Case 22-02384-LT11 Filed 03/12/25 Entered 03 CSD 1001A [07/01/18](Page 1)	3/14/25 21:11:09 Doc 1557 Pg. 1 of Docket #1557 Date Filed: 03/12/2025
Name, Address, Telephone No. & I.D. No.	Docket #1337 Date Tiled: 03/12/2023
<ul> <li>Name, Address, Telephone No. &amp; I.D. No.</li> <li>Name, Address, Telephone No. &amp; I.D. No.</li> <li>Samuel R. Maizel (Bar No. 189301)</li> <li>Tania M. Moyron (Bar No. 235736)</li> <li>DENTONS US LLP</li> <li>601 South Figueroa Street, Suite 2500</li> <li>Los Angeles, CA 90017-5704</li> <li>Telephone: 213/623-9300</li> <li>Attorneys for Post-Effective Date Debtor and the Co-Liquidating Trustee</li> <li>Jeffrey N. Pomerantz (Bar No. 143717)</li> <li>Steven W. Golden (Admitted Pro Hac Vice)</li> <li>PACHULSKI STANG ZIEHL &amp; JONES LLP</li> </ul>	Order Entered on March 12, 2025 by Clerk U.S. Bankruptcy Court Southern District of California
10100 Santa Monica Blvd., 13th Floor Los Angeles, CA 90067 Telephone: 310/277-6910	
Attorneys for the Co-Liquidating Trustee	
UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF CALIFORNIA 325 West F Street, San Diego, California 92101-6991	1
In Re BORREGO COMMUNITY HEALTH FOUNDATION,	BANKRUPTCY NO. 22-02384-LT11
Debtor.	

#### ORDER ON

#### STIPULATION BY AND AMONG THE POST-EFFECTIVE DATE DEBTOR, THE LIQUIDATING TRUSTEE, THE CO-LIQUIDATING TRUSTEES AND ANNA NAVARRO REGARDING CLAIM NO. 124

The court orders as set forth on the continuation pages attached and numbered 2 through 2 with

exhibits, if any, for a total of <u>22</u> pages. Stipulation Docket Entry No. <u>1553</u>.

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DATED: March 12, 2025

Judge, United States Bankruptcy Court



CSD 1001A LA:4909-0626-1287.1 10283.002

# Case 22-02384-LT11 Filed 03/12/25 Entered 03/14/25 21:11:09 Doc 1557 Pg. 2 of CSD 1001A [07/01/18](Page 2) 26 ORDER ON STIPULATION BY AND AMONG THE POST-EFFECTIVE DATE DEBTOR, THE LIQUIDATING TRUSTEE, THE CO-LIQUIDATING TRUSTEES AND ANNA NAVARRO REGARDING CLAIM NO. 124

DEBTOR: BORREGO COMMUNITY HEALTH FOUNDATION

CASE NO: 22-02384-LT11

On March 11, 2025, Borrego Community Health Foundation (the Post-Effective Date Debtor), The Liquidating Trustee, the Co-Liquidating Trustees and John Davidson filed a *Stipulation By and Among the Post-Effective Date Debtor, The Liquidating Trustee, The Co-Liquidating Trustees And Anna Navarro Regarding Claim No. 124* [Docket No. 1553] (the "<u>Stipulation</u>").

#### IT IS HEREBY ORDERED:

1. That the Stipulation, attached hereto as **Exhibit 1**, is approved in its entirety.

2. That the terms and conditions of the Stipulation shall be binding upon the parties and are hereby fully incorporated into this Order by this reference.





# **EXHIBIT 1**

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(213) 623-9300	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	samuel.maizel( TANIA M. MC tania.moyron(a) DENTONS US 601 South Figu Los Angeles, C Telephone: 21 Facsimile: 21 Attorneys for th Debtor and the Jeffrey N. Pom Steven W. Gold PACHULSKI S 10100 Santa M Los Angeles, C Telephone: 310 Facsimile: 310- Email: jpomera sgolden(a)pszjla	OYRON (Bar No dentons.com LLP eroa Street, Suite alifornia 90017- 3 623-9300 3 623-9924 ne Post-Effective Co-Liquidating erantz (Bar No. 1 den (Admitted Pr STANG ZIEHL o onica Blvd., 13th A 90067 0-277-6910 -201-0760 untz@pszjlaw.com ne Co-Liquidatin <b>UNITED ST</b>	b. 235736) te 2500 -5704 te Date Trustee 143717) ro Hac Vice) & JONES LLP h Floor m
	15 16	In re	SUUTHERN	Case No. 22-02384-11
	17	BORREGO CO		Chapter 11 Case
	18	HEALTH FOU		Judge: Honorable Laura S. Taylor
	19	Possessio	nd Debtor in on.	STIPULATION BY AND AMONG THE POST-EFFECTIVE DATE DEBTOR,
	20			THE LIQUIDATING TRUSTEE, THE CO-LIQUIDATING TRUSTEES AND
	21			ANNA NAVARRO REGARDING CLAIM
	22 23			NO. 124
	23			
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		4921-3627-6001.1 10283	3.00003	
		l		Signed by Judge Laura Stuart Taylor March 12, 2025

DENTONS US LLP 601 South Figueroa STREET, Suite 2500 Los ANGELES, California 90017-5704 (213) 623-9300

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Borrego Community Health Foundation, the debtor and debtor in possession (prior to the effective date of the Plan (defined below), the "<u>Debtor</u>," and after the effective date, the "<u>Post-Effective Date Debtor</u>") in the above-captioned chapter 11 bankruptcy case, the Liquidating Trustee (the "<u>Liquidating Trustee</u>") of the Borrego Community Health Foundation Liquidating Trust (the "<u>Liquidating Trust</u>"), the Co-Liquidating Trustees of the Liquidating Trust (the "<u>Co-Liquidating Trustees</u>") and Anna Navarro (the "<u>Claimant</u>", and collectively with the Post-Effective Date Debtor, the Liquidating Trustee, and the Co-Liquidating Trustees, the "<u>Parties</u>") hereby enter into this *Stipulation By and Among the Post-Effective Date Debtor, the Liquidating Trustee, the Co-Liquidating Trustees and Anna Navarro Regarding Claim No. 124*.

#### **RECITALS**

WHEREAS, on September 12, 2022, the Debtor filed a voluntary petition for
relief under chapter 11 of title 11 of the United States Code commencing Case No.
22-02384 (the "<u>Chapter 11 Case</u>") in the United States Bankruptcy Court for the
Southern District of California;

WHEREAS, on or about November 18, 2022, Claimant filed Proof of Claim
No. 124 in the amount of \$526,368.84 ("<u>Claim 124</u>"), a copy of which is attached
hereto as Exhibit A;

WHEREAS, the Liquidating Trust was established pursuant to the *First* Amended Joint Combined Disclosure Statement and Chapter 11 Plan of Liquidation of Borrego Community Health Foundation [Docket No. 1168] (the "<u>Plan</u>"), confirmed by the order [Docket No. 1273] entered January 25, 2024 (the "<u>Confirmation Order</u>"), and that certain Liquidating Trust Agreement, dated as of

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February 14, 2024 (the "Liquidating Trust Agreement");

WHEREAS, the Post-Effective Date Debtor has reviewed its books and
records and believes that Claim 124 relates to alleged wrongful termination of the
Claimant while Claimant was employed by the Debtor; and

WHEREAS, after the Post-Effective Date Debtor's professionals reviewed Claim 124, the Parties have agreed to resolve any issues regarding Claim 124 as set forth herein.

#### **STIPULATION**

**NOW THEREFORE,** subject to the approval of the Court, the Parties hereby agree and stipulate as follows:

1. Claim 124 shall be reduced and allowed as a general unsecured claim in the amount of \$20,000.00 (the "<u>Allowed Claim Amount</u>").

2. Within thirty (30) days of entry of the order approving this Stipulation, the Liquidating Trust shall pay the Allowed Claim Amount to Claimant pursuant to the Plan.

3. In consideration of the agreements with and value provided herein and 16 17 other good and valuable consideration, the Parties hereby waive, remise, release and forever discharge the other, including each of their respective former and 18 current predecessors, successors, assigns, affiliates, subsidiaries, parent companies, 19 shareholders, partners, members, managers, investors directors, officers. 20 accountants, attorneys, employees, agents, representatives and servants of, from and 21 22 against any and all claims, actions, causes of action, suits, proceedings, defenses, counterclaims, contracts, judgments, damages, accounts, reckonings, executions, 23 and liabilities whatsoever of every name and nature, whether known or unknown, 24 whether or not well-founded in fact or in law, and whether in law, at equity or 25 otherwise, which either Party ever had or now has for or by reason of any matter, 26 cause or anything whatsoever to this date relating to or arising out of the Parties' 27 28 prior business relationship, or the Chapter 11 Case.

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4. Each of the Parties to the Stipulation acknowledge that they are familiar with California Civil Code Section 1542 and with respect to the matters 2 released herein, each Party expressly waives any and all rights under California 3 Civil Code Section 1542 and under any other federal or state statute or law of 4 similar effect. California Civil Code Section 1542 provides: 5

> A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

5. Claimant hereby warrants that Claimant (a) is authorized and empowered to execute this Stipulation on behalf of the Claimant, (b) has read this Stipulation in its entirety and fully understands and accepts the terms set forth herein, (c) has had an opportunity to consult with legal counsel and any other advisors of Claimant's choice with respect to the terms of this Stipulation, and (d) is signing this Stipulation on Claimant's own free will.

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6. The terms, covenants, conditions, and provisions of this Stipulation 1 cannot be altered, changed, modified, or added to, or deleted from, except in a 2 writing signed by all parties hereto. 3 7. This Stipulation may be executed in counterparts each of which shall 4 5 be deemed an original, but all of which together shall constitute one and the same. 8. The Court shall retain jurisdiction over all matters relating to the 6 interpretation and enforcement of this Stipulation. 7 8 Dated: March 11, 2025 DENTONS US LLP 9 SAMUEL R. MAIZEL TANIA M. MOYRON 10 11 /s/ Tania M. Moyron Tania M. Moyron By 12 Attorneys for the Post-Effective Date 13 Debtor and the Co-Liquidating Trustee 14 PACHULSKI STANG ZIEHL & JONES LLP Jeffrey N. Pomerantz Dated: March 11, 2025 15 Steven W. Golden 16 By <u>/s/ Steven W. Golden</u> Steven W. Golden 17 18 Attorneys for the Co-Liquidating Trustee 19 Dated: March <u>11</u>, 2025 SMALL LAW PC 20 21 By William F. Small 22 Attorneys for Claimant, Anna Navarro 23 24 25 26 27 28 5 4921-3627-6001.1 10283.00003

DENTONS US LLP 601 South Figueroa STREET, Suite 2500 Los ANGELES, California 90017-5704 (213) 623-9300

# **EXHIBIT** A

#### Casse 22-023844 [[111 Filede3/03/25/25nteedte3/d1/03/144/25421: DD:09553Doeg1557 Pg. 10 of 26

Claim #124 Date Filed: 11/18/2022

Fill in this information to identify the case:		
Debtor	Borrego Community Health Founda	ation
United States Ba	ankruptcy Court for the: Southern	_ District of <u>Californ</u> ia
Case number	22-02384	_

## Official Form 410 **Proof of Claim**

04/22

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies or any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Ρ	art 1: Identify the Clair	n	
1.	Who is the current creditor?	Anna Navarro Name of the current creditor (the person or entity to be paid for this claim Other names the creditor used with the debtor	n)
2.	Has this claim been acquired from someone else?	No     Yes. From whom?	
3.	Where should notices and payments to the creditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Where should notices to the creditor be sent?         Anna Navarro         c/o Small Law PC         501 West Broadway, Suite 1360         SAN DIEGO, CA 92101, United States         Contact phone       6194304795         Contact email       kelly@smalllawcorp.com         Uniform claim identifier for electronic payments in chapter 13 (if you use	Where should payments to the creditor be sent? (if different)         Contact phone         Contact email         one):
4.	Does this claim amend one already filed?	<ul><li>No</li><li>Yes. Claim number on court claims registry (if known)</li></ul>	Filed on
5.	Do you know if anyone else has filed a proof of claim for this claim?	<ul> <li>No</li> <li>Yes. Who made the earlier filing?</li> </ul>	

**Proof of Claim** 



#### Casse 22-023844L[[111 Filed@3/02/25/25nteredt@3/dd/25/14/25421:DD:09553DoPg1857 Pg. 11 19 of 26

P	art 2: Give Information A	bout the Claim as of the Date the Case Was Filed	
6.	<ul> <li>Do you have any number you use to identify the debtor?</li> <li>No</li> <li>Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor:</li></ul>		
7.	How much is the claim?	\$ 526,368.84 Does this amount include interest or other charges?	
		Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).	
8.	What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).	
		Limit disclosing information that is entitled to privacy, such as health care information.	
		Services Performed, Wrongful Termination, Age Discrimination	
9.	Is all or part of the claim secured?	No	
	Secureur	Yes. The claim is secured by a lien on property.	
		Nature or property:	
		Real estate: If the claim is secured by the debtor's principle residence, file a <i>Mortgage Proof of Claim Attachment</i> (Official Form 410-A) with this <i>Proof of Claim</i> .	
		Motor vehicle	
		Other. Describe:	
		Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)	
		Value of property: \$	
		Amount of the claim that is secured: \$	
		Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amount should match the amount in line 7.)	
		Amount necessary to cure any default as of the date of the petition: \$	
		Annual Interest Rate (when case was filed)%	
		Variable	
10	Is this claim based on a lease?	No Yes. Amount necessary to cure any default as of the date of the petition. \$	
11	Is this claim subject to a right of setoff?	Vo	



#### Casse 22-023844L[[T11 Filed@3/03/25/25nteedt@36d./03/14/25421:DD:09553Doeg1957 Pg. 12 19 of 26

12. Is all or part of the claim entitled to priority under		No	
11 U.S.C. § 507(a)?		Yes. Check all that apply:	Amount entitled to priority
A claim may be partly priority and partly		Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).	\$
nonpriority. For example, in some categories, the law limits the amount		Up to \$3,350* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$
entitled to priority.		Wages, salaries, or commissions (up to \$15,150*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4).	\$
		Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$
		Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$
		Other. Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$
		* Amounts are subject to adjustment on 4/01/25 and every 3 years after that for cases begun	on or after the date of adjustment.
13. Is all or part of the claim pursuant to 11 U.S.C.		No	
§ 503(b)(9)?		Yes. Indicate the amount of your claim arising from the value of any goods rece days before the date of commencement of the above case, in which the goods the ordinary course of such Debtor's business. Attach documentation supportin	have been sold to the Debtor in
		\$	
Part 3: Sign Below			
The person completing	Check	the appropriate box:	
this proof of claim must sign and date it. FRBP 9011(b).		am the creditor.	

I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.
 I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.

I understand that an authorized signature on this Proof of Claim serves as an acknowledgement that when calculating

I have examined the information in this Proof of Claim and have reasonable belief that the information is true and correct.

the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

A person who files a
fraudulent claim could be
fined up to \$500,000,
imprisoned for up to 5
years, or both.
18 U.S.C. §§ 152, 157, and
3571.

I declare under pena	Ity of perjury that the fo	regoing is true and correct.
Executed on date	<u>11/18/2022</u> MM / DD / YYYY	-

I am the creditor's attorney or authorized agent.

 

 Signature

 Print the name of the person who is completing and signing this claim:

 Name
 Kelly Ann Tran

 First name
 Middle name
 Last name

 Title
 Attorney

 Company
 Small Law PC Identify the corporate servicer as the company if the authorized agent is a servicer.

 Address
 Email



## C&sec222-02384-LT111 Fifetb0303/22/25 nt entert 03/01/025/14/25 481:10:009.55 Do Pg.557 Pg. 13 KCC ePOC Electronic f Chaim Filing Summary

For phone assistance: Domestic (866) 967-0670 | International (310) 751-2670

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May 24, 2022

WILLIAM F. SMALL III DIRECT DIAL: (619) 430-4796 Email: will@smalllawcorp.com

#### VIA PRIORITY MAIL

Borrego Community Health Foundation Attn: Edgar Bulloch, MD Interim Chief Executive Officer 587 Palm Canyon Dr., Suite 208 Borrego Springs, CA 92004

#### PRIVILEGED SETTLEMENT COMMUNICATION; INADMISSIBLE FOR ANY PURPOSE

Re: Anna Navarro

Dear Dr. Bulloch:

Our office represents Anna Navarro in connection with legal issues arising from her employment with Borrego Community Health Foundation ("BCHF" or "the Company").

This correspondence seeks to open a dialogue with BCHF to attempt to resolve legal claims arising from Ms. Navarro's employment and termination therefrom. Please forward this letter to BCHF's legal counsel as well as to any applicable insurers that might provide coverage for the claims outlined herein.

#### I. <u>SUMMARY</u>

Ms. Navarro was the Chief Human Resources Officer ("CHRO") at BCHF. She was wrongfully terminated on June 13, 2021. Our investigation has determined that the termination was because of Ms. Navarro's age and in retaliation for her participation in a government investigation of BCHF regarding improper billing practices by the facility. By this action, BCHF discharged Ms. Navarro in violation of California law and caused her significant damages.

#### II. <u>BACKGROUND</u>

BCHF is a "non-profit 501(c)(3) Federally Qualified Health Center (FQHC) and a Federal Tort Claims Act Deemed (FTCA) facility" that provides primary health care to Riverside, San Diego, and San Bernardino counties. (https://www.borregohealth.org/why-borregohealth)

Ms. Navarro began working for BCHF in October 2006 as its Director of Human Resources. Prior to working as BCHF's CHRO, Ms. Navarro was a member of the BCHF Board of Directors from 2001 to 2006. Ms. Navarro had been a Human Resources Director at her prior employer, where she was employed for over 17 years before she left to join BCHF. Thus, Ms. Navarro was an experienced, well-qualified and successful human resources professional.

In January 2016, Ms. Navarro became BCHF's CHRO. Prior to the events that give rise to the claims discussed in this letter, Ms. Navarro successfully worked alongside two Chief Executive Officers at BCHF without any issues. The former CEOs were respectful of her decisions and her role. Ms. Navarro was never the subject of any performance issue or discipline.

#### A. BCHF is Investigated by the FBI

In or around October 2020, BCHF was subject to a raid by the Federal Bureau of Investigation ("FBI"), which was investigating potential Medi-Cal fraud at BCHF. Ms. Navarro was the only BCHF officer present during the FBI raid at the BCHF administration office in Borrego. When Ms. Navarro arrived at the office the morning of the raid, the FBI was already at the Borrego location. Ms. Navarro cooperated with the FBI, answering questions asked of her and allowing them to access the documents they sought pursuant to their search warrant, which they showed her.

Following the raid, Sandra Hanzberger criticized Ms. Navarro for interacting with the FBI, answering their questions and providing access to records. Moreover, the BCHF Board of Directors began to treat her negatively immediately after she complied with the FBI's investigation.

#### B. Ms. Navarro Was an Exemplary Employee Who Enforced Company HR Policies

In 2019, BCHF sent a memo to its employees stating it was going to freeze all merit-based raises, largely due to the COVID-19 pandemic.

In or around October 2020, Edgar Bulloch, MD, was appointed as BCHF's Interim CEO. Despite the freeze on raises, Dr. Bulloch asked Ms. Navarro to increase the salaries of certain employees. Ms. Navarro declined these requests. She reiterated that BCHF published a memo stating it was freezing all merit-based raises, and that providing merit-based raises to a select few employees of Dr. Bulloch's choosing would breach company policy as it could potentially open the company up to discrimination claims under State and Federal law. Ms. Navarro told Dr. Bulloch to speak with the company's legal counsel if he had questions as to why he could not unilaterally change certain employees' compensation.

Dr. Bulloch further refused to follow company human resource policies when hiring employees, further putting BCHF at risk. For example, Dr. Bulloch would require Ms. Navarro to on-board employees that he hired "through the back door." In other words, Dr. Bulloch filled open job positions before Ms. Navarro or the BCHF Human Resources Department had the opportunity to post the positions on the company website. Some of Dr. Bulloch's hires began working at BCHF before completing pre-requisite requirements, such as background checks and qualification vetting.

Ms. Navarro complained to Pam Sime, the Chief Human Resources Officer, about Dr. Bulloch's behavior.

#### C. Ms. Navarro is Wrongfully Terminated

On or about June 13, 2021, Dr. Bulloch terminated Ms. Navarro, claiming "restructuring" of the organization as the reason for termination. BCHF released a press release after Ms. Navarro's termination stating "additional changes announced today to ensure long term sustainability of our clinical services are the: elimination or realignment of other top leadership positions, and a significant number of administrative positions not directly related to patient care." (https://www.borregohealth.org/press-release-reorganization.)

Nonetheless, Ms. Navarro is informed and believed that she was replaced with an outside consultant who was hired before her termination and that this consultant has now been hired to be the CHRO (or is in the process of being hired to that fulltime position).

In addition, Ms. Navarro is informed and believes that she is the only officer of BCHF who was laid off during this "restructuring." Ms. Navarro is further informed and believes that the roles and responsibilities – and compensation – of the "realigned" positions are one and the same.

#### III. BCHF'S LIABILITY

#### A. <u>Retaliation in Violation of Labor Code § 1102.5</u>

BCHF violated California's Labor Code by retaliating against Ms. Navarro for cooperating with the FBI during its raid, including answering questions asked of her during the raid and providing access to documents.

California's Labor Code § 1102.5(b) states:

An employer, or any person acting on behalf of the employer, shall not retaliate against an employee for disclosing information, or because the employer believes that the employee disclosed or may disclose information to a government or law enforcement agency, to a person with authority over the employee or another employee who has the authority to investigate, discover, or correct the violation or noncompliance, or for providing information to, or testifying before, any public body conducting an investigation, hearing, or inquiry, if the employee has reasonable cause to believe that the information discloses a violation of state or federal statute, or a violation of or noncompliance with a local, state, or federal rule or regulation, regardless of whether disclosing the information is part of the employee's job duties.

In addition, Labor Code § 1102.5(c) provides that "an employer, or any person acting on behalf of the employer, shall not retaliate against an employee **for refusing to participate in an activity that** 

would result in a violation of state or federal statute, or a violation of or noncompliance with a local, state, or federal rule or regulation." (Emphasis added.)

The statute reflects California's "broad public policy interest in encouraging workplace whistleblowers to report unlawful acts without fearing retaliation." *Green v. Ralee Eng. Co.* (1998) 19 Cal.4th 66, 77.

The statute applies regardless of whether reporting illegal activities or violations or regulations are within the normal course and scope of the employee's duties. *McVeigh v. Recology San Francisco* (2013) 213 Cal.App.4th 443, 469 (holding an employee's report of illegal activity can constitute protected conduct even if employee "was simply doing her job" in making the report). Moreover, if the employee has a reasonable suspicion that a violation of a statutory or regulatory provision has occurred, the employee's motivation for reporting the conduct is irrelevant to whether the disclosure is a protected activity. *Mize-Kurzman v. Marin Comm. College Dist.* (2012) 202 Cal.App. 832, 850-852.

When making a claim for violation of California's Labor Code § 1102.5, the employee must establish a prima facie case of retaliation by a preponderance of the evidence. To do so, the employee must show each of the following:

- 1. the employee engaged in a protected activity;
- 2. the employer subjected the employee to an adverse employment action; and
- 3. there is a causal link between the two.

McVeigh v. Recology San Francisco (2013) 213 Cal.App.4th 443, 468.

The causal link may be established by an inference derived from circumstantial evidence such as the employer's knowledge that the employee engaged in protected activities and the proximity in time between the protected action and allegedly retaliatory employment decision. *Morgan v. Regents of Univ. of Calif.* (2000) 88 Cal.App.4th 52, 69-70.

Once a plaintiff establishes a prima facie case of violation of Labor Code § 1102.5 by a preponderance of the evidence, "the employer shall have the burden of proof to demonstrate **by clear and convincing evidence** that the alleged action would have occurred for legitimate, independent reasons even if the employee had not engaged in activities protected by Section 1102.5." Labor Code § 1102.6 (emphasis added). If that is established, then the plaintiff must prove those stated reasons for the termination are pretextual. See *Bowen v. M. Caratan, Inc.* (E.D. Calif. 2015) 142 F.Supp.3d 1007, 1031.

The California Supreme Court recently issued an important decision that clarified "Section 1102.6 provides the governing framework" for whistleblower retaliation claims brought under Section 1102.5, and a "plaintiff need not satisfy" the *McDonnell Douglas* burden-shifting framework to establish a claim for whistleblower retaliation. *Lawson v. PPG Architectural Finishes* (2022) 12 Cal.5th 703, 718.) Under the McDonnell Douglas standard applicable to most discrimination and retaliation claims, if an employer identifies a legitimate nondiscriminatory basis for an adverse employment action, the burden falls on the employee to identify evidence of pretext to establish a claim and

avoid an employer's motion for summary judgment. However, for claims arising under Section 1102.5, the employee need only demonstrate that the whistleblowing activity was a "contributing factor" in the employer's decision to establish a basis for liability, thereby placing the burden on the employer to establish by clear and convincing evidence that it would have made the decision for legitimate, independent reasons.

In this case, Ms. Navarro will be able to establish a prima facie case for violation of California's Labor Code § 1102.5 due to the close proximity in time between the FBI raid and her termination and the fact that BCHF's management immediately expressed displeasure to Ms. Navarro after the raid. Moreover, there is a complete absence of facts to support a legitimate, independent reason for Ms. Navarro's termination. Despite the claimed "restructuring," Ms. Navarro was the only officer let go, and she was immediately replaced, belying any claim that her duties were obsolete or unnecessary.

Accordingly, BCHF violated California's Labor Code § 1102.5 and will be liable for damages that it proximately caused as a result.

#### B. Age Discrimination

Although there is a clear violation of California Labor Code § 1102.5, we are also extremely concerned that Ms. Navarro was terminated because of her age.

The California Fair Employment and Housing Act ("FEHA") and the federal Age Discrimination in Employment Act of 1967 ("ADEA") prohibit discrimination and retaliation by an employer based on an employee's age. Remedies in court actions include compensatory and punitive damages and attorneys' fees as well as back pay and injunctive relief.

Under FEHA, it is unlawful for employers with more than five employees to discriminate against individuals over the age of 40 on the basis of age, in disciplining or dismissing from employment.

In order to establish a prima facie case of age discrimination under the FEHA, a plaintiff must present circumstantial evidence that a reasonable inference of age discrimination arises. Such a reasonable inference arises when plaintiff can show each of the following:

- plaintiff is over the age of 40,
- plaintiff suffered an adverse employment action,
- plaintiff was performing satisfactorily at the time of the adverse action, and
- plaintiff suffered the adverse action under circumstances giving rise to an inference of unlawful discrimination.

(Sandell v. Taylor-Listug, Inc. (2010) 188 Cal.App.4th 297, 321 (trial court erred in granting employer's motion for summary adjudication on employee's age discrimination claim, where employee presented prima facie case through evidence he was satisfactorily performing and within short period of time he was replaced by someone considerably younger, where employee presented sufficient evidence that employer's proffered reasons for terminating his employment were untrue and pretext for discrimination, and where employee presented other evidence of discriminatory animus).)

Here, Ms. Navarro was 52 years old when she was terminated. She was an experienced HR professional who was making more than \$200,000 a year plus benefits.

Moreover, Ms. Navarro never received a negative performance review or disciplinary action. Rather, Ms. Navarro was – at a minimum – a satisfactory performer, who was essential to the functioning of the HR Department at BCHF.

But Ms. Navarro was the only officer who was let go during the "restructuring" and she was immediately replaced by a consultant. Consequently, it appears likely that Ms. Navarro's termination was due to her age.

#### IV. <u>DAMAGES</u>

Ms. Navarro has been and will continue to be damaged as a result of experiencing age discrimination and pre-textual wrongful termination.

<u>Past, present, and future wage loss</u>: Ms. Navarro is entitled to all wages she would have earned were she not wrongfully terminated. Ms. Navarro was planning to retire from her job at BCHF. She was terminated when she was 52.

At the time of her termination, Ms. Navarro's annual salary was \$208,494.00. She was also in line to receive a bonus of 12% of her salary (\$25,019.28) and she had benefits including medical insurance, a 401k retirement plan and six weeks vacation. Prior to the Covid-19 pandemic, Ms. Navarro's annual salary was \$257,400 per year.

Ms. Navarro has been unable to find a new job since her termination. She has applied to at least six jobs and been interviewed twice, but she has been told she is overqualified and was not offered any position.

<u>Emotional Distress</u>: The extreme and outrageous actions by BCHF and Dr. Bulloch have caused Ms. Navarro severe emotional distress and anxiety for which she would be entitled to significant damages. Ms. Navarro worked extremely hard for BCHF and did a good job for her employer; to have her dedication rewarded with a discriminatory firing based on complying with a government investigation and her age has been traumatic. Ms. Navarro has been unable to sleep regularly since her termination, embarrassed by BCHF's actions and fearful and anxious that over the possibility that she will never find a similar, full-time job with benefits due to her age.

<u>Punitive damages & Attorneys' fees</u>: FEHA provides for recovery of attorneys' fees and costs to prevailing plaintiffs. Were this matter to be filed and prosecuted, the fees and costs would eclipse the six-figure mark in short order. Moreover, we believe there is a significant potential for punitive damages given the intentional nature of the conduct discussed above.

#### V. <u>DEMAND FOR EMPLOYMENT RECORDS AND PRESERVATION OF</u> <u>DOCUMENTS</u>

Further, this correspondence also serves as a demand for documents. The failure to timely comply with the demands may subject BCHF to civil penalties.

California Labor Code § 226 requires that upon demand that BCHF furnish Ms. Navarro with her itemized wage statements for each pay period reflecting hours worked, rate of pay, and gross wages earned. Demand is hereby made for production of all of Ms. Navarro wage statements within twenty-one (21) days of receipt of this letter.

California Labor Code § 432 requires that upon demand BCHF furnish Ms. Navarro with all documents she executed, signed, or otherwise agreed to related to obtaining or holding her employment including application for employment, employee handbook, arbitration agreement, and company policy details and acknowledgements. Demand is hereby made for production of all of these documents within thirty (30) days of receipt of this letter.

California Labor Code § 1198.5 requires that upon demand BCHF furnish all of Ms. Navarro's personnel records "related to employee's performance or to any grievance concerning the employee," including performance reviews, disciplinary notes, and complaints about or from the employee. Demand is hereby made for production of all of Ms. Navarro's personnel records within thirty (30) days of receipt of this letter.

All the aforementioned documents should be sent to the attention of the undersigned at this office. A signed authorization form by Ms. Navarro will be provided upon request.

This correspondence also serves as notice to BCHF of its legal obligation to preserve all evidence related to our client's employment and termination. Failure to do so could result in sanctions in favor of my client.

#### VI. <u>CONCLUSION</u>

In summary, we are confident that BCHF is liable for violation of California law on several grounds, and the damages to Ms. Navarro are significant. We are reaching out to BCHF, however, to determine if the company wishes to mediate these claims in an effort to resolve them without litigation. We would ask for the company to pay for the costs of mediation, but we would be willing to consider any mediators the company proposes. Having said that, we would suggest the following mediators: Denise Asher, Jill Sperber, Kim Deck, and Gail Glick.

We look forward to your response to this letter on or before June 3, 2022.<sup>1</sup> If BCHF would like to discuss this matter by phone at any time, we welcome that opportunity.

Sincerely,

Whi Sha

William F. Small III

WFS

CC: Client

<sup>&</sup>lt;sup>1</sup> Although we sincerely hope to avoid any protracted dispute over these issues, this letter also serves as notice to BCHF of its legal obligation to preserve all documents and evidence related to our client's employment and her termination.

<sup>501</sup> W. Broadway, Ste. 1360 · San Diego, CA 92101 · *tel*: 619.430.4793 Small Law PC

#### Anna Navarro

# INVOICE

P.O. Box# 1340 Borrego Springs, CA 92004 Phone: (760) 580-4913

INVOICE #20220127 DATE: 01/27/2022

TO:

Borrego Health C/O Steven Benson P.O. Box 2369 Borrego Springs, CA 92004 FOR:

HR Consulting Service

DESCRIPTION	HOURS	RATE	AMOUNT
September 2021- Discussion w/Rob Wilson LP matter	2	\$150.00	\$300.00
October 2021- Discussion w/Rob Wilson LP matter	2	\$150.00	\$300.00
November 2021- Discussion w/Rob Wilson LP matter	2	\$150.00	\$300.00
December 01, 2021- Discussion w/Hailey LP matter	30 min	\$150.00	\$75.00
January 27, 2022- Discussion w/Josh Teal LP matter	1	\$150.00	\$150.00
		TOTAL	\$1,125.00

Make all checks payable to Anna Navarro

Thank you for your business!

#### Case 22-02384-LT11 Filed 03/12/25 Entered 03/14/25 21:11:09 Doc 1557 Pg. 23

of 26

United States Bankruptcy Court Southern District of California

> Case No. 22-02384-LT Chapter 11

BORREGO COMMUNITY HEALTH FOUNDATION.

Debtor

District/off: 0974-3

#### **CERTIFICATE OF NOTICE**

Date Rcvd: Mar 12, 2025

User: Admin. Form ID: pdfO1

Page 1 of 4 Total Noticed: 2

The following symbols are used throughout this certificate: Definition

Symbol

+

In re:

Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Mar 14, 2025:

<b>Recip ID</b>	Recipient Name and Address
db	BORREGO COMMUNITY HEALTH FOUNDATION,, 587 Palm Canyon Dr., Suite 208, Borrego Springs, CA 92004
aty	+ Samuel Ruven Maizel, Dentons US LLP, 601 South Figueroa Street, Suite 2500, Los Angeles, CA 90017-5709

TOTAL: 2

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). NONE

### BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, \*duplicate of an address listed above, \*P duplicate of a preferred address, or ## out of date forwarding orders with USPS. NONE

## NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Mar 14, 2025

Signature:

/s/Gustava Winters

## **CM/ECF NOTICE OF ELECTRONIC FILING**

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on March 12, 2025 at the address(es) listed below: Name **Email Address** Allison M. Rego on behalf of Creditor Inland Valley Investments LLC allison.rego@mgr-legal.com, melissa.turpin@btlaw.com,docketinglitin@btlaw.com Allison M. Rego on behalf of Creditor Premier Healthcare Management Inc. allison.rego@mgr-legal.com, melissa.turpin@btlaw.com,docketinglitin@btlaw.com Allison M. Rego on behalf of Creditor DRP Holdings LLC allison.rego@mgr-legal.com, melissa.turpin@btlaw.com,docketinglitin@btlaw.com Allison M. Rego on behalf of Creditor Promenade Square LLC allison.rego@mgr-legal.com, melissa.turpin@btlaw.com,docketinglitin@btlaw.com Andrew B. Still

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District/off: 0974-3 Date Rcvd: Mar 12, 2025			r: Admin. n ID: pdfO1		Page 2 of 4 Total Noticed: 2	
	on behalf of Creditor California Physicians' Service dba Blue Shield of California astill@swlaw.com kcollins@swlaw.com					
Andrew B. Still	on behalf of Creditor Blue Shield of California Promise Health Plan astill@swlaw.com kcollins@swlaw.com					
Anthony Bisconti	on behalf of Interested Party San Ysidro Health tbisconti@bklwlaw.com 1193516420@filings.docketbird.com,docket@bklwlaw.com					
Anthony Dutra	on behalf of Creditor Desert AIDS Project dba DAP Health adutra@hansonbridgett.com SSingh@hansonbridgett.com					
Anthony Dutra	on behalf of Creditor Philip D. Szold M.D., Inc. dba La Mesa Pediatrics adutra@hansonbridgett.com, SSingh@hansonbridgett.com					
Bernard M. Hansen	on behalf of Creditor Premier Healthcare Management Inc. bernardmhansen@sbcglobal.net					
Cheryl Skigin	on behalf of Creditor Ally Bank caskigin@earthlink.net					
Christine E. Baur	on behalf of Creditor Greenway Health LLC christine@baurbklaw.com, admin@baurbklaw.com					
Christine M. Fitzgerald	on behalf of A	Attorney Christine M. Fitz	gerald cfitzgerald@littler.com maria@thersf	rm.com;amy@thersfiri	n.com	
Daren Brinkman	on behalf of C	Creditor Pourshirazi & Yo	ussefi Dental Corporation firm@brinkmanlay	.com 7764052420@fi	lings.docketbird.com	
Darin L. Wessel	on behalf of Defendant CALIFORNIA DEPARTMENT OF HEALTH CARE SERVICES by and through its Director, Michelle Baass darin.wessel@doj.ca.gov					
Darin L. Wessel	on behalf of Creditor CALIFORNIA DEPARTMENT OF HEALTH CARE SERVICES by and through its Director, Michelle Baass darin.wessel@doj.ca.gov					
Dean T. Kirby, Jr.	on behalf of Creditor Ramona Crossings LLC dkirby@fsl.law, jwilson@fsl.law					
Elvina Rofael	on behalf of United States Trustee United States Trustee elvina.rofael@usdoj.gov Tiffany.L.Carroll@usdoj.gov;USTP.Region15@usdoj.gov					
Eric J Beste	on behalf of Creditor DRP Holdings LLC eric.beste@btlaw.com					
Eric J Beste	on behalf of Creditor Promenade Square LLC eric.beste@btlaw.com					
Eric J Beste	on behalf of Creditor Premier Healthcare Management Inc. eric.beste@btlaw.com					
Eric J Beste	on behalf of C	Creditor Inland Valley Inv	estments LLC eric.beste@btlaw.com			
Gerald N. Sims	on behalf of Creditor BETA Risk Management Authority jerrys@psdslaw.com bonniec@psdslaw.com					
Gerald N. Sims	on behalf of Creditor BETA Healthcare Group jerrys@psdslaw.com bonniec@psdslaw.com					
Haeji Hong	on behalf of United States Trustee United States Trustee Haeji.Hong@usdoj.gov USTP.Region15@usdoj.gov,tiffany.l.carroll@usdoj.gov					
Hala Hammi	on behalf of Creditor James Wermers hala.hammi@fennelllaw.com wpf@ecf.courtdrive.com;samantha.larimer@fennelllaw.com;naomi.cwalinski@fennelllaw.com;office@fennelllaw.com;Brendan. Bargmann@fennelllaw.com					
Helen Yang	on behalf of Interested Party Inland Empire Health Plan helen.yang@squirepb.com helen-h-yang-8259@ecf.pacerpro.com;PHX_DCKT@squirepb.com					
Jeffrey Garfinkle	on behalf of Creditor McKesson Corporation on behalf of itself and certain corporate affiliates jgarfinkle@buchalter.com, lverstegen@buchalter.com;docket@buchalter.com					
Jeffrey Garfinkle	on behalf of I	nterested Party McKessor	n Corporation jgarfinkle@buchalter.com			

## Case 22-02384-LT11 Filed 03/12/25 Entered 03/14/25 21:11:09 Doc 1557 Pg. 25

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	lverstegen@buchalter.com;docket@buchalter.com					
Jeffrey N. Pomerantz	on behalf of Attorney Pachulski Stang Ziehl & Jones LLP jpomerantz@pszjlaw.com scho@pszjlaw.com					
Jeffrey N. Pomerantz	on behalf of Other Prof. FTI Consulting Inc. jpomerantz@pszjlaw.com, scho@pszjlaw.com					
Jeffrey N. Pomerantz	on behalf of Creditor Committee Official Committee of Unsecured Creditors of Borrego Community Health Foundation jpomerantz@pszjlaw.com;tkapur@pszjlaw.com;sgolden@pszjlaw.com scho@pszjlaw.com					
Keith H. Rutman	on behalf of Creditor Waleed Stephen D.D.S. krutman@krutmanlaw.com					
Kelly Ann Mai Khanh Tran	on behalf of Creditor Anna Navarro kelly@smalllawcorp.com emma@smalllawcorp.com					
Kenneth K. Wang	on behalf of Defendant CALIFORNIA DEPARTMENT OF HEALTH CARE SERVICES by and through its Director, Michelle Baass Kenneth.Wang@doj.ca.gov, anthony.conklin@doj.ca.gov					
Kenneth K. Wang	on behalf of Creditor CALIFORNIA DEPARTMENT OF HEALTH CARE SERVICES by and through its Director, Michelle Baass Kenneth.Wang@doj.ca.gov, anthony.conklin@doj.ca.gov					
Kirsten Martinez	on behalf of Creditor Wells Fargo Bank N.A., d/b/a/ Wells Fargo Auto kirsten.martinez@bonialpc.com, Notices.Bonial@ecf.courtdrive.com					
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Randye B. Soref	on behalf of Interested Party Family Health Centers of San Diego rsoref@polsinelli.com					
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Steven W Golden	on behalf of Trustee Co-Liquidating Trustee sgolden@pszjlaw.com					
Steven W Golden	on behalf of Creditor Committee Official Committee of Unsecured Creditors of Borrego Community Health Foundation sgolden@pszjlaw.com					
Susan C. Stevenson	on behalf of Creditor BETA Healthcare Group sstevenson@psdslaw.com bonniec@psdslaw.com					
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Tania M. Moyron	on behalf of Plaintiffs BORREGO COMMUNITY HEALTH FOUNDATION tania.moyron@dentons.com, derry.kalve@dentons.com;DOCKET.GENERAL.LIT.LOS@dentons.com					
Teddy Kapur	on behalf of Creditor Committee Official Committee of Unsecured Creditors of Borrego Community Health Foundation tkapur@pszjlaw.com;jpomerantz@pszjlaw.com;sgolden@pszjlaw.com					
United States Trustee	ustp.region15@usdoj.gov					
Van C. Durrer, II						

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on behalf of Attorney Skadden Arps, Slate, Meagher & Flom LLP van.durrer@skadden.com, rebecca.ritchie@skadden.com;andrea.bates@skadden.com;brigitte.travaglini@skadden.com;van-durrer-7974@ecf.pacerpro.com

TOTAL: 53