January 26, 1979

Santa Barbara City College
721 Cliff Drive
Santa Barbara, California 93109

Attention: Dr. Donald Sorsabol, Assistant Superintendent of Business Services; and Dr. David Mertes, President

Re: Melinda Lou Nagel

Gentlemen:

Attached please find the claim of Melinda Lou Nagel pursuant to Government Code Section 910.

Sincerely,

HENDERSON, ROGERS, SHEFFIELD, HENDERSON & RAFFERTY

[Signature]
Daniel E. Henderson, III

DEH:je

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SANTA BARBARA CITY COLLEGE
RECEIVED
JAN 26 1979
ASS'T SUPT.
BUSINESS SERVICES
3:35 p.m.
In the Matter of the Claim of

MELINDA LOU NAGEL,

Claimant,

vs.

SANTA BARBARA CITY COLLEGE.

MELINDA LOU NAGEL hereby presents this claim to the Board of Trustees pursuant to Section 910 of the California Government Code.

The name and post-office address of MELINDA LOU NAGEL is as follows: 451 Pepperdine Court, Goleta, California, 93017.

The post-office address of MELINDA LOU NAGEL desires notice of this claim to be sent is as follows: HENDERSON, ROGERS, SHEFFIELD, HENDERSON & RAFFERTY, by Daniel E. Henderson, III, 1033 Santa Barbara Street, Santa Barbara California, 93101.

On October 20, 1978, at the intersection of Rock Creek and U.S. 395 approximately 25 miles north of Bishop, California, Claimant received personal injuries under the following circumstances: A chartered bus carrying SANTA BARBARA CITY COLLEGE students on a geology field trip lost its brakes causing the bus to leave the roadway and Claimant sustained injury
thereby.

Discovery has not commenced, but MELINDA LOU NAGEL is informed and believes that her injuries are the result inter-alia of the negligent selection of a carrier to transport the students on the field trip, including the negligence of SANTA BARBARA CITY COLLEGE in negligently failing to inspect, approve, maintain, said bus, and/or negligently entrusting, approving, inspecting or maintaining said bus.

Claimant has undertaken no discovery and accordingly may discover facts and/or circumstances in addition to the facts and circumstances upon which this claim is based presently.

So far as it is known to Claimant MELINDA LOU NAGEL at the date of filing this claim, MELINDA LOU NAGEL has incurred damages in the amount of $2915.88 (Two Thousand Nine Hundred Fifteen Dollars and Eighty-Eight Cents) medical expenses incurred to date. $250.00 (Two Hundred Fifty Dollars) for lost wages, $200.00 (Two Hundred Dollars) for damage to personal property, future prospective medical expenses in the amount of $2,000.00 (Two Thousand Dollars) general damages for a fracture of L-1 vertebrae, and for pain, suffering, present and future disability, lost future earnings and lost earning capacity, for shock and emotional distress in the amount for $50,000.00 (Fifty Thousand Dollars), for a total amount of $55,365.88 (Fifty-Five Thousand, Three Hundred Sixty-Five Dollars and Eighty-Eight Cents) by reason of following injuries: Fracture L-1 (compression).

The names of the public employees causing Claimant's injuries under the circumstances set forth above are not known to this Claimant at this time.

At the time of presentation of this claim, MELINDA LOU NAGEL claims damages in the amount of $55,365.88 (Fifty-Five Thousand Three Hundred
Sixty-Five Dollars and Eighty-Eight Cents), $25,000.00 (Twenty-Five Thousand Dollars) computed on the basis of the following: Future medical expenses, future disability, lost future earnings and earnings capacity and ability.


HENDERSON, ROGERS, SHEFFIELD, HENDERSON & RAFFERTY

By Daniel E. Henderson, III
Attorneys for Claimant,
Melinda Lou Nagel


Melinda Lou Nagel
Melinda Lou Nagel, Claimant