

COSD CLERK OF THE BOARD 2025 FEB 19 PM3:16

February 14, 2025

VIA EMAIL & MAIL

Employment Development Department (EDD)

Workforce Services Division, MIC 50 P.O. Box 826880 Sacramento, CA 94280-0001 Email: eddwarnnotice@edd.ca.gov

San Diego Workforce Partnership

9246 Lightwave Ave, Suite 210 San Diego, CA 92123 Email: warn@workforce.org

San Diego County Board of Supervisors

County Administration Center 1600 Pacific Highway, Room 335 San Diego, CA 92101

RE: WARN Act Notice - Consolidated Entertainment LLC - Permanent Closure of Reading Cinemas, Town Square, 4665 Clairemont Dr., San Diego, CA 92717

Dear Agency Representative,

We write to notify you that to the extent required by the California WARN Act (Labor Code Section 1400-1408) or the federal WARN Act (29 U.S.C. § 2101 et seq.), and without waiving any arguments that either statute applies, this letter serves as official notice that Consolidated Entertainment LLC ("Company") will be permanently closing its Reading Cinemas location in San Diego, California, due to the loss of our lease at this location.

- Number of Employees Affected: 33 (all employees)
- Closure Effective Date: April 15, 2025
- **Schedule of Separations:** Separations are expected between April 15, 2025 and April 30, 2025. (Employees will be asked to assist with closure tasks through this date.).
- Location of Layoffs: Reading Cinemas, Town Square, 4665 Clairemont Dr., San Diego, CA 92717

 The job titles of affected positions and the number of affected employees in each classification follows below:

Job Titles	Number of Employees in Classification
General Manager	1
Assistant Manager	5
Team Lead	5
Service Associate	22

All affected employees have been notified of their employment termination. Employees are not represented by a union, and there is no bumping rights provision applicable.

To assist impacted employees, our Company will offer potential job transfers to available positions at other theaters within 50 miles of this location. However, employees who decline transfers will still be counted in the WARN notice requirements.

We will cooperate with your offices in providing additional information or assistance as necessary. If you have any questions, please contact Cheryl Avilez, Vice President of Human Resources at 310-733-8563 or cheryl.avilez@readingrdi.com.

Very truly yours,

CONSOLIDATED ENTERTAINMENT LLC

Vice President



ANDREW POTTER, CCB EXECUTIVE OFFICER/CLERK

CLERK OF THE BOARD OF SUPERVISORS

1600 PACIFIC HIGHWAY, ROOM 402, SAN DIEGO, CALIFORNIA 92101-2422 (619) 531-5600

RYAN SHARP ASSISTANT CLERK

ANN MOORE ASSISTANT CLERK

February 19, 2025

TO:

Supervisor Terra Lawson-Remer, Vice Chair

Supervisor Joel Anderson

Supervisor Monica Montgomery Steppe

Supervisor Jim Desmond

FROM:

Andrew Potter

Clerk of the Board of Supervisors

REFERRAL

Attached, for your information, is correspondence from Ruben Hernandez, regarding a complaint against the County of San Diego Department of Child Support Services.

Respectfully,

ANDREW POTTER

Attachment

cc:

Ebony N. Shelton, Chief Administrative Officer

Andrew Strong, Deputy Chief Administrative Officer, Public Safety Group

Board of Supervisors Communications Received

AJP:tz

2/5/2025

County of San Diego Clerk of the Board of Supervisors 1600 Pacific Highway Fourth Floor, Room 402 San Diego, California 92101

Board of Supervisors,

I am writing to tender a complaint against the County of San Diego Department of Child Support Services (DCSS). I have been coordinating with the County of San Diego North County Division (Family Support Division) FSD and my Case number is 24DF000118N.

My Divorce and Child Custody case has been and is being handled through the Court of the County of Riverside, Family Law Court (Menifee Justice Center). That Court, notably during a hearing on 4/23/2024, has reserved jurisdiction on Retroactive Support Orders and Arrears. I, am the Respondent. And the Petitioner submitted to the Court of the County of Riverside Family Law Court that I owe Arrears, however in Court that has been disputed and the Judge ordered that to be taken up at time of Trial. Our Trial is scheduled for the week of 2/11/2025.

The Court of the County of Riverside, Family Law Court has made a determination of Retroactive Support Orders due, and that Petitioner and Respondent were to Meet and Confer on a Payment Plan and if one cannot be settled upon then the matter would be taken up at Trial. I, Respondent, sent a message to Petitioner with a proposal for a Payment Plan. Petitioner did not accept it, instead wanting a lump sum payment. Respondent does not have any available funds. This was conveyed to Petitioner and Petitioner has still failed to provide a counterproposal. Basically, the "ball is in [Petitioner's] court." The only Arrears ever assessed in this case are associated to a Stipulation and Order dated 3/23/2023. Those Arrears were paid and I have provided proof of payment to DCSS on several occasions.

The understanding between the Court of the County of Riverside, Family Law Court and DCSS was that the Court of the County of Riverside, Family Law Court would establish Orders and DCSS was left to solely enforce them. Nevertheless, DCSS (without any Court Order nor a Determination of Arrears nor due process such as a hearing) started a Wage Garnishment of Arrears (\$500 per month).

This complaint is about DCSS' over-reach. I am writing to compel an internal audit and review of DCSS' activities as being in violation of my rights, among other transgressions. And, to have DCSS cease establishing its own orders and go back to solely enforcing what the Court of the County of Riverside, Family Law court orders. DCSS' activities have made this Divorce more complicated and contentious. This does not just affect Petitioner and Respondent but their Children, in a negative fashion.

Signed,

Ruben Hernandez



ANDREW POTTER, CCB EXECUTIVE OFFICER/CLERK

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TO:

Supervisor Terra Lawson-Remer, Vice Chair

Supervisor Joel Anderson

Supervisor Monica Montgomery Steppe

Supervisor Jim Desmond

FROM:

Andrew Potter

Clerk of the Board of Supervisors

REFERRAL

Attached, for your information, is correspondence regarding a noise complaint at the El Cajon Library.

Respectfully,

ANDREW POTTER

Attachment

cc:

Ebony N. Shelton, Chief Administrative Officer

Dahvia Lynch, Deputy Chief Administrative Officer, Land Use & Environment Group

Board of Supervisors Communications Received

AJP:tz

Board of Superiousus Court of San Deato

· Public Labraries has always had a Reset environment since they were opened. Elayon Library!!

Today, 2 females came into the Consuiter area of satdown of loughly talked disturbing others—they were not eising the computers—not legged on! On the past, computers uses were told to be quiet, so as not to disturb others. Not so today, at El Cajon Library, Hase 2 Kemales were very loud an employee said that is of when a complaint was made,

Then Why does one have to tein down or use ear plugs while using competters. If conoclossi't term down the Computer, they get toLD to do so.

· What the difference? Ok to loudly talk but not using computers or Using Computers of turn down the sound!!

This employee at El Coyen hebrary needs to be

ofther Rublic County Libraries, Quiet is the environment whill essent the Computers, of allo not distarb others of

an USA Born cityen of tred of the Bisa like this o tol Cojon Library is one of the worst believes in the county