	Gina M. Austin (SBN 246833) E-mail: gaustin@austinlegalgroup.com	ELECTRONICALLY FILED
2	Tamara M. Leetham (SBN 234419) E-mail: tamara@austinlegalgroup.com	Superior Court of California, County of San Diego
	AUSTIN LEGAL GROUP, APC 3990 Old Town Ave, Ste A-112	02/19/2019 at 12:15:00 PM Clerk of the Superior Court
	San Diego, CA 92110 Phone: (619) 924-9600	By Treva Cutts, Deputy Clerk
5	Facsimile: (619) 881-0045	
	Attorneys for Defendants Point Loma Patients Consumer Cooperative,	
	Golden State Greens, LLC, Far West Manageme Far West Operating, LLC, and Far West Staffing	
8	MATTHEW B. DART (Bar No. 216429) DART LAW	
9	12526 High Bluff Dr., Suite 300 San Diego, CA 92101	
10	Tel: 858.792.3616 Fax: 858.408.2900	
11	Attorneys for Defendants 419 Consulting,	
12	Adam Knopf, and Justus Henkes IV	
13	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
14	COUNTY OF SAN DIEGO	
15	KARL BECK, individually and on behalf	CASE NO. 37-2017-00037524-CU-BT-CTL
16	of all other similarly situated California residents,	DEFENDANTS' STATEMENT OF NON-
17	Plaintiff,	OPPOSITION TO PLAINTIFF'S AMENDED MOTION FOR
18 19	VS.	PRELIMINARY APPROVAL FOR CLASS ACTION SETTLEMENT
20	POINT LOMA PATIENTS CONSUMER	[Imaged File]
20	COOPERATIVE CORPORATION, a California corporation, ADAM KNOPF, an	Judge: Hon. Joel Wohlfeil
22	individual, JUSTUS H. HENKES IV, an individual, 419 CONSULTING INC, a	Dept.: C-73 Date: March 15, 2019
23	California corporation, GOLDEN STATE GREENS LLC, a California LLC, FAR	Time: 9:00 a.m.
24	WEST MANAGEMENT LLC, a California LLC, FAR WEST	Complaint Filed: October 6, 2017
25	OPERATING, LLC, a California LLC, FAR WEST STAFFING LLC, a California	
26	LLC, and DOES 1-50;	
27	Defendants.	
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DEF'S NON-OPPOSITION TO MOTION FOR PREL. APPROVAL FOR CLASS ACTION SETTLEMENT

1	Defendants Point Loma Patients Consumer Cooperative Corporation, Adam Knopf, Justus	
2	H. Henkes IV, 419 Consulting, Inc., Golden State Greens LLC, Far West Management LLC, Far	
3	West Operating LLC, and Far West Staffing LLC submit this Statement of Non-Opposition to	
4	Plaintiff's Amended Motion for Preliminary Approval for Class Action Settlement.	
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6		
7	Datade Falemann 10, 2010 DADT LAW	
8	Dated: February 19, 2019 DART LAW	
9		
10	By MATTHEW B. DART	
11	Attorney for Defendants 419 Consulting, Inc., Adam Knopf and Justus Henkes	
12	Detect Enhances 10, 2010 AUSTIN LEGAL CROUD ARC	
13	Dated: February 19, 2019 AUSTIN LEGAL GROUP, APC	
14	By: Jamouall. Lea Qam	
15	Gina M. Austin/Tamara Leetham,	
16	Attorneys for Point Loma Patients Consumer Cooperative Corporation, Golden	
17	State Greens, LLC, Far West Management, LLC, Far West Operating, LLC, and Far	
18	West Staffing, LLC	
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DEF'S NON-OPPOSITION TO MOTION FOR PREL. APPROVAL FOR CLASS ACTION SETTLEMENT