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13	UNITED STATES D	ISTRICT COURT
14	FOR THE NORTHERN DIS	
15	OAKLAND	DIVISION
16		
16	STATE OF CALIFORNIA, et al.,	
17	Plaintiffs,	N 4 10 00072 HGC
18	Fidilitiis,	No. 4:19-cv-00872-HSG No. 4:19-cv-00892-HSG
10	v.	110. 1.17 01 00072 1150
19	DONALD J. TRUMP, et al.,	
20		NOTICE REGARDING USE OF
21	Defendants.	THE TREASURY FORFEITURE FUND
		FUND
22		
23		
24	SIERRA CLUB, et al.,	
	Plaintiffs,	
25		
26	V.	
27	DONALD J. TRUMP, et al.,	
28	Defendants.	
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State of California, et al. v. Donald J. Trump, et al., 4:19-cv-00872-HSG –Notice re Treasury Forfeiture Fund Sierra Club et. al. v. Donald J. Trump, et al., 4:19-cv-00892-HSG – Notice re Treasure Forfeiture Fund

Defendants hereby update the Court and parties in the above-captioned cases about the use of the Treasury Forfeiture Fund (TFF) to support the U.S. Customs and Border Protection's (CBP) border security law enforcement mission.

As explained in Defendants' prior submissions, on February 15, 2019, the U.S. Department of the Treasury determined that the TFF could allocate up to \$601 million to CBP for its border security law enforcement mission. *See* First Declaration of John M. Farley ¶ 24 (April 12, 2019). This sum of money was separated into two tranches. *Id.* ¶ 25. The first tranche of \$242 million was made available to CBP for obligation on March 14, 2019 through an interagency agreement. *See* Second Declaration of John M. Farley ¶ 4 (October 2, 2019) (attached as Exhibit 1). The second tranche of \$359 million was made available to CBP for obligation on July 16, 2019 through a modification to the interagency agreement. *Id.* 

Defendants' prior submissions also explained that, in practice, once the statutory requirements are met and Congressional notifications are made, Treasury and the agencies enter into interagency agreements, after which the agencies receiving TFF funds may begin incurring expenses and submitting invoices to the TFF for reimbursement, which the TFF would then reimburse. *See* First Farley Decl. ¶¶ 14, 25; Second Farley Decl. ¶ 5. As relevant here, CBP has submitted one claim to TFF for reimbursement of border security expenses. *See* Declaration of Ruynard Singleton ¶ 4 (Oct. 4, 2019) (attached as Exhibit 2). On September 4, 2019, CBP submitted a request for reimbursement of \$6631.74 for CBP program management and support costs associated with planning potential TFF funded projects. *Id.*; *see also* Third Declaration of Loren Flossman ¶ 4 (July 11, 2019) (ECF No. 196 in 19-cv-872; ECF No. 195 in 19-cv-892) (stating CBP intended to use some TFF money for program support). CBP received reimbursement for these funds on September 12, 2019. *Id*.

Recently, the manner in which TFF strategic support funds are made available to CBP for its border security expenses has changed. *See* Second Farley Decl. ¶ 5. Instead of having CBP submit invoices to Treasury for reimbursement of its expenditures, a financial transfer of approximately \$601 million was made directly to CBP. *Id.* Specifically, on September 27, 2019, pursuant to a financial transfer, a CBP account received from the Department of the Treasury

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1 \$600,993,368.26 to support CBP's law enforcement border security mission. See Singleton Decl. ¶ 4. This money now resides in a CBP account rather than a Treasury account, thereby 2 3 allowing CBP to spend funds directly without submitting reimbursement requests to Treasury. 4 See Second Farley Decl. ¶ 5. 5 CBP plans to utilize TFF money for planning and construction exclusively within Texas, in the Rio Grande Valley and/or Laredo Sectors. See Singleton Decl. ¶ 5. At this time no final 6 decisions have been made as to the final barrier location for any project potentially funded by the 7 8 TFF in the Rio Grande Valley and/or Laredo Sectors, and no TFF funds have been obligated to 9 specific border barrier projects in these Sectors. *Id.* 10 11 12 DATE: October 3, 2019 Respectfully submitted, 13 14 JAMES M. BURNHAM Deputy Assistant Attorney General 15 ALEXANDER K. HAAS 16 Director, Federal Programs Branch 17 ANTHONY J. COPPOLINO 18 Deputy Director, Federal Programs Branch 19 /s/ Andrew I. Warden 20 ANDREW I. WARDEN (IN #23840-49) Senior Trial Counsel 21 U.S. Department of Justice Civil Division, Federal Programs Branch 22 1100 L Street, NW 23 Washington, D.C. 20530 Tel.: (202) 616-5084 24 (202) 616-8470 Fax: 25 Attorneys for Defendants 26 27

State of California, et al. v. Donald J. Trump, et al., 4:19-cv-00872-HSG –Notice re Treasury Forfeiture Fund Sierra Club et. al. v. Donald J. Trump, et al., 4:19-cv-00892-HSG – Notice re Treasure Forfeiture Fund

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