## **EXHIBIT C**

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1
                       UNITED STATES DISTRICT COURT
  2
                       CENTRAL DISTRICT OF CALIFORNIA
  3
                               WESTERN DIVISION
  4
      CORY SPENCER, an individual; DIANA )
  5
      MILENA REED, an individual; and
      COASTAL PROTECTION RANGERS, INC., a )
 6
      California non-profit public benefit)
 7
      corporation,
                                            ) Case No.
                                            ) 2:16-cv-02129-SJO-RAO
 8
                       Plaintiffs,
 9
                 vs.
10
      LUNADA BAY BOYS, et al.,
11
                       Defendants.
12
13
14
15
16
17
18
                VIDEOTAPED DEPOSITION OF DIANA MILENA REED
19
                                 VOLUME II
20
                         Santa Monica, California
21
                        Tuesday, October 25, 2016
22
23
24
       REPORTED BY:
       Jimmy S. Rodriguez
25
       CSR No. 13464
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1	from?		13:56
2	A	I've heard about him from various people	13:56
3	in the	surf community. I don't remember all their	13:56
4	names.		13:57
5	Q	Do you remember any of their names?	13:57
6	А	I do remember hearing about him from	13:57
7	Chris	Taloa, I don't know whether or not Jordan told	13:57
8	me abo	ut him.	13:57
9	Q	Have you seen defendant Sang Lee in	13:57
10	Lunada	Bay?	13:57
11	A	I don't know if I've personally seen him.	13:57
12	Q	Let me ask you this: Would you be able to	13:57
13	identi	fy him if he came into the room right now?	13:57
14	A	I think so.	13:57
15	Q	How would you describe his physical	13:57
16	charact	teristics?	13:57
1.7	A	Asian, thin, brown hair, brown eyes.	13:57
18	Q	Did you see him at Lunada Bay on	13:57
19	January	29, 2016?	13:57
20	А	I'm not sure if I saw him or not on the	13:57
21	29th.	I may have seen him in the fort but I'm not	13:57
22	sure.	Far away.	13:57
23	<b>Q</b>	You can't testify today that you saw him	13:57
24	in the	fort on January 29, 2016; is that correct?	13:57
25	A A	Yeah, I don't remember.	13:57

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		***************************************
1	Q Did you see Sang Lee in Lunada Bay on, I	13:57
2	think, February 5th or 6th 2016?	13:58
3	A No, I did not.	13:58
4	Q Did you see Sang Lee in Lunada Bay on	13:58
5	February 13, 2016?	13:58
6	A No, I did not.	13:58
7	Q Has Sang Lee ever approached you?	13:58
8	A I don't think so.	13:58
9	Q Has Sang Lee ever made physical contact	13:58
10	with you?	13:58
11	A I don't think so, no.	13:58
12	Q Have you ever personally felt physically	13:58
13	threatened by Sang Lee?	13:58
14	MR. FRANKLIN: Objection, vague and	13:58
15	ambiguous.	13:58
16	THE WITNESS: I haven't personally had any	13:58
17	interaction with him that I know of, that I can	13:58
18	remember.	13:58
19	THE VIDEOGRAPHER: Five minutes.	13:58
20	BY MS. LUTZ:	13:58
21	Q Has Sang Lee caused you to lose any sleep?	13:58
22	A Not Sang Lee specifically.	13:58
23	Q You mentioned earlier that you knew Rory	13:58
24	Carroll and Noah Smith; is that correct?	13:58
25	A I know who they are and I have spoken to	13:58

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