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John A. Clarke, Executive Officer/Clerk  
By K. Krystkiewicz, Deputy  
K. KRYSKIEWICZ

1 YEROUSHALMI & ASSOCIATES  
REUBEN YEROUSHALMI, SBN 193981  
2 DANIEL D. CHO, SBN 105409  
JOSHUA NAJEMY, SBN 234306  
3 3700 Wilshire Blvd., Suite 480  
Los Angeles, CA 90010  
4 Telephone: (213) 382-3183  
Facsimile: (213) 382-3430

5 Attorneys for Plaintiff CONSUMER ADVOCACY  
6 GROUP, INC.

7  
8 CALDWELL LESLIE & PROCTOR, PC  
MICHAEL R. LESLIE, SBN 126820  
9 SANDRA L. THOLEN, SBN 180518  
ALISON MCKENZIE, SBN 242280  
10 1000 Wilshire Blvd., Suite 600  
Los Angeles, California 90017-2463  
11 Telephone: (213) 629-9040  
Facsimile: (213) 629-9022

12 Attorneys for Defendant TEXACO REFINING  
13 & MARKETING, INC. (erroneously sued as Texaco,  
14 Texaco, Inc., Texaco Food Mart, Texaco Star Mart)

15  
16 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
FOR THE COUNTY OF LOS ANGELES

17 Coordination Proceedings Special Title  
18 (Rule 1550(b),

JUDICIAL COUNSEL COORDINATION  
PROCEEDING NO. 4182

19  
20 SECONDHAND SMOKE CASES

21 This document relates to:

**~~PROPOSED~~ STIPULATED CONSENT  
JUDGMENT BETWEEN PLAINTIFF  
CONSUMER ADVOCACY GROUP, INC.  
AND DEFENDANT TEXACO REFINING  
& MARKETING, INC.**

22 CONSUMER ADVOCACY GROUP, INC. V.  
23 CIRCLE K CO., et al

24 (LASC Case No. BC232078, formerly  
25 San Francisco Superior Court Case  
26 No. 305987)

The Honorable William Highberger  
(Department 307)

1 **1.0 INTRODUCTION**

2 1.1 Plaintiff. Plaintiff Consumer Advocacy Group, Inc. ("Plaintiff" or "CAG"), on its  
3 own behalf and as a representative of the People of the State of California, is a non-profit public  
4 interest corporation.

5 1.2 Defendant. Texaco Refining & Marketing, Inc. ("Defendant" or "TRMI")  
6 (erroneously sued as Texaco, Texaco, Inc., Texaco Food Mart, Texaco Star Mart) and its  
7 affiliate, Equilon Enterprises LLC ("Equilon") own, operate, lease and/or franchise service  
8 stations throughout California. Some of these service stations include on-site retail stores  
9 ("Stores") at which tobacco products may be sold. TRMI and Equilon are collectively referred to  
10 herein as the "TRMI Parties."

11 1.3 Parties. CAG and the TRMI Parties are collectively referred to herein as the  
12 "Parties."

13 1.4 Covered Properties. Service stations with on-site retail stores that are owned and  
14 operated by the TRMI Parties are referred to herein as the "Covered Properties."

15 1.5 Proposition 65. Health & Safety Code sections 25249.5 *et seq.* ("Proposition  
16 65") prohibits, among other things, a company consisting of ten or more employees from  
17 knowingly and intentionally exposing an individual to chemicals that are known to the State of  
18 California to cause cancer and/or birth defects or other reproductive harm without first providing  
19 a clear and reasonable warning to such individuals.

20 1.6 Proposition 65 Chemicals. The State of California has officially listed various  
21 chemicals pursuant to Health & Safety Code section 25249.8 as chemicals known to the State of  
22 California to cause cancer and/or reproductive toxicity.

23 1.7 The Present Dispute. This Consent Judgment pertains to *Consumer Advocacy*  
24 *Group, Inc. v. Circle K Co., et al.*, Los Angeles County Superior Court Case No. BC232078,  
25 which was originally filed in San Francisco County Superior Court as Case No. 305987 on  
26 August 27, 1999, which was deemed complex and has been proceeding as part of Judicial Council  
27 Coordination Proceeding ("JCCP") 4182 (the "Action").

28 1.8 Plaintiff's 60-day Notice. More than sixty days prior to filing the Action, Plaintiff  
served on TRMI a document entitled "60-day Notice of Intent to Sue Under Health & Safety

1 Code Section 25249.6 (the "Notice"). A true and correct copy of the Notice is attached hereto as  
2 Exhibit "\_\_\_." The Notice stated, among other things, that Plaintiff believed that TRMI violated  
3 Proposition 65 by knowingly and intentionally selling cigars and smokeless tobacco at certain  
4 service station sites and exposing consumers and the public to tobacco smoke and other chemicals  
5 designated by the State of California to cause cancer and reproductive toxicity without first giving  
6 clear and reasonable warnings. Among the Proposition 65 chemicals identified by Plaintiff in the  
7 Notice were tobacco products, cigars, smokeless tobacco, and tobacco smoke (and their  
8 constituent chemicals, including Acetaldehyde, Acetamide, Acrylonitrile, 4-Aminobiphenyl, (4-  
9 Aminodiphenyl), Aniline, Ortho-Anisidine, Arsenic (inorganic arsenic compounds),  
10 Benz[a]anthracene, Benzene, Benzo[b]fluoranthene, Benzo[j]fluoranthene, Benzo[k]fluoranthene,  
11 Benzo[a]pyrene, 1,3-Butadiene, Cadmium, Captan, Chromium (hexavalent compounds),  
12 Chrysene, Dichlorodiphenyltrichloroethane (DDT), Dibenz[a,h]acridine, Dibenz[a,j]acridine,  
13 Dibenz[a,h]anthracene, 7H-Dibenzo[c,g]carbazole, Dibenzo[a,e]pyrene, Dibenzo[a,h]pyrene,  
14 Dibenzo[a,i]pyrene, Dibenzo[a,l]pyrene, 1,1 Dimethylhydrazine (UDMH), Formaldehyde (gas),  
15 Hydrazine, Lead and lead compounds, 1-Naphthylamine, 2-Naphthylamine, Nickel and certain  
16 nickel compounds, 2-Nitropropane, N-Nitrosodi-n-butylamine, N-Nitrosodiethanolamine, N-  
17 Nitrosodiethylamine, N-Nitrosomethylethylamine, N-Nitrosomorpholine, N-Nitrosornicotine,  
18 N-Nitrosopiperidine, N-Nitrosopyrrolidine, Ortho-Toluidine, Tobacco Smoke, Urethane (Ethyl  
19 carbamate), Arsenic (inorganic Oxides), Carbon disulfide, Carbon monoxide, Lead, Nicotine,  
20 Toluene, and Urethane) (collectively "Noticed Chemicals").

21 1.9 Procedural History. In the Action, Plaintiff alleged violations of Proposition 65  
22 and the Unfair Competition Act, Business & Professions Code section 17200 *et seq.* ("Section  
23 17200") arising out of TRMI's alleged sale of cigars to consumers without providing adequate  
24 warnings. In 2002, the trial court held that Plaintiff's Notice was inadequate and that the Section  
25 17200 claim was barred because Proposition 64 had amended the standing requirements for  
26 Section 17200 claims. Plaintiff appealed and in 2005, the Court of Appeal reversed, concluding  
27 (among other things) that the Notice was valid with respect to consumer product exposures and  
28 that Proposition 64 did not apply retroactively. In May 2007, the California Supreme Court  
reversed as to the Section 17200 claim, but left the Court of Appeal's ruling on the Proposition

1 65 claim intact. The matter was remitted to the Court of Appeal and ultimately, to the trial court  
2 in July 2007. On or about October 30, 2008, while Defendants' Motion for Judgment on the  
3 Pleadings was pending, Plaintiff and TRMI reached an agreement in principle that would fully  
4 resolve the issues raised in the Action. On October 31, 2008, the trial court granted Defendants'  
5 Motion for Judgment on the Pleadings, but granted Plaintiff leave to amend.

6 1.10 Purpose of Consent Judgment. In order to avoid continued and protracted  
7 litigation, the Parties wish to resolve completely and finally the issues raised by the Notice and the  
8 Action pursuant to the terms and conditions described herein. In entering into this Consent  
9 Judgment, the Parties recognize that this Consent Judgment is a full and final settlement of all  
10 claims related to tobacco products, tobacco smoke, and secondhand tobacco smoke (and their  
11 constituent chemicals) that were raised or that could have been raised in the Notice and the  
12 Action. CAG and the TRMI Parties also intend for this Consent Judgment to provide, to the  
13 maximum extent permitted by law, *res judicata* and/or collateral estoppel protection for the  
14 TRMI Parties and each of them, against any and all other claims based upon the same or similar  
15 allegations as to the Noticed Chemicals.

16 1.11 No Admission. The TRMI Parties dispute that they have violated Proposition 65  
17 as described in the Notice and the Action and/or that they have any liability whatsoever based on  
18 any of the facts or claims asserted in the Notice or the Action. In particular, the TRMI Parties  
19 contend that they at all times provided all necessary Proposition 65 warnings; that no additional  
20 warnings are required for the exposures Plaintiff alleges; and that Proposition 65 warnings  
21 currently in place fully comply with Proposition 65. The TRMI Parties have shared with Plaintiff  
22 the defenses the TRMI Parties could raise to the Proposition 65 claims. Plaintiff disputes the  
23 TRMI Parties' defenses and disputes that TRMI has complied with Proposition 65.

24 Based on the foregoing, nothing in this Consent Judgment shall be construed as an  
25 admission by Plaintiff or the TRMI Parties that any action that any of the TRMI Parties may have  
26 taken, or failed to take, violates Proposition 65 or any other provision of any other statute,  
27 regulation or principal of common law. The TRMI Parties expressly deny any alleged violation of  
28 Proposition 65.

1           1.12    Effective Upon Final Determination. The TRMI Parties' willingness to enter into  
2 this Consent Judgment is based upon the understanding that this Consent Judgment will fully and  
3 finally resolve all claims related to tobacco products, tobacco smoke and secondhand tobacco  
4 smoke (and their constituent chemicals), brought by CAG, and that this Consent Judgment will  
5 have *res judicata* and/or collateral estoppel effect to the extent allowed by law with regards to  
6 any alleged violations of Proposition 65 by any or all of the TRMI Parties.

7    **2.0    JURISDICTION**

8           2.1    Subject Matter Jurisdiction. For purposes of this Consent Judgment only, the  
9 Parties stipulate that this Court has jurisdiction over the allegations and claims alleged in the  
10 Action.

11          2.2    Personal Jurisdiction. For purposes of this Consent Judgment only, the Parties  
12 stipulate that this Court has personal jurisdiction over TRMI as to the acts and claims alleged in  
13 the Action.

14          2.3    Venue. For purposes of this Consent Judgment only, the Parties stipulate that  
15 venue for resolution of the allegations and claims asserted in the Action is proper in the County of  
16 Los Angeles.

17          2.4    Jurisdiction to Enter Consent Judgment. The Parties stipulate and agree that this  
18 Court has jurisdiction to enter this Consent Judgment as a full and final settlement and resolution  
19 of the allegations contained in the Notice, the Action, and of all claims that were or that could  
20 have been raised based on the facts alleged therein or arising therefrom.

21    **3.0    INJUNCTIVE RELIEF: CLEAR AND REASONABLE WARNINGS**

22          3.1    The TRMI Parties assert that they are not legally responsible for the conduct of  
23 Store operators who independently own, lease and/or operate retail Stores associated with service  
24 stations. The TRMI Parties further assert that Stores owned and operated by the TRMI Parties  
25 have been in compliance with Proposition 65 warning requirements relating to the consumer  
26 product exposures to tobacco products alleged in the Notice because (a) manufacturer's warnings  
27 on cigar packaging satisfy Proposition 65's requirements with respect to cigars; (b) Store  
28 operators post and have posted, warnings that fully comply with Proposition 65. Plaintiff  
contends that the TRMI Parties are not in compliance with Proposition 65 because some Store

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1 operators have removed manufacturer's warnings on cigars and placed cigars in humidors without  
2 Proposition 65 warnings.

3 3.2 Consumer Product Warning. As to all Covered Properties, the TRMI Parties  
4 agree as follows:

5 3.2.1 The TRMI Parties will inform Store operators at all Covered Properties  
6 that, if, in connection with the individual sale of cigars to consumers, Store operators remove  
7 cigars from the packaging provided by the manufacturer or distributor of the cigars and there are  
8 no warnings on the individual cigars or on the displays or humidors provided by the manufacturer  
9 or distributor in connection with any such individual sale, or Store operators receive cigars for  
10 sale that do not include any warnings, then a warning in connection with any such sale shall be  
11 provided using substantially the following language:

12 "WARNING: This Product Contains/Produces Chemicals Known  
13 To The State Of California To Cause Cancer and Birth Defects or  
14 Other Reproductive Harm."

15 3.2.2 The warnings set forth in this Section 3.2 shall be displayed at the Store  
16 with such conspicuousness, as compared with other words, statements, designs, or devices as to  
17 render the warnings likely to be read and understood by an ordinary individual under customary  
18 conditions of purchase or use.

19 3.3 Compliance. Compliance with paragraphs 3.2.1 and 3.2.2 is deemed to fully  
20 satisfy the TRMI Parties' obligations under Proposition 65 with respect to any exposures and  
21 potential exposures to the Noticed Chemicals in all respects and to all persons and entities.

22 3.3.1 The provision of said warnings shall be deemed to satisfy all obligations  
23 under Proposition 65 by all person(s) or entit(ies) with respect to all consumer exposure to the  
24 constituent chemicals identified in the Notice. The warnings described in this section may be  
25 combined with other information on a single sign and may be provided by the same media and in  
26 the same or similar format in which other information is provided to the public.

27 3.4 Future Laws or Regulations. In lieu of complying with the requirements of  
28 paragraph 3.2, should (a) any future federal law or regulation that governs the warnings provided  
for herein preempt state authority with respect to said warning; (b) any future warning

1 requirement with respect to the subject matter of said paragraph be proposed by any industry  
2 association and approved by the State of California; or (c) any future state law or regulation  
3 specify a specific warning for consumer exposure with respect to the subject matter of said  
4 paragraph, the TRMI Parties may comply with the warning obligations set forth in paragraph 3.2  
5 by complying with such future federal or state law or regulation or such future warning  
6 requirement upon notice to Plaintiff.

7       3.5     Statutory Amendment to Proposition 65. If a statutory, regulatory or other  
8 amendment to Proposition 65 is adopted that would exempt the TRMI Parties, the "Released  
9 Parties" (as defined in paragraph 4.2 below), or the class to which the TRMI Parties belong, from  
10 providing the warnings described herein, then upon the adoption of such statutory amendment or  
11 regulation and to the extent authorized by such statutory amendment or regulation, the TRMI  
12 Parties shall be relieved from their obligation to provide the warnings set forth herein. In  
13 addition, should the TRMI Parties cease to own or operate any of the Covered Properties, then  
14 the TRMI Parties shall be relieved of any obligation to provide warnings with respect to such  
15 Covered Properties.

16 **4.0     RELEASES AND CLAIMS COVERED**

17       4.1     Effect of Judgment. This Judgment is a full and final judgment with respect to  
18 any claims regarding the Noticed Chemicals that were asserted or that could have been asserted in  
19 the Action and/or the Notice against the Released Parties (as defined in paragraph 4.2 below),  
20 including, but not limited to: (a) claims for any violation of Proposition 65 or Section 17200 by  
21 the Released Parties and each of them, including but not limited to, claims arising from consumer  
22 product exposures to the Noticed Chemicals, wherever occurring and to whomever occurring,  
23 through and including the date upon which this Consent Judgment becomes final, including all  
24 appeals; and (b) the Released Parties' continuing responsibility to provide the warnings mandated  
25 by Proposition 65 with respect to the Noticed Chemicals.

26       4.2     Release. Except for such rights and obligations as have been created under this  
27 Consent Judgment, Plaintiff, on its own behalf and in the interests of the public pursuant to Health  
28 & Safety Code section 25249.7(d), with respect to the matters regarding the Noticed Chemicals  
alleged in the Notice and the Action, does hereby fully, completely, finally and forever release,

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1 relinquish and discharge: (a) Texaco Refining and Marketing, Inc., TRMI and Equilon Enterprises  
2 LLC; (b) the past, present, and future owners, lessors, sublessors, managers, franchisors,  
3 franchisees, wholesalers, distributors and operators of (and any others with any interest in) the  
4 sites identified in the Notice, all Covered Properties, and all Stores affiliated with the parties  
5 identified in (a) above; and (c) the respective past, present, and future officers, directors,  
6 shareholders, affiliates, members, joint venturers, partners, agents, principals, employees,  
7 attorneys, parents, subsidiaries, owners, sisters or other related entities, successors, and assigns of  
8 the persons and entities described in (a) and (b) above (the parties identified in (a), (b), and (c)  
9 above are collectively referred to as the "Released Parties") of and from all claims, actions, causes  
10 of action, suits, demands, rights, debts, agreements, promises, liabilities, damages, penalties,  
11 royalties, fees, accountings, costs and expenses, whether known or unknown, suspected or  
12 unsuspected, of any nature whatsoever that Plaintiff has or may have against the Released Parties,  
13 arising directly or indirectly out of any fact or circumstance occurring prior to the date upon  
14 which this Consent Judgment becomes final (including all appeals), relating to any actual or  
15 alleged violation of Proposition 65 or Section 17200 by the Released Parties and their respective  
16 agents, servants and employees that were or could have been raised in the Notice and/or the  
17 Action (the "Released Claims"). In sum, the Released Claims include all allegations made, or that  
18 could have been made, by Plaintiff with respect to the Noticed Chemicals relating to Proposition  
19 65 or Section 17200.

20       4.3     Intent of Parties. It is the intention of the Parties to this Release that, upon entry  
21 of judgment and conclusion of any and all appeals or litigation relating to this Consent Judgment,  
22 that this Consent Judgment shall be effective as a full and final accord and satisfaction and release  
23 of each and every Released Claim. In furtherance of this intention, Plaintiff acknowledges that it  
24 is familiar with California Civil Code section 1542, which provides as follows:

25                   A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS  
26                   WHICH THE CREDITOR DOES NOT KNOW OR SUPECT TO  
27                   EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING  
28                   THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST

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HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT  
WITH THE DEBTOR.

Plaintiff waives and relinquishes all of the rights and benefits that Plaintiff has or may have under Civil Code section 1542 (as well as any similar rights and benefits which it may have by virtue of any statute or rule of law in any other state or territory of the United States). Plaintiff acknowledges that it may hereafter discover facts in addition to, or different from, those which it now knows or believes to be true with respect to the subject matter of this Consent Judgment and the Released Claims, and that notwithstanding the foregoing, it is Plaintiff's intention to fully, finally, completely and forever settle and release all Released Claims, and that in furtherance of such intention, the release here given shall be and remain in effect as a full and complete general release, notwithstanding the discovery or existence of any such additional or different facts.

4.4 Plaintiff's Ability to Represent the Public. Plaintiff hereby warrants and represents to Defendant and the Released Parties that (a) Plaintiff has not previously assigned any Released Claim; and (b) Plaintiff has the right, ability and power to release each Released Claim.

Plaintiff further represents and warrants that it is a public benefit corporation formed for the specific purposes of (a) protecting and educating the public as to harmful products and activities; (b) encouraging members of the public to become involved in issues affecting the environment and the enforcement of environmental statutes and regulations including, but not limited to, Proposition 65; and (c) instituting litigation to enforce the provisions of Proposition 65.

4.5 No Further Force and Effect. In the event that (a) the Court denies the Parties' Joint Motion to Approve the Consent Judgment pursuant to Health & Safety Code section 25249.7(f)(4) as amended; or (b) a decision by the Court to approve the Consent Judgment is appealed and overturned by another Court, then upon notice by any Party hereto to any other Party hereto, this Consent Judgment shall be of no further force or effect and the Parties shall be restored to their respective rights and obligations as though this Consent Judgment had not been executed by the Parties.

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1 **5.0 ATTORNEY FEES AND COSTS**

2 5.1 Payment to Yeroushalmi & Associates. In an effort to defray CAG's expert fees  
3 and costs, costs of investigation, attorney fees, or other costs incurred relating to this matter, the  
4 TRMI Parties shall pay to the firm of Yeroushalmi & Associates the sum of \$84,000. This  
5 amount shall be paid within ten days following the entry of a final judgment, including all appeals,  
6 approving this Consent Judgment.

7 **6.0 PRECLUSIVE EFFECT OF CONSENT JUDGMENT**

8 6.1 Entry of Judgment. Entry of judgment by the Court pursuant to this Consent  
9 Judgment shall, *inter alia*:

10 6.1.1 Constitute full and fair adjudication of all claims against the TRMI Parties  
11 and each of them, including, but not limited to, all claims set forth in the Action based upon  
12 alleged violations of Proposition 65, as well as any other statute, provision of common law or any  
13 theory or issue which arose from the TRMI Parties' actual or alleged failure to provide warnings  
14 regarding consumer exposure to tobacco products, tobacco smoke and secondhand tobacco  
15 smoke (and its constituent chemicals) which are known to the State of California to cause cancer,  
16 birth defects and/or other reproductive harm;

17 6.1.2 Bar all other persons, on the basis of *res judicata*, collateral estoppel  
18 and/or the doctrine of mootness, from prosecuting against any Released Party any claim with  
19 respect to the Noticed Chemicals alleged in the Notice and the Action, and based upon alleged  
20 violations of (a) Proposition 65; or (b) any other statute, provision of common law or any theory  
21 or issue which arose or may arise from the alleged failure to provide warnings of exposure to  
22 tobacco products, tobacco smoke, and secondhand tobacco smoke (and its constituent  
23 chemicals), which are known to the State of California to cause cancer, birth defects, and/or other  
24 reproductive harm.

25 **7.0 DISPUTES UNDER THE CONSENT JUDGMENT**

26 7.1 Disputes. In the event that a dispute arises with respect to either Party's  
27 compliance with the terms of this Consent Judgment, the Parties shall meet, either in person or by  
28 telephone, and endeavor to resolve the dispute in an amicable manner. No action may be taken to  
enforce the provisions of this Judgment absent such a good faith effort to resolve the dispute prior

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1 to the taking of such action. In the event that legal proceedings are initiated to enforce the  
2 provisions of this Judgment, however, the prevailing party in such proceeding may seek to  
3 recover its costs and reasonable attorneys' fees. As used herein, the term "prevailing party"  
4 means a party that is successful in obtaining relief more favorable to it than the relief that the other  
5 party was amenable to providing during the parties' good faith attempt to resolve the dispute that  
6 is the subject of such enforcement action.

7 **8.0 THIRD PARTY LITIGATION**

8 8.1 Duty to Cooperate. In the event of any litigation, including but not limited to  
9 opposition to entry of this Consent Judgment by the Court, instituted by a third party or  
10 governmental entity or official, Plaintiff and Defendant agree to cooperate affirmatively in all  
11 efforts to defend against any such litigation.

12 **9.0 NOTICES**

13 9.1 Written Notice Required. All notices between the Parties provided for or  
14 permitted under this Consent Judgment or by law shall be in writing and shall be deemed duly  
15 served: (a) when personally delivered to a party, on the date of such delivery; or (b) when sent via  
16 facsimile to a party at the facsimile number set forth below, or to such other or further facsimile  
17 number provided in any notice sent under the terms of this paragraph, on the date of the  
18 transmission of that facsimile; or (c) when deposited in the United States mail, certified, postage  
19 prepaid, addressed to such party at the address set forth below, or to such other or further address  
20 provided in a notice sent under the terms of this paragraph, three days following the deposit of  
21 such notice in the mails.

22 Notices pursuant to this paragraph shall be sent to the parties as follows:

23 (a) To Plaintiff:

24 Reuben Yeroushalmi  
25 Yeroushalmi & Associates  
26 3700 Wilshire Boulevard, Suite 480  
27 Los Angeles, CA 90010  
28 Facsimile Number: (213) 382-3430

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(b) To Defendant:  
  
Cisselon Nichols-Hurd  
Equilon Enterprises, LLC  
P.O. Box 2463  
Houston, TX 77252-2463

With a Copy To:  
  
Michael R. Leslie  
Caldwell Leslie & Proctor, PC  
1000 Wilshire Blvd., Suite 600  
Los Angeles, CA 90017  
Facsimile Number: (213) 629-9022

A Party may change the address to which notice shall be provided under this Consent Judgment by serving a written notice to each of the Parties.

**10.0 INTEGRATION**

10.1 Integrated Writing. This Consent Judgment constitutes the final and complete agreement of the Parties hereto with respect to the subject matter hereof and supersedes all prior or contemporaneous negotiations, promises, covenants, agreements or representations concerning any matters directly, indirectly or collaterally related to the subject matter of this Consent Judgment. The Parties hereto have expressly and intentionally included in this Consent Judgment all collateral or additional agreements that may, in any manner, touch or relate to any of the subject matter of this Consent Judgment and therefore, all promises, covenants and agreements, collateral or otherwise are included herein and therein. The Parties intend that this Consent Judgment shall constitute an integration of all their agreements, and each understands that in the event of any subsequent litigation, controversy or dispute concerning any of its terms, conditions or provisions, no Party hereto shall be permitted to offer or introduce any oral or extrinsic evidence concerning any other collateral or oral agreement between the Parties not included herein.

**11.0 TIMING**

11.1 Time of Essence. Time is of the essence in the performance of the terms hereof.

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1 **12.0 COMPLIANCE WITH REPORTING REQUIREMENTS**

2 12.1 Reporting Forms: Presentation to Attorney General. The Parties expressly  
3 acknowledge and agree to comply with the reporting requirements referenced in Health & Safety  
4 Code section 25249.7(f) and regulations promulgated thereunder. Upon receipt of all necessary  
5 signatures hereto, Plaintiff shall present this Proposed Consent Judgment to the California  
6 Attorney General's office.

7 **13.0 COUNTERPARTS**

8 13.1 Counterparts. This Consent Judgment may be signed in counterparts and shall be  
9 binding upon the Parties hereto as if all of the Parties executed the original hereof. A facsimile or  
10 pdf signature shall be valid as the original.

11 **14.0 WAIVER**

12 14.1 No waiver. No waiver by any Party hereto of any provision hereof shall be  
13 deemed to be a waiver of any other provision hereof or of any subsequent breach of the same or  
14 any other provision hereof.

15 **15.0 AMENDMENT**

16 15.1 In Writing. This Consent Judgment cannot be amended or modified except by a  
17 writing executed by the parties hereto that expresses, by its terms, an intention to modify this  
18 Consent Judgment.

19 **16.0 SUCCESSORS**

20 16.1 Binding Upon Successors. This Consent Judgment shall be binding upon and  
21 inure to the benefit of, and be enforceable by, the Parties hereto and their respective  
22 administrators, trustees, executors, personal representatives, successors and assigns.

23 **17.0 CHOICE OF LAWS**

24 17.1 California Law Applies. Any dispute regarding the interpretation of this Consent  
25 Judgment, the performance of the Parties pursuant to the terms of this Consent Judgment, or the  
26 damages accruing to a Party by reason of any breach of this Consent Judgment shall be  
27 determined under the laws of the State of California, without reference to choice of law  
28 principles.

1 **18.0 NO ADMISSIONS**

2 18.1 Settlement Cannot Be Used as Evidence. This Consent Judgment has been  
3 reached by the Parties to avoid the costs of prolonged litigation. By entering into this Consent  
4 Judgment, neither Plaintiff nor Defendant admits any issue of fact or law, including any violation  
5 of Proposition 65 or any other law. The settlement of claims herein shall not be deemed to be an  
6 admission or concession of liability or culpability by any Party, at any time, for any purpose.  
7 Neither this Consent Judgment, nor any document referred to herein, nor any action taken to  
8 carry out this Consent Judgment, shall be construed as giving rise to any presumption or inference  
9 of admission or concession by Defendant as to any fault, wrongdoing or liability whatsoever.  
10 Neither this Consent Judgment, nor any of its terms or provisions, nor any of the negotiations or  
11 other proceedings connected with it, nor any other action taken to carry out this Consent  
12 Judgment, by any of the Parties hereto, shall be referred to, offered as evidence, or received in  
13 evidence in any pending or future, civil, criminal or administrative action or proceeding, except in  
14 a proceeding to enforce this Consent Judgment, to defend against the assertion of any Released  
15 Claim or as otherwise required by law.

16 **19.0 REPRESENTATION**

17 19.1 Construction of Consent Judgment. The Parties each acknowledge and warrant  
18 that they have been represented by independent counsel of their own selection in connection with  
19 the prosecution and defense of the Action, the negotiations leading to this Consent Judgment and  
20 the drafting of this Consent Judgment; and that in interpreting this Consent Judgment, the terms  
21 of this Consent Judgment will not be construed in favor of or against any Party hereto.

22 **20.0 AUTHORIZATION**

23 20.1 Authority to Enter Consent Judgment. Each of the signatories hereto certifies  
24 that he or she is authorized by the Party he or she represents to enter into this Consent Judgment,  
25 to stipulate to this Consent Judgment, and to execute and approve this Consent Judgment on  
26 behalf of the Party represented.

27 Dated: 3/16/09, 2009

CONSUMER ADVOCACY GROUP, INC.

28 CALDWELL  
LESLIE &  
PROCTOR

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*Lyn H Marcus*

By: Lyn H Marcus  
Its: President

Dated: \_\_\_\_\_, 2009

EQUILON ENTERPRISES, LLC

By: \_\_\_\_\_  
Its: \_\_\_\_\_

Dated: \_\_\_\_\_, 2009

TEXACO REFINING & MARKETING, INC.

By: \_\_\_\_\_  
Its: \_\_\_\_\_

Approved as to form:

Dated: 3/3, 2009

YEROUSHALMI AND ASSOCIATES  
REUBEN YEROUSHALMI

By: *[Signature]*  
REUBEN YEROUSHALMI  
Attorneys for Plaintiff CONSUMER ACTION  
GROUP, INC.

Dated: \_\_\_\_\_, 2009

CALDWELL LESLIE & PROCTOR, PC  
MICHAEL R. LESLIE  
SANDRA L. THOLEN  
ALISON MACKENZIE

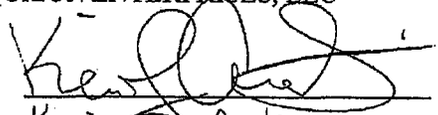
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Dated: 2/18/09, 2009

By: \_\_\_\_\_  
Its: \_\_\_\_\_

EQUILON ENTERPRISES, LLC



By: Kevin J. Autin  
Its: General Manager

Dated: \_\_\_\_\_, 2009

TEXACO REFINING & MARKETING, INC.

By: \_\_\_\_\_  
Its: \_\_\_\_\_

Approved as to form:

Dated: \_\_\_\_\_, 2009

YERUSHALMI AND ASSOCIATES  
REUBEN YERUSHALMI

By \_\_\_\_\_  
REUBEN YERUSHALMI  
Attorneys for Plaintiff CONSUMER ACTION  
GROUP, INC.

Dated: \_\_\_\_\_, 2009

CALDWELL LESLIE & PROCTOR, PC  
MICHAEL R. LESLIE  
SANDRA L. THOLEN  
ALISON MACKENZIE

CALDWELL  
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Dated: \_\_\_\_\_, 2009

By: \_\_\_\_\_  
Its: \_\_\_\_\_

EQUILON ENTERPRISES, LLC

By: \_\_\_\_\_  
Its: \_\_\_\_\_

Dated: 3/2/09, 2009

TEXACO REFINING & MARKETING, INC.

  
By: Casselton N. Hurel  
Its: Counsel

Approved as to form:

Dated: \_\_\_\_\_, 2009

YEROUSHALMI AND ASSOCIATES  
REUBEN YEROUSHALMI

By \_\_\_\_\_  
REUBEN YEROUSHALMI  
Attorneys for Plaintiff CONSUMER ACTION  
GROUP, INC.

Dated: \_\_\_\_\_, 2009

CALDWELL, LESLIE & PROCTOR, PC  
MICHAEL R. LESLIE  
SANDRA L. THOLEN  
ALISON MACKENZIE

CALDWELL  
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3/2/09

By *Michael R. Leslie*  
MICHAEL R. LESLIE  
Attorneys for Defendant TEXACO REFINING &  
MARKETING, INC.

So Ordered

6/3/09

WILLIAM F. HIGHBERGER  
Superior Court Judge

CALDWELL  
LESLIE &  
PROCTOR

EXHIBIT A

60-Day Notice of Intent to Sue Under Health & Safety Code Section 25249.6

This notice is given by Consumer Cause, Inc., PO Box 252143, Los Angeles, CA 90025 and Consumer Advocacy Group, Inc., 9899 Santa Monica Blvd., No. 225, Beverly Hills, CA 90212. The noticing party must be contacted through the following entity: Morsé Mehrban, Esq. or Kamran Ghalchi, Esq.; MEHRBAN & GHALCHI 3700 Wilshire Blvd., Suite 480, Los Angeles CA 90010; 213-382-3183. This letter constitutes notification that Texaco, Texaco, Inc., Texaco Food Mart, and Texaco Star Mart (hereinafter, "the violators") have violated Proposition 65, the Safe Drinking Water and Toxic Enforcement Act (commencing with Health & Safety Code Section 25249.5).

Consumer Product Exposures

While in the course of doing business, from 6/10/95 through 6/10/99, the violators have been and are knowingly and intentionally selling cigars and smokeless tobacco at the locations set forth in Exhibit A and exposing consumers and the public to tobacco smoke and other chemicals designated by the State of California to cause cancer and reproductive toxicity without first giving clear and reasonable warning of that fact to such persons (Health & Safety Code Section 25249.6). The sources of exposures are cigars and smokeless tobacco. A "consumer product exposure" is an exposure which results from a person's acquisition, purchase, storage, consumption, or other reasonably foreseeable use of a consumer good, or any exposure that results from receiving a consumer service. Cigars and smokeless tobacco are consumer products. The sale, purchase, consumption and the reasonably foreseeable use of cigars and smokeless tobacco result in exposures through inhalation, absorption, ingestion, and dermal contact to the chemicals listed below. Purchasers of the violators' cigars lit them, smoked them, and inhaled the chemicals listed below while the purchasers of violator's smokeless tobacco chewed them and absorbed the juices through the linings inside their mouths and stomachs.

The routes of exposure to the chemicals listed below have been inhalation, ingestion and dermal contact. For each exposure, the violators have exposed and are exposing the above referenced persons to:

CARCINOGENS

Acetaldehyde	Acetamide
Acrylonitrile	4-Aminobiphenyl
(4-Aminodiphenyl)	Aniline
Ortho-Anisidine	Arsenic (inorganic arsenic compounds)
Benz[a]anthracene	Benzene
Benzo[b]fluoranthene	Benzo[j]fluoranthene
Benzo[k]fluoranthene	Benzo[a]pyrene
1,3-Butadiene	Cadmium
Captan	Chromium (hexavalent compounds)
Chrysene	Dichlorodiphenyltrichloroethane (DDT)
Dibenz[a,h]acridine	Dibenz[a,j]acridine
Dibenz[a,h]anthracene	7H-Dibenzo[c,g]carbazole
Dibenzo[a,e]pyrene	Dibenzo[a,h]pyrene
Dibenzo[a,i]pyrene	Dibenzo[a,l]pyrene
1,1-Dimethylhydrazine (UDMH)	Formaldehyde (gas)
Hydrazine	Lead and lead compounds
1-Naphthylamine	2-Naphthylamine

Nickel and certain nickel compounds	2-Nitropropane
N-Nitrosodi-n-butylamine	N-Nitrosodiethanolamine
N-Nitrosodiethylamine	N-Nitrosomethylethylamine
N-Nitrosomorpholine	N-Nitrosornicotine
N-Nitropiperidine	N-Nitrosopyrrolidine
Ortho-Toluidine	Tobacco Smoke
Urethane (Ethyl carbamate)	

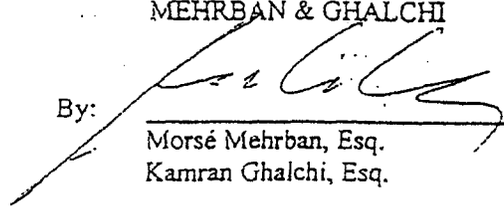
## REPRODUCTIVE TOXINS

Arsenic (inorganic Oxides)	Cadmium
Carbon disulfide	Carbon monoxide
Lead	Nicotine
Toluene	Tobacco Smoke
Urethane	

Proposition 65 requires that notice and intent to sue be given to the violators 60 days before the suit is filed. With the copy of this notice submitted to the violators, a copy is provided of *The Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65): A Summary*.

Dated: June 9, 1999

MEHRBAN & GHALCHI

By: 

Morsé Mehrban, Esq.  
Kamran Ghalchi, Esq.

# EXHIBIT A

Cortes' Texaco	801 E Market St	Salinas	CA	93905-2112	408-758-4373
Crown Valley Texaco	28922 Crown Valley Pkwy	Laguna Niguel	CA	92677-1557	949-495-6407
Date Palm Texaco Food Mart	28201 Date Palm Dr	Cathedral City	CA	92234-4906	760-320-1546
Dave & Lou's Texaco Svc	505 Linda Mar Blvd	Pacific	CA	94044-3334	650-355-2222
David Murray Texaco	12571 Valley View St	Garden Grove	CA	92845-2005	714-898-0170
Del Mar Texaco	2205 Via De La Valle	Del Mar	CA	92014-1902	619-755-9216
Delimart Texaco & Restaurant	9628 Rosedale Hwy	Bakersfield	CA	93312-2101	805-589-5640
Diamond Bar Texaco	21103 Golden Springs Dr	Walnut	CA	91789-3924	909-598-5506
Dick's Texaco Svc	401 N Glendale Ave	Glendale	CA	91206-3310	818-242-0186
Dodds Texaco Svc & Mini-Mart	115 E Cross Ave	Tulare	CA	93274-2849	209-686-2120
Don Dewberry Texaco	18250 Colima Rd	Rowland Heights	CA	91748-2612	562-941-8135
Don's Texaco Svc Ctr & U-Haul	840 S Main St	Lone Pine	CA	93545	760-876-4415
Doug's Texaco	5151 70th St	La Mesa	CA	91941-3335	619-460-4301
Downey Texaco	11866 Old River School Rd	Downey	CA	90241-4626	562-925-4464
Downtown Texaco	1506 Van Ness Ave	Fresno	CA	93721-1213	209-268-1042
Dudley Texaco	1650 Gillette Rd	Pomona	CA	91768-1243	909-622-0163
Ed's Texaco	822 Redwood Dr	Garberville	CA	95542-3107	707-923-2423
El Camino Texaco	795 S El Camino Real	San Clemente	CA	92672-4251	949-498-8703
El Monte Texaco	3334 Santa Anita Ave	El Monte	CA	91731-2423	626-575-5977
El Paso Texaco & Food Mart	6085 Lake Murray Blvd	La Mesa	CA	91942-2506	619-464-7467
El Toro Texaco	23751 El Toro Rd	Lake Forest	CA	92630-4712	949-457-9892
Encinitas Texaco	325 Encinitas Blvd	Encinitas	CA	92024-3724	760-633-2295
Endich Brothers Texaco	101 S Wilson Way	Stockton	CA	95205-5560	209-463-0667
Fairbanks Texaco	16079 San Dieguito Rd	Rancho Santa Fe	CA	92067	619-727-0666
Fairview Texaco	5960 Calle Real	Goleta	CA	93117-2312	805-967-1417
Fashion Island Texaco	1600 Jamboree Rd	Newport Beach	CA	92660-5914	949-644-6755
Fillmore Texaco Star Mart	1107 W Ventura St	Fillmore	CA	93015-1641	805-524-2292
Five Point's Texaco	18502 Beach Blvd	Huntington Beach	CA	92648-2017	714-964-1751
Fletcher Parkway Texaco	9090 Dallas St	La Mesa	CA	91942-3409	619-698-8002
Foothill Texaco	2510 Foothill Blvd	La Verne	CA	91750-3702	909-593-2507
Foothill Texaco	3 Santa Rosa St	San Luis Obispo	CA	93405-1811	805-544-9111
Four Star Texaco	8520 Warner Ave	Fountain Valley	CA	92708-3131	714-842-7150
Freedom Texaco	1902 Freedom Blvd	Freedom	CA	95019-2820	408-722-1431
Freeway Texaco	1201 E Main St	Santa Maria	CA	93454-4701	805-925-0308
G & K Texaco Mini Market	4090 S Chestnut Ave	Fresno	CA	93725-9372	209-266-3364
Galleria Texaco	1327 S Glendale Ave	Glendale	CA	91205-3311	818-247-8710
Gasco-Beneto Oil-Texaco-Exxon	3450 El Camino Ave	Ceres	CA	95307-5017	209-537-0771
Gene Tennis Auto Texaco	105 W California St	Ontario	CA	91762-4302	909-986-5190
George's Mini Mart Texaco	144 S J St	Imperial	CA	92251-1640	760-355-4544
George's Texaco Auto	13210 Lincoln Way	Auburn	CA	95603-4026	530-888-7220
Glendora Texaco	2301 E Foothill Blvd	Glendora	CA	91740-4045	626-963-6610
Golden Dragon Auto Svc-Texaco	900 N Hill St	Los Angeles	CA	90012-1715	213-626-2959
Gorman Texaco	49764 Gorman Post Rd	Gorman	CA	93243-9701	805-248-6033
Grapevine Texaco	9069-Grapevine Rd W	Lebec	CA	93243	805-322-4774
Greenfield Texaco	1700 E Main St	El Cajon	CA	92021-5218	619-579-8861
Gus' Texaco	18727 Soledad Canyon Rd	Canyon Country	CA	91351-3741	805-251-8670
Hahn's Texaco	504 W Olympic Blvd	Los Angeles	CA	90015-1410	213-748-5687
Hans Texaco	500 S Gaffey St	San Pedro	CA	90731-2438	310-832-6199
Happy's Texaco & Starmart	12398 Los Osos Valley Rd	San Luis Obispo	CA	93405-7201	805-783-1873
Harbor Fair Texaco	2502 Harbor Blvd	Costa Mesa	CA	92626-6144	714-546-5337
Health Center Texaco	2777 Health Center Dr	San Diego	CA	92123-2708	619-279-3673
Helm's Pico Texaco	9000 Beverly Rd	Pico Rivera	CA	90660-2006	562-699-2410
Hemet Texaco	1701 W Florida Ave	Hemet	CA	92545-3717	909-765-5670
Hicks Texaco	575 N Main St	Porterville	CA	93257-2378	209-784-0358
Highland Texaco	2402 Highland Ave	Highland	CA	92346-2001	909-425-1099
Idyllwild Texaco	26128 Highway 243	Idyllwild	CA	92549	909-659-3437
lh 40 Texaco	916 E Broadway St	Needles	CA	92363-3807	760-326-3660
J & J Texaco	34253 Yucaipa Blvd	Yucaipa	CA	92399-2433	909-797-1668
Jack's Texaco	2301 Lawrence St	Ceres	CA	95307-3224	209-537-2079
Jack's Texaco	17966 Brookhurst St	Fountain Valley	CA	92708-5161	714-968-1100
Jacumba Texaco	Camizo Gorge Rd & lh 8	Jacumba	CA	91934	619-766-4283
Jamacha Texaco	303 Jamacha Rd	El Cajon	CA	92019-2402	619-579-2473

Jeff's Texaco	20858 E Arrow Hwy	Covina	CA	91724-1319	626-332-9840
Joe's Texaco	1720 S Oxnard Blvd	Oxnard	CA	93030-7428	805-483-7740
Joe's Texaco Svc Station	1145 S 28th St	San Diego	CA	92113-3703	619-239-8318
John's Texaco	565 N Virgil Ave	Los Angeles	CA	90004-2315	323-660-0945
Johnny's Texaco	102 E Arrow Hwy	San Dimas	CA	91773-3336	909-599-8288
Juhair Texaco	804 E 8th St	National City	CA	91950-2443	619-477-5544
Kamal Texaco	803 W Arrow Hwy	Azusa	CA	91702-5411	626-334-5611
Kingsley Auto Texaco	3401 W 8th St	Los Angeles	CA	90005-2515	213-389-4047
La Cumbre Texaco	150 S La Cumbre Rd	Santa Barbara	CA	93105-3110	805-964-0938
Lake Forest Texaco	23652 Rockfield Blvd	El Toro	CA	92630-1654	949-581-5770
Lakeside Texaco	12106 Woodside Ave	Lakeside	CA	92040-3012	619-561-1665
Laton Texaco	20896 Del Rio St	Laton	CA	93242	209-923-4341
Lax Texaco	5551 W Century Blvd	Los Angeles	CA	90045-5913	323-776-8885
Lee's Texaco	15763 Amar Rd	La Puente	CA	91744-3011	626-333-9559
Leucadia Texaco	905 Orpheus Ave	Encinitas	CA	92024-2160	760-436-0956
Lillo Texaco	3483 Van Buren Blvd	Riverside	CA	92503-4212	909-354-7000
Lillo Texaco	11095 Magnolia Ave	Riverside	CA	92505-3046	909-687-6900
Lim's Texaco	145 E Manchester Blvd	Inglewood	CA	90301-1715	310-677-7525
Lincoln Texaco Food Mart	230 S Lincoln Ave	Corona	CA	91720-1854	909-735-3638
Little's Texaco	1702 N 10th Ave	Hanford	CA	93230-2207	209-582-2785
Lomas Santa Fe Texaco	706 Lomas Santa Fe Dr	Solana Beach	CA	92075-1415	619-755-7706
Los Banos Texaco	1009 E Pacheco Blvd	Los Banos	CA	93635-4329	209-826-0824
Lost Hills Texaco	14805 Buford St	Lost Hills	CA	93249	805-797-2640
Lube Pit Stop Texaco Express	2170 1st St	Simi Valley	CA	93065-2850	805-522-9543
Ludlow Texaco	Crucero Rd	Ludlow	CA	92338	760-733-4322
M & M Texaco	3818 Niles St	Bakersfield	CA	93306-4539	805-871-3854
M & M Texaco	2200 W 16th St	Long Beach	CA	90813-1046	310-830-1000
Mahr's Texaco	312 S Main St	Fallbrook	CA	92028-2938	760-728-2843
Main Street Texaco	635 Main St	Chico	CA	95928-5615	530-342-5381
Main Street Texaco	301 N Main St	Lake Elsinore	CA	92530-3915	909-674-2615
Malibu Texaco	23387 Pacific Coast Hwy	Malibu	CA	90265-4938	310-456-6424
Manhattan Beach Texaco	1100 Manhattan Beach Blvd	Manhattan Beach	CA	90266-5229	310-545-3045
Marc Guirguis Texaco	12080 Central Ave	Chino	CA	91710-1907	909-591-1951
Marina Texaco	5788 E 2nd St	Long Beach	CA	90803-5046	562-433-9963
Mark's Texaco	101 Clark Ave	Yuba City	CA	95991-5303	530-673-9238
Martin's Texaco	1600 E Washington Blvd	Pasadena	CA	91104-2746	626-794-7296
Mary's Texaco	608 E Slauson Ave	Los Angeles	CA	90011-5234	323-234-1083
Mbp Texaco Truck & Auto Plz	15838 Paul Negra Rd	Firebaugh	CA	93622-9563	209-364-6437
Mc Whirter Texaco	303 N Oxnard Blvd	Oxnard	CA	93030-4911	805-486-1166
Melrose Texaco	210 S Melrose Dr	Vista	CA	92083-6616	760-945-0601
Michael's Airport Texaco	501 N Vineyard Ave	Ontario	CA	91764-4419	909-988-6103
Mid Valley Texaco	501 Mid Valley Ctr	Carmel	CA	93923-8519	408-624-7324
Midway Texaco	2469 S San Jacinto Ave	San Jacinto	CA	92583-5315	909-652-3295
Mike's Texaco	134 S Milpas St	Santa Barbara	CA	93103-3606	805-965-2249
Mike's Texaco	1955 Rosemead Blvd	South El Monte	CA	91733-2950	626-442-7010
Ming Avenue Texaco & Fast Lube	3698 Ming Ave	Bakersfield	CA	93309-5148	805-834-2822
Miramar Texaco	9799 Miramar Rd	San Diego	CA	92126-4528	619-271-0345
Mission Center Texaco	5465 Mission Center Rd	San Diego	CA	92108-1339	619-295-9829
Mns Texaco	2619 S East Ave	Fresno	CA	93706-5409	209-233-2141
Mc's Soledad Texaco	1200 Front St	Soledad	CA	93960-2974	408-678-0603
Mohan Texaco	4818 E Clayton Ave	Fowler	CA	93625-9694	209-834-1150
Montara Texaco	200 Montara Rd	Barstow	CA	92311-5723	760-252-5786
Montclair Texaco	4910 S Plaza Ln	Montclair	CA	91763	909-621-1413
Morales Texaco	805 Knotts St	Bakersfield	CA	93305-3049	805-322-2294
Morton's Texaco	2350 North St	Anderson	CA	96007-3519	530-365-7282
Mountain Top Texaco	3433 Mount Pinos Way	Frazier Park	CA	93225	805-245-4009
Mr Gas Texaco	40135 Highway 41	Oakhurst	CA	93644-8861	209-683-4003
Mt Mesa Texaco	12400 Highway 178	Mountain Mesa	CA	93240	760-379-3747
N & P Texaco Auto Care	2211 Monroe St	Santa Clara	CA	95050-3209	408-244-5477
N T Texaco Food Mart	2902 E Florence Ave	Huntington Park	CA	90255-5826	323-585-2957
Nash Road Texaco Mini-Mart	490 Tres Pinos Rd	Hollister	CA	95023-5546	408-636-1100
Nino Texaco	10501 Beaumont Ave	Beaumont	CA	92223-4651	909-769-1467

4th Street Texaco	1690 S 4th St	El Centro	CA	92243-4504	760-352-0067
5 Star Texaco	7740 Firestone Blvd	Downey	CA	90241-4208	562-869-2700
A & M Svc Station-Texaco	235 W Valencia Mesa Dr	Fullerton	CA	92835-3766	714-526-3974
A & S Texaco	7275 Thornton Ave	Newark	CA	94560-3644	510-792-2171
Agoura Hills Texaco	5226 Palo Comado Canyon Rd	Agoura Hills	CA	91301-2660	818-991-6698
Airport Texaco	1508 Airport Dr	Bakersfield	CA	93308-2248	805-393-8828
Al'Aguera Texaco & Towing	13712 Goldenwest St	Westminster	CA	92683-3190	714-835-8543
Alpine Village Texaco	701 Torrance Blvd	Torrance	CA	90502-1730	310-327-3736
Alturas Texaco	100 E 12th St	Alturas	CA	96101-3306	530-233-5041
Anaheim Hills Texaco	400 S Anaheim Hills Rd	Anaheim	CA	92807-4241	714-998-3501
Andre's Texaco	4456 Los Feliz Blvd	Los Angeles	CA	90027-2111	323-664-2694
Andy's Texaco	925 S Verdugo Rd	Glendale	CA	91205-3829	818-243-9625
Andy's Texaco	5310 La Sierra Ave	Riverside	CA	92505-2425	909-887-1340
Angel's Texaco Svc	1001 N State College Blvd	Anaheim	CA	92806-2702	714-563-0777
Archie's Texaco Food Mart	4502 Westminster Ave	Santa Ana	CA	92703-1221	714-636-0713
Arnold Texaco & Deli	960 E Highway 4	Arnold	CA	95223	209-795-1301
Attisha's University Texaco	2405 University Ave	San Diego	CA	92104-2721	619-291-2156
Auto Tune Texaco	956 S Glendora Ave	West Covina	CA	91790-4206	626-962-0615
B & B Texaco Svc	13666 Victory Blvd	Van Nuys	CA	91401-1734	818-909-2525
B & J Texaco	1975 Verdugo Blvd	La Canada	CA	91011-3018	818-249-0314
Balboa Texaco Gas	16930 Roscoe Blvd	Van Nuys	CA	91406-1101	818-881-3810
Bay's Texaco	239 S Main St	Dorris	CA	96023	530-397-4376
Belmont & Highway 99 Texaco	1280 W Belmont Ave	Fresno	CA	93728-2702	209-485-9101
Big Al's Texaco Express Lube	1441 W 6th St	Corona	CA	91720-7814	909-279-9954
Big Bear Texaco	40553 Big Bear Blvd	Big Bear Lake	CA	92315	909-866-1591
Big Pine Texaco	Highway 395 & Croker St	Big Pine	CA	93513	760-938-2100
Bill South Texaco	986 W 1st St	San Pedro	CA	90731-1904	310-832-0887
Bill's Texaco	4647 Laurel Canyon Blvd	North Hollywood	CA	91607-3909	818-762-7451
Birmingham Texaco	820 Birmingham Dr	Cardiff By The Sea	CA	92007-1402	760-436-1819
Bishop Texaco Car Wash	466 S Main St	Bishop	CA	93514-3421	760-873-8283
Border Texaco	314 E San Ysidro Blvd	San Ysidro	CA	92173-2722	619-428-3230
Boulder Creek Texaco	13211 Highway 9	Boulder Creek	CA	95006-9125	408-338-2678
Branham Texaco Auto Repair	858 Branham Ln	San Jose	CA	95136-1706	408-265-2211
Bridgeport Texaco Mo-Mart	76773 Main St	Bridgeport	CA	93517	760-932-7266
Broadway Texaco	7180 Broadway	Lemon Grove	CA	91945-1401	619-464-5161
Bun Boy Texaco	Baker Blvd & Highway 127	Baker	CA	92309	760-733-9965
Burlingame Texaco	601 California Dr	Burlingame	CA	94010-3730	650-347-0486
C & N Texaco	4009 N Sierra Way	San Bernardino	CA	92407-3816	909-883-9328
Cajon Pass Texaco	14949 US Highway 138	Phelan	CA	92371-4807	760-249-3027
Cal Texaco	2931 Mather Field Rd	Rancho Cordova	CA	95670-5417	916-364-5680
Cal Texaco	440 W Charter Way	Stockton	CA	95206-1707	209-467-3392
Calico Texaco	35555 Ghost Town Rd	Yermo	CA	92398	760-254-3959
Camarillo Texaco-Mechanic Shop	256 Carmen Dr	Camarillo	CA	93010-6042	805-484-4636
Camino Texaco	3711 Camino Del Rio W	San Diego	CA	92110-4404	619-298-9523
Canoga Park Texaco	20901 Vanowen St	Canoga Park	CA	91303-2966	818-347-5281
Canyon Lake Texaco Xpress Lub	31638 Railroad Canyon Rd	Sun City	CA	92587-9406	909-244-3286
Carlsbad Texaco	1089 Carlsbad Village Dr	Carlsbad	CA	92008-1804	760-729-0616
Cascade Texaco	1725 Cascade Blvd	Central Valley	CA	96019-9301	530-275-2775
Cecil's Automotive-Texaco	83186 US Highway 111	Indio	CA	92201-5644	760-347-1967
Central & Moreno Texaco	5289 Moreno St	Montclair	CA	91763-1527	909-624-6313
Central Texaco	3498 Central Ave	Riverside	CA	92506-2156	909-782-8535
Cerritos Texaco Tire & Svc	11004 South St	Cerritos	CA	90703-5304	562-809-5343
Champagne Texaco & Towing	8808 Lawrence Welk Dr	Escondido	CA	92026-6403	760-749-6195
Charlie's Texaco	330 E 7th St	Hanford	CA	93230-4604	209-582-7861
Choe's Texaco	3518 Arlington Ave	Riverside	CA	92506-3936	909-781-6686
Clairemont Texaco	4504 Clairemont Mesa Blvd	San Diego	CA	92117-2056	619-272-1531
Clf Texaco	320 N Tustin Ave	Santa Ana	CA	92705-3823	714-835-8089
Coarsegold Texaco	35481 Highway 41	Coarsegold	CA	93614-9285	209-683-4445
College Texaco	3401 College Blvd	Oceanside	CA	92056-4614	760-434-9441
Corona Texaco	625 W 6th St	Corona	CA	91720-3210	909-734-2000
Coronado Texaco	801 Orange Ave	Coronado	CA	92118-2603	619-435-4104
Coronado Texaco	1102 Hollister St	San Diego	CA	92154-3101	619-575-1599

Norco Texaco	Highway 203 & Mountain Blvd	Mammoth Lakes	CA	93546	760-934-6690
North Pomona Texaco	2808 N Garey Ave	Pomona	CA	91767-1930	909-593-5220
Northgate Texaco	3120 Northgate Blvd	Sacramento	CA	95833-1321	916-925-0684
Oak Street Texaco	2401 Oak St	Bakersfield	CA	93301-2601	805-861-8972
Oaks-Texaco	56 E Thousand Oaks Blvd	Thousand Oaks	CA	91360-5703	805-496-8464
Oceanside Texaco	1660 Oceanside Blvd	Oceanside	CA	92054-5427	760-722-1304
Omar's Texaco	42 Atlantic Ave	Long Beach	CA	90802-5202	562-435-4412
One Stop Texaco	1025 Euclid Ave	San Diego	CA	92114-1022	619-263-8604
Ontario Texaco	2155 S Euclid Ave	Ontario	CA	91762-6517	909-395-0018
Orange Texaco	830 E Katella Ave	Orange	CA	92867-4900	714-771-6990
Oscar's Texaco	6320 Holmes Ave	Los Angeles	CA	90001-1824	323-587-2733
Pacific Beach Texaco	1680 Garnet Ave	San Diego	CA	92109-3116	619-273-4343
Palm Desert Texaco	74180 US Highway 111	Palm Desert	CA	92260-4137	760-346-3651
Palomar Texaco	665 Palomar Airport Rd	Carlsbad	CA	92009-1024	760-438-3656
Pan's Texaco	795 W Garvey Ave	Monterey Park	CA	91754-2707	626-289-3332
Panorama Texaco	13606 Roscoe Blvd	Van Nuys	CA	91402-3904	818-908-0900
Park's Texaco	1327 W Anaheim St	Wilmington	CA	90744-4109	310-549-1050
Patrick's Texaco	2527 Canada Blvd	Glendale	CA	91208-2028	818-244-1987
Payless Texaco Gas & Groceries	2750 Main St	Susanville	CA	96130-4742	530-257-4076
Peter Pan Texaco Station	1263 Huntington Dr	Duarte	CA	91010-2454	626-357-6514
Pine Valley Texaco	28880 Old Highway 80	Pine Valley	CA	91962	619-473-8540
Portola Valley Texaco	105 Portola Rd	Portola Valley	CA	94028-7853	650-851-6782
Preciado Texaco	1110 W Phillips Blvd	Pomona	CA	91766-4335	909-622-0041
R & F Texaco	700 S Main St	Fort Bragg	CA	95437-5302	707-964-5157
R Village Texaco	723 S Fortuna Blvd	Fortuna	CA	95540-3034	707-725-1176
Ramirez Brothers Texaco	530 E Avenida Pico	San Clemente	CA	92672-3852	949-492-2375
Ramona Texaco	1210 Main St	Ramona	CA	92065-2125	760-789-2411
Rancho Bernardo Texaco	12507 Rancho Bernardo Rd	San Diego	CA	92128-2317	619-487-2505
Rancho Texaco	105 Rancho Santa Fe Rd	San Marcos	CA	92069	760-471-5448
Ray's Texaco	2325 Colorado Blvd	Los Angeles	CA	90041-1144	323-254-0025
Ray's Texaco	3461 Mchenry Ave	Modesto	CA	95350-1445	209-526-3432
Ray's Texaco	18250 Colima Rd	Rowland Heights	CA	91748-2612	626-964-1363
Reedley Carwash & Texaco	790 I St	Reedley	CA	93654-2817	209-638-7966
Richards Texaco	36509 S Lassen Ave	Huron	CA	93234	209-945-2165
Rios Texaco	1145 11th St	Reedley	CA	93654-2937	209-638-3543
Rod's Texaco	8166 Foothill Blvd	Rancho Cucamonga	CA	91730-3103	909-946-2037
Rye Canyon Texaco Star Mart	28070 The Old Rd	Santa Clarita	CA	91355-1112	805-294-0571
S & A Texaco Market	3818 Niles St	Bakersfield	CA	93306-4539	805-871-3854
S & L Texaco	701 S I St	Madera	CA	93637-4614	209-674-3038
San Gabriel Texaco	8204 Huntington Dr	San Gabriel	CA	91775-1037	626-309-1785
Santa Paula Texaco	206 E Harvard Blvd	Santa Paula	CA	93060-3372	805-525-8735
Santa Rosa Texaco	1410 Santa Rosa Ave	Santa Rosa	CA	95404-5427	707-575-5275
Santos Texaco	32925 Sullivan Rd	Gustine	CA	95322-9526	209-854-1520
Seylian Texaco	6954 Atlantic Ave	Long Beach	CA	90805-1416	562-634-4100
Shadowridge Texaco	1590 S Melrose Dr	Vista	CA	92083-7440	760-599-0378
Shan's Texaco	15700 Sierra Hwy	Mojave	CA	93501-1512	805-824-4120
Soquel Texaco & Food Mart	2501 S Main St	Soquel	CA	95073-2407	408-475-5518
Stage Stop Texaco	4929 Dunsmuir Ave	Dunsmuir	CA	96025-1807	530-235-2461
Star Texaco	6962 Edinger Ave	Huntington Beach	CA	92647-3404	714-847-0027
Star Texaco	501 W Whittier Blvd	La Habra	CA	90631-3737	562-690-5757
Star Texaco	9859 Sepulveda Blvd	North Hills	CA	91343-3310	818-895-2060
Star Texaco Auto Ctr	3300 E Imperial Hwy	Brea	CA	92823-6348	714-961-8774
Steve's Texaco	4160 Saviers Rd	Oxnard	CA	93033-7133	805-488-4860
Stockdale Texaco	5321 Stockdale Hwy	Bakersfield	CA	93309-2643	805-837-1389
Summit Texaco	400 E Sleuber Rd	Tehachapi	CA	93561-8165	805-822-8645
Sun City Texaco	27181 McCall Blvd	Sun City	CA	92586-3315	909-679-8668
Superfine Texaco	500 S Alameda St	Los Angeles	CA	90013-1708	213-626-1259
Superior Texaco	1695 Superior Ave	Costa Mesa	CA	92627-3612	949-645-3793
Sweetwater Road Texaco	2835 Sweetwater Rd	Spring Valley	CA	91977-2530	619-589-6089
Table Mountain Texaco	14974 Highway 41	Madera	CA	93638-8892	209-822-2233
Takourian Texaco	22045 Barton Rd	Grand Terrace	CA	92313-5001	909-783-0385
Tamarack Texaco	945 Tamarack Ave	Carlsbad	CA	92008-3414	760-729-9723

Texaco	1865 Adams Ave	El Centro	CA	92243-1907	760-353-9666
Texaco	22470 Cactus Ave	Moreno Valley	CA	92553-9110	909-656-1454
Texaco	2740 Broad St	San Luis Obispo	CA	93401-5709	805-541-6852
Texaco 1 Stop	2459 W Tahoe St	Caruthers	CA	93609	209-864-3013
Texaco Auto Repair	1060 S Ditman Ave	Los Angeles	CA	90023-2405	323-265-2273
Texaco Automotive Svc	900 S Cherokee Ln	Lodi	CA	95240-4335	209-368-9801
Texaco Callexico Quickmart	800 S Imperial Ave	Calexico	CA	92231-3116	760-357-4366
Texaco Car Wash	15805 Roscoe Blvd	Sepulveda	CA	91343-6329	818-892-3365
Texaco Car Wash	19706 Ventura Blvd	Woodland Hills	CA	91364-2622	818-343-3090
Texaco Classic	859 N Highland Ave	Los Angeles	CA	90038-3416	213-464-4070
Texaco E Valley Pkwy	1602 E Valley Pkwy	Escondido	CA	92027-2409	760-737-9930
Texaco Firestone Tire Ctr	1195 W Foothill Blvd	Azusa	CA	91702-2845	626-334-2477
Texaco Food Mart	106 S Azusa Ave	Azusa	CA	91702-4555	626-334-0718
Texaco Food Mart	4050 Gosford Rd	Bakersfield	CA	93309-7692	805-833-4002
Texaco Food Mart	1295 3rd Ave	Chula Vista	CA	91911-3237	619-585-1265
Texaco Food Mart	2197 Sampson Ave	Corona	CA	91719-6011	909-278-9759
Texaco Food Mart	3001 Harbor Blvd	Costa Mesa	CA	92626-2504	714-557-0285
Texaco Food Mart	6000 Cerritos Ave	Cypress	CA	90630-4828	714-821-4887
Texaco Food Mart	601 N 2nd St	El Cajon	CA	92021-5849	619-579-3798
Texaco Food Mart	5783 N Palm Ave	Fresno	CA	93704-1843	209-435-1122
Texaco Food Mart	5756 N 1st St	Fresno	CA	93710-6204	209-431-8555
Texaco Food Mart	5316 W Shaw Ave	Fresno	CA	93722-5032	209-275-8957
Texaco Food Mart	3808 N Blackstone Ave	Fresno	CA	93726-3801	209-228-1205
Texaco Food Mart	1107 S Hacienda Blvd	Hacienda Heights	CA	91745-2231	626-330-0697
Texaco Food Mart	81951 US Highway 111	Indio	CA	92201-5418	760-347-1476
Texaco Food Mart	3565 N Los Coyotes Diagonal	Long Beach	CA	90808-2404	562-421-8964
Texaco Food Mart	9915 S Broadway	Los Angeles	CA	90003-4125	323-755-6818
Texaco Food Mart	1107 W Olive Ave	Merced	CA	95348-1953	209-725-2843
Texaco Food Mart	25561 Jeronimo Rd	Mission Viejo	CA	92691-2707	949-859-0185
Texaco Food Mart	28681 Marguerite Pkwy	Mission Viejo	CA	92692-3817	949-364-0463
Texaco Food Mart	660 Douglas Dr	Oceanside	CA	92054-6947	760-439-8227
Texaco Food Mart	2215 S Archibald Ave	Ontario	CA	91761-8534	909-947-0121
Texaco Food Mart	1815 N Tustin St	Orange	CA	92865-4604	714-921-1223
Texaco Food Mart	3232 E Chapman Ave	Orange	CA	92869-3710	714-633-8610
Texaco Food Mart	13341 Poway Rd	Poway	CA	92064-4625	619-748-6504
Texaco Food Mart	1221 University Ave	Riverside	CA	92507-4563	909-278-9759
Texaco Food Mart	4201 W Point Loma Blvd	San Diego	CA	92110-5637	619-222-3050
Texaco Food Mart	7737 Balboa Ave	San Diego	CA	92111-2229	619-571-3602
Texaco Food Mart	6125 Balboa Ave	San Diego	CA	92111-3105	619-576-6481
Texaco Food Mart	5103 Waring Rd	San Diego	CA	92120-2705	619-583-4508
Texaco Food Mart	18101 Ventura Blvd	Tarzana	CA	91356-3616	818-705-9653
Texaco Food Mart	202 S Mountain Ave	Upland	CA	91786-7029	909-982-2699
Texaco Food Mart	14213 7th St	Victorville	CA	92392-4207	760-951-1130
Texaco Food Mart	8990 Bolsa Ave	Westminster	CA	92683-5437	714-894-9669
Texaco Fuel & Marine Marketing	330 Golden Shore St # 170	Long Beach	CA	90802-4248	562-983-7500
Texaco Inc	82264 Trona Rd	Argos	CA	93562-1844	760-372-5543
Texaco Inc	1223 N Main St	Bishop	CA	93514-2411	760-873-5445
Texaco Inc	466 S Main St	Bishop	CA	93514-3421	760-873-8283
Texaco Inc	610 S Brawley Ave	Brawley	CA	92227-3124	760-344-7111
Texaco Inc	395 W Main St	Brawley	CA	92227-2242	760-344-3930
Texaco Inc	6000 Orangethorpe Ave	Buena Park	CA	90620-1336	714-523-4016
Texaco Inc	33928 County Line Rd	Calimesa	CA	92320-1102	909-795-7199
Texaco Inc	18727 Soledad Canyon Rd	Canyon Country	CA	91351-3741	805-251-7469
Texaco Inc	1498 Melrose Ave	Chula Vista	CA	91911-5548	619-420-1912
Texaco Inc	1450 Solano Way	Concord	CA	94520-5315	925-687-9430
Texaco Inc	1302 S 4th St	El Centro	CA	92243-4502	760-352-0929
Texaco Inc	1125 4th St	Eureka	CA	95501-0534	707-445-4440
Texaco Inc	1434 Myrtle Ave	Eureka	CA	95501-1305	707-445-4435
Texaco Inc	10115 Sierra Ave	Fontana	CA	92335-6724	909-356-1906
Texaco Inc	231 Oil Well Rd	Fortuna	CA	95540	707-725-2561
Texaco Inc	3464 E Ventura Ave	Fresno	CA	93702-3248	209-237-1039
Texaco Inc	1785 W Shaw Ave	Fresno	CA	93711-3417	209-229-6944

Texaco Inc	PO Box 39	Maricopa	CA	93252-0039	805-769-8844
Texaco Inc	40735 California Oaks Rd	Murrieta	CA	92562-5728	909-698-9642
Texaco Inc	2640 N Santiago Blvd	Orange	CA	92867-1859	714-283-0573
Texaco Inc	1861 N Ventura Rd	Oxnard	CA	93030-3325	805-485-3018
Texaco Inc	470 E Palmdale Blvd	Palmdale	CA	93550-4519	805-272-4533
Texaco Inc	1415 Pine St	Redding	CA	96001-0609	530-241-0772
Texaco Inc	3015 Del Mar Heights Rd	San Diego	CA	92130-1802	619-755-2114
Texaco Inc	858 Branham Ln	San Jose	CA	95136-1706	408-445-9811
Texaco Inc	679 W San Marcos Blvd	San Marcos	CA	92069-4219	760-471-5399
Texaco Inc	2435 Otay Center Dr	San Ysidro	CA	92173-3625	619-661-6777
Texaco Inc	24440 Lyons Ave	Santa Clarita	CA	91321-2347	805-259-9133
Texaco Inc	12007 Ventura Blvd	Studio City	CA	91604-2609	818-761-9294
Texaco Inc	18910 Crenshaw Blvd	Torrance	CA	90504-5907	310-516-7258
Texaco Inc	23140 Hawthorne Blvd	Torrance	CA	90505-3705	310-373-5447
Texaco Inc	1187 W Foothill Blvd	Upland	CA	91786-3733	909-931-9157
Texaco Inc	22040 Valley Blvd	Walnut	CA	91789-1407	909-595-6615
Texaco Lake Street Station	411 W Lake St	Mount Shasta	CA	96067-2122	530-926-3143
Texaco Mini Mart	501 Sierra St	Kingsburg	CA	93631-1711	209-897-3734
Texaco Mini Mart	3025 Santa Clara Ave	Oxnard	CA	93030-8952	805-983-0470
Texaco Refining & Marketing	907 Palm Ave	Imperial Beach	CA	91932-1503	619-429-3962
Texaco Refining & Marketing	1196 E Los Angeles Ave	Simi Valley	CA	93065-2802	805-526-2917
Texaco Star Mart	27055 Aliso Creek Rd	Aliso Viejo	CA	92656-3399	949-448-7481
Texaco Star Mart	3080 E La Palma Ave	Anaheim	CA	92806-2624	714-630-7827
Texaco Star Mart	10818 14th Ave	Armona	CA	93202	209-582-7296
Texaco Star Mart	903 Skyline Blvd	Avenal	CA	93204-1866	209-386-5900
Texaco Star Mart	6011 Manchester Blvd	Buena Park	CA	90621-2270	714-739-4777
Texaco Star Mart	22232 Wilmington Ave	Carson	CA	90745-4308	310-834-1297
Texaco Star Mart	1221 Whitley Ave	Corcoran	CA	93212-2327	209-992-2962
Texaco Star Mart	2747 E Manning Ave	Fowler	CA	93625-9747	209-834-3634
Texaco Star Mart	502 N Irwin St	Hanford	CA	93230-3824	209-582-7742
Texaco Star Mart	627 W 7th St	Hanford	CA	93230-4563	209-583-7490
Texaco Star Mart	51 Technology Dr	Irvine	CA	92618-2346	949-727-7017
Texaco Star Mart	1499 Simpson St	Kingsburg	CA	93631-1935	209-897-1061
Texaco Star Mart	5261 Baltimore Dr	La Mesa	CA	91942-2081	619-461-5417
Texaco Star Mart	43620 Challenger Way	Lancaster	CA	93535-4112	805-723-0954
Texaco Star Mart	161 W D St	Lemoore	CA	93245-2937	209-924-5026
Texaco Star Mart	30107 Antelope Rd	Menifee	CA	92584-8062	909-696-2345
Texaco Star Mart	37204 47th St E	Palmdale	CA	93552-4421	805-285-7743
Texaco Star Mart	4039 N Perris Blvd	Perris	CA	92571-9245	909-657-4087
Texaco Star Mart	2471 N Towne Ave	Pomona	CA	91767-2418	909-590-3584
Texaco Star Mart	30114 Santa Margarita Pkwy	Rcho Sta Marg	CA	92688-3603	949-459-8681
Texaco Star Mart	3610 W Mount Whitney Ave	Riverdale	CA	93656	209-867-3552
Texaco Star Mart	7785 Clairemont Mesa Blvd	San Diego	CA	92111-1532	619-576-0114
Texaco Star Mart	8815 Lake Murray Blvd	San Diego	CA	92119-2103	619-698-3334
Texaco Star Mart	18801 Via Princessa	Santa Clarita	CA	91351-4946	805-252-1012
Texaco Star Mart	17918 Bear Valley Rd	Victorville	CA	92392-5176	760-241-2290
Texaco Star Mart & Great Bagel	107 W Ventura Blvd	Camarillo	CA	93010-8353	805-388-3147
Texaco Station-Super Dollar	5651 Imperial Hwy	South Gate	CA	90280-7419	562-869-5088
Texaco Subway	221 N Emerald Dr	Vista	CA	92083-6109	760-630-5168
Texaco Superfine Svc	8730 Lankershim Blvd	Sun Valley	CA	91352-2515	818-767-2570
Texaco Vista	911 E Vista Way	Vista	CA	92084-5241	760-758-5174
Texaco Xpress Lube	6501 White Ln	Bakersfield	CA	93309-7772	805-397-1189
Texaco Xpress Lube	831 Francisco Blvd E	San Rafael	CA	94901-4725	415-457-4272
Texaco Xpress Lube	762 Nogales Ave	Walnut	CA	91789-4532	626-965-6032
Thomas Texaco	824 E Yosemite Ave	Manteca	CA	95336-5828	209-825-7722
Tolga's Texaco	9475 Warner Ave	Fountain Valley	CA	92708-2820	714-965-1918
Tony's Texaco	515 N Magnolia Ave	El Cajon	CA	92020-3608	619-440-2957
Ukiah Texaco	704 E Perkins St	Ukiah	CA	95482-4146	707-468-7447
University City Texaco	3918 Governor Dr	San Diego	CA	92122-2521	619-453-1686
University Texaco Svc	1300 W Blaine St	Riverside	CA	92507-3616	909-787-0625
Upland Texaco	811 W Foothill Blvd	Upland	CA	91786-3727	909-985-2513
V S Texaco	3010 S Bundy Dr	Los Angeles	CA	90066-1015	310-391-1778

Ventu Texaco	9459 Telephone Rd	Ventura	CA	93004-2604	805-647-9150
Vermont Texaco	1533 S Vermont Ave	Los Angeles	CA	90006-4505	213-480-0988
Victoria Texaco	2439 S Victoria Ave	Ventura	CA	93003-6653	805-644-5507
Village Texaco	43510 Florida Ave	Hemet	CA	92544-5209	909-927-1256
Walnut Texaco	5097 Hollister Ave	Santa Barbara	CA	93111-2637	805-967-0654
Westchester Texaco & Car Wash	5800 W Manchester Ave	Los Angeles	CA	90045-4428	310-215-9380
Westside Texaco	2451 Needles Hwy	Needles	CA	92363-2108	760-326-2808
Westwood Texaco	11611 Rancho Bernardo Rd	San Diego	CA	92127-1437	619-487-6611
Wheel Service Texaco	2600 W Lincoln Ave	Anaheim	CA	92801-6312	714-827-0651
Woodlake Texaco	23201 Ventura Blvd	Woodland Hills	CA	91364-1002	818-225-7000
Woodland Hills Texaco	5314 Topanga Canyon Blvd	Woodland Hills	CA	91364-1718	818-340-9902
Yaralian Texaco	16809 Pioneer Blvd	Artesia	CA	90701-1719	562-865-7616

Alameda County District Attorney 1225 Fallon St, Room 900 Oakland, CA 94612	Los Angeles County District Attorney 210 W Temple St, 18th Floor Los Angeles, CA 90012	Mono County District Attorney PO Box 617 Bridgeport, CA 93517
Alpine County District Attorney PO Box 248 Markleeville, CA 96120	Madera County District Attorney 209 W Yosemite Ave Madera, CA 93637	San Joaquin County District Attorney PO Box 990 Stockton, CA 95202
Amador County District Attorney 708 Court, Suite 202 Jackson, CA 95642	Mariposa County District Attorney 5088 Bullion St Mariposa, CA 95338	San Francisco County District Attorney 850 Bryant St, Rm 322 San Francisco, CA 94103
Butte County District Attorney 25 County Center Dr. Oroville, CA 95965	Marin County District Attorney Hall of Justice, Civic Center, 183 San Rafael, CA 94903	San Diego County District Attorney 330 Broadway San Diego, CA 92101
Calaveras County District Attorney Government Center San Andreas, CA 95249	Mendocino County District Attorney 100 N State St Ukiah, CA 95482	San Bernardino County District Attorney 316 N Mountain View Ave San Bernardino, CA 92415
California Attorney General P.O. Box 944255 Sacramento CA 94244 -2550	Los Angeles City Attorney 200 N Main St Ste 1800 Los Angeles CA 90012	San Francisco City Attorney 1390 Market St 5th Floor San Francisco, CA 94102
Colusa County District Attorney Courthouse, 547 Market St. Colusa, CA 95932	Inyo County District Attorney 168 N Edwards Independence, CA 93526	Placer County District Attorney 11562 B Ave Auburn, CA 95603
Contra Costa County District Attorney PO Box 670 Martinez, CA 94553	Orange County District Attorney PO Box 808 Santa Ana, CA 92702	Merced County District Attorney 2222 M St Merced, CA 95340
Del Norte County District Attorney 450 H St Crescent City, CA 95531	Nevada County District Attorney 201 Church St, Suite 10 Nevada City, CA 95959	Napa County District Attorney PO Box 720 Napa, CA 94559
El Dorado County District Attorney 515 Main St Placerville, CA 95667	Plumas County District Attorney PO Box 10716 Quincy, CA 95971	Riverside County District Attorney 4077 Main St Riverside, CA 92501
Fresno County District Attorney 2220 Tulare St, Ste. 1000 Fresno, CA 93721	Sacramento County District Attorney PO Box 749 Sacramento, CA 95812	San Benito County District Attorney 419 4th St Hollister, CA 95023
Glenn County District Attorney PO Box 430 Willows, CA 95988	San Luis Obispo County District Attorney County Government Center, Rm 450 San Luis Obispo, CA 93408	Siskiyou County District Attorney PO Box 986 Yreka, CA 96097
Humboldt County District Attorney 825 5th St Eureka, CA 95501	San Mateo County District Attorney County Government Center Redwood City, CA 94063	Solano County District Attorney 600 Union Ave Fairfield, CA 94553

Imperial County District Attorney Courthouse, 939 Main St El Centro, CA 92243	Santa Barbara County District Attorney 118 E Figueroa St Santa Barbara, CA 93101	Sonoma County District Attorney 600 Administration Dr., Rm 212 Santa Rosa, CA 95402
Kern County District Attorney 1215 Truxtum Ave. Bakersfield, CA 93301	Santa Clara County District Attorney 70 W Hedding St. San Jose, CA 95110	Shasta County District Attorney 1525 Court St, 3rd Floor Redding, CA 96001
Kings County District Attorney Gov't Ctr, 1400 W Lacey Blvd Hanford, CA 93230	Santa Cruz County District Attorney PO Box 1159 Santa Cruz, CA 95061	Sierra County District Attorney PO Box 457 Downieville, CA 95936
Lake County District Attorney 225 N Forbes St Lakeport, CA 95453	Stanislaus County District Attorney PO Box 442 Modesto, CA 95353	Trinity County District Attorney PO Box 310 Weaverville, CA 96093
Modoc County District Attorney PO Box 1171 Alturas, CA 96101	Sutter County District Attorney Courthouse Annex, 2nd and "C" St Yuba City, CA 95991	Yuba County District Attorney 215 5th St Marysville, CA 95901
San Diego City Attorney 1200 3rd Ave Ste 1620 San Diego, CA 92101	Lassen County District Attorney 200 S Lassen St, Courthouse Annex Susanville, CA 96130	Monterey County District Attorney PO Box 1369 Salinas, CA 93902
Tuolumne County District Attorney 2 S Green St Sonora, CA 95370	Tulare County District Attorney County Civic Center, Rm 224 Visalia, CA 93291	Yolo County District Attorney 204 Fourth St Woodland, CA 95695
Ventura County District Attorney 800 S Victoria Ave Ventura, CA 93003	Tehama County District Attorney 444 Oak St Red Bluff, CA 96080	P. I. Bijur CEO, Texaco 2000 Westchester Ave. White Plains, NY 10605