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7 WATERWORKS DISTRICT NO. 40

**EXEMPT FROM FILING FEES
UNDER GOVERNMENT CODE
SECTION 6103**

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14 [See Next Page For Additional Counsel]

15 SUPERIOR COURT OF THE STATE OF CALIFORNIA
16 COUNTY OF LOS ANGELES – CENTRAL DISTRICT
17

18 **ANTELOPE VALLEY**
GROUNDWATER CASES
19
20 Included Actions:
Los Angeles County Waterworks District
21 No. 40 v. Diamond Farming Co., Superior
Court of California, County of Los
Angeles, Case No. BC 325201;
22
Los Angeles County Waterworks District
23 No. 40 v. Diamond Farming Co., Superior
Court of California, County of Kern, Case
24 No. S-1500-CV-254-348;
25
Wm. Bolthouse Farms, Inc. v. City of
26 Lancaster, Diamond Farming Co. v. City of
Lancaster, Diamond Farming Co. v.
27 Palmdale Water Dist., Superior Court of
California, County of Riverside, Case Nos.
28 RIC 353 840, RIC 344 436, RIC 344 668

Judicial Council Coordination No. 4408
CLASS ACTION
Santa Clara Case No. 1-05-CV-049053
Assigned to The Honorable Jack Komar

**AMENDMENT TO PUBLIC WATER
SUPPLIERS' FIRST AMENDED CROSS-
COMPLAINT (FICTITIOUS NAME)**

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(310) 257-1488; (310) 325-4605-fax

1 Upon the filing of the First Amended Cross-Complaint, the Public Water Suppliers, being
2 unaware of the true names of certain cross-defendants, designated those cross-defendants in the
3 First Amended Cross-Complaint by the fictitious names of Roes 1 – 100,000. Now, the Public
4 Water Suppliers have discovered the true names of those cross-defendants as follows:

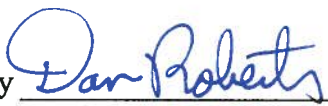
Roe No.	True and Correct Name of Roe Cross-Defendant	
Roe 2273	KATHARINA	YOSHIMURA
Roe 2274	BAR OR CARMIT	
Roe 2275	JOSEPH	KINKOOPF
Roe 2276	TINA	KINKOOPF
Roe 2277	JERRY F.	SHOTBOLT / SHOTBOLT TRUST
Roe 2278	GAIL IRENE	BAUMGARTNER / BAUMGARTNER TRUST
Roe 2279	BENJAMIN C.	BOTH
Roe 2280	CHRISTINA D.	BOTH
Roe 2281	TIMOTHY C.	HANCOCK
Roe 2282	CATHERINE	HANCOCK
Roe 2283	MANUEL	ARILIANO
Roe 2284	LEODEGARIA A	ARILIANO
Roe 2285	SANDRA	PASTOR
Roe 2286	ERIK R..	HERMANN / HERMANN TRUST
Roe 2287	JULIA A	HERMANN / HERMANN TRUST
Roe 2288	ALBERT T	RODRIGUEZ
Roe 2289	EDELMIRA B	RODRIGUEZ
Roe 2290	COFFMAN REVOCABLE TRUST	
Roe 2291	YUKIO R	FUJIWARA
Roe 2292	JUAN A	VALENZUELA
Roe 2293	THOMAS	ATKINS / ATKINS TRUST
Roe 2294	VICKI	ATKINS / ATKINS TRUST
Roe 2295	STEPHEN D	WAHL

28 Accordingly, the Public Water Suppliers amend the First Amended Cross-complaint by

1 substituting the true name for the fictitious name wherever it appears in the First Amended Cross-
2 complaint.

3
4 Dated: October 12, 2009

BEST BEST & KRIEGER LLP

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6 By 
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JEFFREY V. DUNN
DANIEL S. ROBERTS
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DISTRICT and LOS ANGELES
COUNTY WATERWORKS DISTRICT
NO. 40

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11 ORANGECHERMOSILLO61191.1

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PROOF OF SERVICE

I, Kerry V. Keefe, declare:

I am a resident of the State of California and over the age of eighteen years, and not a party to the within action; my business address is Best Best & Krieger LLP, 5 Park Plaza, Suite 1500, Irvine, California 92614. On October 13, 2009, I served the within document(s):

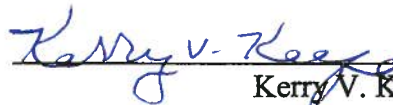
AMENDMENT TO PUBLIC WATER SUPPLIERS' FIRST AMENDED CROSS-COMPLAINT (FICTITIOUS NAME)

- by posting the document(s) listed above to the Santa Clara County Superior Court website in regard to the Antelope Valley Groundwater matter.
- by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Irvine, California addressed as set forth below.
- by causing personal delivery by ASAP Corporate Services of the document(s) listed above to the person(s) at the address(es) set forth below.
- by personally delivering the document(s) listed above to the person(s) at the address(es) set forth below.
- I caused such envelope to be delivered via overnight delivery addressed as indicated on the attached service list. Such envelope was deposited for delivery by Federal Express following the firm's ordinary business practices.

I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on October 13, 2009, at Irvine, California.


Kerry V. Keefe