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IRVINE, CALIFORNIA 92614

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Roe No.	True and Correct Name of Roe Cross-Defendant
Roe 508	George M. Lane
Roe 509	Richard M. Land and Sandra A. Lang Family Trust
Roe 510	Larry V. Le Duc
Roe 511	Sonia S. Le Duc
Roe 512	Daniel Bronston Leroy
Roe 513	Mary Ann Lewis
Roe 514	Lien Family Survivors Trust
Roe 515	Christine Lin
Roe 516	Los Angeles Land Investment
Roe 517	Loyola Marymount University

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Roe No.	True and Correct Name of Roe Cross-Defendant
Roe 518	Clark C. Lu
Roe 519	Danny C. Lu
Roe 520	Douglas R. McAvoy and Amy M. McAvoy Trust
Roe 521	Roberta Merry Family Trust
Roe 522	Hans Peter Meyer
Roe 523	Ipbi Kim Meyer
Roe 524	Middle Butte Mine Inc.
Roe 525	S. Huth-Tanner
Roe 526	Jamie Miller
Roe 527	Mojave & Tropico LLC

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Roe No.	True and Correct Name of Roe Cross-Defendant
Roe 528	Farshad Monasebian Revocable Trust
Roe 529	Robert A. Moore and Shirley M. Moore Living Trust
Roe 530	Elaine L. Morales
Roe 531	Mary B. Mower
Roe 532	National Cement Co. of California
Roe 533	Louise Nichols
Roe 534	Northrop Grumman Corp.
Roe 535	Joan D. Perkolup
Roe 536	Florence A. Perkolup
Roe 537	Fred Piwenitzky

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Roe No.	True and Correct Name of Roe Cross-Defendant
Roe 538	Sachiko Piwenitzky
Roe 539	Pledge Investment LLC
Roe 540	Lulu Edna Pollock
Roe 541	Popinjay Corp. N V
Roe 542	Donald L. Purviance
Roe 543	Gary J. Rafferty and Nona M. Rafferty Trust
Roe 544	Ronald A. Ralphs
Roe 545	Ramos Trust
Roe 546	Peggy Reichenthal Living Trust
Roe 547	Edgar Reinoso

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Roe No.	True and Correct Name of Roe Cross-Defendant
Roe 548	Rosamond Land Trust
Roe 549	Florence M. Rosen Revocable Trust
Roe 550	Frankie H. Salomon Trust
Roe 551	Lori March Scourby
Roe 552	Sellsite & United LLC
Roe 553	Glen Settle and Dorene Settle Trust
Roe 554	SF Pacific Properties Inc.
Roe 555	Ellias Shokrian
Roe 556	Shirley Shokrian
Roe 557	Theodore H. Sims, Jr.

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Roe No.	True and Correct Name of Roe Cross-Defendant
Roe 558	Taffie J. Sims
Roe 559	Mi R. Song
Roe 560	John Stern and Eleanor Stern Trust
Roe 561	Helen H. Stookey
Roe 562	Cleo P. Strawmyer and Anita F. Strawmyer Trust
Roe 563	John Su
Roe 564	Chen Su
Roe 565	Supermed Health Inc.
Roe 566	Sylvan Vista Development Co.
Roe 567	Tamkin Family Trust

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Roe No.	True and Correct Name of Roe Cross-Defendant
Roe 578	Wood Family Trust
Roe 579	Wu Family Trust
Roe 580	Vivian Hwa Yeh
Roe 581	Lincoln Chu Kuen Yung
Roe 582	Rudolf Cataldi Trust

Accordingly, Cross-Complainants hereby amend the Cross-Complaint by substituting the true names of the above Cross-Defendants wherever these fictitious names appear in the Cross-Complaint.

Dated: July 13, 2007

BEST BEST & KRIEGER LLP

By: 

ERIC L. GARNER
JEFFREY V. DUNN
STEPHANIE D. HEDLUND
Attorneys for Plaintiff
LOS ANGELES COUNTY
WATERWORKS DISTRICT NO. 40

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PROOF OF SERVICE

I, Karin Nielsen Bonwit, 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 July 13, 2007, I served the within document(s):


**AMENDMENT TO FIRST AMENDED CROSS-COMPLAINT
(NAMING ROE DEFENDANTS 231 THROUGH 582)**

- 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 July 13, 2007, at Irvine, California.


Karin Nielsen Bonwit

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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 February 19, 2008, I served the within document(s):

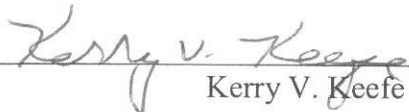
REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF OPPOSITION TO CAMERON PROPERTIES, INC.'S DEMURRER

- 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 February 19, 2008, at Irvine, California.


Kerry V. Keefe