## **EXHIBIT SIX**

**DECLARATION OF BRADLEY T. WEEKS** 

FORM INTERROGATORIES (SET TWO)

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ATTORNEY FOR (Name): Quartz Hill Water District
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

SHORT TITLE OF CASE:

#### ANTELOPE VALLEY GROUNDWATER CASES

#### FORM INTERROGATORIES—GENERAL

Asking Party: Quartz Hill Water District

Answering Party: See Exhibit One

Set No.: Two

CASE NUMBER:

Judicial Council Coordination Proceeding No. 4408

#### Sec. 1. Instructions to All Parties

- (a) Interrogatories are written questions prepared by a party to an action that are sent to any other party in the action to be answered under oath. The interrogatories below are form interrogatories approved for use in civil cases.
- (b) For time limitations, requirements for service on other parties, and other details, see Code of Civil Procedure sections 2030.010–2030.410 and the cases construing those sections.
- (c) These form interrogatories do not change existing law relating to interrogatories nor do they affect an answering party's right to assert any privilege or make any objection.

#### Sec. 2. Instructions to the Asking Party

- (a) These interrogatories are designed for optional use by parties in unlimited civil cases where the amount demanded exceeds \$25,000. Separate interrogatories, Form Interrogatories—Limited Civil Cases (Economic Litigation) (form DISC-004), which have no subparts, are designed for use in limited civil cases where the amount demanded is \$25,000 or less; however, those interrogatories may also be used in unlimited civil cases.
- (b) Check the box next to each interrogatory that you want the answering party to answer. Use care in choosing those interrogatories that are applicable to the case.
- (c) You may insert your own definition of **INCIDENT** in Section 4, but only where the action arises from a course of conduct or a series of events occurring over a period of time.
- (d) The interrogatories in section 16.0, Defendant's Contentions—Personal Injury, should not be used until the defendant has had a reasonable opportunity to conduct an investigation or discovery of plaintiff's injuries and damages.
- (e) Additional interrogatories may be attached.

#### Sec. 3. Instructions to the Answering Party

- (a) An answer or other appropriate response must be given to each interrogatory checked by the asking party.
- (b) As a general rule, within 30 days after you are served with these interrogatories, you must serve your responses on the asking party and serve copies of your responses on all other parties to the action who have appeared. See Code of Civil Procedure sections 2030.260–2030.270 for details.

- (c) Each answer must be as complete and straightforward as the information reasonably available to you, including the information possessed by your attorneys or agents, permits. If an interrogatory cannot be answered completely, answer it to the extent possible.
- (d) If you do not have enough personal knowledge to fully answer an interrogatory, say so, but make a reasonable and good faith effort to get the information by asking other persons or organizations, unless the information is equally available to the asking party.
- (e) Whenever an interrogatory may be answered by referring to a document, the document may be attached as an exhibit to the response and referred to in the response. If the document has more than one page, refer to the page and section where the answer to the interrogatory can be found.
- (f) Whenever an address and telephone number for the same person are requested in more than one interrogatory, you are required to furnish them in answering only the first interrogatory asking for that information.
- (g) If you are asserting a privilege or making an objection to an interrogatory, you must specifically assert the privilege or state the objection in your written response.
- (h) Your answers to these interrogatories must be verified, dated, and signed. You may wish to use the following form at the end of your answers:

I declare under penalty of perjury under the laws of the State of California that the foregoing answers are true and correct.

(DATE)	(SIGNATURE)

#### Sec. 4. Definitions

X

Words in **BOLDFACE CAPITALS** in these interrogatories are defined as follows:

(a) (Check one of the following):

(1) <b>INCIDENT</b> includes the circumstances and
events surrounding the alleged accident, injury, or
other occurrence or breach of contract giving rise to
this action or proceeding.

Page 1 of 8

(2) INCIDENT means (insert your definition here or on a separate, attached sheet labeled "Sec. 4(a)(2)"):	1.0 Identity of Persons Answering These Interrogatories      1.1 State the name, ADDRESS, telephone number, and relationship to you of each PERSON who prepared or assisted in the preparation of the responses to these interrogatories. (Do not identify anyone who simply typed or reproduced the responses.)
<ul> <li>(b) YOU OR ANYONE ACTING ON YOUR BEHALF includes you, your agents, your employees, your insurance companies, their agents, their employees, your attorneys, your accountants, your investigators, and anyone else acting on your behalf.</li> <li>(c) PERSON includes a natural person, firm, association,</li> </ul>	2.0 General Background Information—individual  2.1 State: (a) your name; (b) every name you have used in the past; and (c) the dates you used each name.  2.2 State the date and place of your birth.
organization, partnership, business, trust, limited liability company, corporation, or public entity.  (d) <b>DOCUMENT</b> means a writing, as defined in Evidence Code section 250, and includes the original or a copy of handwriting, typewriting, printing, photostats, photographs, electronically stored information, and every other means of recording upon any tangible thing and form of communicating or representation, including letters, words, pictures, sounds, or symbols, or combinations of them.	2.3 At the time of the <b>INCIDENT</b> , did you have a driver's license? If so state:  (a) the state or other issuing entity; (b) the license number and type; (c) the date of issuance; and (d) all restrictions.  2.4 At the time of the <b>INCIDENT</b> , did you have any other permit or license for the operation of a motor vehicle? If so, state:
<ul> <li>(e) HEALTH CARE PROVIDER includes any PERSON referred to in Code of Civil Procedure section 667.7(e)(3).</li> <li>(f) ADDRESS means the street address, including the city, state, and zip code.</li> </ul>	<ul><li>(a) the state or other issuing entity;</li><li>(b) the license number and type;</li><li>(c) the date of issuance; and</li><li>(d) all restrictions.</li></ul>
Sec. 5. Interrogatories  The following interrogatories have been approved by the Judicial Council under Code of Civil Procedure section 2033.710:	<ul> <li>2.5 State:</li> <li>(a) your present residence ADDRESS;</li> <li>(b) your residence ADDRESSES for the past five years; and</li> <li>(c) the dates you lived at each ADDRESS.</li> </ul>
CONTENTS  1.0 Identity of Persons Answering These Interrogatories 2.0 General Background Information—Individual 3.0 General Background Information—Business Entity 4.0 Insurance 5.0 [Reserved] 6.0 Physical, Mental, or Emotional Injuries 7.0 Property Damage	2.6 State:     (a) the name, ADDRESS, and telephone number of your present employer or place of self-employment; and     (b) the name, ADDRESS, dates of employment, job title, and nature of work for each employer or self-employment you have had from five years before the INCIDENT until today.
8.0 Loss of Income or Earning Capacity 9.0 Other Damages 10.0 Medical History 11.0 Other Claims and Previous Claims 12.0 Investigation—General 13.0 Investigation—Surveillance 14.0 Statutory or Regulatory Violations 15.0 Denials and Special or Affirmative Defenses 16.0 Defendant's Contentions Personal Injury 17.0 Responses to Request for Admissions 18.0 [Reserved] 19.0 [Reserved]	<ul> <li>2.7 State: <ul> <li>(a) the name and ADDRESS of each school or other academic or vocational institution you have attended, beginning with high school;</li> <li>(b) the dates you attended;</li> <li>(c) the highest grade level you have completed; and</li> <li>(d) the degrees received.</li> </ul> </li> <li>2.8 Have you ever been convicted of a felony? If so, for each conviction state: <ul> <li>(a) the city and state where you were convicted;</li> <li>(b) the date of conviction;</li> </ul> </li> </ul>
20.0 How the Incident Occurred—Motor Vehicle 25.0 [Reserved] 30.0 [Reserved] 40.0 [Reserved] 50.0 Contract 60.0 [Reserved] 70.0 Unlawful Detainer [See separate form DISC-003] 101.0 Economic Litigation [See separate form DISC-004] 200.0 Employment Law [See separate form DISC-002] Family Law [See separate form FI -145]	<ul> <li>(c) the offense; and</li> <li>(d) the court and case number.</li> <li>2.9 Can you speak English with ease? If not, what language and dialect do you normally use?</li> <li>2.10 Can you read and write English with ease? If not, what language and dialect do you normally use?</li> </ul>

<ul> <li>2.11 At the time of the INCIDENT were you acting as an agent or employee for any PERSON? If so, state: <ul> <li>(a) the name, ADDRESS, and telephone number of that PERSON: and</li> <li>(b) a description of your duties.</li> </ul> </li> <li>2.12 At the time of the INCIDENT did you or any other person have any physical, emotional, or mental disability or condition that may have contributed to the occurrence of the INCIDENT? If so, for each person state: <ul> <li>(a) the name, ADDRESS, and telephone number;</li> <li>(b) the nature of the disability or condition; and</li> <li>(c) the manner in which the disability or condition contributed to the occurrence of the INCIDENT.</li> </ul> </li> </ul>	<ul> <li>3.4 Are you a joint venture? If so, state: <ul> <li>(a) the current joint venture name;</li> <li>(b) all other names used by the joint venture during the past 10 years and the dates each was used;</li> <li>(c) the name and ADDRESS of each joint venturer; and</li> <li>(d) the ADDRESS of the principal place of business.</li> </ul> </li> <li>3.5 Are you an unincorporated association? <ul> <li>If so, state:</li> <li>(a) the current unincorporated association name;</li> <li>(b) all other names used by the unincorporated association during the past 10 years and the dates each was used; and</li> <li>(c) the ADDRESS of the principal place of business.</li> </ul> </li> </ul>
<ul> <li>2.13 Within 24 hours before the INCIDENT did you or any person involved in the INCIDENT use or take any of the following substances: alcoholic beverage, marijuana, or other drug or medication of any kind (prescription or not)? If so, for each person state: <ul> <li>(a) the name, ADDRESS, and telephone number;</li> <li>(b) the nature or description of each substance;</li> <li>(c) the quantity of each substance used or taken;</li> <li>(d) the date and time of day when each substance was used or taken;</li> <li>(e) the ADDRESS where each substance was used or taken;</li> <li>(f) the name, ADDRESS, and telephone number of each person who was present when each substance was used or taken; and</li> <li>(g) the name, ADDRESS, and telephone number of any HEALTH CARE PROVIDER who prescribed or furnished the substance and the condition for which it was prescribed or furnished.</li> </ul> </li> </ul>	<ul> <li>3.6 Have you done business under a fictitious name during the past 10 years? If so, for each fictitious name state: <ul> <li>(a) the name;</li> <li>(b) the dates each was used;</li> <li>(c) the state and county of each fictitious name filing; and</li> <li>(d) the ADDRESS of the principal place of business.</li> </ul> </li> <li>3.7 Within the past five years has any public entity registered or licensed your business? If so, for each license or registration: <ul> <li>(a) identify the license or registration;</li> <li>(b) state the name of the public entity; and</li> <li>(c) state the dates of issuance and expiration.</li> </ul> </li> <li>4.0 Insurance <ul> <li>4.1 At the time of the INCIDENT, was there in effect any policy of insurance through which you were or might be insured in any manner (for example, primary, pro-rata, or excess liability coverage or medical expense coverage) for</li> </ul> </li> </ul>
General Background Information—Business Entity  3.1 Are you a corporation? If so, state: (a) the name stated in the current articles of incorporation; (b) all other names used by the corporation during the past 10 years and the dates each was used; (c) the date and place of incorporation; (d) the ADDRESS of the principal place of business; and (e) whether you are qualified to do business in California.  3.2 Are you a partnership? If so, state: (a) the current partnership name; (b) all other names used by the partnership during the past 10 years and the dates each was used; (c) whether you are a limited partnership and, if so, under the laws of what jurisdiction; (d) the name and ADDRESS of each general partner; and (e) the ADDRESS of the principal place of business.	the damages, claims, or actions that have arisen out of the INCIDENT? If so, for each policy state:  (a) the kind of coverage; (b) the name and ADDRESS of the insurance company; (c) the name, ADDRESS, and telephone number of each named insured; (d) the policy number; (e) the limits of coverage for each type of coverage contained in the policy; (f) whether any reservation of rights or controversy or coverage dispute exists between you and the insurance company; and (g) the name, ADDRESS, and telephone number of the custodian of the policy.  4.2 Are you self-insured under any statute for the damages, claims, or actions that have arisen out of the INCIDENT? If
<ul> <li>3.3 Are you a limited liability company? If so, state:</li> <li>(a) the name stated in the current articles of organization;</li> <li>(b) all other names used by the company during the past 10 years and the date each was used;</li> <li>(c) the date and place of filing of the articles of organization;</li> <li>(d) the ADDRESS of the principal place of business; and</li> <li>(e) whether you are qualified to do business in California.</li> </ul>	<ul> <li>so, specify the statute.</li> <li>5.0 [Reserved]</li> <li>6.0 Physical, Mental, or Emotional Injuries</li> <li>6.1 Do you attribute any physical, mental, or emotional injuries to the INCIDENT? (If your answer is "no," do not answer interrogatories 6.2 through 6.7).</li> <li>6.2 Identify each injury you attribute to the INCIDENT and the area of your body affected.</li> </ul>

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6.3 Do you still have any complain the <b>INCIDENT?</b> If so, for each compla (a) a description; (b) whether the complaint is subsiding or becoming worse; and (c) the frequency and duration.	int state:	<ul><li>(c) state the amount of damage you are claiming for each item of property and how the amount was calculated; and</li><li>(d) if the property was sold, state the name, ADDRESS, and telephone number of the seller, the date of sale, and the sale price.</li></ul>
6.4 Did you receive any consult (except from expert witnesses cove Procedure sections 2034.210–2034.3 HEALTH CARE PROVIDER for any the INCIDENT? If so, for each HEAL state:  (a) the name, ADDRESS, and telephoral (b) the type of consultation, examin provided; (c) the dates you received consultation (d) the charges to date.	ered by Code of Civil 10) or treatment from a injury you attribute to TH CARE PROVIDER one number; nation, or treatment	7.2 Has a written estimate or evaluation been made for any item of property referred to in your answer to the preceding interrogatory? If so, for each estimate or evaluation state:  (a) the name, ADDRESS, and telephone number of the PERSON who prepared it and the date prepared;  (b) the name, ADDRESS, and telephone number of each PERSON who has a copy of it; and  (c) the amount of damage stated.  7.3 Has any item of property referred to in your answer to interrogatory 7.1 been repaired? If so, for each item state:  (a) the date repaired;
6.5 Have you taken any medication, result of injuries that you attribute to for each medication state:  (a) the name; (b) the <b>PERSON</b> who prescribed or function (c) the date it was prescribed or furnis (d) the dates you began and stopped (e) the cost to date.	the INCIDENT? If so, urnished it; shed; taking it; and	<ul> <li>(b) a description of the repair;</li> <li>(c) the repair cost;</li> <li>(d) the name, ADDRESS, and telephone number of the PERSON who repaired it;</li> <li>(e) the name, ADDRESS, and telephone number of the PERSON who paid for the repair.</li> <li>D Loss of Income or Earning Capacity</li> </ul>
6.6 Are there any other medical se the injuries that you attribute to the IN previously listed (for example, prosthetics)? If so, for each service state) the nature; (b) the date; (c) the cost; and (d) the name, ADDRESS, and telephor of each provider.  6.7 Has any HEALTH CARE PROV may require future or additional treat that you attribute to the INCIDENT?	ICIDENT that were not ambulance, nursing, ate:	<ul> <li>8.1 Do you attribute any loss of income or earning capacity to the INCIDENT? (If your answer is "no," do not answer interrogatories 8.2 through 8.8).</li> <li>8.2 State: <ul> <li>(a) the nature of your work;</li> <li>(b) your job title at the time of the INCIDENT; and</li> <li>(c) the date your employment began.</li> </ul> </li> <li>8.3 State the last date before the INCIDENT that you worked for compensation.</li> <li>8.4 State your monthly income at the time of the INCIDENT and how the amount was calculated.</li> </ul>
(a) the name and <b>ADDRESS</b> of exprovider; (b) the complaints for which the treatr (c) the nature, duration, and estimate treatment.	ment was advised; and	<ul> <li>8.5 State the date you returned to work at each place of employment following the <b>INCIDENT</b>.</li> <li>8.6 State the dates you did not work and for which you lost income as a result of the <b>INCIDENT</b>.</li> </ul>
<ul> <li>7.0 Property Damage</li> <li>7.1 Do you attribute any loss of or other property to the INCIDENT? I property: <ul> <li>(a) describe the property;</li> <li>(b) describe the nature and location of property;</li> </ul> </li> </ul>	f so, for each item of	8.7 State the total income you have lost to date as a result of the <b>INCIDENT</b> and how the amount was calculated.  8.8 Will you lose income in the future as a result of the <b>INCIDENT?</b> If so, state:  (a) the facts upon which you base this contention; (b) an estimate of the amount; (c) an estimate of how long you will be unable to work; and (d) how the claim for future income is calculated.

<ul><li>9.0 Other Damages</li><li>9.1 Are there any other damages that you attribute to the</li></ul>	<ul><li>(c) the court, names of the parties, and case number of any action filed;</li><li>(d) the name, ADDRESS, and telephone number of any</li></ul>
<ul><li>INCIDENT? If so, for each item of damage state:</li><li>(a) the nature;</li><li>(b) the date it occurred;</li></ul>	attorney representing you; (e) whether the claim or action has been resolved or is
<ul><li>(c) the amount; and</li><li>(d) the name, ADDRESS, and telephone number of each</li></ul>	pending; and (f) a description of the injury.
PERSON to whom an obligation was incurred.  9.2 Do any DOCUMENTS support the existence or amount of any item of damages claimed in interrogatory 9.1? If so, describe each document and state the name, ADDRESS, and telephone number of the PERSON who has each	(a) the date, time, and place of the INCIDENT giving rise to
DOCUMENT.	employer at the time of the injury;  (c) the name, <b>ADDRESS</b> , and telephone number of the workers' compensation insurer and the claim number;
10.0 Medical History	(d) the period of time during which you received workers'
10.1 At any time before the <b>INCIDENT</b> did you have complaints or injuries that involved the same part of your body	compensation benefits; (e) a description of the injury;
claimed to have been injured in the <b>INCIDENT?</b> If so, for each state:	(f) the name, <b>ADDRESS</b> , and telephone number of any <b>HEALTH CARE PROVIDER</b> who provided services; and
<ul><li>(a) a description of the complaint or injury;</li><li>(b) the dates it began and ended; and</li></ul>	(g) the case number at the Workers' Compensation Appeals Board.
(c) the name, ADDRESS, and telephone number of each HEALTH CARE PROVIDER whom you consulted or who examined or treated you.	12.0 Investigation—General  12.1 State the name, ADDRESS, and telephone number of
	each individual:
10.2 List all physical, mental, and emotional disabilities you had immediately before the <b>INCIDENT.</b> (You may omit mental or emotional disabilities unless you attribute any	
mental or emotional injury to the <b>INCIDENT.</b> )	<ul><li>(c) who heard any statements made about the <b>INCIDENT</b> by any individual at the scene; and</li></ul>
10.3 At any time after the <b>INCIDENT</b> , did you sustain injuries of the kind for which you are now claiming damages? If so, for each incident giving rise to an injury state:	(d) who YOU OR ANYONE ACTING ON YOUR BEHALF claim has knowledge of the INCIDENT (except for expert witnesses covered by Code of Civil Procedure section 2034).
(a) the date and the place it occurred;	
(b) the name, <b>ADDRESS</b> , and telephone number of any other <b>PERSON</b> involved;	12.2 Have YOU OR ANYONE ACTING ON YOUR BEHALF interviewed any individual concerning the
<ul><li>(c) the nature of any injuries you sustained;</li><li>(d) the name, ADDRESS, and telephone number of each HEALTH CARE PROVIDER who you consulted or who</li></ul>	<ul><li>INCIDENT? If so, for each individual state:</li><li>(a) the name, ADDRESS, and telephone number of the individual interviewed;</li></ul>
examined or treated you; and	(b) the date of the interview; and
(e) the nature of the treatment and its duration.	(c) the name, <b>ADDRESS</b> , and telephone number of the
11.0 Other Claims and Previous Claims	PERSON who conducted the interview.
11.1 Except for this action, in the past 10 years have you filed an action or made a written claim or demand for compensation for your personal injuries? If so, for each action, claim, or demand state:	12.3 Have YOU OR ANYONE ACTING ON YOUR BEHALF obtained a written or recorded statement from any individual concerning the INCIDENT? If so, for each statement state:
<ul> <li>(a) the date, time, and place and location (closest street ADDRESS or intersection) of the INCIDENT giving rise to the action, claim, or demand;</li> </ul>	<ul><li>(a) the name, ADDRESS, and telephone number of the individual from whom the statement was obtained;</li><li>(b) the name, ADDRESS, and telephone number of the</li></ul>

or the action filed;

(b) the name, ADDRESS, and telephone number of each

PERSON against whom the claim or demand was made

individual who obtained the statement;

(c) the date the statement was obtained; and

(d) the name, **ADDRESS**, and telephone number of each **PERSON** who has the original statement or a copy.

12.4 Do YOU OR ANYONE ACTING ON YOUR BEHALF know of any photographs, films, or videotapes depicting any place, object, or individual concerning the INCIDENT or plaintiff's injuries? If so, state:  (a) the number of photographs or feet of film or videotape; (b) the places, objects, or persons photographed, filmed, or videotaped; (c) the date the photographs, films, or videotapes were	DISC-001  13.2 Has a written report been prepared on the surveillance? If so, for each written report state:  (a) the title; (b) the date; (c) the name, ADDRESS, and telephone number of the individual who prepared the report; and (d) the name, ADDRESS, and telephone number of each PERSON who has the original or a copy.
taken; (d) the name, ADDRESS, and telephone number of the individual taking the photographs, films, or videotapes; and (e) the name, ADDRESS, and telephone number of each PERSON who has the original or a copy of the photographs, films, or videotapes.	14.0 Statutory or Regulatory Violations  14.1 Do YOU OR ANYONE ACTING ON YOUR BEHALF contend that any PERSON involved in the INCIDENT violated any statute, ordinance, or regulation and that the violation was a legal (proximate) cause of the INCIDENT? If so, identify the name, ADDRESS, and telephone number of each PERSON and the statute, ordinance, or regulation that
12.5 Do YOU OR ANYONE ACTING ON YOUR BEHALF know of any diagram, reproduction, or model of any place or thing (except for items developed by expert witnesses covered by Code of Civil Procedure sections 2034.210–2034.310) concerning the INCIDENT? If so, for each item state:  (a) the type (i.e., diagram, reproduction, or model); (b) the subject matter; and (c) the name, ADDRESS, and telephone number of each PERSON who has it.	was violated.  14.2 Was any PERSON cited or charged with a violation of any statute, ordinance, or regulation as a result of this INCIDENT? If so, for each PERSON state:  (a) the name, ADDRESS, and telephone number of the PERSON;  (b) the statute, ordinance, or regulation allegedly violated;  (c) whether the PERSON entered a plea in response to the citation or charge and, if so, the plea entered; and  (d) the name and ADDRESS of the court or administrative
12.6 Was a report made by any <b>PERSON</b> concerning the <b>INCIDENT?</b> If so, state:	agency, names of the parties, and case number.  15.0 Denials and Special or Affirmative Defenses
<ul> <li>(a) the name, title, identification number, and employer of the PERSON who made the report;</li> <li>(b) the date and type of report made;</li> <li>(c) the name, ADDRESS, and telephone number of the PERSON for whom the report was made; and</li> <li>(d) the name, ADDRESS, and telephone number of each PERSON who has the original or a copy of the report.</li> <li>12.7 Have YOU OR ANYONE ACTING ON YOUR BEHALF inspected the scene of the INCIDENT? If so, for each inspection state:</li> <li>(a) the name, ADDRESS, and telephone number of the individual making the inspection (except for expert witnesses covered by Code of Civil Procedure sections 2034.210–2034.310); and</li> <li>(b) the date of the inspection.</li> </ul>	<ul> <li>15.1 Identify each denial of a material allegation and each special or affirmative defense in your pleadings and for each:         <ul> <li>(a) state all facts upon which you base the denial or special or affirmative defense;</li> <li>(b) state the names, ADDRESSES, and telephone numbers of all PERSONS who have knowledge of those facts; and</li> <li>(c) identify all DOCUMENTS and other tangible things that support your denial or special or affirmative defense, and state the name, ADDRESS, and telephone number of the PERSON who has each DOCUMENT.</li> </ul> </li> <li>16.0 Defendant's Contentions—Personal Injury</li> <li>16.1 Do you contend that any PERSON, other than you or plaintiff, contributed to the occurrence of the INCIDENT or the injuries or damages claimed by plaintiff? If so, for each</li> </ul>
13.0 Investigation—Surveillance	PERSON:
<ul> <li>13.1 Have YOU OR ANYONE ACTING ON YOUR BEHALF conducted surveillance of any individual involved in the INCIDENT or any party to this action? If so, for each surveillance state:</li> <li>(a) the name, ADDRESS, and telephone number of the individual or party;</li> <li>(b) the time, date, and place of the surveillance;</li> <li>(c) the name, ADDRESS, and telephone number of the individual who conducted the surveillance; and</li> <li>(d) the name, ADDRESS, and telephone number of each PERSON who has the original or a copy of any surveillance photograph, film, or videotape.</li> </ul>	<ul> <li>(a) state the name, ADDRESS, and telephone number of the PERSON;</li> <li>(b) state all facts upon which you base your contention;</li> <li>(c) state the names, ADDRESSES, and telephone numbers of all PERSONS who have knowledge of the facts; and</li> <li>(d) identify all DOCUMENTS and other tangible things that support your contention and state the name, ADDRESS, and telephone number of the PERSON who has each DOCUMENT or thing.</li> <li>16.2 Do you contend that plaintiff was not injured in the INCIDENT? If so: <ul> <li>(a) state all facts upon which you base your contention;</li> <li>(b) state the names, ADDRESSES, and telephone numbers of all PERSONS who have knowledge of the facts; and</li> <li>(c) identify all DOCUMENTS and other tangible things that support your contention and state the name, ADDRESS, and telephone number of the PERSON who has each</li> </ul> </li> </ul>

**DOCUMENT** or thing.

16.3 Do you contend that the injuries or the extent of the injuries claimed by plaintiff as disclosed in discovery proceedings thus far in this case were not caused by the INCIDENT? If so, for each injury:  (a) identify it;  (b) state all facts upon which you base your contention;  (c) state the names, ADDRESSES, and telephone numbers of all PERSONS who have knowledge of the facts; and  (d) identify all DOCUMENTS and other tangible things that support your contention and state the name, ADDRESS, and telephone number of the PERSON who has each DOCUMENT or thing.	DISC-001  16.8 Do you contend that any of the costs of repairing the property damage claimed by plaintiff in discovery proceedings thus far in this case were unreasonable? If so:  (a) identify each cost item; (b) state all facts upon which you base your contention; (c) state the names, ADDRESSES, and telephone numbers of all PERSONS who have knowledge of the facts; and (d) identify all DOCUMENTS and other tangible things that support your contention and state the name, ADDRESS, and telephone number of the PERSON who has each DOCUMENT or thing.
any HEALTH CARE PROVIDER claimed by plaintiff in discovery proceedings thus far in this case were not due to the INCIDENT? If so:  (a) identify each service; (b) state all facts upon which you base your contention; (c) state the names, ADDRESSES, and telephone numbers of all PERSONS who have knowledge of the facts; and (d) identify all DOCUMENTS and other tangible things that support your contention and state the name, ADDRESS, and telephone number of the PERSON who has each DOCUMENT or thing.	16.9 Do YOU OR ANYONE ACTING ON YOUR BEHALF have any DOCUMENT (for example, insurance bureau index reports) concerning claims for personal injuries made before or after the INCIDENT by a plaintiff in this case? If so, for each plaintiff state:  (a) the source of each DOCUMENT; (b) the date each claim arose; (c) the nature of each claim; and (d) the name, ADDRESS, and telephone number of the PERSON who has each DOCUMENT.
16.5 Do you contend that any of the costs of services furnished by any HEALTH CARE PROVIDER claimed as damages by plaintiff in discovery proceedings thus far in this case were not necessary or unreasonable? If so:  (a) identify each cost;  (b) state all facts upon which you base your contention;  (c) state the names, ADDRESSES, and telephone numbers of all PERSONS who have knowledge of the facts; and  (d) identify all DOCUMENTS and other tangible things that support your contention and state the name, ADDRESS, and telephone number of the PERSON who has each DOCUMENT or thing.	physical, mental, or emotional condition of any plaintiff in this case from a HEALTH CARE PROVIDER not previously identified (except for expert witnesses covered by Code of Civil Procedure sections 2034.210–2034.310)? If so, for each plaintiff state:  (a) the name, ADDRESS, and telephone number of each HEALTH CARE PROVIDER;  (b) a description of each DOCUMENT; and  (c) the name, ADDRESS, and telephone number of the PERSON who has each DOCUMENT.
16.6 Do you contend that any part of the loss of earnings or income claimed by plaintiff in discovery proceedings thus far in this case was unreasonable or was not caused by the INCIDENT? If so:  (a) identify each part of the loss; (b) state all facts upon which you base your contention; (c) state the names, ADDRESSES, and telephone numbers of all PERSONS who have knowledge of the facts; and (d) identify all DOCUMENTS and other tangible things that support your contention and state the name, ADDRESS, and telephone number of the PERSON who has each DOCUMENT or thing.	<ul> <li>X 17.1 Is your response to each request for admission served with these interrogatories an unqualified admission? If not, for each response that is not an unqualified admission:</li> <li>(a) state the number of the request;</li> <li>(b) state all facts upon which you base your response;</li> <li>(c) state the names, ADDRESSES, and telephone numbers of all PERSONS who have knowledge of those facts; and</li> <li>(d) identify all DOCUMENTS and other tangible things that support your response and state the name, ADDRESS, and telephone number of the PERSON who has each DOCUMENT or thing.</li> </ul>
<ul> <li>16.7 Do you contend that any of the property damage claimed by plaintiff in discovery Proceedings thus far in this case was not caused by the INCIDENT? If so:</li> <li>(a) identify each item of property damage;</li> <li>(b) state all facts upon which you base your contention;</li> <li>(c) state the names, ADDRESSES, and telephone numbers of all PERSONS who have knowledge of the facts; and</li> </ul>	<ul> <li>18.0 [Reserved]</li> <li>19.0 [Reserved]</li> <li>20.0 How the Incident Occurred—Motor Vehicle</li> <li>20.1 State the date, time, and place of the INCIDENT (closest street ADDRESS or intersection).</li> </ul>

**DOCUMENT** or thing.

(d) identify all **DOCUMENTS** and other tangible things that support your contention and state the name, **ADDRESS**, and telephone number of the **PERSON** who has each

driver;

20.2 For each vehicle involved in the **INCIDENT**, state:

(a) the year, make, model, and license number;(b) the name, ADDRESS, and telephone number of the

<ul> <li>(c) the name, ADDRESS, and telephone number of each occupant other than the driver;</li> <li>(d) the name, ADDRESS, and telephone number of each registered owner;</li> <li>(e) the name, ADDRESS, and telephone number of each lessee;</li> <li>(f) the name, ADDRESS, and telephone number of each owner other than the registered owner or lien holder; and</li> <li>(g) the name of each owner who gave permission or consent to the driver to operate the vehicle.</li> <li>20.3 State the ADDRESS and location where your trip began and the ADDRESS and location of your destination.</li> </ul>	<ul> <li>(d) state the name, ADDRESS, and telephone number of each PERSON who has custody of each defective part.</li> <li>20.11 State the name, ADDRESS, and telephone number of each owner and each PERSON who has had possession since the INCIDENT of each vehicle involved in the INCIDENT.</li> <li>25.0 [Reserved]</li> <li>30.0 [Reserved]</li> <li>50.0 Contract</li> </ul>
<ul> <li>20.4 Describe the route that you followed from the beginning of your trip to the location of the INCIDENT, and state the location of each stop, other than routine traffic stops, during the trip leading up to the INCIDENT.</li> <li>20.5 State the name of the street or roadway, the lane of travel, and the direction of travel of each vehicle involved in the INCIDENT for the 500 feet of travel before the INCIDENT.</li> <li>20.6 Did the INCIDENT occur at an intersection? If so,</li> </ul>	<ul> <li>50.1 For each agreement alleged in the pleadings:</li> <li>(a) identify each DOCUMENT that is part of the agreement and for each state the name, ADDRESS, and telephone number of each PERSON who has the DOCUMENT;</li> <li>(b) state each part of the agreement not in writing, the name, ADDRESS, and telephone number of each PERSON agreeing to that provision, and the date that part of the agreement was made;</li> <li>(c) identify all DOCUMENTS that evidence any part of the agreement not in writing and for each state the name,</li> </ul>
describe all traffic control devices, signals, or signs at the intersection.  20.7 Was there a traffic signal facing you at the time of the INCIDENT? If so, state:  (a) your location when you first saw it; (b) the color; (c) the number of seconds it had been that color; and	ADDRESS, and telephone number of each PERSON who has the DOCUMENT;  (d) identify all DOCUMENTS that are part of any modification to the agreement, and for each state the name, ADDRESS, and telephone number of each PERSON who has the DOCUMENT;  (e) state each modification not in writing, the date, and the name, ADDRESS, and telephone number of each PERSON agreeing to the modification, and the date the
<ul> <li>(d) whether the color changed between the time you first saw it and the INCIDENT.</li> <li>20.8 State how the INCIDENT occurred, giving the speed, direction, and location of each vehicle involved: <ul> <li>(a) just before the INCIDENT;</li> <li>(b) at the time of the INCIDENT; and (c) just after the INCIDENT.</li> </ul> </li> </ul>	modification was made;  (f) identify all <b>DOCUMENTS</b> that evidence any modification of the agreement not in writing and for each state the name, <b>ADDRESS</b> , and telephone number of each <b>PERSON</b> who has the <b>DOCUMENT</b> .  50.2 Was there a breach of any agreement alleged in the pleadings? If so, for each breach describe and give the date of every act or omission that you claim is the breach of the agreement.
20.9 Do you have information that a malfunction or defect in a vehicle caused the INCIDENT? If so:  (a) identify the vehicle; (b) identify each malfunction or defect; (c) state the name, ADDRESS, and telephone number of each PERSON who is a witness to or has information about each malfunction or defect; and (d) state the name, ADDRESS, and telephone number of each PERSON who has custody of each defective part.	<ul> <li>50.3 Was performance of any agreement alleged in the pleadings excused? If so, identify each agreement excused and state why performance was excused.</li> <li>50.4 Was any agreement alleged in the pleadings terminated by mutual agreement, release, accord and satisfaction, or novation? If so, identify each agreement terminated, the date of termination, and the basis of the termination.</li> </ul>
20.10 Do you have information that any malfunction or defect in a vehicle contributed to the injuries sustained in the <b>INCIDENT?</b> If so:	50.5 Is any agreement alleged in the pleadings unenforceable? If so, identify each unenforceable agreement and state why it is unenforceable.
<ul> <li>(a) identify the vehicle;</li> <li>(b) identify each malfunction or defect;</li> <li>(c) state the name, ADDRESS, and telephone number of each PERSON who is a witness to or has information</li> </ul>	50.6 Is any agreement alleged in the pleadings ambiguous?  If so, identify each ambiguous agreement and state why it is ambiguous.
about each malfunction or defect; and	60.0 [Reserved]

- 1	
1	A. David Kagon
2	A.C. Warnack, as Trustee of The A.C. Warnack Trust
3	A.V. United Mutual Group
4	Abc Williams Enterprises Lp
5	Adams Bennett Investments, LLC
6	Airtrust Singapore Private Limited
7	Alex Wodchis
8	Allen Alevy
9	Alta Vista SunTower, LLC
10	Anaverde LLC
11	Andreas Hauke
12	Andrews, Franklin D.
13	Andrews, Treba
14	Angelo and Dolores M. Cassara as Trusteees of the Cassara Marital Trust
15	Antelope Valley Country Club Improvement Company, Inc.
16	Antelope Valley East-Kern Water Agency
17	Antelope Valley Ground Water Agreement Association
18	Antelope Valley Joint Union High School District
19	Antelope Valley Water Company
20	Antelope Valley Water Storage LLC
21	Antonio U. Agustines
22	Arklin Brothers Enterprises
23	Arklin, Philip H.
24	Aurora P. Gabuya
25	Av Materials, Inc.
26	AV Solar Ranch 1, LLC
27	B. J. Calandri
28	Balice, Maria

1	Balice, Norman
2	Barbara L. Keys
3	Barry S. Munz
4	Betty Gluckstein
5	Beverly J. Tobias
6	Big Rock Mutual Water Company
7	Big West Corp.
8	Billy H. Kim
9	Blayney, Randall
10	Bloom, Melody
11	Bolthouse Properties, LLC.
12	Bong S. Chang
13	Boron Community Services District
14	Boruchin, as Trustee for the John and Dora Boruchin Living Trust, John
15	Britton Associates, LLP
16	Bruce Burrows
17	Bujulian Brothers, Inc.
18	Burrows, Bruce - 300 A 40 H, LLC
19	Bushnell Enterprises, LLC
20	C.C. Thelma Cole
21	Cabahug, Jaime and Arlene
22	California Portland Cement Company
23	California, State Of
24	Calmat Land Co.
25	Calmat Land Company
26	Cameron Properties
27	Cameron Properties
28	Carol K. Claypool

- 1				
1	Castle Butte Dev Corp			
2	Catellus Development Corporation			
3	Catharine M. Davis			
4	Cenon Advincula			
5	Chan, Hawk Nin - Self-Representing			
6	Cheng Lin Kang			
7	Chi S. Huang			
8	City National Bank, Trustee			
9	Clifford N. Claypool			
10	Collicutt, Ikuku			
11	Consolidated Rock Products			
12	Consolidated Rock Products Co.			
13	Copa De Oro Land Company, a California general partnership			
14	County Sanitation District No. 14			
15	County Sanitation District No. 20			
16	Crail, Charles			
17	Crail, Jean B.			
18	Crystal Organic Farms LLC			
19	Daniel Saparzadeh			
20	Daryush Iraninezhad			
21	David L. Bowers			
22	Del Sur Ranch, LLC			
23	Delmar D. Van Dam			
24	Desert Lakes Community Services District			
25	Diamond Farming Company			
26	Donna L. Higelmire			
27	Donna L. Simpson			
28	Dorothy Dreier			
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- 1				
1	E.C. Wheeler, LLC			
2	Eastley, Philip			
3	Edgar C. Ritter			
4	Elias Qamout			
5	Elizabeth Wong			
6	enXco Development Corporation (Sued as Roe 452)			
7	Esfandiar Kadivar			
8	eSolar, Inc.			
9	Estrada, David			
10	Estrada, Rita			
11	Eugene B. Nebeker			
12	Eugene Gabrych			
13	Eva Lai			
14	Fares A. Lahoud			
15	Florence Cernicky as Trustee of the Cernicky Trust			
16	Forrest G. Godde			
17	Forrest G. Godde (Indiv & Trustee Of The Forrest G. Godde Trust)			
18	Frank S. Chiodo			
19	Frank T. Nguyen			
20	Frankie H. Salomon Trust			
21	Fredrichsen, Lewis			
22	Fry, Ron			
23	Gailen Kyle			
24	Gailen W. Kyle (Indiv & Trustee Of The Kyle Trust)			
25	Gareth L. Simpson			
26	Gaskell SunTower, LLC			
27	Gateway Triangle Properties			
28	Genus Lp			

1	George C. Stevens, Jr.
2	George C. Stevens, Jr. as Trustee of the George C. Stevens, Jr. Trust
3	George E. Dreier
4	George L. Stimson, Jr.
5	Georgine J. Archer
6	Gertrude J. Van Dam
7	Ggf Llc
8	GLDEN SANDS MOBILE HOME PARK
9	Grimmway Enterprises, Inc.
10	Guss A. Barks, Jr.
11	Hancock, Catherine
12	Hancock, Timothy
13	Harbaugh, Barry
14	Harris, Steven
15	Healy Enterprises, Inc.
16	Helen Stathatos
17	Helen Stathatos
18	Henry Ngo
19	Herbert Katz
20	Herrmann, David
21	High Desert Investments, LLC
22	Hines Family Trust
23	Hong Dong
24	Hooshpack Dev Inc.
25	Huth, Clinto
26	Hypericum Interests Llc
27	Iannaccone, Elizabeth - Pro-per
28	Ildefonso S. Bayani

1	Illy King			
2	J. Cole			
3	Jack D. Kahlo			
4	Jacob Chetrit			
5	Jacqueline Ackerman			
6	James W. Kyle			
7	James W. Kyle (Indiv & Trustee Of The Kyle Family Trust)			
8	Jeanna Y. Chang			
9	Joan A. Funk			
10	John A. Calandri (Indiv & As Trustee Of The John And B.J. Calandri 2001 Trust)			
11	John Calandri			
12	John Hui			
13	Joseph H. Gluckstein			
14	Juanita R. Nichols			
15	Julia Kyle			
16	Jung N. Tom			
17	Jung, Irene			
18	Jung, Paul			
19	Kamram S. Shakib			
20	Kathleen M. Munz			
21	Kazuko Yoshimatsu			
22	Keith E. Wales			
23	Kootenai Properties, Inc.			
24	Kutu Investment Co.			
25	L. Gorrindo			
26	Land Business Corporation			
27	Landfield, Richard			
28	Landiny, Inc.			

1	Lapis Land Company, LLC
2	Lawrence A. Godde
3	Lawrence A. Godde (Indiv & Trustee Of Lawrence A. Godde Trust)
4	Lawrence Charles Trust
5	Lebata, Inc.
6	Leduc, Larry V.
7	Leduc, Sonia S.
8	Lee S. Chiou
9	Leroy Daniel Bronston
10	Leslie Property
11	Lewis Fredrichsen
12	Light Andrew & Youngnam
13	Lilian S. Kaufman
14	Little Baldy Mutual Water Company
15	Littlerock Aggregate Co., Inc. dba Antelope Valley Aggregate, Inc.
16	Llano Mutual Water Company
17	Llano-Del Rio Water Company
18	Los Angeles County Sanitation Districts
19	Lu, Clark C.
20	Lu, Danny C.
21	Lyman C. Miles
22	Lyon, Alice
23	M. R. Nasir
24	M. S. Chung
25	Malloy Family Partners
26	Mally Family Partners Lp
27	Man C. Lo
28	Maria B. Gorrindo

1	Marian Gabrych			
2	Marianne Katz			
3	Marilyn Burgess			
4	Marilyn Hauke			
5	Marilyn J. Prewoznik			
6	Mark E. Thompson Apc Sharing Plan			
7	Mark H. Shafron			
8	Martin Schwartz			
9	Marwan M. Aldais			
10	Mary Wong			
11	Marygrace H. Santoro			
12	Marygrace H. Santoro (Indiv & Trustee Of The Marygrace H. Santoro Rev Trust)			
13	Mashallah Afshar			
14	Mason, David S.			
15	Mathis, Joe			
16	Matsui, Jeanne			
17	Maurice H. Stans			
18	Max Webb Trustee of the Webb Trust of 1978			
19	Melinda E. Cameron			
20	Melinda L. Gillman, Trustee of the Grubb Family Trust			
21	Melody S. Bloom			
22	Melvin Thomas Andrews and Margaret E. Andrews, Trustees of the Andrews Living Trust dated			
23	August 2, 2004			
24	Michael N. Higelmire			
25	Middle Butte Mine, Inc.			
26	Mike M. Wu			
27	Milton S. Davis			
28	Minoo Iraninezhad			
	16			
	EXHIBIT ONE FORM INTERROGATORIES (SET TWO)			

- 1				
1	Mission Bell Ranch Development			
2	Mojave Public Utility District			
3	Moon S. Chang			
4	Morris Gluckstein			
5	Morteza M. Foroughi			
6	Mountain Brook Ranch, LLC			
7	Murphy, Patty			
8	New Anaverde, LLC			
9	Nibbelink Family Trust			
10	Nilda V. Bayani			
11	Norman L. Poulsen			
12	North Edwards Water District			
13	Northrop Grumman Corporation (Sued As Doe 534)			
14	Norton P. Recht, Jr.			
15	Oliva M. Advincula			
16	Oliver Nichols			
17	Oscar Rudnick			
18	Owl Properties, Inc.			
19	Palmdale Hills Property LLC			
20	Patricia A. Recht			
21	Patricia J. Riggins			
22	Paul Lai			
23	Paula E. Ritter			
24	Paula E. Ritter (Indiv & Trustee Of The Ritter Family Trust)			
25	Pei Chin Lin			
26	Peter G. Barks			
27	Phelan Pinon Hills Community Services District			
28	Pittman, Thomas			
I	17			

Savas Stathatos

28

1	Prewoznik, Marilyn J.			
2	Prewoznik, Marilyn J., as Trustee of the Marilyn J. Prewoznik Trust			
3	R And M Ranch			
4	Rafferty, Gary			
5	Rafferty, Nona			
6	Randall Y. Blayney			
7	Raney, as Trustee for the Robert and Shirley Raney Living Trust, Robert D.			
8	Raney, as Trustee for the Robert and Shirley Raney Living Trust, Shirley B.			
9	Rebecca Rudnick			
10	Red Dawn SunTower, LLC			
11	Reinelt Rosenloecher Corp. Psp			
12	Richard E. Landfield			
13	Robert A. Jones			
14	Robert L. Shafron			
15	Rodrigo L. Gabuya			
16	Roland N. Grubb			
17	Romo Lake Los Angeles Partnership			
18	Ronald E. Bowers			
19	Rosamond Ranch			
20	Rose Gluckstein			
21	Rosemount Equities Llc Series			
22	Royal Investors Group			
23	Royal Western Properties Llc			
24	Ruth A. Cumming			
25	San Yu Enterprises, Inc.			
26	Santa Monica Mountains Conservancy			
27	Sarkis Djanibekyan			
I				

1	Savas Stathatos (Indiv & Trustee Of The Stathatos Family Trust)		
2	Service Rock Products, L.P. (originally named as Service Rock Products Corporation)		
3	Seven Star United Llc		
4	SGS Antelope Valley Development LLC		
5	SHAKIB, KAMRAM		
6	Sheep Creek Water Company		
7	Sheldon R. Blum, Trustee for the Sheldon R. Blum Trust		
8	Sheldon R. Blum, Trustee, for the Sheldon R. Blum Trust; & Sheldon R. Blum, Individually		
9	Sheng Tom		
10	Shiung Ru Lo		
11	Shokrian, Elias		
12	Shokrian, Shirley		
13	Sierra SunTower, LLC		
14	Simin C. Neman		
15	Soaring Vista Properties, Inc.		
16	Sorrento West Properties, Inc.		
17	Souad R. Nasir		
18	Southern California Edison Company		
19	SPC Del Sur Ranch, LLC		
20	State Of California 50TH District And Agricultural Association		
21	State of California; Santa Monica Mountains Conservancy; 50th District Agricultural Association		
22	Stevens, Jr., George C.		
23	Su, Rong		
24	Suchu T. Huang		
25	Tejon Ranch Company		
26	Tejon Ranchcorp		
27	Terry A. Munz		
28	The Philip H. Arklin Family Trust Dated April 28, 1994		
	19		
	EXHIBIT ONE FORM INTERROGATORIES (SET TWO)		

1	Three Arklin Limited Liability Company, The	
2	Tierra Bonita Ranch Company	
3	Tiong D. Tiu	
4	Tom, Jung N.	
5	Treacy, Patrick	
6	Triple M Property F.K.A. 3M Property Investment Co	
7	Trustee For The Alevy Family Trust	
8	Trustee For The Georgine J. Archer Trust	
9	Trustee For The Kagon Trust	
10	Trustee For The Katz Family Trust	
11	Trustee For The Lilian S. Kaufman Trust	
12	Trustee For The M. Gorrindo Trust	
13	Trustee For The Marygrace H. Santoro Rev Trust	
14	Trustee For The Miles Family Trust	
15	Trustee For The P C Rev Inter Vivos Trust	
16	Trustee For The Stathatos Family Trust	
17	Trustee For The T.J. Cole Trust	
18	Trustee Of The Barbara L. Keys Family Trust	
19	Trustee Of The Burroughs Irr Family Trust	
20	Trustee Of The Cumming Family Trust	
21	Trustee Of The Foroughi Family Trust	
22	Trustee Of The Forrest G. Godde Trust	
23	Trustee Of The Fredrichsen Family Trust	
24	Trustee Of The George C. Stevens, Jr. Trust	
25	Trustee Of The Godde Trust	
26	Trustee Of The Grubb Family Trust	
27	Trustee Of The Illy King Family Trust	
28	Trustee Of The John And B.J. Calandri 2001 Trust	
	20	

1	Trustee Of The Kadivar Family Trust	
2	Trustee Of The Kyle Family Trust	
3	Trustee Of The Kyle Trust	
4	Trustee Of The Marilyn J. Prewoznik Trust	
5	Trustee Of The Nichols Family Trust	
6	Trustee Of The Richard E. Landfield Trust	
7	Trustee Of The Riggins Family Trust	
8	Trustee Of The Ritter Family Trust	
9	Trustee Of The Simpson Family Trust	
10	Trustee Of The Tobias Family Trust	
11	Trustee Of The Trueblood Family Trust	
12	Trustee Of The Wu Family Trust	
13	Tumbleweed SunTower, LLC	
14	U.S. Borax, Inc.	
15	Unison Investment Co., Llc	
16	Valentine, Roland	
17	Van Dam, Craig	
18	Van Dam, Delmar D.	
19	Van Dam, Gary	
20	Van Dam, Gertrude J.	
21	Veronika Reinelt	
22	Victoria Rahimi	
23	W. F. Clumen, Jr.	
24	WAGAS Land Company LLC	
25	Walter E. Helmick	
26	Wanda E. Kyle	
27	WDS California II, LLC	
28	White Fence Farms Mutual Water Co. Inc.	

FORM INTERROGATORIES (SET TWO)

# CHARLTON WEEKS LLP 1031 West Avenue M-14, Suite A Palmdale, CA 93551

#### PROOF OF SERVICE

I am employed in the aforesaid county, State of California; I am over eighteen years of age and not a party to the within action; my business address is 1031 West Avenue M-14, Suite A, Palmdale, California, 93551.

On November 11, 2011, at my place of business at Palmdale, California, a copy of the following DOCUMENT(s):

### FORM INTERROGATORIES (Set Two)

By posting the DOCUMENT listed above to the Santa Clara Superior Court website in regard to the Antelope Valley Groundwater Matter:

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

Executed on November 11, 2011

Sayle Fenald

1	ELECTRONIC FILING - WWW.SCEFILING.ORG c/o Glotrans 2915 McClure Street	IIA CLARA	
2	Oakland, CA94609		
3	EMAIL: Info@Glotrans.com		
4			
	THE SUPERIOR COURT OF THE	HE STATE OF CALIFORNIA	
5	IN AND FOR THE COUNT	Y OF SANTA CLARA	
6	Coordination Proceeding Special Title (Rule 1550(b)) ANTELOPE VALLEY GROUNDWATER CASES (JCCP	) Antelope Valley Groundwater Cases (JCCP 4408)	
7	4408) Included Actions: Los Angeles County Waterworks District No. 40	) Lead Case No.1-05-CV-049053	
8	Plaintiff,	) Hon. Jack Komar	
	VS.	)	
9	Diamond Farming Co. Superior Court of California	)	
10	County of Los Angeles, Case No. BC 325 201 Los Angeles County Waterworks District No. 40 v.	)	
.0	Diamond Farming Co. Superior Court of California, County of Kern, Case No.	)	
11	S-1500-CV-254-348 Wm. Bolthouse Farms, Inc. v. City of Lancaster Diamond Farming Co. v. City of	) )	
40	Lancaster Diamond Farming Co. v. Palmdale Water Dist. Superior Court of California, County of	)	
12	Riverside, consolidated actions, Case Nos. RIC 353 840, RIC 344 436, RIC 344 668	)	
13	Defendant.	) ) ) PROOF OF SERVICE	
14	AND RELATED ACTIONS	) Electronic Proof of Service	
15	I am employed in the County of Alameda, State of	California.	
15	I am over the age of 18 and not a party to the within action; my business address is 2915 McClure		
16	Street, Oakland, CA 94609.		
4-	The documents described on page 2 of this Electro	onic Proof of Service were submitted via the	
17	worldwide web on Fri. November 11, 2011 at 5:03 PM PST and served by electronic mail notification.		
18	I have reviewed the Court's Order Concerning Elec	stronic Filing and Service of Pleading Documents and	
	am readily familiar with the contents of said Order. Under the terms of said Order, I certify the above-described		
19	document's electronic service in the following manner:		
20	The document was electronically filed on the Court	's website, http://www.scefiling.org, on Fri. November	
	11, 2011 at 5:03 PM PST		
21	Upon approval of the document by the Court, an el	ectronic mail message was transmitted to all parties	
22	on the electronic service list maintained for this case. The	e message identified the document and provided	
	instructions for accessing the document on the worldwide	web.	
23	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and		

1	THE SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA ELECTRONIC FILING SYSTEM - WWW.SCEFILING.ORG
2	Electronic Proof of Service Page 2
2	Document(s) submitted by Bradley Weeks of Charlton Weeks LLP on Fri. November 11, 2011 at 5:03 PM PST
3	1. Discovery (e-service only): Form Interrogatories by Quartz Hill Water Set Two
4	
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