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Point Loma Patients Consumer Cooperative,
7 Golden State Greens, LLC, Far West Management, LLC
Far West Operating, LLC, and Far West Staffing, LLC

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DART LAW

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12 Attorneys for Defendants 419 Consulting,
Adam Knopf, and Justus Henkes IV

13 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
14 **COUNTY OF SAN DIEGO**

15
16 KARL BECK, individually and on behalf
17 of all other similarly situated California
residents,

18 Plaintiff,

19 vs.

20 POINT LOMA PATIENTS CONSUMER
21 COOPERATIVE CORPORATION, a
California corporation, ADAM KNOPF, an
22 individual, JUSTUS H. HENKES IV, an
individual, 419 CONSULTING INC, a
23 California corporation, GOLDEN STATE
GREENS LLC, a California LLC, FAR
24 WEST MANAGEMENT LLC, a
California LLC, FAR WEST
25 OPERATING, LLC, a California LLC,
FAR WEST STAFFING LLC, a California
26 LLC, and DOES 1-50;

27 Defendants.
28

ELECTRONICALLY FILED
Superior Court of California,
County of San Diego

07/27/2018 at 04:19:00 PM

Clerk of the Superior Court
By Richard Day, Deputy Clerk

CASE NO. 37-2017-00037524-CU-BT-CTL

**DEFENDANTS' JOINT NOTICE OF
MOTION AND MOTION FOR
JUDGMENT ON THE PLEADINGS**

Judge: Hon. Joel Wohlfeil

Dept.: 73

Date: September 14, 2018

Time: 9:00 a.m.

Complaint Filed: October 6, 2017

Trial Date: March 1, 2019

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
TO PLAINTIFF KARL BECK AND HIS ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that on September 14, 2018 at 9:00 a.m., or as soon thereafter as the matter may be heard, in Department 73 of the San Diego County Superior Court located at 330 West Broadway, San Diego, California 92101, defendants Point Loma Patients Consumer Cooperative Corporation (“PLPCC”), Adam Knopf, Justus H. Henkes IV, 419 Consulting, Inc., Golden State Greens LLC, Far West Management LLC, Far West Operating LLC, and Far West Staffing LLC (“Defendants”) will, and hereby do, move for judgment on the pleadings pursuant to Code of Civil Procedure section 438 on the grounds that the Complaint, and the causes of action contained therein, fail as a matter of law.

This motion will be based on this Notice of Motion and Motion, the Memorandum Of Points & Authorities, the declaration of Tamara M. Leetham, the papers and records on file herein, those matters of which the Court must or may take judicial notice, and such other and further evidence as may be presented at the time of the hearing.

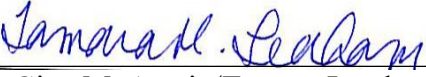
Dated: July 26, 2018

DART LAW

By 
MATTHEW B. DART
Attorney for Defendants 419 Consulting, Inc., Adam Knopf and Justus Henkes

Dated: July 26, 2018

AUSTIN LEGAL GROUP, APC

By: 
Gina M. Austin/Tamara Leetham,
Attorneys for Point Loma Patients Consumer Cooperative Corporation, Golden State Greens, LLC, Far West Management, LLC, Far West Operating, LLC, and Far West Staffing, LLC