consent of the parties hereto, and it appearing to the Court that **GOOD CAUSE** exists for the entry of this Stipulated Judgment,

IT IS ORDERED, ADJUDGED AND DECREED that Plaintiff have judgment against Defendants as follows:

JURISDICTION

1. This Court has jurisdiction over the subject matter of this action and over each of the parties hereto, and has jurisdiction to enter this Stipulated Judgment as a full and final resolution of all claims that were alleged in the Complaint filed by Plaintiff based upon the facts alleged therein. This Court will retain jurisdiction, under California Code of Civil Procedure section 664.6, until final performance of this Stipulated Judgment.

APPLICABILITY

2. The provisions of this Stipulated Judgment, including the injunctive provisions contained herein, are applicable to Defendants, their subsidiaries, divisions, alter egos and/or sole proprietorships and any agent, employee, or representative thereof, and all persons, partners, corporations, heirs, assigns, lessees, devisees or other entities acting by, through, under, or on behalf of Defendants and all persons in concert with or participating with Defendants, with actual or constructive knowledge of this injunction, insofar as they are doing business in the State of California.

RECITALS

- 3. On February 2, 2015, Plaintiff filed a Complaint for Damages and Injunctive Relief, and stated causes of action for intentional misrepresentation and negligent misrepresentation, alleging that Defendants received monies from the Barry Keene Underground Storage Tank Cleanup Trust Fund based on false, misleading and over-stated invoices.
- 4. Defendants neither admit nor deny any of the allegations in the Complaint, except as specifically stated in this Stipulated Judgment.

5. Plaintiff and Defendants waive all rights to appeal or otherwise challenge or contest the validity of this Stipulated Judgment.

INJUNCTION

- 6. Defendants, and each of them, are enjoined from performing any further work for or in connection with claimants who seek reimbursement from the State Water Board pursuant to the Cleanup Fund. This includes, but is not limited to, corrective action work and associated work, including preparation of reimbursement requests.
- 7. Defendants, and each of them, are enjoined from participating in any work overseen, directed, funded, submitted to or administered by the State Water Board.
- 8. Defendants may no longer be employed by, own in whole or in part, or consult on behalf of any entity that seeks payment or reimbursement from the State Water Board, including but not limited to any entity providing services that may be considered for reimbursement from the Cleanup Fund or paid by any other fund administered by the State Water Board.

MONETARY RELIEF

- 9. Defendants are jointly and severally liable to Plaintiff in the sum of \$281,000 for all outstanding administrative or civil claims as of the date of this judgment. Defendants acknowledge the assignment of claims in the amount of \$130,726 as partial satisfaction of this monetary judgment; State Water Board acknowledges receipt of \$90,774 from Defendants as of the date this Stipulated Judgment is signed by the parties. The remaining sum of \$59,500 is due and payable to the State Water Board within 30 days of entry of this judgment. If this remaining portion of the monetary judgment is not satisfied on that date, interest shall accrue on the unpaid sum at the statutory rate from the date the judgment is entered by the Court.
- 10. Defendants, and each of them, are not entitled to any further payment based upon any reimbursement request submitted to the State Water Board's Cleanup Fund, whether submitted and not yet processed by the State Water Board, submitted but pending on appeal before the State Water Board, or for work completed but not yet submitted or appeals not yet submitted.
- 11. The Court finds that any and all work performed, supervised by and/or directed by Defendants that has not been reimbursed by the Cleanup Fund as of October 31, 2014 is not

1	reasonable and necessary corrective action and, therefore, not subject to reimbursement from the
2	Cleanup Fund. This includes, but is not limited to, work performed by a third party or
3	subcontractor.
4	RELEASE AND CLAIMS COVERED
5	12. This Stipulated Judgment is a full, final, and binding resolution between Plaintiff and
6	Defendants of all claims, known or unknown, arising out of reimbursement requests submitted to
7	the State Water Board's UST Cleanup Fund. The findings made in this Stipulated Judgment are
8	final, and shall be res judicata in any subsequent action by Plaintiff or any Defendant based upon
9	any work done prior to the date of entry of judgment as stipulated hereto. Nothing in this
10	Stipulated Judgment shall prejudice, waive or impair any right, remedy, or defense that Plaintiff
11	or Defendants may have in any other ongoing or future legal proceedings unrelated to this
12	Stipulated Judgment. However, this paragraph shall not diminish or otherwise affect the
13	obligations, responsibilities, and duties of the parties under this Stipulated Judgment.
14	COURT APPROVAL
15	13. This Stipulated Judgment shall be submitted to the Court for entry. If this Stipulated
16	Judgment is not approved by the Court, it shall be of no force or effect.
17	14. This Stipulated Judgment may be executed by the parties and counsel in counterpart
18	and by facsimile transmission, any combination of which shall be deemed an original and may be
19	filed with the Court.
20	15. This Stipulated Judgment shall go into effect immediately upon entry hereof. Entry is
21	authorized immediately upon filing.
22	IT IS SO ORDERED, this May of September, 2015.
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24	KEVIN G. DENOCE
25	Honorable Tari Cody
26	Judge of the Superior Court
27	
28	

1	STIPULATION APPROVED AS TO FORM AND CONTENT:		
2	DATED:	AUGUST 25, 2015	JORDAN - BOTKE ENTERPRISES
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4			
5			By
6	DATED.	AUGUST 25, 2015	WILLIAM RAY JORDAN
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11	DATED:	AUGUST 25, 2015	RICHARD EDWARD BOTKE
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17	DATED:	AUGUST 25, 2015	KIM MARIE JORDAN
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22	DATED	, 2015	STATE WATER RESOURCES CONTROL BOARD
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			Stipulated Judgment (56-2015-00463585 CU-FR-VTA)

1	STIPULATION APPROVED AS TO FORM AND CONTENT:		
2	DATED:, 2015	JORDAN - BOTKE ENTERPRISES	
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6	DATED: 2015	WILLIAM DAV IODDANI	
7	DATED:, 2015	WILLIAM KAT JORDAN	
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11	DATED: 2015	RICHARD EDWARD BOTKE	
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16	DATED:, 2015	KIM MARIE JORDAN	
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21	DATED: 2/24, 2015	STATE WATER RESOURCES CONTROL BOARD	
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		Stipulated Judgment (56-2015-00463585 CU-FR-VTA)	

1	APPROVED AS TO FORM ONLY:
2 .	DATED: 425, 2015 KAMALA D. HARRIS
3	Attorney General of California ERIC M. KATZ
4	Supervising Deputy Attorney General
5	May
6	MICHAEL T. ZARRO
7	Deputy Attorney General Attorneys for Plaintiff State Water Resources Control Board
8	State Water Resources Control Board
9	DATED: My 6 35, 2015 Orrick, Herrington & Sutcliffe LLP
10	Market
11	MARK MERMELSTEIN
12	Attorneys for Defendants
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Stipulated Judgment (56-2015-00463585 CU-FR-VTA)