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May 1, 2013

Via Email Only: <u>rsb@bkslawfirm.com</u>

Ryan Bezerra, Esq.
Bartkiewicz, Kronick & Shanahan
1011 Twenty-Second Street
Sacramento, CA 95816

Re: Stipulation Re: Water Use on Copa de Oro Property for Phase 4 trial

Our office executed the Stipulation for Phase IV Trial Regarding Water Use on Copa de Oro Land Company's property. Our Intent was to stipulate on behalf of all of our clients. It appears the signature page only reflects two of our clients, Littlerock Creek Irrigation District and Palm Ranch Irrigation District. We have attached a signed copy with reflects a signature on behalf of our other clients as well, North Edwards Water District, Desert Lake Community Services District, Llano del Rio Water Company, Llano Mutual Water Company, and Big Rock Mutual Water Company, at the last page.

We trust we this relieves our clients of any obligation to respond to the Requests for Admissions and Form Interrogatories posted on May 1, 2013. If this is not your understanding, please contact us immediately.

Thank you for your continued cooperation.

Sincerely,

**LEMIEUX & O'NEILL** 

Christine Carson, Esq.

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LEMIEUX & Q'NEIL] DATED: May 1, 2013. W. KEITH LEMIEUX Attorneys for NORTH EDWARDS WATER DISTRICT, DESERT LAKE COMMUNITY SERVICE DISTRICT, LLANO DEL RIO WATER COMPANY, LLANO MUTUAL WATER COMPANY, BIG ROCK MUTUAL WATER COMPANY 

STIPULATION REGARDING WATER USE ON COPA DE ORO PROPERTY FOR PHASE IV TRIAL