Geoffrey Robb Peter A. Lindh Joshua E. Kirsch Michael J. Cummins Jennifer T. Sanchez Marker E. Lovell, Jr. Joshua A. Southwick Michelle L. Tommey Chelsea D. Yuan Marisa G. Huber C. Joseph Ou Christopher J. Sung

GIBSON ROBB & LINDH LLP

201 Mission Street, Suite 2700 San Francisco, CA 94105

www.gibsonrobb.com

Telephone (415) 348-6000

Facsimile (415) 348-6001

Writer's Direct Dial (415) 979-2337

Of Counsel

Stanley L. Gibson

cjou@gibsonrobb.com

August 10, 2016

RECEIVED

AUG 12 2016

CITY OF FORT BRAGG CITY CLERK

Via U.S. Mail

City of Fort Bragg City Clerk: June Lemos 416 N. Franklin St. Fort Bragg, CA 95437

Re:

Notice of Claim: Florencio Hernandez Castaneda v. Steve Bradley

United States District Court - Northern District Court Case No. 3:16-cv-00746-JD GRL File No. 8004.27

Dear Ms. Lemos,

Please be advised that Plaintiff Florencio Hernandez Castaneda has filed the above subject action against Steve Bradley and the F/V Sound Adventure. Mr. Castaneda alleges that he was injured on or about March 5, 2013, when he slipped and fell on the Noyo Harbor docks.

On February 12, 2016, Mr. Castaneda filed his complaint the District Court for the Northern District of California, Case No. 3:16-cv-00746-JD, alleging Jones Act Negligence; Jones Act: Negligent Failure to Secure Maintenance & Cure; Maintenance and Cure: Failure to Inform; Unseaworthiness; and Maintenance & Cure: Ongoing Failure to provide. Mr. Castaneda is seeking damages in excess of \$1,000,000.00, including damages for: Compensable value of physical and emotional injuries, pain, and suffering, loss of wages and earning power, compensable value of medical treatment and related services, compensable value of the loss of life's pleasures, maintenance and cure benefits, prejudgment interest, and punitive damages.

Pursuant to the Government Claims Act, Govt. Code §§ 810-996.6, Steve Bradley and the F/V Sound Adventure hereby demands indemnity from the City of Fort Bragg/Noyo Harbor District for Mr. Castaneda's claim. Please contact this office regarding any issues to the filing of this claim.

Sincerely,

GIBSON ROBB & LINDH LLP

C. Joseph Ou