EXHIBIT A

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5	SUPERIOR COURT OF	THE STATE OF CALIFORNIA
6	COUNTY OF LOS ANG	GELES - CENTRAL DISTRICT
7		
8 9	Coordination Proceeding Special Title (Rule 1550(b))	Judicial Council Coordination Proceeding No. 4408
10	ANTELOPE VALLEY	Santa Clara Case No.: 1-05-CV-049053
10	GROUNDWATER CASES	Judge: The Honorable Jack Komar, Dept. 17
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1	A number of Parties have agreed and stipulated to entry of a Judgment consistent with the
2	terms of this Judgment and Physical Solution (hereafter "this Judgment"). The stipulations of the
3	Parties are conditioned upon further proceedings that will result in a Judgment binding all Parties
4	to the Action. The Court, having considered the pleadings, the stipulations of the Parties, and the
5	evidence presented, and being fully informed in the matter, approves the Physical Solution ¹
6	contained herein. This Judgment is entered as a Judgment binding on all Parties served or
7	appearing in this Action, including without limitation, those Parties which have stipulated to this
8	Judgment, are subject to prior settlement(s) and judgment(s) of this Court, have defaulted or
9	hereafter stipulate to this Judgment.
10	I. DESCRIPTION OF LITIGATION
11	1. <u>PROCEDURAL HISTORY</u>
12	1.1 <u>Initiation of Litigation.</u>
13	On October 29, 1999, Diamond Farming Company ("Diamond Farming") filed in
14	the Riverside County Superior Court (Case No. RIC 344436) the first complaint in what would
15	become these consolidated complex proceedings known as the Antelope Valley Groundwater
16	Cases. Diamond Farming's complaint names as defendants the City of Lancaster, Palmdale
17	Water District, Antelope Valley Water Company, Palm Ranch Irrigation District, Quartz Hill
18	Water District, Rosamond Community Services District, and Mojave Public Utility District.
19	On February 22, 2000, Diamond Farming filed another complaint in the Riverside
20	County Superior Court (Case No. RIC 344468). The two Diamond Farming actions were
21	subsequently consolidated.
22	On January 25, 2001, Wm. Bolthouse Farms, Inc. ("Bolthouse") filed a complaint
23	in the same Court against the same entities, as well as Littlerock Creek Irrigation District and Los
24	Angeles Waterworks Districts Nos. 37 and 40 (Case No. RIC 353840).
25	¹ A "physical solution" describes an agreed upon or judicially imposed resolution of conflicting claims in a manner
26	that advances the constitutional rule of reasonable and beneficial use of the state's water supply. (<i>City of Santa Maria v. Adam</i> (2012) 211 Cal. App. 4th 266, 288.) It is defined as "an equitable remedy designed to alleviate overdrafts
27	and the consequential depletion of water resources in a particular area, consistent with the constitutional mandate to prevent waste and unreasonable water use and to maximize the beneficial use of this state's limited resource."
28	(<i>California American Water v. City of Seaside</i> (2010) 183 Cal. App. 4th 471, 480.) - 1 -
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	The Diamond Farming and Bolthouse complaints variously allege that unregulated pumping by these named public agencies (collectively the Public Water Suppliers) has irreparably harmed Diamond Farming and Bolthouse's rights to produce Groundwater from the Antelope
	harmed Diamond Farming and Bolthouse's rights to produce Groundwater from the Antelope
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	Weller Communication Design and interfered with their vielts to must that Communication to measure 11
4	Valley Groundwater Basin, and interfered with their rights to put that Groundwater to reasonable
5	and beneficial uses on property they own or lease. Diamond Farming and Bolthouse's complaints
6	seek a determination of their water rights and to quiet title as to the same.
7	In 2001, the Diamond Farming and Bolthouse actions were consolidated in the
8	Riverside County Superior Court.
9	In August 2002, a Phase 1 trial commenced in the Riverside County Superior
10	Court in the consolidated Diamond Farming/Bolthouse proceedings for the purpose of
11	determining the geographic boundary of the area to be adjudicated. That Phase 1 trial was not
12	concluded and the Court did not determine any issues or make any factual findings at that time.
13	1.2 <u>General Adjudication Commenced.</u>
14	In 2004, Los Angeles County Waterworks District No. 40 ("District No. 40")
15	initiated a general Groundwater adjudication for the Antelope Valley Ground Water Basin by
16	filing identical complaints for declaratory and injunctive relief in the Los Angeles and Kern
17	County Superior Courts (Los Angeles County Superior Court Case No. BC 325201 and Kern
18	County Superior Court Case No. S-1500-CV 254348). District No. 40's complaints sought a
19	judicial determination of the respective rights of the Parties to produce Groundwater from the
20	Antelope Valley Groundwater Basin.
21	On December 30, 2004, District No. 40 petitioned the Judicial Council of
22	California for coordination of the above-referenced actions. On June 17, 2005, the Judicial
23	Council of California granted the petition and assigned the "Antelope Valley Groundwater Cases"
24	(Judicial Council Coordination Proceeding No. 4408) to this Court (Santa Clara County Superior
25	Court Case No. 1-05-CV-049053 (Hon. Jack Komar)).
26	For procedural purposes, the Court requested that District No. 40 refile its
27	complaint as a first amended cross-complaint in the now coordinated proceedings. Joined by the
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1	other Public Water Suppliers, District No. 40 filed a first amended cross-complaint seeking
2	declaratory and injunctive relief and an adjudication of the rights to all Groundwater within the
3	Antelope Valley Groundwater Basin. The Public Water Suppliers' cross-complaint, as currently
4	amended, requests an adjudication to protect the public's water supply, prevent water quality
5	degradation, and stop land subsidence. Some of the Public Water Suppliers allege they have
6	acquired prescriptive and equitable rights to the Groundwater in the Basin. They allege the Basin
7	has been in overdraft for more than five consecutive Years and they have pumped water from the
8	Basin for reasonable and beneficial purposes in an open, notorious, and continuous manner. They
9	allege each non-public cross-defendant had actual or constructive notice of these activities,
10	sufficient to establish prescriptive rights in their favor. In order to alleviate overdraft conditions
11	and protect the Basin, the Public Water Suppliers also request a physical solution.
12	1.3 <u>Other Actions</u>
13	In response to the Public Water Suppliers first amended cross-complaint,
14	numerous Parties filed cross-complaints seeking various forms of relief.
15	On August 30, 2006, Antelope Valley-East Kern Water Agency ("AVEK") filed a
16	cross-complaint seeking declaratory and injunctive relief and claiming overlying rights and rights
17	to pump the supplemental yield attributable to return flows from State Water Project water
18	imported to the Basin.
19	On January 11, 2007, Rebecca Lee Willis filed a class action complaint in the Los
20	Angeles County Superior Court (Case No. BC 364553) for herself and on behalf of a class of
21	non-pumping overlying property owners ("Non-Pumper Class"), through which she sought
22	declaratory relief and money damages from various public entities. Following certification, the
23	Non-Pumper Class entered into a settlement agreement with the Public Water Suppliers
24	concerning the matters at issue in the class complaint. On September 22, 2011, the Court
25	approved the settlement through an amended final judgment.
26	On June 2, 2008, Richard A. Wood filed a class action complaint for himself and
27	on behalf of a class of small property owners in this action ("Small Pumper Class"), Wood v. Los
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Angeles Co. Waterworks Dist. 40, et al., (Case No.: BC 391869) through which he sought
 declaratory relief and money damages from various public entities. The Small Pumper Class was
 certified on September 2, 2008.

On February 24, 2010, following various orders of coordination, the Court granted
the Public Water Suppliers' motion to transfer and consolidate all complaints and crosscomplaints in this matter, with the exception of the complaint in Sheldon R. Blum, etc. v. Wm.
Bolthouse Farms, Inc. (Santa Clara County Superior Court Case No. 1-05-CV-049053), which
remains related and coordinated.

9

1.4 <u>McCarran Amendment Issues</u>

10 The Public Water Suppliers' cross-complaint names Edwards Air Force Base, 11 California and the United States Department of the Air Force as cross-defendants, seeking the 12 same declaratory and injunctive relief as sought against the other cross-defendants. This 13 Judgment, or any other determination in this case regarding rights to water, is contingent on a 14 Judgment satisfying the requirements of the McCarran Amendment, 43 U.S.C. §666. The United 15 States reserves all rights to object or otherwise challenge any interlocutory judgment and reserves 16 all rights to appeal a Judgment that does not satisfy the requirements of the McCarran 17 Amendment.

18

1.5 <u>Phased Trials</u>

19 The Court has divided the trial in this matter into multiple phases, four of which20 have been tried.

Through the Phase 1 trial, the Court determined the geographical boundaries of the area adjudicated in this Action which is defined as the Basin. On November 3, 2006, the Court entered an order determining that issue.

Through the Phase 2 trial, the Court determined that all areas within the Basin are
hydrologically connected and a single aquifer, and that there is sufficient hydraulic connection
between the disputed areas and the rest of the Basin such that the Court must include the disputed
areas within the adjudication area. The Court further determined that it would be premature to make

1	any determinations regarding, inter alia, claims that portions of the Basin should be treated as a
2	separate area for management purposes. On November 6, 2008, the Court entered its Order after
3	Phase Two Trial on Hydrologic Nature of Antelope Valley.
4	Through the Phase 3 trial, the Court determined the Basin is in a current state of
5	overdraft and the safe yield is 110,000 acre-feet per Year. The Court found the preponderance of
6	the evidence presented established that setting the safe yield at 110,000 acre-feet per Year will
7	permit management of the Basin in such a way as to preserve the rights of the Parties in
8	accordance with the California Constitution and California law. On July 13, 2011, the Court filed
9	its Statement of Decision.
10	Through the Phase 4 trial, the Court determined the overall Production occurring
11	in the Basin in calendar Years 2011 and 2012.
12	1.6 <u>Defaults</u>
13	Numerous Parties have failed to respond timely, or at all, to the Public Water
14	Suppliers' cross-complaint, as amended, and their defaults have been entered. The Court has
15	given the defaulted Parties notice of this Judgment and Physical Solution, together with the
16	opportunity to be heard regarding this Judgment, and hereby enters default judgments against all
17	such Parties and incorporates those default judgments into this Judgment. Pursuant to such
18	default judgments a defaulted Party has no right to Produce Groundwater from the Basin. All
19	Parties against which a default judgment has been entered are identified on Exhibit 1, attached
20	hereto and incorporated herein by reference.
21	2. <u>GENERAL ADJUDICATION DOES NOT APPLY TO SURFACE WATER</u> .
22	Pursuant to California law, surface water use since 1914 has been governed by the Water
23	Code. This Judgment does not apply to surface water as defined in the Water Code and is not
24	intended to interfere with any State permitted or licensed surface water rights or pre-1914 surface
25	water right. The impact of any surface water diversion should be considered as part of the State
26	Water Resources Control Board permitting and licensing process and not as part of this Judgment.
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II. <u>DECREE</u>

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3. <u>JURISDICTION, PARTIES, DEFINITIONS</u>.

3.1 Jurisdiction. This Action is an *inter se* adjudication of all claims to the
rights to Produce Groundwater from the Basin alleged between and among all Parties. This Court
has jurisdiction over the subject matter and Parties herein to enter a Judgment declaring and
adjudicating the rights to reasonable and beneficial use of water by the Parties in the Action
pursuant to Article X, section 2 of the California Constitution.

3.2 Parties. The Court required that all Persons having or claiming any
right, title or interest to the Groundwater within the Basin be notified of the Action. Notice has
been given pursuant to the Court's order. All Public Water Suppliers, landowners, Non-Pumper
Class and Small Pumper Class members and other Persons having or making claims have been or
will be included as Parties to the Action. All named Parties who have not been dismissed have
appeared or have been given adequate opportunity to appear.

- 14 3.3 Factual and Legal Issues. The complaints and cross-complaints in the 15 Action frame many legal issues. The Action includes over 4,000 Parties, as well as the members 16 of the Non-Pumper Class and the members of the Small Pumper Class. The Basin's entire 17 Groundwater supply and Groundwater rights, extending over approximately 1390 square miles, 18 have been brought to issue. The numerous Groundwater rights at issue in the case include, 19 without limitation, overlying, appropriative, prescriptive, and federal reserved water rights to 20 Groundwater, rights to return flows from Imported Water, rights to recycled water, rights to 21 stored Imported Water subject to the Watermaster rules and regulations, and rights to utilize the 22 storage space within the Basin. After several months of trial, the Court made findings regarding 23 Basin characteristics and determined the Basin's Safe Yield. The Court's rulings and judgments 24 in this case, including the Safe Yield determination, form the basis for this Judgment.
- 25

3.4 <u>Need for a Declaration of Rights and Obligations for a Physical</u>

26 <u>Solution</u>. A Physical Solution for the Basin, based on a declaration of water rights and a formula
27 for allocation of rights and obligations, is necessary to implement the mandate of Article X,

1	section 2 of the California Constitution and to protect the Basin and the Parties' rights to the
2	Basin's water resources. The Physical Solution governs Groundwater, Imported Water and Basin
3	storage space, and is intended to ensure that the Basin can continue to support existing and future
4	reasonable and beneficial uses. A Physical Solution requires determining individual Groundwater
5	rights for the Public Water Suppliers, landowners, Non-Pumper Class and Small Pumper Class
6	members, and other Parties within the Basin. The Physical Solution set forth in this Judgment:
7	(1) is a fair and reasonable allocation of Groundwater rights in the Basin after giving due
8	consideration to water rights priorities and the mandate of Article X, section 2 of the California
9	Constitution; (2) provides for a reasonable sharing of Imported Water costs; (3) furthers the
10	mandates of the State Constitution and State water policy; and (4) is a remedy that gives due
11	consideration to applicable common law rights and priorities to use Basin water and storage space
12	without substantially impairing such rights. Combined with water conservation, water
13	reclamation, water transfers, water banking, and improved conveyance and distribution methods
14	within the Basin, present and future Imported Water sources are sufficient both in quantity and
15	quality to assure implementation of a Physical Solution. This Judgment will facilitate water
16	resource planning and development by the Public Water Suppliers and individual water users.
17	3.5 <u>Definitions</u> . As used in this Judgment, the following terms shall have the
18	meanings set forth herein:
19	3.5.1 <u>Action</u> . The coordinated and consolidated actions included in the
20	Antelope Valley Groundwater Cases, Judicial Council Coordination Proceeding No. 4408, Santa
21	Clara Superior Court Case No. 1-05-CV-049053.
22	3.5.2 <u>Adjusted Native Safe Yield</u> . The Native Safe Yield minus (1) the
23	Production Right allocated to the Small Pumper Class under Paragraph 5.1.3, (2) the Federal
24	Reserved Water Right under Paragraph 5.1.4, and (3) the State of California Production Right
25	under Paragraph 5.1.5. The Adjusted Native Safe Yield as of the date of entry of this Judgment is
26	70,686.6 acre-feet per year.
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	- 7 - [PROPOSED] JUDGMENT
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1	3.5.3 <u>Administrative Assessment</u> . The amount charged by the
2	Watermaster for the costs incurred by the Watermaster to administer this Judgment.
3	3.5.4 <u>Annual Period</u> . The calendar Year.
4	3.5.5 <u>Antelope Valley United Mutuals Group</u> . The members of the
5	Antelope Valley United Mutuals Group are Antelope Park Mutual Water Company, Aqua-J
6	Mutual Water Company, Averydale Mutual Water Company, Baxter Mutual Water Company,
7	Bleich Flat Mutual Water Company, Colorado Mutual Water Co., El Dorado Mutual Water
8	Company, Evergreen Mutual Water Company, Land Projects Mutual Water Co., Landale Mutual
9	Water Co., Shadow Acres Mutual Water Company, Sundale Mutual Water Company, Sunnyside
10	Farms Mutual Water Company, Inc., Tierra Bonita Mutual Water Company, West Side Park
11	Mutual Water Co. and White Fence Farms Mutual Water Co., together with the successor(s)-in-
12	interest to any member thereof. Each of the members of the Antelope Valley United Mutuals
13	Group was formed when the owner(s) of the lands that were being developed incorporated the
14	mutual water company and transferred their water rights to the mutual water company in
15	exchange for shares of common stock. The mutual water company owns, operates and maintains
16	the infrastructure for the production, storage, distribution and delivery of water solely to its
17	shareholders. The shareholders of each of these mutual water companies, who are the owners of
18	the real property that is situated within the mutual water company's service area, have the right to
19	have water delivered to their properties, a right appurtenant to their land. [See, Erwin v. Gage
20	Canal Company (1964) 226 Cal.App.2d 189].
21	3.5.6 <u>AVEK</u> . The Antelope Valley–East Kern Water Agency.
22	3.5.7 <u>Balance Assessment</u>. The amount of money charged by the
23	Watermaster on all Production Rights, excluding the United States' actual Production, to pay for
24	the costs, not including infrastructure, to purchase, deliver, produce in lieu, or arrange for
25	alternative pumping sources in the Basin.
26	3.5.8 <u>Basin</u> . The area adjudicated in this Action as shown on Exhibit 2,
27	attached hereto and incorporated herein by reference, which lies within the boundaries of the line
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1	labeled "Boundaries of the Adjudicated Area" and described therein. The Basin generally
2	encompasses the Antelope Valley bordered on the West and South by the San Gabriel and
3	Tehachapi Mountains, with the eastern boundary being the Los Angeles-San Bernardino County
4	line, as determined by the Court.
5	3.5.9 <u>Carry Over</u> . The right to Produce an unproduced portion of an
6	annual Production Right or a Right to Imported Water Return Flows in a Year subsequent to the
7	Year in which the Production Right or Right to Imported Water Return Flows was originally
8	available.
9	3.5.10 <u>Conjunctive Use</u> . A method of operation of a groundwater basin
10	under which Imported Water is used or stored in the Basin in Years when it is available; allowing
11	the Basin to refill, and more Groundwater is Produced in Years when Imported Water is less
12	available.
13	3.5.11 <u>Defaulting Party</u> . A Party who failed to file a responsive pleading
14	and against which a default judgment has been entered. A list of Defaulting Parties is attached as
15	Exhibit 1.
16	3.5.12 <u>Drought Program</u> . The water management program in effect only
17	during the Rampdown period affecting the operations and Replacement Water Assessments of the
18	participating Public Water Suppliers.
19	3.5.13 Judgment. A judgment, consistent with Cal.C.C.P. §§ 577 and
20	1908(a)(1) and 43 U.S.C. § 666, determining all rights to Groundwater in the Basin, establishing
21	a Physical Solution, and resolving all claims in the Action.
22	3.5.14 <u>Groundwater</u> . Water beneath the surface of the ground and within
23	the zone of saturation, excluding water flowing through known and definite channels.
24	3.5.15 <u>Imported Water</u> . Water brought into the Basin from outside the
25	watershed of the Basin as shown in Exhibit 9.
26	3.5.16 Imported Water Return Flows. Imported Water that net
27	augments the Basin Groundwater supply after use.
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	[PROPOSED] JUDGMENT

1	3.5.17 In Lieu Production. The amount of Imported Water used by a
2	Producer in a Year instead of Producing an equal amount of that Producer's Production Right.
3	3.5.18 <u>Material Injury</u> . Material Injury means impacts to the Basin caused
4	by pumping or storage of Groundwater that:
5	3.5.18.1 Causes material physical harm to the Basin, any
6	Subarea, or any Producer, Party or Production Right, including, but not limited to, Overdraft,
7	degradation of water quality by introduction of contaminants to the aquifer by a Party and/or
8	transmission of those introduced contaminants through the aquifer, liquefaction, land subsidence and
9	other material physical injury caused by elevated or lowered Groundwater levels. Material physical
10	harm does not include "economic injury" that results from other than direct physical causes, including
11	any adverse effect on water rates, lease rates, or demand for water.
12	3.5.18.2 If fully mitigated, Material Injury shall no longer be
13	considered to be occurring.
14	3.5.19 <u>Native Safe Yield</u> . Naturally occurring Groundwater recharge to
15	the Basin, including "return flows" from pumping naturally occurring recharge, on an average
16	annual basis. Imported Water Return Flows are not included in Native Safe Yield.
17	3.5.20 <u>New Production</u> . Any Production of Groundwater from the Basin
18	not of right under this Judgment, as of the date of this Judgment.
19	3.5.21 Non-Overlying Production Rights. The rights held by the Parties
20	identified in Exhibit 3, attached hereto and incorporated herein by reference.
21	3.5.22 <u>Non-Pumper Class</u> . All private (i.e., non-governmental) Persons
22	and entities that own real property within the Basin, as adjudicated, that are not presently
23	pumping water on their property and did not do so at any time during the five Years preceding
24	January 18, 2006. The Non-Pumper Class includes the successors-in-interest by way of purchase,
25	gift, inheritance, or otherwise of such Non-Pumper Class members' land within the Basin. The
26	Non-Pumper Class excludes (1) all Persons to the extent their properties are connected to a
27	municipal water system, public utility, or mutual water company from which they receive water
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1	service, (2) all properties that are listed as "improved" by the Los Angeles County or Kern
2	County Assessor's offices, unless the owners of such properties declare under penalty of perjury
3	that they do not pump and have never pumped water on those properties, and (3) those who opted
4	out of the Non-Pumper Class. The Non-Pumper Class does not include landowners who have
5	been individually named under the Public Water Suppliers' cross-complaint, unless such a
6	landowner has opted into such class.
7	3.5.23 <u>Non-Pumper Class Judgment</u> . The amended final Judgment that
8	settled the Non-Pumper Class claims against the Public Water Suppliers approved by the Court
9	on September 22, 2011.
10	3.5.24 Non-Stipulating Party. Any Party who had not executed a
11	Stipulation for Entry of this Judgment prior to the date of approval of this Judgment by the Court.
12	3.5.25 Overdraft . Extractions in excess of the Safe Yield of water from
13	an aquifer, which over time will lead to a depletion of the water supply within a groundwater
14	basin as well as other detrimental effects, if the imbalance between pumping and extraction
15	continues.
16	3.5.26 Overlying Production Rights. The rights held by the Parties
17	identified in Exhibit 4, attached hereto and incorporated herein by reference.
18	3.5.27 <u>Party (Parties)</u> . Any Person(s) that has (have) been named and
19	served or otherwise properly joined, or has (have) become subject to this Judgment and any prior
20	judgments of this Court in this Action and all their respective heirs, successors-in-interest and
21	assigns. For purposes of this Judgment, a "Person" includes any natural person, firm, association,
22	organization, joint venture, partnership, business, trust, corporation, or public entity.
23	3.5.28 <u>Pre-Rampdown Production</u> . The reasonable and beneficial use of
24	Groundwater, excluding Imported Water Return Flows, at a time prior to this Judgment, or the
25	Production Right, whichever is greater.
26	3.5.29 <u>Produce(d)</u> . To pump Groundwater for existing and future
27	reasonable beneficial uses.
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1	3.5.30 <u>Producer(s)</u> . A Party who Produces Groundwater.
2	3.5.31 <u>Production</u> . Annual amount of Groundwater Produced, stated in
3	acre-feet of water.
4	3.5.32 <u>Production Right</u> . The amount of Native Safe Yield that may be
5	Produced each Year free of any Replacement Water Assessment and Replacement Obligation.
6	The total of the Production Rights decreed in this Judgment equals the Native Safe Yield. A
7	Production Right does not include any right to Imported Water Return Flows pursuant to
8	Paragraph 5.2.
9	3.5.33 <u>Pro-Rata Increase</u> . The proportionate increase in the amount of a
10	Production Right, as provided in Paragraph 18.5.10, provided the total of all Production Rights
11	does not exceed the Native Safe Yield.
12	3.5.34 <u>Pro-Rata Reduction</u> . The proportionate reduction in the amount
13	of a Production Right, as provided in Paragraph 18.5.10, in order that the total of all Production
14	Rights does not exceed the Native Safe Yield.
15	3.5.35 <u>Public Water Suppliers</u> . The Public Water Suppliers are Los
16	Angeles County Waterworks District No. 40, Palmdale Water District, Quartz Hill Water District,
17	Littlerock Creek Irrigation District, California Water Service Company, Desert Lake Community
18	Services District, North Edwards Water District, City of Palmdale, City of Lancaster, Palm Ranch
19	Irrigation District, Rosamond Community Services District, and West Valley County Water
20	District.
21	3.5.36 <u>Purpose of Use.</u> The broad categories of type of water use
22	including but not limited to municipal, irrigation, agricultural and industrial uses.
23	3.5.37 <u>Rampdown</u> . The period of time for Pre-Rampdown Production to
24	be reduced to the Native Safe Yield in the manner described in this Judgment.
25	3.5.38 <u>Recycled Water</u> . Water that, as a result of treatment of waste, is
26	suitable for a direct beneficial use or a controlled use that would not otherwise occur and is
27	therefore considered a valuable resource.
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1	3.5.39 <u>Replacement Obligation</u> . The obligation of a Producer to pay for
2	Replacement Water for Production of Groundwater from the Basin in any Year in excess of the
3	sum of such Producer's Production Right and Imported Water Return Flows.
4	3.5.40 <u>Replacement Water</u> . Water purchased by the Watermaster or
5	otherwise provided to satisfy a Replacement Obligation.
6	3.5.41 <u>Replacement Water Assessment</u> . The amount charged by the
7	Watermaster to pay for all costs incurred by the Watermaster related to Replacement Water.
8	3.5.42 <u>Responsible Party</u> . The Person designated by a Party as the
9	Person responsible for purposes of filing reports and receiving notices pursuant to the provisions
10	of this Judgment.
11	3.5.43 Safe Yield. The amount of annual extractions of water from the
12	Basin over time equal to the amount of water needed to recharge the Groundwater aquifer and
13	maintain it in equilibrium, plus any temporary surplus. [City of Los Angeles v. City of San
14	Fernando (1975) 14 Cal. 3d 199, 278.]
15	3.5.44 <u>Small Pumper Class</u> . All private (i.e., non-governmental)
16	Persons and entities that own real property within the Basin, as adjudicated, and that have been
17	pumping less than 25 acre-feet per Year on their property during any Year from 1946 to the
18	present. The Small Pumper Class excludes the defendants in Wood v. Los Angeles Co.
19	Waterworks Dist. 40, et al., any Person, firm, trust, corporation, or other entity in which any such
20	defendants has a controlling interest or which is related to or affiliated with any such defendants,
21	and the representatives, heirs, affiliates, successors-in-interest or assigns of any such excluded
22	party. The Small Pumper Class also excludes all Persons and entities that are shareholders in a
23	mutual water company. The Small Pumper Class does not include those who opted out of the
24	Small Pumper Class.
25	3.5.45 Small Pumper Class Members. Individual members of the Small
26	Pumper Class who meet the Small Pumper Class definition, and for purposes of this Judgment
27	and any terms pertaining to water rights, where two or more Small Pumper Class Members reside
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in the same household, they shall be treated as a single Small Pumper Class Member for purposes
 of determining water rights.

3	3.5.46 State of California. As used herein, State of California shall mean
4	the State of California acting by and through the following State agencies, departments and
5	associations: (1) The California Department of Water Resources; (2) The California Department
6	of Parks and Recreation; (3) The California Department of Transportation; (4) The California
7	State Lands Commission; (5) The California Department of Corrections and Rehabilitation; (6)
8	The 50th District Agricultural Association; (7) The California Department of Veteran Affairs; (8)
9	The California Highway Patrol; and, (9) The California Department of Military.
10	3.5.47 State Water Project. Water storage and conveyance facilities
11	operated by the State of California Department of Water Resources from which it delivers water
12	diverted from the Feather River and the Sacramento-San Joaquin Delta via the California
13	Aqueduct to public agencies it has contracted with.
14	3.5.48 Stipulating Party. Any Party who has executed a Stipulation for
15	Entry of this Judgment prior to the date of approval of this Judgment by the Court.
16	3.5.49 Stored Water. Water held in storage in the Basin, as a result of
17	direct spreading or other methods, for subsequent withdrawal and use pursuant to agreement with
18	the Watermaster and as provided for in this Judgment. Stored Water does not include Imported
19	Water Return Flows.
20	3.5.50 Subareas. Portions of the Basin, as described in this document,
21	divided for management purposes.
22	3.5.51 <u>Total Safe Yield</u> . The amount of Groundwater that may be safely
23	pumped from the Basin on a long-term basis. Total Safe Yield is the sum of the Native Safe
24	Yield plus the Imported Water Return Flows.
25	3.5.52 <u>Watermaster</u> . The Person(s) appointed by the Court to administer
26	the provisions of this Judgment.
27	
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1	3.5.53 <u>Watermaster Engineer</u> . The engineering or hydrology expert or
2	firm retained by the Watermaster to perform engineering and technical analysis and water
3	administration functions as provided for in this Judgment.
4	3.5.54 <u>District No. 40</u> . Los Angeles County Waterworks District No. 40.
5	3.5.55 <u>Year</u> . Calendar year.
6	4. SAFE YIELD AND OVERDRAFT
7	4.1 <u>Safe Yield</u> : The Native Safe Yield of the Basin is 82,300 acre-feet per
8	Year. With the addition of Imported Water Return Flows, the Total Safe Yield is approximately
9	110,000 acre-feet per Year, but will vary annually depending on the volume of Imported Water.
10	4.2 <u>Overdraft</u> : In its Phase 3 trial decision, the Court held that the Basin,
11	defined by the Court's March 12, 2007 Revised Order After Hearing On Jurisdictional
12	Boundaries, is in a state of overdraft based on estimate of extraction and recharge, corroborated
13	by physical evidence of conditions in the Basin. Reliable estimates of the long-term extractions
14	from the Basin have exceeded reliable estimates of the Basin's recharge by significant margins,
15	and empirical evidence of overdraft in the Basin corroborates that conclusion. Portions of the
16	aquifer have sustained a significant loss of Groundwater storage since 1951. The evidence is
17	persuasive that current extractions exceed recharge and therefore that the Basin is in a state of
18	overdraft. The Court's full Phase 3 trial decision is attached as Exhibit 5 and is incorporated
19	herein by reference.
20	5. PRODUCTION RIGHTS
21	5.1 <u>Allocation of Rights to Native Safe Yield</u> . Consistent with the goals of
22	this Judgment and to maximize reasonable and beneficial use of the Groundwater of the Basin
23	pursuant to Article X, section 2 of the California Constitution, all the Production Rights
24	established by this Judgment are of equal priority, except the Federal Reserved Water Right

- 25 which is addressed in Paragraph 5.1.4, and with the reservation of the Small Pumper Class
- 26 Members' right to claim a priority under Water Code section 106.
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5.1.1 Overlying Production Rights . The Parties listed in Exhibit 4,
attached hereto and incorporated herein by reference, have Overlying Production Rights. Exhibit
4 sets forth the following for each Overlying Production Right: (1) the Pre-Rampdown
Production; (2) the Production Right; and (3) the percentage of the Production from the Adjusted
Native Safe Yield.
5.1.1.1 The Parties listed on Exhibit 4 have the right to Produce
Groundwater, on an annual basis, up to their Overlying Production Right set forth in Exhibit 4 for
each Party. Each Party's Overlying Production Right is subject to the following conditions and
limitations:
5.1.1.2 Pursuant to the terms of this Judgment, the Parties listed on
Exhibit 4 have the right to Produce their Overlying Production Right for use on land they own or
lease and without the need for Watermaster approval.
5.1.1.3 Overlying Production Rights may be transferred pursuant to
the provisions of Paragraph 16 of this Judgment.
5.1.1.4 Overlying Production Rights are subject to Pro-Rata
Reduction or Increase only pursuant to Paragraph 18.5.10.
5.1.2 Non-Pumper Class Rights. The Non-Pumper Class members
claim the right to Produce Groundwater from the Native Safe Yield for reasonable and beneficial
uses on their overlying land as provided for in this Judgment. On September 22, 2011, the Court
approved the Non-Pumper Class Stipulation of Settlement through an amended final judgment
that settled the Non-Pumper Class' claims against the Public Water Suppliers ("Non-Pumper
Class Judgment"). A copy of the Non-Pumper Class Judgment and the Non-Pumper Class
Stipulation of Settlement are attached for reference only as Appendices A and B. This Judgment
is consistent with the Non-Pumper Class Stipulation of Settlement and Judgment. Future
Production by a member of the Non-Pumper Class is addressed in the Physical Solution.
5.1.2.1 The Non-Pumper Class members shall have no right to
transfer water pursuant to this Judgment.
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1	5.1.3 Small Pumper Class Production Rights. Subject only to the
2	closure of the Small Pumper Class membership, the Small Pumper Class's aggregate Production
3	Right is 3806.4 acre-feet per Year. Allocation of water to the Small Pumper Class is set at an
4	average Small Pumper Class Member amount of 1.2 acre-feet per existing household or parcel
5	based upon the 3172 known Small Pumper Class Member parcels at the time of this Judgment.
6	Any Small Pumper Class Member may Produce up to and including 3 acre-feet per Year per
7	existing household for reasonable and beneficial use on their overlying land, and such Production
8	will not be subject to Replacement Water Assessment. Production by any Small Pumper Class
9	Member above 3 acre-feet per Year per household or parcel will be subject to Replacement Water
10	Assessment, as set forth in this Judgment. Administrative Assessments for unmetered Production
11	by Small Pumper Class Members shall be set based upon the allocation of 1.2 acre-feet per Year
12	per household or parcel, whichever is the case; metered Production shall be assessed in accord
13	with the actual Production. A Small Pumper Class Member who is lawfully, by permit, operating
14	a shared well with an adjoining Small Pumper Class Member, shall have all of the same rights
15	and obligations under this Judgment without regard to the location of the shared well, and such
16	shared use is not considered a prohibited transfer of a pumping right under Paragraph 5.1.3.3.
17	5.1.3.1 The Production of Small Pumper Class Members of up to 3
18	acre-feet per Year of Groundwater per household or per parcel for reasonable and beneficial use
19	shall only be subject to reduction if: (1) the reduction is based upon a statistically credible study
20	and analysis of the Small Pumper Class' actual Native Safe Yield Production, as well as the
21	nature of the use of such Native Safe Yield, over at least a three Year period; and (2) the
22	reduction is mandated by Court order after notice to the Small Pumper Class Members affording a
23	reasonable opportunity for the Court to hear any Small Pumper Class Member objections to such
24	reduction, including a determination that Water Code section 106 may apply so as to prevent a
25	reduction.
26	5.1.3.2 The primary means for monitoring the Small Pumper Class
27	Members' Groundwater use under the Physical Solution will be based on physical inspection by
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the Watermaster, including the use of aerial photographs and satellite imagery. All Small Pumper
Class Members agree to permit the Watermaster to subpoen the electrical meter records
associated with their Groundwater wells on an annual basis. Should the Watermaster develop a
reasonable belief that a Small Pumper Class Member household is using in excess of 3 acre-feet
per Year, the Watermaster may cause to be installed a meter on such Small Pumper Class
Member's well at the Small Pumper Class Member's expense.

7 **5.1.3.3** The pumping rights of Small Pumper Class Members are 8 not transferable separately from the parcel of property on which the water is pumped, provided 9 however a Small Pumper Class Member may move their water right to another parcel owned by 10 that Small Pumper Class Member with approval of the Court. If a Small Pumper Class Member 11 parcel is sold, absent a written contract stating otherwise and subject to the provisions of this 12 Judgment, the water right for that Small Pumper Class Member parcel shall transfer to the new 13 owners of that Small Pumper Class Member parcel. The pumping rights of Small Pumper Class 14 Members may not be aggregated for use by a purchaser of more than one Small Pumper Class 15 Member's property.

- 5.1.3.4 Defaults or default judgments entered against any Small
 Pumper Class Member who did not opt out of the Small Pumper Class are hereby deemed nonoperative and vacated *nunc pro tunc*, but only with respect to their ownership of real property
 meeting the Small Pumper Class definition.
- 5.1.3.5 The Small Pumper Class shall be permanently closed to new
 membership upon issuance by the Court of its order granting final approval of the Small Pumper
 Class Settlement (the "Class Closure Date"), after the provision of notice to the Class of the Class
 Closure Date. Any Person or entity that does not meet the Small Pumper Class definition prior to
 the Class Closure Date is not a Member of the Small Pumper Class. Similarly, any additional
 household constructed on a Small Pumper Class Member parcel after the Class Closure Date is
 not entitled to a Production Right as set forth in Paragraphs 5.1.3 and 5.1.3.1.
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1	5.1.3.6 Unknown Small Pumper Class Members are defined as: (1)
2	those Persons or entities that are not identified on the list of known Small Pumper Class Members
3	maintained by class counsel and supervised and controlled by the Court as of the Class Closure
4	Date; and (2) any unidentified households existing on a Small Pumper Class Member parcel prior
5	to the Class Closure Date. Within ten (10) Court days of the Class Closure Date, class counsel
6	for the Small Pumper Class shall publish to the Court website and file with the Court a list of the
7	known Small Pumper Class Members.
8	5.1.3.7 Given the limited number of additions to the Small Pumper
9	Class during the more than five Years since the initial notice was provided to the Class, the Court
10	finds that the number of potentially unknown Small Pumper Class Members and their associated
11	water use is likely very low, and any Production by unknown Small Pumper Class Members is
12	hereby deemed to be <i>de minimis</i> in the context of this Physical Solution and shall not alter the
13	Production Rights decreed in this Judgment. However, whenever the identity of any unknown
14	Small Pumper Class Member becomes known, that Small Pumper Class Member shall be bound
15	by all provisions of this Judgment, including without limitation, the assessment obligations
16	applicable to Small Pumper Class Members.
17	5.1.3.8 In recognition of his service as class representative, Richard
18	Wood has a Production Right of up to five 5 acre-feet per Year for reasonable and beneficial use
19	on his parcel free of Replacement Water Assessment. This Production Right shall not be
20	transferable and is otherwise subject to the provisions of this Judgment.
21	5.1.4 Federal Reserved Water Right. The United States has a right to
22	Produce 7,600 acre-feet per Year from the Native Safe Yield as a Federal Reserved Water Right
23	for use for military purposes at Edwards Air Force Base and Air Force Plant 42. See Cappaert v.
24	United States, 426 U.S. 128, 138 (1976); United States v. New Mexico, 438 U.S. 696, 700 (1978).
25	Maps of the boundaries of Edwards Air Force Base and Plant 42 are attached hereto as Exhibits 6
26	and 7. The United States may Produce any or all of this water at any time for uses consistent with
27	the purposes of its Federal Reserved Water Right. Water uses at Edwards Air Force Base and
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Plant 42 as of the date of this Judgment are consistent with the military purposes of the facilities.
 The Federal Reserved Water Right to Produce 7,600 acre-feet per Year is not subject to
 Rampdown or any reduction including Pro-Rata Reduction due to Overdraft.

4 5.1.4.1 In the event the United States does not Produce its 5 entire 7,600 acre-feet in any given Year, the unused amount in any Year will be allocated to the Non-Overlying Production Rights holders, except for Boron Community Services District and 6 7 West Valley County Water District, in the following Year, in proportion to Production Rights set 8 forth in Exhibit 3. This Production of unused Federal Reserved Water Right Production does not 9 increase any Non-Overlying Production Right holder's decreed Non-Overlying Production Right 10 amount or percentage, and does not affect the United States' ability to fully Produce its Federal 11 Reserved Water Right as provided in Paragraph 5.1.4 in any subsequent Year. Upon entry of a 12 judgment confirming its Federal Reserved Water Rights consistent with this Judgment, the United 13 States waives any rights under State law to a correlative share of the Groundwater in the Basin 14 underlying Edwards Air Force Base and Air Force Plant 42.

155.1.4.2The United States is not precluded from acquiring State law16based Production Rights in excess of its Federal Reserved Water Right through the acquisition of17Production Rights in the Basin.

18 5.1.5 State of California Production Rights. The State of California 19 shall have a Production Right of 207 acre-feet per Year from the Native Safe Yield and shall have 20 the additional right to Produce Native Safe Yield as set forth in Paragraphs 5.1.5.3 and 5.1.5.4 21 below. This Production of Native Safe Yield shall not be subject to Pro-Rata Reduction. Any 22 Production by the State of California above 207 acre-feet per Year that is not Produced pursuant 23 to Paragraphs 5.1.5.3 and 5.1.5.4 below shall be subject to Replacement Assessments. All 24 Production by the State of California shall also be subject to the Administrative Assessment and 25 the Balance Assessment except in emergency situations as provided in Paragraph 5.1.5.4.3 below. 26 Any Production of Native Safe Yield pursuant to Paragraphs 5.1.5.3 and 5.1.5.4 below shall not 27 reduce any other Party's Production Rights pursuant to this Judgment.

1	5.1.5.1 The State of California's Production Right in the amount of
2	207 acre-feet per Year is allocated separately to each of the State agencies, departments, and
3	associations as listed below in Paragraph 5.1.5.2. Notwithstanding the separate allocations, any
4	Production Right, or portion thereof, of one of the State agencies, departments, and associations
5	may be transferred or used by the other State agencies, departments, and associations on parcels
6	within the Basin. This transfer shall be done by agreement between the State agencies,
7	departments, or associations without a Replacement Water Assessment and without the need for
8	Watermaster approval. Prior to the transfer of another State agency, department, or association's
9	Production Right, the State agency, department, or association receiving the ability to use the
10	Production Right shall obtain written consent from the transferor. Further, the State agency,
11	department, or association receiving the Production Right shall notify the Watermaster of the
12	transfer.
13	5.1.5.2 The Production Rights are allocated as follows and may be
14	exercised by the following nine (9) State agencies:
15	5.1.5.2.1 The California Department of Water Resources-104
16	acre- feet per Year.
17	5.1.5.2.2 The California Department of Parks and Recreation-
18	9 acre-feet per Year.
19	5.1.5.2.3 The California Department of Transportation -47
20	acre-feet per Year.
21	5.1.5.2.4 The California State Lands Commission-3 acre-feet
22	per Year
23	5.1.5.2.5 The California Department of Corrections and
24	Rehabilitation-3 acre-feet per Year.
25	5.1.5.2.6 The 50th District Agricultural Association-32 acre-
26	feet per Year.
27	
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1	5.1.5.2.7 The California Department of Veteran Affairs-3
2	acre-feet per Year.
3	5.1.5.2.8 The California Highway Patrol -3 acre- feet per
4	Year.
5	5.1.5.2.9 The California Department of Military-3 acre-feet
6	per Year.
7	5.1.5.3 If at any time, the amount of water supplied to the State of
8	California by District No. 40, AVEK, or Rosamond Community Service District is no longer
9	available or no longer available at reasonable rates to the State of California, the State of
10	California shall have the additional right to Produce Native Safe Yield to meet its reasonable and
11	beneficial needs up to 787 acre-feet per Year, the amount provided by District No. 40, AVEK and
12	Rosamond Community Services District to the State of California in the Year 2013.
13	5.1.5.4 The following provisions will also apply to each specific
14	agency listed below:
15	5.1.5.4.1 California Department of Corrections &
16	Rehabilitation (CDCR). In addition to its Production Right pursuant to Paragraphs 5.1.5.2.5 and
17	5.1.5.3, CDCR may also pump Groundwater: (1) to the extent necessary to conduct periodic
18	maintenance of its well pumping equipment; and (2) as a supplementary source of drinking water
19	or as an emergency back-up supply as set forth in Water Code section 55338.
20	5.1.5.4.2 California Department of Water Resources (DWR).
21	In addition to its Production pursuant to Paragraphs 5.1.5.2.1 and 5.1.5.3 above, DWR may also
22	pump Native Safe Yield from the area adjacent to and beneath the California Aqueduct and
23	related facilities at a time and in an amount it determines is reasonably necessary to protect the
24	physical integrity of the California Aqueduct and related facilities from high Groundwater.
25	Further, notwithstanding provisions of this Judgment prohibiting the export of Native Safe Yield
26	from the Basin, DWR may place the Native Safe Yield that it pumps for the protection of the
27	California Aqueduct into the California Aqueduct, whether or not such Native Safe Yield is
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1	ultimately returned to the Basin. However, DWR and AVEK shall use their best efforts to enter
2	into an agreement allowing AVEK to recapture the Native Safe Yield DWR puts into the
3	California Aqueduct and return it to the Basin.
4	5.1.5.4.3 Department of Military. The Department of Military
5	may Produce additional Groundwater in an amount necessary to protect and promote public
6	health and safety during an event deemed to be an emergency by the Department of Military
7	pursuant to California Government Code sections 8567 and 8571, and California Military and
8	Veterans Code sections 143 and 146. Such Production shall be free from any assessment,
9	including any Administrative, Balance, or Replacement Water Assessment.
10	5.1.5.4.4 The California Department of Veterans Affairs. The
11	California Department of Veteran Affairs has begun the expansion and increased occupancy
12	project of the Veterans Home of California – Lancaster facility owned by the State of California
13	by and on behalf of the California Department of Veterans Affairs. The California Department of
14	Veterans Affairs fully expects that it will be able to purchase up to an additional 40 acre-feet per
15	Year for use at this facility from District No. 40.
16	5.1.6 Non-Overlying Production Rights. The Parties listed in Exhibit 3
17	have Production Rights in the amounts listed in Exhibit 3. Exhibit 3 is attached hereto, and
18	incorporated herein by reference. Non-Overlying Production Rights are subject to Pro-Rata
19	Reduction or Increase only pursuant to Paragraph 18.5.10.
20	5.1.7 City of Lancaster. The City of Lancaster ("Lancaster") can
21	Produce up to 500 acre-feet of Groundwater for reasonable and beneficial uses at its National
22	Soccer Complex. Such production shall only be subject to Administrative Assessment and no
23	other assessments. Lancaster will stop Producing Groundwater and will use Recycled Water
24	supplied from District No. 40, when it becomes available, to meet the reasonable and beneficial
25	water uses of the National Soccer Complex. Lancaster may continue to Produce up to 500 acre-
26	feet of Groundwater until Recycled Water becomes available to serve the reasonable and
27	beneficial water uses of the National Soccer Complex. Nothing in this paragraph shall be
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construed as requiring Lancaster to have any responsibility for constructing, or in any way
 contributing to the cost of, any infrastructure necessary to deliver Recycled Water to the National
 Soccer Complex.

4 5.1.8 Antelope Valley Joint Union High School District. Antelope 5 Valley Joint Union High School District is a public school entity duly organized and existing under the laws of the State of California. In addition to the amounts allocated to Antelope Valley 6 7 Joint Union High School District ("AVJUHSD") and pursuant to Exhibit 4, AVJUHSD can 8 additionally produce up to 29 acre-feet of Groundwater for reasonable and beneficial uses on its 9 athletic fields and other public spaces. When recycled water becomes available to Quartz Hill 10 High School (located at 6040 West Avenue L, Quartz Hill, CA 93535) which is a site that is part 11 of AVJUHSD, at a price equal to or less than the lowest cost of any of the following: 12 Replacement Obligation, Replacement Water, or other water that is delivered to AVJUHSD at 13 Quartz Hill High School, AVJUHSD will stop producing the 29 acre-feet of Groundwater allocated to it and use recycled water as a replacement to its 29 acre-feet production. AVJUHSD 14 15 retains its production rights and allocation pursuant to Exhibit 4 of this Judgment.

5.1.9 16 Construction of Solar Power Facilities. Any Party may Produce Groundwater in excess of its Production Right allocated to it in Exhibit 4 for the purpose of 17 18 constructing a facility located on land overlying the Basin that will generate, distribute or store 19 solar power through and including December 31, 2016 and shall not be charged a Replacement 20 Water Assessment or incur a Replacement Obligation for such Production in excess of its 21 Production Rights. Any amount of such production in excess of the Production Right through 22 and including December 31, 2016 shall be reasonable to accomplish such construction but shall 23 not exceed 500 acre-feet per Year for all Parties using such water.

5.1.10 Production Rights Claimed by Non-Stipulating Parties. Any
claim to a right to Produce Groundwater from the Basin by a Non-Stipulating Party shall be
subject to procedural or legal objection by any Stipulating Party. Should the Court, after taking
evidence, rule that a Non-Stipulating Party has a Production Right, the Non-Stipulating Party

1 shall be subject to all provisions of this Judgment, including reduction in Production necessary to 2 implement the Physical Solution and the requirements to pay assessments, but shall not be 3 entitled to benefits provided by Stipulation, including but not limited to Carry Over pursuant to 4 Paragraph 15 and Transfers pursuant to Paragraph 16. If the total Production by Non-Stipulating 5 Parties is less than seven percent (7%) of the Native Safe Yield, such Production will be addressed when Native Safe Yield is reviewed pursuant to Paragraph 18.5.9. If the total 6 7 Production by Non-Stipulating Parties is greater than seven percent (7%) of the Native Safe 8 Yield, the Watermaster shall determine whether Production by Non-Stipulating Parties would 9 cause Material Injury, in which case the Watermaster shall take action to mitigate the Material 10 Injury, including, but not limited to, imposing a Balance Assessment, provided however, that the 11 Watermaster shall not recommend any changes to the allocations under Exhibits 3 and 4 prior to 12 the redetermination of Native Safe Yield pursuant to Paragraph 18.5.9. In all cases, however, 13 whenever the Watermaster re-determines the Native Safe Yield pursuant to Paragraph 18.5.9, the 14 Watermaster shall take action to prevent Native Safe Yield Production from exceeding the Native 15 Safe Yield on a long-term basis.

- 16

5.2 **Rights to Imported Water Return Flows.**

5.2.1 17 **Rights to Imported Water Return Flows.** Return Flows from 18 Imported Water used within the Basin which net augment the Basin Groundwater supply are not a 19 part of the Native Safe Yield. Subject to review pursuant to Paragraph 18.5.11, Imported Water 20 Return Flows from Agricultural Imported Water use are 34% and Imported Water Return Flows from Municipal and Industrial Imported Water use are 39% of the amount of Imported Water 21 22 used.

23 5.2.2 Water Imported Through AVEK. The right to Produce Imported 24 Water Return Flows from water imported through AVEK belongs exclusively to the Parties 25 identified on Exhibit 8, attached hereto, and incorporated herein by reference. Each Party shown 26 on Exhibit 8 shall have a right to Produce an amount of Imported Water Return Flows in any 27 Year equal to the applicable percentage multiplied by the average amount of Imported Water used

1 by that Party within the Basin in the preceding five Year period (not including Imported Stored 2 Water in the Basin). Any Party that uses Imported Water on lands outside the Basin but within the 3 watershed of the Basin shall be entitled to Produce Imported Water Return Flows to the extent 4 such Party establishes to the satisfaction of the Watermaster the amount that its Imported Water 5 Return Flows augment the Basin Groundwater supply. This right shall be in addition to that Party's Overlying or Non-Overlying Production Right. Production of Imported Water Return 6 7 Flows is not subject to the Replacement Water Assessment. All Imported Water Return Flows 8 from water imported through AVEK and not allocated to Parties identified in Exhibit 8 belong 9 exclusively to AVEK, unless otherwise agreed by AVEK. Notwithstanding the foregoing, Boron 10 Community Services District shall have the right to Produce Imported Water Return Flows, up to 11 78 acre-feet annually, based on the applicable percentage multiplied by the average amount of 12 Imported Water used by Boron Community Services District outside the Basin, but within its 13 service area in the preceding five Year period (not including Imported Stored Water in the Basin) 14 without having to establish that the Imported Water Return Flows augment the Basin 15 Groundwater supply.

16 5.2.3 Water Not Imported Through AVEK. After entry of this Judgment, a Party other than AVEK that brings Imported Water into the Basin from a source 17 18 other than AVEK shall notify the Watermaster each Year quantifying the amount and uses of the 19 Imported Water in the prior Year. The Party bringing such Imported Water into the Basin shall 20 have a right to Produce an amount of Imported Water Return Flows in any Year equal to the 21 applicable percentage set forth above multiplied by the average annual amount of Imported Water 22 used by that Party within the Basin in the preceding five Year period (not including Imported 23 Stored Water in the Basin).

- 24 5.3 <u>Rights to Recycled Water</u>. The owner of a waste water treatment plant
 25 operated for the purpose of treating wastes from a sanitary sewer system shall hold the exclusive
 26 right to the Recycled Water as against anyone who has supplied the water discharged into the
 27 waste water collection and treatment system. At the time of this Judgment those Parties that
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produce Recycled Water are Los Angeles County Sanitation Districts No. 14 and No. 20,
 Rosamond Community Services District, and Edwards Air Force Base. Nothing in this Judgment
 affects or impairs this ownership or any existing or future agreements for the use of Recycled
 Water within the Basin.

5

6.

INJUNCTION

6.1 Injunction Against Unauthorized Production. Each and every Party, its 6 7 officers, directors, agents, employees, successors, and assigns, except for the United States, is 8 ENJOINED AND RESTRAINED from Producing Groundwater from the Basin except pursuant 9 to this Judgment. Without waiving or foreclosing any arguments or defenses it might have, the 10 United States agrees that nothing herein prevents or precludes the Watermaster or any Party from 11 seeking to enjoin the United States from Producing water in excess of its 7,600 acre-foot per Year 12 Reserved Water Right if and to the extent the United States has not paid the Replacement 13 Assessments for such excess Production or entered into written consent to the imposition of 14 Replacement Assessments as described in Paragraph 9.2.

15

6.2 Injunction Re Change in Purpose of Use Without Notice to The

16 Watermaster. Each and every Party, its officers, directors, agents, employees, successors, and
 17 assigns, is ENJOINED AND RESTRAINED from changing its Purpose of Use of Groundwater at
 18 any time without notifying the Watermaster.

6.3 19 Injunction Against Unauthorized Capture of Stored Water. Each and 20 every Party, its officers, directors, agents, employees, successors and assigns, is ENJOINED 21 AND RESTRAINED from claiming any right to Produce the Stored Water that has been 22 recharged in the Basin, except pursuant to a Storage Agreement with the Watermaster, and as 23 allowed by this Judgment, or pursuant to water banking operations in existence and operating at 24 the time of this Judgment as identified in Paragraph 14. This Paragraph does not prohibit Parties 25 from importing water into the Basin for direct use, or from Producing or using Imported Water 26 Return Flows owned by such Parties pursuant to Paragraph 5.2.

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1 6.4 Injunction Against Transportation From Basin. Except upon further 2 order of the Court, each and every Party, its officers, agents, employees, successors and assigns, is ENJOINED AND RESTRAINED from transporting Groundwater hereafter Produced from the 3 4 Basin to areas outside the Basin except as provided for by the following. The United States may 5 transport water Produced pursuant to its Federal Reserved Water Right to any portion of Edwards Air Force Base, whether or not the location of use is within the Basin. This injunction does not 6 7 prevent Saint Andrew's Abbey, Inc., U.S. Borax and Tejon Ranchcorp/Tejon Ranch Company 8 from conducting business operations on lands both inside and outside the Basin boundary, and 9 transporting Groundwater Produced consistent with this Judgment for those operations and for 10 use on those lands outside the Basin and within the watershed of the Basin as shown in Exhibit 9. 11 This injunction also does not apply to any California Aqueduct protection dewatering Produced 12 by the California Department of Water Resources. This injunction does not apply to the recovery 13 and use of stored Imported Water by any Party that stores Imported Water in the Basin pursuant 14 to Paragraph 14 of this Judgment. 15 6.4.1 **Export by Boron and Phelan Piñon Hills Community Services** 16 **Districts.** 6.4.1.1 The injunction does not prevent Boron Community Services 17 18 District from transporting Groundwater Produced consistent with this Judgment for use outside 19 the Basin, provided such water is delivered within its service area. 20 6.4.1.2 The injunction does not apply to any Groundwater Produced 21 within the Basin by Phelan Piñon Hills Community Services District and delivered to its service 22 areas, so long as the total Production does not exceed 1,200 acre-feet per Year, such water is 23 available for Production without causing Material Injury, and the District pays a Replacement 24 Water Assessment pursuant to Paragraph 9.2, together with any other costs deemed necessary to 25 protect Production Rights decreed herein, on all water Produced and exported in this manner. 26 6.5 Continuing Jurisdiction. The Court retains and reserves full jurisdiction, 27 power and authority for the purpose of enabling the Court, upon a motion of a Party or Parties 28 - 28 -[PROPOSED] JUDGMENT

noticed in accordance with the notice procedures of Paragraph 20.6 hereof, to make such further
 or supplemental order or directions as may be necessary or appropriate to interpret, enforce,
 administer or carry out this Judgment and to provide for such other matters as are not
 contemplated by this Judgment and which might occur in the future, and which if not provided for
 would defeat the purpose of this Judgment.

III. PHYSICAL SOLUTION

7.

7

6

GENERAL

7.1 8 **Purpose and Objective.** The Court finds that the Physical Solution 9 incorporated as part of this Judgment: (1) is a fair and equitable basis for satisfaction of all water 10 rights in the Basin; (2) is in furtherance of the State Constitution mandate and the State water 11 policy; and (3) takes into account water rights priorities, applicable public trust interests and the 12 Federal Reserved Water Right. The Court finds that the Physical Solution establishes a legal and 13 practical means for making the maximum reasonable and beneficial use of the waters of the Basin 14 by providing for the long-term Conjunctive Use of all available water in order to meet the 15 reasonable and beneficial use requirements of water users in the Basin. Therefore, the Court 16 adopts, and orders the Parties to comply with this Physical Solution.

17 7.2 <u>Need For Flexibility</u>. This Physical Solution must provide flexibility and
 18 adaptability to allow the Court to use existing and future technological, social, institutional, and
 19 economic options in order to maximize reasonable and beneficial water use in the Basin.

7.3 <u>General Pattern of Operations</u>. A fundamental premise of the Physical
 Solution is that all Parties may Produce sufficient water to meet their reasonable and beneficial
 use requirements in accordance with the terms of this Judgment. To the extent that Production by
 a Producer exceeds such Producer's right to Produce a portion of the Total Safe Yield as provided
 in this Judgment, the Producer will pay a Replacement Water Assessment to the Watermaster and
 the Watermaster will provide Replacement Water to replace such excess production according to
 the methods set forth in this Judgment.

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1 7.4 Water Rights. A Physical Solution for the Basin based upon a declaration 2 of water rights and a formula for allocation of rights and obligations is necessary to implement 3 the mandate of Article X, section 2 of the California Constitution. The Physical Solution requires 4 quantifying the Producers' rights within the Basin in a manner which will reasonably allocate the 5 Native Safe Yield and Imported Water Return Flows and which will provide for sharing Imported Water costs. Imported Water sources are or will be available in amounts which, when combined 6 7 with water conservation, water reclamation, water transfers, and improved conveyance and 8 distribution methods within the Basin, will be sufficient in quantity and quality to assure 9 implementation of the Physical Solution. Sufficient information and data exists to allocate 10 existing water supplies, taking into account water rights priorities, within the Basin and as among 11 the water users. The Physical Solution provides for delivery and equitable distribution of 12 Imported Water to the Basin.

13

8.

RAMPDOWN

14 8.1 <u>Installation of Meters</u>. Within two (2) Years from the entry of this
15 Judgment all Parties other than the Small Pumper Class shall install meters on their wells for
16 monitoring Production. Each Party shall bear the cost of installing its meter(s). Monitoring or
17 metering of Production by the Small Pumper Class shall be at the discretion of the Watermaster,
18 subject to the provisions of Paragraph 5.1.3.2.

19 8.2 <u>Rampdown Period</u>. The "Rampdown Period" is seven Years beginning
20 on the January 1 following entry of this Judgment and continuing for the following seven (7)
21 Years.

8.3 <u>Reduction of Production During Rampdown.</u> During the first two Years
 of the Rampdown Period no Producer will be subject to a Replacement Water Assessment.
 During Years three through seven of the Rampdown Period, the amount that each Party may
 Produce from the Native Safe Yield will be progressively reduced, as necessary, in equal annual
 increments, from its Pre-Rampdown Production to its Production Right. Except as is determined
 to be exempt during the Rampdown period pursuant to the Drought Program provided for in

Paragraph 8.4, any amount Produced over the required reduction shall be subject to Replacement
 Water Assessment. The Federal Reserved Water Right is not subject to Rampdown.

8.4 <u>Drought Program During Rampdown for Participating Public Water</u>
<u>Suppliers.</u> During the Rampdown period a drought water management program ("Drought
Program") will be implemented by District No. 40, Quartz Hill Water District, Littlerock Creek
Irrigation District, California Water Service Company, Desert Lake Community Services District,
North Edwards Water District, City of Palmdale, and Palm Ranch Irrigation District,

8 (collectively, "Drought Program Participants"), as follows:

9 8.4.1 During the Rampdown period, District No. 40 agrees to purchase 10 from AVEK each Year at an amount equal to 70 percent of District No. 40's total annual demand 11 if that amount is available from AVEK at no more than the then current AVEK treated water rate. 12 If that amount is not available from AVEK, District No. 40 will purchase as much water as 13 AVEK makes available to District No. 40 at no more than the then current AVEK treated water 14 rate. Under no circumstances will District No. 40 be obligated to purchase more than 50,000 15 acre-feet of water annually from AVEK. Nothing in this Paragraph affects AVEK's water 16 allocation procedures as established by its Board of Directors and AVEK's Act.

8.4.2 17 During the Rampdown period, the Drought Program Participants 18 each agree that, in order to minimize the amount of excess Groundwater Production in the Basin, 19 they will use all water made available by AVEK at no more than the then current AVEK treated 20 water rate in any Year in which they Produce Groundwater in excess of their respective rights to 21 Produce Groundwater under this Judgment. During the Rampdown period, no Production by a 22 Drought Program Participant shall be considered excess Groundwater Production exempt from a 23 Replacement Water Assessment under this Drought Program unless a Drought Program 24 Participant has utilized all water supplies available to it including its Production Right to Native 25 Safe Yield, Return Flow rights, unused Production allocation of the Federal Reserved Water 26 Rights, Imported Water, and Production rights previously transferred from another party. 27 Likewise, no Production by a Drought Program Participant will be considered excess

Groundwater Production exempt from a Replacement Water Assessment under this Drought
 Program in any Year in which the Drought Program Participant has placed water from such
 sources described in this Paragraph 8.4.2 into storage or has transferred such water to another
 Person or entity.

8.4.3 5 During the Rampdown period, the Drought Program Participants will be exempt from the requirement to pay a Replacement Water Assessment for Groundwater 6 7 Production in excess of their respective rights to Produce Groundwater under this Judgment up to 8 a total of 40,000 acre-feet over the Rampdown Period with a maximum of 20,000 acre-feet in any 9 single Year for District No. 40 and a total of 5,000 acre-feet over the Rampdown Period for all 10 other Drought Program Participants combined. During any Year that excess Groundwater is 11 produced under this Drought Program, all Groundwater Production by the Drought Program 12 Participants will be for the purpose of a direct delivery to customers served within their respective 13 service areas and will not be transferred to other users within the Basin.

14 8.4.4 Notwithstanding the foregoing, the Drought Program Participants
15 remain subject to the Material Injury limitation as provided in this Judgment.

16 8.4.5 Notwithstanding the foregoing, the Drought Program Participants
17 remain subject to a Balance Assessment as provided in Paragraph 9.3 of this Judgment.

18

9.

ASSESSMENTS.

9.1 19 Administrative Assessment. Administrative Assessments to fund the 20 Administrative Budget adopted by the Watermaster shall be levied uniformly on an annual basis 21 against (1) each acre foot of a Party's Production Right as described in Paragraph 5.1, (2) each 22 acre foot of a Party's right to Produce Imported Water Return Flows as determined pursuant to 23 Paragraph 5.2, (3) each acre foot of a Party's Production for which a Replacement Water 24 Assessment has been imposed pursuant to Paragraph 9.2, and (4) during the Rampdown, each 25 acre foot of a Party's Production in excess of (1)-(3), above, excluding Production from Stored 26 Water and/or Carry Over water, except that the United States shall be subject to the 27 Administrative Assessment only on the actual Production of the United States. During the 28

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1 Rampdown the Administrative Assessment shall be no more than five (5) dollars per acre foot, or 2 as ordered by the Court upon petition of the Watermaster. Non-Overlying Production Rights 3 holders using the unused Production allocation of the Federal Reserved Water Right shall be 4 subject to Administrative Assessments on water the Non-Overlying Production Rights holders 5 Produce pursuant to Paragraph 5.1.4.1.

9.2 **Replacement Water Assessment.** In order to ensure that each Party may 6 7 fully exercise its Production Right, there will be a Replacement Water Assessment. Except as is 8 determined to be exempt during the Rampdown period pursuant to the Drought Program provided 9 for in Paragraph 8.4, the Watermaster shall impose the Replacement Water Assessment on any 10 Producer whose Production of Groundwater from the Basin in any Year is in excess of the sum of 11 such Producer's Production Right and Imported Water Return Flow available in that Year, 12 provided that no Replacement Water Assessment shall be imposed on the United States except 13 upon the United States' written consent to such imposition based on the appropriation by 14 Congress, and the apportionment by the Office of Management and Budget, of funds that are 15 available for the purpose of, and sufficient for, paying the United States' Replacement Water 16 Assessment. The Replacement Water Assessment shall not be imposed on the Production of Stored Water, In-Lieu Production or Production of Imported Water Return Flows. The amount of 17 18 the Replacement Water Assessment shall be the amount of such excess Production multiplied by 19 the cost to the Watermaster of Replacement Water, including any Watermaster spreading costs. 20 All Replacement Water Assessments collected by the Watermaster shall be used to acquire 21 Imported Water from AVEK, Littlerock Creek Irrigation District, Palmdale Water District, or 22 other entities. AVEK shall use its best efforts to acquire as much Imported Water as possible in a 23 timely manner. If the Watermaster encounters delays in acquiring Imported Water which, due to 24 cost increases, results in collected assessment proceeds being insufficient to purchase all Imported 25 Water for which the Assessments were made, the Watermaster shall purchase as much water as 26 the proceeds will allow when the water becomes available. If available Imported Water is 27 insufficient to fully meet the Replacement Water obligations under contracts, the Watermaster

shall allocate the Imported Water for delivery to areas on an equitable and practicable basis
 pursuant to the Watermaster rules and regulations.

The Non-Pumper Class Stipulation of Settlement, executed by its 9.2.1 3 4 signatories and approved by the Court in the Non-Pumper Class Judgment, specifically provides 5 for imposition of a Replacement Water Assessment on Non-Pumper Class members. This Judgment is consistent with the Non-Pumper Class Stipulation of Settlement and Judgment. The 6 7 Non-Pumper Class members specifically agreed to pay a replacement assessment if that member produced "more than its annual share" of the Native Safe Yield less the amount of the Federal 8 9 Reserved Right. (See Appendix B at paragraph V., section D. Replacement Water.) In approving 10 the Non-Pumper Class Stipulation of Settlement this Court specifically held in its Order after 11 Hearing dated November 18, 2010, that "the court determination of physical solution cannot be 12 limited by the Class Settlement." The Court also held that the Non-Pumper Class Stipulation of 13 Settlement "may not affect parties who are not parties to the settlement."

14 9.2.2 Evidence presented to the Court demonstrates that Production by 15 one or more Public Water Suppliers satisfies the elements of prescription and that Production by 16 overlying landowners during portion(s) of the prescriptive period exceeded the Native Safe Yield. 17 At the time of this Judgment the entire Native Safe Yield is being applied to reasonable and 18 beneficial uses in the Basin. Members of the Non-Pumper Class do not and have never Produced 19 Groundwater for reasonable beneficial use as of the date of this Judgment. Pursuant to Pasadena 20 v. Alhambra (1949) 33 Cal 2d 908, 931-32 and other applicable law, the failure of the Non-21 Pumper Class members to Produce any Groundwater under the facts here modifies their rights to 22 Produce Groundwater except as provided in this Judgment. Because this is a comprehensive 23 adjudication pursuant to the McCarran Amendment, consistent with the California Supreme Court 24 decisions, including In Re Waters of Long Valley Creek Stream System (1979) 25 Cal. 3d 339, 25 this Court makes the following findings: (1) certainty fosters reasonable and beneficial use of 26 water and is called for by the mandate of Article X, section 2; (2) because of this mandate for 27 certainty and in furtherance of the Physical Solution, any New Production, including that by a

1 member of the Non-Pumper Class must comply with the New Production Application Procedure 2 specified in Paragraph 18.5.13; (3) as of this Judgment no member of the Non-Pumper Class has 3 established a Production Right to the reasonable and beneficial use of Groundwater based on their 4 unexercised claim of right to Produce Groundwater; (4) if in the future a member of the Non-5 Pumper Class proposes to Produce Groundwater for reasonable and beneficial use, the Watermaster as part of the New Production Application Procedure, has the authority to determine 6 7 whether such a member has established that the proposed New Production is a reasonable and 8 beneficial use in the context of other existing uses of Groundwater and then-current Basin 9 conditions; and (5) the Watermaster's determinations as to the approval, scope, nature and priority 10 of any New Production is reasonably necessary to the promotion of the State's interest in fostering 11 the most reasonable and beneficial use of its scarce water resources. All provisions of this 12 Judgment regarding the administration, use and enforcement of the Replacement Water 13 Assessment shall apply to each Non-Pumper Class member that Produces Groundwater. Prior to 14 the commencement of Production, each Producing Non-Pumper Class member shall install a 15 meter and report Production to the Watermaster. The Court finds that this Judgment is consistent 16 with the Non-Pumper Stipulation of Settlement and Judgment. 9.3 17 **Balance Assessment.** In order to ensure that after Rampdown each Party 18 may fully exercise its Production Right, there may be a Balance Assessment imposed by the 19 Watermaster. The Balance Assessment shall be assessed on all Production Rights, excluding the 20 United States' actual Production, but including that portion of the Federal Reserved Right 21 Produced by other Parties, in an amount determined by the Watermaster. A Balance Assessment 22 may not be imposed until after the end of the Rampdown. In determining whether to adopt a 23 Balance Assessment, and in what amount, the Watermaster Engineer shall consider current Basin

- 24 conditions as well as then-current pumping existing after Rampdown exclusive of any
- consideration of an effect on then-current Basin conditions relating to Production of Groundwater
 pursuant to the Drought Program which occurred during the Rampdown, and shall only assess a
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1 Balance Assessment or curtail a Party's Production under section 9.3.4 below, to avoid or 2 mitigate Material Injury that is caused by Production after the completion of the Rampdown. 9.3.1 3 Any proceeds of the Balance Assessment will be used to purchase, 4 deliver, produce in lieu, or arrange for alternative pumping sources of water in the Basin, but shall 5 not include infrastructure costs. 9.3.2 The Watermaster Engineer shall determine and collect from any 6 7 Party receiving direct benefit of the Balance Assessment proceeds an amount equal to that Party's 8 avoided Production costs. 9 9.3.3 The Balance Assessment shall not be used to benefit the United 10 States unless the United States participates in paying the Balance Assessment. 9.3.4 11 The Watermaster Engineer may curtail the exercise of a Party's 12 Production Right under this Judgment, except the United States' Production, if it is determined 13 necessary to avoid or mitigate a Material Injury to the Basin and provided that the Watermaster 14 provides an equivalent quantity of water to such Party as a substitute water supply, with such 15 water paid for from the Balance Assessment proceeds. 16 10. **SUBAREAS.** Subject to modification by the Watermaster the following Subareas are recognized: 17 10.1 Central Antelope Valley Subarea. The Central Antelope Valley Subarea 18 19 is the largest of the five Subareas and underlies Rosamond, Quartz Hill, Lancaster, Edwards AFB 20 and much of Palmdale. This Subarea also contains the largest amount of remaining agricultural 21 land use in the Basin. The distinctive geological features of the Central Antelope Valley Subarea 22 are the presence of surficial playa and pluvial lake deposits; the widespread occurrence of thick, 23 older pluvial lake bed deposits; and alluvial deposits from which Groundwater is produced above 24 and below the lake bed deposits. The Central Antelope Valley Subarea is defined to be east of the 25 largely buried ridge of older granitic and tertiary rocks exposed at Antelope Buttes and extending 26 beyond Little Buttes and Tropico Hill. The Central Subarea is defined to be southwest and 27 28 - 36 -

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northeast of the extension of the Buttes Fault, and northwest of an unnamed fault historically
 identified from Groundwater level differences, as shown on Exhibit 10.

10.2 <u>West Antelope Valley Subarea</u>. The West Antelope Valley Subarea is
the second largest subarea. The area is characterized by a lack of surficial lake bed deposits, and
little evidence of widespread subsurface lake beds, and thick alluvial deposits. The Western
Antelope Valley Subarea is defined to be south of the Willow Springs-Cottonwood Fault and
west of a largely buried ridge of older granitic and tertiary rocks that are exposed at Antelope
Buttes and Little Buttes, and continue to Tropico Hill, as shown on Exhibit 10.

9 10.3 <u>South East Subarea</u>. The South East Subarea is characterized by granitic
10 buttes to the north, shallow granitic rocks in the southwest, and a lack of lake bed deposits. The
11 South East Subarea is defined to encompass the remainder of the Basin from the unnamed fault
12 between the Central and South East subareas, to the county-line boundary of the Basin. Notably,
13 this area contains Littlerock and Big Rock creeks that emanate from the mountains to the south
14 and discharge onto the valley floor.

1510.4Willow Springs Subarea.The Willow Springs Subarea is separated from16the West Antelope Subarea primarily because the Willow Springs fault shows some signs of17recent movement and there is substantial Groundwater hydraulic separation between the two18adjacent areas, suggesting that the fault significantly impedes Groundwater flow from the Willow19Springs to the lower West Antelope Subarea. Otherwise, the Willow Springs Subarea is20comparable in land use to the West Antelope Subarea, with some limited agricultural land use and21no municipal development, as shown on Exhibit 10.

10.5 <u>Rogers Lake Subarea</u>. The Rogers Lake Subarea is characterized by
surficial pluvial Lake Thompson and playa deposits, and a narrow, fault-bound, central trough
filled with alluvial deposits. The area is divided into north and south subareas on opposite sides
of a buried ridge of granite rock in the north lake, as shown on Exhibit 10.

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11. **INCREASE IN PRODUCTION BY THE UNITED STATES.**

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111.1Notice of Increase of Production Under Federal Reserved Water2Right. After the date of entry of this Judgment, the United States shall provide the Watermaster3with at least ninety (90) days advanced notice if Production by the United States is reasonably4anticipated to increase more than 200 acre-feet per Year in a following 12 month period.

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11.2 Water Substitution to Reduce Production by United States. The United

States agrees that maximizing Imported Water is essential to improving the Basin's health and 6 7 agrees that its increased demand can be met by either increasing its Production or by accepting 8 deliveries of Imported Water of sufficient quality to meet the purpose of its Federal Reserved 9 Water Right under the conditions provided for herein. Any Party may propose a water 10 substitution or replacement to the United States to secure a reduction in Groundwater Production 11 by the United States. Such an arrangement would be at the United States' sole discretion and 12 subject to applicable federal law, regulations and other requirements. If such a substitution or 13 replacement arrangement is agreed upon, the United States shall reduce Production by the amount 14 of Replacement Water provided to it, and the Party providing such substitution or replacement of 15 water to the United States may Produce a corresponding amount of Native Safe Yield free from 16 Replacement Water Assessment in addition to their Production Right.

17

18

12. MOVEMENT OF PUBLIC WATER SUPPLIERS PRODUCTION FACILITIES.

12.1 19 No Requirement to Move Public Water Suppliers' Production Wells. 20 One or more of the Public Water Suppliers intend to seek Federal or State legislation to pay for 21 all costs related to moving the Public Water Suppliers Production wells to areas that will reduce 22 the impact of Public Water Supplier Production on the United States' current Production wells. 23 The Public Water Suppliers shall have no responsibility to move any Production wells until 24 Federal or State legislation fully funding the costs of moving the wells is effective or until 25 required to do so by order of this Court which order shall not be considered or made by this Court 26 until the seventeenth (17th) Year after entry of this Judgment. The Court may only make such an 27 order if it finds that the Public Water Supplier Production from those wells is causing Material 28

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1 Injury. The Court shall not impose the cost of moving the Public Water Supplier Production 2 Facilities on any non-Public Water Supplier Party to this Judgment.

This Judgment is contingent on final approval by the 3 13. FEDERAL APPROVAL. 4 Department of Justice. Such approval will be sought upon final agreement of the terms of this 5 Judgment by the settling Parties. Nothing in this Judgment shall be interpreted or construed as a 6 commitment or requirement that the United States obligate or pay funds in contravention of the 7 Anti-Deficiency Act, 31 U.S.C. § 1341, or any other applicable provision of law. Nothing in this 8 Judgment, specifically including Paragraphs 9.1, 9.2 and 9.3, shall be construed to deprive any 9 federal official of the authority to revise, amend, or promulgate regulations. Nothing in this 10 Judgment shall be deemed to limit the authority of the executive branch to make 11 recommendations to Congress on any particular piece of legislation. Nothing in this Judgment 12 shall be construed to commit a federal official to expend federal funds not appropriated by 13 Congress. To the extent that the expenditure or advance of any money or the performance of any 14 obligation of the United States under this Judgment is to be funded by appropriation of funds by 15 Congress, the expenditure, advance, or performance shall be contingent upon the appropriation of 16 funds by Congress that are available for this purpose and the apportionment of such funds by the Office of Management and Budget and certification by the appropriate Air Force official that 17 18 funding is available for this purpose, and an affirmative obligation of the funds for payment made 19 by the appropriate Air Force official. No breach of this Judgment shall result and no liability 20 shall accrue to the United States in the event such funds are not appropriated or apportioned.

21 14. **STORAGE.** All Parties shall have the right to store water in the Basin pursuant to 22 a Storage Agreement with the Watermaster. If Littlerock Creek Irrigation District or Palmdale 23 Water District stores Imported Water in the Basin it shall not export from its service area that 24 Stored Water. AVEK, Littlerock Creek Irrigation District or Palmdale Water District may enter 25 into exchanges of their State Water Project "Table A" Amounts. Nothing in this Judgment limits 26 or modifies operation of preexisting banking projects (including AVEK, District No. 40, Antelope 27 Valley Water Storage LLC, Tejon Ranchcorp and Tejon Ranch Company, Sheep Creek Water

1 Co., Rosamond Community Services District and Palmdale Water District) or performance of 2 preexisting exchange agreements of the Parties. The Watermaster shall promptly enter into 3 Storage Agreements with the Parties at their request. The Watermaster shall not enter into 4 Storage Agreements with non-Parties unless such non-Parties become expressly subject to the 5 provisions of this Judgment and the jurisdiction of the Court. Storage Agreements shall expressly preclude operations which will cause a Material Injury on any Producer. If, pursuant to a Storage 6 7 Agreement, a Party has provided for pre-delivery or post-delivery of Replacement Water for the 8 Party's use, the Watermaster shall credit such water to the Party's Replacement Water Obligation 9 at the Party's request. Any Stored Water that originated as State Water Project water imported by 10 AVEK, Palmdale Water District or Littlerock Creek Irrigation District may be exported from the 11 Basin for use in a portion of the service area of any city or public agency, including State Water 12 Project Contractors, that are Parties to this action at the time of this Judgment and whose service 13 area includes land outside the Basin. AVEK may export any of its Stored State Project Water to 14 any area outside its jurisdictional boundaries and the Basin provided that all water demands 15 within AVEK's jurisdictional boundaries are met. Any Stored Water that originated as other 16 Imported Water may be exported from the Basin, subject to a requirement that the Watermaster 17 make a technical determination of the percentage of the Stored Water that is unrecoverable and that such unrecoverable Stored Water is dedicated to the Basin. 18

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15.

CARRY OVER

20 15.1 In Lieu Production Right Carry Over. Any Producer identified in 21 Paragraph 5.1.1, 5.1.5 and 5.1.6 can utilize In Lieu Production by purchasing Imported Water and 22 foregoing Production of a corresponding amount of the annual Production of Native Safe Yield 23 provided for in Paragraph 5 herein. In Lieu Production must result in a net reduction of annual 24 Production from the Native Safe Yield in order to be entitled to the corresponding Carry Over 25 benefits under this paragraph. In Lieu Production does not make additional water from the Native 26 Safe Yield available to any other Producer. If a Producer foregoes pumping and uses Imported 27 Water In Lieu of Production, the Producer may Carry Over its right to the unproduced portion of

1 its Production Right for up to ten (10) Years. A Producer must Produce its full current Year's 2 Production Right before any Carry Over water is Produced. Carry Over water will be Produced 3 on a first-in, first-out basis. At the end of the Carry Over period, the Producer may enter into a 4 Storage Agreement with the Watermaster to store unproduced portions, subject to terms and 5 conditions in the Watermaster's discretion. Any such Storage Agreements shall expressly preclude operations, including the rate and amount of extraction, which will cause a Material 6 7 Injury to another Producer or Party, any subarea or the Basin. If not converted to a Storage 8 Agreement, Carry Over water not Produced by the end of the tenth Year reverts to the benefit of 9 the Basin and the Producer no longer has a right to the Carry Over water. The Producer may 10 transfer any Carry Over water or Carry Over water stored pursuant to a Storage Agreement. 11 15.2 Imported Water Return Flow Carry Over. If a Producer identified in 12 Paragraph 5.1.1, 5.1.5 and 5.1.6 fails to Produce its full amount of Imported Water Return Flows 13 in the Year following the Year in which the Imported Water was brought into the Basin, the 14 Producer may Carry Over its right to the unproduced portion of its Imported Water Return Flows 15 for up to ten (10) Years. A Producer must Produce its full Production Right before any Carry 16 Over water, or any other water, is Produced. Carry Over water will be Produced on a first-in, 17 first-out basis. At the end of the Carry Over period, the Producer may enter into a Storage 18 Agreement with the Watermaster to store unproduced portions, subject to terms and conditions in 19 the Watermaster's discretion. Any such Storage Agreements shall expressly preclude operations, 20 including the rate and amount of extraction, which will cause a Material Injury to another 21 Producer or Party, any subarea or the Basin. If not converted to a Storage Agreement, Carry Over 22 water not Produced by the end of the tenth Year reverts to the benefit of the Basin and the 23 Producer no longer has a right to the Carry Over water. The Producer may transfer any Carry 24 Over water or Carry Over water stored pursuant to a Storage Agreement. 15.3 25 **Production Right Carry Over.** If a Producer identified in Paragraph 26 5.1.1, 5.1.5 and 5.1.6 fails to Produce its full Production Right in any Year, the Producer may 27 Carry Over its right to the unproduced portion of its Production Right for up to ten (10) Years. A 28 - 41 -

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1	Producer must Produce its full Production Right before any Carry Over water, or any other water,
2	is Produced. Carry Over water will be Produced on a first-in, first-out basis. At the end of the
3	Carry Over period, the Producer may enter into a Storage Agreement with the Watermaster to
4	store unproduced portions, subject to terms and conditions in the Watermaster's discretion. Any
5	such Storage Agreements shall expressly preclude operations, including the rate and amount of
6	extraction, which will cause a Material Injury to another Producer or Party, any subarea or the
7	Basin. If not converted to a Storage Agreement, Carry Over water not Produced by the end of the
8	tenth Year reverts to the benefit of the Basin and the Producer no longer has a right to the Carry
9	Over water. The Producer may transfer any Carry Over water or Carry Over water stored
10	pursuant to a Storage Agreement.
11	16. <u>TRANSFERS</u> .
12	16.1 When Transfers are Permitted . Pursuant to terms and conditions to be
13	set forth in the Watermaster rules and regulations, and except as otherwise provided in this
14	Judgment, Parties may transfer all or any portion of their Production Right to another Party so
15	long as such transfer does not cause Material Injury. All transfers are subject to hydrologic
16	review by the Watermaster Engineer.
17	16.2 <u>Transfers to Non-Overlying Production Right Holders. Overlying</u>
18	Production Rights that are transferred to Non-Overlying Production Right holders shall remain on
19	Exhibit 4 and be subject to adjustment as provided in Paragraph 18.5.10, but may be used
20	anywhere in the transferee's service area.
21	16.3 <u>Limitation on Transfers of Water by Antelope Valley United Mutuals</u>
22	Group. After the date of this Judgment, any Overlying Production Rights pursuant to Paragraph
23	5.1.1, rights to Imported Water Return Flows pursuant to Paragraph 5.2, rights to Recycled Water
24	pursuant to Paragraph 5.3 and Carry Over water pursuant to Paragraph 15 (including any water
25	banked pursuant to a Storage Agreement with the Watermaster) that are at any time held by any
26	member of the Antelope Valley United Mutuals Group may only be transferred to or amongst
27	other members of the Antelope Valley United Mutuals Group, except as provided in Paragraph
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1 16.3.1. Transfers amongst members of the Antelope Valley United Mutuals Group shall be 2 separately reported in the Annual Report of the Watermaster pursuant to Paragraphs 18.4.8 and 3 18.5.17. Transfers amongst members of the Antelope Valley United Mutuals Group shall not be 4 deemed to constitute an abandonment of any member's non-transferred rights.

5 16.3.1 Nothing in Paragraph 16.3 shall prevent Antelope Valley United Mutuals Group members from transferring Overlying Production Rights to Public Water 6 7 Suppliers who assume service of an Antelope Valley United Mutuals Group member's 8 shareholders.

9 16.4 Notwithstanding section 16.1, the Production Right of Boron Community 10 Services District shall not be transferable. If and when Boron Community Services District 11 permanently ceases all Production of Groundwater from the Basin, its Production Right shall be 12 allocated to the other holders of Non-Overlying Production Rights, except for West Valley 13 County Water District, in proportion to those rights.

14

17. CHANGES IN POINT OF EXTRACTION AND NEW WELLS. Parties may 15 change the point of extraction for any Production Right to another point of extraction so long as 16 such change of the point of extraction does not cause Material Injury. A replacement well for an 17 existing point of extraction which is located within 300 feet of a Party's existing well shall not be 18 considered a change in point of extraction.

17.1 19 **Notice of New Well**. Any Party seeking to construct a new well in order to 20 change the point of extraction for any Production Right to another point of extraction shall notify 21 the Watermaster at least 90 days in advance of drilling any well of the location of the new point 22 of extraction and the intended place of use of the water Produced.

23 17.2 Change in Point of Extraction by the United States. The point(s) of 24 extraction for the Federal Reserved Water Right may be changed, at the sole discretion of the 25 United States, and not subject to the preceding limitation on Material Injury, to any point or 26 points within the boundaries of Edwards Air Force Base or Plant 42. The point(s) of extraction 27 for the Federal Reserved Water Right may be changed to points outside the boundaries of

Edwards Air Force Base or Plant 42, provided such change in the point of extraction does not cause Material Injury. In exercising its discretion under this Paragraph 17.2, the United States shall consider information in its possession regarding the effect of Production from the intended new point of extraction on the Basin, and on other Producers. Any such change in point(s) of extraction shall be at the expense of the United States. Nothing in this Paragraph is intended to waive any monetary claim(s) another Party may have against the United States in federal court based upon any change in point of extraction by the United States.

8

9

18.

WATERMASTER

18.1 <u>Appointment of Initial Watermaster</u>.

18.1.1 10 Appointment and Composition: The Court hereby appoints a 11 Watermaster. The Watermaster shall be a five (5) member board composed of one representative 12 each from AVEK and District No. 40, a second Public Water Supplier representative selected by 13 District No. 40, Palmdale Water District, Quartz Hill Water District, Littlerock Creek Irrigation 14 District, California Water Service Company, Desert Lake Community Services District, North 15 Edwards Water District, City of Palmdale, City of Lancaster, Palm Ranch Irrigation District, and 16 Rosamond Community Services District, and two (2) landowner Parties, exclusive of public 17 agencies and members of the Non-Pumper and Small Pumper Classes, selected by majority vote 18 of the landowners identified on Exhibit 4 (or their successors in interest) based on their 19 proportionate share of the total Production Rights identified in Exhibit 4. The United States may 20 also appoint a non-voting Department of Defense (DoD) Liaison to the Watermaster committee to 21 represent DoD interests. Participation by the DoD Liaison shall be governed by Joint Ethics 22 Regulation 3-201. The opinions or actions of the DoD liaison in participating in or contributing 23 to Watermaster proceedings cannot bind DoD or any of its components. 24 18.1.2 Voting Protocol for Watermaster Actions: 18.1.2.1 25 The Watermaster shall make decisions by unanimous vote 26 for the purpose of selecting or dismissing the Watermaster Engineer. 27 28 - 44 -

1	10122 The Wetermonten shall determine herein and soften
1	18.1.2.2 The Watermaster shall determine by unanimous vote, after
2	consultation with the Watermaster Engineer, the types of decisions that shall require unanimous
3	vote and those that shall require only a simple majority vote.
4	18.1.2.3 All decisions of the Watermaster, other than those
5	specifically designated as being subject to a simple majority vote, shall be by a unanimous vote.
6	18.1.2.4 All board members must be present to make any decision
7	requiring a unanimous vote.
8	18.1.3 In carrying out this appointment, the Watermaster shall segregate
9	and separately exercise in all respects the Watermaster powers delegated by the Court under this
10	Judgment. All funds received, held, and disbursed by the Watermaster shall be by way of
11	separate Watermaster accounts, subject to separate accounting and auditing. Meetings and
12	hearings held by the Watermaster shall be noticed and conducted separately.
13	18.1.4 Pursuant to duly adopted Watermaster rules, Watermaster staff and
14	administrative functions may be accomplished by AVEK, subject to strict time and cost
15	accounting principles so that this Judgment does not subsidize, and is not subsidized by AVEK.
16	18.2 Standard of Performance. The Watermaster shall carry out its duties,
17	powers and responsibilities in an impartial manner without favor or prejudice to any Subarea,
18	Producer, Party, or Purpose of Use.
19	18.3 <u>Removal of Watermaster.</u> The Court retains and reserves full
20	jurisdiction, power, and authority to remove any Watermaster for good cause and substitute a new
21	Watermaster in its place, upon its own motion or upon motion of any Party in accordance with the
22	notice and hearing procedures set forth in Paragraph 20.6. The Court shall find good cause for
23	the removal of a Watermaster upon a showing that the Watermaster has: (1) failed to exercise its
24	powers or perform its duties; (2) performed its powers in a biased manner; or (3) otherwise failed
25	to act in the manner consistent with the provisions set forth in this Judgment or subsequent order
26	of the Court.
27	
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1**18.4Powers and Duties of the Watermaster.** Subject to the continuing2supervision and control of the Court, the Watermaster shall have and may exercise the following3express powers and duties, together with any specific powers and duties set forth elsewhere in4this Judgment or ordered by the Court:

5 18.4.1 Selection of the Watermaster Engineer. The Watermaster shall
6 select the Watermaster Engineer with the advice of the Advisory Committee described in
7 Paragraph 19.

18.4.2 8 Adoption of Rules and Regulations. The Court may adopt 9 appropriate rules and regulations prepared by the Watermaster Engineer and proposed by the 10 Watermaster for conduct pursuant to this Judgment. Before proposing rules and regulations, the 11 Watermaster shall hold a public hearing. Thirty (30) days prior to the date of the hearing, the 12 Watermaster shall send to all Parties notice of the hearing and a copy of the proposed rules and 13 regulations or amendments thereto. All Watermaster rules and regulations, and any amendments 14 to the Watermaster rules and regulations, shall be consistent with this Judgment and are subject to 15 approval by the Court, for cause shown, after consideration of the objections of any Party.

16**18.4.3Employment of Experts and Agents.** The Watermaster may17employ such administrative personnel, engineering, legal, accounting, or other specialty services,18and consulting assistants as appropriate in carrying out the terms of this Judgment.

19 18.4.4 Notice List. The Watermaster shall maintain a current list of
20 Parties to receive notice. The Parties have an affirmative obligation to provide the Watermaster
21 with their current contact information. For Small Pumper Class Members, the Watermaster shall
22 initially use the contact information contained in the list of Small Pumper Class members filed
23 with the Court by class counsel.

24**18.4.5Annual Administrative Budget.** The Watermaster shall prepare a25proposed administrative budget for each Year. The Watermaster shall hold a public hearing26regarding the proposed administrative budget and adopt an administrative budget. The27administrative budget shall set forth budgeted items and Administrative Assessments in sufficient

detail to show the allocation of the expense among the Producers. Following the adoption of the
 budget, the Watermaster may make expenditures within budgeted items in the exercise of powers
 herein granted, as a matter of course.

18.4.6 Investment of Funds. The Watermaster may hold and invest any
funds in investments authorized from time to time for public agencies in the State of California.
All funds shall be held in separate accounts and not comingled with the Watermaster's personal
funds.

8 18.4.7 Borrowing. The Watermaster may borrow in anticipation of
9 receipt of proceeds from any assessments authorized in Paragraph 9 in an amount not to exceed
10 the annual amount of assessments.

11**18.4.8Transfers.** On an annual basis, the Watermaster shall prepare and12maintain a report or record of any transfer of Production Rights among Parties. Upon reasonable13request, the Watermaster shall make such report or record available for inspection by any Party.14A report or records of transfer of Production Rights under this Paragraph shall be considered a15ministerial act.

16**18.4.9New Production Applications.** The Watermaster shall consider17and determine whether to approve applications for New Production after consideration of the18recommendation of the Watermaster Engineer.

19 18.4.10 Unauthorized Actions. The Watermaster shall bring such action
20 or motion as is necessary to enjoin any conduct prohibited by this Judgment.

18.4.11 Meetings and Records. Watermaster shall provide notice of and
conduct all meetings and hearings in a manner consistent with the standards and timetables set
forth in the Ralph M. Brown Act, Government Code sections 54950, et seq. Watermaster shall
make its files and records available to any Person consistent with the standards and timetables set
forth in the Public Records Act, Government Code sections 6200, et seq.

26**18.4.12Assessment Procedure**. Each Party hereto is ordered to pay the27assessments authorized in Paragraph 9 of this Judgment, which shall be levied and collected in

1 accordance with the procedures and schedules determined by the Watermaster. Any assessment 2 which becomes delinquent, as defined by rules and regulations promulgated by the Watermaster 3 shall bear interest at the then current real property tax delinquency rate for the county in which 4 the property of the delinquent Party is located. The United States shall not be subject to payment 5 of interest absent congressional waiver of immunity for the imposition of such interest. This interest rate shall apply to any said delinquent assessment from the due date thereof until paid. 6 7 The delinquent assessment, together with interest thereon, costs of suit, attorneys fees and 8 reasonable costs of collection, may be collected pursuant to (1) motion by the Watermaster giving 9 notice to the delinquent Party only; (2) Order to Show Cause proceeding, or (3) such other lawful 10 proceeding as may be instituted by the Watermaster or the Court. The United States shall not be 11 subject to costs and fees absent congressional waiver of immunity for such costs and fees. The 12 delinquent assessment shall constitute a lien on the property of the Party as of the same time and 13 in the same manner as does the tax lien securing county property taxes. The property of the 14 United States shall not be subject to any lien. The Watermaster shall annually certify a list of all 15 such unpaid delinquent assessments. The Watermaster shall include the names of those Parties 16 and the amounts of the liens in its list to the County Assessor's Office in the same manner and at the same time as it does its Administrative Assessments. Watermaster shall account for receipt of 17 18 all collections of assessments collected pursuant to this Judgment, and shall pay such amounts 19 collected pursuant to this Judgment to the Watermaster. The Watermaster shall also have the 20 ability to seek to enjoin Production of those Parties, other than the United States, who do not pay 21 assessments pursuant to this Judgment. 22 18.5 Watermaster Engineer. The Watermaster Engineer shall have the 23 following duties: 24 18.5.1 Monitoring of Safe Yield. The Watermaster Engineer shall 25 monitor all the Safe Yield components and include them in the annual report for Court approval. 26 The annual report shall include all relevant data for the Basin. 27 28 - 48 -[PROPOSED] JUDGMENT

1**18.5.2Reduction in Groundwater Production.** The Watermaster2Engineer shall ensure that reductions of Groundwater Production to the Native Safe Yield3(Rampdown) take place pursuant to the terms of this Judgment and any orders by the Court.

4 18.5.3 Determination of Replacement Obligations. The Watermaster
5 Engineer shall determine Replacement Obligations for each Producer, pursuant to the terms of
6 this Judgment.

18.5.4 Balance Obligations. The Watermaster Engineer shall determine
Balance Assessment obligations for each Producer pursuant to the terms of this Judgment. In
addition, the Watermaster Engineer shall determine the amount of water derived from the Balance
Assessment that shall be allocated to any Producer to enable that Producer to fully exercise its
Production Right.

12 18.5.5 Measuring Devices, Etc. The Watermaster Engineer shall 13 propose, and the Watermaster shall adopt and maintain, rules and regulations regarding 14 determination of Production amounts and installation of individual water meters. The rules and 15 regulations shall set forth approved devices or methods to measure or estimate Production. 16 Producers who meter Production on the date of entry of this Judgment shall continue to meter 17 Production. The Watermaster rules and regulations shall require Producers who do not meter 18 Production on the effective date of entry of this Judgment, except the Small Pumper Class, to install water meters within two Years. 19

20**18.5.6Hydrologic Data Collection.** The Watermaster Engineer shall (1)21operate, and maintain such wells, measuring devices, and/or meters necessary to monitor stream22flow, precipitation, Groundwater levels, and Basin Subareas, and (2) to obtain such other data as23may be necessary to carry out this Judgment.

18.5.7 Purchases of and Recharge with Replacement Water. To the
extent Imported Water is available, the Watermaster Engineer shall use Replacement Water
Assessment proceeds to purchase Replacement Water, and deliver such water to the area deemed
most appropriate as soon as practicable. The Watermaster Engineer may pre-purchase

Replacement Water and apply subsequent assessments towards the costs of such pre-purchases.
 The Watermaster Engineer shall reasonably and equitably actively manage the Basin to protect
 and enhance the health of the Basin.

18.5.8 Water Quality. The Watermaster Engineer shall take all
reasonable steps to assist and encourage appropriate regulatory agencies to enforce reasonable
water quality regulations affecting the Basin, including regulation of solid and liquid waste
disposal, and establishing Memorandums of Understanding with Kern and Los Angeles Counties
regarding well drilling ordinances and reporting.

9 18.5.9 Native Safe Yield. Ten (10) Years following the end of the seven 10 Year Rampdown period, in the seventeenth (17th) Year, or any time thereafter, the Watermaster 11 Engineer may recommend to the Court an increase or reduction of the Native Safe Yield. The 12 Watermaster Engineer shall initiate no recommendation to change Native Safe Yield prior to the 13 end of the seventeenth (17th) Year. In the event the Watermaster Engineer recommends in its 14 report to the Court that the Native Safe Yield be revised based on the best available science, the 15 Court shall conduct a hearing regarding the recommendations and may order a change in Native 16 Safe Yield. Watermaster shall give notice of the hearing pursuant to Paragraph 20.3.2. The most 17 recent Native Safe Yield shall remain in effect until revised by Court order according to this 18 paragraph. If the Court approves a reduction in the Native Safe Yield, it shall impose a Pro-Rata 19 Reduction as set forth herein, such reduction to be implemented over a seven (7) Year period. If 20 the Court approves an increase in the Native Safe Yield, it shall impose a Pro-Rata Increase as set 21 forth herein, such increase to be implemented immediately. Only the Court can change the 22 Native Safe Yield.

18.5.10 Change in Production Rights in Response to Change in Native
Safe Yield. In the event the Court changes the Native Safe Yield pursuant to Paragraph 18.5.9,
the increase or decrease will be allocated among the Producers in the agreed percentages listed in
Exhibits 3 and 4, except that the Federal Reserved Water Right of the United States is not subject
to any increase or decrease.

1	18.5.11 Review of Calculation of Imported Water Return Flow	
2	Percentages. Ten (10) Years following the end of the Rampdown, in the seventeenth (17th)	
3	Year, or any time thereafter, the Watermaster Engineer may recommend to the Court an increase	
4	or decrease of Imported Water Return Flow percentages. The Watermaster Engineer shall initiate	
5	no recommendation to change Imported Water Return Flow percentages prior to end of the	
6	seventeenth (17th) Year. In the event the Watermaster Engineer recommends in its report to the	
7	Court that Imported Water Return Flow percentages for the Basin may need to be revised based	
8	on the best available science, the Court shall conduct a hearing regarding the recommendations	
9	and may order a change in Imported Water Return Flow percentages. Watermaster shall give	
10	notice of the hearing pursuant to Paragraph 20.6. The Imported Water Return Flow percentages	
11	set forth in Paragraph 5.2 shall remain in effect unless revised by Court order according to this	
12	Paragraph. If the Court approves a reduction in the Imported Water Return Flow percentages,	
13	such reduction shall be implemented over a seven (7) Year period. Only the Court can change the	
14	Imported Water Return Flow percentages.	

15**18.5.12Production Reports**. The Watermaster Engineer shall require each16Producer, other than unmetered Small Pumper Class Members, to file an annual Production report17with the Watermaster. Producers shall prepare the Production reports in a form prescribed by the18rules and regulations. The Production reports shall state the total Production for the reporting19Party, including Production per well, rounded off to the nearest tenth of an acre foot for each20reporting period. The Production reports shall include such additional information and supporting21documentation as the rules and regulations may reasonably require.

18.5.13 New Production Application Procedure. The Watermaster
Engineer shall determine whether a Party or Person seeking to commence New Production has
established the reasonableness of the New Production in the context of all other uses of
Groundwater in the Basin at the time of the application, including whether all of the Native Safe
Yield is then currently being used reasonably and beneficially. Considering common law water
rights and priorities, the mandate of certainty in Article X, section 2, and all other relevant

1	factors, the Watermaster Engineer has authority to recommend that the application for New
2	Production be denied, or approved on condition of payment of a Replacement Water Assessment.
3	The Watermaster Engineer shall consider, investigate and recommend to the Watermaster
4	whether an application to commence New Production of Groundwater may be approved as
5	follows:
6	18.5.13.1 All Parties or Person(s) seeking approval from the
7	Watermaster to commence New Production of Groundwater shall submit a written application to
8	the Watermaster Engineer which shall include the following:
9	18.5.13.1.1 Payment of an application fee sufficient to recover
10	all costs of application review, field investigation, reporting, and hearing, and other associated
11	costs, incurred by the Watermaster and Watermaster Engineer in processing the application for
12	New Production;
13	18.5.13.1.2 Written summary describing the proposed quantity,
14	sources of supply, season of use, Purpose of Use, place of use, manner of delivery, and other
15	pertinent information regarding the New Production;
16	18.5.13.1.3 Maps identifying the location of the proposed New
17	Production, including Basin Subarea;
18	18.5.13.1.4 Copy of any water well permits, specifications and
19	well-log reports, pump specifications and testing results, and water meter specifications
20	associated with the New Production;
21	18.5.13.1.5 Written confirmation that the applicant has obtained
22	all applicable Federal, State, County, and local land use entitlements and other permits necessary
23	to commence the New Production;
24	18.5.13.1.6 Written confirmation that the applicant has complied
25	with all applicable Federal, State, County, and local laws, rules and regulations, including but not
26	limited to, the California Environmental Quality Act (Public Resources Code §§ 21000, et. seq.);
27	
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1	18.5.13.1.7 Preparation of a water conservation plan, approved
2	and stamped by a California licensed and registered professional civil engineer, demonstrating
3	that the New Production will be designed, constructed and implemented consistent with
4	California best water management practices.
5	18.5.13.1.8 Preparation of an analysis of the economic impact of
6	the New Production on the Basin and other Producers in the Subarea of the Basin;
7	18.5.13.1.9 Preparation of an analysis of the physical impact of
8	the New Production on the Basin and other Producers in the Subarea of the Basin;
9	18.5.13.1.10 A written statement, signed by a California licensed
10	and registered professional civil engineer, determining that the New Production will not cause
11	Material Injury;
12	18.5.13.1.11 Written confirmation that the applicant agrees to pay
13	the applicable Replacement Water Assessment for any New Production.
14	18.5.13.1.12 Other pertinent information which the Watermaster
15	Engineer may require.
16	18.5.13.2 Finding of No Material Injury. The Watermaster Engineer
17	shall not make recommendation for approval of an application to commence New Production of
18	Groundwater unless the Watermaster Engineer finds, after considering all the facts and
19	circumstances including any requirement that the applicant pay a Replacement Water Assessment
20	required by this Judgment or determined by the Watermaster Engineer to be required under the
21	circumstances, that such New Production will not cause Material Injury. If the New Production is
22	limited to domestic use for one single-family household, the Watermaster Engineer has the
23	authority to determine the New Production to be <i>de minimis</i> and waive payment of a Replacement
24	Water Assessment; provided, the right to Produce such de minimis Groundwater is not
25	transferable, and shall not alter the Production Rights decreed in this Judgment.
26	
27	
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118.5.13.3New Production. No Party or Person shall commence New2Production of Groundwater from the Basin absent recommendation by the Watermaster Engineer3and approval by the Watermaster.418.5.13.4Court Review. Court review of a Watermaster decision on5a New Production application shall be pursuant to Paragraph 20.3.

6 18.5.14 Storage Agreements. The Watermaster shall adopt uniformly
7 applicable rules for Storage Agreements. The Watermaster Engineer shall calculate additions,
8 extractions and losses of water stored under Storage Agreements and maintain an Annual account
9 of all such water. Accounting done by the Watermaster Engineer under this Paragraph shall be
10 considered ministerial.

11 18.5.15 **Diversion of Storm Flow**. No Party may undertake or cause the 12 construction of any project within the Watershed of the Basin that will reduce the amount of 13 storm flows that would otherwise enter the Basin and contribute to the Native Safe Yield, without prior notification to the Watermaster Engineer. The Watermaster Engineer may seek an 14 15 injunction or to otherwise impose restrictions or limitations on such project in order to prevent 16 reduction to Native Safe Yield. The Party sought to be enjoined or otherwise restricted or limited 17 is entitled to notice and an opportunity for the Party to respond prior to the imposition of any 18 restriction or limitation. Any Person may take emergency action as may be necessary to protect 19 the physical safety of its residents and personnel and its structures from flooding. Any such 20 action shall be done in a manner that will minimize any reduction in the quantity of Storm Flows.

18.5.16 Data, Estimates and Procedures. The Watermaster Engineer
shall rely on and use the best available science, records and data to support the implementation of
this Judgment. Where actual records of data are not available, the Watermaster Engineer shall
rely on and use sound scientific and engineering estimates. The Watermaster Engineer may use
preliminary records of measurements, and, if revisions are subsequently made, may reflect such
revisions in subsequent accounting.

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1	18.5.17 Filing of	Annual Report. The Watermaster Engineer shall prepare
2	an Annual Report for filing with the Co	urt not later than April 1 of each Year, beginning April 1
3	following the first full Year after entry of	of this Judgment. Prior to filing the Annual Report with
4	the Court, Watermaster shall notify all I	Parties that a draft of the Annual Report is available for
5	review by the Parties. Watermaster sha	ll provide notice to all Parties of a public hearing to
6	receive comments and recommendation	s for changes in the Annual Report. The public hearing
7	shall be conducted pursuant to rules and	l regulations promulgated by the Watermaster. The notice
8	of public hearing may include such sum	mary of the draft Annual Report as Watermaster may
9	deem appropriate. Watermaster shall dis	stribute the Annual Report to any Parties requesting
10	copies.	
11	18.5.18 Annual F	Report to Court. The Annual Report shall include an
12	Annual fiscal report of the preceding Ye	ear's operation; details regarding the operation of each of
13	the Subareas; an audit of all Assessmen	ts and expenditures; and a review of Watermaster
14	activities. The Annual Report shall incl	ude a compilation of at least the following:
15	18.5.18.1 Re	eplacement Obligations;
16	18.5.18.2 Hy	ydrologic Data Collection;
17	18.5.18.3 Pu	urchase and Recharge of Imported Water;
18	18.5.18.4 No	otice List;
19	18.5.18.5 No	ew Production Applications
20	18.5.18.6 Ru	ales and Regulations;
21	18.5.18.7 M	easuring Devices, etc;
22	18.5.18.8 St	orage Agreements;
23	18.5.18.9 At	nnual Administrative Budget;
24	18.5.18.10 Tr	ansfers;
25	18.5.18.11 Pr	oduction Reports;
26	18.5.18.12 Pr	ior Year Report;
27	18.5.18.13 At	mount of Stored Water owned by each Party;
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1	18.5.18.14 Amount of Stored Imported Water owned by each Party;
2	18.5.18.15 Amount of unused Imported Water Return Flows owned by
3	each Party;
4	18.5.18.16 Amount of Carry Over Water owned by each Party;
5	18.5.18.17 All changes in use.
6	18.6 <u>Recommendations of the Watermaster Engineer. Unless otherwise</u>
7	determined pursuant to Paragraph 18.1.2.2, all recommendations of the Watermaster Engineer
8	must be approved by unanimous vote of all members of the Watermaster. If there is not
9	unanimous vote among Watermaster members, Watermaster Engineer recommendations must be
10	presented to the Court for action and implementation.
11	18.7 Interim Approvals by the Court. Until the Court approves rules and
12	regulations proposed by the Watermaster, the Court, upon noticed motion, may take or approve
13	any actions that the Watermaster or the Watermaster Engineer otherwise would be authorized to
14	take or approve under this Judgment.
15	19. <u>ADVISORY COMMITTEE</u>
16	19.1 <u>Authorization</u> . The Producers are authorized and directed to cause a
17	committee of Producer representatives to be organized and to act as an Advisory Committee.
18	19.2 Compensation . The Advisory Committee members shall serve without
19	compensation.
20	19.3 <u>Powers and Functions</u>. The Advisory Committee shall act in an advisory
21	capacity only and shall have the duty to study, review, and make recommendations on all
22	discretionary determinations by Watermaster. Parties shall only provide input to the Watermaster
23	through the Advisory Committee.
24	19.4 Advisory Committee Meetings. The Advisory Committee shall 1) meet
25	on a regular basis; 2) review Watermaster's activities pursuant to this Judgment on at least a
26	semi-annual basis; and 3) receive and make advisory recommendations to Watermaster.
27	Advisory Committee Meetings shall be open to all members of the public. Edwards Air Force
28	- 56 -
	[PROPOSED] JUDGMENT

Base and the State of California shall be ex officio members of the committee. The United States
 may also appoint a DoD Liaison to the Watermaster pursuant to Joint Ethics Regulation 3-201.

3 19.5 <u>Subarea Advisory Management Committees.</u> Subarea Advisory
4 Management Committees will meet on a regular basis and at least semi-annually with the
5 Watermaster Engineer to review Watermaster activities pursuant to this Judgment and to submit
6 advisory recommendations.

7 19.5.1 Authorization. The Producers in each of the five Management
8 Subareas are hereby authorized and directed to cause committees of Producer representatives to
9 be organized and to act as Subarea Management Advisory Committees.

19.5.2 10 **Composition and Election**. Each Management Subarea 11 Management Advisory Committee shall consist of five (5) Persons who shall be called 12 Management Advisors. In the election of Management Advisors, every Party shall be entitled to 13 one vote for every acre-foot of Production Right for that Party in that particular subarea. Parties 14 may cumulate their votes and give one candidate a number of votes equal to the number of 15 advisors to be elected, multiplied by the number of votes to which the Party is normally entitled, 16 or distribute the Party's votes on the same principle among as many candidates as the Party thinks 17 fit. In any election of advisors, the candidates receiving the highest number of affirmative votes 18 of the Parties are elected. Elections shall be held upon entry of this Judgment and thereafter 19 every third Year. In the event a vacancy arises, a temporary advisor shall be appointed by 20 unanimous decision of the other four advisors to continue in office until the next scheduled 21 election. Rules and regulations regarding organization, meetings and other activities shall be at 22 the discretion of the individual Subarea Advisory Committees, except that all meetings of the 23 committees shall be open to the public.

24 19.5.3 Compensation. The Subarea Management Advisory
25 Committee shall serve without compensation.

2619.5.4Powers and Functions.The Subarea Management Advisory27Committee for each subarea shall act in an advisory capacity only and shall have the duty to

study, review and make recommendations on all discretionary determinations made or to be made
 hereunder by Watermaster Engineer which may affect that subarea.

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20.

MISCELLANEOUS PROVISIONS.

20.1 <u>Water Quality</u>. Nothing in this Judgment shall be interpreted as relieving
any Party of its responsibilities to comply with State or Federal laws for the protection of water
quality or the provisions of any permits, standards, requirements, or orders promulgated
thereunder.

20.2 8 Actions Not Subject to CEQA Regulation. Nothing in this Judgment or 9 the Physical Solution, or in the implementation thereof, or the decisions of the Watermaster 10 acting under the authority of this Judgment shall be deemed a "project" subject to the California 11 Environmental Quality Act (CEQA). See e.g., California American Water v. City of Seaside 12 (2010) 183 Cal.App.4th 471, and Hillside Memorial Park & Mortuary v. Golden State Water Co. 13 (2011) 205 Cal.App.4th 534. Neither the Watermaster, the Watermaster Engineer, the Advisory 14 Committee, any Subarea Management Committee, nor any other Board or committee formed 15 pursuant to the Physical Solution and under the authority of this Judgment shall be deemed a 16 "public agency" subject to CEQA. (See Public Resources Code section 21063.)

17 20.3 <u>Court Review of Watermaster Actions.</u> Any action, decision, rule,
 18 regulation, or procedure of Watermaster or the Watermaster Engineer pursuant to this Judgment
 19 shall be subject to review by the Court on its own motion or on timely motion by any Party as
 20 follows:

21 20.3.1 Effective Date of Watermaster Action. Any order, decision or
 action of Watermaster or Watermaster Engineer pursuant to this Judgment on noticed specific
 agenda items shall be deemed to have occurred on the date of the order, decision or action.

24 20.3.2 Notice of Motion. Any Party may move the Court for review of an
action or decision pursuant to this Judgment by way of a noticed motion. The motion shall be
served pursuant to Paragraph 20.7 of this Judgment. The moving Party shall ensure that the
Watermaster is served with the motion under that Paragraph 20.7 or, if electronic service of the

Watermaster is not possible, by overnight mail with prepaid next-day delivery. Unless ordered by
 the Court, any such petition shall not operate to stay the effect of any action or decision which is
 challenged.

20.3.3 Time for Motion. A Party shall file a motion to review any action
or decision within ninety (90) days after such action or decision, except that motions to review
assessments hereunder shall be filed within thirty (30) days of Watermaster mailing notice of the
assessment.

8 **20.3.4 De Novo Nature of Proceeding**. Upon filing of a motion to review 9 a decision or action, the Watermaster shall notify the Parties of a date for a hearing at which time 10 the Court shall take evidence and hear argument. The Court's review shall be *de novo* and the 11 Watermaster's decision or action shall have no evidentiary weight in such proceeding.

20.3.5 Decision. The decision of the Court in such proceeding shall be an
appealable supplemental order in this case. When the Court's decision is final, it shall be binding
upon Watermaster and the Parties.

15 20.4 <u>Multiple Production Rights</u>. A Party simultaneously may be a member
16 of the Small Pumper Class and hold an Overlying Production Right by virtue of owning land
17 other than the parcel(s) meeting the Small Pumper Class definition. The Small Pumper Class
18 definition shall be construed in accordance with Paragraph 3.5.44 and 3.5.45.

1920.5Payment of Assessments.Payment of assessments levied by Watermaster20hereunder shall be made pursuant to the time schedule developed by the Watermaster,

21 notwithstanding any motion for review of Watermaster actions, decisions, rules or procedures,

22 including review of assessments implemented by the Watermaster.

23 20.6 Designation of Address for Notice and Service. Each Party shall
24 designate a name and address to be used for purposes of all subsequent notices and service herein,
25 either by its endorsement on this Judgment or by a separate designation to be filed within thirty
26 (30) days after judgment has been entered. A Party may change its designation by filing a written
27 notice of such change with Watermaster. A Party that desires to be relieved of receiving notices

1 of Watermaster activity may file a waiver of notice in a form to be provided by Watermaster. At 2 all times, Watermaster shall maintain a current list of Parties to whom notices are to be sent and 3 their addresses for purpose of service. Watermaster shall also maintain a full current list of said 4 names and addresses of all Parties or their successors, as filed herein. Watermaster shall make 5 copies of such lists available to any requesting Person. If no designation is made, a Party's designee shall be deemed to be, in order of priority: (1) the Party's attorney of record; (2) if the 6 7 Party does not have an attorney of record, the Party itself at the address on the Watermaster list; 8 (3) for Small Pumper Class Members, after this Judgment is final, the individual Small Pumper 9 Class Members at the service address maintained by the Watermaster.

1020.7Service of Documents.Unless otherwise ordered by the Court, delivery to11or service to any Party by the Court or any Party of any document required to be served upon or12delivered to a Party pursuant to this Judgment shall be deemed made if made by e-filing on the13Court's website at www.scefiling.org.14notifications via electronic filing at the above identified website.

15 20.8 <u>No Abandonment of Rights</u>. In the interest of the Basin and its water
16 supply, and the principle of reasonable and beneficial use, no Party shall be encouraged to
17 Produce and use more water in any Year than is reasonably required. Failure to Produce all of the
18 Groundwater to which a Party is entitled shall not, in and of itself, be deemed or constitute an
19 abandonment of such Party's right, in whole or in part, except as specified in Paragraph 15.

20 20.9 Intervention After Judgment. Any Person who is not a Party or
 21 successor to a Party and who proposes to Produce Groundwater from the Basin, to store water in
 22 the Basin, to acquire a Production Right or to otherwise take actions that may affect the Basin's
 23 Groundwater is required to seek to become a Party subject to this Judgment through a noticed
 24 motion to intervene in this Judgment prior to commencing Production. Prior to filing such a
 25 motion, a proposed intervenor shall consult with the Watermaster Engineer and seek the
 26 Watermaster's stipulation to the proposed intervention. A proposed intervenor's failure to consult

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with the Watermaster Engineer may be grounds for denying the intervention motion. Thereafter,
 if approved by the Court, such intervenor shall be a Party bound by this Judgment.

20.10 Judgment Binding on Successors, etc. Subject to specific provisions
hereinbefore contained, this Judgment applies to and is binding upon, and inures to the benefit of
the Parties to this Action and all their respective heirs, successors-in-interest and assigns.

6 20.11 Costs. Except subject to any existing court orders, each Party shall bear its
7 own costs and attorneys fees arising from the Action.

8 **20.12** <u>Headings; Paragraph References</u>. Captions and headings appearing in 9 this Judgment are inserted solely as reference aids for ease and convenience; they shall not be 10 deemed to define or limit the scope or substance of the provisions they introduce, nor shall they 11 be used in construing the intent or effect of such provisions.

1220.13No Third Party Beneficiaries.There are no intended third party13beneficiaries of any right or obligation of the Parties.

14 20.14 <u>Severability</u>. Except as specifically provided herein, the provisions of this
15 Judgment are not severable.

20.15 <u>Cooperation; Further Acts</u>. The Parties shall fully cooperate with one
 another, and shall take any additional acts or sign any additional documents as may be necessary,
 appropriate or convenient to attain the purposes of this Judgment.

19 20.16 <u>Exhibits and Other Writings</u>. Any and all exhibits, documents,
20 instruments, certificates or other writings attached hereto or required or provided for by this
21 Judgment, if any, shall be part of this Judgment and shall be considered set forth in full at each
22 reference thereto in this Judgment.

24	Dated:	JUDGE OF THE SUPERIOR COURT
25		
26		
27		
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		[PROPOSED] JUDGMENT

DEFAULTS ENTERED

	Name of Roe Cross-Defendant	Default Entered	Default Posted
3	Jacqueline Ackermann	3/23/2012	5/8/2013
4	ADVINCULA, CENON S	3/23/2012	5/8/2013
5	ADVINCULA, OLIVA M	3/23/2012	5/8/2013
6	ALDAIS, MARWAN M.	3/23/2012	5/8/2013
7	AGUSTINES, ANTONIO U	3/23/2012	5/8/2013
7	Allen Alevy	3/23/2012	5/8/2013
8	ARCHER, GEORGINE J.	3/23/2012	5/8/2013
8	Allen Alevy and Alevy Family Trust	3/23/2012	5/8/2013
	ARCHER GEORGINE J as Trustee for the		
9	Georgine J. Archer Trust	3/23/2012	5/8/2013
10	BARKS, GUSS A. JR.	3/23/2012	5/8/2013
11	BRONSTON, LEROY DANIEL	3/23/2012	5/8/2013
12	BAYANI, ILDEFONSO S.	3/23/2012	5/8/2013
13	Castle Butte Dev. Corp	3/23/2012	5/8/2013
13	BAYANI, NILDA V.	3/23/2012	5/8/2013
16	FUNK, JOAN A	3/23/2012	5/8/2013
19	GENUS L P	3/23/2012	5/8/2013
24	Illy King	3/23/2012	5/8/2013
24	Melinda E Cameron	3/23/2012	5/8/2013
25	Illy King Family Trust	3/23/2012	5/8/2013
25	Catellus Development Corporation	3/23/2012	5/8/2013
26	KUTU INVESTMENT CO - Suspended	3/23/2012	5/8/2013
26	BONG S. CHANG	9/17/2015	10/16/2015
27	LAI, EVA	3/23/2012	5/8/2013
27	CHANG, JEANNA Y.	3/23/2012	5/8/2013
28	LAI, PAUL	3/23/2012	5/8/2013
28	MOON S. CHANG	9/17/2015	10/16/2015
29	CHETRIT, JACOB	3/23/2012	5/8/2013
31	Pei Chi Lin	3/23/2012	5/8/2013
31	Lee Shiow Chiou	3/23/2012	5/8/2013
32	CHUNG, M S	3/23/2012	5/8/2013
35	COLE, C.C. THELMA	3/23/2012	5/8/2013
36	COLE, J.	3/23/2012	5/8/2013
36	RUDNICK, OSCAR	9/16/2015	10/16/2015
37	RUDNICK, REBECCA	3/23/2012	5/8/2013
0.	J. & C. C. Thelma Cole and T. J. Cole Trust (J.	0/20/20/2	0,0,20.0
37	Cole as Trustee for the T. J. Cole Trust	3/23/2012	5/8/2013
41	CUMMING, RUTH A	9/17/2015	10/16/2015
43	DAVIS, CATHARINE M	3/23/2012	5/8/2013
44	Milton S. Davis	3/23/2012	5/8/2013
46	Sarkis Djanibekyan	3/23/2012	5/8/2013
47	DONG, HONG	3/23/2012	5/8/2013
48	DONG, YING X.	3/23/2012	5/8/2013
51	FOROUGHI, MORTEZA	9/17/2015	10/16/2015
2.	MORTEZA M. FOROUGHI AND FOROUGHI		
52	FAMILY TRUST	9/17/2015	10/16/2015
53	Lewis Friedrichsen	3/23/2012	5/8/2013
	Lewis Friedrichsen as Trustee of the Friedrichsen	5, 20, 20, 2	5,6,2010
54	Family Trust	3/23/2012	5/8/2013
55	Aurora P Gabuya	3/23/2012	5/8/2013
58	Betty Gluckstein	3/23/2012	5/8/2013
59	Joseph H Gluckstein	9/17/2015	10/16/2015
60	GLUCKSTEIN,MORRIS	3/23/2012	5/8/2013
61	GLUCKSTEIN, ROSE	3/23/2012	5/8/2013

DEFAULTS ENTERED

Doe/Roe No.	Name of Roe Cross-Defendant	Default Entered	Default Posted
66	GORRINDO, L.	3/23/2012	5/8/2013
71	HAUKE,ANDREAS	3/23/2012	5/8/2013
72	HAUKE, MARILYN	3/23/2012	5/8/2013
75	HIGELMIRE,DONNA	3/23/2012	5/8/2013
76	Michael N. Higelmire	3/23/2012	5/8/2013
78	Hooshpack Dev Inc	3/23/2012	5/8/2013
79	Chi S Huang	3/23/2012	5/8/2013
80	HUANG, SUCHU T.	3/23/2012	5/8/2013
81	Hypericum Interest LLC	3/23/2012	5/8/2013
82	IRANINEZHAD, DARYUSH	3/23/2012	5/8/2013
83	IRANINEZHAD, MINOO	3/23/2012	5/8/2013
84	KADIVAR,ESFANDIAR	3/23/2012	5/8/2013
•	KADIVAR FAMILY TRUST (Esfandiar Kadivar as		
85	Trustee of the Kadivar Family Trust)	3/23/2012	5/8/2013
88	Cheng Lin Kang	3/23/2012	5/8/2013
94	YOSHIMATSU, KAZUKO	3/23/2012	5/8/2013
95	Billy H. Kim	3/23/2012	5/8/2013
106	LAWRENCE, CHARLES TRUST	3/23/2012	5/8/2013
100	Light Andrew & Youngnam	3/23/2012	5/8/2013
100	Man C Lo	3/23/2012	5/8/2013
110	SHIUNG, RU	3/23/2012	5/8/2013
111		3/23/2012	5/8/2013
111	Lyman C. Miles	3/23/2012	5/6/2015
110	Lyman C. Miles as Trustee for the Miles Family	2/22/2042	E/0/2042
112	Trust	3/23/2012	5/8/2013
114	Mission Bell Ranch Development	3/23/2012	5/8/2013
118	M R Nasir	3/23/2012	5/8/2013
119	Souad R Nasir	3/23/2012	5/8/2013
121	Simin C. Neman	3/23/2012	5/8/2013
123	Frank T. Nguyen	3/23/2012	5/8/2013
124	Juanita R Nichols	3/23/2012	5/8/2013
125	Oliver Nichols	3/23/2012	5/8/2013
	Oliver Nichols as Trustee of the Nichols Family		
126	Trust	3/23/2012	5/8/2013
128	POULSEN,NORMAN L	3/23/2012	5/8/2013
130	Victoria Rahimi	3/23/2012	5/8/2013
132	Veronika Reinelt	3/23/2012	5/8/2013
133	Reinelt Rosenloecher Corp PSP	3/23/2012	5/8/2013
140	Rosemount Equities LLC Series	3/23/2012	5/8/2013
141	Royal Investors Group	3/23/2012	5/8/2013
	ROYAL WESTERN PROPERTIES LLC - ACTIVE	Т	
142		3/23/2012	5/8/2013
145	Daniel Saparzadeh	3/23/2012	5/8/2013
149	SCHWARTZ, MARTIN	3/23/2012	5/8/2013
151	SEVEN STAR UNITED LLC	3/23/2012	5/8/2013
155	Donna L Simpson	3/23/2012	5/8/2013
156	Gareth L Simpson	3/23/2012	5/8/2013
	Simpson Family Trust (Gareth L. Simpson as		
157	Trustee of the Simpson Family Trust)	3/23/2012	5/8/2013
	GEORGE L STIMSON JR TRUST (George L.		
	Stimson, Jr. as Trustee of the George L. Stimson,		
164	Jr. Trust)	3/23/2012	5/8/2013
167	TIU TIONG D.	3/23/2012	5/8/2013
172	Wilma D. Trueblood	3/23/2012	5/8/2013

DEFAULTS ENTERED

oe/Roe No	Name of Roe Cross-Defendant	Default Entered	Default Posted
	Wilma D. Trueblood as Trustee of the Trueblood	I T	
173	Family Trust	3/23/2012	5/8/2013
177	WALES, KEITH E.	3/23/2012	5/8/2013
180	Alex Wodchis	3/23/2012	5/8/2013
181	WONG, ELIZABETH	3/23/2012	5/8/2013
182	WONG, MARY	3/23/2012	5/8/2013
183	WU, MIKE M.	3/23/2012	5/8/2013
	WU FAMILY (MIKE M. WU AS TRUSTEE OF		
184	THE WU FAMILY TRUST)	3/23/2012	5/8/2013
	GREEN GROVE MUTUAL WATER COMPANY,		
202	INC.	3/23/2012	5/8/2013
206	LLANO FARMS MUTUAL WATER COMPANY	3/23/2012	5/8/2013
208	PIUTE MUTUAL WATER COMPANY	3/23/2012	5/8/2013
210	Wilsona Gardens Mutual Water Company	3/23/2012	5/8/2013
211	Edgemont Acres Mutual Water Company	3/23/2012	5/8/2013
213	ROSAMOND MUTUAL WATER COMPANY	3/23/2012	5/8/2013
Roe 234	Aceh Capital LLC	3/23/2012	5/8/2013
Roe 235	Ehsan Afaghi	3/23/2012	5/8/2013
Roe 237	Bruce Allen	3/23/2012	5/8/2013
Roe 238	Ana Verde Canyon Limited	3/23/2012	5/8/2013
Roe 240	Clinton Edwards Andrews	3/23/2012	5/8/2013
Roe 244	AV Foothills LLC	3/23/2012	5/8/2013
Roe 246	C and P Lancaster Properties, L.L.C.	3/23/2012	5/8/2013
Roe 248	California Springs Land & Development, Inc.	3/23/2012	5/8/2013
Roe 250	Capital Pacific Homes	3/23/2012	5/8/2013
Roe 253	Moon S. Chang and Bong S. Chang, Trustees	9/17/2015	10/16/2015
	Theodore His-En and Wen-Hui C. Chen, as Co-		
	Trustees of the Chen Family Trust (Established		
Roe 254	October 27, 1989)	3/23/2012	5/8/2013
Roe 255	Andrew J. Chitiea	3/23/2012	5/8/2013
Roe 256	Joan K Chitiea	3/23/2012	5/8/2013
Roe 257	Myron Z. Chlavin, Trustee	3/23/2012	5/8/2013
Roe 259	Richard L. Clark and Elaine M. Clark, Trs.	3/23/2012	5/8/2013
	Menandro M. Marcelo and Ofelia or their		
	Successors, as Trustees of the Menandro and		
Roe 260	Ofelia Marcelo Family Trust Dated June 2, 2006	3/23/2012	5/8/2013
Roe 260	CPH Tehachapi 280 LLC	3/23/2012	5/8/2013
1100 201			
Roe 264	ICvrstalaire Country Club	3/23/2012	5/8/2011 K
Roe 264	Cyrstalaire Country Club Kristeen Cua	3/23/2012	5/8/2013
Roe 266	Kristeen Cua	3/23/2012	5/8/2013
Roe 266 Roe 267	Kristeen Cua Lita Davies	3/23/2012 3/23/2012	5/8/2013 5/8/2013
Roe 266 Roe 267 Roe 268	Kristeen Cua Lita Davies Richard Daniel De La Matyr	3/23/2012 3/23/2012 3/23/2012	5/8/2013 5/8/2013 5/8/2013
Roe 266 Roe 267 Roe 268 Roe 269	Kristeen Cua Lita Davies Richard Daniel De La Matyr Long Deng	3/23/2012 3/23/2012 3/23/2012 3/23/2012	5/8/2013 5/8/2013 5/8/2013 5/8/2013
Roe 266 Roe 267 Roe 268 Roe 269 Roe 270	Kristeen Cua Lita Davies Richard Daniel De La Matyr Long Deng Dr Horton Los Angeles Holding, Inc.	3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012	5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013
Roe 266 Roe 267 Roe 268 Roe 269 Roe 270 Roe 272	Kristeen Cua Lita Davies Richard Daniel De La Matyr Long Deng Dr Horton Los Angeles Holding, Inc. Discountland Inc.	3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012	5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013
Roe 266 Roe 267 Roe 268 Roe 269 Roe 270 Roe 272 Roe 273	Kristeen CuaLita DaviesRichard Daniel De La MatyrLong DengDr Horton Los Angeles Holding, Inc.Discountland Inc.Dowhen Family	3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012	5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013
Roe 266 Roe 267 Roe 268 Roe 269 Roe 270 Roe 272 Roe 273 Roe 274	Kristeen Cua Lita Davies Richard Daniel De La Matyr Long Deng Dr Horton Los Angeles Holding, Inc. Discountland Inc. Dowhen Family Mohammed Naji Elhayek	3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012	5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013
Roe 266 Roe 267 Roe 268 Roe 269 Roe 270 Roe 272 Roe 273 Roe 274 Roe 276	Kristeen CuaLita DaviesRichard Daniel De La MatyrLong DengDr Horton Los Angeles Holding, Inc.Discountland Inc.Dowhen FamilyMohammed Naji ElhayekFarhad Alnd	3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012	5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013
Roe 266 Roe 267 Roe 268 Roe 269 Roe 270 Roe 272 Roe 273 Roe 274 Roe 276 Roe 277	Kristeen CuaLita DaviesRichard Daniel De La MatyrLong DengDr Horton Los Angeles Holding, Inc.Discountland Inc.Dowhen FamilyMohammed Naji ElhayekFarhad AlndVera V. Farwell	3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012	5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013
Roe 266 Roe 267 Roe 268 Roe 269 Roe 270 Roe 272 Roe 273 Roe 274 Roe 276	Kristeen CuaLita DaviesRichard Daniel De La MatyrLong DengDr Horton Los Angeles Holding, Inc.Discountland Inc.Dowhen FamilyMohammed Naji ElhayekFarhad AlndVera V. FarwellHersell Alnd	3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012	5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013
Roe 266 Roe 267 Roe 268 Roe 269 Roe 270 Roe 272 Roe 273 Roe 274 Roe 276 Roe 279	Kristeen CuaLita DaviesRichard Daniel De La MatyrLong DengDr Horton Los Angeles Holding, Inc.Discountland Inc.Dowhen FamilyMohammed Naji ElhayekFarhad AlndVera V. FarwellHersell AlndJames H. Gisbrecht and Mary L. Gisbrecht,	3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012	5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013
Roe 266 Roe 267 Roe 268 Roe 269 Roe 270 Roe 272 Roe 273 Roe 274 Roe 276 Roe 277	Kristeen CuaLita DaviesRichard Daniel De La MatyrLong DengDr Horton Los Angeles Holding, Inc.Discountland Inc.Dowhen FamilyMohammed Naji ElhayekFarhad AlndVera V. FarwellHersell Alnd	3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012	5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013

Doe/Roe No.	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 285	Yoram Hassid and Yael Hassid, Trustees	3/23/2012	5/8/2013
Roe 286	David J. Hester, Trustee	3/23/2012	5/8/2013
Roe 287	Jack D. Hilton	3/23/2012	5/8/2013
Roe 288	Rita Hilton	3/23/2012	5/8/2013
Roe 289	Clement L. Hirsch, Jr., Trustee	3/23/2012	5/8/2013
Roe 290	Carol A. Hooper	3/23/2012	5/8/2013
Roe 291	Thomas J. Hooper	3/23/2012	5/8/2013
Roe 292	David W. Hopkins	3/23/2012	5/8/2013
Roe 293	Gerald P Hopkins	3/23/2012	5/8/2013
Roe 294	Sumei P Hsi Trust	3/23/2012	5/8/2013
Roe 295	Ja Bin Hsu, Co-Trustee	3/23/2012	5/8/2013
Roe 296	Kangle Huang	3/23/2012	5/8/2013
Roe 297	Yiling Lin	3/23/2012	5/8/2013
Roe 299	James A. Hunter	3/23/2012	5/8/2013
Roe 300	Cyrus Serry	3/23/2012	5/8/2013
Roe 301	J and J General Partnership	3/23/2012	5/8/2013
Roe 302	J P Eliopulos Enterprises Inc.	3/23/2012	5/8/2013
Roe 303	Jensen Trust	3/23/2012	5/8/2013
Roe 304	Thomas Jones, Trustee	3/23/2012	5/8/2013
Roe 305	Joshua Ranch Development Inc	3/23/2012	5/8/2013
Roe 309	Kathryn T. Karlakis	3/23/2012	5/8/2013
Roe 310	James Kim	3/23/2012	5/8/2013
Roe 311	Glenn K. Kim Family LLC	3/23/2012	5/8/2013
Roe 312	Rose M Kolstad	3/23/2012	5/8/2013
Roe 313	Korda	3/23/2012	5/8/2013
Roe 314	Sarah Korda	3/23/2012	5/8/2013
Roe 315	Lancaster and 120 111 LLC	3/23/2012	5/8/2013
Roe 317	George R. Lazenby	3/23/2012	5/8/2013
Roe 318	Samuel Lee	3/23/2012	5/8/2013
Roe 319	Youngsin Lee	3/23/2012	5/8/2013
Roe 320	Leona Valley Hunting Club	3/23/2012	5/8/2013
Roe 321	Sue Levine	3/23/2012	5/8/2013
Roe 322	Phillip W. Lewis, Co-Trustee	3/23/2012	5/8/2013
Roe 323	David H. Li	3/23/2012	5/8/2013
Roe 325	Michael Lin	3/23/2012	5/8/2013
Roe 326	Linda L. Yang	3/23/2012	5/8/2013
Roe 330	Lucky 360 Investments LLC	3/23/2012	5/8/2013
Roe 331	Janet L Lyman	3/23/2012	5/8/2013
Roe 332	S. K. Madan	3/23/2012	5/8/2013
Roe 333	Laurie F. Magbanua	3/23/2012	5/8/2013
Roe 339	Lim S Mov	3/23/2012	5/8/2013
Roe 339	MRN Family Limited Partnership	3/23/2012	5/8/2013
Roe 340	Gay E Naiditch	3/23/2012	5/8/2013
Roe 341	Chester Nigra, Co-Trustee	3/23/2012	5/8/2013
Roe 343	Richard J. Nigra, Sr., Custodian	3/23/2012	5/8/2013
Roe 345 Roe 346	Neil Nissing Masaaki Okamoto	3/23/2012	5/8/2013
		3/23/2012	5/8/2013
Roe 347	Keiko Okamoto	3/23/2012	5/8/2013
Roe 348	Noriyuki Okamoto	3/23/2012	5/8/2013
Roe 349	Shoji Okamoto	3/23/2012	5/8/2013
Roe 350	Pacific American Inv Ltd Inc	3/23/2012	5/8/2013
Roe 352	Palmdale 1000 Associates LLC	3/23/2012	5/8/2013
Roe 354	Marvin R Perriseau	3/23/2012	5/8/2013
Roe 355	Karen L. Perriseau	3/23/2012	5/8/2013

	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 356	Frank W. Pritchard	3/23/2012	5/8/2013
Roe 357	Margaret F Pritchard	3/23/2012	5/8/2013
Roe 358	Petersen Properties	3/23/2012	5/8/2013
Roe 359	Thang D Pham	3/23/2012	5/8/2013
Roe 361	John W. Phelps	3/23/2012	5/8/2013
Roe 362	James S. Phelps	3/23/2012	5/8/2013
Roe 365	Efren Reyes	3/23/2012	5/8/2013
Roe 366	RMG Property Holding Two LLC	3/23/2012	5/8/2013
Roe 367	Steffany J Rohn	3/23/2012	5/8/2013
Roe 369	Melvin K. Rust, Trustee	3/23/2012	5/8/2013
Roe 370	San Ho Huang	3/23/2012	5/8/2013
	Chi Shiou Huang - Published as "Chi Shious		
Roe 371	Huang"	3/23/2012	5/8/2013
Roe 373	SCS Family Limited Partnership	3/23/2012	5/8/2013
Roe 374	Thomas P. Sherrill	3/23/2012	5/8/2013
Roe 375	Rachel M. Sherrill	3/23/2012	5/8/2013
Roe 376	Patricia C. Simi, Trustee	3/23/2012	5/8/2013
Roe 379	Columbia M. Stenberg, Trustee	3/23/2012	5/8/2013
Roe 382	Christopher S. Sun, Trustee	3/23/2012	5/8/2013
Roe 383	John S. Sun, Trustee	3/23/2012	5/8/2013
Roe 385	Alyce A Togonotti	3/23/2012	5/8/2013
Roe 389	USA Golden Land Investment LLC	3/23/2012	5/8/2013
Roe 392	Roy C. Wang	3/23/2012	5/8/2013
Roe 393	Lucy B. Wang	3/23/2012	5/8/2013
Roe 394	Warm Springs Investments Ltd.	3/23/2012	5/8/2013
Roe 398	West Coast Land Corporation	3/23/2012	5/8/2013
Roe 399	Laurie S. Whicher	3/23/2012	5/8/2013
Roe 400	Joyce P. Whiteside, Trustee	3/23/2012	5/8/2013
Roe 401	Harry Z. Wilson	3/23/2012	5/8/2013
Roe 403	ABC Diamonds Inc.	3/23/2012	5/8/2013
Roe 404	Alesso Lawrence V & Mardean Trust	3/23/2012	5/8/2013
Roe 405	Charles A. Amento	3/23/2012	5/8/2013
Roe 406	Sheila D. Amento	3/23/2012	5/8/2013
Roe 407	Sigitas F. Babusis	3/23/2012	5/8/2013
Roe 408	Banducci Enterprises	3/23/2012	5/8/2013
Roe 409	Banducci Land, L.L.C.	3/23/2012	5/8/2013
Roe 410	Janet Starr Berkey	3/23/2012	5/8/2013
Roe 411	Leslie C. Blenkhorn	3/23/2012	5/8/2013
Roe 412	Cherilyn M. Blenkhorn	3/23/2012	5/8/2013
Roe 414	Mark F. Bramlett	3/23/2012	5/8/2013
Roe 422	Sallie Lynne Chatterton	3/23/2012	5/8/2013
Roe 422	Michael C. Cheiky	3/23/2012	5/8/2013
Roe 423	Charity S. Cheiky	3/23/2012	5/8/2013
Roe 424	Chitiea Family Trust	9/21/2015	10/13/2015
Roe 425	Joel Chitiea	9/17/2015	10/16/2015
Roe 420	Vivian A. Chitiea	3/23/2012	5/8/2013
Roe 427	Yong See Cho	3/23/2012	5/8/2013
Roe 428 Roe 429	CJH Real Properties LLC	3/23/2012	5/8/2013
Roe 429 Roe 431	William Cordova		5/8/2013
	Viniam Cordova Virginia C. Cordova	3/23/2012	
Roe 432	*	3/23/2012	5/8/2013
Roe 433		3/23/2012	5/8/2013
Roe 434	CPH Rosamond LP	3/23/2012	5/8/2013
Roe 435	Susan Elise Simonelli Crockett	3/23/2012	5/8/2013
Roe 438	Jeannette Damron	3/23/2012	5/8/2013

	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 439	De Pietro Limited	3/23/2012	5/8/2013
Roe 441	Dora Land	3/23/2012	5/8/2013
Roe 442	Duncan M.B. Separate Prop Trust	3/23/2012	5/8/2013
Roe 443	Carol A. Durst, Trustee	3/23/2012	5/8/2013
Roe 444	Eagle Meadows of No Edwards 435 LLC	3/23/2012	5/8/2013
Roe 445	East Kern Prop LLC	3/23/2012	5/8/2013
Roe 446	East West Land Invs. Inc.	3/23/2012	5/8/2013
Roe 447	George M. Eastley	9/17/2015	10/16/2015
Roe 449	Sammy L. Edwards	3/23/2012	5/8/2013
Roe 450	Linda D. Edwards	3/23/2012	5/8/2013
Roe 454	Nancy H Evans	3/23/2012	5/8/2013
Roe 459	Farm Estates of the World	3/23/2012	5/8/2013
Roe 460	Fernandez Family Liv Trust	3/23/2012	5/8/2013
Roe 462	Fischer Grandchildrens Trust	3/23/2012	5/8/2013
Roe 463	Fogler, Ronald & Irene P. Trust	3/23/2012	5/8/2013
Roe 468	Mansoor Ghaneeian and Fariba Ghaneeian Trust	3/23/2012	5/8/2013
Roe 469	Gill Family Trust 1999 Gleason Trust	3/23/2012	5/8/2013
Roe 470		3/23/2012	5/8/2013
Roe 471	Gold Sky Prop. LLC	3/23/2012	5/8/2013
Roe 473	Guerrant Family Trust	3/23/2012	5/8/2013
Roe 474	Jose Guzman	3/23/2012	5/8/2013
Roe 475	Norma Guzman	3/23/2012	5/8/2013
Roe 478	Mary Lou Byerly Harrell	3/23/2012	5/8/2013
Roe 481	Sam Haskins Trust	3/23/2012	5/8/2013
Roe 482	Bob D. Helton Living Trust	3/23/2012	5/8/2013
Roe 483	Herrmann Family Trust	3/23/2012	5/8/2013
Roe 484	HET 2440 LLC	3/23/2012	5/8/2013
Roe 485	Susan B. Hills Family Trust	3/23/2012	5/8/2013
Roe 486	Ho Giang	3/23/2012	5/8/2013
Roe 487	Mylinh Phan	3/23/2012	5/8/2013
Roe 488	Jennifer Chang Ho Family Trust	3/23/2012	5/8/2013
Roe 489	Fela Holzman	9/17/2015	10/16/2015
Roe 490	Jerome I. Holzman	9/17/2015	10/16/2015
Roe 491	H.J. Holzman	9/17/2015	10/16/2015
Roe 492	Horizon Sumitt LLC	3/23/2012	5/8/2013
Roe 493	James T Hsu	3/23/2012	5/8/2013
Roe 494	H Huffnagle	3/23/2012	5/8/2013
Roe 495	Maynard R Huffnagle	3/23/2012	5/8/2013
Roe 498	Iglesia De Dio Pentecostla Mi	3/23/2012	5/8/2013
Roe 499	Invescorp Ltd	3/23/2012	5/8/2013
Roe 503	Javid Investments, L.L.C.	3/23/2012	5/8/2013
Roe 504	Emma Lou Johnson	3/23/2012	5/8/2013
Roe 505	Annette F. Kam	3/23/2012	5/8/2013
Roe 509	Richard M. & Sandra A Lang Family Trust	3/23/2012	5/8/2013
Roe 512	Daniel Bronston Leroy	3/23/2012	5/8/2013
Roe 513	Mary Ann Lewis	3/23/2012	5/8/2013
Roe 514	Lien Family Survivors Trust	3/23/2012	5/8/2013
Roe 515	Christine Lin	3/23/2012	5/8/2013
Roe 516	Los Angeles Land Investment	3/23/2012	5/8/2013
Roe 517	Loyola Marymount University	3/23/2012	5/8/2013
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Roe 518	Clark C Lu	3/23/2012	5/8/2013

Doe/Roe No.	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 520	Douglas R. McAvoy and Amy M. McAvoy Trust	3/23/2012	5/8/2013
Roe 521	Roberta Merry Family Trust	3/23/2012	5/8/2013
Roe 522	Hans Peter Meyer	3/23/2012	5/8/2013
Roe 523	Ipbi Kim Meyer	3/23/2012	5/8/2013
Roe 525	S Huth-Tanner	3/23/2012	5/8/2013
Roe 526	Jamie Miller	3/23/2012	5/8/2013
Roe 527	Mojave & Tropico LLC	3/23/2012	5/8/2013
Roe 530	Elaine L. Morales	3/23/2012	5/8/2013
Roe 531	Mary B Mower	3/23/2012	5/8/2013
Roe 533	Louise Nichols	9/17/2015	10/16/2015
Roe 535	Joan D. Perkolup	9/17/2015	10/16/2015
Roe 536	Florence A. Perkolup	9/17/2015	10/16/2015
Roe 537	Fred Piwenitzky	3/23/2012	5/8/2013
Roe 538	Sachiko Piwenitzky	3/23/2012	5/8/2013
Roe 539	Pledge Investment LLC	3/23/2012	5/8/2013
Roe 540	Lulu Edna Pollock	3/23/2012	5/8/2013
Roe 541	Popinjay Corp. N V	3/23/2012	5/8/2013
Roe 542	Donald L. Purviance	3/23/2012	5/8/2013
Roe 544	Ronald A Ralphs	3/23/2012	5/8/2013
Roe 545	Ramos Trust	3/23/2012	5/8/2013
Roe 547	Edgar Reinoso	3/23/2012	5/8/2013
Roe 551	Lori March Scourby	3/23/2012	5/8/2013
Roe 552	Sellsite & United LLC	3/23/2012	5/8/2013
Roe 554	SF Pacific Properties Inc	3/23/2012	5/8/2013
Roe 557	Theodore H Sims, Jr.	3/23/2012	5/8/2013
Roe 559	Mi R Song	3/23/2012	5/8/2013
Roe 560	John Stern and Eleanor Stern Trust	3/23/2012	5/8/2013
Roe 561	Helen H. Stookey	3/23/2012	5/8/2013
Roe 563	John Su	3/23/2012	5/8/2013
Roe 564	Chen Su	3/23/2012	5/8/2013
Roe 565	Supermed Health Inc.	3/23/2012	5/8/2013
Roe 566	Sylvan Vista Development Co.	3/23/2012	5/8/2013
Roe 567	Tamkin Family Trust	3/23/2012	5/8/2013
Roe 569	Tazman, A Limited Liability Company	3/23/2012	5/8/2013
Roe 571	United Customhouse Brokers Inc.	3/23/2012	5/8/2013
Roe 574	Francom G. Watson, Jr.	3/23/2012	5/8/2013
Roe 575	A. Watson	3/23/2012	5/8/2013
Roe 576	Wells Fargo Bank NA	3/23/2012	5/8/2013
Roe 577	Richard A. White and Valerie K. White Trust	3/23/2012	5/8/2013
Roe 578	Wood Family Trust	3/23/2012	5/8/2013
Roe 580	Yeh Vivian Hwa	3/23/2012	5/8/2013
Roe 581	Lincoln Chu Kuen Yung	3/23/2012	5/8/2013
Roe 583	American Landmark Group LLC	3/23/2012	5/8/2013
Roe 585	190 th Avenue West, LLC	3/23/2012	5/8/2013
Roe 589	John S. Alesso Jr.	9/17/2015	10/16/2015
Roe 596	Karla Bushnell	3/23/2012	5/8/2013
Roe 597	David Bushnell	3/23/2012	5/8/2013
Roe 601	Dorothy Etta Delia	3/23/2012	5/8/2013
Roe 602	John P Rusk	3/23/2012	5/8/2013
Roe 603	EPIC	3/23/2012	5/8/2013
Roe 604	Smith Development Co.	3/23/2012	5/8/2013
Roe 606	Hamid Ameri	3/23/2012	5/8/2013
Roe 607	Lutz Issleib	3/23/2012	5/8/2013

Doe/Roe No.	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 609	Erlinda Koo	3/23/2012	5/8/2013
Roe 610	Twyla Lake	3/23/2012	5/8/2013
Roe 612	Frank A Lane	3/23/2012	5/8/2013
Roe 613	High Desert Investments LLC.	3/23/2012	5/8/2013
Roe 614	Sol LeShin	3/23/2012	5/8/2013
Roe 615	Carl Proctor Jr.	3/23/2012	5/8/2013
Roe 616	Qwest Engineering Inc.	3/23/2012	5/8/2013
Roe 617	Retlaw Enterprises LLC	3/23/2012	5/8/2013
Roe 619	Robert A. Stoner Properties	3/23/2012	5/8/2013
Roe 620	Ronald H. Carter/Audrey M. Carter Family Trust	3/23/2012	5/8/2013
Roe 621	Clarence E Shetler	3/23/2012	5/8/2013
Roe 625	1st and 41st West LLC	3/23/2012	5/8/2013
Roe 626	20th Street Properties	3/23/2012	5/8/2013
Roe 629	Mehran Abolmoluki	3/23/2012	5/8/2013
Roe 630	Antonio Acosta	3/23/2012	5/8/2013
Roe 631	Miriam Adams	3/23/2012	5/8/2013
Roe 632	Arnold Adicoff	3/23/2012	5/8/2013
Roe 633	James Agalsoff	3/23/2012	5/8/2013
Roe 635	Carlito Aguilar	3/23/2012	5/8/2013
Roe 636	Carmen Aguilar	3/23/2012	5/8/2013
Roe 638	Valentin Aguilar	3/23/2012	5/8/2013
Roe 639	Yolanda Aguilar	3/23/2012	5/8/2013
Roe 641	Martha Akin	3/23/2012	5/8/2013
Roe 642	Jack Albright	3/23/2012	5/8/2013
Roe 644	Casey Alesso	3/23/2012	5/8/2013
Roe 645	Donald Alexander	3/23/2012	5/8/2013
Roe 647	Betty Allen	3/23/2012	5/8/2013
Roe 648	Brunette Allen	3/23/2012	5/8/2013
Roe 649	George Allen	3/23/2012	5/8/2013
Roe 650	Guadalupe Allen	3/23/2012	5/8/2013
Roe 651	Ronald Allen	3/23/2012	5/8/2013
Roe 652	Paul Allison	3/23/2012	5/8/2013
Roe 653	Yvonne Allison	3/23/2012	5/8/2013
Roe 654	Deborah Alluis	3/23/2012	5/8/2013
Roe 655	Jack Alluis	3/23/2012	5/8/2013
Roe 656	Mary Almarez	3/23/2012	5/8/2013
Roe 657	Jorge Alonso	3/23/2012	5/8/2013
Roe 658	Laura Alonso	3/23/2012	5/8/2013
Roe 659	ALP Equipment Sales Inc	3/23/2012	5/8/2013
Roe 660	Felipe Alvarez	3/23/2012	5/8/2013
Roe 661	Roberto Alvarez	3/23/2012	5/8/2013
Roe 663	Mary Alvidrez	3/23/2012	5/8/2013
Roe 664	Richard Alvidrez	3/23/2012	5/8/2013
Roe 666	An Van Phan Tr	3/23/2012	5/8/2013
Roe 667	Beatrice Anderson	3/23/2012	5/8/2013
Roe 670	Renee Anderson	3/23/2012	5/8/2013
Roe 671	Franklin Andrews	3/23/2012	5/8/2013
Roe 672	Treba Andrews	3/23/2012	5/8/2013
Roe 674	Sharon Annis	3/23/2012	5/8/2013
Roe 676	Antelope Valley Allied Arts Assn	3/23/2012	5/8/2013
Roe 677	Antelope Valley Florist Inc	3/23/2012	5/8/2013
Roe 684	Keiko Aoki	3/23/2012	5/8/2013
Roe 685	Jovencio Apostol	3/23/2012	5/8/2013

	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 686	Frances Appleby	3/23/2012	5/8/2013
Roe 687	Thomas Appleby	3/23/2012	5/8/2013
Roe 689	Benedicto Arevalo	3/23/2012	5/8/2013
Roe 690	Nora Arevalo	3/23/2012	5/8/2013
Roe 693	Florence Arnold	3/23/2012	5/8/2013
Roe 694	Lucita Arquileta	3/23/2012	5/8/2013
Roe 695	Rufino Arquileta	3/23/2012	5/8/2013
Roe 697	Arroyo Family Trust	3/23/2012	5/8/2013
Roe 698	Patricia Artigas	3/23/2012	5/8/2013
Roe 699	Noboru Asato	3/23/2012	5/8/2013
Roe 700	Jesus Ascencio	3/23/2012	5/8/2013
Roe 701	Aliza Asher	3/23/2012	5/8/2013
Roe 702	Shaul Asher	3/23/2012	5/8/2013
Roe 705	Gerard Auyong	3/23/2012	5/8/2013
Roe 706	Jane Aveni	3/23/2012	5/8/2013
Roe 707	Lloyd Avery	3/23/2012	5/8/2013
Roe 708	Alan Avrick	3/23/2012	5/8/2013
Roe 711	Jack Baerlein	3/23/2012	5/8/2013
	Maria Balice	3/23/2012	5/8/2013
Roe 718	Emiliano Ballesteros	3/23/2012	5/8/2013
Roe 719	Rafael Banales	3/23/2012	5/8/2013
Roe 720	Bernardo Banuelos	3/23/2012	5/8/2013
Roe 721	Rosario Banuelos	3/23/2012	5/8/2013
Roe 723	Ron Banuk	3/23/2012	5/8/2013
Roe 725	Irene Barbeau	3/23/2012	5/8/2013
Roe 726	Ann Barnes	3/23/2012	5/8/2013
Roe 727	Wayne Barnes	3/23/2012	5/8/2013
Roe 728	Terri Baron	3/23/2012	5/8/2013
Roe 729	Joseph Bartfay	3/23/2012	5/8/2013
Roe 730	Selma Bartfay	3/23/2012	5/8/2013
Roe 731	Basrock Woodcreek Gardens	3/23/2012	5/8/2013
Roe 732	Francisco Batino	9/21/2015	10/13/2015
Roe 733	Nancy Bauer	3/23/2012	5/8/2013
Roe 734	A Beasley	3/23/2012	5/8/2013
	Teresa Becarra	3/23/2012	5/8/2013
	Ikuko Becker	3/23/2012	5/8/2013
Roe 738	James Becker	3/23/2012	5/8/2013
Roe 739	Betty Bederio	3/23/2012	5/8/2013
Roe 739	Beatriz Belisario	3/23/2012	5/8/2013
Roe 740	Luis Belisario	3/23/2012	5/8/2013
Roe 741 Roe 742	Bell Tr	3/23/2012	5/8/2013
Roe 742 Roe 743	Beverly Bellanca	3/23/2012	5/8/2013
Roe 743 Roe 744	Cecilia Beltran	3/23/2012	5/8/2013
Roe 744 Roe 745	Victoria Benner		5/8/2013
Roe 745 Roe 746	Bensky Living Trust	3/23/2012	5/8/2013
	Nancy Benz	3/23/2012	
Roe 748		3/23/2012	5/8/2013
Roe 750	Gaylyn Berglund	3/23/2012	5/8/2013
Roe 751	Kenneth Berglund	3/23/2012	5/8/2013
Roe 752	Amante Bermundo	3/23/2012	5/8/2013
Roe 754	Ary Biers	3/23/2012	5/8/2013
Roe 755	Robert Biers	3/23/2012	5/8/2013
Roe 756	Sylvia Bigornia	3/23/2012	5/8/2013
Roe 758	Alfons Bimbiris	3/23/2012	5/8/2013
Roe 759	Vera Bimbiris	3/23/2012	5/8/2013

	me of Roe Cross-Defendant	Default Entered	Default Posted
Roe 760 Me	elvin Bittner	3/23/2012	5/8/2013
Roe 763 Ca	therine Black	3/23/2012	5/8/2013
Roe 764 Ar	ita Blanchard	3/23/2012	5/8/2013
Roe 767 Be	tty Bliley	3/23/2012	5/8/2013
Roe 768 Eu	gene Bliley	3/23/2012	5/8/2013
Roe 770 Jo	se Bocanegra	3/23/2012	5/8/2013
Roe 771 Ja	mes Bodkin	3/23/2012	5/8/2013
Roe 772 Fra	ank Bodolai	3/23/2012	5/8/2013
Roe 773 Ma	agdalena Bodolai	3/23/2012	5/8/2013
Roe 775 Mi	nh Bosque	3/23/2012	5/8/2013
Roe 776 Ga	ayle Bovee	3/23/2012	5/8/2013
Roe 777 Vie	cki Bovee	3/23/2012	5/8/2013
Roe 778 Do	nna Boyer	3/23/2012	5/8/2013
	P Valley Central	3/23/2012	5/8/2013
	adley Family Tr	3/23/2012	5/8/2013
	ennis Braly	3/23/2012	5/8/2013
	asel Family Tr	3/23/2012	5/8/2013
	bra Braun	3/23/2012	5/8/2013
	e Brewer	3/23/2012	5/8/2013
	tricia Brooks	3/23/2012	5/8/2013
	ary Brosky	3/23/2012	5/8/2013
	a Brown	3/23/2012	5/8/2013
	elyn Bruno	3/23/2012	5/8/2013
	omas Bryk	3/23/2012	5/8/2013
	gene Buckley	3/23/2012	5/8/2013
	anne Buckley	3/23/2012	5/8/2013
	ilip Bucknor	3/23/2012	5/8/2013
	nald Buhrmann	3/23/2012	5/8/2013
	ne Buhrmann	3/23/2012	5/8/2013
	ashington Bumanglag	3/23/2012	5/8/2013
	alter Bunch	3/23/2012	5/8/2013
	ren Burgess	3/23/2012	5/8/2013
	indy Burgess	3/23/2012	5/8/2013
	lymond Burns	3/23/2012	5/8/2013
	pretha Burrell	3/23/2012	5/8/2013
	ytkus Family Trust	3/23/2012	5/8/2013
	iniel Byrne	3/23/2012	5/8/2013
	ivid Byrne	3/23/2012	5/8/2013
	lva Caldwell	3/23/2012	5/8/2013
	arvin Calmeson	3/23/2012	
	erminia Camacho	3/23/2012	5/8/2013 5/8/2013
	lian Camacho	3/23/2012	5/8/2013
	cardo Camarena		
	mbridge Homes, Inc.	3/23/2012 3/23/2012	5/8/2013
	nnie Cameron		5/8/2013 5/8/2013
		3/23/2012	
	mes Cameron	3/23/2012	5/8/2013
	ka Campbell	3/23/2012	5/8/2013
	nda Capel	3/23/2012	5/8/2013
	rbara Carey	3/23/2012	5/8/2013
	nald Carey	3/23/2012	5/8/2013
	nest Caringi	3/23/2012	5/8/2013
	blet Carlisle	3/23/2012	5/8/2013
	nothy Carney	3/23/2012	5/8/2013
Roe 844 Ro	sendo Carranza	3/23/2012	5/8/2013

Roe 848 I Roe 849 J Roe 850 E Roe 851 J Roe 853 E Roe 853 E Roe 855 T Roe 856 G Roe 857 S Roe 857 S Roe 857 S Roe 861 J Roe 862 F	Toribio Carrasco rene Carroll James Carroll Bera Carruthers James B Caskey Ruby J Caskey Eugenia Carter Ferry Carter Gary Castelan Sharon Castelan Jose Castillo	3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012	5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013
Roe 849 J Roe 850 E Roe 851 J Roe 852 F Roe 853 E Roe 855 T Roe 856 G Roe 857 S Roe 857 S Roe 857 S Roe 857 S Roe 861 J Roe 862 F	James Carroll Bera Carruthers James B Caskey Ruby J Caskey Eugenia Carter Ferry Carter Gary Castelan Sharon Castelan	3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012	5/8/2013 5/8/2013 5/8/2013 5/8/2013 5/8/2013
Roe 850 E Roe 851 J Roe 852 F Roe 853 E Roe 855 T Roe 856 G Roe 857 S Roe 861 J Roe 862 F	Bera Carruthers James B Caskey Ruby J Caskey Eugenia Carter Ferry Carter Gary Castelan Sharon Castelan	3/23/2012 3/23/2012 3/23/2012 3/23/2012 3/23/2012	5/8/2013 5/8/2013 5/8/2013 5/8/2013
Roe 851 J Roe 852 F Roe 853 E Roe 855 T Roe 856 C Roe 857 S Roe 861 J Roe 862 F	James B Caskey Ruby J Caskey Eugenia Carter Ferry Carter Gary Castelan Sharon Castelan	3/23/2012 3/23/2012 3/23/2012 3/23/2012	5/8/2013 5/8/2013 5/8/2013
Roe 852 F Roe 853 E Roe 855 T Roe 856 C Roe 857 S Roe 861 J Roe 862 F	Ruby J Caskey Eugenia Carter Ferry Carter Gary Castelan Sharon Castelan	3/23/2012 3/23/2012 3/23/2012	5/8/2013 5/8/2013
Roe 853 E Roe 855 1 Roe 856 0 Roe 857 5 Roe 861 3 Roe 862 F	Eugenia Carter Ferry Carter Gary Castelan Sharon Castelan	3/23/2012 3/23/2012	5/8/2013
Roe 855 T Roe 856 C Roe 857 S Roe 861 J Roe 862 F	Ferry Carter Gary Castelan Sharon Castelan	3/23/2012	
Roe 856 C Roe 857 S Roe 861 J Roe 862 F	Gary Castelan Sharon Castelan		5/9/2012
Roe 857 S Roe 861 J Roe 862 F	Sharon Castelan	3/23/2012	0/0/2013
Roe 861 J Roe 862 F			5/8/2013
Roe 862 F	lose Castillo	3/23/2012	5/8/2013
		3/23/2012	5/8/2013
Roe 864 F	Remedios Castillo	3/23/2012	5/8/2013
	Robert & Norma Caudle	3/23/2012	5/8/2013
Roe 865 /	Aurelia Cayetano	3/23/2012	5/8/2013
	Edgardo Cayetano	3/23/2012	5/8/2013
	Julia Cecil	3/23/2012	5/8/2013
	Ken Cecil	3/23/2012	5/8/2013
	Gilbert Ceniceros	3/23/2012	5/8/2013
	Edward Cernicky	3/23/2012	5/8/2013
	Florence Cernicky	3/23/2012	5/8/2013
	Varc Chachuat	3/23/2012	5/8/2013
	Sukhdev Chahal	3/23/2012	5/8/2013
	Siu Chan	3/23/2012	5/8/2013
	Beverly Chandler	3/23/2012	5/8/2013
	Burton Chandler	3/23/2012	5/8/2013
	Moon Chang	9/17/2015	10/16/2015
	Py Chao	3/23/2012	5/8/2013
	Christopher Cheung	3/23/2012	5/8/2013
	Hu Chi Yu	3/23/2012	5/8/2013
	Chou Chiang	3/23/2012	5/8/2013
	Fim Chiu	3/23/2012	5/8/2013
	Mi Choe	3/23/2012	5/8/2013
	Pyong Choe	3/23/2012	5/8/2013
	Kenneth Choi	3/23/2012	5/8/2013
	Edwin Chong	3/23/2012	5/8/2013
	Boniface Choy	3/23/2012	5/8/2013
	John Christie	3/23/2012	5/8/2013
	Ardathe Christopher	3/23/2012	5/8/2013
	Daphne Chu	3/23/2012	5/8/2013
	Fred Chung	3/23/2012	5/8/2013
	Gabrielle Chung	3/23/2012	5/8/2013
	John Cinfio	3/23/2012	5/8/2013
	James Cipollone	3/23/2012	5/8/2013
	Richard Clark	3/23/2012	5/8/2013
	Russell Clawson	3/23/2012	5/8/2013
	Gail Clutter		
		3/23/2012	5/8/2013
	Ralph Clutter	3/23/2012	5/8/2013
	∟ap Co Marc Cole	3/23/2012	5/8/2013
		3/23/2012	5/8/2013
	William Collicutt	3/23/2012	5/8/2013
	Beatrice Collins	3/23/2012	5/8/2013
	Charles Colton	3/23/2012	5/8/2013
	∟arry Connelly ∟eo Connelly	3/23/2012 3/23/2012	5/8/2013 5/8/2013

	ame of Roe Cross-Defendant	Default Entered	Default Posted
Roe 925 A	Alan Cook	3/23/2012	5/8/2013
	Regina Cooley	3/23/2012	5/8/2013
	Denise Cope	3/23/2012	5/8/2013
Roe 928 T	homas Cope	3/23/2012	5/8/2013
Roe 929 F	Ruby Corder	3/23/2012	5/8/2013
Roe 930 A	Alfredo Corrales	3/23/2012	5/8/2013
Roe 932 0	Calvin Cox	3/23/2012	5/8/2013
Roe 935 F	Ronald Cronk	3/23/2012	5/8/2013
Roe 937 C	Cora Cruz	3/23/2012	5/8/2013
Roe 938 F	elina Cruz	3/23/2012	5/8/2013
Roe 939 N	licasio Cruz	3/23/2012	5/8/2013
Roe 940 F	Roger Cruz	3/23/2012	5/8/2013
Roe 941 N	/ike Culha	3/23/2012	5/8/2013
Roe 944 F	Florin D Souza	3/23/2012	5/8/2013
Roe 945 A	Anita Dacles	3/23/2012	5/8/2013
	Simplicio Dacles	3/23/2012	5/8/2013
	lelga Dalley	3/23/2012	5/8/2013
Roe 950 N	Anfred Dalley	3/23/2012	5/8/2013
	Nohammad Daood	3/23/2012	5/8/2013
	Saleem Daood	3/23/2012	5/8/2013
Roe 958 A	Adib Daoud	3/23/2012	5/8/2013
	Donna Daugherty	3/23/2012	5/8/2013
	Anita Davalos	3/23/2012	5/8/2013
	Dominador Davalos	3/23/2012	5/8/2013
	Alfred David	3/23/2012	5/8/2013
	Douglas Davis	3/23/2012	5/8/2013
	lames Davis	3/23/2012	5/8/2013
	Davis Sibs Inc	3/23/2012	5/8/2013
	Sefey Debotoun	3/23/2012	5/8/2013
	Angelito Dedios	3/23/2012	5/8/2013
	Bruno Deluca	3/23/2012	5/8/2013
	Din Derrick	3/23/2012	5/8/2013
	Deneen Deschene	3/23/2012	5/8/2013
	Desert Lake L P	3/23/2012	5/8/2013
	luan Diaz	3/23/2012	5/8/2013
	Gary Dicks	3/23/2012	5/8/2013
	Nick Digiulio	3/23/2012	5/8/2013
	Richard Dioli	3/23/2012	5/8/2013
	.onzo Dixon	3/23/2012	5/8/2013
	Aae Dixon	3/23/2012	5/8/2013
	Adelaida Dizon	3/23/2012	5/8/2013
	Esteban Donis	3/23/2012	5/8/2013
	Aauro Donis	3/23/2012	5/8/2013
	Rosalina Donis	3/23/2012	5/8/2013
	/irginia Donis	3/23/2012	5/8/2013
	Aichael Douglas	3/23/2012	
	Katherine Douglass	3/23/2012	5/8/2013 5/8/2013
	Borom Douk	3/23/2012	5/8/2013
	S&B Douk		
		3/23/2012	5/8/2013
	Sokhom Douk	3/23/2012	5/8/2013
	lames Downing	3/23/2012	5/8/2013
	Sary Downs	3/23/2012	5/8/2013
	Romnia Drever	3/23/2012	5/8/2013
Roe 1009 E	Eliseo Dumbrique	3/23/2012	5/8/2013

Doe/Roe No.	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 1010	Cynthia Dunlop	3/23/2012	5/8/2013
Roe 1011	James Dunn	3/23/2012	5/8/2013
Roe 1012	Raymond Dunning	3/23/2012	5/8/2013
Roe 1013	Loc Duong	3/23/2012	5/8/2013
Roe 1014	Harold Dykstra	3/23/2012	5/8/2013
Roe 1015	Teresa Dykstra	3/23/2012	5/8/2013
Roe 1016	Wilbur Dykstra	3/23/2012	5/8/2013
Roe 1017	Dykstra Family Trust	3/23/2012	5/8/2013
Roe 1018	E I C Group et al	3/23/2012	5/8/2013
Roe 1019	Dorothy Earl	3/23/2012	5/8/2013
Roe 1020	Jack Earl	3/23/2012	5/8/2013
Roe 1021	David Earwood	3/23/2012	5/8/2013
Roe 1022	Benjamin Easter	3/23/2012	5/8/2013
Roe 1023	Joanne Ebert	3/23/2012	5/8/2013
Roe 1024	David Eckberg	3/23/2012	5/8/2013
Roe 1025	Paula Eckberg	3/23/2012	5/8/2013
Roe 1026	Dale Eckles	3/23/2012	5/8/2013
Roe 1027	Jean Economou	3/23/2012	5/8/2013
Roe 1028	John Edmonds	3/23/2012	5/8/2013
Roe 1034	Theodore Elness	3/23/2012	5/8/2013
Roe 1035	Rosa Elumba	3/23/2012	5/8/2013
Roe 1036	Zenaida Emms	3/23/2012	5/8/2013
Roe 1037	Rosario Empert	3/23/2012	5/8/2013
Roe 1039	Lorin Ensminger	3/23/2012	5/8/2013
Roe 1040	Catherine Erazim	3/23/2012	5/8/2013
Roe 1041	Catherine Erazim	3/23/2012	5/8/2013
Roe 1043	John Escobar	3/23/2012	5/8/2013
Roe 1044	Rose Esparza	3/23/2012	5/8/2013
Roe 1045	Filomena Espiritu	3/23/2012	5/8/2013
Roe 1046	William Espiritu	3/23/2012	5/8/2013
Roe 1047	Basilio Esquivel	3/23/2012	5/8/2013
	Irma Koburn as Beneficiary of the Estate of Zelda		
Roe 1048	C Schliske Decd	3/23/2012	5/8/2013
Roe 1049	Edelmira Estrada	3/23/2012	5/8/2013
Roe 1050	Hervi Estrada	3/23/2012	5/8/2013
Roe 1053	Carl Fabrizio	3/23/2012	5/8/2013
Roe 1054	Fairview Development LLC	3/23/2012	5/8/2013
Roe 1058	Richard Faria	3/23/2012	5/8/2013
Roe 1060	Deborah Feliciano	3/23/2012	5/8/2013
Roe 1061	Denese Felts	3/23/2012	5/8/2013
Roe 1062	Douglas Felts	3/23/2012	5/8/2013
Roe 1068	Ruth Fike	3/23/2012	5/8/2013
Roe 1069	Claudia Finkel	3/23/2012	5/8/2013
Roe 1071	Mary Fiorito	3/23/2012	5/8/2013
Roe 1073	Joanne Fletcher	3/23/2012	5/8/2013
Roe 1074	Gayle Flores	3/23/2012	5/8/2013
Roe 1075	Maria Flores	3/23/2012	5/8/2013
Roe 1077	Herbert Floyd	3/23/2012	5/8/2013
Roe 1078	Larry Fogleman	3/23/2012	5/8/2013
Roe 1079	Alejandro Fontillas	3/23/2012	5/8/2013
Roe 1080	John Ford	3/23/2012	5/8/2013
Roe 1082	Antonia Fowler	3/23/2012	5/8/2013
Roe 1084	Kevin Frane	3/23/2012	5/8/2013

Doe/Roe No.	Name of Roe Cross-Defendant	Default Entered	Default Posted
	Stephenie Fredrick	3/23/2012	5/8/2013
Roe 1087	Esther Friedman	3/23/2012	5/8/2013
Roe 1088	Joanne Fu	3/23/2012	5/8/2013
Roe 1089	Yoshi Fujisawa	3/23/2012	5/8/2013
Roe 1090	Michi Fukumoto	3/23/2012	5/8/2013
Roe 1093	Jeff Galieti	3/23/2012	5/8/2013
Roe 1094	Jose Galvez	3/23/2012	5/8/2013
Roe 1095	Betty Gambone	3/23/2012	5/8/2013
Roe 1099	Martha Garcia	3/23/2012	5/8/2013
Roe 1101	Rodolfo Garcia	3/23/2012	5/8/2013
Roe 1103	Eduardo Garde	3/23/2012	5/8/2013
Roe 1104	Russellend Garde	3/23/2012	5/8/2013
Roe 1105	Garde Fmly Rev Tr	3/23/2012	5/8/2013
	Hung Gee	3/23/2012	5/8/2013
	Stefan Ghika Budesti	3/23/2012	5/8/2013
	Paul Giang	3/23/2012	5/8/2013
	Gilbraltar Homes LLC	3/23/2012	5/8/2013
	George Gillingham	3/23/2012	5/8/2013
	Gisele Schroeder Liv Tr	3/23/2012	5/8/2013
	Drena Glauser	3/23/2012	5/8/2013
	Gary Glenn	3/23/2012	5/8/2013
	Paul Glessner	3/23/2012	5/8/2013
	Benito Gonzales	3/23/2012	5/8/2013
	Erminio Gonzales	3/23/2012	5/8/2013
	Quach Gonzales	3/23/2012	5/8/2013
	Carlos Conzalez	3/23/2012	5/8/2013
	Frances Gonzalez	3/23/2012	5/8/2013
	Gloria Gonzalez	3/23/2012	5/8/2013
	Roque Gonzalez	3/23/2012	5/8/2013
	Tina Gonzalez	3/23/2012	5/8/2013
	Vicente Gose	3/23/2012	5/8/2013
	Christina Goya	3/23/2012	5/8/2013
	William Grant	3/23/2012	5/8/2013
	Barbara Green	3/23/2012	5/8/2013
	Hilda Green	3/23/2012	5/8/2013
	Donna Greenman	3/23/2012	5/8/2013
	Pierre Grember	3/23/2012	5/8/2013
	John Griffin	3/23/2012	5/8/2013
	Gerald Groff	3/23/2012	5/8/2013
	Marian Groff	3/23/2012	5/8/2013
	Lillian Groom	3/23/2012	5/8/2013
	Marge Groven	3/23/2012	5/8/2013
	Lucena Guiang	3/23/2012	5/8/2013
	Cristoval Guillen	3/23/2012	5/8/2013
	Alvaro Gutierrez	3/23/2012	5/8/2013
	Santos Gutierrez	3/23/2012	5/8/2013
	Socorro Gutierrez	3/23/2012	5/8/2013
	Ovidio Guzman	3/23/2012	5/8/2013
	Jin Ha	3/23/2012	5/8/2013
	Young Ha	3/23/2012	5/8/2013
	Susan Hahn	3/23/2012	5/8/2013
	Homa Hamidi		
		3/23/2012	5/8/2013
	Carrie Hamson David Hamson	3/23/2012 3/23/2012	5/8/2013 5/8/2013

	Name of Roe Cross-Defendant	Default Entered	Default Posted
	Dean Hanano	3/23/2012	5/8/2013
	James Hanlon	3/23/2012	5/8/2013
	James Hanlon	3/23/2012	5/8/2013
Roe 1177	Harald Hansen	3/23/2012	5/8/2013
Roe 1178	Christine Hanson	3/23/2012	5/8/2013
Roe 1180	Willis Hard	3/23/2012	5/8/2013
Roe 1181	Joseph Harnik	3/23/2012	5/8/2013
Roe 1182	David Harper	3/23/2012	5/8/2013
Roe 1183	Diane Harris	3/23/2012	5/8/2013
Roe 1184	James Harris	3/23/2012	5/8/2013
Roe 1185	Karen Harris	3/23/2012	5/8/2013
Roe 1186	Karen Hart	3/23/2012	5/8/2013
Roe 1187	Harvell Family Tr	3/23/2012	5/8/2013
Roe 1188	Gary Hathaway	3/23/2012	5/8/2013
Roe 1190	Donald Haydon	3/23/2012	5/8/2013
Roe 1191	Fusako Hazama	3/23/2012	5/8/2013
Roe 1192	Hideo Hazama	3/23/2012	5/8/2013
	Alice Heggen	3/23/2012	5/8/2013
	James Hemming	9/21/2015	10/13/2015
	Corine Henninger	3/23/2012	5/8/2013
	Antonio Hernandez	3/23/2012	5/8/2013
Roe 1199	Carol Herr	3/23/2012	5/8/2013
Roe 1200	Ronald Hetzner	3/23/2012	5/8/2013
Roe 1201	Geraldine Heynen	3/23/2012	5/8/2013
	HGJLLC	3/23/2012	5/8/2013
	Eric Hillerman	3/23/2012	5/8/2013
Roe 1208	Marilyn Hinck	3/23/2012	5/8/2013
Roe 1212	Thong Ho	3/23/2012	5/8/2013
Roe 1214	Albert Hobayan	3/23/2012	5/8/2013
Roe 1215	Violeta Hobayan	3/23/2012	5/8/2013
Roe 1216	Paul Hodges	3/23/2012	5/8/2013
Roe 1217	Debra Hodsdon	3/23/2012	5/8/2013
	Steve Hodsdon	3/23/2012	5/8/2013
	Wilbert E. Decd Est of Hoffman	3/23/2012	5/8/2013
	Soledad Holguin	3/23/2012	5/8/2013
	Clarissia Holland	3/23/2012	5/8/2013
	Linda Homan	3/23/2012	5/8/2013
	Mathew Homan	3/23/2012	5/8/2013
	Che Hong	3/23/2012	5/8/2013
	Khai Hong	3/23/2012	5/8/2013
	Tony Hong	3/23/2012	5/8/2013
	Martha Hooper	3/23/2012	5/8/2013
Roe 1233	Gary Hoover	3/23/2012	5/8/2013
Roe 1234	Marilyn Hoover	3/23/2012	5/8/2013
Roe 1235	J Hopper	3/23/2012	5/8/2013
Roe 1240	William Hoskins	3/23/2012	5/8/2013
Roe 1243	Janette Hourani	3/23/2012	5/8/2013
Roe 1244	Leslie Howe	3/23/2012	5/8/2013
Roe 1244	Hsiaoni Chang	3/23/2012	5/8/2013
Roe 1245	Marie Hubbard	3/23/2012	5/8/2013
Roe 1247 Roe 1248	Cresencio Huerta	3/23/2012	5/8/2013
	Romeo Hughes	3/23/2012	5/8/2013
	· · ·		
	Norman Hines Robert Hunt	9/21/2015 3/23/2012	10/13/2015 5/8/2013

	Name of Roe Cross-Defendant	Default Entered	Default Posted
	Amy Hwang	3/23/2012	5/8/2013
Roe 1258	Hyun Chul Lee	3/23/2012	5/8/2013
Roe 1259	Kiyoshi Ige	3/23/2012	5/8/2013
	sidro Ignacio	3/23/2012	5/8/2013
Roe 1262	Veronica Ingersoll	3/23/2012	5/8/2013
Roe 1263	Martin Ingram	3/23/2012	5/8/2013
Roe 1265	Pasquale loele	3/23/2012	5/8/2013
	Joy Irish	3/23/2012	5/8/2013
Roe 1267	Robert Irish	3/23/2012	5/8/2013
Roe 1271	Fukuyo Twamoto	3/23/2012	5/8/2013
Roe 1274	Dietra Jackson	3/23/2012	5/8/2013
Roe 1276	Arnold Jacobsen	3/23/2012	5/8/2013
Roe 1277	Jagatri L and Xantha Dhawan	3/23/2012	5/8/2013
Roe 1278	Richard James	3/23/2012	5/8/2013
Roe 1279	David Jauregui	3/23/2012	5/8/2013
	saura Jauregui	3/23/2012	5/8/2013
	Enid Jeffrey	3/23/2012	5/8/2013
	Bobby Jennings	3/23/2012	5/8/2013
	Patricia Jennings	3/23/2012	5/8/2013
Roe 1289	Enrique Jimenez	3/23/2012	5/8/2013
Roe 1291	Henry Johnson	3/23/2012	5/8/2013
Roe 1294	Betty Jones	3/23/2012	5/8/2013
	Christine Jones	3/23/2012	5/8/2013
Roe 1296	David Jones	3/23/2012	5/8/2013
	Esther Jones	3/23/2012	5/8/2013
	Harold Jones	3/23/2012	5/8/2013
	Morton Juhl	3/23/2012	5/8/2013
	K A Investment Co LLC	3/23/2012	5/8/2013
	sako Kagehiro	3/23/2012	5/8/2013
	Kenichi Kagehiro	3/23/2012	5/8/2013
	Mitsue Kanamori	3/23/2012	5/8/2013
	Katsuko Kariya	3/23/2012	5/8/2013
	Katsumi Kariya	3/23/2012	5/8/2013
	Nicholas Karthas	3/23/2012	5/8/2013
	Colleen Kasper	3/23/2012	5/8/2013
	Gordon Katsion	3/23/2012	5/8/2013
	Kaufler Trust	3/23/2012	5/8/2013
	Wayne Kawamoto	3/23/2012	5/8/2013
	Nancy Kawamura	3/23/2012	5/8/2013
	Yasuko Kawamura	3/23/2012	5/8/2013
	Keast Fmly Tr	3/23/2012	5/8/2013
	Keck Fmly Tr	3/23/2012	5/8/2013
	Arpineh Keklikian	3/23/2012	5/8/2013
	Missak Keklikian	3/23/2012	5/8/2013
	Marie Kendrick	3/23/2012	5/8/2013
	Joel Kettenring	3/23/2012	5/8/2013
	Pauline Kettenring	3/23/2012	5/8/2013
	Harriet Kettles	3/23/2012	5/8/2013
	Sandra Key	3/23/2012	5/8/2013
	Fadi Khater	3/23/2012	5/8/2013
	Lorna Kila	3/23/2012	5/8/2013
	Soo Kim	3/23/2012	5/8/2013
	Carol Kinat	3/23/2012	5/8/2013
	Chun King	3/23/2012	5/8/2013

Doe/Roe No.	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 1339	William King	3/23/2012	5/8/2013
Roe 1341	Freda Kirkland	3/23/2012	5/8/2013
Roe 1345	Howard Klekar	3/23/2012	5/8/2013
Roe 1346	Frank Klojda	3/23/2012	5/8/2013
Roe 1348	Irene Knapp	3/23/2012	5/8/2013
Roe 1349	Kobayashi Family Trust	3/23/2012	5/8/2013
Roe 1351	Josephine Kollar	3/23/2012	5/8/2013
Roe 1352	William Kooken	3/23/2012	5/8/2013
Roe 1353	John Kostszewa	3/23/2012	5/8/2013
Roe 1354	Marlene Kostszewa	3/23/2012	5/8/2013
Roe 1356	Pamela Kousen	3/23/2012	5/8/2013
Roe 1358	Robert Kramer	3/23/2012	5/8/2013
Roe 1359	David Ku	3/23/2012	5/8/2013
Roe 1360	Sou Ku	3/23/2012	5/8/2013
Roe 1362	Terry Kuchta	3/23/2012	5/8/2013
Roe 1363	Seishi Kumagai	3/23/2012	5/8/2013
Roe 1364	Wei Kung	3/23/2012	5/8/2013
Roe 1366	Julia Kyle	3/23/2012	5/8/2013
Roe 1367	Jean La Porte	3/23/2012	5/8/2013
Roe 1368	Lilia Laguerta	3/23/2012	5/8/2013
Roe 1369	Deloris Lambert	3/23/2012	5/8/2013
Roe 1370	Nancy Lambert	3/23/2012	5/8/2013
Roe 1371	Lancaster Blvd	3/23/2012	5/8/2013
Roe 1372	Lancaster Blvd and 42nd St West	3/23/2012	5/8/2013
Roe 1373	Lancaster New Horizons	3/23/2012	5/8/2013
Roe 1373	Pearl Landau	3/23/2012	5/8/2013
Roe 1375	William Landau	3/23/2012	5/8/2013
Roe 1375	Jesus Landeverde	3/23/2012	5/8/2013
Roe 1378	Roberto Landeros	3/23/2012	5/8/2013
Roe 1378	William Lanier	3/23/2012	5/8/2013
Roe 1382	Ann Lanktree	3/23/2012	5/8/2013
Roe 1386			
	Bonnie Large	3/23/2012	5/8/2013
Roe 1387	Robert Large	3/23/2012	5/8/2013
Roe 1388	Samson Larranaga	3/23/2012	5/8/2013
Roe 1390	Alton Law	3/23/2012	5/8/2013
Roe 1391	Michael Lawrence	3/23/2012	5/8/2013
Roe 1392	Louie Laymance	3/23/2012	5/8/2013
Roe 1395	Conrado Lazo	3/23/2012	5/8/2013
Roe 1396	Elizabeth Lazo	3/23/2012	5/8/2013
Roe 1398	Loi Le	3/23/2012	5/8/2013
Roe 1400	Suong Le	3/23/2012	5/8/2013
Roe 1401	Yen Le	3/23/2012	5/8/2013
Roe 1402	Cornelius Leary	3/23/2012	5/8/2013
Roe 1404	Margaret Lebrecht	3/23/2012	5/8/2013
Roe 1405	Chi Lee	3/23/2012	5/8/2013
Roe 1406	Delano Lee	3/23/2012	5/8/2013
Roe 1407	Jim Lee	3/23/2012	5/8/2013
Roe 1408	Mai Lee	3/23/2012	5/8/2013
Roe 1409	Ting Lee	3/23/2012	5/8/2013
Roe 1412	Aurelia Legaspi	3/23/2012	5/8/2013
Roe 1413	Felimon Legaspi	3/23/2012	5/8/2013
Roe 1415	Leighton Leno	3/23/2012	5/8/2013
Roe 1416	Nancy Leno	3/23/2012	5/8/2013
Roe 1418	Mariane Lesiak	3/23/2012	5/8/2013

	ame of Roe Cross-Defendant	Default Entered	Default Posted
	lax Lesiak	3/23/2012	5/8/2013
Roe 1420 R	amie Leung	3/23/2012	5/8/2013
Roe 1425 R	udolfo Libed	3/23/2012	5/8/2013
Roe 1426 L	ien Family Survivors Trust	3/23/2012	5/8/2013
Roe 1427 N	lichael Liggett	3/23/2012	5/8/2013
Roe 1428 C	amila Lim	3/23/2012	5/8/2013
Roe 1429 L	eonore Limos	3/23/2012	5/8/2013
Roe 1430 T	achung Lin	3/23/2012	5/8/2013
Roe 1431 D	onald Linde	3/23/2012	5/8/2013
Roe 1432 L	ing Ling Fang	3/23/2012	5/8/2013
Roe 1433 L	illa Liong	3/23/2012	5/8/2013
Roe 1434 C	hih Liu	3/23/2012	5/8/2013
Roe 1435 S	uh Liu	3/23/2012	5/8/2013
	hirley Lizotte	3/23/2012	5/8/2013
	dith Llanda	3/23/2012	5/8/2013
	loyd F Avery Tr	3/23/2012	5/8/2013
	armelita Locsin	3/23/2012	5/8/2013
	ilario Locsin	3/23/2012	5/8/2013
	lary Logue	3/23/2012	5/8/2013
	hanh Loi	3/23/2012	5/8/2013
	ola R Johnson Trust	3/23/2012	5/8/2013
	ombardo Fmly Rev Liv Tr	3/23/2012	5/8/2013
	homas Lopac	3/23/2012	5/8/2013
	lark Lopez	3/23/2012	5/8/2013
	Nivia Lopez	3/23/2012	5/8/2013
	ictor Lopez	3/23/2012	5/8/2013
	ernard Los Banos	3/23/2012	5/8/2013
	charles Lowery	3/23/2012	5/8/2013
	va Lubbers	3/23/2012	5/8/2013
	obert Lucero	3/23/2012	5/8/2013
	laria Ludovico	3/23/2012	5/8/2013
	like Ly	3/23/2012	5/8/2013
	atricia Lynch	3/23/2012	5/8/2013
	hristi Lyons	3/23/2012	5/8/2013
	ohn Lyons	3/23/2012	5/8/2013
	114 Development LLC	3/23/2012	5/8/2013
	ernadette Macadaeg	3/23/2012	5/8/2013
	eanenne Mace	3/23/2012	5/8/2013
	lark Mace	3/23/2012	5/8/2013
	ntonio Macias	3/23/2012	5/8/2013
	enjamin Macias	3/23/2012	5/8/2013
	lartina Macias		
	ames Mackel	3/23/2012 3/23/2012	5/8/2013 5/8/2013
	ntonio Madrigal		
	ecilia Magalona	3/23/2012	5/8/2013 5/8/2013
	ale Mageo	3/23/2012 3/23/2012	5/8/2013
	atrocinio Maglaya	3/23/2012	5/8/2013
	obert Magliano	3/23/2012	5/8/2013
	osalin Magliano	3/23/2012	5/8/2013
	olado Magtaas	3/23/2012	5/8/2013
	anna Mak	3/23/2012	5/8/2013
	ngela Malay	3/23/2012	5/8/2013
	arciso Malit	3/23/2012	5/8/2013
Roe 1485 L	orie Manay	3/23/2012	5/8/2013

	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 1486	Luzviminda Mandac	3/23/2012	5/8/2013
Roe 1487	David Manery	3/23/2012	5/8/2013
Roe 1488	Carol Mannino	3/23/2012	5/8/2013
Roe 1489	Charito Manuel	3/23/2012	5/8/2013
Roe 1492	Charles Manzo	3/23/2012	5/8/2013
Roe 1493	Rudolph Maravich	3/23/2012	5/8/2013
Roe 1494	Maree J De Lano Tr.	3/23/2012	5/8/2013
Roe 1496	Helen Marotta	3/23/2012	5/8/2013
Roe 1497	Alfredo Marquez	3/23/2012	5/8/2013
Roe 1498	Manuela Marquez	3/23/2012	5/8/2013
Roe 1501	Mary Marsh	3/23/2012	5/8/2013
Roe 1503	Byrn Marshall	3/23/2012	5/8/2013
Roe 1506	Alma Martin	3/23/2012	5/8/2013
Roe 1507	Arthur Martin	3/23/2012	5/8/2013
Roe 1508	Barbara Martin	3/23/2012	5/8/2013
Roe 1509	Thomas Martin	3/23/2012	5/8/2013
Roe 1510	Francisco Martinez	3/23/2012	5/8/2013
Roe 1512	Jesus Martinez	3/23/2012	5/8/2013
Roe 1514	Maria Martinez	3/23/2012	5/8/2013
Roe 1515	Robert Martinez	3/23/2012	5/8/2013
Roe 1523	Mildred Mason	3/23/2012	5/8/2013
Roe 1524	Donald Masters	3/23/2012	5/8/2013
Roe 1526	Rosario Mata	3/23/2012	5/8/2013
Roe 1528	Sumiko Matsushima	3/23/2012	5/8/2013
Roe 1529	Fulton Matthews	3/23/2012	5/8/2013
Roe 1530	Matthew Maurice	3/23/2012	5/8/2013
Roe 1531	Shirley Maxilom	3/23/2012	5/8/2013
Roe 1532	Catherine Maxwell	3/23/2012	5/8/2013
Roe 1535	Gustauo Mazariegos	3/23/2012	5/8/2013
Roe 1536	Linda Mazariegos	3/23/2012	5/8/2013
Roe 1539	Raymond Mc Kay	3/23/2012	5/8/2013
Roe 1540	B Mc Laren	3/23/2012	5/8/2013
Roe 1541	Brian Mc Laughlin	3/23/2012	5/8/2013
Roe 1542	Rae McAllister	3/23/2012	5/8/2013
Roe 1543	Julienne McCalman	3/23/2012	5/8/2013
Roe 1544	Walter McCalman	3/23/2012	5/8/2013
Roe 1545	Loreta McClain	3/23/2012	5/8/2013
Roe 1546	Susan McCline	3/23/2012	5/8/2013
Roe 1540	Donan McClung	3/23/2012	5/8/2013
Roe 1548	Frederick McCool	3/23/2012	5/8/2013
Roe 1549	Rita McCool	3/23/2012	5/8/2013
Roe 1549	Jerrie McDowell	3/23/2012	5/8/2013
Roe 1550	Patty McGahan	3/23/2012	5/8/2013
Roe 1551	Edwin McNinch	3/23/2012	5/8/2013
Roe 1553	Margaret McNinch	3/23/2012	5/8/2013
Roe 1554	Julian Medina	3/23/2012	5/8/2013
Roe 1557	Juana Mejia	3/23/2012	5/8/2013
Roe 1558	Leonard Mellow		5/8/2013
Roe 1559	Alfredo Mendoza	3/23/2012 3/23/2012	5/8/2013
Roe 1560	Cuauhtemoc Mendoza		5/8/2013
		3/23/2012	
Roe 1563	Herminia Messier	3/23/2012	5/8/2013
Roe 1564	Leonard Messier	3/23/2012	5/8/2013
Roe 1565	David Meyer	3/23/2012	5/8/2013
Roe 1566	Lisa Meyer	3/23/2012	5/8/2013

	ame of Roe Cross-Defendant	Default Entered	Default Posted
Roe 1567 M	eyer Crest Ltd	3/23/2012	5/8/2013
Roe 1568 M	eyer Crest Ltr	3/23/2012	5/8/2013
Roe 1571 H	isao Mihara	3/23/2012	5/8/2013
Roe 1572 M	olly Mikel	3/23/2012	5/8/2013
Roe 1573 S	am Mikel	3/23/2012	5/8/2013
Roe 1575 Li	nda Miller	3/23/2012	5/8/2013
Roe 1576 N	ancy Miller	3/23/2012	5/8/2013
Roe 1577 R	aymond Miller	3/23/2012	5/8/2013
Roe 1578 R	ichard Miller	3/23/2012	5/8/2013
Roe 1579 St	teven Miller	3/23/2012	5/8/2013
Roe 1582 R	oldan Mina	9/17/2015	10/16/2015
Roe 1583 Li	eu Minh	3/23/2012	5/8/2013
Roe 1584 V	an Minh	3/23/2012	5/8/2013
Roe 1585 S	alvador Miranda	3/23/2012	5/8/2013
	orteza Mirkazemi	3/23/2012	5/8/2013
	usan Mirkazemi	3/23/2012	5/8/2013
	anice Mitsushima	3/23/2012	5/8/2013
	hiung Mo	3/23/2012	5/8/2013
	jorn Moene	3/23/2012	5/8/2013
	elina Molina	3/23/2012	5/8/2013
	atricio Moneda	3/23/2012	5/8/2013
	aeed Monfared	3/23/2012	5/8/2013
	usebio Montemayor	3/23/2012	5/8/2013
	aria Montes	3/23/2012	5/8/2013
	udith Moore	3/23/2012	5/8/2013
	homas Moore	3/23/2012	5/8/2013
	/illiam Moore	3/23/2012	5/8/2013
	ichael Moreno	3/23/2012	5/8/2013
	itsuko Mori	3/23/2012	5/8/2013
	bhn Morris	3/23/2012	5/8/2013
	ary Moses	3/23/2012	5/8/2013
	rouzeh Motavvef	3/23/2012	5/8/2013
	ansoor Motavvef	3/23/2012	5/8/2013
	irard Moughalian	3/23/2012	5/8/2013
	enate Moughalian	3/23/2012	5/8/2013
	arilyn Mudgett	3/23/2012	5/8/2013
	randon Mullins	3/23/2012	5/8/2013
	aia Mulvena	3/23/2012	5/8/2013
	mma Mungia	3/23/2012	5/8/2013
	an Munz	3/23/2012	5/8/2013
	ronwyn Murdock	3/23/2012	5/8/2013
	stela Muro	3/23/2012	5/8/2013
	urtaugh Survivors Trust	3/23/2012	5/8/2013
	ultaugh Sulvivors Trust uk Myung	3/23/2012	5/8/2013
	yun Myung		5/8/2013
	ary Nadwodny	3/23/2012	
		3/23/2012	5/8/2013
	atoye Nakamichi	3/23/2012	5/8/2013
	oshito Nakashima hizuko Nakawatase	3/23/2012	5/8/2013
		3/23/2012	5/8/2013
	oshitaka Nakawatase	3/23/2012	5/8/2013
	m Nanamkin	3/23/2012	5/8/2013
	avid Naputi	3/23/2012	5/8/2013
	ationwide Asset Management LP	3/23/2012	5/8/2013
Roe 1643 C	haryl Naval	3/23/2012	5/8/2013

	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 1645	Andrea Navarro	3/23/2012	5/8/2013
Roe 1647	Jose Navarro	3/23/2012	5/8/2013
Roe 1651	Dorwin Newman	3/23/2012	5/8/2013
Roe 1652	Shirley Newman	3/23/2012	5/8/2013
Roe 1653	Newsom Family Trust	3/23/2012	5/8/2013
Roe 1654	Binh Ngo	3/23/2012	5/8/2013
Roe 1655	Anthony Nguyen	3/23/2012	5/8/2013
Roe 1656	Danny Nguyen	3/23/2012	5/8/2013
Roe 1657	Frank Nguyen	3/23/2012	5/8/2013
Roe 1658	Ngoc Nguyen	3/23/2012	5/8/2013
Roe 1659	Nguyet Nguyen	3/23/2012	5/8/2013
Roe 1660	Sonnie Nguyen	3/23/2012	5/8/2013
Roe 1661	Thanh Nguyen	3/23/2012	5/8/2013
Roe 1665	Gerard Nicholson	3/23/2012	5/8/2013
Roe 1666	Marie Nicholson	3/23/2012	5/8/2013
Roe 1668	Eric Nishida	3/23/2012	5/8/2013
Roe 1670	Lydia Nixon	3/23/2012	5/8/2013
Roe 1672	Dixie Noel	3/23/2012	5/8/2013
Roe 1674	Mark Noterman	3/23/2012	5/8/2013
Roe 1675	Yvette Noterman	3/23/2012	5/8/2013
Roe 1676	Nancy Nou	3/23/2012	5/8/2013
Roe 1677	Cipriano Noveloso	3/23/2012	5/8/2013
Roe 1678	Dolores Noveloso	3/23/2012	5/8/2013
Roe 1679	Henry Nozaki	3/23/2012	5/8/2013
Roe 1680	Naomi Nozaki	3/23/2012	5/8/2013
Roe 1681	Mary Nutter	3/23/2012	5/8/2013
Roe 1682	Merle Oberg	3/23/2012	5/8/2013
Roe 1683	Timothy Oconnor	3/23/2012	5/8/2013
Roe 1684	Jessie Ohta	3/23/2012	5/8/2013
Roe 1685	Haruto Okihara	3/23/2012	5/8/2013
Roe 1687	Rick Olivas	3/23/2012	5/8/2013
Roe 1688	Olson Family Trust	3/23/2012	5/8/2013
Roe 1691	Adoracion Orara	3/23/2012	5/8/2013
Roe 1692	Francisco Orara	3/23/2012	5/8/2013
Roe 1694	Evelyn Ortega	3/23/2012	5/8/2013
Roe 1695	Joe Mari Ortega	3/23/2012	5/8/2013
Roe 1696	Pedro Ortega	3/23/2012	5/8/2013
Roe 1698	Doris Oshiro	3/23/2012	5/8/2013
Roe 1699	Firooz Oskooi	3/23/2012	5/8/2013
Roe 1705	Charlene Padgett	3/23/2012	5/8/2013
Roe 1706	Roy Padgett	3/23/2012	5/8/2013
Roe 1707	Marta Padilla	3/23/2012	5/8/2013
Roe 1708	Paz Padilla	3/23/2012	5/8/2013
Roe 1709	Claire Padua	3/23/2012	5/8/2013
Roe 1711	Leonida Pagdilao	3/23/2012	5/8/2013
Roe 1712	Julio Palacio	3/23/2012	5/8/2013
Roe 1712	Palmdale 5th Street West LLC	3/23/2012	5/8/2013
Roe 1715	Palmdale Family Housing	3/23/2012	5/8/2013
Roe 1716	Palmdale Lodging Associates LLC	3/23/2012	5/8/2013
Roe 1717	Palmdale Mobile Park LLC	3/23/2012	5/8/2013
Roe 1719	Eugenio Paredes	3/23/2012	5/8/2013
Roe 1721	Choon Park	9/21/2015	10/13/2015
Roe 1721	Inyoung Park	3/23/2012	5/8/2013
Roe 1722	Jose Pastrano	3/23/2012	5/8/2013

Doe/Roe No.	Name of Roe Cross-Defendant	Default Entered	Default Posted
	Sally Patino	3/23/2012	5/8/2013
Roe 1732	Adrian Pauling	3/23/2012	5/8/2013
Roe 1738	Vicenta Pena	3/23/2012	5/8/2013
Roe 1740	Michael Pereira	3/23/2012	5/8/2013
Roe 1741	Rosa Perez	3/23/2012	5/8/2013
Roe 1742	PH Rosamond LLC	3/23/2012	5/8/2013
Roe 1743	Orrin Phillips	3/23/2012	5/8/2013
Roe 1744	Paul Pieratt	3/23/2012	5/8/2013
Roe 1748	Arthur Pizano	3/23/2012	5/8/2013
Roe 1750	Tavil Ployngam	3/23/2012	5/8/2013
Roe 1751	Perla Pollard	3/23/2012	5/8/2013
Roe 1752	Robert Pollard	3/23/2012	5/8/2013
Roe 1755	Poole Family Tr	3/23/2012	5/8/2013
	Dora Porcari	3/23/2012	5/8/2013
	Robert Potter	3/23/2012	5/8/2013
	Waraya Pratanthip	3/23/2012	5/8/2013
	Romano Procida	3/23/2012	5/8/2013
	Bruno Prodan	3/23/2012	5/8/2013
	Rosa Prodan	3/23/2012	5/8/2013
	PVK Family Limited Ptn	3/23/2012	5/8/2013
	Quan Quoc Pham	3/23/2012	5/8/2013
	Quantumcue Inc	3/23/2012	5/8/2013
	Bella Questin	3/23/2012	5/8/2013
	Mary Quinlan	3/23/2012	5/8/2013
	Theodore Rabena	3/23/2012	5/8/2013
	Armando Raguine	3/23/2012	5/8/2013
	Gay Ralphs	3/23/2012	5/8/2013
	Fred Rampe	3/23/2012	5/8/2013
	Felicitas Ranada	3/23/2012	5/8/2013
	Mahmud Rawjee	3/23/2012	5/8/2013
	Fereidoun Razavi	3/23/2012	5/8/2013
	Clarence Razer	3/23/2012	5/8/2013
	Jean Razer	3/23/2012	5/8/2013
	Joan Reach	3/23/2012	5/8/2013
	Robert Reed	3/23/2012	5/8/2013
	Barbara Reff	3/23/2012	5/8/2013
	Herbert Reff	3/23/2012	5/8/2013
	Mary Reid	3/23/2012	5/8/2013
	Concepcion Reyes	3/23/2012	5/8/2013
	Elizabeth Reyes	3/23/2012	5/8/2013
	Ernesto Reyes	3/23/2012	5/8/2013
	Vicente Reyes	3/23/2012	5/8/2013
	Sei Rhee	3/23/2012	5/8/2013
	Susan Rhoda	3/23/2012	5/8/2013
	Michele Rhoden	3/23/2012	5/8/2013
	Morris Richards	3/23/2012	5/8/2013
	Ronald Ricketts	3/23/2012	5/8/2013
	Anita Rider	3/23/2012	5/8/2013
	Florence Rimando	3/23/2012	5/8/2013
	Ruben Rimando	3/23/2012	5/8/2013
	Maria Rios	3/23/2012	5/8/2013
	Nicolas Rios	3/23/2012	5/8/2013
	Joyce Ripperda James Rippon	3/23/2012 3/23/2012	5/8/2013 5/8/2013

Doe/Roe No.	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 1818	George Rivera	3/23/2012	5/8/2013
Roe 1820	David Robbie	3/23/2012	5/8/2013
Roe 1821	Kinue Robbie	3/23/2012	5/8/2013
Roe 1822	Tracy Roberson	3/23/2012	5/8/2013
Roe 1824	Charles Robertson	3/23/2012	5/8/2013
Roe 1825	Albert Rodarte	3/23/2012	5/8/2013
Roe 1826	Concepcion Rodriguez	3/23/2012	5/8/2013
Roe 1827	Guadalupe Rodriguez	3/23/2012	5/8/2013
Roe 1828	Ignacio Rodriguez	3/23/2012	5/8/2013
Roe 1829	John Rodriguez	3/23/2012	5/8/2013
Roe 1831	Roquemore Tr	3/23/2012	5/8/2013
Roe 1832	Russell Rosenberry	3/23/2012	5/8/2013
Roe 1835	Robert Rosenthal	3/23/2012	5/8/2013
Roe 1836	Ross Rebar Co., Inc.	3/23/2012	5/8/2013
Roe 1837	Richard Rottgering	3/23/2012	5/8/2013
Roe 1838	Trisha Rowe	3/23/2012	5/8/2013
Roe 1839	Marshall Rowen	3/23/2012	5/8/2013
Roe 1840	Myra Rowland	3/23/2012	5/8/2013
Roe 1841	Sidney Ru	3/23/2012	5/8/2013
Roe 1842	James Rubenstein	3/23/2012	5/8/2013
Roe 1846	Dewey Runkle	3/23/2012	5/8/2013
Roe 1847	Lynn Ruona	3/23/2012	5/8/2013
Roe 1848	Frederick Ruopp	3/23/2012	5/8/2013
Roe 1849	Berna Russell	3/23/2012	5/8/2013
Roe 1850	Helen Russell	3/23/2012	5/8/2013
Roe 1851	Patricia Ruston	3/23/2012	5/8/2013
Roe 1852	Tom Ruston	3/23/2012	5/8/2013
Roe 1854	Hermogenes Sacman	3/23/2012	5/8/2013
Roe 1860	Katsuji Saito	3/23/2012	5/8/2013
Roe 1861	Gabriel Salazar	3/23/2012	5/8/2013
Roe 1862	Hoger Saleh	3/23/2012	5/8/2013
Roe 1863	Betty Sallen	3/23/2012	5/8/2013
Roe 1864	Joseph Sallen	3/23/2012	5/8/2013
Roe 1865	San Diego French American	3/23/2012	5/8/2013
Roe 1867	Francisco Sanchez	3/23/2012	5/8/2013
Roe 1868	Maria Sanchez	3/23/2012	5/8/2013
Roe 1869	Gregorio Santos	3/23/2012	5/8/2013
Roe 1870	Jose Saromines	3/23/2012	5/8/2013
Roe 1872	Sasaki Family Trust 1995	3/23/2012	5/8/2013
Roe 1873	Karen Sauer	3/23/2012	5/8/2013
Roe 1874	Amy Say	3/23/2012	5/8/2013
Roe 1875	William Schad	3/23/2012	5/8/2013
Roe 1875	Alice Schaeffer	3/23/2012	5/8/2013
Roe 1877	Bud Schaeffer	3/23/2012	5/8/2013
Roe 1884	Judith Schlegel	3/23/2012	5/8/2013
Roe 1885	Stephen Schlegel	3/23/2012	5/8/2013
Roe 1887	Hazel Schoepflin	3/23/2012	5/8/2013
Roe 1888	Niel Schoepflin	3/23/2012	5/8/2013
Roe 1891	John Schulte	3/23/2012	5/8/2013
	Philip Schultz		
Roe 1892		3/23/2012	5/8/2013
Roe 1893	Betty Scidmore	3/23/2012	5/8/2013
Roe 1894	Robert Scott Patricia Scruggs	3/23/2012 3/23/2012	5/8/2013 5/8/2013
Roe 1895	Detricio Conugas		

Doe/Roe No.	Name of Roe Cross-Defendant	Default Entered	Default Posted
	Florence Seibert	3/23/2012	5/8/2013
Roe 1899	Alvin Selnick	3/23/2012	5/8/2013
Roe 1901	Carl Semotan	3/23/2012	5/8/2013
Roe 1903	Ralph Sexton	3/23/2012	5/8/2013
Roe 1904	Eugenia Shadd	3/23/2012	5/8/2013
Roe 1905	William Shannon	3/23/2012	5/8/2013
Roe 1908	Catherine Shearer	3/23/2012	5/8/2013
Roe 1909	Shearer Marital Trust	3/23/2012	5/8/2013
Roe 1911	Earnest Sherman	3/23/2012	5/8/2013
Roe 1912	Hajime Shibuya	3/23/2012	5/8/2013
Roe 1913	Kyoko Shibuya	3/23/2012	5/8/2013
Roe 1914	Lupe Shimabukuro	3/23/2012	5/8/2013
Roe 1915	Rodney Shimabukuro	3/23/2012	5/8/2013
Roe 1916	Yoshiaki Shimizu	3/23/2012	5/8/2013
Roe 1917	Shogo Shimomura	3/23/2012	5/8/2013
Roe 1918	Alves Shiu	3/23/2012	5/8/2013
	Benjamin Shlomi	3/23/2012	5/8/2013
	Behrouz Shokri	3/23/2012	5/8/2013
	Fariba Shokri	3/23/2012	5/8/2013
	Lolita Sicat	3/23/2012	5/8/2013
	Jakob Siccama	3/23/2012	5/8/2013
	Sierra Gateway Resolution LLC	3/23/2012	5/8/2013
	Edward Simon	3/23/2012	5/8/2013
	Gora Singh	3/23/2012	5/8/2013
	Tina Singh	3/23/2012	5/8/2013
	Esther Siville	3/23/2012	5/8/2013
Roe 1936	Siville Family Trust	3/23/2012	5/8/2013
Roe 1937	Charles Skaggs	3/23/2012	5/8/2013
Roe 1938	Rebecca Skaggs	3/23/2012	5/8/2013
Roe 1939	Georgette Skiadas	3/23/2012	5/8/2013
Roe 1941	Charles Skinner	3/23/2012	5/8/2013
Roe 1942	Sharren Skinner	3/23/2012	5/8/2013
	Frank Small	3/23/2012	5/8/2013
	Chong Smith	3/23/2012	5/8/2013
	Jack Smith	3/23/2012	5/8/2013
	James Smith	3/23/2012	5/8/2013
	Larry Smith	3/23/2012	5/8/2013
	Robert Smith	3/23/2012	5/8/2013
Roe 1953	Gary Snyder	3/23/2012	5/8/2013
Roe 1955	Konstantinos Soteropoulos	3/23/2012	5/8/2013
Roe 1956	Juan Soto	3/23/2012	5/8/2013
Roe 1957	James South	3/23/2012	5/8/2013
	Edward Sovich	3/23/2012	5/8/2013
Roe 1961	T Spenard	3/23/2012	5/8/2013
Roe 1963	Francis Sperling	3/23/2012	5/8/2013
	David Sserunkuma		
Roe 1965		3/23/2012	5/8/2013
Roe 1967	Virginia Stadler	3/23/2012	5/8/2013
Roe 1969	Alan Stenerson	3/23/2012	5/8/2013
Roe 1971	Teresita Sterkel	3/23/2012	5/8/2013
Roe 1973	Nicole Stetson	3/23/2012	5/8/2013
	Stipancic Tr	3/23/2012	5/8/2013
	Brian Stone	3/23/2012	5/8/2013
	Lois Stover	3/23/2012	5/8/2013
Roe 1980	Wilma Stremel	3/23/2012	5/8/2013

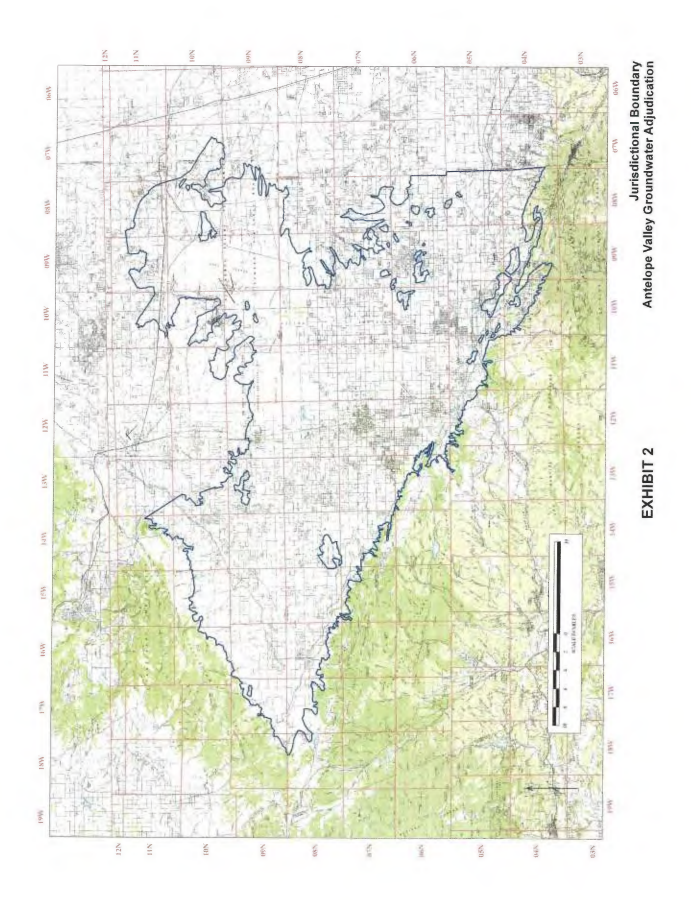
	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 1981	Thomas Striegler	3/23/2012	5/8/2013
Roe 1982	Steve Stubner	3/23/2012	5/8/2013
Roe 1983	Guzel Sturm	3/23/2012	5/8/2013
Roe 1987	Jordan Sugarman	3/23/2012	5/8/2013
Roe 1988	Ruth Sugarman	3/23/2012	5/8/2013
Roe 1991	Eugene Summers	3/23/2012	5/8/2013
Roe 1993	Queenie Summers	3/23/2012	5/8/2013
Roe 1995	Frana Sunjka	3/23/2012	5/8/2013
Roe 1996	Joseph Sunjka	3/23/2012	5/8/2013
Roe 1997	Sunlight Townhome LLC	3/23/2012	5/8/2013
Roe 1998	Lenny Supa	3/23/2012	5/8/2013
Roe 2000	Fadia Sweis	3/23/2012	5/8/2013
Roe 2001	Samir Sweis	3/23/2012	5/8/2013
Roe 2002	Ethel Szeto	3/23/2012	5/8/2013
Roe 2003	T L Squared LLC	3/23/2012	5/8/2013
Roe 2005	Takashi Takagi	3/23/2012	5/8/2013
Roe 2006	Reiko Takashita	3/23/2012	5/8/2013
Roe 2008	Grover Talley	3/23/2012	5/8/2013
Roe 2009	Herbert Tam	3/23/2012	5/8/2013
Roe 2010	Cres Tamayo	3/23/2012	5/8/2013
Roe 2011	Macario Tamayo	3/23/2012	5/8/2013
Roe 2012	Corazon Tan	3/23/2012	5/8/2013
Roe 2013	Fidelino Tan	3/23/2012	5/8/2013
Roe 2014	Alice Tanaka	3/23/2012	5/8/2013
Roe 2015	Roy Tanaka	3/23/2012	5/8/2013
Roe 2017	Robin Taniguchi	3/23/2012	3/12/2014
Roe 2018	Chi-Kwang Tao	3/23/2012	3/12/2014
Roe 2019	Ting-Ning Tao	3/23/2012	3/12/2014
Roe 2020	George Tapia	3/23/2012	5/8/2013
Roe 2021	F Taylor	3/23/2012	3/12/2014
Roe 2026	Fumio Teruya	3/23/2012	3/12/2014
Roe 2027	Hisako Teruya	3/23/2012	3/12/2014
Roe 2032	Mary Thompson	3/23/2012	3/12/2014
Roe 2033	William Thompson	3/23/2012	5/8/2013
Roe 2036	Thyra Retzke Family Trust	3/23/2012	3/12/2014
Roe 2037	Ronald Tichauer	3/23/2012	5/8/2013
Roe 2038	Louise Tiendas	3/23/2012	3/12/2014
Roe 2039	Tertius Tiendas	3/23/2012	3/12/2014
Roe 2041	Chiang Ting	3/23/2012	3/12/2014
Roe 2042	Insurance Title	3/23/2012	3/12/2014
Roe 2043	Title Insurance and Trust Company	3/23/2012	3/12/2014
Roe 2044	Lynn Tivens	3/23/2012	3/12/2014
Roe 2045	Arthur Tobin	3/23/2012	3/12/2014
Roe 2046	Hilda Tobin	3/23/2012	3/12/2014
Roe 2047	Today Investment Group LLC	3/23/2012	5/8/2013
Roe 2050	Alice Tomei	3/23/2012	3/12/2014
Roe 2051	Ralph Tomei	3/23/2012	3/12/2014
Roe 2052	Glen Tomkiewicz	3/23/2012	3/12/2014
Roe 2053	Jill Tomkiewicz	3/23/2012	3/12/2014
Roe 2054	Benny Tomlinson	3/23/2012	3/12/2014
Roe 2055	Dalisay Torres	3/23/2012	3/12/2014
Roe 2056	Edilberto Torres	3/23/2012	3/12/2014
Roe 2050	Nerio Torres	3/23/2012	3/12/2014
Roe 2057	Shirley Torres	3/23/2012	3/12/2014

Doe/Roe No.	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 2059	Victor Torres	3/23/2012	3/12/2014
Roe 2061	Felipe Tovar	3/23/2012	5/8/2013
Roe 2063	Huynh Tran	3/23/2012	3/12/2014
Roe 2064	Jeannie Tran	3/23/2012	3/12/2014
Roe 2065	Sharon Tremblay	3/23/2012	3/12/2014
Roe 2066	Emma Trochim	3/23/2012	3/12/2014
Roe 2069	Jenny Truong	3/23/2012	3/12/2014
Roe 2071	Liu Fang Tsen	3/23/2012	3/12/2014
Roe 2073	Gail Tsuhako	3/23/2012	3/12/2014
Roe 2074	John Tsuhako	3/23/2012	3/12/2014
Roe 2078	Arthur Ulat	3/23/2012	3/12/2014
Roe 2079	Eldena Ulat	3/23/2012	3/12/2014
Roe 2080	Richard Unfried	3/23/2012	3/12/2014
Roe 2081	Hoa Uong	3/23/2012	3/12/2014
Roe 2083	Leslie Urban	3/23/2012	3/12/2014
Roe 2084	Civ Ushigome	3/23/2012	3/12/2014
Roe 2086	Amelia Uyehara	3/23/2012	3/12/2014
Roe 2087	Eddie Uyehara	3/23/2012	3/12/2014
Roe 2090	Elpidio Valdez	3/23/2012	3/12/2014
Roe 2092	Max Van Runkle	3/23/2012	5/8/2013
Roe 2093	Evangeline Vance	3/23/2012	5/8/2013
Roe 2094	Donna Vandergroen	3/23/2012	5/8/2013
Roe 2095	Ronald Vandergroen	3/23/2012	5/8/2013
Roe 2096	Victor Varela	3/23/2012	5/8/2013
Roe 2097	Danny Vaughn	3/23/2012	5/8/2013
Roe 2098	Gil Velchez	3/23/2012	5/8/2013
Roe 2099	Lolita Velchez	3/23/2012	5/8/2013
Roe 2100	Velur Properties LLC	3/23/2012	5/8/2013
Roe 2101	Venture Industrial LLC	3/23/2012	5/8/2013
Roe 2102	Crispino Vicari	3/23/2012	5/8/2013
Roe 2103	Isaias Vicens	3/23/2012	5/8/2013
Roe 2104	Bertha Villagomez	3/23/2012	5/8/2013
Roe 2104	Jose Villalpando	3/23/2012	5/8/2013
Roe 2106	Norma Villarente	3/23/2012	5/8/2013
Roe 2100	Doris Villegas	3/23/2012	5/8/2013
Roe 2108	Gregario Villegas	3/23/2012	5/8/2013
Roe 2100	Margarita Viloria	3/23/2012	5/8/2013
Roe 2109	Edward Vilt	3/23/2012	5/8/2013
Roe 2110	Rodger Virtue	3/23/2012	5/8/2013
Roe 2112	Danny Visitacion	3/23/2012	5/8/2013
Roe 2112	Sally Visitacion	9/21/2015	10/13/2015
Roe 2113	Richard Vonborcke	3/23/2012	5/8/2013
Roe 2117	Elisa Vondra	3/23/2012	5/8/2013
Roe 2118	James Vondra	3/23/2012	5/8/2013
Roe 2119	Robert Wade	3/23/2012	5/8/2013
Roe 2121 Roe 2124	Daniel Walden		5/8/2013
	Cecil Walker	3/23/2012	
Roe 2125	Grace Walker	3/23/2012	5/8/2013
Roe 2126		3/23/2012	5/8/2013
Roe 2127	Patricia Wallace	3/23/2012	5/8/2013
Roe 2128	William Wallace	3/23/2012	5/8/2013
Roe 2134	Wong Wang	3/23/2012	5/8/2013
Roe 2135	William Warmington	3/23/2012	5/8/2013
Roe 2136	James Warner	3/23/2012	5/8/2013
Roe 2137	Leigh Warner	3/23/2012	5/8/2013

	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 2138	Amy Watson	3/23/2012	5/8/2013
Roe 2139	Elizabeth Weaver	3/23/2012	5/8/2013
Roe 2140	George Webb	3/23/2012	5/8/2013
Roe 2141	Cecilia Wei	3/23/2012	5/8/2013
Roe 2142	Chung Wei	3/23/2012	5/8/2013
Roe 2143	Suhmei Wei	3/23/2012	5/8/2013
Roe 2145	Ival West	3/23/2012	5/8/2013
Roe 2147	Richard Wheaton	3/23/2012	5/8/2013
Roe 2148	Betty White	3/23/2012	5/8/2013
Roe 2149	Edward White	3/23/2012	5/8/2013
Roe 2150	James White	3/23/2012	5/8/2013
Roe 2151	Loretta White	3/23/2012	5/8/2013
	Vivian White	3/23/2012	5/8/2013
	Walt White	3/23/2012	5/8/2013
	Gary Wilcox	3/23/2012	5/8/2013
	Cynthia Williams	3/23/2012	5/8/2013
	Ronlld Williams	3/23/2012	5/8/2013
	Williams Fmly Tr	3/23/2012	5/8/2013
	Donald Wilson	3/23/2012	5/8/2013
	Wilson Family Tr	3/23/2012	5/8/2013
	Donald Winkler	3/23/2012	5/8/2013
	Susan Winkler	3/23/2012	5/8/2013
	Theresa Winters	3/23/2012	5/8/2013
	WKR360-6 LLC	3/23/2012	5/8/2013
	Heatwig Wloczyk	3/23/2012	5/8/2013
	Margaret Wolfe	3/23/2012	5/8/2013
	Otis Wolfe	3/23/2012	5/8/2013
	Gary Wong	3/23/2012	5/8/2013
	Mai Wong	3/23/2012	5/8/2013
	Karen Wonnell	3/23/2012	5/8/2013
	Robert Woodall	3/23/2012	5/8/2013
	Mary Wray	3/23/2012	5/8/2013
	Emiko Wright	3/23/2012	5/8/2013
	Robert Wright	3/23/2012	5/8/2013
	Roobik Yaghoubi	3/23/2012	5/8/2013
	Antonio Yago	3/23/2012	5/8/2013
	Grace Yamada	3/23/2012	5/8/2013
	Maria Yanez	3/23/2012	5/8/2013
	Wendy Yang	3/23/2012	5/8/2013
	Joseph Yankovich	3/23/2012	5/8/2013
	Monica Yeomans	3/23/2012	5/8/2013
	Tammy Yin		
	Barney Yoshino	3/23/2012 3/23/2012	5/8/2013 5/8/2013
	Carlos Young	3/23/2012	5/8/2013 5/8/2013
	Julie Young	3/23/2012	
	Kim Young	3/23/2012	5/8/2013
	Bob Yu	3/23/2012	5/8/2013
	Kyu Yu Brian Yung	3/23/2012	5/8/2013
	Brian Yung	3/23/2012	5/8/2013
	Coral Zedicher	3/23/2012	5/8/2013
	Donald Zedicher	3/23/2012	5/8/2013
	Hao Zhan	3/23/2012	5/8/2013
	Stanley Zimmerman	3/23/2012	5/8/2013
Roe 2214	Milton Zucker	3/23/2012	5/8/2013

	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 2215	Natalie Zucker	3/23/2012	5/8/2013
Roe 2218	Charlotte Zwinger	3/23/2012	5/8/2013
Roe 2219	Mark McNerney	3/23/2012	5/8/2013
Roe 2221	Jon Safranek	3/23/2012	5/8/2013
Roe 2224	Robert Jones	3/23/2012	5/8/2013
Roe 2225	James Jones	3/23/2012	5/8/2013
Roe 2226	Adriana Balderra	3/23/2012	5/8/2013
Roe 2231	Donald Johnson	3/23/2012	5/8/2013
Roe 2232	Richard Peters	3/23/2012	5/8/2013
Roe 2239	Sam Sarieddine	3/23/2012	5/8/2013
Roe 2240	Mitchell Truesdale	3/23/2012	5/8/2013
Roe 2241	Keith Calhoun	3/23/2012	5/8/2013
Roe 2242	Barbara Schultz	3/23/2012	5/8/2013
Roe 2243	Bruce Sylvies	3/23/2012	5/8/2013
Roe 2244	Philip Schultz	3/23/2012	5/8/2013
Roe 2245	Dralle	3/23/2012	5/8/2013
Roe 2248	Alba Castillo	3/23/2012	5/8/2013
Roe 2249	Selton Phillips	3/23/2012	5/8/2013
Roe 2250	Moises Merestela	3/23/2012	5/8/2013
Roe 2251	Diana Burke	3/23/2012	5/8/2013
Roe 2253	Stanley Vong	3/23/2012	5/8/2013
Roe 2254	Larry Wilborn	3/23/2012	5/8/2013
Roe 2255	Michie Wilborn	3/23/2012	5/8/2013
Roe 2256	John Lazarus	3/23/2012	5/8/2013
Roe 2257	Lambartha Vandenberg Tr	3/23/2012	5/8/2013
Roe 2260	George Sack	3/23/2012	5/8/2013
Roe 2261	Palmdale Mobile Frank LLC	3/23/2012	5/8/2013
Roe 2265	John Griffin	3/23/2012	5/8/2013
Roe 2267	Porter Sprolls	3/23/2012	5/8/2013
Roe 2268	Albert Gaba	3/23/2012	5/8/2013
Roe 2269	Delia Gaba	3/23/2012	5/8/2013
Roe 2270	Audrey Sprolls	3/23/2012	5/8/2013
Roe 2272	Francisco Batino	3/23/2012	5/8/2013
Roe 2274	Bar Or Carmit	3/23/2012	5/8/2013
Roe 2275	Joseph Kinkoopf	3/23/2012	5/8/2013
Roe 2276	Tina Kinkoopf	3/23/2012	5/8/2013
Roe 2277	Jerry F. Shotbolt / Shotbolt Family Trust	3/23/2012	5/8/2013
Roe 2279	Benjamin C Both	3/23/2012	5/8/2013
Roe 2280	Christina D Both	3/23/2012	5/8/2013
Roe 2283	Manuel Ariliano	3/23/2012	5/8/2013
Roe 2284	Leodegaria A Ariliano	3/23/2012	5/8/2013
Roe 2285	Sandra Pastor	3/23/2012	5/8/2013
Roe 2286	Erik R. Hermann / Hermann Trust	3/23/2012	5/8/2013
Roe 2287	Julia A Hermann / Hermann Trust	3/23/2012	5/8/2013
Roe 2288	Albert T Rodriguez	3/23/2012	5/8/2013
Roe 2289	Edelmira B Rodriguez	3/23/2012	5/8/2013
Roe 2292	Juan A Valenzuela	3/23/2012	5/8/2013
Roe 2294	Vicki Atkins / Atkins Trust	3/23/2012	5/8/2013
Roe 2295	Stephen D Wahl	3/23/2012	5/8/2013
Roe 2296	Mettler Valley Mutual Water Co.	3/23/2012	5/8/2013
Roe 2302	John P. Starros	8/11/2015	8/21/2015
Roe 2302	Frank A. Small	8/11/2015	8/21/2015
Roe 2305	Joshua Acres Mutual Water Company	8/11/2015	8/21/2015
Roe 2318	40th St Mutual Water Company	2/17/2015	4/1/2015

Doe/Roe No.	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 2323	Lucky 18 on Rosamond, LLC	2/17/2015	4/1/2015



Producer Name	Non-Overlying Production Rights (in Acre-Feet)	Percentage Share of Adjusted Native Safe Yield
Los Angeles County Waterworks District No. 40	6,789.26	9.605%
Palmdale Water District	2,769.63	3.918%
Little Rock Creek Irrigation District	796.58	1.127%
Quartz Hill Water District	563.73	0.798%
Rosamond Community Services District	404.42	0.572%
Palm Ranch Irrigation District	465.69	0.659%
Desert Lake Community Services District	73.53	0.104%
California Water Service Company	343.14	0.485%
North Edwards Water District	49.02	0.069%
Boron Community Services District	50.00	0.071%
West Valley County Water District	40.00	0.057%
Total Acre Feet:	12,345.00	

EXHIBIT 3

Producer Name	Pre-Rampdown Production	Overlying Production Rights	Percentage Share of Adjusted Native Safe Yield
60th Street Association Water System	2.16	2.16	0.003%
Adams Bennett Investments, LLC	0.00	0.00	0.000%
Antelope Park Mutual Water Company	208.75	169.89	0.240%
Antelope Valley Joint Union High School District	71.74	41.00	0.058%
Antelope Valley Mobile Estates	19.88	8.75	0.012%
Antelope Valley Water Storage LLC	1772.00	1772.00	2.507%
Aqua-J Mutual Water Company	44.90	44.35	0.063%
AV Solar Ranch 1, LLC	96.00	96.00	0.136%
AVEK	4000.00	3550.00	5.022%
Averydale Mutual Water Company	257.95	254.35	0.360%
Gene Bahlman	5.25	5.00	0.007%
Baxter Mutual Water Company	44.75	35.02	0.050%
Mark W. and Nancy L. Benz	1.00	1.00	0.001%
Big Rock Mutual Water Company	0.00	0.00	0.000%
Bleich Flat Mutual Water Company	33.50	33.50	0.047%
Sheldon R. Blum, Trustee of the 1998 Sheldon R.			
Blum Family Trust	50.00	50.00	0.071%
Bolthouse Properties LLC	16805.89	9945.00	14.069%
Thomas and Julie Bookman 2007 Trust	272.50	136.00	0.192%
James and Elizabeth Bridwell	1.00	1.00	0.001%
Brittner Trust, Glen Brittner, Trustee	4.00	4.00	0.006%
Burrows/300 A40 H LLC	295.00	295.00	0.417%
John A. Calandri; Calandri Water Company, LLC; John A. Calandri and Shannon C. Calandri as cotrustees of "The John and Shannon Calandri 1992 Trust"; Katherine J. Calandri Nelson, Trustee of "The Katherine J. Calandri Nelson 2008 Trust"	3803.00	1776.00	2.512%
Sal and Connie Cardile	1.00	1.00	0.001%
Irma Ann Carla Truct Irma Anna Carla Tructas	1.00	1.00	0.001%
Irma Ann Carle Trust, Irma-Anne Carle, Trustee	1.00	1.00	0.001%
Effren Chavez	44.00	44.00	0.062%
C. Louise R. Close Living Trust	1.00	1.00	0.001%
Colorado Mutual Water Co.	25.90	25.54	0.036%
Copa De Oro Land Company	325.00	325.00	0.460%
County Sanitation Districts of Los Angeles #14 and 20	8000.00	3400.00	4.810%
Del Sur Ranch LLC	600.00	600.00	0.849%
Diamond Farming Co. LLC/Crystal Organic	000.00	000.00	0.849%
LLC/Grimmway/Lapis	3354.00	1986.00	2.810%
Randall and Billie Dickey	1.00	1.00	0.001%
El Dorado Mutual Water Company	276.05	272.16	0.385%
eSolar Inc.; Red Dawn Suntower LLC	150.00	150.00	0.212%
eSolar, Inc.; Sierra Sun Tower, LLC	5.76	3.00	0.004%
eSolar Inc.; Tumbleweed Suntower LLC	0.00	0.00	0.000%
Lawrence Dean Evans, Jr. and Susan Evans	1.00	1.00	0.001%

Producer Name	Pre-Rampdown Production	Overlying Production Rights	Percentage Share of Adjusted Native Safe Yield
Evergreen Mutual Water Company	69.50	68.54	0.097%
Ruth C. Findley	1.00	1.00	0.001%
First Mutual Water Company	15.62	5.25	0.007%
Leah Frankenberg	1.00	1.00	0.001%
Denise Godde, Steven F. Godde, Pamela M. Godde and Gary M. Godde; Denise Godde and Steven Godde as Trustees of the D & S Godde Trust	1461.50	683.00	0.966%
Gorrindo Resourceful LLC	629.00	629.00	0.890%
Granite Construction Company (Big Rock Facility)	126.00	126.00	0.178%
Granite Construction Company (Little Rock Sand and Gravel, Inc.)	400.00	234.00	0.331%
LAURA GRIFFIN, trustee of the FAMILY BYPASS TRUST created under the LEONARD W. GRIFFIN AND LAURA GRIFFIN TRUST, dated July 9, 1993	1170.00	668.00	0.945%
H & N Development Co. West Inc.	1799.75	808.00	1.143%
Jane Healy and Healy Enterprises Inc.	700.00	700.00	0.990%
Gailen W. Kyle and Julie Kyle, Trustees of The Kyle Revocable Living Trust	9275.00	3670.00	5.192%
Land Projects Mutual Water Co.	622.50	613.54	0.868%
Landale Mutual Water Co.	157.75	155.57	0.220%
Landiny Inc	2000.00	969.00	1.371%
Lands of Promise Mutual Water Company	64.61	21.69	0.031%
G. Lane Family (Frank and Yvonne Lane 1993 Family			
Trust, Little Rock Sand and Gravel, Inc., George and Charlene Lane Family Trust) [Does not include) water pumped on land leased to Granite Construction]	<mark>(1402.00</mark>	<mark>(773.00</mark>)	<mark>(1.094%</mark>
James M. Leer, III and Diana Leer	1.00	1.00	0.001%
Littlerock Aggregate Co., Inc., Holliday Rock Co., Inc.	405.00	151.00	0.214%
Llano Del Rio Water Company	572.65	279.00	0.395%
Llano Mutual Water Company	0.00	0.00	0.000%
City of Los Angeles, Department of Airports	7851.00	3975.00	5.623%
Jose M. Maritorena & Marie P. Maritorena,			
Trustees of the Maritorena Living Trust Dated March 16, 1993	3800.55	1775.00	2.511%
Dennis M. and Diane K. McWilliams	1.00	1.00	0.001%
Richard Miner	1089.40	999.00	1.413%
Miracle Improvement Corporation dba Golden Sands Mobile Home Park dba Golden Sands Trailer Park	45.40	27.00	0.038%
Barry and Sharon Munz 2014 Revocable Trust, Terry A. & Kathleen M. Munz	5.00	5.00	0.007%
Eugene B. Nebeker	4016.00	1775.00	2.511%

Producer Name	Pre-Rampdown Production	Overlying Production Rights	Percentage Share of Adjusted Native Safe Yield
Richard Nelson, Willow Springs Co.	180.65	135.00	0.191%
Northrop Grumman Systems Corporation	2.00	2.00	0.003%
NRG Solar Alpine, LLC	64.21	38.00	0.054%
R AND M RANCH, INC.	1458.00	686.00	0.970%
John and Adrienne Reca	501.45	251.00	0.355%
Suzanne J. Richter	1.00	1.00	0.001%
Rosamond High School	586.40	202.23	0.286%
Rosamond Ranch, LP	598.00	598.00	0.846%
Rose Villa Apartments	22.72	7.62	0.011%
Sahara Nursery and Farm	22.18	22.00	0.031%
Saint Andrew's Abbey, Inc.	175.00	102.00	0.031%
Lawrence J. Schilling and Mary P. Schilling, Trustees of the L&M Schilling 1992 Family Trust	4.00	4.00	0.006%
Lilia Mabel Selak, TTEE; Barbara Aznarez Decd Trust and Selak, Mabel Trust	150.00	150.00	0.212%
Service Rock Products, L.P.	503.00	267.00	0.378%
SGS Antelope Valley Development, LLC	57.00	57.00	0.081%
Shadow Acres Mutual Water Company	52.60	51.74	0.073%
Sheep Creek Water Co.	0.00	0.00	0.000%
Jeffrey and Nancee Siebert	200.00	106.00	0.150%
Sonrise Ranch, LLC	662.00	0.00	0.000%
Southern California Edison Company	17.75	8.00	0.011%
Sundale Mutual Water Company	472.23	472.23	0.668%
Sunnyside Farms Mutual Water Company, Inc.	75.40	74.26	0.105%
Tejon Ranchcorp and Tejon Ranch Co.	3414.00	1634.00	2.312%
Tierra Bonita Mutual Water Company	40.75	40.32	0.057%
Tierra Bonita Ranch	505.00	430.00	0.608%
Triple M Property Co.	15.00	15.00	0.021%
Turk Trust dated December 16, 1998	1.00	1.00	0.001%
Marie A. Unini and Robert J. LeClair	1.00	1.00	0.001%
U.S. Borax	1905.00	1905.00	2.695%
Craig Van Dam, Marta Van Dam, Nick Van Dam, Janet Van Dam	1037.00	640.00	0.905%
Gary Van Dam, Gertrude Van Dam, Delmar Van Dam, Delmar D. Van Dam and Gertrude J. Van Dam, as Trustees of the Delmar D. and Gertrude J. Van Dam Family Trust – 1996, Craig Van Dam, Marta Van Dam, High Desert Dairy Partnership, High Desert Dairy	9931.50	3215.00	4.548%
Vulcan Materials Co., Vulcan Lands Inc., Consolidated Rock Products Co., Calmat Land Co., and allied Concrete & Materials	519.10	260.00	0.368%
WAGAS Land Company LLC	984.15	580.00	0.821%
WDS California II, LLC	2397.00	1159.00	1.640%
Michael and Dolores A. Weatherbie	1.00	1.00	0.001%

Producer Name	Pre-Rampdown Production	Overlying Production Rights	Percentage Share of Adjusted Native Safe Yield
West Side Park Mutual Water Co.	280.75	276.86	0.392%
White Fence Farms Mutual Water Co.	783.05	772.13	1.092%
Donna Wilson	10.00	7.00	0.010%
William Fisher Memorial Water Company	4.53	4.53	0.006%
Totals	105878.08	58322.23	

	OF ORIGINAL FILED Los Angeles Superior Court
	JUL 18 2011
	John A. Clarke, Executive Officent
	By Dail Denne de
	· PAUL GANCHEZ
SUPERIOR COURT C	F CALIFORNIA
COUNTY OF LO	S ANGELES
ANTELOPE VALLEY GROUNDWATER CASES	Judicial Council Coordination Proceeding No. 4408
Included Consolidated Actions:	Lead Case No. BC 325 201
Los Angeles County Waterworks District No. 40 v. Diamond Farming Co. Superior Court of California County of Los Angeles, Case No. BC 325 201	STATEMENT OF DECISION PHASE THREE TRIAL
Los Angeles County Waterworks District No. 40 v. Diamond Farming Co. Superior Court of California, County of Kern, Case No. S-1500-CV-254-348	Judge: Honorable Jack Komar
Wm. Bolthouse Farms, Inc. v. City of Lancaster Diamond Farming Co. v. City of Lancaster Diamond Farming Co. v. Palmdale Water Dist. Superior Court of California, County of Riverside, consolidated actions, Case Nos. RIC 353 840, RIC 344 436, RIC 344 668	
Rebecca Lee Willis v. Los Angeles County Waterworks District No. 40 Superior Court of California, County of Los Angeles, Case No. BC 364 553	
Richard A. Wood v. Los Angeles County Waterworks District No. 40 Superior Court of California, County of Los	

|| 1-05-CV-049053 Judgment and Physical-Solution - EXHIBIT 5

The standard for a statement of decision as set forth in Code of Civil Procedure section 632 requires a court to explain ". . . the legal and factual basis for its decision as to each of the principal controverted issues at trial...." Case law is clear that a court must provide the factual and legal basis for the decision on those issues only closely related to the ultimate issues on the case. (See *People v. Casa Blanca Convalescent Homes* (1984) 159 Cal. App. 3d 509, 523-524.) It is also clear that a court need not respond to requests that are in the nature of "interrogatories." (See *id.* at pp. 525-526.)

The only issues at this phase of the trial were simply to determine whether the adjudication area aquifer is in a current state of overdraft and as part of that adjudication to determine the safe yield. This Statement of Decision focuses solely on those issues.

Cross-complainants Los Angeles County Waterworks District No. 40, City of Palmdale, Palmdale Water District, Littlerock Creek Irrigation District, Palm Ranch Irrigation District, Quartz Hill Water District, California Water Service Company, Rosamond Community Service District, Phelan Piñon Hills Community Services District, Desert Lake Community Services District, North Edwards Water District (collectively, the "Public Water Producers")¹ brought an action for, *inter alia*, declaratory relief, alleging that the Antelope Valley adjudication area groundwater aquifer was in a state of overdraft and required judicial intervention to provide for management of the water resources within the aquifer to prevent depletion of the aquifer and damage to the Antelope Valley basin.

Several of the cross-defendant parties (collectively, the "Land Owner Group") also sought declaratory relief in their various independent (now coordinated and consolidated) actions.

¹ The United States and the City of Los Angeles, though not water suppliers in the Antelope Valley adjudication area, joined with the Public Water Producers. Rosamond Community Services District joined with the Land Owner Group.

Antelope Valley Groundwater Litigation (Consolidated Cases) Los Angeles County Superior Court, Lead Case No. BC 325 201

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The first issues to be decided in the declaratory relief cause of action are the issues of overdraft and safe yield. The remaining causes of action and issues are to be tried in a subsequent phase or phases.

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This Phase Three trial commenced on January 4, 2011 and continued thereafter on various days based upon the needs of the various parties and the Court's availability. Appearances of counsel are noted in the minutes of the Court.

At the conclusion of the evidence, the Court offered counsel the opportunity to provide written final arguments and the invitation was declined by all counsel. On April 13, 2011, the Court heard oral argument and the matter was ordered submitted.

The Public Water Producers (and others) have alleged that the basin is in a condition of overdraft and have requested that the Court determine a safe yield and consider imposition of a physical solution or other remedy to prevent further depletion of the water resource and degradation of the condition of the aquifer.

Several parties in opposition to the request of the Public Water Producers have contended that while there may have been overdraft in the past, currently the aquifer has recovered and is not in overdraft. These same parties contend that it is not possible to establish a single value for safe yield; instead they have requested that the Court determine a range of values for safe yield.

The Court concludes that the Public Water Producers have the burden of proof and that the burden must be satisfied for this phase and purpose by a preponderance of the evidence. This burden of proof may or may not be appropriate to other phases of this trial. And since the findings here have no application to other phases, such as prescription or rights of appropriators, and the parties have not briefed those or other issues, the Court makes no conclusions as to what standard of proof might be applicable to such other issues or phases of trial.

The law defines overdraft as extractions in excess of the "safe yield" of water from an aquifer, which over time will lead to a depletion of the water supply within a groundwater basin as well as other detrimental effects, if the imbalance between pumping and extraction continues. (*City of Los Angeles v. City of San Fernando* (1975) 14 Cal. 3d 199; *City of*

Antelope Valley Groundwater Litigation (Consolidated Cases) Los Angeles County Superior Court, Lead Case No. BC 325 201

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Pasadena v. City of Alhambra (1949) 33 Cal. 2d 908, 929; Orange County Water District v. City of Riverside (1959) 173 Cal. App. 2d 137.) "Safe yield" is the amount of annual extractions of water from the aquifer over time equal to the amount of water needed to recharge the groundwater aquifer and maintain it in equilibrium, plus any temporary surplus. Temporary surplus is defined as that amount of water that may be pumped from an aquifer to make room to store future water that would otherwise be wasted and unavailable for use.

Determination of safe yield and overdraft requires the expert opinions of hydrologists and geologists.² Experts in the field of hydrogeology routinely base their opinions and conclusions concerning groundwater basin overdraft on evidence of long-term lowering of groundwater levels, loss of groundwater storage, declining water quality, seawater intrusion (not an issue in this case), land subsidence, and the like. Experts also conduct a sophisticated analysis of precipitation and its runoff, stream flow, and infiltration into the aquifer, including such things as evapotranspiration, water from other sources introduced into the aquifer (artificial recharge), as well as the nature and quantity of extractions from the aquifer and return flows therefrom.

Generally, neither overdraft nor safe yield can be determined by looking at a groundwater basin in a single year but must be determined by evaluating the basin conditions over a sufficient period of time to determine whether pumping rates have or will lead to eventual permanent lowering of the water level in the aquifer and ultimately depletion of the water supply or other harm. Recharge must equal discharge over the long term. (*City of Los Angeles v. City of San Fernando, supra*, 14 Cal. 3rd at pp. 278-279.) But having heard evidence about the aquifer as a whole, the Court is not making historical findings that would be applicable to specific areas of the aquifer or that could be used in a specific way to determine water rights in particular areas of the aquifer.

² All the experts offer estimates. The American Heritage College Dictionary, Third Edition, defines an "estimate" as, *inter alia*, "[a] rough calculation, as of size" or "[a] judgment based on one's impressions; an opinion."

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The location of the Antelope Valley adjudication area boundaries was the subject of the Phase One and Two trials in this matter. The Court defined the boundaries of the valley aquifer based upon evidence of hydro-connection within the aquifer. If there was no hydro-connectivity with the aquifer, an area was excluded from the adjudication. The degree of hydro-connectivity within the Antelope Valley adjudication area varies from area to area. Some areas seemingly have fairly small or nominal hydro-connectivity but must be included in this phase of the adjudication unless the connection is *de minimis*.³ Pumping in those parts of the aquifer may be shown to have *de minimis* effect on other parts of the aquifer while pumping in other areas within the basin appear to have material impacts on adjacent parts of the basin. All areas were included within the adjudication area because they all have some level of hydro-connection, some more and some less. How to deal with those differences is ultimately a basin management decision that is well beyond the scope of this phase of trial.

Overdraft

The preponderance of the evidence presented establishes that the adjudication area aquifer is in a state of overdraft. Reliable estimates of the long-term extractions from the basin have exceeded reliable estimates of the basin's recharge by significant margins, and empirical evidence of overdraft in the basin corroborates that conclusion. Portions of the aquifer have sustained a significant loss of groundwater storage since 1951. While pumping in recent years has reduced and moderated, the margin between pumping and recharge as cultural conditions have changed and precipitation has increased (with the appearance of wetter parts of the historical cycle), pumping in some areas of the aquifer is continuing to cause harm to the basin. The evidence is persuasive that current extractions exceed recharge and therefore that the basin is

Antelope Valley Groundwater Litigation (Consolidated Cases) Los Angeles County Superior Court, Lead Case No. BC 325 201

³ The court may exclude truly de minimis connectivity areas based upon evidence in later phases of the trial if shown to have virtually no impact on the aquifer.

in a state of overdraft. Since 1951⁴ there is evidence of periods of substantial pumping (principally agricultural in the early years of the period) coinciding with periods of drought, with almost continuous lowering of water levels and severe subsidence in some areas extending to the present time, with intervals of slight rises in water levels in some areas.

Areas of increased pumping, with concomitant lowering of water levels, can have a serious effect on water rights in other areas, caused by cones of depression, which alter natural water flow gradients, causing the lowering of water levels in adjacent areas, with resulting subsidence and loss of aquifer storage capacity. Given population growth, and agricultural and industrial changes, the valley is at risk of being in an even more serious continuing overdraft in the future unless pumping is controlled.

While the lowering of current water levels has slowed, and some levels in wells in some areas have risen in recent years, significant areas within the aquifer continue to show declining levels, some slightly so, but many with material lowering of water levels.

Thus, the Antelope Valley adjudication area is in a state of overdraft based on estimates of extraction and recharge, corroborated by physical evidence of conditions in the basin, and while the annual amount of overdraft has lessened in recent years with increased precipitation and recharge, the effects of overdraft remain and are in danger of being exacerbated with increased pumping and the prospective cyclical precipitation fluctuations shown by the historical record. The physical evidence establishes that there was significant subsidence occurring in parts of the adjudication area ranging from two to six feet or more in certain areas of the valley caused by such pumping and that measurable water levels fell in a substantial part of the valley. While some of the ongoing subsidence may be attributable to residual subsidence (from earlier periods of shortfall) that would not seem to be an explanation for the extent of continued subsidence. The evidence establishes that ground water extractions in excess of recharge are a cause as well.

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⁴ Precipitation and well records prior to that year are too sketchy to be relied upon.

Antelope Valley Groundwater Litigation (Consolidated Cases) Los Angeles County Superior Court, Lead Case No. BC 325 201

EXHIBIT :

Safe Yield

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A calculation of safe yield is necessary to manage the basin or create a physical solution to a potential or actual continuing overdraft. A determination of safe yield requires an initial determination of average annual natural or native recharge to the aquifer from all sources. The only source of natural or native recharge for the Antelope Valley is precipitation that recharges the aquifer and it is therefore necessary to ascertain average annual precipitation. The calculation of annual average precipitation can only be determined by using a baseline study period that covers precipitation in periods of drought and periods of abundant precipitation over a sufficient period of time that a reliable estimate of average future recharge based on precipitation can be made.

It has been suggested that safe yield could be based on using shorter base periods or more than one base period, (the total time span of which was considerably less than the 50 year period the Court believes is more credible). If the purpose of selecting a base period is to determine average recharge over time based on precipitation, choosing two consecutive periods of time with two different average numbers would not serve that purpose and would preclude estimating a single safe yield. Likewise, selecting a base period that does not have completely representative precipitation cycles over time would not provide an accurate evaluation of conditions in the valley. A base period that calculates average precipitation over a representative period of time permits reliable predictions about future natural recharge based on regular recurring precipitation cycles. A period of precipitation fluctuations from 1951 to 2005 satisfies that standard. Shorter periods do not.

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The Court finds that current extraction of water from the aquifer by all pumping ranges from 130,000 to 150,000 acre feet a year, but in any event, is in excess of average annual recharge. The major area of dispute between the parties is the average amount of natural recharge, which also involves disputes concerning return flows, the amount of native vegetation water needs, evapotranspiration, stream flow, runoff, groundwater infiltration, specific yield, lag

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time, bedrock infiltration, agricultural crop needs, and the like. Other sources of recharge to the basin, including artificial recharge-water pumped into the aquifer from external sources are not in dispute.

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Evidence established that during the entire historical period presented, populations increased within the valley and water use changed in a variety of ways. There has been a shift in some areas to urban uses and away from agriculture although in recent years agricultural pumping has also increased. The nature of agricultural duties has changed as well. The type of irrigation used by farmers has become more efficient and less water is needed per acre (depending on the crops grown) with more efficient uses of water. But there has also been an increase as well as a change in the nature of the type of agriculture in the valley in material quantities in recent years. More of such changes may occur and it is important to both current and future generations to ensure that the water resources within the basin are managed prudently.

The Court heard from a very large number of experts, some of whom have provided opinion testimony of what constitutes safe yield. All the experts testifying acknowledged that changes in the selection of a base study period, lag time, agricultural water duties, evapotranspiration, specific yield, runoff quantities, well level contours, bedrock infiltration, return flows, playa evaporation relating to run off and bedrock infiltration, chloride measurements, satellite imaging, and agricultural and municipal pumping estimates, among others, would affect the ultimate opinion of natural recharge and return flows.

The opinions of all the experts are estimates, based upon their professional opinion. All of the opinions were critiqued by other experts who often had different opinions. The Court recognizes the imprecision of the various estimates and the fact that an estimate by definition is imprecise. But the fact that estimates lack precision does not mean that the Court cannot rely upon such estimates. The scientific community relies upon such estimates in the field of hydrogeology and the Court must do the same.

Reasonable experts can differ as to reasonable estimates of natural recharge and virtually all other components of water budgets, computations of change of storage, and the

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like, all the while using the same formulae and scientific principles to reach their conclusion. For example, all the experts could agree on the definition of "Darcy's Law" and the physics principle of "conservation of mass" but still reach different conclusions.

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Some of the experts opined that the basin was not in overdraft and that recharge was in excess of or in balance with extractions so that there was a surplus in the aquifer. One expert opined that loss of storage was merely space for temporary storage. Observable conditions in the valley are inconsistent with those conclusions. If there were a surplus, even in the shortened base periods used by the some experts, there should not be subsidence of land, nor the need to drill for water at deeper and deeper levels in those parts of the aquifer most affected by the overdraft. The physical condition of the valley is inconsistent with those estimates that there is and has been a surplus of water in the aquifer.

The selection of a safe yield number for an aquifer the size of the Antelope Valley is made difficult because of not only its size but because of the complexity of its geology. As reflected above, hydro-connectivity and conductivity varies considerably between various parts of the aquifer. The hydro-connectivity between some portions of the adjudication area aquifer and others is so slight as to be almost (apparently) nonexistent. Pumping in those areas may have little or no effect on other areas of the aquifer. The Antelope Valley basin is not like a bathtub where lowering and raising of water levels is equal in all parts of the "tub."

Therefore, assigning a safe yield number (what quantity of pumping from the basin will maintain equilibrium in the aquifer) may require different numbers for different parts of the aquifer (and clearly may also provide for some level of separate management). No attempt has been made in this phase of trial to define geological differences in the valley that would justify different safe yield numbers for different parts of the valley in light of the decision in Phase Two regarding connectivity (the Phase Two trial focused on hydro-connectivity for purposes of determining necessary parties to the action).

Weighing the various opinions of the experts, however, the Court finds by a preponderance of the evidence that conservatively setting a safe yield at 110,000 acre feet a

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year will permit management of the valley in such a way as to preserve the rights of all parties in accordance with the Constitution and laws of the State of California. Some portions of the aquifer receive more recharge than others and pumping requirements vary. These differences require management decisions that respect the differences in both the geology and the cultural needs of the diverse parts of the valley.

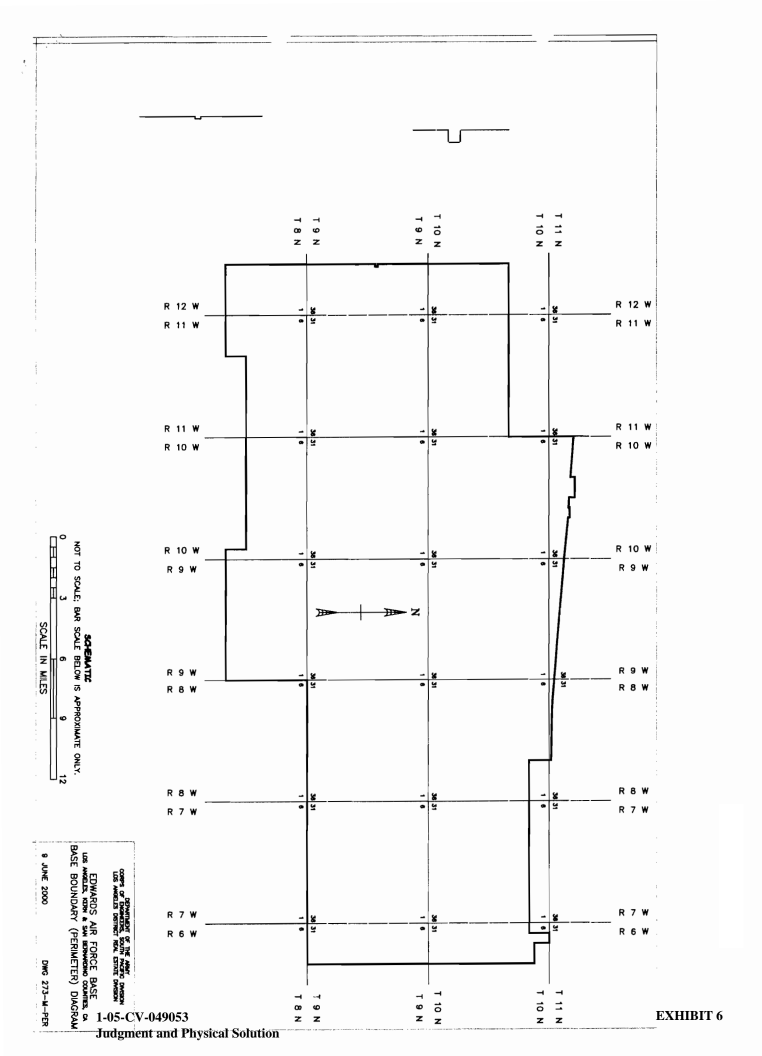
It should not be assumed that the safe yield management number may not change as climate circumstances and pumping may change, or as the empirical evidence based on experience in managing the basin suggests it is either too high or too low.

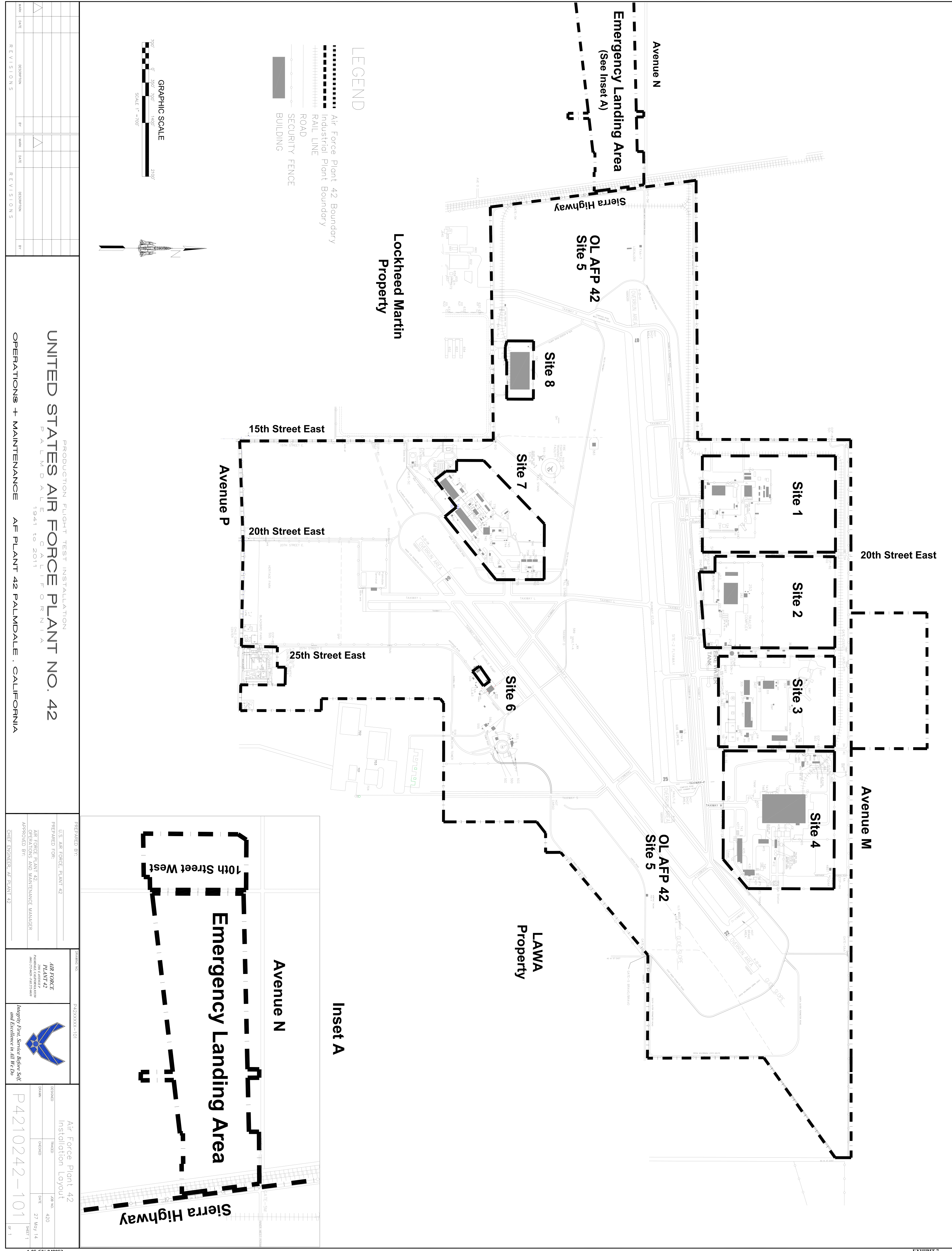
JUL 1 3 2011

Dated:

mar

Hon. Jack Komar Judge of the Superior Court

Antelope Valley Groundwater Litigation (Consolidated Cases) Los Angeles County Superior Court, Lead Case No. BC 325 201 



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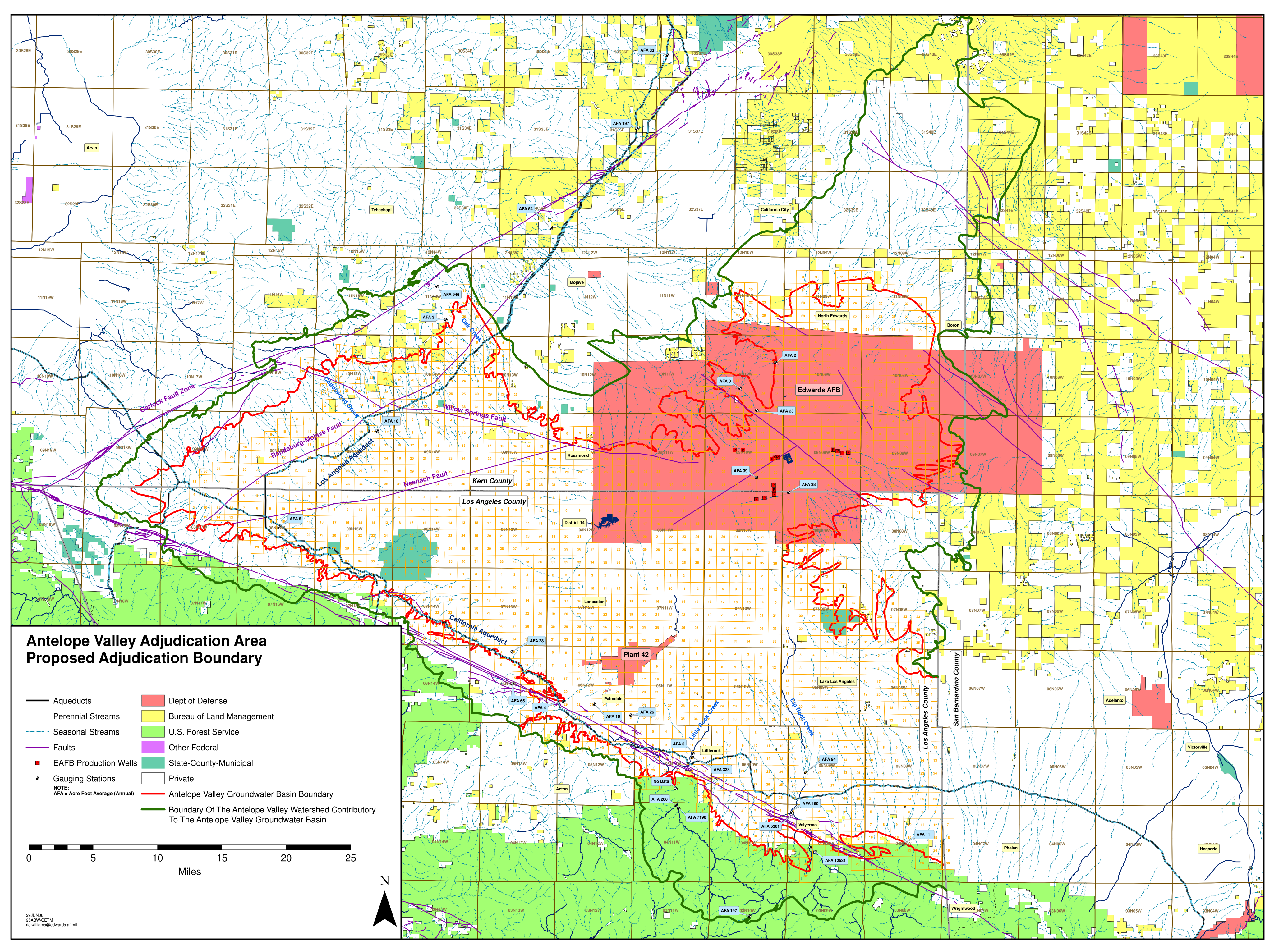
Rights to Produce Imported Water Return Flows

A.V. MATERIALS, INC.

ANTELOPE VALLEY COUNTRY CLUB ANTELOPE VALLEY EAST-KERN WATER AGENCY ANTELOPE VALLEY WATER COMPANY ANTELOPE VALLEY WATER STORAGE, LLC BORON COMMUNITY SERVICES DISTRICT CALIFORNIA DEPARTMENT OF PARKS CALIFORNIA WATER SERVICE COMPANY COPA DE ORO LAND COMPANY, A CALIFORNIA GENERAL PARTNERSHIP CRYSTAL ORGANIC FARMS, LLC DESERT LAKE COMMUNITY SERVICES DISTRICT DIAMOND FARMING COMPANY EDGEMONT ACRES MWC EL DORADO MUTUAL WATER COMPANY EYHERABIDE, RAY/EYHERABIDE SHEEP CO. GEORGE LANE, AS TRUSTEE OF THE GEORGE AND CHARLENE LANE FAMILY TRUST, DATED 12/19/2007 GOODE, FORREST G. 1998 TRUST GRANITE CONSTRUCTION COMPANY GRIMMWAY ENTERPRISES, INC. H & N DEVELOPMENT CO. WEST HARTER, SCOTT LANDALE MUTUAL WATER CO. LITTLEROCK CREEK IRRIGATION DISTRICT LITTLEROCK SAND AND GRAVEL, INC. LOS ANGELES COUNTY WATERWORKS DISTRICT NO. 40 PALMDALE WATER DISTRICT PALM RANCH IRRIGATION DISTRICT QUARTZ HILL WATER DISTRICT ROSAMOND COMMUNITY SERVICES DISTRICT

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SAINT ANDREW'S ABBEY, INC. SHADOW ACRES MUTUAL WATER COMPANY. SUNNYSIDE FARMS MUTUAL WATER COMPANY, INC. TEJON RANCHCORP/TEJON RANCH CO. U.S. BORAX & CHEMICAL CO. WARNACK, A.C. AS TRUSTEE OF THE A.C. WARNACK TRUST WEST SIDE PARK MUTUAL WATER CO. WHITE FENCE FARMS MUTUAL WATER CO.



SUBAREAS



1-05-CV-049053 Judgment and Physical Solution



	Elemen at 11 (Januar 20.49)
	FILED Superior Court of California County of Los Angeles
	SEP 29 2015 4
	Sherri R. Carter, Executive Officer/Cle
	By Depu A. Barton
SUPERIOR COURT OF T	HE STATE OF CALIFORNIA
FOR THE COUNT	Y OF LOS ANGELES
ANTELOPE VALLEY) GROUNDWATER CASES)	JUDICIAL COUNCIL COORDINATION PROCEEDING NO. 4408
) This Dies dies Delates to Instead of Astisus	CASE NO. BC 364553
This Pleading Relates to Included Action:)REBECCA LEE WILLIS, on behalf of)herself and all others similarly situated,)	CASE NO. BC 304333
) Plaintiff,	IDDOTOCOND AMENDED FINA
vs.	[PROPOSED] SECOND AMENDED FINA JUDGMENT APPROVING WILLIS CLASS ACTION SETTLEMENT
LOS ANGELES COUNTY WATERWORKS) DISTRICT NO. 40; CITY OF LANCASTER;) CITY OF PALMDALE; PALMDALE	DOCUMENT FILED NUNC PRO TUNC
WATER DISTRICT; LITTLEROCK CREEK) IRRIGATION DISTRICT; PALM RANCH) IRRIGATION DISTRICT; QUARTZ HILL) WATER DISTRICT; ANTELOPE VALLEY)	AS OF SEPTEMBER 22, 2011
WATER CO.; ROSAMOND COMMUNITY) SERVICE DISTRICT; and DOES 1 through) 1,000;) Defendents	Judge: Hon. Jack Komar Coordination Trial Judge
Defendants.)	
This matter has come before the Cour	t on the Motion of Plaintiff Rebecca Lee Will
(Willis) for Final Approval of the Proposed	l Class Action Settlement between and amor
Rebecca Lee Willis and the Willis Class, on the	e one hand; and Los Angeles County Waterworl
District No. 40, City of Palmdale Water Di	istrict, Littlerock Creek Irrigation District, Pal
Ranch Irrigation District, Quartz Hill Water	r District, California Water Service Compan 1
[Proposed] Second Amended Final Judgment	BC 36455

Judgment and Physical Solution

Rosamond Community Service District, Phelan Pinon Hills Community Services District, Desert Lake Community Services District, and North Edwards Water District (collectively, the "Settling Defendants"), on the other hand.

By Order dated November 18, 2010, this Court granted Plaintiff's Motion for Preliminary Approval of the Proposed Settlement of this action and directed the sending of Notice to the Willis Class. After considering all arguments and submissions for and against final approval of the proposed settlement, and being fully advised of the premises, IT IS HEREBY ORDERED, ADJUDGED AND DECREED AS FOLLOWS, PURSUANT TO SECTIONS 382 AND 664.6 OF THE CODE OF CIVIL PROCEDURE:

11 1. For over 10 years, a number of actions have been pending in the Los Angeles
 12 County Superior Court and other California courts seeking an adjudication of various parties'
 13 respective rights to the groundwater underlying the Antelope Valley Groundwater Basin (the
 14 "Basin").

2. A number of cases raising such issues were coordinated by a July 11, 2005 Order
of Judicial Council and assigned to the Honorable Jack Komar of the Superior Court for the
County of Santa Clara (the "Court").

3. The Court held an initial phase of trial on October 2006 with respect to the
boundaries of the Basin and issued an Order on November 3, 2006 defining the Basin for
purposes of the litigation.

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4. The Willis Class Action was filed on or about January 11, 2007 to contest certain
public entities' claims that those entities had obtained prescriptive rights to a portion of the
Basin's groundwater. The Willis case was subsequently coordinated with the Coordinated
Cases.

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5. By Order dated September 11, 2007, the Court certified the Willis Class. As

[Proposed] Second Amended Final Judgment

1-05-CV-049053 DB2/20845668.2 Judgment and Physical Solution

amended by Orders dated May 22, 2008 and September 2, 2008, the Willis Class is defined as 1

 $\mathbf{2}$ follows:

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"All private (i.e., non-governmental) persons and entities that own real property within the Basin, as adjudicated, that are not presently pumping water on their property and have not done so at any prior time ("the Class"). The Class includes the successors-in-interest by way of purchase, gift, inheritance, or otherwise of such landowners.

The Class excludes the defendants herein, any person, firm, trust, corporation, or other entity with which any defendant has a controlling interest or which is related to or affiliated with any of the defendants, and the representatives, heirs, affiliates, successors-in-interest or assigns of any such excluded party. The Class also excludes all persons to the extent their properties are connected and receive service from a municipal water system, public utility, or mutual water company. The Class shall [further] exclude all property(ies) that are listed as 'improved' by Los Angeles or Kern County Assesor's' office, unless the owners of such properties declare under penalty of perjury that they do not pump and have never pumped water on those properties. The Class shall [further] exclude all persons to the extent they own properties within the Basin on which they have pumped water at any time."

Notice of the Pendency of this action was sent to the Wilis Class in or about 15 6. January 1, 2009 and the opt-out period (as extended) expired on August 30, 2009. Certain 16 persons who opted out were subsequently permitted to rejoin the Class. 17

18

The persons listed on Exhibit 1 hereto validly excluded themselves from the Class 7.

in accordance with this Court's prior Orders (and have not re-joined the Class) and are not bound 19 20by the Settlement or this Judgment.

21

Counsel for the Willis Class engaged in settlement discussions with Defendants' 8. counsel during mid 2009. On September 2, 2009, counsel participated in mediation session 22before the Honorable Ronald Robie. That mediation resulted in an agreement in principle 23amoung counsel for the Settling Parties to settle the litigation between and among their 24respective clients, subject to appropriate approvals. 25

By Order dated October 28, 2009, the Court stated its intent to consolidate the 269. various Actions that were coordinated as part of JCCP No. 4408, including the Willis action. 27

3

28

[Proposed] Second Amended Final Judgment

BC 364553

1 On February 19, 2010, the Court entered an Order Transferring and Consolidating [the $\mathbf{2}$ Coordinated] Actions for All Purposes. As provided in the Consolidation Order, this Final 3 Judgment shall not be construed to prejudice the rights of any of the Non-Settling Parties in the Consolidated Actions nor shall it prejudice the claims and defenses that the Settling Parties may 4 5 assert with respect to such Non-Settling Partties.

6 10. By Order dated November 18, 2010, this Court granted preliminary approval to 7 the proposed settlement of this action and directed that Notice of the Proposed Settlement be sent 8 to the Class.

9 11. Notice of the Proposed Settlement has been sent to the Willis Class by first class 10 mail in accordance with the Court's Preliminary Approval Order. Such Notice fully and 11 accurately informed the Class of all material terms of the proposed settlement and the 12 opportunity to object to or comment on the Settlement. The Notice was given in an adequate and 13 sufficient manner, constituted the best notice practicable under the circumstances, and satisfied 14 due process.

1512. The Settling Parties and each class member have irrevocably submitted to the 16 jurisdiction of this Court for any suit, action, proceeding or dispute arising out of the Settlement 17Agreement.

18 13. It is in the best interest of the parties and the Class Members and consistent with 19 principles of judicial economy that any dispute between any class member (including any dispute 20 as to whether any person is a class member) and any Settling Defendant which is in any way 21 related to the applicability or scope of the Settlement Agreement or the Final Judgment should be 22 presented to this Court for resolution.

23

14. The Stipulation of Settlement submitted by the Settling Parties is hereby finally 24approved as fair, reasonable, and in the best interests of the Class, and the parties are directed to 25consummate the Settlement in accordance with its terms. A true and correct copy of the 26Stipulation of Settlement is attached as Exhibit 2.

4

The Complaint in the Willis Action shall be deemed dismissed with prejudice as

2728

[Proposed] Second Amended Final Judgment

1-05-CV-049053 Judgment and Physical Solution

15.

1 soon as the Final Judgment becomes effective under the terms of the Settlement Stipulation.

16. For purposes of this Final Judgment, "Released Parties" means Plaintiff Rebecca
Lee Willis and the Willis Class, as well as Defendants Los Angeles County Waterworks District
No. 40; The City of Palmdale; Palmdale Water District; Littlerock Creek Irrigation District; Palm
Ranch Irrigation District; Quartz Hill Water District; California Water Service Company;
Rosamond Community Service District; Phelan Pinon Hills Community Services District; Desert
Lake Community Services District; and North Edwards Water District.

8 17. The Court hereby orders that the Released Parties are released and forever
9 discharged from the Released Claims as more specifically provided in the Stipulation of
10 Settlement.

The Class members and their heirs, executors, administrators, successors, and 11 18. 12assigns are hereby permanently barred and enjoined from instituting, commencing, prosecuting, or continuing to prosecute, either directly or indirectly, any Released Claim against any of the 13 Released Parties in any form, other than claims to enforce the terms of the Settlement. Each 14 Class member may hereafter discover facts other than or different from those which he or she 15knows or believes to be true with respect to the Released Claims. Nevertheless, each member of 16 the Class (except those who timely opted out) waive and fully, finally and forever settle and 17release, upon the Settlement Agreement becoming final, any known or unknown, suspected or 18 unsuspected, contingent or noncontingent Released Claim, whether or not concealed or hidden, 19 without regard to the subsequent discovery or existence of such different or additional facts. 20

19. The Settling Defendants and their heirs, executors, administrators, successors, and assigns are hereby permanently barred and enjoined from instituting, commencing, prosecuting, or continuing to prosecute, either directly or indirectly, any Released Claim against any of the Class Members in any forum, other than claims to enforce the terms of the Settlement. Each Settling Defendant may hereafter discover facts other than or different from those which he or she knows or believes to be true with respect to the Released Claims. Nevertheless, each Settling Defendant waives and fully, finally and forever settles and releases, upon the Settlement

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28

[Proposed] Second Amended Final Judgment

1 Agreement becoming final, any known or unknown, suspected or unsuspected, contingent or 2 noncontingent Released Claim, whether or not concealed or hidden, without regard to the 3 subsequent discovery or existence of such different or additional facts.

- 4 20. Without affecting the finality of this Judgment, the Court hereby reserves and retains jurisdiction over this Settlement, including the administration and consummation of the 5Settlement, as well as any action or proceeding brought to enforce the Settlement. In addition, 6 7 without affecting the finality of this Judgment, the Court retains jurisdiction over the Parties for purposes of incorporating and merging this Judgment into a physical solution or other Judgment 8 9 that may ultimately be entered in the Consolidated Actions. The Settling Parties are hereby deemed to have submitted irrevocably to the exclusive jurisdiction of this Court for any suit, 10 11 action, proceeding or dispute arising out of or relating to this Judgment or the Settlement.
- 21.The Court after considering the pleadings on file herein, and the arguments of 12 counsel, awards the Willis Class attorneys fees in the amount of \$1,839,494, an incentive award 13 for Ms. Rebecca Willis in the amount of \$10,000, costs in the amount of \$65,057.68, and 14 supplemental attorneys fees in the amount of \$160,622.50. Judgment in the amount of 15\$2,075,174.18 is hereby entered for the Willis Class against Los Angeles County Waterworks 16 District No. 40, City of Palmdale, Palmdale Water District, Littlerock Creek Irrigation District, 17 Palm Ranch Irrigation District, Quartz Hill Water District, California Water Service Company, 18 Rosamond Community Service District, Phelan Pinon Hills Community Services District, Desert 19 Lake Community Services District, and North Edwards Water District. 20

21Date: 9129-2015 22232425262728[Proposed] Second Amended Final Judgment 1-05-CV-049053

Judgment and Physical Solution

Judge of the Superior Court Honorable Jack Komar

6

BC 364553

1	Ralph B. Kalfayan (SBN 133464) Lynne M. Brennan (SBN 149131)	
2	KRAUSE KALFAYAN BENINK & SLAVENS, LLP	
3	550 West C Street, Suite 530	
4	San Diego, CA 92101 Tel: (619) 232-0331	
5	Fax: (619) 232-4019	
6	Class Counsel for the Willis Class	
7		
8	SUPERIOR COURT OF	THE STATE OF CALIFORNIA
9	FOR THE COUN	NTY OF LOS ANGELES
0	ANTELOPE VALLEY	RELATED CASE TO JUDICIAL COUNCIL
1	GROUNDWATER CASES	COORDINATION PROCEEDING NO. 4408
2	This Pleading Relates to Included Action: REBECCA LEE WILLIS and DAVID	PROOF OF SERVICE
3	ESTRADA, on behalf of themselves and	
4	all others similarly situated,	
5	Plaintiffs,	
5	v.	
7	LOS ANGELES COUNTY	
3	WATERWORKS DISTRICT NO. 40;	
	CITY OF LANCASTER; CITY OF PALMDALE; PALMDALE WATER	
	DISTRICT; LITTLEROCK CREEK IRRIGATION DISTRICT; PALM	
	RANCH IRRIGATION DISTRICT;	
	QUARTZ HILL WATER DISTRICT; ANTELOPE VALLEY WATER CO.;	
3	ROSAMOND COMMUNITY SERVICE DISTRICT; PHELAN PINON HILL	
ŀ	COMMUNITY SERVICE DISTRICT; and DOES 1 through 1,000;	
5	and DOLS I unough 1,000,	
5	Defendants.	
7		
		T OF SERVICE APPENDIX A
	gment and Physical Solution	AFFLINDIAA

I, Cindy Barba, declare:

I am a citizen of the United States and employed in San Diego County, California. I am
over the age of eighteen years and not a party to the within-entitled action. My business address is
Krause Kalfayan Benink & Slavens, LLP 550 West C Street, Suite 530, San Diego, California,
92101. On November 20, 2015, I caused the following document(s): to be served on the parties in
this action, as follows:

6

7

8

23

24

25

26

27

28

1

SECOND AMENDED FINAL JUDGMENT APPROVING WILLIS CLASS ACTION SETTLEMENT

(X) (BY ELECTRONIC SERVICE) by posting the document(s) listed above to the Santa Clara County Superior Court website: www.scefiling.org regarding the Antelope Valley Groundwater matter.

9 () (BY U.S. Mail) I am readily familiar with the firm's practice of collection and processing
10 of documents for mailing. Under that practice, the above-referenced documents(s) were placed in
sealed envelope(s) addressed to the parties as noted above, with postage thereon fully prepaid and
deposited such envelope(s) with the United States Postal Service on the same date at San Diego,
California, addressed to:

() (BY FEDERAL EXPRESS) I served a true and correct copy by Federal Express or other overnight delivery service, for the delivery on the next business day. Each copy was enclosed in an envelope or package designed by the express service carrier; deposited in a facility regularly maintained by the express service carrier or delivered to a courier or driver authorized to receive documents on its behalf; with delivery fees paid or provided for; addressed as shown on the accompanying service list.

() (BY FACSIMILE TRANSMISSION) I am readily familiar with the firm's practice of facsimile transmission of documents. It is transmitted to the recipient on the same day in the ordinary course of business.

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

21 () (FEDERAL) I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.
 22 0

indy Barlia

Judgment and Physical Solution

Exhibit 1

1-05-CV-049053 Judgment and Physical Solution

	LAST	FIRST	MIDDLE
1	190TH AVENUE WEST LLC		
2	1ST AND 41ST WEST LLC		
3	20TH STREET PROPERTIES		
4	300 A 40 H LLC		
5	3M PROPERTY INVESTMENT CO		
6	88 317 4 PARTNERSHIP		
7	A V FOOTHILLS LLC		
8	ABC DIAMONDS INC		
9	ABOLMOLUKI	MEHRAN	D
10	ACEH CAPITAL		
11	ACEH CAPITAL GROUP LLC		
	ACEH CAPITAL LLC		
	ACEH CAPITAL LLC 401K AND PROFIT		
	ACOSTA		Т
	ADAMS	MIRIAM	
	ADICOFF	ARNOLD	
	AGALSOFF	JAMES	N
	AGRICULTURAL AND ANIMAL WASTE		
	AGUILAR	CARLITO	
	AGUILAR	CARMEN	R C
	AGUILAR	VALENTIN	
	AGUILAR	YOLANDA	
	AKIN	MARTHA	
	ALARCON	CYNTHIA	E
	ALARCON	JOHN	
	ALBRIGHT	JACK	R
	ALESSO	CASEY	H
	ALESSO	JOHN	S
	ALESSO	LAWRENCE	V
	ALESSO	LAWRENCE	V
	ALEXANDER	DONALD	R
	ALLEN	BETTY	A
	ALLEN	BRUCE	
	ALLEN	BRUNETTE	Н
	ALLEN	GEORGE	F
36	ALLEN	GUADALUPE	
	ALLEN	RONALD	
	ALLISON	PAUL	R
	ALLISON	YVONNE	D
	ALLUIS	DEBORAH	J
	ALLUIS	JACK	С
42	ALMAREZ	MARY	В
43	ALND	FARHAD	
44	ALND	HERSELL	
45	ALONSO	JORGE	D
46	ALONSO	LAURA	В
47	ALP EQUIPMENT SALES INC		
48	ALVAREZ	FELIPE	
	ALVIDREZ	MARY	M
	ALVIDREZ	RICHARD	
	AMENTO	CHARLES	A

52	AMENTO	SHEILA	D
53	AMERI	HAMID	
54	AMERICAN LANDMARK GROUP LLC		
	AN VAN PHAN TR		
56	ANAVERDE LLC		
	ANDERSON	BEATRICE	K
	ANDERSON	DONNA	
	ANDERSON	KEITH	
	ANDERSON	RENEE	s
	ANDREWS	FRANKLIN	DR
	ANDREWS	TREBA	
	ANIEVAS	ARMANDO	
	ANNIS	SHARON	A
	ANTELOPE VALLEY ALLIED ARTS ASSN		
	ANTELOPE VALLEY EAST KERN WATER		
	ANTELOPE VALLEY EAST KERN WATER AGENCY		
	ANTELOPE VALLEY FLORIST INC		
	ANTELOPE VALLEY JOINT UNION HIGH		
	ANTELOPE VALLEY WATER STORAGE LLC		
	AOKI	KEIKO	
	APOSTOL	JOVENCIO	A
	APPLEBY	FRANCES	R
	APPLEBY	THOMAS	N
	AREVALO	BENEDICTO	
	AREVALO	NORA	
	AREVALO	PHILIP	M
	ARKLIN	PHILIP	H
	ARKLIN ARKLIN BROTHERS ENTERPRISES	PHILIP	H
	ARNOLD		D
	ARQUILETA	FLORENCE	B
	ARQUILETA	LUCITA RUFINO	G
	ARQUILETA ARROYO FAMILY TRUST	RUFINO	0
	ASATO	NODODU	
	ASCENCIO	NOBORU JESUS	
	ASHER	ALIZA	
	ASHER	SHAUL	11114/
	AUYONG	GERARD	HW
	AV FOOTHILLS LLC		
	AVENI	JANE	C
	AVERY	LLOYD	F
1	AVRICK	ALAN	M
	BAERLEIN	JACK	
	BAHLMAN	GENE	Т
	BAKER	EDNA	• <u>L</u>
	BALICE	MARIA	M
	BALICE	NORMAN	E
	BALLESTEROS	EMILIANO	Q
	BANALES	RAFAEL	
	BANDUCCI ENTERPRISES		
	BANDUCCI LAND LLC		
	BANGLOY	JUANITA	S
103	BANGLOY	LUANITA	S

104 BANUELOS	BERNARDO	
105 BANUELOS	ROSARIO	
106 BANUK	PATRICIA	A
107 BANUK	RON	
108 BAR	OR	CARMIT
109 BARBEAU	IRENE	
110 BARNES	ANN	
111 BARNES	WAYNE	L
112 BARON	TERRI	J
113 BARTFAY	JOSEPH	V
114 BARTFAY	SELMA	
115 BATINO	FRANCISCO	В
116 BAUER	NANCY	
117 BEASLEY	A	L
118 BECARRA	TERESA	
119 BECK	WILLIAM	A
120 BECKER	IKUKO	
121 BEDERIO	BETTY	J
122 BELISARIO	BEATRIZ	S
123 BELISARIO	LUIS	B
124 BELL TR		
125 BELLANCA	BEVERLY	J
126 BELTRAN	CECILIA	J
127 BENNER	VICTORIA	A
128 BENSKY LIVING TRUST		
129 BENZ	MARK	W
130 BENZ	NANCY	
131 BERGLUND	GAYLYN	
132 BERGLUND	KENNETH	G
133 BERGLUND	KENNETH	— <u> </u>
134 BERKEY	JANET	STARR
135 BERMUNDO		B
136 BIERS	ARY	E
137 BIERS	ROBERT	G
138 BIK	KUEN	G
139 BIMBIRIS	ALFONS	
140 BIMBIRIS	VERA	
141 BITTNER	MELVIN	s
142 BLACK		LUELLA
143 BLANCHARD	ANITA	
144 BLILEY	BETTY	MAY
144 BLILET 145 BLILEY	EUGENE	J
145 BLILET 146 BLOCK		E S
147 BOCANEGRA	EUGENE	
	JOSE	A
148 BODKIN 149 BODOLAI	JAMES	R
	MAGDALENA	
151 BORON COMMUNITY SERVICE DIST		
152 BORUCHIN	DORA	
153 BORUCHIN	JOHN	
154 BOSQUE	MINH	M
155 BOVEE	GAYLE	

156	BOVEE	VICKI	
	BOYLE	FLOYD	F
	BOYLE	MARIA	C
	BPP VALLEY CENTRAL		
	BRADLEY	KATHLENE	ĸ
	BRADLEY	MONROE	
	BRADLEY FAMILY TR		
	BRALY	DENNIS	L
	BRAMLETT	MARK	F
	BRAMLETT	MARK	F
	BRASEL FAMILY TR		1
L .	BRAUN	FLORA	
	BREWER	JOE	
	BREWER	SHARON	E
	BREWER	STEVEN	T
	BROOKS	PATRICIA	D
	BROSKY	MARY	H
	BROWN	VERA	
	BRUNO		
	BRYK	EVELYN	T
		THOMAS	M
	BUCKLEY	EUGENE	С
	BUCKLEY	JEANNE	M
	BUHRMANN	DONALD	С
	BUHRMANN	JUNE	
	BUJULIAN BROTHERS INC		
	BUMANGLAG	WASHINGTON	M
	BUNCH	WALTER	
	BURDICK	DONALD	0
	BURGESS	KAREN	
	BURGESS	RANDY	
	BURNS	RAYMOND	J
	BURRELL	DORETHA	
	BURTON	ALICE	
	BUYTKUS FAMILY TRUST		
	BYRNE	DANIEL	R
· · · ·	BYRNE	DAVID	E
	BYRNE	LEONA	
	CABAHUG	ARLENE	A
	CABAHUG	JAIME	М
	CAL GOLF INC		
	CALANDRI SON RISE FARMS L P		
	CALDWELL	BELVA	A
	CALIFORNIA WATER SERVICE CO		
	CALKINS	CHRISTINA	J
	CALKINS	JAMES	F
	CALMAT LAND CO		
	CALMESON	MARVIN	
	САМАСНО	HERMINIA	Т
	САМАСНО	JULIAN	G
205	CAMARENA	RICARDO	С
206	CAMERON	BONNIE	M
207	CAMERON	JAMES	A

	CAMERON	WILLIAM	Н
209	CAMPBELL	ERIKA	
210	CANTE	RAFAEL	
211	CAPEL	LYNDA	В
212	CAREY	BARBARA	J
213	CAREY	DONALD	w
214	CARINGI	ERNEST	J
215	CARLISLE	VIOLET	E
216	CARNEY	TIMOTHY	G
217	CARRANZA	ROSENDO	
218	CARRASCO	TORIBIO	G
219	CARRLE	META	
	CARROLL		IF IF
	CARROLL	JAMES	ĸ
	CARRUTHERS	BERA	E
	CARTER	AUDREY	M
	CARTER	EUGENIA	
	CARTER		A
	CARTER	RONALD	H H
	CARTER	TERRY	11
	CASTELAN	GARY	E
	CASTELAN	SHARON	
	CASTELIAN		
	CASTELLANOS		M
	CASTILLO	EDDY	M
		JOSE	A
	CASTILLO	REMEDIOS	С
	CATANESE	ANA	
	CATANESE	CHARLES	Α
	CAYETANO	AURELIA	
<u> </u>	CAYETANO	EDGARDO	
	CECIL	JULIA	
	CECIL	KEN	0
	CENICEROS	GILBERT	В
	CERNICKY	EDWARD	
	CERNICKY	FLORENCE	
	CHACHUAT	MARC	
	CHAHAL	SUKHDEV	S
245 (BEE	HONG
	CHAN	HAWK	NIN
	CHAN	MON	KYI
	CHAN	SIU	HANG
	CHANDLER	BEVERLY	
	CHANDLER	BURTON	
	CHANEY	BONITA	
	CHANEY	ROBERT	G
	CHANG	JENSEN	JS
254	CHAO	PY	
	CHARLES TAPIA FAMILY TRUST		
256	CHATTERTON	SALLIE	LYNNE
257	CHEIKY	CHARITY	s
	CHEIKY	MICHAEL	C
	CHEUNG	CHRISTOPHER	B

260	CHI YU	HU	
261	CHIANG	CHOU	
262	CHITIEA	ANDREW	J
263	CHITIEA	JOAN	K
264	CHITIEA	JOEL	
265	CHITIEA	VIVIAN	A
266	CHITIEA	VIVIAN	
	СНІ	TIM	TUNG
	CHLAVIN	MYRON	
	CHLAVIN	MYRON	В
	CHLAVIN	MYRON	Z
	СНОЕ	MI	RAN
	CHOE	PYONG	S
	СНОГ	KENNETH	
	CHONG	EDWIN	Y Y
	CHOSTNER	LOUIS	E
	CHOY	BONIFACE	<u></u> т
	CHRISTIANSEN		W
	CHRISTIANSEN		
	CHRISTIE	MAXINE	J
		JOHN	S
	CHRISTOPHER	ARDATHE	E
L .	CHU	DAPHNE	M
	CHUNG	FRED	H
	CHUNG	GABRIELLE	F
1	CINFIO	JOHN	
	CIPOLLONE	JAMES	
	CLARK	ELAINE	M
	CLARK	RICHARD	L
	CLARK	RICHARD	В
	CLAWSON	RUSSELL	M
	CLUTTER	GAIL	M
291	CLUTTER	RALPH	W
292	СО	LAP	DU
293	COGER	GEORGE	F
294	COLBATH	EDWARD	Н
295	COLE	MARC	L
296	COLEMAN	DONALD	W
297	COLLICUTT	WILLIAM	F
- · · · · · · · · · · · · · · · · · · ·	COLLINS	BEATRICE	
	COLOMBO	CHRISTINA	
	COLTON	CHARLES	
	CONNELLY	LARRY	
	CONNELLY	LEO	P
	CONTE	SIRPUHE	
	CONTRERAS	MARTIN	
	COOK	ALAN	
	COOLEY	REGINA	EDANICOU
	COPE		FRANCO
		DENISE	M
	COPE	THOMAS	J
	CORDER	RUBY	J
	CORDOVA	VIRGINIA	С
311	CORDOVA	WILLIAM	

312 C	ORRALES	ALFREDO	
313 C	OUNTY COUNTY SANITATION NO 14		
314 C	OUNTY SANITATION DISTRICT NO 20		
315 C	OX	CALVIN	J
316 C	OYLE	ERIC	M
317 C	PH ROSAMOND LP		
318 C		ELLIE	
319 C		JERRY	
	ROCKETT	SUSAN	ELISE SIM
321 C		RONALD	E
	ROSBY	ALICE	B
323 C		CORA	D
324 C		FELINA	E
325 C		NICASIO	
326 C		ROGER	
	RYSTAL ORGANIC FARMS LLC		
327 C		KRISTEEN	
328 C		MIKE	
329 C 330 C			M
331 C			
		DANNY	G
	C FAMILY TRUST		
	R HORTON LOS ANGELES HOLDING		
	SOUZA	FLORIN	
	ACLES	ANITA	S
336 D/		SIMPLICIO	М
337 D/		HELGA	1
338 D/		MANFRED	H
339 D/		LEONA	L
	AMRON	AMY	
	AMRON	JEANETTE	L
342 D/		TAN	JAMES
343 D/	AOOD	MOHAMMAD	
344 D/		SALEEM	A
345 D/		ADIB	G
346 D/	AUGHERTY	DONNA	L
347 D/	AVALOS	ANITA	L
348 D/	AVALOS	DOMINADOR	M
349 D/	AVID	ALFRED	L
350 D/	AVIES	LITA	
351 DA	AVIS	DOUGLAS	G
352 D/	AVIS	JAMES	
353 DA	AVIS SIBS INC		
354 DE	E LANO	ELIZABETH	· · · · · · · · · · · · · · · · · · ·
355 DE	PIETRO LIMITED		
356 DE	AN REV LIV TR		
357 DE	BOTOUN	SEFEY	· -
358 DE	EDIOS	ANGELITO	G
	EL SUR RANCH LLC		
360 DE		BRUNO	M
361 DE		LONG	
362 DE		SYBIL	M
	ERRICK	OLIN	

	DESCHENE	DENEEN	M
365	DESERT LAKE L P		
366	DIAZ	JUAN	A
	DICKS	GARY	L
368	DIGIULIO	NICK	
369	DIOLI	RICHARD	A
370	DISCOUNTLAND INC		
371	DIXON	LONZÓ	W
372	DIXON	MÁE	L
373	DIZON	ADELAIDA	R
374	DIZON	HONORATO	С
375	DONIS	ESTEBAN	С
376	DONIS	MAURO	
377	DONIS	ROSALINA	G
378	DONIS	VIRGINIA	
379	DORA	LAND	
	DORA LAND		
	DOUGHERTY	TERESA	
382	DOUGLAS	MICHAEL	R
	DOUGLASS	KATHERINE	G
	DOUK	BOROM	
	DOUK	S&B	
	DOUK	ISOKHOM	
	DOWNING	JAMES	
	DOWNING	JAMES	W
	DOWNS	GARY	
	DREVER	ROMNIA	H
	DRUMMOND	JOHN	T
	DRUMMOND	MARILYN	M
	DUMBRIQUE	ELISEO	C
	DUNLOP	CYNTHIA	R
	DUNN	JAMES	D
-	DUNNING	RAYMOND	E
	DUONG	LOC	
	DURST		A
	DYKSTRA	HAROLD	
	DYKSTRA	TERESA	
	DYKSTRA	WILBUR	
	DYKSTRA FAMILY TRUST	WILBOR	
	E C WHEELER LLC		
	EIC GROUP ET AL		
	EARL	DOROTHY	
	EARL	JACK	B
	EARWOOD	DAVID	
	EAST KERN PROP LLC		BRIAN
	EAST WEST LAND INVS INC		
	EASTER		
	EASTER	BENJAMIN	
		GEORGE	M
	EASTLEY	PHILIP	G
	EBERT ECKBERG	JOANNE	F
		DAVID	
415	ECKBERG	PAULA	K

416	ECKLES	DALE	H
	ECONOMOU	JEAN	F
	EDMONDS	JOHN	H
	EDWARDS	AVIS	M
	EDWARDS		
	EDWARDS	SAMMY	L
	EKSTROM	MARY	E
	ELNESS	THEODORE	0
	ELUMBA	IROSA	V
	EMMS	ZENAIDA	C
	EMPERT	ROSARIO	0
	ENSMINGER	LORIN	
	ENXCO DEV		
	ENXCO DEV CORP		
	ENXCO DEVELOPMENT CORPORATION		
	ERAZIM		A
	ESCOBAR	JOHN	M
	ESPARZA	ROBERTO	
	ESPARZA	ROBERTO	С
	ESPIRITU		8
	ESQUIVEL	WILLIAM	···· / · · · · · · · · · · · · · · · ·
	EST OF ZELDA C SCHLISKE DECD	BASILIO	
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		EDELMIRA	
	ESTRADA	HERVI	
	EVANS	NANCY	Н
	EYHERABIDE	JUANITA	
		RAYMOND	
	EYHERABIDE SHEEP CO		
	FABER	GEORGINA	LISA
	FABRIZIO	CARL	
	FAIRVIEW DEVELOPMENT LLC		
	FALK	DALE	
	FANKHAUSER	ERNEST	
	FANKHAUSER	HERTA	
	FARIA	RICHARD	M
	FARM ESTATES OF THE WORLD		
	FELTS	DENESE	L
	FELTS	DOUGLAS	D
	FENNELL	OTILIA	E
	FIKE	RUTH	E
	FINKEL	CLAUDIA	
	FINKEL	GARY	
	FIORITO	MARY	
	FISCHER GRANDCHILDRENS TRUST		
	FLORES	GAYLE	
	FLORES	MARIA	
	FLOYD	HERBERT	F
	FOGLEMAN	LARRY	
	FOGLER	IRENE	Р
	FOGLER	RONALD	D
	FONTILLAS	ALEJANDRO	
467	FORD	JOHN	R

468	FOWLER		В
	FRANE	KEVIN	J
470	FRANE	LAUREL	A
471	FREDRICK	STEPHENIE	J
472	FREEMAN	JEFF	
473	FRIEDMAN	ESTHER	E
	FRIEDRICHSEN	LEWIS	
475		JOANNE	Y
	FUJISAWA	YOSHI	
	ГИКИМОТО	MICHI	
	FULLER	RUSSELL	E
	GABUYA	AURORA	P
	GABUYA	RODRIGO	
	GALIETI	JEFF	A
	GALVEZ	JOSE	
	GAMBONE	BETTY	
	GARCIA	MARTHA	
	GARCIA	RODOLFO	1
	GARDE	EDUARDO	
	GARDE	RUSSELLEND	
	GARDE FMLY REV TR	ROODLELEND	
	GARY J RAFFERTY TRUST		
	GATEWAY TRIANGLE DEVELOPMENT II		
	GATEWAY TRIANGLE PROPERTIES		
	GEE	HUNG	GIT
	GENZ DEV INC	110110	
	GENZ DEVELOPMENT INC		
	GHIKA BUDESTI	STEFAN	
	GIANG	PAUL	
	GILBRALTAR HOMES LLC	FAUL	
	GILL FAMILY TRUST 1999		
	GILLINGHAM	GEORGE	H
	GISELE SCHROEDER LIV TR		
	GLAUSER	DRENA	M
	GLENN	GARY	A
	GLESSNER	PAUL	A
	GODSHALL	HARRY	C
	GOLD SKY PROPERTY LLC		
	GOLDEN SANDS TRAILER PARK		
	GOLDEN SANDS TRAILER PARK	BENITO	
	GONZALES	ERMINIO	S
	GONZALES	QUACH	
	GONZALES		E
	GONZALEZ		
	GONZALEZ		L
	GONZALEZ	CARLOS	J
	GONZALEZ	FRANCES	R
		GLORIA	
	GONZALEZ	RAMON	
	GONZALEZ	ROQUE	
	GONZALEZ	TINA	J
	GORRINDO	ROBERT	
519	GOSE	VICENTE	

520 GOYA	CHRISTINA	A
521 GRAHAM	JOHN	С
522 GRANT	WILLIAM	М
523 GRAY	WESLEY	Н
524 GREEN	BARBARA	MARIE
525 GREEN	HILDA	
526 GREENMAN	DONNA	J
527 GREMBER	PIERRE	
528 GRIFFIN	JOHN	R
529 GRIFFIN	LAURA	
530 GRIFFIN	LAURA	
531 GRIFFIN	LEONARD	W
532 GROFF	GERALD	L
533 GROFF	MARIAN	J
534 GROOM	LILLIAN	С
535 GROVEN	DENNIS	
536 GROVEN	MARGE	
537 GUERRANT FMLY TR		
538 GUIANG	LUCENA	F
539 GUILLEN	CRISTOVAL	
540 GUINTO	CLARITA	
541 GUTIERREZ	ALVARO	
542 GUTIERREZ	SANTOS	A
543 GUZMAN	JOSE	
544 GUZMAN	JOSE	
545 GUZMAN	NORMA	
546 GUZMAN	OVIDIO	
547 H & N DEVELOPMENT CO INC		
548 HA	JIN	S
549 HA	YOUNG	K
550 HADDOX	WILLIS	
551 HAHN	SUSAN	J
552 HAMIDI	НОМА	
553 HAMSON	CARRIE	M
554 HAMSON	DAVID	E
555 HANANO	DEAN	К
556 HANLON	JAMES	WF
557 HANLON	JAMES	F
558 HANSEN	HARALD	
559 HANSON	CHRISTINE	
560 HANTMAN	JOSEPH	
561 HANTMAN	JOYCE	
562 HARD	WILLIS	H
563 HARNIK	JOSEPH	H
564 HARPER	DAVID	C
565 HARRELL	MARY LOU	BYERLY
566 HARRIS	DIANE	M
567 HARRIS	JAMES	P
568 HARRIS	KAREN	JANE
569 HARRIS	STEVEN	JANE
570 HART	KAREN	s
571 HARTER	KAY	B

572	HARTER	KAY	
	HARTER	ISCOTT	
	HARTER	SCOTT	s
	HARVELL FAMILY TR		
	HASKINS	SAM	
	HASSID	YAEL	
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	HATHAWAY	GARY	
	HAYDON	PATRICIA	
	HAZAMA	DONALD	С
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		HIDEO	
	HEGGEN	ALICE	
	HELTON	BOB	D
	HEMMING	JAMES	
	HENNINGER	CORINE	L
	HERNANDEZ	ANTONIO	
	HERR	CAROL	E
	HESS	CHRISTIAN	
	HETZNER	RONALD	
	HEYNEN	GERALDINE	A
	HGJ LLC		
594	HIGH DESERT INVESTMENTS LLC		
595	HILL	JACK	M
596	HILL	MICHELE	1
597	HILLERMAN	ERIC	V
598	HINCK	MARILYN	E
599	HINES	NORMAN	м
600	HINES	RICKI	
601	НО	GIANG	
602	НО	THONG	Н
603	HOA	NGAN	+
604	HOBAYAN	ALBERT	Н
	HOBAYAN	VIOLETA	P
	HODGES	PAUL	
	HODSDON	DEBRA	J
	HODSDON	STEVE	W
	HOEHN	ELISABETH	
	HOEHN	MICHAEL	
	HOFFMAN	WILBERT E DECD EST OF	&
	HOGAN	KIM	M
	HOGAN	PATRICK	J
	HOLGUIN	SOLEDAD	
	HOLLAND	CLARISSIA	E
	HOMAN	LINDA	
	HOMAN	MATHEW	
	HONG		C
	HONG	KHAI	<u> </u>
	HONG	TONY	+
	HOOPER		
	HOOVER	MARTHA	W
		GARY	
023	HOOVER	MARILYN	L

624 HC)PPER	J	A
625 HC	DSKINS	WILLIAM	L
626 HC	DST	CHERYL	A
627 HC	DST	THOMAS	A
628 HC	URANI	JANETTE	
629 HC	DWE	LESLIE	В
630 HS		SUMEI	P
631 HS	IAONI CHANG		
632 HS	U	JA	BIN
633 HS	U	JAMES	T
634 HL	IANG	CHI	S
635 HL	IANG	СНІ	SHIOU
636 HL	ANG	KANGLE	
637 HL		SUCHU	Т
638 HL		MARIE	E
639 HU		CRESENCIO	
640 HU		ROMEO	
	I SUK KIM TR		
642 HU		ROBERT	W.
643 HU		JAMES	A
644 HU		CLINTON	C
	TH-TANNER	S	
646 HU		HARLEY	8.6
647 HV		AMY	M
648 HY			С
		CLARENCE	L
	PERICUM INTERESTS LLC		
	UN CHUL LEE		
652 IGE		KIYOSHI	
	ESIA DE DIOS PENTECOSTAL MI		
654 IGN		ISIDRO	
655 ILE		ELLEN	M
	GERSOLL	VERONICA	
657 INC		MARTIN	
	ESTCO AV8 LLC		
659 IOE		PASQUALE	S
660 IRI		JOY	С
661 IRI		ROBERT	L
	AKHANIA	J	
	AKHANIAN	MARTIN	
664 IW/		FUKUYO	
	ELIOPULOS ENTERPRISES INC		
	BLONSKI	HELENA	
667 JAC		ALFRED	Н
668 JAC		DIETRA	F
	COBSEN	ARNOLD	
	GATRI L AND XANTHA DHAWAN		
671 JAN	/IES	RICHARD	D
672 JAU	JREGUI	DAVID	
673 JAU	JREGUI	ISAURA	
	ID INVESTMENTS LLC		
675 JEF	FREY	ENID	С

676	JENG	CHERNPORN	
	JENG	THIENCHAI	
	JENNINGS	BOBBY	G
	JENNINGS	PATRICIA	
	JENSEN FAMILY TR		
	JEONG	WALLACE	D
	JIBILIAN	ARMEN	
	JIMENEZ	ENRIQUE	U
	JOHNSON	HENRY	
	JOHNSON	MARGARET	c
	JONES	BETTY	J
	JONES	CHRISTINE	D
	JONES	DAVID	L
	JONES	ESTHER	D
	JONES	HAROLD	C
	JONES	ROBERT	0
	JORDAN	MARGLEEN	J
	JOSHUA RANCH DEVELOPMENT INC	The second secon	
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	K A INVESTMENT CO L L C		
	KAGEHIRO	ISAKO	
	KAGEHIRO	KENICHI	
	KAM	ANNETTE	[
	KAM	ANNETTE	FUNG HAU
	KANAMORI	MITSUE	
	KANEASTER	CHARLOTTE	M
	KANG	YUN	H
	KARIYA	KATSUKO	
	KARIYA	KATSUMI	·····
	KARLAKIS	THEODORE	
	KARTHAS	NICHOLAS	
	KASPER	COLLEEN	A
	KATSION	GORDON	D
	KAUFLER TRUST		
	KAWAMOTO	WAYNE	T
	KAWAMURA	YASUKO	IRA
	KEAST FMLY TR		
	KEKLIKIAN	ARPINEH	
	KEKLIKIAN	MISSAK	
	KENDRICK	MARIE	С
	KERNROSS ESTATES		
	KETTENRING	JOEL	S
	KETTENRING	PAULINE	J
	KETTLES	HARRIET	
720		SANDRA	
	KHATER	FADI	N
722		LORNA	M
723		MI	JUNG
		SOO	H
724			11.1
724			
725	KINAT KING	CAROL	A

728	3 KING	WILLIAM	
729	KING	WILLIAM	С
730	KIRKLAND	FREDA	D
73	KLECHEFSKI	С	DIANE
732	KLECHEFSKI	GEORGE	E
733	KLEKAR	HOWARD	R
734	KLODJA	FRANK	
735	KLUMP	HAROLD	P
736	KNAPP	IRENE	KENT
737	KOBAYASHI FAMILY TRUST		
738	KOLLAR	JOSEPHINE	Р
739	KOLSTAD	ROSE	M
740	KOO	ERLINDA	L
	KOOKEN	WILLIAM	R
	KOOTENAI PROPERTIES INC		
	KORDA	SARAH	
	KOSTSZEWA	JOHN	L
	KOSTSZEWA	MARLENE	
	KOUSEN	KAREL	
	KOUSEN	PAMELA	
	KRAMER	ALICE	С
	KRAMER	ROBERT	s
	KU	DAVID	3
	KU	SOU	CHIN
	KUBIAK	MICHAEL	J
	KUCHTA	ITERRY	W
	KUMAGAI	SEISHI	
	KUNG	WEI	
	KYLE	GAILEN	
	KYLE	GAILEN	w
-	KYLE	JAMES	W
	KYLE	JULIA	V
	KYLE	WANDA	
	L A CO SANITATION DIST NO 14	VANDA	E
	L A CO SANITATION DIST NO 14		
	LA PORTE		
	LAGUERTA	JEAN	D
		LILIA	R
		TSUI	W
	LAMBERT LAMBERT	DELORIS	G
		NANCY	L
	LANCASTER AND 120 111 LLC LANCASTER BLVD		
	LANCASTER BLVD		
	LANCASTER BLVD AND 42ND ST WEST		
	LANDALE MUTUAL WATER CO		
		PEARL	
		WILLIAM	
		JESUS	
	LANDAVERDE	NANCY	
	LANDEROS	ROBERTO	
//9	LANE	FRANK	A

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832 LO		MAN	C
833 LO		SHIUNG	RU
834 LOCSIN		CARMELITA	N
835 LOCSIN		HILARIO	S
836 LOGUE		MARY	R
837 LOI		THANH	LE
838 LOLA R JOHNSON T	RUST		
839 LOMBARDO FMLY R	EV LIV TR		
840 LONG DENG			
841 LOOKBAUGH		STEPHEN	С
842 LOPAC		THOMAS	A
843 LOPEZ	· · · · · · · · · · · · · · · · · · ·	MARK	L
844 LOPEZ		OLIVIA	E
845 LOPEZ		VICTOR	M
846 LOS ANGELES COU	NTY SANITATION	, Moroix	141
847 LOS BANOS		BERNARD	
848 LOVEN	· · · · · · · · · · · · · · · · · · ·	ROBERTA	
849 LOVING		ROBERT	
850 LOWERY			A
851 LOWERY		CHARLES	W
		NINA	M
852 LOYOLA MARYMOU			
853 LOZANO		JOSE	G
854 LOZANO	<u>.</u>	MARIA	T
855 LU		CLARK	DANNY (
856 LU		CLARK	С
857 LUBBERS		EVA	F
858 LUCERO		ROBERT	
859 LUCKY 360 INVESTM	IENTS LLC		
860 LUDOVICO		MARIA	С
861 LY		MIKE	
862 LYMAN		JANET	L
863 LYMAN		JANET	L
864 LYNCH	·····	PATRICIA	L
865 LYON		ALICE	J
866 LYONS		CHRISTI	L
867 LYONS		JOHN	D
868 M14 DEVELOPMENT	LLC		
869 MACADAEG		BERNADETTE	
870 MACE	·	JEANENNE	K
871 MACE		MARK	- E
872 MACIAS		ANTONIO	
873 MACIAS		BENJAMIN	
874 MACIAS			
875 MADAN		MARTINA	
		S	К
876 MADAN		SHOBHANA	
877 MADRIGAL		ANTONIO	
878 MAGALONA		CECILIA	M
879 MAGEO		PALE	1
880 MAGLAYA		PATROCINIO	M
881 MAGLIANO		ROBERT	
882 MAGLIANO		ROSALIN	
883 MAGTAAS		ROLADO	G

884 MA	K	VANNA	
885 MA		ANGELA	L
886 MA	LIT	NARCISO	G
887 MA	NAY	LORIE	
888 MA	NDAC	LUZVIMINDA	В
889 MA	NERY	DAVID	
890 MA		CAROL	A
891 MA		CHARITO	M
892 MA		EUFEMIA	
893 MA		RICHMOND	В
894 MA		RICHMOND	
895 MA		CHARLES	J
896 MA		RUDOLPH	
897 MA		MENANDRO	
898 MA		OFELIA	
	REE J DE LANO TR		
	RITORENA	JOSE	
	RITORENA LIVING TRUST		
902 MA		HELEN	P
903 MA		ALFREDO	F
903 MA		MANUELA	
904 MA			
905 MA		MARIA	
		MARTIN	
907 MA 908 MA		MARY	
		RACHEL	E
909 MA		BYRN	HOWARD
910 MA		ALMA	
911 MA		ARTHUR	С
912 MAI		BARBARA	D
913 MAI		THOMAS	
914 MAI		FRANCISCO	J
915 MAI		JESUS	Α
916 MAI		MARIA	D
917 MAI		ROBERT	L
918 MAI		ELSIE	
919 MAI		LAWRENCE	
920 MAI		LAWRENCE	
921 MAS		DAVID	S
922 MAS		DAVID	
923 MAS		FRANCES	H
924 MAS		KERRI	
925 MAS		MILDRED	
926 MAS		DONALD	L
927 MAT		ROSARIO	G
928 MAT		TERESITA AND	
929 MAT		JEANNE	
	SUSHIMA	SUMIKO	
931 MAT		FULTON	L
932 MAU		MATTHEW	
933 MAX		SHIRLEY	A
934 MAX		CATHERINE	
935 MAZ	ARIEGOS	GUSTAUO	

936	MAZARIEGOS	LINDA	
	MC AVOY	AMY	M
	MC AVOY	DOUGLAS	R
	MCINTYRE	THOMAS	R
	MC KAY	RAYMOND	E
	MC LAREN	B	A
	MC LAUGHLIN	BRIAN	A
	MCALLISTER	RAE	K
	MCANDREW	LORRAINE	R
	MCCALMAN	JULIENNE	
	MCCALMAN	WALTER	
	MCCLAIN	LORETA	Y
	MCCLINE	SUSAN	
	MCCOOL	FREDERICK	R
	MCCOOL	RITA	VV
	MCDOWELL	JERRIE	
	ACGAHAN		E
	ACNINCH		J
	ACNINCH	EDWIN	
	ACNINCH AEDINA	MARGARET	
955 N 956 N		JULIAN	E
	MELLOW	JUANA	<u>L</u>
	/ENDOZA	LEONARD	
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	AERRY	ROBERTA	
	/ESSIER	HERMINIA	
		LEONARD	
	METTLER VALLEY MUTUAL WATER CO		
	/EYER	DAVID	В
	/EYER	HANS	PETER
	/EYER	IPBI	K
	NEYER	IPBI	KIM
	/EYER	LISA	
	IEYER CREST LTD		
	IEYER CREST LTR		
	1IHARA	HISAO	
972 N		MOLLY	
973 N		SAM	
	1ILLER	JAMIE	
	1ILLER	LINDA	M
	IILLER .	NANCY	
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	1ILLER	RAYMOND	С
	IILLER	RICHARD	D
	1ILLER	STEVEN	S
981 M		MARIA	D
982 M		ROLDAN	С
983 M		RICHARD	H
984 M		LIEU	NGOC VO
985 M		VAN	DINH
	IRANDA	SALVADOR	
987 M	IIRKAZEMI	MORTEZA	S

988	MIRKAZEMI	SUSAN	G
989	MISSION BELL RANCH DEVELOPMENT		
990	MITSUSHIMA	JANICE	С
991	MO	CHIUNG	Н
992	MOENE	BJORN	
993	MOJAVE & TROPICO LLC		
994	MOLINA	CELINA	
995	MONARREZ	CANDICE	J
996	MONASEBIAN	FARSHAD	S
997	MONEDA	PATRICIO	A
998	MONFARED	SAEED	F
999	MONTEMAYOR	EUSEBIO	R
1000	MONTES	MARIA	
1001	MOORE	JUDITH	ANNE
1002	MOORE	ROBERT	A
1003	MOORE	SHIRLEY	M
	MOORE	THOMAS	A
1005	MORALES	ELAINE	
1006	MORENO	MICHAEL	
1007	MORI	RITSUKO	
1008	MORRIS	JOHN	
	MOSES	MARY	L.
	MOTAVVEF	FIROUZEH	B
	MOTAVVEF	MANSOOR	
	MOUGHALIAN	GIRARD	
	MOUGHALIAN	RENATE	
	MOWER	MARY	В
	MUDGETT	MARILYN	
	MULLINS	BRANDON	
	MULVENA	MAIA	
	MUMFORD	DON	HAZEN
	MUNGIA		G
	MUNGIA	EMMA	G
	MUNZ	BARRY	s
	MUNZ	DAN	0
	MUNZ	KATHLEEN	M
	MUNZ	REVA	R
	MURDOCK	BRONWYN	
	MURO	ESTELA	
	MURPHY	PATTY	A
	MURTAUGH SURVIVORS TRUST		
	MYERS FAMILY TRUST ET AL		
	MYUNG	DUK	
	MYUNG	HYUN	S
	NADWODNY	MARY	S
	NAIDITCH	IGAY	E
	NAKAMICHI	ISATOYE	
	NAKASHIMA	YOSHITO	
	NAKAWATASE		
	NAKAWATASE	SHIZUKO	
	NANAMKIN	YOSHITAKA	
	NAPUTI		L
1039		DAVID	A

1040	NATIONAL CEMENT CO OF CALIF		
	VATIONWIDE ASSET MANAGEMENT LP		
1042		CHARYL	Y
	JAVARRO	ALEJANDRA	
	JAVARRO	ANDREA	
	IAVARRO	FRANCISCO	B
	JAVARRO	JOSE	
	IAVARRO	MARTA	
	IEBEKER	EUGENE	B
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	IELLIE TAPIA FMLY TR		
1051		SIMIN	
	IEWMAN	DORWIN	
	IEWMAN	SHIRLEY	
	IEWSOM FAMILY TRUST		
1054 N		BINH	
ł	IGUYEN	ANTHONY	
	IGUYEN	DANNY	
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	IBBELINK FAMILY TR		M
	IICHOLS		
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	ICHOLSON	GERARD	H
1065 N		MARIE	A
		ERIC	M
1067 N 1068 N		ERIC	M
1069 N		NEIL	
1009 N			
		DIXIE	LEE
	ORTHROP GRUMMAN SYSTEMS CORP	MADIC	
	OTERMAN	MARK	A
	OTERMAN	YVETTE	M
1076 N		NANCY	M
	OVELOSO		
	OVELOSO	DOLORES	
1079 N		HENRY	A
1080 N		NAOMI	F
1081 N		STEVEN	B
1082 N		MARY	A
1083 0		MERLE	L
	CONNOR	TIMOTHY	J
1085 0		JESSIE	Т
	КАМОТО	KEIKO	
	КАМОТО	MASAAKI	
	KIHARA	HARUTO	
1089 0		RICK	D
	LSON FAMILY TR		
1091 O	LSSON	BETTY	A

JOHN	В
ADORACION	М
FRANCISCO	
PEDRO	0
DORIS	Y
FIROOZ	R
GUNTRAM	R
LIANE	D
BRETT	R
CHARLENE	E
ROY	В
MARTA	
PAZ	R
CLAIRE	M
LEONIDA	P
JULIO	
LUZ	
JOSEPH	R
EUGENIO	
CHOON	s
INYOUNG	-
JEAN	c
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	ADORACION FRANCISCO PEDRO DORIS FIROOZ GUNTRAM LIANE BRETT CHARLENE ROY MARTA PAZ CLAIRE LEONIDA JULIO LUZ JULIO LUZ

1144	PIERATT	PAUL	М
	PIKE	ROBERT	
1146	PIWENITZKY	FRED	W
1147	PIWENITZKY	SACHIKO	
1148	PIZANO	ARTHUR	
	PIZANO	HERLINDA	
	PLEDGE INVESTMENT LLC		
	PLOYNGAM	TAVIL	
	POLLARD	PERLA	c
	POLLARD	ROBERT	A
	POMEROY	KIMBERLEY	
	POMEROY	KIMBERLY	A
	POMEROY	VANCE	
	POMEROY	VANCE	D
	POOLE FAMILY TR		
	PORCARI	DORA	A
	POULSEN	NORMAN	
	POWELL	CHARLES	P
	PRATANTHIP	WARAYA	
	PROCIDA	ROMANO	
	PRODAN	BRUNO	
	PRODAN	ROSA	
	PVK FAMILY LIMITED PTN	RUSA	
	QARMOUT	ELIAS	
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	QUESTIN		
L	QUIGLEY	BELLA	S
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	QUINLAN	RACHEL	
		MARY	R
	R AND M RANCH		
	RABENA	TUEODODE	
		THEODORE	R
		ARMANDO	М
	RAHGAN REAL ESTATE DEV CO		
	RALPHS	GAY	A
		RONALD	Α
	RAMOS FAMILY TRUST		
	RAMPE	FRED	
	RANADA	FELICITAS	Т
	RAWJEE	MAHMUD	
	RAZAVI	FEREIDOUN	
	RAZER	CLARENCE	L
	RAZER	JEAN	L
	REACH	JOAN	E
1190		JOHN	В
1191		ROBERT	L
1192		BARBARA	
1193		HERBERT	
	REGALADO	RAY	Y
1195	REICH	FRED	

1196 REID	MARY	L
1197 REINOSO	EDGAR	
1198 RETZ	MAYME	E
1199 REYES	CONCEPCION	
1200 REYES	EFREN	
1201 REYES	ELIZABETH	
1202 REYES	ERNESTO	S
1203 REYES	VICENTE	
1204 REYNOLDS	CARLETON	
1205 REYNOLDS	OLIVIA	
1206 RHEE	SEI	С
1207 RHODA	SUSAN	M
1208 RHODEN	MICHELE	
1209 RICHARD A WHITE TRUST		
1210 RICHARD M LANG FAMILY TRUST		
1211 RICHARDS	MORRIS	D
1212 RICKETTS	RONALD	M
1213 RIDDLE	NANCY	J
1214 RIDER	ANITA	E
1215 RIGGINS	PATRICIA	
1216 RIMANDO	FLORENCE	J
1217 RIMANDO		
1217 RIMANDO		B
		J
1219 RIOS	MARIA	Т
1220 RIOS	NICOLAS	
1221 RIPPERDA	JOYCE	
1222 RIPPON	JAMES	
1223 RITTER	EDGAR	С
1224 RITTER	PAULA	E
1225 RIVERA	GEORGE	R
1226 RMG PROPERTY HOLDING FOUR LLC		
1227 RMG PROPERTY HOLDING TWO LLC		
1228 ROBBIE	DAVID	L
1229 ROBBIE	KINUE	REV
1230 ROBERSON	TRACY	A
1231 ROBERTSON	CHARLES	Т
1232 RODARTE	ALBERT	
1233 RODRIGUEZ	CONCEPCION	
1234 RODRIGUEZ	GUADALUPE	
1235 RODRIGUEZ	IGNACIO	
1236 RODRIGUEZ	JOHN	M
1237 ROQUEMORE TR		
1238 ROSAMOND LAND TRUST		
1239 ROSEMOUNT EQUITIES LLC		
1240 ROSENBERRY	RUSSELL	F
1241 ROSENDALE	CRYSTAL	
1242 ROSENDALE	STEPHEN	
1243 ROSENTHAL	ROBERT	
1244 ROSS REBAR CO INC		
1245 ROTTGERING	RICHARD	
1246 ROWE	TRISHA	A
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1248	ROWLAND	MYRA	
	ROYAL INVESTORS GROUP		
	ROYAL INVESTORS GROUP LLC		
	ROYAL WESTERN PROPERTIES		
	ROYAL WESTERN PROPERTIES LLC		
	RUBENSTEIN	JAMES	
	RUFF	DORIS	E
	RUFF	EDWARD	
	RUNDT	EDNA	V
	RUNKLE	DEWEY	R
	RUONA		M
	RUOPP	FREDERICK	J
	RUSSELL	BERNA	
	RUSSELL	HELEN	В
	RUSTON	PATRICIA	D
	RUSTON		
	SACMAN	TOM	F V
	SACMAN	KATSUJI	V
	SALAZAR		
	SALAZAR	GABRIEL	
		HOGER	R
	SALLEN	BETTY	
	SALLEN SALOMON	JOSEPH	
		FRANKIE	H
	SAN DIEGO FRENCH AMERICAN		
	SANCHEZ	FRANCISCO	
	SANCHEZ	MARIA	F
	SANTANA	DIGNA	S
	SANTANA	PEDRO	
	SANTOS	GREGORIO	R
	SAPARZADEH	DANIEL	
	SAROMINES	JOSE	A
	SARRIS	GUSTAVE	
	SASAKI FAMILY TRUST 1995		
	SAUER	KAREN	
1282		AMY	Y
	SCATTAGLIA	FRANCES	
	SCATTAGLIA	FRANCES	M
	SCHAD	WILLIAM	0
	SCHAEFFER	ALICE	М
	SCHAEFFER	BUD	S
	SCHEMENAUER	STACY	J
	SCHILLING	LAWRENCE	
	SCHILLING	MARY	
	SCHIPPER	SYLVIA	J
	SCHLEGEL	JUDITH	A
	SCHLEGEL	STEPHEN	J
	SCHMIDT	HERMAN	A
	SCHOEPFLIN	HAZEL	E
	SCHOEPFLIN	NIEL	
	SCHULTE	JOHN	L
1298	SCHULTZ	PHILIP	
1299	SCIDMORE	BETTY	

1300	SCOTT	ROBERT	D
	SCRUGGS	PATRICIA	L
1302	SCS FAMILY LIMITED PARTNERSHIP		
1303	SEGROVE	HENRY	Н
1304	SEIBERT	FLORENCE	G
1305	SELLSITE & UNITED LLC		
1306	SELNICK	ALVIN	A
1307	SEMERAU	DEWILLO	F
1308	SEMOTAN	CARL	W
1309	SERVICE ROCK PRODUCTS CORP		
1310	SEVEN STAR UNITED LLC		
1311	SEXTON	RALPH	F
1312	SF PACIFIC PROPERTIES INC		
1313	SHADD	EUGENIA	
	SHAKIB	KAMRAM	S
1315	SHANNON	WILLIAM	J
	SHEARER	CATHERINE	L
	SHEARER MARITAL TRUST		
	SHELTON	EDWARD	W
	SHERMAN	EARNEST	G
	SHIBUYA	HAJIME	
	SHIBUYA	KYOKO	
	SHIMABUKURO	LUPE	
	SHIMABUKURO	RODNEY	
	SHIMIZU	YOSHIAKI	
	SHIMOMURA	SHOGO	
	SHIU	ALVES	
	SHLOMI	BENJAMIN	
	SHOKRI	BEHROUZ	
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	SHOKRIAN	SHIRLEY	
	SIAM INV CORP		
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	SICAT	LOLITA	D
	SICCAMA	ЈАКОВ	К
	SIEBERT	JEFFREY	L
	SIEBERT	NANCEE	J
	SIERRA GATEWAY RESOLUTION LLC		¥
	SIMON	EDWARD	В
	SIMPSON	DONNA	
	SIMPSON	GARETH	L
	SIMS	TAFFIE	J
	SIMS	THEODORE	H
	SINGH	GORA	
	SINGH	TINA	С
	SIREX	LESLIE	A
	SIVILLE	ESTHER	M
	SIVILLE FAMILY TRUST		141
	SKAGGS	CHARLES	R
	SKAGGS	REBECCA	S
	SKIADAS	GEORGETTE	——————————————————————————————————————

1352 SKINNEF	· · · · · · · · · · · · · · · · · · ·	CHARLES	
1353 SKINNEF		SHARREN	
1354 SMALL		FRANK	A
1355 SMEJKAI		EUGENE	F
1356 SMITH		CHONG	H
1357 SMITH		JAMES	C
1358 SMITH	a	LARRY	A
1359 SMITH	· · · · · · · · · · · · · · · · · · ·	PATRICIA	A
1360 SMITH		ROBERT	WAYNE
1361 SMUTZ		GLEN	R
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	VISTA PROPERTIES INC		
1364 SONG		MI	R
	TO WEST PROPERTIES INC	1411	
1366 SOTERO		KONSTANTINOS	
1367 SOTO		JUAN	M
1368 SOUTH		JAMES	T
1369 SOUTHC		BERNEICE	B
	RN CA EDISON CO	BERNEICE	D
	RN CALIFORNIA EDISON		
1372 SOVICH	IN CALIFORNIA EDISON		
1373 SOWERS	PV	EDWARD KIM	S
1374 SPERLIN			
1375 SSERUNI		FRANCIS	F
		DAVID	
1377 STADLER		VIRGINIA	
1378 STAMBAC 1379 STATHAT			
		HELEN	
1380 STATHAT		SAVAS	
1381 STENBER		COLUMBIA	M
1382 STENERS		ALAN	G
1383 STEPHEN		DEBORAH	
1384 STERKEL		TERESITA	С
1385 STERN		ELEANOR	
1386 STERN		JOHN	
1387 STERNBE		RICHARD	R
1388 STIPANC			
1389 STONE		BRIAN	P
1390 STOVER		LOIS	A
1391 STRAWM		CLEO	P
1392 STREMEL		WILMA	M
1393 STUBNER		STEVE	J
1394 STURM		GUZEL	
1395 SU		JOHN	
1396 SUGARM		JORDAN	M
1397 SUGARM		RUTH	G
1398 SULPACIO		CARMELITA	С
1399 SULPACIO		ROMEO	R
1400 SUMMER		EUGENE	W
1401 SUMMER		JUANITA	В
1402 SUMMER	3	QUEENIE	
1403 SUN		CHRISTOPHER	S

1404		JOHN	S
	SUNJKA	FRANA	
1406	SUNJKA	JOSEPH	
	SUNLIGHT TOWNHOME LLC		
1408	SUPA	LENNY	С
	SUPERMED HEALTH INC		
	SWEIS	FADIA	M
	SWEIS	SAMIR	S
1412	SZETO	ETHEL	
1413	T L SQUARED LLC		
1414	TAFT	ALAN	R
1415	TAFT	TERIANNE	N
1416	TAKAGI	TAKASHI	
	TAKASHITA	REIKO	
1418	TALLEY	GROVER	L
1419	TAM	HERBERT	Н
1420	ТАМАҮО	CRES	S
	ТАМАУО	MACARIO	S
1422	TAN	CORAZON	D
1423	TAN	FIDELINO	M
1424	TANAKA	ALICE	Т
1425	TANAKA	ROY	Т
1426	TANIGUCHI	JOHN	M
1427	TANIGUCHI	ROBIN	LEE
1428	ΓΑΟ	CHI-KWANG	
1429	ΓΑΟ	TING-NING	
1430	ΤΑΡΙΑ	GEORGE	
1431	TAYLOR	F	CATHERIN
1432	TAZMAN		
1433	FEJON RANCH CO		
1434	EJON RANCHCORP		
1435	EJON RANCHERO LAND CO LLC		
1436	FEJON RANCHO CO		
1437	TERAYAMA	SADAKO	М
1438	TERUYA	FUMIO	
1439	[ERUYA	HISAKO	
1440	IESTA	NICHOLAS	J
1441	THOMPSON	LARRY	L
1442 7	HOMPSON	LARRY	L
1443	HOMPSON	MARY	A
1444 7	HOMPSON	WILLIAM	A
1445 1	HORNTON	LYDIA	N
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1448 7	HORNTON	ROBERT	1
	HREE ARKLIN LLC		
	HROAT APPLES INC PROFIT SHARING		
	HYRA RETZKE FAMILY TRUST		
	ICHAUER	RONALD	
	TENDAS	LOUISE	
	IENDAS	TERTIUS	A
	IERRA BONITA RANCH COMPANY		

1456 TING	CHIANG	CHANG
1457 TITLE	INSURANCE	
1458 TITLE INS AND TR CO		
1459 TIVENS	LYNN	В
1460 TKATCH	IVAN	0
1461 TOBIAS	BEVERLY	J
1462 TOBIN	ARTHUR	
1463 TOBIN	HILDA	В
1464 TODAY INVESTMENT GROUP LLC		
1465 TOMEI	ALICE	A
1466 TOMEI	RALPH	Y
1467 TOMKIEWICZ	GLEN	R
1468 TOMKIEWICZ	JILL	C
1469 TOMLINSON	BENNY	N
1470 TORRES	DALISAY	S
1471 TORRES	EDILBERTO	С
1472 TORRES	NERIO	
1473 TORRES	SHIRLEY	D
1474 TORRES	VICTOR	J
1475 TORREZ	DONATO	
1476 TOVAR	FELIPE	P
1477 TRAN	HUYNH	V
1478 TRAN	JEANNIE	N
1479 TREACY	PATRICK	J
1480 TREMBLAY	SHARON	
1481 TROCHIM	EMMA	
1482 TROCHIM	WALDEMAR	
1483 TRUONG	JENNY	P
1484 TSEN	LIU FANG	
1485 TSUHAKO	GAIL	S
1486 TSUHAKO	JOHN	
1487 ULAT	ARTHUR	і. Т
1488 ULAT	ELDENA	!
1489 UNFRIED	RICHARD	H
1490 UNISON INVESTMENT COMPANY LLC		
1491 UONG	НОА	
1492 UPDEGRAFT	JERRY	P
1493 URBAN	LESLIE	
1494 USA GOLDEN LAND INVESTMENT LLC		
1495 USHIGOME	CIV	ĸ
1496 UYEHARA	AMELIA	T
1497 UYEHARA	EDDIE	K
1498 VAHAN	ELLEN	T
1499 VALDEZ	ELPIDIO	0
1500 VALENTINE	ROLAND	M
1501 VAN DAM	CRAIG	IVI
1502 VAN DAM	CRAIG	A
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1505 VAN DAM	GARY	L
1506 VAN DAM	GARY	
1507 VAN DAM	GERTRUDE	

1508 VANCE	EVANGELINE	S
1509 VANDERGROEN	DONNA	L
1510 VANDERGROEN	RONALD	E
1511 VARELA	VICTOR	
1512 VAUGHN	DANNY	M
1513 VELCHEZ	GIL	V
1514 VELCHEZ	LOLITA	A
1515 VELUR PROPERTIES LLC		
1516 VICARI	CRISPINO	
1517 VICENS	ISAIAS	V
1518 VILLAGOMEZ	BERTHA	
1519 VILLARENTE	NORMA	G
1520 VILLARUEL	PERFECTO	M
1521 VILLEGAS	DORIS	
1522 VILLEGAS	GREGARIO	
1523 VILORIA	MARGARITA	G
1524 VILT	EDWARD	E
1525 VIRTUE	RODGER	
1526 VISITACION	DANNY	
1527 VISITACION	SALLY	J
1528 VONBORCKE	RICHARD	
1529 VONDRA	ELISA	К
1530 VONDRA	JAMES	L
1531 VULCAN LANDS INC		
1532 WADE	ROBERT	L
1533 WAGAS LAND COMPANY		
1534 WAKEHAM	BARBARA	P
1535 WALDEN	DANIEL	C
1536 WALKER	CECIL	
1537 WALKER	GRACE	
1538 WALLACE	PATRICIA	
1539 WALLACE	WILLIAM	
1540 WANG	JOSEPHINE	
1541 WANG	LUCY	В
1542 WANG	WONG	YUH-HUA
1543 WARM SPRINGS INVESTMENTS LTD		
1544 WARMINGTON	WILLIAM	
1545 WARNACK	A	С
1546 WARNACK	A	C
1547 WARNER	JAMES	L
1548 WARNER	LEIGH	J
1549 WATSON	AMY	S
1550 WEAVER	ELIZABETH	C
1551 WEBB	GEORGE	0
1552 WEBB TRUST		
1553 WEBB TRUST		
1554 WEI	CECILIA	
1555 WEI	CHUNG	H
1556 WEI	SUHMEI	L
1557 WEST	IVAL	V
1558 WHEATON	RICHARD	
1559 WHICHER	LAURIE	S

	WHICHER	LAURIE	S
1561	WHITE	BETTY	J
1562	WHITE	EDWARD	A
1563	WHITE	JAMES	E
1564	WHITE	LORETTA	M
1565	WHITE	RICHARD	A
1566	WHITE	VIVIAN	L
	WHITE	WALT	
1568	WHITTAKER	JOSEPH	L
	WILCOX	GARY	J
	WILLIAMS	CYNTHIA	JEAN
	WILLIAMS	RONLLD	
	WILLIAMS FMLY TR		
	WILSON	DONALD	D
	WILSON	HARRY	Z
	WILSON	MARIE	Z
	WILSON FAMILY TR		V
		WALTER	
	WINKLER	DONALD	D
	WINKLER	SUSAN	Н
	WINTERS	THERESA	
	WKR360-6 LLC		
	WLOCZYK	HEATWIG	В
	WOLFE	MARGARET	J
	WOLFE	OTIS	V
	WONG	GARY	ALAN
	WONG	JOHNNY	
	WONG	MAI	Т
	WONNELL	KAREN	E
	WOOD FAMILY TR		
1590	WOODALL	ROBERT	M
1591	WOODWARD	RUSSELL	G
1592	WRAY	MARY	
1593	WRIGHT	EMIKO	Т
1594	WRIGHT	ROBERT	R
1595		MIKE	М
	YAGO	ANTONIO	
	YAMADA	GRACE	
	YANEZ	MARIA	F
	YANG	WENDY	
	YANKOVICH	JOSEPH	E
1600		VIVIAN	HWA
	YEOMANS	MONICA	A
1602			P
	YOSHINO	BARNEY	
	YOUNG		A
			Y
	YOUNG	JULIE	
	YOUNG	KIM	J
1608		BOB	Н
1609		KYU	S
1610		ROGER	
1611	YUNG	BRIAN	1

1612	YUNG	LINCOLN	CHU KUEN
1613	ZEDICHER	CORAL	К
1614	ZEDICHER	DONALD	L
1615	ZHAN	HAO	
1616	ZIMMERMAN	STANLEY	М
1617	ZUCKER	MILTON	0
1618	ZUCKER	NATALIE	V
1619	ZUMEL	ELENA	
1620	ZUMEL	RICHARD	
1621	ZWINGER	CHARLOTTE	

Exhibit 2

1-05-CV-049053 Judgment and Physical Solution

	1 2 3 4 5	RALPH B. KALFAYAN, Bar No. 133464 DAVID B. ZLOTNICK, Bar No. 195607 KRAUSE, KALFAYAN, BENINK & SLAVENS LLP 625 Broadway, Ste. 635 San Diego, CA 92101 Telephone: (619) 232-0331 Fax: (619) 232-4019 Attorneys for Plaintiff and the Class		
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S OF EGER L VUE, SL 028 92502	12	(ADDITIONAL COUNSEL ARE LISTED ON SIGNATURE PAGES)		
D C A V C A V C A C A C A C A C A C A C A	13	Superior Court of the State of California		
W OF EST SITY SITY SITY RSIDI	14	County of Los Angeles		
LAW BEST BES UNIVERSI P.O RIVERS	15			
3750 U	16	ANTELOPE VALLEY GROUNDWATER CASES	JUDICIAL COUNCIL COORDINATION	
37	17 18	This Pleading Relates to Included Action: REBECCA LEE WILLIS, on behalf of herself and all others similarly situated,	PROCEEDING NO. 4408 Case No. BC 364553	
	19	Plaintiff,		
	20	V.	WILLIS CLASS STIPULATION OF SETTLEMENT	
	21	LOS ANGELES COUNTY WATERWORKS		
	22	DISTRICT NO. 40; CITY OF LANCASTER; CITY OF LOS ANGELES; CITY OF		
	23	PALMDALE; PALMDALE WATER DISTRICT; LITTLEROCK CREEK		
	24	IRRIGATION DISTRICT; PALM RANCH IRRIGATION DISTRICT; PALM RANCH		
	25	IRRIGATION DISTRICT; QUARTZ HILL WATER DISTRICT; ANTELOPE VALLEY		
	26	WATER CO.; ROSAMOND COMMUNITY SERVICES DISTRICT; and DOES 1 through		
	27	1,000;		
	28	Defendants.		
		SETTLEMENT STIPULATION - 1 -		

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This Stipulation of Settlement (the "Stipulation" or "Agreement") is entered into this 13 1 July day of 2010 by and between California Water Service Company, City of Palmdale, Littlerock 2 3 Creek Irrigation District, Los Angeles Waterworks District No. 40 ("District 40"), Palmdale 4 Water District, Palm Ranch Irrigation District, Phelan Pinon Hills Community Services District, 5 Quartz Hill Water District, and Rosamond Community Services District, Desert Lake Community 6 Services District and North Edwards Water District (collectively, "Settling Defendants"), on the 7 one hand, and Rebecca Lee Willis and the Willis Class (as more fully defined below), which 8 consists of certain persons who own property(ies) that overly the Antelope Valley Groundwater 9 Basin (the "Basin") on which they do not and have not pumped groundwater, on the other hand. 10 Settling Defendants, Rebecca Lee Willis, and the Willis Class are collectively referred to as the 11 "Settling Parties," or individually a "Settling Party." This Stipulation and the Exhibits hereto set 12 forth the terms of a settlement (the "Settlement") between and among the Settling Parties compromising and dismissing the claims and defenses they have asserted in the above-captioned 13 14 action. The Settlement is subject to approval by the Superior Court of California for Los Angeles 15 County; in the event such approval is denied, cannot be obtained, or is reversed on appeal, this Stipulation shall have no further force or effect, and the Settling Parties shall be returned to their 16 17 respective positions in the litigation prior to execution of this Stipulation. 18 I. THE SETTLING PARTIES 19 Α. The Settling Plaintiffs are Rebecca Lee Willis and the members of the Willis Class, as defined in paragraph II, D below. 20 21 Β. The Settling Defendants are as follows: 22 1. California Water Service Company is a California corporation which extracts groundwater from the Basin to serve customers within the Basin. 23 2. 24 The City of Palmdale is a municipal corporation in the County of Los Angeles which receives water from the Basin. 25 3. 26 Littlerock Creek Irrigation District is a public agency which produces 27 groundwater from the Basin to serve customers within the Basin.

SETTLEMENT STIPULATION

BEST BEST & KRIEGER LLP 3750 UNIVERSITY AVENUE, SUITE 400 P.O. BOX 1028

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6 under Division 11 of the California Water Code, which produces groundwater from the Basin to 7 serve customers within the Basin. 8 6. Palm Ranch Irrigation District is a public agency which produces 9 groundwater from the Basin to serve customers within the Basin. 10 7. Rosamond Community Services District is a public agency which produces 11 water from the Basin which it provides to customers within the Basin. 12 8. Quartz Hill Water District is a county water district organized and 13 operating under Division 12 of the California Water Code. It produces water from the Basin. 9. 14 Phelan Pinon Hills Community Services District is a public water supplier 15 which produces water from the Basin. 16 10. Desert Lake Community Services District is a public agency which 17 produces groundwater from the Basin. 18 11. North Edwards Water district is a public agency which produces 19 groundwater from the Basin. 20 II. RECITALS 21 Α. On or about November 29, 2004, District 40 commenced a civil action against 22 Overlying Owners (more specifically defined in III. M) in the Basin, which is now pending in the 23 Superior Court for Los Angeles County, seeking, inter alia, an adjudication of their respective 24 rights to produce groundwater from the Basin. On or about July 11, 2005, that case was 25 coordinated with several quiet title actions that had been brought by Basin landowners, which 26 also sought a declaration of the parties' rights to produce and use the Basin's groundwater. 27 Antelope Valley Groundwater Cases, No. 1-05-CV049053 (JCCP 4408) (hereinafter the 28 "Coordinated Actions"). The Coordinated Actions are pending before the Honorable Jack Komar. SETTLEMENT STIPULATION - 3 -1-05-CV-049053 APPENDIX A Judgment and Physical Solution

Los Angeles County Waterworks District No. 40 ("District 40") is a public

Palmdale Water District is an irrigation district organized and operating

agency governed by the Los Angeles County Board of Supervisors. District 40 has been lawfully

organized to perform various functions, including producing water from the Basin, which it

provides to more than 65,000 residential and commercial customers in the Basin.

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Β. On or about October 10, 2006, the Court held an initial phase of trial with respect to the boundaries of the Basin. The Court issued an Order on November 3, 2006, defining the Basin for purposes of this litigation.

C. On or about January 11, 2007 Plaintiff, Rebecca Lee Willis ("Willis"), filed a class action complaint in the Superior Court of the State of California for Los Angeles County (No. BC 364553) (the "Willis Action") in which she alleged that certain Public Water Suppliers had wrongfully claimed prescriptive rights to the Basin's groundwater. Willis sought, inter alia, a declaration that the Settling Defendants had not obtained prescriptive rights as to her or Willis Class Members (more specifically defined in III.X). On or about April 10, 2007, the Willis Action was coordinated as part of the Coordinated Actions.

D. By Order dated September 11, 2007 (as amended by Orders dated May 22, 2008 and September 2, 2008), the Court certified Willis as the representative of a Class of certain Overlying Owners (more specifically defined in if III.M. below) pursuant to Section 382 of the California Code of Civil Procedure and Division 7, Chapter 6 of the Rules of Court.

15 E. In early January 2009, Notice of the Pendency of the Willis Action was sent by 16 first class mail to all Willis Class Members (more specifically defined in III.X below) who could be identified with reasonable effort and a summary notice was published. The deadline for 18 putative Willis Class Members to exclude themselves (as extended) expired on August 30, 2009. 19 The Court has made various orders allowing certain parties to rejoin the Willis Class.

20 F. The Settling Parties have actively discussed potential settlement for much of this 21 year. On or about September 2, 2009, the Settling Parties engaged in mediation before the 22 Honorable Ronald Robie during the course of which counsel for most of the parties reached an 23 agreement in principle to settle the Willis Action, subject to the negotiation of a final settlement 24 agreement, client approvals, and approval by the Court.

G. On or about February 19, 2010, the Court entered an Order Transferring and Consolidating Actions for All Purposes (hereinafter the "Consolidated Actions").

H. 27 Over the course of the last three years, the Settling Plaintiffs' counsel have 28 conducted a thorough investigation of the facts and law relating to the matters at issue in the SETTLEMENT STIPULATION - 4 -

1-05-CV-049053 Judgment and Physical Solution

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Consolidated Actions and have evaluated the merits of all Settling Parties' contentions and the
 impact this Settlement will have on the Willis Class Members. After evaluating the foregoing, the
 Settling Plaintiffs and counsel are satisfied that the terms and conditions of this Stipulation are
 fair, reasonable, and adequate, and that the Settlement is in the best interest of the Willis Class
 Members.

I. The Settling Defendants contend that they have prescriptive rights to substantially more than 15% of the Basin's Native Safe Yield. The Settling Plaintiffs contend that the Settling Defendants have no such prescriptive rights as to them. This Settlement reflects a compromise between the Settling Parties and shall not (1) be construed as an admission or concession by any Settling Party of the truth of any allegation or the validity of any claim or defense asserted in any of the pleadings, (2) be construed to prejudice the rights, claims, or defenses of any persons who are not Settling Parties, or (3) be construed to prejudice the rights, claims, or defenses (whether asserted or potential) of any Settling Party vis-à-vis any non-settling party.

J. The United States owns property within the Basin as to which it claims a Federal Reserved Right to produce groundwater.

16 III. DEFINITIONS

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The following terms used in this Stipulation shall have the meanings set forth below:

18 A. "Assessments" means any monetary or other levy or charge imposed as part of a
19 Physical Solution.

B. "Basin" means the Antelope Valley Groundwater Basin as defined in the Court's
Order of November 3, 2006.

C. "Consolidated Actions" means all actions that have been or subsequently were
 coordinated as part of Judicial Council Coordination Proceeding No. 4408 and all actions that
 have been or subsequently were consolidated pursuant to the Court's Order from February 19,
 2010.

D. "Correlative Rights" means the principle of California law, articulated in Katz v.
 Walkinshaw (1903) 141 Cal. 116 and subsequent cases, that Overlying Owners may make
 reasonable and beneficial use of the water in a Basin and that, if the supply of water is insufficient
 SETTLEMENT STIPULATION -5 -

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for all reasonable and beneficial needs, each Overlying Owner is entitled to a fair and just
 proportion of the water available to the Overlying Owners.

E. "Court" means the Honorable Jack Komar, sitting by designation as a Judge of the
Superior Court of Los Angeles County or such other Judge as may be designated by the Judicial
Conference to hear JCCP No. 4408.

F. "Effective Date" means the date on which the Court's Judgment granting final approval to the Settlement becomes final and not subject to further appeal.

G. "Federal Reserved Right" is the principle originally articulated in Winters v. United States (1908) 207 U.S. 564 and more recently in *Cappaert v. United States* (1976) 426 U.S. 128, which holds that when the Federal Government reserves land from the public domain, it impliedly reserves sufficient water to serve the purposes for which the lands were reserved, and the quantity of reserved water is limited to the amount necessary to fulfill the purposes of the reserved land. The United States contends that the Federal Reserved Right entitles the United States to a prior and paramount right to a portion of the Native Safe Yield.

H. "Federally Adjusted Native Safe Yield" for any given year means the Basin's
 Native Safe Yield less the actual annual production of the United States' during the prior year
 pursuant to its Federal Reserved Right.

I. "Final Judgment" means a final judgment to be entered by the Court in the above
 matter, which approves the terms and provisions of this Stipulation, and is substantially in the
 form attached hereto as Exhibit A.

J. "Imported Water" means water that enters the Basin and that originates outside the
Basin that is not part of the Basin's Native Safe Yield, and that, absent human intervention, would
not recharge or be used in the Basin. Imported Water does not include water purchased by the
Watermaster with Replacement Assessments or bottled water.

K. "Native Safe Yield" means the amount of pumping, which under a given set of
land use and other prevailing cultural conditions, generates Return Flows that, when combined
with naturally occurring groundwater recharge to the Basin, results in no long-term depletion of

SETTLEMENT STIPULATION

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Basin groundwater storage. Pumping of the Settling Parties' share of Native Safe Yield is not subject to any Replacement Assessment.

L. "Overlying Right" means the appurtenant right of an Overlying Owner to use groundwater from the Native Safe Yield for overlying reasonable and beneficial use.

M. "Overlying Owners" means owners of land overlying the Basin who hold an Overlying Right.

N. "Physical Solution" means a mechanism that comprehensively resolves the competing claims to the Basin's water and provides for the management of the Basin. The Settling Parties anticipate that this Settlement will later be incorporated into a Physical Solution.

O. "Preliminary Approval Order" means the Court's Order granting preliminary approval to the Settlement set forth herein, directing the manner in which notice of the Settlement shall be provided to the Willis Class, and scheduling a final Hearing for the Court to consider whether to approve the Settlement. The Settling Parties will submit a proposed Preliminary Approval Order in the form appended as Exhibit B hereto.

P. "Recycled Water" means water which, as a result of treatment of waste, is suitable for a direct beneficial use or a controlled use that would not otherwise occur and is therefore considered a valuable resource..

Q. "Replacement Assessment" means the charge imposed on any Settling Party by the
Watermaster for producing more water than it is entitled to produce from the Basin under the
terms of this Settlement or pursuant to such further orders as the Court may enter in the
Coordinated Actions.

R. "Replacement Water" means water purchased by the Watermaster to offset
production in excess of a Settling Party's share of Total Safe Yield.

S. "Return Flows" means the amount of water that is put to reasonable and beneficial
agricultural, municipal or other use and thereafter returns to the Basin and is part of the Basin's
Total Safe Yield.

SETTLEMENT STIPULATION

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"Settlement" means this Stipulation, including the Exhibits appended hereto.

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1 U. "Total Safe Yield" means the amount of pumping, which under a given set of land 2 use and other prevailing cultural conditions generates Return Flows that, when combined with 3 naturally occurring groundwater recharge to the Basin and Return Flows derived from Imported 4 Water, results in no long-term depletion of Basin groundwater storage.

V. "Transition Period" means the period of time provided for in the Physical Solution during which the parties' right to produce water from the Native Safe Yield free from

7 Replacement Assessment will decrease to amounts that total no more than that party's share of 8 Native Safe Yield.

· W. "Watermaster" means the person or entity appointed by the Court to monitor and manage the Basin's groundwater, subject to oversight by the Court.

Χ. "Willis Class" or "Willis Class Members" means the Willis Class as defined in the Court's Order of September 11, 2007, as amended by the Court's Orders of May 22, 2008, and

September 2, 2008, but shall exclude all persons who timely excluded themselves from the Willis

Class and have not rejoined the Willis Class. The Willis Class consists of the following:

"All private (i.e., non-governmental) persons and entities that own real property within the Basin, as adjudicated, that are not presently pumping water on their property and have not done so at any prior time ("the Class"). The Class includes the successors-in-interest by way of purchase, gift, inheritance, or otherwise of such landowners.

The Class excludes the defendants herein, any person, firm, trust, corporation, or other entity in which any defendant has a controlling interest or which is related to or affiliated with any of the defendants, and the representatives, heirs, affiliates, successors-ininterest or assigns of any such excluded party. The Class also excludes all persons to the extent their properties are connected and receive service from a municipal water system, public utility, or mutual water company. The Class shall [further] exclude all property(ies) that are listed as 'improved' by the Los Angeles County or Kern County Assesor's' office, unless the owners of such properties declare under penalty of perjury that they do not pump and have never pumped water on those properties."

IV. SETTLEMENT TERMS

In consideration of the covenants and agreements set forth herein, and of the releases and 26 dismissals described below, the Settling Parties agree to settle and compromise the claims that have been asserted or that could have been asserted between and among the Willis Class and the SETTLEMENT STIPULATION

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Settling Defendants, subject to Court approval, on the following terms and conditions:

Native Safe Yield. Α.

Settling Defendants and the United States contend that the best estimate of the Basin's Native Safe Yield is 82,300 acre-feet per year. The Willis Class agrees not to challenge or otherwise contest the Native Safe Yield proposed by the Settling Defendants as long as it is at least 82,300 acre-feet per year. The Settling Parties understand and agree that, in the absence of stipulation by all parties in the Coordinated Actions, the Court will decide the Basin's Native Safe Yield following trial, and the Settling Parties agree to be bound by the Court's determination in that regard even if some or all of them do not participate in such a trial.

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Total Safe Yield. Β.

The Settling Defendants contend that the best estimate of the Basin's Total Safe Yield is 110,500 acre-feet per year. The Willis Class agrees not to challenge or otherwise contest that estimate. The Settling Parties understand and agree that, in the absence of stipulation by all parties in the Coordinated Actions, the Court will decide the Basin's Total Safe Yield following trial, and the Settling Parties agree to be bound by the Court's determination in that regard even if some or all of them do not participate in such a trial.

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C. Federal Reserved Right.

18 The United States contends that it is entitled to a Federal Reserved Right. The Settling 19 Parties agree that the Federal Government has a Federal Reserved Right to use a portion of the 20 Native Safe Yield. The Settling Parties agree that the Court will decide the amount of the Federal 21 Reserved Right and they agree to be bound by the Court's determination.

> D. Allocation Of Federally Adjusted Native Safe Yield.

23 The Settling Parties agree to be bound by the Court's determination of the amounts of the 24 Basin's Native Safe Yield and the United States' Federal Reserved Right. The Basin's Federally 25 Adjusted Native Safe Yield shall be the Basin's Native Safe Yield less the prior year's production 26 of water by the United States (not to exceed the Federal Reserved Right). The Settling Parties 27 agree that the Settling Defendants and the Willis Class Members each have rights to produce 28 groundwater from the Basin's Federally Adjusted Native Safe Yield. SETTLEMENT STIPULATION -9-

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1. Settling Defendants' Water Rights

Settling Defendants have asserted in the Coordinated Actions that they have obtained prescriptive rights to the Basin's Native Safe Yield. This Stipulation shall neither be construed to recognize prescriptive rights nor to limit the Settling Defendants' prescriptive claims vis-a-vis the Basin or any non-settling parties, but rather as an agreement to fairly allocate the Settling Parties' respective rights to use the Basin's water. The Settling Parties agree that the Settling Defendants collectively have the right to produce up to 15% of the Basin's Federally Adjusted Native Safe Yield free of any Replacement Assessment. The Willis Class will not take any positions or enter into any agreements that are inconsistent with the exercise of the Settling Defendants' rights.

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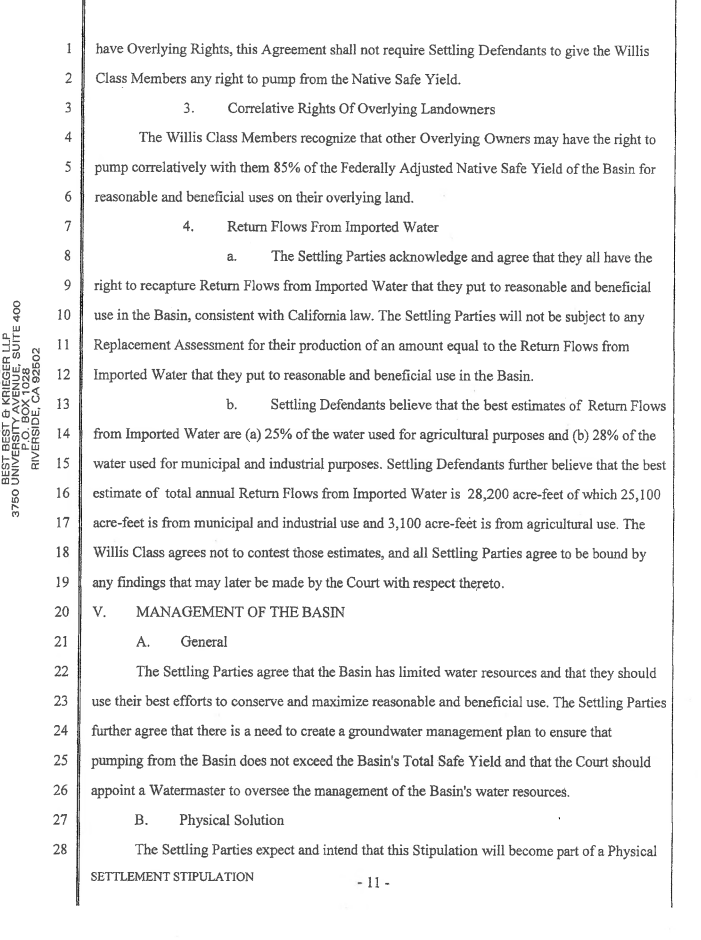
2. Willis Class Members' Pumping Rights

The Settling Parties agree that the Willis Class Members have an Overlying Right to a correlative share of 85% of the Federally Adjusted Native Safe Yield for reasonable and beneficial uses on their overlying land free of any Replacement Assessment. The Settling Defendants will not take any positions or enter into any agreements that are inconsistent with the exercise of the Willis Class Members' Overlying Right to produce and use their correlative share of 85% of the Basin's Federally Adjusted Native Safe Yield.

a. Safe Harbor.

18 The Willis Class Members acknowledge that the Settling Defendants may at trial prove 19 prescriptive rights against all groundwater pumping in the Basin during a prior prescriptive 20 period. If the Settling Defendants do prove prescriptive rights, Settling Defendants shall not 21 exercise their prescriptive rights to diminish the Willis Class Members' Overlying Right below a 22 correlative share of 85% of the Basin's Federally Adjusted Native Safe Yield. If the Settling 23 Defendants fail to prove any prescriptive rights, this Agreement shall not diminish at all the rights of Willis Class Members to make reasonable and beneficial use of a correlative share of the 24 25 Basin's Federally Adjusted Native Safe Yield. In no event shall this Agreement require the Willis Class Members to give to the Settling Defendants more than 15% of any rights to use the 26 27 Basin's groundwater that they may obtain by way of settlement or judgment. If there is a 28 subsequent Court decision whereby the Court determines that the Willis Class Members do not SETTLEMENT STIPULATION - 10 -

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Solution entered by the Court to manage the Basin and that the Court will retain jurisdiction in the Coordinated Actions. The Settling Parties agree to be part of such a Physical Solution to the extent it is consistent with the terms of this Stipulation and to be subject to Court-administered rules and regulations consistent with California and Federal law and the terms of this Stipulation. The Settling Parties agree that the Physical Solution may require installation of a meter on any groundwater pump by a Willis Class Member before a Willis Class Member may produce groundwater. The responsibility for the cost of such meters will be determined by the Court.

C. Transition Period.

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9 The Settling Parties agree that net groundwater production from the Basin needs to be 10 reduced over a period of time from current levels to no more than the Basin's Total Safe Yield. 11 This can be accomplished by reducing pumping and/or purchasing Replacement Water. The 12 Settling Parties agree that the Transition Period should begin at the date of entry of Final 13 Judgment in the Coordinated Actions and should last seven years. During the first two years of 14 the Transition Period no effort will be made to curtail groundwater pumping and no Replacement 15 Assessments will be made. By the end of the seventh year of the Transition Period, groundwater 16 pumping from the Basin without Replacement Assessment for Replacement Water will not 17 exceed the Native Safe Yield.

D. Replacement Water.

19 The Settling Parties recognize the right of any Settling Party to produce groundwater from 20 the Basin above their share of the Native Safe Yield, subject to the Physical Solution and to any 21 Replacement Assessment. The Settling Parties agree to provide or purchase Imported Water for 22 all groundwater pumping that exceeds a Settling Party's share of the Federally Adjusted Native 23 Safe Yield. The Settling Parties agree that any Settling Party who produces more than its annual 24 share of the Federally Adjusted Native Safe Yield in any year will be responsible to provide 25 Replacement Water or pay a Replacement Assessment to the Watermaster so that the 26 Watermaster can purchase Imported Water to recharge the Basin. 27 E. Water Storage

The Settling Parties agree that water storage in the Basin offers significant benefits and SETTLEMENT STIPULATION - 12 -

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should be encouraged. The Settling Parties further recognize that there is a limit on the Basin's available storage space and that the storage of water for uses within the Basin should have priority over storage for use outside the Basin. Subject to those general principles, the Settling Parties agree that water storage should be permitted and encouraged and agree to support appropriate provisions in the Physical Solution.

F. Recycled Water

The Settling Parties agree that it is important to encourage the treatment and use of Recycled Water. The Willis Class agrees not to challenge or otherwise contest Settling Defendants' claims to Return Flows from Recycled Water that was reclaimed by the Sanitation Districts of Los Angeles County.

VI. PROCEDURES FOR CLASS NOTICE AND HEARING ON MOTIONS FOR PRELIMINARY AND FINAL APPROVAL OF STIPULATION

A. Preliminary Approval Motion and Settlement Notice.

14 Settling Plaintiffs shall file a motion for preliminary approval ("Preliminary Approval 15 Motion") of the terms of the Settlement as soon as practicable following execution of this 16 Stipulation by all Settling Parties. The Preliminary Approval Motion will seek entry of an Order 17 Preliminarily Approving Class Action Settlement. The Preliminary Approval Motion shall 18 include a proposed form of notice describing this Stipulation (the "Settlement Notice") to be 19 disseminated to the Willis Class as well as a description of the procedures to be used in 20 disseminating the Settlement Notice. The Settlement Notice shall be disseminated to all Willis 21 Class Members by or under the supervision of counsel for District 40, with the expenses to be 22 borne by District 40. The Settling Parties will attempt to agree upon the language for the 23 Settlement Notice, but agree to be bound by the Court's determination in the event they have any disputes or disagreements in that regard. The Settling Parties agree to use their best efforts to have 24 25 the Preliminary Approval Motion heard as promptly as is practical.

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B. Final Approval Hearing.

The Settlement Notice will advise Willis Class Members of the date and time set for a
 Hearing on the Settling Plaintiffs' Motion for Final Approval of the Stipulation, including
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advising them of their rights to submit statements in support of or opposition to the Stipulation.
 The Final Approval Motion shall request that this Court find that the Stipulation and Proposed
 Final Judgment are fair, reasonable, and adequate to the Willis Class and shall seek entry of a
 Final Judgment substantially in the form attached hereto as Exhibit A.

VII. RELEASES AND DISMISSALS

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BEST BEST & KRIEGER LLP 3750 UNIVERSITY AVENUE, SUITE 400 P.O. BOX 1028 RIVERSIDE, CA 92502 A. Release By Settling Plaintiffs

7 1. In addition to the effect of any Final Judgment entered in accordance with 8 this Stipulation, upon this Stipulation becoming final as set out in Section VIII, Paragraph G of 9 this Stipulation, and in consideration for the settlement consideration set forth above, and for other valuable consideration, the Settling Plaintiffs shall completely release, acquit and forever 10 discharge the Settling Defendants from any and all claims, demands, actions, suits, causes of 11 12 action, whether class, individual, or otherwise in nature that Settling Plaintiffs, or each of them, 13 ever had, now has, or hereafter can, shall, or may have on account of or in any way arising out of, any and all known or unknown, foreseen or unforeseen, suspected or unsuspected injuries, 14 15 damages, and the consequences thereof in any way arising out of or relating in any way to the 16 matters at issue in the Willis Action ("Released Claims"). Each Settling Plaintiff may hereafter 17 discover facts other than or different from those which he, she, or it knows or believes to be true with respect to the claims which are the subject matter of this Stipulation, but each Settling 18 19 Plaintiff hereby expressly waives and fully, finally, and forever, settles and releases, upon this 20 Stipulation becoming final, any known or unknown, suspected or unsuspected, contingent or non-21 contingent claim with respect to the subject matter of the Stipulation, whether or not concealed or 22 hidden, without regard to the subsequent discovery or existence of such different or additional 23 facts. As provided in the Release set forth above, the Settling Plaintiffs, including any of Settling 24 Plaintiffs' representatives, successors, agents, affiliates, employees, supervisors, officers, 25 directors, or shareholders, agree to waive and release all rights and benefits which they might 26 otherwise have pursuant to Section 1542 of the California Civil Code with regard to the release of 27 such unknown, unanticipated or misunderstood claims, causes of action, liabilities, indebtedness 28 and obligations.

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2. The Release set forth in Paragraph VII.A, above, does not include claims by any of the Settling Plaintiffs other than the claims set forth therein. In particular, the Settling Parties recognize that many persons own more than one parcel of land within the Basin. The foregoing Release only binds Willis Class Members and only with respect to those properties within the Basin on which they have not pumped water.

B. Release By Settling Defendants

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7 In addition to the effect of any Final Judgment entered in accordance with this Stipulation, 8 upon this Stipulation becoming final as set out in Paragraph VIII.G of this Stipulation, and in 9 consideration of the settlement consideration set forth above, and for other valuable 10 consideration, the Settling Defendants completely release, acquit and forever discharge Settling 11 Plaintiffs and the Willis Class Members from any and all claims, demands, actions, suits, causes of action, whether class, individual, or otherwise in nature that Settling Defendants, or any of 12 13 them, ever had, now has, or hereafter can, shall, or may have arising from or relating in any way 14 to the matters at issue in the Willis Action ("Released Claims"). Each Settling Defendant may 15 hereafter discover facts other than or different from those which he, she, or it knows or believes to be true with respect to the claims which are the subject matter of this Stipulation, but each 16 17 Settling Defendant hereby waives any right to relief from the provisions of this Stipulation in 18 such event, and fully, finally, and forever, settles and releases, upon this Stipulation becoming 19 final, any known or unknown, suspected or unsuspected, contingent or non-contingent claim with 20 respect to the subject matter of the Stipulation, whether or not concealed or hidden, and without 21 regard to the subsequent discovery or existence of such different or additional facts.

As provided in the Release set forth in Paragraph VII.B, above, the Settling
 Defendants, including any of Settling Defendants' representatives, successors, agents, affiliates,
 employees, supervisors, officers, directors, or shareholders, agree to waive and release all rights
 and benefits which they might otherwise have pursuant to Section 1542 of the California Civil
 Code with regard to the release of such unknown, unanticipated or misunderstood claims, causes
 of action, liabilities, indebtedness and obligations.

28 VIII. MISCELLANEOUS PROVISIONS

SETTLEMENT STIPULATION

- 15 -

A. No Concession By Any Settling Party

It is understood and agreed that this Stipulation represents the compromise of disputed positions with respect to the relevant facts and law. This Stipulation shall not be deemed a concession by any Settling Party as to any fact or the validity or invalidity of any claim or defense.

B. Best Efforts and Mutual Cooperation.

Settling Plaintiffs and Settling Defendants shall use their best efforts to effectuate this Stipulation and its purpose, and secure the prompt, complete, and final dismissal with prejudice of the Willis Action. The Settling Parties agree to take any and all reasonable steps that may be necessary in that regard, as long as those steps do not require any material deviations from the terms of this Stipulation or impose material new obligations beyond those contemplated by this Stipulation.

The Settling Parties recognize that not all parties to the Coordinated Actions have entered into this Stipulation and that a trial may be necessary as against non-settling parties. The Settling Parties agree to cooperate and coordinate their efforts in any such trial or hearing so as to obtain entry of judgment consistent with the terms of this Stipulation; this provision, however, will not require Willis Class counsel to participate in any such trial or render any efforts absent written agreement of Settling Defendants to compensate them for such efforts. Nor shall this Stipulation preclude Settling Plaintiffs from participating in any further proceedings that may affect their rights.

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C. Adjustments Of Settling Parties' Estimates

In the event that the Court enters findings of fact that vary from the estimated amounts that the Settling Parties have agreed to for purposes of this Stipulation (including the length of the Transition Period described in Paragraph V.C.), the Court's findings will be determinative and will supplant the amounts set forth in this Stipulation. For example, if the Court should determine following trial that the Basin's Total Safe Yield is, in fact, 120,000 acre-feet per year (or some other amount), the Court's findings will control.

D. Fees And Costs Of Settling Plaintiff's Counsel SETTLEMENT STIPULATION - 16 -

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The Settling Parties understand that Willis Class counsel intend to seek an award of their 1 2 fees and costs from the Court. Any such awards will be determined by the Court unless agreed to 3 by the Settling Parties. Settling Defendants will likely oppose the motion for fees and costs. If 4 Willis Class Counsel obtain an award of fees, Settling Defendants agree to exercise their best 5 efforts to pay any fee award within a reasonable period of time or as required pursuant to Court 6 order. Willis Class Counsel agree that they will not seek any attorneys' fees and/or costs from 7 Settling Defendants for any efforts Willis Class Counsel undertake after the Court's entry of Final 8 Judgment approving the Settlement, except with respect to the following: (a) any reasonable and 9 appropriate efforts by Willis Class Counsel to enforce the terms of this Stipulation against 10 Settling Defendants in the event Settling Defendants fail to comply with a provision of this 11 Stipulation; (b) any reasonable and appropriate efforts by Willis Class Counsel to defend against 12 any new or additional claims or causes of action asserted by Settling Defendants against the 13 Willis Class in pleadings or motions filed in the Consolidated Actions; (c) any reasonable and 14 appropriate efforts by Willis Class Counsel that are undertaken in response to a written Court 15 order stating that, pursuant to this provision, Class counsel may seek additional fees for specified 16 efforts from Settling Defendants pursuant to Code of Civil Procedure section 1021.5; (d) any 17 reasonable and appropriate efforts by Willis Class Counsel that are undertaken in response to a written request by Settling Defendants executed by counsel for all Settling Defendants that Class 18 Counsel participate in future aspects of the Consolidated Actions (e.g., the negotiation of a 19 20 Physical Solution); or (e) any reasonable and appropriate efforts that Willis Class Counsel render 21 to defend a fee award in their favor in the event the Settling Defendants appeal such a fee award 22 and the Court of Appeal affirms the fee award in the amount of 75 percent or more of the fees 23 awarded by the Superior Court. Willis Class Counsel remain free to seek an award of fees from 24 other parties to the litigation.

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E. **Retention Of Jurisdiction**

26 The Superior Court of the State of California for Los Angeles County shall retain jurisdiction over the implementation, enforcement, and performance of this Stipulation, and shall 27 28 have exclusive jurisdiction over any suit, action, proceeding, or dispute arising out of or relating SETTLEMENT STIPULATION - 17 -

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F. Choice Of Law

This Stipulation shall be governed and construed by the substantive laws of the State of California.

G. Finality

a. This Stipulation shall be effective on the Effective Date, which shall occur when the Court has entered a Final Judgment approving this Stipulation and one of the following events occurs; (i) if an appeal is taken, the date of final affirmance of the Final Judgment, or if petition for review is granted by California Supreme Court or writ of certiorari is granted by United States Supreme Court, the date of final affirmance of the Final Judgment following review pursuant to such grant; or (ii) the date of final dismissal of any appeal from Final Judgment or the final dismissal of any proceedings on petition to review the Final Judgment; or (iii) if no appeal is filed, the expiration date of the time for filing or noticing of any appeal from the Final Judgment, i.e., sixty (60) days after notice of entry of the Final Judgment.

b. In the event that the Court refuses to approve this Stipulation, or
any material part hereof, or if such approval is materially modified or set aside on appeal, or if the
Final Judgment is not entered in accordance with this Stipulation, appellate review is sought, and
on such review, such Final Judgment is not affirmed as to all material parts, then any of the
Settling Parties to the Stipulation have the option to rescind this Stipulation in its entirety. Written
notice of the exercise of any such right to rescind shall be made according to the terms of this
Paragraph VIII.L below within thirty (30) days of the triggering event.

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H. Integrated Agreement

This Stipulation constitutes the entire, complete and integrated agreement among the Settling Parties, and supersedes all prior or contemporaneous undertakings of the Settling Parties in connection herewith. This Stipulation may not be modified or amended except in writing executed by the Settling Parties and approved by the Court. It shall be construed and interpreted to effectuate the intent of the Settling Parties which is to provide, through this Stipulation, for a complete resolution of the relevant claims between the Settling Parties on the terms provided in SETTLEMENT STIPULATION - 18 -

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this Stipulation. Notwithstanding the foregoing, the Settling Parties intend and agree that this
 Stipulation will later be incorporated into a Physical Solution, as defined above, which is
 consistent with the terms of this Stipulation.

I. Waiver

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LAW OFFICES OF BEST BEST & KRIEGER LLP 3750 UNIVERSITY AVENUE, SUITE 400 RIVERSIDE, CA 92502 The waiver by any Settling Party of its rights under any provision of this Stipulation or of any breach of this Stipulation shall not be deemed a waiver of any other provision or subsequent breach of this Stipulation.

J. Intended Beneficiaries

This Stipulation shall be binding upon, and inure to the benefit of, the heirs, successors and assigns of the Settling Plaintiffs and Settling Defendants. Without limiting the generality of the foregoing, this Stipulation shall bind each and every subsequent property owner who acquires property in the Basin from a Willis Class Member as well as persons who subsequently acquire such properties.

K. Interpretation and Construction

15 The terms of this Stipulation have been arrived at by negotiation and mutual agreement, 16 with consideration of and participation by all Settling Parties and with the advice of counsel. 17 Neither Settling Plaintiffs nor Settling Defendants shall be considered to be the drafter of this 18 Stipulation or any of its provisions for the purpose of any statute, case law, or rule of 19 interpretation or construction that would or might cause any provision to be construed against the 20 drafter of this Stipulation (including but not limited to Civil Code Section 1654). The descriptive 21 headings of any paragraphs or sections of this Stipulation are inserted for convenience only and 22 do not constitute a part of this Stipulation.

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L. Notices

Where this Stipulation requires either party to provide notice or any other communication or document to the other, such notice shall be in writing, and such notice, communication, or document shall be provided by personal delivery, facsimile transmission, overnight delivery, or letter sent by United States mail with delivery confirmation. Notice may be provided to the Settling Parties through their counsel of record at the following addresses: SETTLEMENT STIPULATION - 19 -

1-05-CV-049053 Judgment and Physical Solution

	1	California Water Service Company:	Attn: President
	2	Cantonna water betwice Company.	California Water Service Company
	3		1720 North First Street
	4		San Jose, California 95112
	5	with a copy to:	John Tootle
			California Water Service Company
	6		2632 West 237th Street
	7		Torrance, California 90505
	8	City of Palmdale:	Attn: City Manager
	9		38300 Sierra Highway
	10		Palmdale, California 93550
28 92502	11	with a copy to:	James Markman
502			Richards, Watson & Gerson
1028 A 92	12		355 South Grand Avenue, 40th Floor
С М С М С М С М С М С М С С М С С М С С М С	13		Los Angeles, California 90071
RSIC	14	Littlerock Creek Irrigation District:	Attn: General Manager
RIVE	15		35141 87th Street East
	16		Littlerock, California 93543
	17		
		with a copy to:	Wayne Lemieux
	18		Lemieux & O'Neill
	19		2393 Townsgate Rd., Suite 201
	20		Westlake Village, California 91361
	21	Los Angeles County Waterworks District No.	Attn: Director
	22	40:	260 East Avenue K-8
	23		Lancaster, California 93535
		with a copy to:	Michael Moore
	24		Los Angeles county Counsel Office
	25		648 Kenneth Hahn Hall of
	26		Administration 500 West Temple Street
	27		Los Angeles, California 90012
		with a copy to:	Eric L. Gamer

1		
~		Best Best & Krieger LLP
2		3750 University Avenue
3		P.O.B 1028
1		Riverside, California 92502
	Palmdale Water District:	Attn: General Manager
5		2029 E. Avenue Q
6		Palmdale, California 93550
7	with a copy to:	Thomas Bunn III
8		Lagerlof, Senecal, Gosney & Kruse, LLP
		301 North Lake Avenue, 10th floor
		Pasadena, California 91101-4108
10	Palm Ranch Irrigation District:	Attn: General Manger
11		4871 West Avenue M. (Colombia Way)
12		Quartz Hill, California 93536
13	with copy to:	Wayne Lemieux
		Lemieux & O'Neill
		2393 Townsgate Rd., Suite 201
15		Westlake Village, California 91361
16	Quartz Hill Water District:	Attn: General Manager
17		42141 N. 50th Street West
18		Quartz Hill, California 93536
	with copy to:	Bradley Weeks
1		Charlton Weeks LLP
20		107 West Avenue M-14, Suite A
21		Palmdale, California 93551
22	Phelan Pinon Hills Community Services	Attn: General Manager
23	District:	4037 Phelan Road, Suite C-1
		Phelan, California 92371
	with copy to:	Francis Logan
25		Law Office of Susan Trager
26		19712 MacArthur Blvd. #120
27		Irvine, California 92612
	Rosamond Community Services District:	Attn: General Manager
	SETTLEMENT STIPULATION	21 -
		21 -
	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	3 4 9 Palmdale Water District: 6 7 7 with a copy to: 8 9 9 Palm Ranch Irrigation District: 11 12 12 with copy to: 13 with copy to: 14 15 15 Quartz Hill Water District: 17 18 18 with copy to: 20 Phelan Pinon Hills Community Services District: 21 Phelan Pinon Hills Community Services District: 23 with copy to: 24 with copy to: 25 Rosamond Community Services District: 28 Rosamond Community Services District:

	3179 35th Street W
	Rosamond California 93560
with a copy to:	Eric L. Garner
	Best Best & Krieger LLP
	3750 University Avenue
	P.O.Box 1028
	Riverside, California 92502
Willis Class:	Rebecca Lee Willis
With a copy to:	Ralph Kalfayan
	Krause Kalfayan Benink & Slavens LLP
	625 Broadway, Ste. 635
	San Diego, CA 92101

or to such other address as any Settling Party shall, from time to time, specify in the manner provided herein.

No Admissions M.

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Neither this Stipulation, nor any act performed or document executed pursuant to or in furtherance of this Stipulation is or may be deemed to be or may be used as an admission of, or evidence of, (i) the validity of any claim or defense; or (ii) the appropriateness or inappropriateness of any Willis Class Member or other representational capacity, whether contemporaneously with this Stipulation or at any time in the future.

N. Execution

20 This Stipulation may be executed in counterparts by Settling Plaintiffs and Settling Defendants, and a facsimile signature shall be deemed an original signature for purposes of 22 executing this Stipulation. Each of the undersigned persons represents that he or she is fully authorized to enter into the terms and conditions of and to execute this Stipulation by the party for which he or she has signed the Stipulation.

IN WITNESS HEREOF, the undersigned being duly authorized, have executed this Stipulation on the dates shown below.

Rebecca Lee Willis Approved as to form by: Ralph Kalfayan SETTLEMENT STIPULATION - 22 -

1-05-CV-049053 Judgment and Physical Solution

By: Rack By: Rebecca Lee Willis 1 2 3 California Water Service Approved as to form by: John Tootle 4 By: _____ By:_____ 5 6 City of Palmdale Approved as to form by: James Markman 7 Ву: ____ Ву:_____ 8 9 Approved as to form by: Wayne Lemieux Littlerock Creek Irrigation District LAW OFFICES OF BEST BEST & KRIEGER LLP UNIVERSITY AVENUE, SUITE 400 P.O. BOX 1028 RIVERSIDE, CA 92502 10 Ву:_____ Ву:_____ 11 12 Los Angeles County Waterworks Approved as to form by: District No. 40 Andrea Sheridan Ordin, County Counsel 13 14 By: By: Warren R. Wellen, Principal Deputy of Supervisors 15 County Counsel 3750 16 17 Approved as to form by: Eric L. Garner 18 By: 19 20 Attest: Sachi A. Hamai, 21 Executive Officer-Clerk Of the Board of Supervisors 22 23 24 25 Palmdale Water District Approved as to form by: Tom Bunn 26 By: By: _____ 27 28 SETTLEMENT STIPULATION - 23 -

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1-05-CV-049053 Judgment and Physical Solution

1	Ву:	Ву:
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3	California Water Service	Approved as to form by: John Tootle
4	Ву:	By:
5		-)
6	City of Palmdale	Approved as to form by: James Markman
7	By: Jan 7 Mulian	By: 1 of Mark
8	By: Jame T. Menfran	By: Jame J. Marpmon
9	Littlerock Creek Irrigation District	Approved as to form by: Wayne Lemieux
10 11	Ву:	Ву:
12		
12	Los Angeles County Waterworks District No. 40	Approved as to form by: Andrea Sheridan Ordin, County Counsel
14	Bu	By.
15	By: Chair, Board of Supervisors	By: Warren R. Wellen, Principal Deputy County Counsel
16		•
17		Approved as to form by: Eric L. Garner
18		
19		By:
20	Attest:	
21	Sachi A. Hamai, Executive Officer-Clerk Of the Board of	
22	Supervisors	
23	By:	
24		
25	Palmdale Water District	Approved as to form by: Tom Bunn
26		
27	By:	Ву:
28		
	SETTLEMENT STIPULATION	- 23 -
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Judgment and Physical Solution

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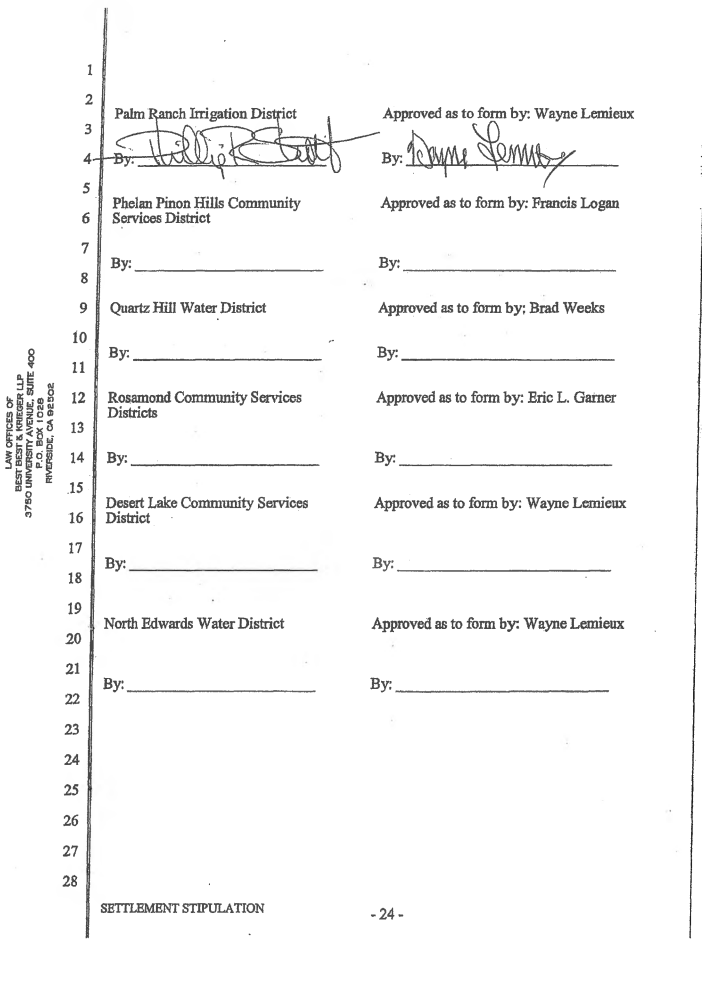
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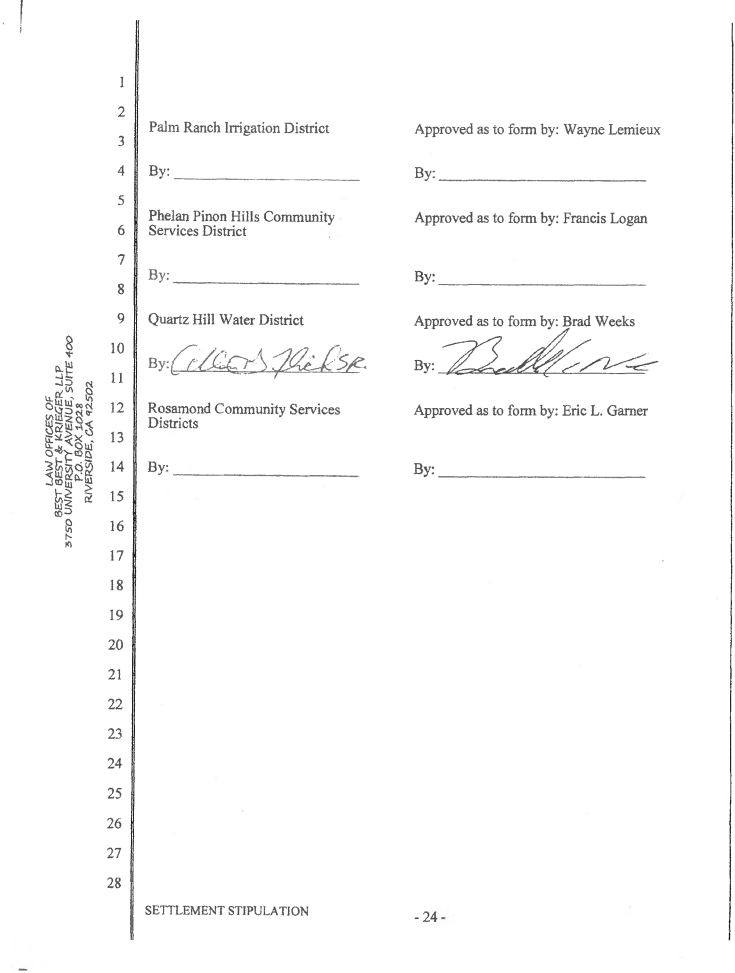
Ву:_____ 1 By: 2 3 Approved as to form by: John Tootle California Water Service and the second 4 By:____ By:_____ 5 6 City of Palmdale Approved as to form by: James Markman 7 Ву:____ Ву:_____ 8 9 Littlerock Creek Irrigation District Approved as to form by: Wayne Lemieux 10 Somes By: A SIMME LAW OFFICES OF BEST BEST & KRIEGER (LP 3750 UNVERSINY AVENUE, SUITE 400 P.0. BOX 1028 RIVERSIDE, CA 92502 By: 11 12 Los Angeles County Waterworks Approved as to form by: Andrea Sheridan Ordin, County Counsel District No. 40 13 14 By: By: Chair, Board of Supervisors Warren R. Wellen, Principal Deputy 15 County Counsel 16 17 Approved as to form by: Eric L. Garner 18 By:_____ 19 20 Attest: Sachi A. Hamai, 21 Executive Officer-Clerk Of the Board of Supervisors 22 23 _____ By: 24 25 Palmdale Water District Approved as to form by: Tom Bunn 26 Ву:_____ By: 27 28 SETTLEMENT STIPULATION - 23 -

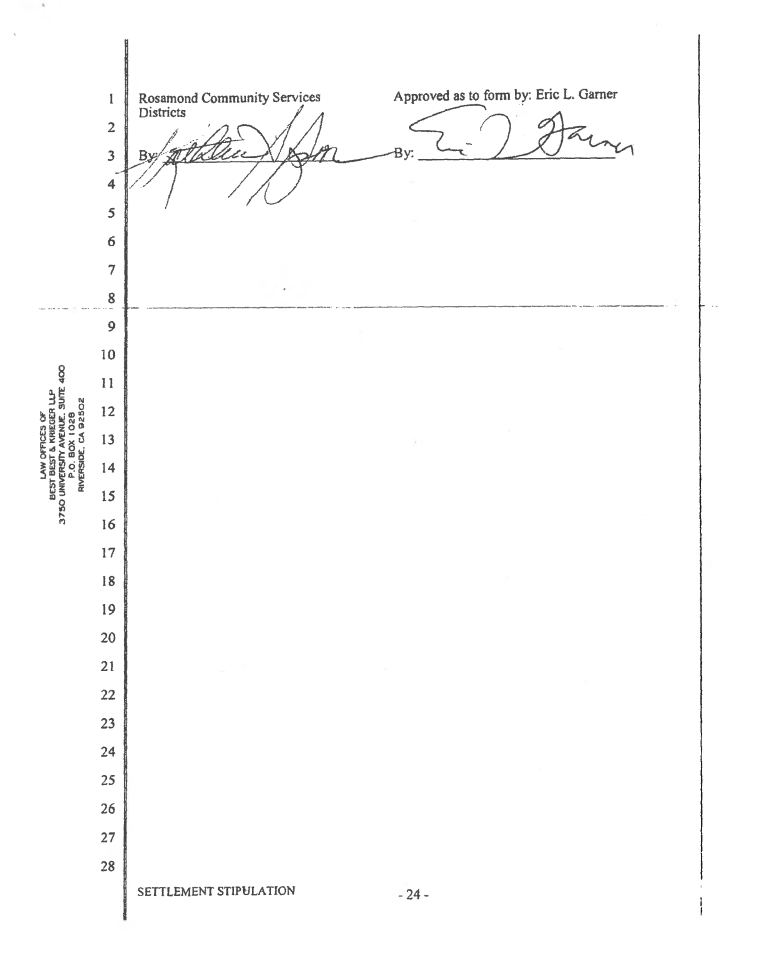
By:_____ 1 By: 2 3 California Water Service Approved as to form by: John Tootle 4 By:_____ By:_____ 5 6 City of Palmdale Approved as to form by: James Markman 7 By: _____ Ву:_____ 8 9 Littlerock Creek Irrigation District Approved as to form by: Wayne Lemieux BEST BEST & KRIEGER LLP UNIVERSITY AVENUE, SUITE 400 P.O. BOX 1028 RIVERSIDE, CA 92502 10 By:_____ By:_____ 11 12 Approved as to form by: Andrea Sheridan Ordin, County Counsel Los Angeles County Waterworks District No. 40 13 By: 14 Bv: Warren R. Wellen, Principal Deputy Board of Supervisors 15 County Counsel 3750 16 17 Approved as to form by: Eric L. Garner 18 By: 19 20 Attest: Sachi A. Hamai, 21 Executive Officer-Clerk Of the Board of **Supervisors** 22 23 24 25 Palmdale Water District Approved as to form by: Tom Bunn uis La Maries By: Thomas I.E 26 70 By: / 27 28 SETTLEMENT STIPULATION - 23 -

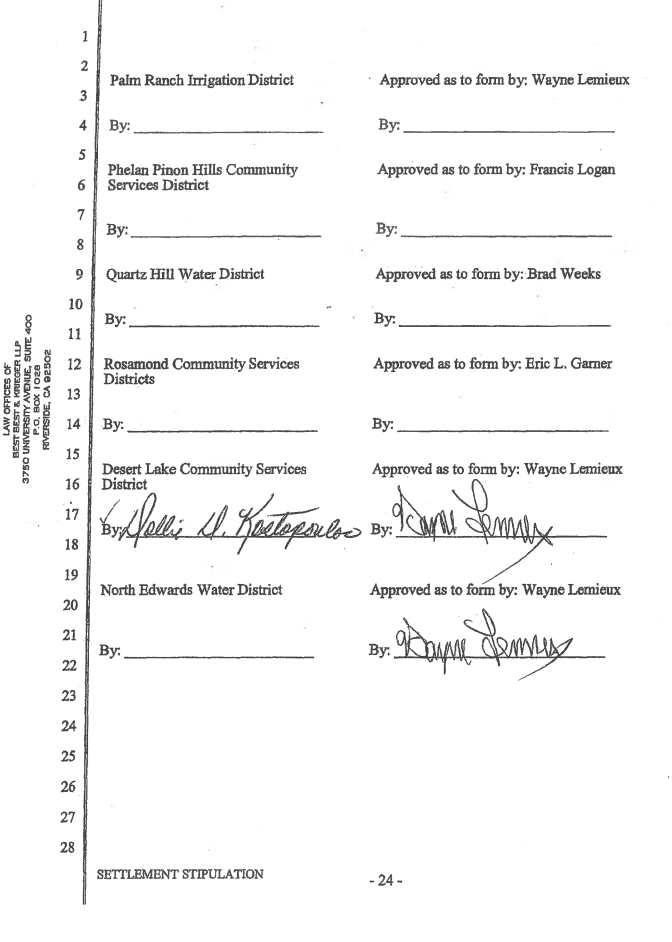
APPENDIX A

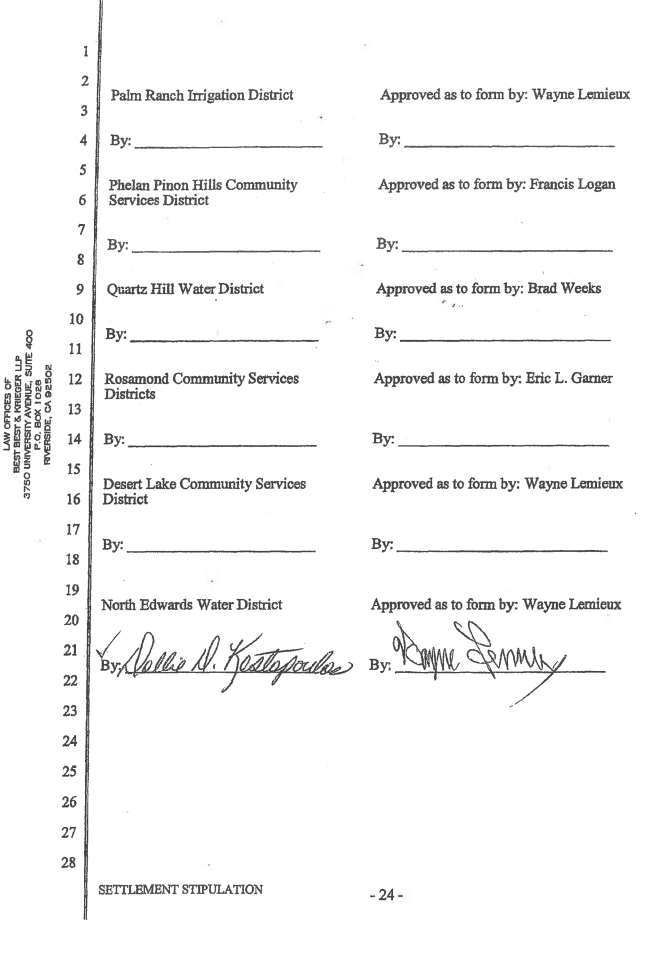
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OFFICES OF F & KRIEGER LLP Y AVENUE, SUITE 400 BOX 1028 DE, CA 92502	1 2 3 4 5	RALPH B. KALFAYAN, Bar No. 133464 DAVID B. ZLOTNICK, Bar No. 195607 KRAUSE, KALFAYAN, BENINK & SLAVENS LLP 625 Broadway, Ste. 635 San Diego, CA 92101 Telephone: (619) 232-0331 Fax: (619) 232-4019 Attorneys for Plaintiff and the Class	
	6 7 8 9 10 11 12 13 14	ERIC L. GARNER, Bar No. 130665 Eric.Garner@bbklaw.com JEFFREY V. DUNN, Bar No. 131926 Jeffrey.Dunn@bbklaw.com BEST BEST & KRIEGER LLP 3750 University Avenue, Suite 400 P.O. Box 1028 Riverside, California 92502 Telephone: (951) 686-1450 Facsimile: (951) 686-3083 Attorneys for Defendant (ADDITIONAL COUNSEL ARE LISTED ON SIGNA Superior Court of the S County of Los	State of California
LAV BEST BE 3750 UNIVERS RIVERS	 15 16 17 18 19 20 21 22 23 24 25 26 27 28 	ANTELOPE VALLEY GROUNDWATER CASES This Pleading Relates to Included Action: REBECCA LEE WILLIS, on behalf of herself and all others similarly situated, Plaintiff, v. LOS ANGELES COUNTY WATERWORKS DISTRICT NO. 40; CITY OF LANCASTER; CITY OF LOS ANGELES; CITY OF PALMDALE; PALMDALE WATER DISTRICT; LITTLEROCK CREEK IRRIGATION DISTRICT; PALM RANCH IRRIGATION DISTRICT; PALM RANCH IRRIGATION DISTRICT; QUARTZ HILL WATER DISTRICT; ANTELOPE VALLEY WATER CO.; ROSAMOND COMMUNITY SERVICES DISTRICT; and DOES 1 through 1,000; Defendants.	

This Stipulation of Settlement (the "Stipulation" or "Agreement") is entered into this 13 1 July day of 2010 by and between California Water Service Company, City of Palmdale, Littlerock 2 3 Creek Irrigation District, Los Angeles Waterworks District No. 40 ("District 40"), Palmdale 4 Water District, Palm Ranch Irrigation District, Phelan Pinon Hills Community Services District, 5 Quartz Hill Water District, and Rosamond Community Services District, Desert Lake Community 6 Services District and North Edwards Water District (collectively, "Settling Defendants"), on the 7 one hand, and Rebecca Lee Willis and the Willis Class (as more fully defined below), which 8 consists of certain persons who own property(ies) that overly the Antelope Valley Groundwater 9 Basin (the "Basin") on which they do not and have not pumped groundwater, on the other hand. 10 Settling Defendants, Rebecca Lee Willis, and the Willis Class are collectively referred to as the "Settling Parties," or individually a "Settling Party." This Stipulation and the Exhibits hereto set 11 12 forth the terms of a settlement (the "Settlement") between and among the Settling Parties 13 compromising and dismissing the claims and defenses they have asserted in the above-captioned 14 action. The Settlement is subject to approval by the Superior Court of California for Los Angeles 15 County; in the event such approval is denied, cannot be obtained, or is reversed on appeal, this 16 Stipulation shall have no further force or effect, and the Settling Parties shall be returned to their 17 respective positions in the litigation prior to execution of this Stipulation. 18 THE SETTLING PARTIES I. 19 A. The Settling Plaintiffs are Rebecca Lee Willis and the members of the Willis 20 Class, as defined in paragraph II, D below.

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B. The Settling Defendants are as follows:

California Water Service Company is a California corporation which
 extracts groundwater from the Basin to serve customers within the Basin.

24 2. The City of Palmdale is a municipal corporation in the County of Los
25 Angeles which receives water from the Basin.

26 3. Littlerock Creek Irrigation District is a public agency which produces
27 groundwater from the Basin to serve customers within the Basin.

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SETTLEMENT STIPULATION

1-05-CV-049053 Judgment and Physical Solution

APPENDIX B

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4. Los Angeles County Waterworks District No. 40 ("District 40") is a public
 agency governed by the Los Angeles County Board of Supervisors. District 40 has been lawfully
 organized to perform various functions, including producing water from the Basin, which it
 provides to more than 65,000 residential and commercial customers in the Basin.

5. Palmdale Water District is an irrigation district organized and operating under Division 11 of the California Water Code, which produces groundwater from the Basin to serve customers within the Basin.

6. Palm Ranch Irrigation District is a public agency which produces groundwater from the Basin to serve customers within the Basin.

7. Rosamond Community Services District is a public agency which produces water from the Basin which it provides to customers within the Basin.

8. Quartz Hill Water District is a county water district organized and operating under Division 12 of the California Water Code. It produces water from the Basin.

9. Phelan Pinon Hills Community Services District is a public water supplier which produces water from the Basin.

16 10. Desert Lake Community Services District is a public agency which
17 produces groundwater from the Basin.

18 11. North Edwards Water district is a public agency which produces19 groundwater from the Basin.

20 II. RECITALS

21 On or about November 29, 2004, District 40 commenced a civil action against A. 22 Overlying Owners (more specifically defined in III. M) in the Basin, which is now pending in the 23 Superior Court for Los Angeles County, seeking, inter alia, an adjudication of their respective 24 rights to produce groundwater from the Basin. On or about July 11, 2005, that case was 25 coordinated with several quiet title actions that had been brought by Basin landowners, which 26 also sought a declaration of the parties' rights to produce and use the Basin's groundwater. 27 Antelope Valley Groundwater Cases, No. 1-05-CV049053 (JCCP 4408) (hereinafter the 28 "Coordinated Actions"). The Coordinated Actions are pending before the Honorable Jack Komar. SETTLEMENT STIPULATION - 3 -

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Judgment and Physical Solution

B. On or about October 10, 2006, the Court held an initial phase of trial with respect to the boundaries of the Basin. The Court issued an Order on November 3, 2006, defining the Basin for purposes of this litigation.

C. On or about January 11, 2007 Plaintiff, Rebecca Lee Willis ("Willis"), filed a class action complaint in the Superior Court of the State of California for Los Angeles County (No. BC 364553) (the "Willis Action") in which she alleged that certain Public Water Suppliers had wrongfully claimed prescriptive rights to the Basin's groundwater. Willis sought, inter alia, a declaration that the Settling Defendants had not obtained prescriptive rights as to her or Willis Class Members (more specifically defined in III.X). On or about April 10, 2007, the Willis Action was coordinated as part of the Coordinated Actions.

D. By Order dated September 11, 2007 (as amended by Orders dated May 22, 2008 and September 2, 2008), the Court certified Willis as the representative of a Class of certain Overlying Owners (more specifically defined in if III.M. below) pursuant to Section 382 of the California Code of Civil Procedure and Division 7, Chapter 6 of the Rules of Court.

E. In early January 2009, Notice of the Pendency of the Willis Action was sent by
first class mail to all Willis Class Members (more specifically defined in III.X below) who could
be identified with reasonable effort and a summary notice was published. The deadline for
putative Willis Class Members to exclude themselves (as extended) expired on August 30, 2009.
The Court has made various orders allowing certain parties to rejoin the Willis Class.

F. The Settling Parties have actively discussed potential settlement for much of this
year. On or about September 2, 2009, the Settling Parties engaged in mediation before the
Honorable Ronald Robie during the course of which counsel for most of the parties reached an
agreement in principle to settle the Willis Action, subject to the negotiation of a final settlement
agreement, client approvals, and approval by the Court.

G. On or about February 19, 2010, the Court entered an Order Transferring and
Consolidating Actions for All Purposes (hereinafter the "Consolidated Actions").

H. Over the course of the last three years, the Settling Plaintiffs' counsel have
 conducted a thorough investigation of the facts and law relating to the matters at issue in the
 SETTLEMENT STIPULATION - 4 -

1-05-CV-049053 Judgment and Physical Solution

APPENDIX B

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Consolidated Actions and have evaluated the merits of all Settling Parties' contentions and the impact this Settlement will have on the Willis Class Members. After evaluating the foregoing, the Settling Plaintiffs and counsel are satisfied that the terms and conditions of this Stipulation are fair, reasonable, and adequate, and that the Settlement is in the best interest of the Willis Class Members.

I. The Settling Defendants contend that they have prescriptive rights to substantially more than 15% of the Basin's Native Safe Yield. The Settling Plaintiffs contend that the Settling Defendants have no such prescriptive rights as to them. This Settlement reflects a compromise between the Settling Parties and shall not (1) be construed as an admission or concession by any Settling Party of the truth of any allegation or the validity of any claim or defense asserted in any of the pleadings, (2) be construed to prejudice the rights, claims, or defenses of any persons who are not Settling Parties, or (3) be construed to prejudice the rights, claims, or defenses (whether asserted or potential) of any Settling Party vis-à-vis any non-settling party.

J. The United States owns property within the Basin as to which it claims a Federal Reserved Right to produce groundwater.

III. DEFINITIONS

The following terms used in this Stipulation shall have the meanings set forth below:

18 A. "Assessments" means any monetary or other levy or charge imposed as part of a
19 Physical Solution.

B. "Basin" means the Antelope Valley Groundwater Basin as defined in the Court's
Order of November 3, 2006.

C. "Consolidated Actions" means all actions that have been or subsequently were
coordinated as part of Judicial Council Coordination Proceeding No. 4408 and all actions that
have been or subsequently were consolidated pursuant to the Court's Order from February 19,
2010.

D. "Correlative Rights" means the principle of California law, articulated in Katz v.
 Walkinshaw (1903) 141 Cal. 116 and subsequent cases, that Overlying Owners may make
 reasonable and beneficial use of the water in a Basin and that, if the supply of water is insufficient
 SETTLEMENT STIPULATION - 5 -

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for all reasonable and beneficial needs, each Overlying Owner is entitled to a fair and just proportion of the water available to the Overlying Owners.

E. "Court" means the Honorable Jack Komar, sitting by designation as a Judge of the Superior Court of Los Angeles County or such other Judge as may be designated by the Judicial Conference to hear JCCP No. 4408.

F. "Effective Date" means the date on which the Court's Judgment granting final approval to the Settlement becomes final and not subject to further appeal.

G. "Federal Reserved Right" is the principle originally articulated in Winters v. United States (1908) 207 U.S. 564 and more recently in *Cappaert v. United States* (1976) 426 U.S. 128, which holds that when the Federal Government reserves land from the public domain, it impliedly reserves sufficient water to serve the purposes for which the lands were reserved, and the quantity of reserved water is limited to the amount necessary to fulfill the purposes of the reserved land. The United States contends that the Federal Reserved Right entitles the United States to a prior and paramount right to a portion of the Native Safe Yield.

H. "Federally Adjusted Native Safe Yield" for any given year means the Basin's
 Native Safe Yield less the actual annual production of the United States' during the prior year
 pursuant to its Federal Reserved Right.

I. "Final Judgment" means a final judgment to be entered by the Court in the above
matter, which approves the terms and provisions of this Stipulation, and is substantially in the
form attached hereto as Exhibit A.

J. "Imported Water" means water that enters the Basin and that originates outside the
Basin that is not part of the Basin's Native Safe Yield, and that, absent human intervention, would
not recharge or be used in the Basin. Imported Water does not include water purchased by the
Watermaster with Replacement Assessments or bottled water.

K. "Native Safe Yield" means the amount of pumping, which under a given set of
 land use and other prevailing cultural conditions, generates Return Flows that, when combined
 with naturally occurring groundwater recharge to the Basin, results in no long-term depletion of

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SETTLEMENT STIPULATION

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Basin groundwater storage. Pumping of the Settling Parties' share of Native Safe Yield is not
 subject to any Replacement Assessment.

L. "Overlying Right" means the appurtenant right of an Overlying Owner to use
groundwater from the Native Safe Yield for overlying reasonable and beneficial use.

M. "Overlying Owners" means owners of land overlying the Basin who hold an
Overlying Right.

N. "Physical Solution" means a mechanism that comprehensively resolves the competing claims to the Basin's water and provides for the management of the Basin. The Settling Parties anticipate that this Settlement will later be incorporated into a Physical Solution.

O. "Preliminary Approval Order" means the Court's Order granting preliminary approval to the Settlement set forth herein, directing the manner in which notice of the Settlement shall be provided to the Willis Class, and scheduling a final Hearing for the Court to consider whether to approve the Settlement. The Settling Parties will submit a proposed Preliminary Approval Order in the form appended as Exhibit B hereto.

P. "Recycled Water" means water which, as a result of treatment of waste, is suitable for a direct beneficial use or a controlled use that would not otherwise occur and is therefore considered a valuable resource..

Q. "Replacement Assessment" means the charge imposed on any Settling Party by the
Watermaster for producing more water than it is entitled to produce from the Basin under the
terms of this Settlement or pursuant to such further orders as the Court may enter in the
Coordinated Actions.

R. "Replacement Water" means water purchased by the Watermaster to offset
production in excess of a Settling Party's share of Total Safe Yield.

S. "Return Flows" means the amount of water that is put to reasonable and beneficial
agricultural, municipal or other use and thereafter returns to the Basin and is part of the Basin's
Total Safe Yield.

T. "Settlement" means this Stipulation, including the Exhibits appended hereto.

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SETTLEMENT STIPULATION

1-05-CV-049053 Judgment and Physical Solution

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U. "Total Safe Yield" means the amount of pumping, which under a given set of land 2 use and other prevailing cultural conditions generates Return Flows that, when combined with 3 naturally occurring groundwater recharge to the Basin and Return Flows derived from Imported 4 Water, results in no long-term depletion of Basin groundwater storage.

5 V. "Transition Period" means the period of time provided for in the Physical Solution during which the parties' right to produce water from the Native Safe Yield free from 6 7 Replacement Assessment will decrease to amounts that total no more than that party's share of 8 Native Safe Yield.

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"Watermaster" means the person or entity appointed by the Court to monitor and manage the Basin's groundwater, subject to oversight by the Court.

"Willis Class" or "Willis Class Members" means the Willis Class as defined in the Χ. Court's Order of September 11, 2007, as amended by the Court's Orders of May 22, 2008, and September 2, 2008, but shall exclude all persons who timely excluded themselves from the Willis Class and have not rejoined the Willis Class. The Willis Class consists of the following: "All private (i.e., non-governmental) persons and entities that own real property within the Basin, as adjudicated, that are not presently pumping water on their property and have not done so at any prior time ("the Class"). The Class includes the successors-in-interest by

way of purchase, gift, inheritance, or otherwise of such landowners.

The Class excludes the defendants herein, any person, firm, trust, corporation, or other entity in which any defendant has a controlling interest or which is related to or affiliated with any of the defendants, and the representatives, heirs, affiliates, successors-ininterest or assigns of any such excluded party. The Class also excludes all persons to the extent their properties are connected and receive service from a municipal water system, public utility, or mutual water company. The Class shall [further] exclude all property(ies) that are listed as `improved' by the Los Angeles County or Kern County Assesor's' office, unless the owners of such properties declare under penalty of perjury that they do not pump and have never pumped water on those properties."

IV. SETTLEMENT TERMS

25 In consideration of the covenants and agreements set forth herein, and of the releases and 26 dismissals described below, the Settling Parties agree to settle and compromise the claims that 27 have been asserted or that could have been asserted between and among the Willis Class and the 28

SETTLEMENT STIPULATION

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1-05-CV-049053 Judgment and Physical Solution

Settling Defendants, subject to Court approval, on the following terms and conditions:

A. Native Safe Yield.

Settling Defendants and the United States contend that the best estimate of the Basin's Native Safe Yield is 82,300 acre-feet per year. The Willis Class agrees not to challenge or otherwise contest the Native Safe Yield proposed by the Settling Defendants as long as it is at least 82,300 acre-feet per year. The Settling Parties understand and agree that, in the absence of stipulation by all parties in the Coordinated Actions, the Court will decide the Basin's Native Safe Yield following trial, and the Settling Parties agree to be bound by the Court's determination in that regard even if some or all of them do not participate in such a trial.

B. Total Safe Yield.

The Settling Defendants contend that the best estimate of the Basin's Total Safe Yield is 110,500 acre-feet per year. The Willis Class agrees not to challenge or otherwise contest that estimate. The Settling Parties understand and agree that, in the absence of stipulation by all parties in the Coordinated Actions, the Court will decide the Basin's Total Safe Yield following trial, and the Settling Parties agree to be bound by the Court's determination in that regard even if some or all of them do not participate in such a trial.

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C. Federal Reserved Right.

The United States contends that it is entitled to a Federal Reserved Right. The Settling Parties agree that the Federal Government has a Federal Reserved Right to use a portion of the Native Safe Yield. The Settling Parties agree that the Court will decide the amount of the Federal Reserved Right and they agree to be bound by the Court's determination.

22

D. Allocation Of Federally Adjusted Native Safe Yield.

The Settling Parties agree to be bound by the Court's determination of the amounts of the Basin's Native Safe Yield and the United States' Federal Reserved Right. The Basin's Federally Adjusted Native Safe Yield shall be the Basin's Native Safe Yield less the prior year's production of water by the United States (not to exceed the Federal Reserved Right). The Settling Parties agree that the Settling Defendants and the Willis Class Members each have rights to produce groundwater from the Basin's Federally Adjusted Native Safe Yield.

SETTLEMENT STIPULATION

- 9 -

1. Settling Defendants' Water Rights

Settling Defendants have asserted in the Coordinated Actions that they have obtained prescriptive rights to the Basin's Native Safe Yield. This Stipulation shall neither be construed to recognize prescriptive rights nor to limit the Settling Defendants' prescriptive claims vis-a-vis the Basin or any non-settling parties, but rather as an agreement to fairly allocate the Settling Parties' respective rights to use the Basin's water. The Settling Parties agree that the Settling Defendants collectively have the right to produce up to 15% of the Basin's Federally Adjusted Native Safe Yield free of any Replacement Assessment. The Willis Class will not take any positions or enter into any agreements that are inconsistent with the exercise of the Settling Defendants' rights.

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2. Willis Class Members' Pumping Rights

The Settling Parties agree that the Willis Class Members have an Overlying Right to a correlative share of 85% of the Federally Adjusted Native Safe Yield for reasonable and beneficial uses on their overlying land free of any Replacement Assessment. The Settling Defendants will not take any positions or enter into any agreements that are inconsistent with the exercise of the Willis Class Members' Overlying Right to produce and use their correlative share of 85% of the Basin's Federally Adjusted Native Safe Yield.

a. Safe Harbor.

18 The Willis Class Members acknowledge that the Settling Defendants may at trial prove 19 prescriptive rights against all groundwater pumping in the Basin during a prior prescriptive 20 period. If the Settling Defendants do prove prescriptive rights, Settling Defendants shall not 21 exercise their prescriptive rights to diminish the Willis Class Members' Overlying Right below a 22 correlative share of 85% of the Basin's Federally Adjusted Native Safe Yield. If the Settling 23 Defendants fail to prove any prescriptive rights, this Agreement shall not diminish at all the rights 24 of Willis Class Members to make reasonable and beneficial use of a correlative share of the Basin's Federally Adjusted Native Safe Yield. In no event shall this Agreement require the 25 26 Willis Class Members to give to the Settling Defendants more than 15% of any rights to use the 27 Basin's groundwater that they may obtain by way of settlement or judgment. If there is a 28 subsequent Court decision whereby the Court determines that the Willis Class Members do not SETTLEMENT STIPULATION - 10 -

1-05-CV-049053 Judgment and Physical Solution

have Overlying Rights, this Agreement shall not require Settling Defendants to give the Willis 1 2 Class Members any right to pump from the Native Safe Yield.

Correlative Rights Of Overlying Landowners

The Willis Class Members recognize that other Overlying Owners may have the right to pump correlatively with them 85% of the Federally Adjusted Native Safe Yield of the Basin for reasonable and beneficial uses on their overlying land.

> 4. Return Flows From Imported Water

The Settling Parties acknowledge and agree that they all have the a. right to recapture Return Flows from Imported Water that they put to reasonable and beneficial use in the Basin, consistent with California law. The Settling Parties will not be subject to any Replacement Assessment for their production of an amount equal to the Return Flows from Imported Water that they put to reasonable and beneficial use in the Basin.

b. Settling Defendants believe that the best estimates of Return Flows 14 from Imported Water are (a) 25% of the water used for agricultural purposes and (b) 28% of the water used for municipal and industrial purposes. Settling Defendants further believe that the best 16 estimate of total annual Return Flows from Imported Water is 28,200 acre-feet of which 25,100 acre-feet is from municipal and industrial use and 3,100 acre-feet is from agricultural use. The Willis Class agrees not to contest those estimates, and all Settling Parties agree to be bound by any findings that may later be made by the Court with respect thereto.

V. MANAGEMENT OF THE BASIN

> A. General

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22 The Settling Parties agree that the Basin has limited water resources and that they should 23 use their best efforts to conserve and maximize reasonable and beneficial use. The Settling Parties 24 further agree that there is a need to create a groundwater management plan to ensure that 25 pumping from the Basin does not exceed the Basin's Total Safe Yield and that the Court should 26 appoint a Watermaster to oversee the management of the Basin's water resources.

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B. **Physical Solution**

28 The Settling Parties expect and intend that this Stipulation will become part of a Physical SETTLEMENT STIPULATION - 11 -

Solution entered by the Court to manage the Basin and that the Court will retain jurisdiction in the
 Coordinated Actions. The Settling Parties agree to be part of such a Physical Solution to the
 extent it is consistent with the terms of this Stipulation and to be subject to Court-administered
 rules and regulations consistent with California and Federal law and the terms of this Stipulation.
 The Settling Parties agree that the Physical Solution may require installation of a meter on any
 groundwater pump by a Willis Class Member before a Willis Class Member may produce
 groundwater. The responsibility for the cost of such meters will be determined by the Court.

C. Transition Period.

The Settling Parties agree that net groundwater production from the Basin needs to be reduced over a period of time from current levels to no more than the Basin's Total Safe Yield. This can be accomplished by reducing pumping and/or purchasing Replacement Water. The Settling Parties agree that the Transition Period should begin at the date of entry of Final Judgment in the Coordinated Actions and should last seven years. During the first two years of the Transition Period no effort will be made to curtail groundwater pumping and no Replacement Assessments will be made. By the end of the seventh year of the Transition Period, groundwater pumping from the Basin without Replacement Assessment for Replacement Water will not exceed the Native Safe Yield.

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D. Replacement Water.

The Settling Parties recognize the right of any Settling Party to produce groundwater from 19 the Basin above their share of the Native Safe Yield, subject to the Physical Solution and to any 20 Replacement Assessment. The Settling Parties agree to provide or purchase Imported Water for 21 22 all groundwater pumping that exceeds a Settling Party's share of the Federally Adjusted Native Safe Yield. The Settling Parties agree that any Settling Party who produces more than its annual 23 share of the Federally Adjusted Native Safe Yield in any year will be responsible to provide 24 Replacement Water or pay a Replacement Assessment to the Watermaster so that the 25 26 Watermaster can purchase Imported Water to recharge the Basin.

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E. Water Storage

The Settling Parties agree that water storage in the Basin offers significant benefits and SETTLEMENT STIPULATION - 12 -

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should be encouraged. The Settling Parties further recognize that there is a limit on the Basin's
 available storage space and that the storage of water for uses within the Basin should have
 priority over storage for use outside the Basin. Subject to those general principles, the Settling
 Parties agree that water storage should be permitted and encouraged and agree to support
 appropriate provisions in the Physical Solution.

F. Recycled Water

The Settling Parties agree that it is important to encourage the treatment and use of Recycled Water. The Willis Class agrees not to challenge or otherwise contest Settling Defendants' claims to Return Flows from Recycled Water that was reclaimed by the Sanitation Districts of Los Angeles County.

VI. PROCEDURES FOR CLASS NOTICE AND HEARING ON MOTIONS FOR PRELIMINARY AND FINAL APPROVAL OF STIPULATION

A. Preliminary Approval Motion and Settlement Notice.

14 Settling Plaintiffs shall file a motion for preliminary approval ("Preliminary Approval 15 Motion") of the terms of the Settlement as soon as practicable following execution of this 16 Stipulation by all Settling Parties. The Preliminary Approval Motion will seek entry of an Order 17 Preliminarily Approving Class Action Settlement. The Preliminary Approval Motion shall 18 include a proposed form of notice describing this Stipulation (the "Settlement Notice") to be 19 disseminated to the Willis Class as well as a description of the procedures to be used in 20 disseminating the Settlement Notice. The Settlement Notice shall be disseminated to all Willis 21 Class Members by or under the supervision of counsel for District 40, with the expenses to be 22 borne by District 40. The Settling Parties will attempt to agree upon the language for the 23 Settlement Notice, but agree to be bound by the Court's determination in the event they have any 24 disputes or disagreements in that regard. The Settling Parties agree to use their best efforts to have 25 the Preliminary Approval Motion heard as promptly as is practical.

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B. Final Approval Hearing.

The Settlement Notice will advise Willis Class Members of the date and time set for a
 Hearing on the Settling Plaintiffs' Motion for Final Approval of the Stipulation, including
 SETTLEMENT STIPULATION - 13 -

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advising them of their rights to submit statements in support of or opposition to the Stipulation.
 The Final Approval Motion shall request that this Court find that the Stipulation and Proposed
 Final Judgment are fair, reasonable, and adequate to the Willis Class and shall seek entry of a
 Final Judgment substantially in the form attached hereto as Exhibit A.

VII. RELEASES AND DISMISSALS

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7 1. In addition to the effect of any Final Judgment entered in accordance with 8 this Stipulation, upon this Stipulation becoming final as set out in Section VIII, Paragraph G of 9 this Stipulation, and in consideration for the settlement consideration set forth above, and for 10 other valuable consideration, the Settling Plaintiffs shall completely release, acquit and forever 11 discharge the Settling Defendants from any and all claims, demands, actions, suits, causes of 12 action, whether class, individual, or otherwise in nature that Settling Plaintiffs, or each of them, 13 ever had, now has, or hereafter can, shall, or may have on account of or in any way arising out of, 14 any and all known or unknown, foreseen or unforeseen, suspected or unsuspected injuries, 15 damages, and the consequences thereof in any way arising out of or relating in any way to the 16 matters at issue in the Willis Action ("Released Claims"). Each Settling Plaintiff may hereafter 17 discover facts other than or different from those which he, she, or it knows or believes to be true 18 with respect to the claims which are the subject matter of this Stipulation, but each Settling 19 Plaintiff hereby expressly waives and fully, finally, and forever, settles and releases, upon this 20 Stipulation becoming final, any known or unknown, suspected or unsuspected, contingent or non-21 contingent claim with respect to the subject matter of the Stipulation, whether or not concealed or 22 hidden, without regard to the subsequent discovery or existence of such different or additional 23 facts. As provided in the Release set forth above, the Settling Plaintiffs, including any of Settling 24 Plaintiffs' representatives, successors, agents, affiliates, employees, supervisors, officers, 25 directors, or shareholders, agree to waive and release all rights and benefits which they might 26 otherwise have pursuant to Section 1542 of the California Civil Code with regard to the release of 27 such unknown, unanticipated or misunderstood claims, causes of action, liabilities, indebtedness 28 and obligations.

SETTLEMENT STIPULATION

- 14 -

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2. The Release set forth in Paragraph VII.A, above, does not include claims by any of the Settling Plaintiffs other than the claims set forth therein. In particular, the Settling Parties recognize that many persons own more than one parcel of land within the Basin. The foregoing Release only binds Willis Class Members and only with respect to those properties within the Basin on which they have not pumped water.

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B. Release By Settling Defendants

In addition to the effect of any Final Judgment entered in accordance with this Stipulation, upon this Stipulation becoming final as set out in Paragraph VIII.G of this Stipulation, and in consideration of the settlement consideration set forth above, and for other valuable consideration, the Settling Defendants completely release, acquit and forever discharge Settling Plaintiffs and the Willis Class Members from any and all claims, demands, actions, suits, causes of action, whether class, individual, or otherwise in nature that Settling Defendants, or any of them, ever had, now has, or hereafter can, shall, or may have arising from or relating in any way to the matters at issue in the Willis Action ("Released Claims"). Each Settling Defendant may hereafter discover facts other than or different from those which he, she, or it knows or believes to be true with respect to the claims which are the subject matter of this Stipulation, but each Settling Defendant hereby waives any right to relief from the provisions of this Stipulation in such event, and fully, finally, and forever, settles and releases, upon this Stipulation becoming final, any known or unknown, suspected or unsuspected, contingent or non-contingent claim with respect to the subject matter of the Stipulation, whether or not concealed or hidden, and without regard to the subsequent discovery or existence of such different or additional facts.

As provided in the Release set forth in Paragraph VII.B, above, the Settling
 Defendants, including any of Settling Defendants' representatives, successors, agents, affiliates,
 employees, supervisors, officers, directors, or shareholders, agree to waive and release all rights
 and benefits which they might otherwise have pursuant to Section 1542 of the California Civil
 Code with regard to the release of such unknown, unanticipated or misunderstood claims, causes
 of action, liabilities, indebtedness and obligations.

28 VIII. MISCELLANEOUS PROVISIONS

SETTLEMENT STIPULATION

- 15 -

A. No Concession By Any Settling Party

It is understood and agreed that this Stipulation represents the compromise of disputed positions with respect to the relevant facts and law. This Stipulation shall not be deemed a concession by any Settling Party as to any fact or the validity or invalidity of any claim or defense.

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B. Best Efforts and Mutual Cooperation.

Settling Plaintiffs and Settling Defendants shall use their best efforts to effectuate this Stipulation and its purpose, and secure the prompt, complete, and final dismissal with prejudice of the Willis Action. The Settling Parties agree to take any and all reasonable steps that may be necessary in that regard, as long as those steps do not require any material deviations from the terms of this Stipulation or impose material new obligations beyond those contemplated by this Stipulation.

13 The Settling Parties recognize that not all parties to the Coordinated Actions have entered 14 into this Stipulation and that a trial may be necessary as against non-settling parties. The Settling 15 Parties agree to cooperate and coordinate their efforts in any such trial or hearing so as to obtain 16 entry of judgment consistent with the terms of this Stipulation; this provision, however, will not 17 require Willis Class counsel to participate in any such trial or render any efforts absent written 18 agreement of Settling Defendants to compensate them for such efforts. Nor shall this Stipulation 19 preclude Settling Plaintiffs from participating in any further proceedings that may affect their 20 rights.

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C. Adjustments Of Settling Parties' Estimates

In the event that the Court enters findings of fact that vary from the estimated amounts that the Settling Parties have agreed to for purposes of this Stipulation (including the length of the Transition Period described in Paragraph V.C.), the Court's findings will be determinative and will supplant the amounts set forth in this Stipulation. For example, if the Court should determine following trial that the Basin's Total Safe Yield is, in fact, 120,000 acre-feet per year (or some other amount), the Court's findings will control.

D. Fees And Costs Of Settling Plaintiff's Counsel SETTLEMENT STIPULATION - 16 -

1-05-CV-049053 Judgment and Physical Solution

1 The Settling Parties understand that Willis Class counsel intend to seek an award of their 2 fees and costs from the Court. Any such awards will be determined by the Court unless agreed to 3 by the Settling Parties. Settling Defendants will likely oppose the motion for fees and costs. If 4 Willis Class Counsel obtain an award of fees, Settling Defendants agree to exercise their best 5 efforts to pay any fee award within a reasonable period of time or as required pursuant to Court order. Willis Class Counsel agree that they will not seek any attorneys' fees and/or costs from 6 7 Settling Defendants for any efforts Willis Class Counsel undertake after the Court's entry of Final 8 Judgment approving the Settlement, except with respect to the following: (a) any reasonable and 9 appropriate efforts by Willis Class Counsel to enforce the terms of this Stipulation against 10 Settling Defendants in the event Settling Defendants fail to comply with a provision of this Stipulation; (b) any reasonable and appropriate efforts by Willis Class Counsel to defend against 11 12 any new or additional claims or causes of action asserted by Settling Defendants against the 13 Willis Class in pleadings or motions filed in the Consolidated Actions; (c) any reasonable and 14 appropriate efforts by Willis Class Counsel that are undertaken in response to a written Court 15 order stating that, pursuant to this provision, Class counsel may seek additional fees for specified efforts from Settling Defendants pursuant to Code of Civil Procedure section 1021.5; (d) any 16 17 reasonable and appropriate efforts by Willis Class Counsel that are undertaken in response to a 18 written request by Settling Defendants executed by counsel for all Settling Defendants that Class 19 Counsel participate in future aspects of the Consolidated Actions (e.g., the negotiation of a 20 Physical Solution); or (e) any reasonable and appropriate efforts that Willis Class Counsel render 21 to defend a fee award in their favor in the event the Settling Defendants appeal such a fee award 22 and the Court of Appeal affirms the fee award in the amount of 75 percent or more of the fees awarded by the Superior Court. Willis Class Counsel remain free to seek an award of fees from 23 24 other parties to the litigation.

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Retention Of Jurisdiction

The Superior Court of the State of California for Los Angeles County shall retain
 jurisdiction over the implementation, enforcement, and performance of this Stipulation, and shall
 have exclusive jurisdiction over any suit, action, proceeding, or dispute arising out of or relating
 SETTLEMENT STIPULATION - 17 -

1-05-CV-049053 Judgment and Physical Solution

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to this Stipulation or the applicability of this Stipulation.

F. Choice Of Law

This Stipulation shall be governed and construed by the substantive laws of the State of California.

G. Finality

This Stipulation shall be effective on the Effective Date, which a. shall occur when the Court has entered a Final Judgment approving this Stipulation and one of the following events occurs; (i) if an appeal is taken, the date of final affirmance of the Final Judgment, or if petition for review is granted by California Supreme Court or writ of certiorari is granted by United States Supreme Court, the date of final affirmance of the Final Judgment following review pursuant to such grant; or (ii) the date of final dismissal of any appeal from Final Judgment or the final dismissal of any proceedings on petition to review the Final Judgment; or (iii) if no appeal is filed, the expiration date of the time for filing or noticing of any appeal from the Final Judgment, i.e., sixty (60) days after notice of entry of the Final Judgment.

b. In the event that the Court refuses to approve this Stipulation, or 16 any material part hereof, or if such approval is materially modified or set aside on appeal, or if the 17 Final Judgment is not entered in accordance with this Stipulation, appellate review is sought, and 18 on such review, such Final Judgment is not affirmed as to all material parts, then any of the 19 Settling Parties to the Stipulation have the option to rescind this Stipulation in its entirety. Written 20 notice of the exercise of any such right to rescind shall be made according to the terms of this 21 Paragraph VIII.L below within thirty (30) days of the triggering event.

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H. Integrated Agreement

23 This Stipulation constitutes the entire, complete and integrated agreement among the 24 Settling Parties, and supersedes all prior or contemporaneous undertakings of the Settling Parties 25 in connection herewith. This Stipulation may not be modified or amended except in writing executed by the Settling Parties and approved by the Court. It shall be construed and interpreted 26 27 to effectuate the intent of the Settling Parties which is to provide, through this Stipulation, for a 28 complete resolution of the relevant claims between the Settling Parties on the terms provided in SETTLEMENT STIPULATION - 18 -

1-05-CV-049053 Judgment and Physical Solution

this Stipulation. Notwithstanding the foregoing, the Settling Parties intend and agree that this Stipulation will later be incorporated into a Physical Solution, as defined above, which is consistent with the terms of this Stipulation.

I. Waiver

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ER LLP E, SUITE 400 The waiver by any Settling Party of its rights under any provision of this Stipulation or of any breach of this Stipulation shall not be deemed a waiver of any other provision or subsequent breach of this Stipulation.

J. Intended Beneficiaries

This Stipulation shall be binding upon, and inure to the benefit of, the heirs, successors and assigns of the Settling Plaintiffs and Settling Defendants. Without limiting the generality of the foregoing, this Stipulation shall bind each and every subsequent property owner who acquires property in the Basin from a Willis Class Member as well as persons who subsequently acquire such properties.

K. Interpretation and Construction

15 The terms of this Stipulation have been arrived at by negotiation and mutual agreement, 16 with consideration of and participation by all Settling Parties and with the advice of counsel. 17 Neither Settling Plaintiffs nor Settling Defendants shall be considered to be the drafter of this 18 Stipulation or any of its provisions for the purpose of any statute, case law, or rule of 19 interpretation or construction that would or might cause any provision to be construed against the 20 drafter of this Stipulation (including but not limited to Civil Code Section 1654). The descriptive 21 headings of any paragraphs or sections of this Stipulation are inserted for convenience only and 22 do not constitute a part of this Stipulation.

23

L. Notices

Where this Stipulation requires either party to provide notice or any other communication or document to the other, such notice shall be in writing, and such notice, communication, or document shall be provided by personal delivery, facsimile transmission, overnight delivery, or letter sent by United States mail with delivery confirmation. Notice may be provided to the Settling Parties through their counsel of record at the following addresses: SETTLEMENT STIPULATION - 19 -

1-05-CV-049053 Judgment and Physical Solution

	1		
	2	California Water Service Company:	Attn: President
	3		California Water Service Company
			1720 North First Street
	4		San Jose, California 95112
	5	with a copy to:	John Tootle
	6		California Water Service Company
	7		2632 West 237th Street
	8		Torrance, California 90505
		City of Palmdale:	Attn: City Manager
0	9		38300 Sierra Highway
t LLP SUITE 400 32	10		Palmdale, California 93550
S UTE	11	with a copy to:	James Markman
3ER JE, S 250: 250:	12		Richards, Watson & Gerson
CA 902			355 South Grand Avenue, 40th Floor
т 200 200 200 200 200 200 200 200 200 20	13		Los Angeles, California 90071
BES RSIT P.O. ERSI	14	Littlerock Creek Irrigation District:	Attn: General Manager
	15		35141 87th Street East
	16		Littlerock, California 93543
3750	17		
		with a copy to:	Wayne Lemieux
	18		Lemieux & O'Neill
	19		2393 Townsgate Rd., Suite 201
	20		Westlake Village, California 91361
	21	Los Angeles County Waterworks District No.	Attn: Director
	22	40:	260 East Avenue K-8
			Lancaster, California 93535
	23	with a copy to:	Michael Moore
	24		Los Angeles county Counsel Office
	25		648 Kenneth Hahn Hall of
	26		Administration 500 West Temple Street
	27		Los Angeles, California 90012
	28	with a copy to:	Eric L. Garner
		SETTLEMENT STIPULATION - 2	0 -

	1		Best Best & Krieger LLP
	2		3750 University Avenue
	3		P.O.B 1028
	4		Riverside, California 92502
		Palmdale Water District:	Attn: General Manager
	5		2029 E. Avenue Q
	6		Palmdale, California 93550
	7	with a copy to:	Thomas Bunn III
	8		Lagerlof, Senecal, Gosney & Kruse, LLF
	9		301 North Lake Avenue, 10th floor
			Pasadena, California 91101-4108
	10	Palm Ranch Irrigation District:	Attn: General Manger
02	11		4871 West Avenue M. (Colombia Way)
925(12		Quartz Hill, California 93536
S	13	with copy to:	Wayne Lemieux
SIDE	14		Lemieux & O'Neill
VER			2393 Townsgate Rd., Suite 201
ЯN	15		Westlake Village, California 91361
	16	Quartz Hill Water District:	Attn: General Manager
	17		42141 N. 50th Street West
	18		Quartz Hill, California 93536
	19	with copy to:	Bradley Weeks
			Charlton Weeks LLP
	20		107 West Avenue M-14, Suite A
	21		Palmdale, California 93551
	22	Phelan Pinon Hills Community Services District:	Attn: General Manager
	23	District:	4037 Phelan Road, Suite C-1
	24		Phelan, California 92371
		with copy to:	Francis Logan
	25		Law Office of Susan Trager
	26		19712 MacArthur Blvd. #120
	27		Irvine, California 92612
	28	Rosamond Community Services District:	Attn: General Manager

	3179 35th Street W				
	Rosamond California 93560				
with a copy to:	Eric L. Garner				
	Best Best & Krieger LLP				
	3750 University Avenue				
	P.O.Box 1028				
	Riverside, California 92502				
Willis Class:	Rebecca Lee Willis				
With a copy to:	Ralph Kalfayan				
	Krause Kalfayan Benink & Slavens LLP				
	625 Broadway, Ste. 635				
	San Diego, CA 92101				
or to such other address as any Settling Party shall, from time to time, specify in the					
manner provided herein.					
M. No Admissions					
Neither this Stipulation, nor	any act performed or document executed pursuant to or in				
furtherance of this Stipulation is or may be deemed to be or may be used as an admission of evidence of, (i) the validity of any claim or defense; or (ii) the appropriateness or					
		 inappropriateness of any Willis Class Member or other representational capacity, whether contemporaneously with this Stipulation or at any time in the future. N. Execution This Stipulation may be executed in counterparts by Settling Plaintiffs and Settling Defendants, and a facsimile signature shall be deemed an original signature for purposes of 			
executing this Stipulation. Each of the	he undersigned persons represents that he or she is fully				
authorized to enter into the terms and conditions of and to execute this Stipulation by t					

which he or she has signed the Stipulation.

IN WITNESS HEREOF, the undersigned being duly authorized, have executed this
 Stipulation on the dates shown below.

Rebecca Lee WillisApproved as to form by: Ralph KalfayanSETTLEMENT STIPULATION- 22 -

1-05-CV-049053 Judgment and Physical Solution

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LAW OFFICES OF BEST BEST & KRIEGER LLP UNIVERSITY AVENUE, SUITE 400 P.O. BOX 1028

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By: back By: Rebecca Lee Willis Ka 1 2 3 California Water Service Approved as to form by: John Tootle 4 By: _____ By: 5 6 City of Palmdale Approved as to form by: James Markman 7 By: _____ By:_____ 8 9 Approved as to form by: Wayne Lemieux Littlerock Creek Irrigation District 10 By: _____ By: 11 12 92 Los Angeles County Waterworks Approved as to form by: Andrea Sheridan Ordin, County Counsel District No. 40 13 RIVERSIDE, and the second second 14 By: By: Warren R. Wellen, Principal Deputy of Supervisors 15 County Counsel FLOA 16 17 Approved as to form by: Eric L. Garner 18 By: _____ 19 20 Attest: Sachi A. Hamai, 21 Executive Officer-Clerk Of the Board of Supervisors 22 elle Amir 23 24 25 Approved as to form by: Tom Bunn Palmdale Water District 26 Ву: _____ By:_____ 27 28 SETTLEMENT STIPULATION - 23 -

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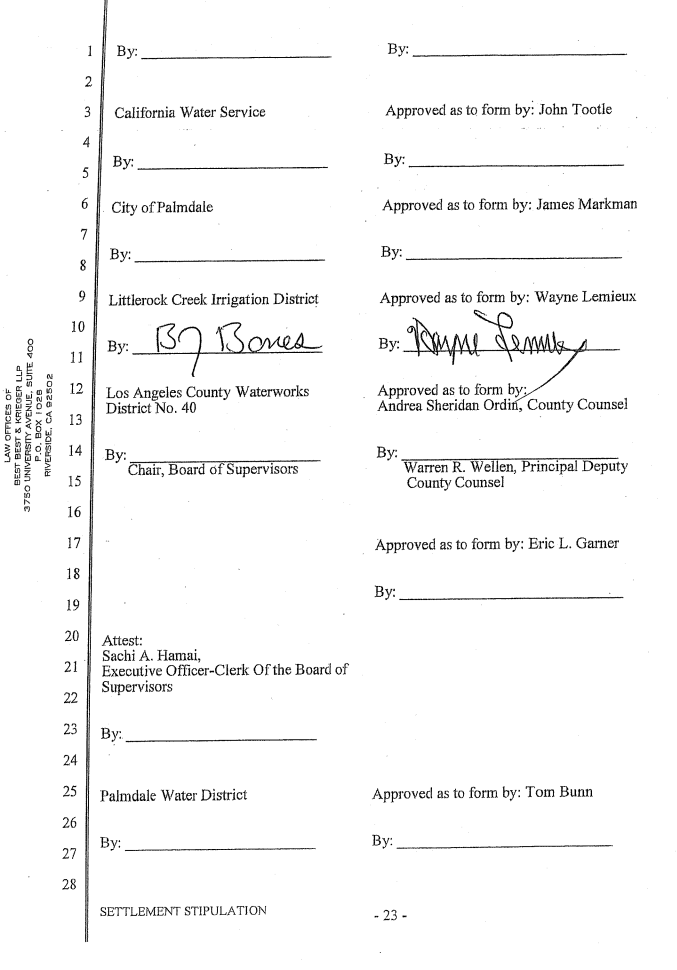
	1	Ву:	By:
	2 3	California Water Service	Approved as to form by: John Tootle
	4 5	Ву:	By:
	6	City of Palmdale	Approved as to form by: James Markman
	7 8	By: James J. Muhman	By: Jame I. Manhmon
	o 9	Littlerock Creek Irrigation District	Approved as to form by: Wayne Lemieux
E 400	10		
R LLP SUITE 02	11	By:	By:
FFICES OF B- KRIEGEF AVENUE, IOX 1028 E, CA 925	12 13	Los Angeles County Waterworks District No. 40	Approved as to form by: Andrea Sheridan Ordin, County Counsel
LAW OF ST BEST 6 IVERSITY P.O. B(RIVERSIDE	14 15	By: Chair, Board of Supervisors	By: Warren R. Wellen, Principal Deputy County Counsel
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က်	17		Approved as to form by: Eric L. Garner
	18		By:
	19 20		· · ·
	20	Attest: Sachi A. Hamai, Executive Officer-Clerk Of the Board of	
	22	Supervisors	
	23	By:	
	24		
	25	Palmdale Water District	Approved as to form by: Tom Bunn
	26	By:	By:
	27 28	-	
	20	SETTLEMENT STIPULATION	- 23 -
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Judgment and Physical Solution

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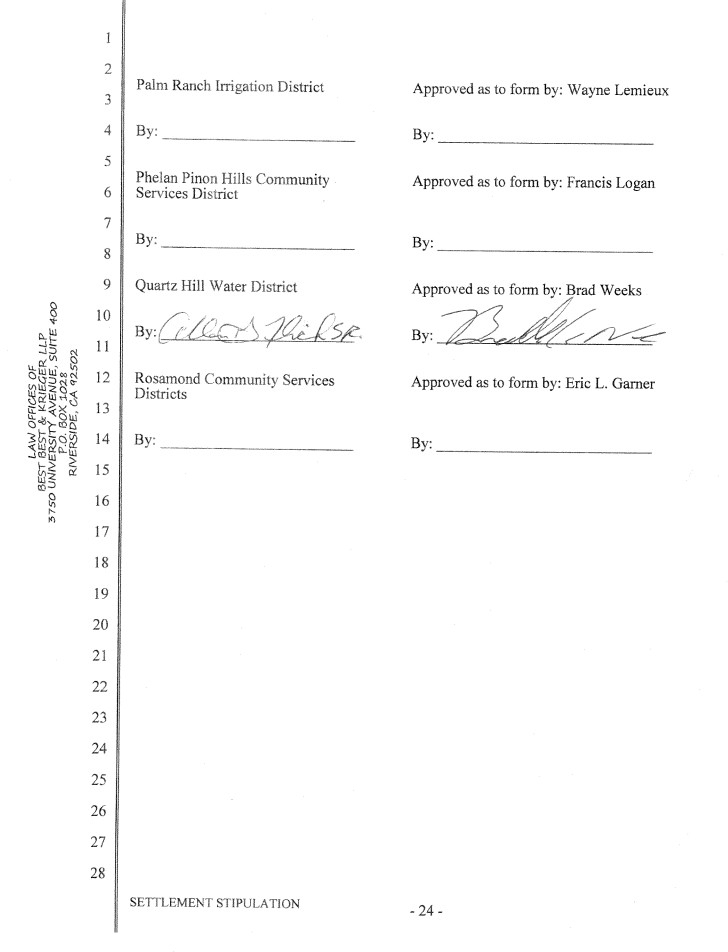


By: By: 1 2 3 California Water Service Approved as to form by: John Tootle 4 By:_____ Ву:_____ 5 6 City of Palmdale Approved as to form by: James Markman 7 By: By: _____ 8 9 Littlerock Creek Irrigation District Approved as to form by: Wayne Lemieux GER LLP UE, SUITE 400 10 By:_____ By: _____ 11 12 Los Angeles County Waterworks Approved as to form by: Andrea Sheridan Ordin, County Counsel District No. 40 13 14 By: By: RIVER Warren R. Wellen, Principal Deputy Board of Supervisors 15 County Counsel 16 3750 17 Approved as to form by: Eric L. Garner 18 By: 19 20 Attest: Sachi A. Hamai, 21 Executive Officer-Clerk Of the Board of Supervisors 22 helle Ami 23 24 25 Palmdale Water District Approved as to form by: Tom Bunn 26 ins La Mariero By: Thomas A. Fa M By: 27 28 SETTLEMENT STIPULATION - 23 -

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1 2 Palm Ranch Irrigation District Approved as to form by: Wayne Lemieux 3 ву: 10W 4 5 Phelan Pinon Hills Community Approved as to form by: Francis Logan 6 Services District 7 By:_____ By: 8 9 Quartz Hill Water District Approved as to form by: Brad Weeks 10 Ву:_____ Law offices of Best Best Arrieger LLP 3750 University Avenue, suite 400 P.O. Box 1028 Riverside, ca 92502 By:_____ 11 12 **Rosamond Community Services** Approved as to form by: Eric L. Garner Districts 13 14 By:_____ By:_____ .15 Desert Lake Community Services Approved as to form by: Wayne Lemieux 16 District 17 Ву:_____ By: _____ 18 19 North Edwards Water District Approved as to form by: Wayne Lemieux 20 21 By: _____ By:_____ 22 23 24 25 26 27 28 SETTLEMENT STIPULATION - 24 -



Rosamond Community Services Districts Approved as to form by: Eric L. Garner By Bv: LAW OFFICES OF BEST BEST & KRIEGER LLP 3750 UNIVERSITY AVENUE, SUITE 400 P.0. BOX 1028 RIVERSIDE, CA 92502 SETTLEMENT STIPULATION - 24 -

