EXHIBIT L

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11			
12	SUPERIOR COURT FOR THE STATE OF CALIFORNIA		
13	COUNTY OF LOS ANGELES		
14	Coordination Proceeding Special Title (Rule	JUDICIAL COUNCIL COORDINATION	
15	1550(b))	PROCEEDING No. 4408	
16	ANTELOPE VALLEY GROUNWATER	(Santa Clara Case No. 1-05-CV-049053,	
17	CASES	Honorable Jack Komar)	
18	RICHARD A. WOOD, an individual, on behalf of himself and all others similarly	Case No.: BC391869	
19	situated,	RICHARD WOOD'S OBJECTION TO ADMISSION INTO EVIDENCE OF	
20	Plaintiff,	JOSEPH SCALAMININI EXHIBITS AND JOINDER	
21	V.		
22	LOS ANGELES COUNTY		
23	WATERWORKS DISTRICT NO. 40; et al.		
24	Defendants.		
25			
26			
27			
28	RICHARD WOOD'S OBJECTION TO	O ADMISSION INTO EVIDENCE OF	
		EXHIBITS AND JOINDER	

Richard Wood files this objection regarding the admission into evidence of exhibits used during the testimony of Joseph Sclamanini, should any party seek to admit them.

An expert may state the matters on which he or she relied, but may not testify to the details of those matters if they are otherwise inadmissible. (*People v. Coleman* (1985) 38 Cal.3d 69, 92; *Furtado v. Montebello Unified School District* (1962) 206 Cal.2d 72, 79. "Likewise, while an expert may state on direct examination he or she relied on information contained in certain reports, the expert may not testify as to the contents of such reports." (*Wegner et al., Civil Trials and Evidence* (Rutter 2010) § 8:761; *Continental Airlines v. McDonnell Douglas Corp.* (1989) 216 Cal.App.3d 388, 416; *Grimshaw v. Ford Motor Co.* (1981) Cal.App.3d 757, 788.) Exhibits 20, 23, 24, 26 to 28, 33 to 45, 59 to 63 to 65, 71 to 77, 83, 84, 95, 97, 98, and 101 all violate these evidentiary rules. Mr. Scalaminini has chosen to conduct essentially no field work or first-hand data gathering; instead, his testimony is almost entirely dependent on data gathered by third parties, the reliability of which cannot be verified, or tested through cross examination. While he may rely on hearsay information in forming his opinions, this underlying data and the conclusions of third parties cannot come into evidence.

Many of Mr. Scalaminini's exhibits are entirely hearsay, and not subject to any exception to the rule. **Exhibits 4 through 11, 13 and 14** are each objectionable on these grounds. The testimony of the witness failed to establish that the various quoted sources are actually accurate, i.e. that the texts and authors cited actually said what they are asserted to have said. Furthermore, these exhibits constitute improper expert testimony on the law. It is the Court's job to establish the legal definition of safe yield and overdraft, not the expert witnesses.

	PROOF OF SERVICE		
	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 10490 Santa Monica Boulevard		
	Los Angeles, CA, 90025. On the date set forth below, I served the within document(s)		
	by posting the document(s) listed below to the Santa Clara County Superior Court		
	website in regard to the Antelope Valley Groundwater matter: RICHARD WOOD'S		
	OBJECTION TO ADMISSION INTO EVIDENCE OF JOSEPH SCALAMININ		
	EXHIBITS AND JOINDER		
	I declare under penalty of perjury under the laws of the State of California that the		
1			

above is true and correct. Executed on February 13, 2011 at Los Angeles, California.

____//s//_ Michael D. McLachlan_ Michael D. McLachlan