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10	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA		
11	SOUTHI	ERN DIVISION	
12			
13	PETER MOSES GUTIERREZ, JR., <i>et al.</i> ,	Case No. 8:21-CV-01628-DOC(JDEx)	
14 15	Plaintiffs,	ORDER GRANTING PRELIMINARY APPROVAL OF PROPOSED SETTLEMENT [476]	
16		Hon. David O. Carter	
17	AMPLIFY ENERGY CORP., et al.,		
18	Defendants.		
19			
20	Before the Court is the Motion for Preliminary Approval of Class Settlement		
21	and Direction of Notice Under Fed. R. Civ. P. 23(e) ("Motion for Preliminary		
22	Settlement Approval"), filed by Plaintiffs Peter Moses Gutierrez, Jr.; John Pedicini		
23	and Marysue Pedicini, individually and as Trustees of the T & G Trust; Rajasekaran		
24	Wickramasekaran and Chandralekha Wickramasekaran, individually and as Trustees		
25	of the Wickramasekaran Family Trust; Donald C. Brockman, individually and as		
26	Trustee of the Donald C. Brockman Trust; Heidi M. Jacques, individually and as		
27	Trustee of the Heidi M. Brockman Trust; LBC Seafood, Inc.; Quality Sea Food Inc.;		
28	Beyond Business Incorporated, d/b/a Big Fish Bait & Tackle; Josh Hernandez; John		
		1 Case No. 8:21-CV-01628-DOC(JDEx)	
	ORDER GRANTING PRELIMINAR	Y APPROVAL OF PROPOSED SETTLEMENT	

Crowe; Banzai Surf Company, LLC; Davey's Locker Sportfishing, Inc.; East Meets 1 2 West Excursions; Bongos Sportfishing LLC; Bongos III Sportfishing LLC; and 3 Tyler Wayman ("Plaintiffs"). Plaintiffs and Defendants Amplify Energy Corporation, Beta Operating Company, LLC, and San Pedro Bay Pipeline Company 4 5 (collectively "Amplify") have entered into a Class Settlement Agreement and Release, dated October 17, 2022 ("Settlement Agreement"). Having thoroughly 6 reviewed the Settlement Agreement, including the proposed forms of class notice 7 8 and other exhibits thereto; the Motion for Preliminary Settlement Approval, and the 9 papers and arguments in connection therewith, and good cause appearing, the Court 10 hereby **ORDERS** as follows: The capitalized terms used in this Order Granting Preliminary Approval 11 1. of Proposed Settlement have the same meaning as defined in the Settlement 12 13 Agreement. The Court hereby preliminarily approves the Settlement Agreement and 14 2. the terms embodied therein. The Court finds that the proposed Settlement Classes, 15 as defined in the Settlement Agreement, likely meet the requirements for class 16 certification under Fed. R. Civ. P. 23(a) and 23(b)(3) as follows: 17 18 The Settlement Classes are so numerous that joinder of all a. members in a single proceeding would be impracticable; 19 The members of the Settlement Classes share common questions 20b. 21 of law and fact; The Plaintiffs' claims are typical of those of the Settlement Class 22 c. 23 Members; 24 d. The Plaintiffs and Interim Co-Lead Counsel have fairly and adequately represented the interests of the Settlement Classes and will 25

26 continue to do so; and
27 e. Questions of law and fact common to the Settlement Classes
28 predominate over the questions affecting only individual Settlement

Class Members, and certification of the Settlement Classes is superior to other available methods for the fair and efficient adjudication of this controversy.

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The Court finds, pursuant to Fed. R. Civ. P. 23(e)(1)(B)(i), that the 4 3. 5 proposed Settlement Agreement is likely fair, reasonable, and adequate, entered into in good faith, and free from collusion. The Court furthermore finds that Interim Co-6 7 lead Counsel have ably represented the proposed Settlement Classes. They 8 conducted a thorough investigation of the facts and law prior to filing suit, engaged in and reviewed substantial discovery, and are knowledgeable of the strengths and 9 10 weaknesses of the case. The involvement of Judge Layn Phillips (Ret.) and Judge Sally Shushan (Ret.), two highly qualified mediators, in the settlement process 11 supports this Court's finding that the Settlement Agreement was reached at arm's 12 13 length and is free from collusion. The relief, monetary and injunctive, provided for in the Settlement Agreement outweighs the substantial costs, delay, and risks 14 presented by further prosecution of issues during pre-trial, trial, and possible appeal. 15 Based on these factors, the Court concludes that the Settlement Agreement meets 16 the criteria for preliminary settlement approval and is deemed fair, reasonable, and 17 adequate, such that notice to the Settlement Classes is appropriate. 18

Having considered the factors set forth in Fed. Riv. Civ. P. 23(g), the
 Court appoints Interim Co-Lead Counsel Wylie A. Aitken, Lexi J. Hazam, and
 Stephen Larson as Interim Settlement Class Counsel.

5. A Final Approval Hearing shall be held before this Court at April 24,
2023, to: (a) determine whether the proposed Settlement should be finally approved
as fair, reasonable, and adequate so that the Final Approval Order and Judgment
should be entered; (b) consider any timely objections to this Settlement and the
Parties' responses to such objections; (c) rule on any application for attorneys' fees
and expenses; (d) rule on any application for incentive awards; and (e) determine

whether the Plans of Distribution that will be submitted by Interim Settlement Class
 Counsel should be approved.

6. Consideration of the Plans of Distribution, any application for attorneys'
fees and expenses and any objections thereto, and any application for incentive
awards and any objections thereto, shall be separate from consideration of whether
the proposed Settlement should be approved, and the Court's rulings on each motion
or application shall be embodied in a separate order.

8 7. Plaintiffs shall file their motion for final settlement approval no later
9 than January 25, 2023.

8. The Court appoints JND Legal Administration as the Settlement
 Administrator in this Action. In accordance with the Parties' Settlement Agreement
 and the Orders of this Court, the Settlement Administrator shall effectuate the
 provision of notice to Settlement Class Members and shall administer the Settlement
 Agreement and distribution process.

9. The Court finds that the Parties' plan for providing Notice to the Classes
 (a) constitutes the best notice practicable under the circumstances of this Action;
 (b) constitutes due and sufficient notice to the Classes of the terms of the Settlement
 Agreement and the Final Approval Hearing; and (c) complies fully with the
 requirements of the Federal Rules of Civil Procedure, the United States
 Constitution, and any other applicable law.

10. The Court approves, as to form and content, the Direct Notices, Long
Form Notices, and Email notices substantially in the forms attached as Exhibits B-J
to the Declaration of Jennifer Keough In Support of Motion for Preliminary
Approval of Class Action Settlement and Direction of Notice ("Keough
Declaration").

11. By January 16, 2023, the Settlement Administrator shall complete direct
notice substantially in the form attached to the Keough Declaration as Exhibits E-J.

12. By November 28, 2022, the Settlement Administrator shall cause the 1 2 Long Form Notice to be published on the website created for this settlement, 3 www.OCOilSpillSettlement.com. The Long Form Notice shall be substantially in the form attached to the Keough Declaration as Exhibits B-D. 4

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13. By January 20, 2023, the Settlement Administrator shall file with the Court declarations attesting to compliance with this paragraph. 6

7 14. Each and every member of the Settlement Classes shall be bound by all 8 determinations and orders pertaining to the Settlement, including the release of all claims to the extent set forth in the Settlement Agreement, unless such person 9 requests exclusion from the Settlement in a timely and proper manner, as hereinafter 10 11 provided.

15. A member of the Settlement Classes wishing to request exclusion (or 12 "opt-out") from the Settlement shall mail a request for exclusion to the Settlement 13 Administrator. The request for exclusion must be in writing, must be mailed to the 14 Settlement Administrator at the address specified in the Notice, must be postmarked 15 16 no later February 14, 2023, and must clearly state the Settlement Class Member's desire to be excluded from the Settlement Classes, as well as the Settlement Class 17 18 Member's name, address, and signature. The request for exclusion shall not be 19 effective unless it provides the required information and is made within the time stated above. No member of the Settlement Classes, or any person acting on behalf 20 21 of or in concert or in participation with a member of the Settlement Classes, may request exclusion of any other member of a Settlement Class from the Settlement. 22

23 16. Members of the proposed Settlement Classes who timely request exclusion from the Settlement will relinquish their rights to benefits under the 24 Settlement and will not release any claims against Amplify. 25

17. All members of the proposed Settlement Classes who do not timely and 26 validly request exclusion shall be bound by all terms of the Settlement Agreement 27 and by the Final Approval Order and Judgment even if they have previously 28

initiated or subsequently initiate individual litigation or any other proceedings
 against Amplify.

18. The Settlement Administrator will provide promptly, and no later than
February 20, 2023, Plaintiffs and Amplify with copies of any exclusion requests,
and Plaintiffs shall file a list of all persons who have validly opted out of the
Settlement with the Court prior to the Final Approval Hearing.

19. Any Settlement Class Member may object to the Settlement Agreement,
any application for attorneys' fees and expenses, any application for incentive
awards, and/or the Plans of Distribution submitted by Interim Settlement Class
Counsel. Any Settlement Class Member who wishes to object must file with the
Court and serve on all counsel listed in paragraph 22, below, no later than February
14, 2023, a detailed statement of the specific objections being made and the basis for
those objections.

20. In addition to the statement, the objecting Settlement Class Member 14 must include the objecting Settlement Class Member's name, address, and telephone 15 number. Any objecting Settlement Class Member shall have the right to appear and 16 be heard at the Final Approval Hearing, either personally or through an attorney 17 retained at the Settlement Class Member's expense. Any Settlement Class Member 18 who intends to appear at the Final Approval Hearing either in person or through 19 counsel must file with the Court and serve on all counsel listed in paragraph 22, no 2021 later than February 14, 2023, a written notice of intention to appear. Failure to file a notice of intention to appear will result in the Court declining to hear the objecting 22 23 Settlement Class Member or the Settlement Class Member's counsel at the Final Approval Hearing. 24

25 21. Interim Settlement Class Counsel shall file a supplemental brief in
26 support of Final Settlement Approval and a supplemental brief in support of the
27 Plans of Distribution that responds to any objections by February 24, 2023.

22. Service of all papers on counsel for the Parties shall be made as follows:
 for Interim Settlement Class Counsel, to: Lexi J. Hazam, Esq. at Lieff, Cabraser,
 Heimann & Bernstein LLP, 275 Battery Street, Suite 2900, San Francisco, CA
 94111, Wylie A. Aitken at Aitken Aitken Cohn, 3 MacArthur Place, Suite 800,
 Santa Ana, CA 92808, and Stephen G. Larson at Larson, LLP, 600 Anton Blvd.,
 Suite 1270 Costa Mesa, CA 92626; for Amplify's Counsel, to Daniel T. Donovan,
 Kirkland & Ellis LLP, 1301 Pennsylvania Avenue, N.W., Washington, D.C. 20004.

8 23. Any Settlement Class Member who does not make an objection in the
9 time and manner provided shall be deemed to have waived such objection and
10 forever shall be foreclosed from making any objection to the fairness or adequacy of
11 the proposed Settlement, the payment of attorneys' fees and expenses and incentive
12 awards, the Plans of Distribution, the Final Approval Order, and the Judgment.

13 24. In the event that the proposed Settlement is not approved by the Court, or in the event that the Settlement Agreement becomes null and void pursuant to its 14 terms, this Order and all Orders entered in connection therewith shall become null 15 and void, shall be of no further force and effect, and shall not be used or referred to 16 for any purposes whatsoever in this Action or in any other case or controversy. In 17 such event, the Settlement Agreement and all negotiations and proceedings directly 18 related thereto shall be deemed to be without prejudice to the rights of any and all of 19 the Parties, who shall be restored to their respective positions as of the date and time 20 immediately preceding the execution of the Settlement Agreement. 21

22 25. The Court may, for good cause, extend any of the deadlines set forth in
23 this Order without further notice to the Class Members. The Final Approval
24 Hearing may, from time to time and without further notice to the Settlement Class
25 Members, be continued by order of the Court.

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1	26. The following schedule is hereby ordered:		
2	Last Day for the Plaintiffs to file Plan of	December 16, 2022	
3	Distribution		
4	Notice to be Completed	January 17, 2023	
5	Last day for Plaintiffs to File motion for Final		
6	Approval of Settlement and Approval of Plans of Distribution, and for Interim		
7	Settlement Class Counsel to file Application	January 25, 2023	
8	for Fees and Expenses and for Service Awards		
9	Last day to file Objections or Opt-Out	Eshmany 14, 2022	
10	Requests	February 14, 2023	
11	Last day to file replies in support of Final Approval, Plans of Distribution, Attorneys'	February 24, 2023	
12	Fees and Expenses, and Service Awards	rebruary 24, 2025	
13	Final Approval Hearing	April 24, 2023	
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15	IT IS SO ORDERED.		
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18	DATED: December 7, 2022		
19 20	plavid O. Carter		
21	Hon. David O Carter		
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