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10 Attorneys for BRUCE BURROWS, an individual, and 300 A
40 H, LLC, a California Limited Liability Company, Plaintiffs
11 in Case No. MC021281, Appearing Specially Solely for the
Purpose of Lodging this Objection to a Related Case Notice

12
13 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
14 **FOR THE COUNTY OF LOS ANGELES**

15
16
17 **ANTELOPE VALLEY**)
GROUNDWATER CASES)
18 Included Actions:)
19 Los Angeles County Waterworks District No.)
40 v. Diamond Farming Co. Superior Court of)
20 California County of Los Angeles, Case No. BC)
21 325 201 Los Angeles County Waterworks)
District No. 40 v. Diamond Farming Co.)
22 Superior Court of California, County of Kern,)
23 Case No. S-1500-CV-254-348Wm. Bolthouse)
Farms, Inc. v. City of Lancaster Diamond)
24 Farming Co. v. City of Lancaster Diamond)
Farming Co. v. Palmdale Water Dist. Superior)
25 Court of California, County of Riverside,)
26 consolidated actions, Case No. RIC 353 840,)
RIC 344 436, RIC 344 668)
27)
28)

Judicial Council Coordination Proceeding
No. 4408

Santa Clara Case No. 1-05-CV-049053
Assigned to The Honorable Jack Komar

**REQUEST FOR JUDICIAL NOTICE IN
SUPPORT OF SPECIAL APPEARANCE
FOR THE SOLE PURPOSE OF LODGING
AN OBJECTION TO NOTICE OF
RELATED CASE GIVEN BY TEJON
RANCHCORP; DECLARATION OF
STEVEN L. HOCH**

**[SERVED CONCURRENTLY WITH A
REQUEST FOR JUDICIAL NOTICE RE
CASE NO. MC 021281]**

1 **TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:**

2 **PLEASE TAKE NOTICE** that Bruce Burrows, an individual, and 300 A 40 H, LLC, a
3 California Limited Liability Company, (collectively, “Plaintiffs” in Los Angeles County Superior
4 Court Case No. MC021281¹ (referred to herein as the “Burrows Real Property Dispute”)) hereby
5 specially appear in the above-captioned matter (“AV Groundwater Cases”) solely to lodge the
6 concurrently filed objection to Tejon Ranchcorp, a California Corporation, Tejon Ranch
7 Company, a Delaware Corporation, and Centennial Founders, LLC, a Delaware Limited Liability
8 Company’s (collectively, “Defendants” in the Burrows Real Property Dispute) *Notice of Related*
9 *Case* filed in the AV Groundwater Cases on September 28, 2010. In connection with their
10 objections, Plaintiffs submit the following request for judicial notice pursuant to California
11 Evidence Code section 450, 452, subsections (d) and (h), and 453. Plaintiffs request this court
12 take judicial notice of the court docket in the Burrows Real Property Dispute pending before the
13 Honorable Randolph A. Rogers, Dept. A-11 of the Los Angeles County Superior Court, Michael
14 Antonovich Antelope Valley Courthouse. A true and correct copy of the docket is attached as
15 Exhibit 1.

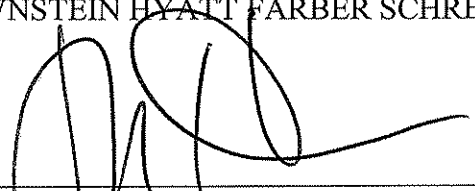
16 This Request for Judicial Notice is made on the grounds that the court docket is relevant
17 to the Court’s determination on whether the cases are related and will aid this Court in
18 determining the same. This Request is based on the Request, the accompanying Memorandum of
19 Points and Authorities, the declaration of Steven L. Hoch, Exhibit 1 attached hereto, and on such
20 other matters as may be presented to the Court.

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26 ¹ For the purposes of this Objection of Related Case, the parties are designated “Plaintiff” and
27 “Defendant” solely for the purposes of designating their party status in Case No. MC021281.
28 Bruce Burrows, an individual, and 300 A 40 H, LLC, a California Limited Liability Company do
not admit that they are properly parties to the above-captioned case, as they believe the Notice of
Related Case is improper.

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Dated: October 4, 2010

BROWNSTEIN HYATT FARBER SCHRECK,
LLP



By:

STEVEN L. HOCH
ROBERT J. SAPERSTEIN
Attorneys for Plaintiffs

BROWNSTEIN HYATT FARBER SCHRECK, LLP
2029 Century Park East, Suite 2100
Los Angeles, CA 90067-3007

1 MEMORANDUM OF POINTS AND AUTHORITIES

2 **I. INTRODUCTION**

3 Bruce Burrows, an individual, and 300 A 40 H, LLC, a California Limited Liability
4 Company, (collectively, “Plaintiffs” in Los Angeles County Superior Court Case No. MC021281
5 (referred to herein as the “Burrows Real Property Dispute”)) hereby specially appear in the
6 above-captioned matter (“AV Groundwater Cases”), to object to the *Notice of Related Case* filed
7 by Tejon Ranchcorp, a California Corporation, Tejon Ranch Company, a Delaware Corporation,
8 and Centennial Founders, LLC, a Delaware Limited Liability Company’s (collectively,
9 “Defendants” in the Burrows Real Property Dispute) in the AV Groundwater Cases. In
10 connection with their objections, Plaintiffs request judicial notice of the court docket in the
11 Burrows Real Property Dispute. Defendants seek to relate the Burrows Real Property Dispute
12 with the AV Groundwater Cases and Plaintiffs are concurrently filing objections to the *Notice of*
13 *Related Case*. Plaintiffs’ objections refer to the court docket in support of their arguments that
14 the cases cannot properly be related. Under the Evidence Code, this document is subject to
15 judicial notice by this Court.

16 **II. JUDICIAL NOTICE OF EXHIBIT 1 IS APPROPRIATE UNDER THE**
17 **EVIDENCE CODE**

18 Judicial notice of the court docket attached as Exhibit 1 is appropriate under Evidence
19 Code sections 452, subsections (d) and (h). Evidence Code section 452, subsection (d) provides
20 that judicial notice may be taken of “[r]ecords of (1) any court of this state or (2) any court of
21 record of the United States or of any state of the United States.” Evidence Code section 452,
22 subsection (h) provides that judicial notice may be taken of “[f]acts and propositions that are not
23 reasonably subject to dispute and are capable of immediate and accurate determination by resort
24 to sources of reasonably indisputable accuracy.” Exhibit 1 is the court docket of the Burrows
25 Real Property Dispute which is currently pending before the Honorable Randolph Rogers,
26 Department A-11 of the Michael Antonovich Antelope Valley Courthouse, Los Angeles Superior
27 Court, and thus is a record of the court. Further, the accuracy of this document is not reasonably
28 subject to dispute. Accordingly, judicial notice is the proper procedure to bring this Court’s

1 attention to Exhibit 1 of the Declaration of Steven L. Hoch, attached hereto. (Evid. Code § 452
2 (d), (h); *see Dillard v. McKnight* (1949) 34 Cal.2d 209, 218; *Nichols v. Hast* (1965) 62 Cal.2d
3 598, 600).

4 Under Evidence Code section 453 this request for judicial notice is conditionally
5 mandatory, and must be granted if sufficient notice is given to the adverse party and if the court is
6 furnished with sufficient information to enable it to take notice of the matter. (*People v. Maxwell*
7 (1978) 78 Cal.App.3d 124, 130-131). By this request Plaintiffs give Defendants sufficient notice
8 and give this Court sufficient information to enable it to take judicial notice of Exhibit 1.

9 **III. CONCLUSION**

10 For the foregoing reasons, Plaintiffs respectfully requests that this Court grant its Request
11 for Judicial Notice of Exhibit 1.

12 Dated: October 4, 2010

BROWNSTEIN HYATT FARBER SCHRECK,
LLP

By: 

STEVEN L. HOCH
ROBERT J. SAPERSTEIN
Attorneys for Plaintiffs

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DECLARATION OF STEVEN L. HOCH

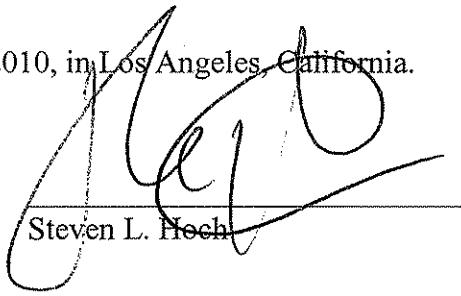
I, Steven L. Hoch, declare as follows:

1. I am an attorney at law, licensed to appear before all the Courts of the State of California. I am a shareholder in the law firm of Brownstein Hyatt Farber Schreck, LLP, counsel of record for BRUCE BURROWS, an individual, and 300 A 40 H, LLC, a California Limited Liability Company, Plaintiffs in Los Angeles County Superior Court, Case No. MC021281 (“Burrows Real Property Dispute”). If called upon to testify, I could do so of my own personal knowledge as follows:

2. Attached as Exhibit 1 is a true and correct copy of the docket in the Burrows Real Property Dispute pending before the Honorable Randolph A. Rogers, Dept. A-11 of the Los Angeles County Superior Court. My office obtained a copy of this document from the court website, available at <http://www.lasuperiorcourt.org/>, which links to: <http://www.lasuperiorcourt.org/civilCaseSummary/index.asp?CaseType=Civil>.

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

Executed this 4th day of October, 2010, in Los Angeles, California.



Steven L. Hoch

PROOF OF SERVICE BY MAIL

I am a citizen of the United States and employed in Los Angeles County, California. I am over the age of eighteen years and not a party to the within-entitled action. My business address is Brownstein Hyatt Farber Schreck, LLP, 2029 Century Park East, Suite 2100, Los Angeles, California 90067-3007. I am readily familiar with this firm's practice for collection and processing of correspondence for mailing with the United States Postal Service. On October 4, 2010, I placed with this firm at the above address for deposit with the United States Postal Service a true and correct copy of the within document(s):

REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF SPECIAL APPEARANCE FOR THE SOLE PURPOSE OF LODGING AN OBJECTION TO NOTICE OF RELATED CASE GIVEN BY TEJON RANCHCORP; DECLARATION OF STEVEN L. HOCH

in a sealed envelope, postage fully paid, addressed as follows:

Bob H. Joyce, Esq.
LEBEAU THELEN, LLP
5001 East Commercenter Drive, Suite 300
P.O. Box 12092
Bakersfield, CA 93389-2092

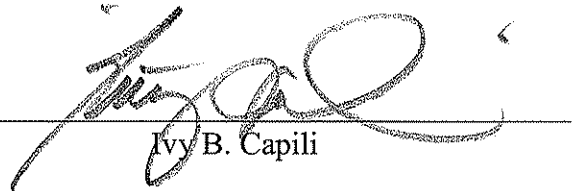
Susan L. Harrison, Esq.
Karen K. Brent, Esq.
HARRISON LAW AND
MEDIATION
500 Silver Spur Road, Suite 205
Rancho Palos Verdes, CA 90275

Thomas J. Ward, Esq.
MICHELIZZI, SCHWABACHER, ET AL
767 W. Lancaster Boulevard
Lancaster, CA 93534

Following ordinary business practices, the envelope was sealed and placed for collection and mailing on this date, and would, in the ordinary course of business, be deposited with the United States Postal Service on this date.

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

Executed on October 4, 2010, at Los Angeles, California.


Ivy B. Capili

BROWNSTEIN HYATT FARBER SCHRECK, LLP
2029 Century Park East, Suite 2100
Los Angeles, CA 90067-3007

1 **PROOF OF SERVICE**

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3 **STATE OF CALIFORNIA,
COUNTY OF SANTA BARBARA**

4 I am employed in the County of Santa Barbara, State of California. I am over the age of 18
5 and not a party to the within action; my business address is: 21 E. Carrillo Street, Santa Barbara,
6 California 93101.

7 On October 4, 2010, I served the foregoing document described as:

8 **REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF SPECIAL APPEARANCE FOR
THE SOLE PURPOSE OF LODGING AN OBJECTION TO NOTICE OF RELATED CASE
9 GIVEN BY TEJON RANCHCORP; DECLARATION OF STEVEN L. HOCH**

10 on the interested parties in this action.

11 By posting it on the website at 3:00 p.m. on October 4, 2010.
12 This posting was reported as complete and without error.

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

15 Executed in Santa Barbara, California, on October 4, 2010.

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19 MARIA KLACHKO-BLAIR
20 **TYPE OR PRINT NAME**



21 _____
22 **SIGNATURE**

EXHIBIT 1

Case Summary

Case Number: MC021281
BRUCE BURROWS VS TEJON RANCHCORP, ET AL

Filing Date: 02/11/2010
Case Type: Other Real Property Rights Case (General Jurisdiction)
Status: Pending

Future Hearings

01/10/2011 at 08:31 am in department ATV11 at 42011 4th Street West,
Lancaster, CA 93534
Post Mediation Status Conference (FSC - 3/23/2011JURY TRIAL - 4/1/2011)

03/23/2011 at 08:33 am in department ATV11 at 42011 4th Street West,
Lancaster, CA 93534
Final Status Conference (JURY TRIAL - 4/1/2011)

04/01/2011 at 08:30 am in department ATV11 at 42011 4th Street West,
Lancaster, CA 93534
Jury Trial

[Documents Filed](#) | [Proceeding Information](#)

Parties

300 A 40 H LLC - Plaintiff
BJORN TERI A. - Attorney for Defendant
BURROWS BRUCE - Plaintiff
CARRICK PATRICK C. - Attorney for Defendant
CENTENNIAL FOUNDERS LLC - Defendant
HARRISON SUSAN L. - Attorney for Plaintiff
HOCH STEVEN - Attorney for Plaintiff
TEJON RANCH COMPANY - Defendant
TEJON RANCHCORP - Defendant

[Case Information](#) | [Party Information](#) | [Proceeding Information](#)

Documents Filed (Filing dates listed in descending order)

EXHIBIT 1

Click on any of the below link(s) to see documents filed on or before the date indicated:

03/11/2010

09/28/2010 Answer to Second Amended Complaint (TEJON RANCHCORP, TEJON RANCH COMPANY AND CENTENNIAL FOUNDERS, LLC)
Filed by Attorney for Defendant

09/28/2010 Notice (OF RELATED CASES CASE NO. JUDICIAL COUNCEL CONDINATION PROCEEDING NO 4408)
Filed by Attorney for Defendant

08/27/2010 Second Amended Complaint
Filed by Attorney for Plaintiff

07/27/2010 Statement of Decision filed (ON DEMURRER TO 1ST AMENDED COMPL., MTN. FOR AN ORDER STRIKING PORTION OF PLTF'S 1ST AMENDED COMPLAINT, AND MOTION FOR ATTY'S FEES AND COSTS RE: ANTI-SLAPP MOTION; SIGNED BY JUDGE RANDOLPH A. ROGERS)
Filed by Court

07/27/2010 Order (ON DEMURRER, MTN. FOR AN ORDER STRIKING PORTIONS OF PLTF'S 1ST AMENDED COMPLAINT, AND MOTION FOR ATTY'S FEES AND COSTS RE: ANTI- SLAPP MOTION; SIGNED BY JUDGE RANDOLPH A. ROGERS)
Filed by Court

07/20/2010 Miscellaneous-Other (FEDERAL AUTHORITY IN SUPPORT OF DEFTS' MOTION FOR ATTORNEY'S FEES AND COSTS RE: ANTI-SLAPP MOTION)
Filed by Attorney for Defendant

07/20/2010 Declaration (SUPPLEMENTAL DECLARATION OF BOB H. JOYCE IN SUPPORT OF DEFENDANTS' MOTION FOR ATTORNEY'S FEES AND COSTS RE: ANTI-SLAPP MOTION)
Filed by Attorney for Defendant

07/20/2010 Miscellaneous-Other (REPLY MEMORANDUM OF POINTS AND AUTHORITIES BY DEFENDANTS TEJON RANCHCORP, TEJON RANCH COMPANY & CENTENNIAL FOUNDERS, LLC, IN SUPPORT OF THEIR DEMURRER TO THE FIRST AMENDED COMPLAINT)
Filed by Attorney for Defendant

07/20/2010 Brief (REPLY BRIEF IN SUPPORT OF DEFTS' MOTION FOR ATTORNEY'S FEES AND COSTS RE: ANTI-SLAPP MOTION)
Filed by Attorney for Defendant

07/14/2010 Opposition (TO TEJON RANCHCORP'S TEJON RANCH CO'S AND CENTENNIAL FOUNDERS LLCS MTN FOR ATTYS FEES & COSTS RE: ANTI-SLAPP MOTION)
Filed by Attorney for Plaintiff

07/14/2010 Declaration (OF DEBORAH DROOZ IN SUPPORT OF OPPOSITION TO MTN FOR ATTYS FEES)
Filed by Attorney for Plaintiff

07/14/2010 Opposition (TO TEJON RANCHCORPS TEJON RANCH COS & CENTENNIAL FOUNDERS LLC'S DEMURRER TO 1ST AMENDED COMP)
Filed by Attorney for Plaintiff

07/14/2010 Notice (OF NON-OPPOSITION TO DEFTS MTN FOR AN ORDER STRIKING PORTIONS OF PLTF 1ST AMENDED COMP)
Filed by Attorney for Plaintiff

07/14/2010 Declaration (OF KARI NIEBLAS VOZENILEK IN SUPPORT OF PLTFS OPPOSITION TO MTN FOR ATTYS FEES)
Filed by Attorney for Plaintiff

07/12/2010 Statement-Case Management
Filed by Attorney for Plaintiff

06/08/2010 Statement-Case Management
Filed by Attorney for Defendant

06/07/2010 Statement-Case Management
Filed by Attorney for Plaintiff

06/07/2010 Notice of Motion (FOR ATTYS FEES & COSTS RE: ANTI- SLAPP MOTION 07/27/10 8:30AM A11)
Filed by Attorney for Defendant

06/07/2010 Declaration (OF THOMAS J. WARD IN SUPPORT OF DEFTS MTN FOR ATTYS FEES & COSTS RE: ANTI-SLAPP MOTION)
Filed by Attorney for Defendant

06/07/2010 Declaration (OF THOMAS P. KESTLER IN SUPPORT OF DEFTS MTN FOR ATTYS FEES & COSTS RE: ANTI-SLAPP MOTION)
Filed by Attorney for Defendant

06/07/2010 Motion for an Order (STRIKING PORTIONS OF PLTFS 1ST MENDED COMP; MEMO OF P&A'S 07/27/10 8:30AM A11)
Filed by Attorney for Defendant

06/07/2010 Declaration (OF BOB H. JOYCE IN SUPPORT OF DEFTS MTN FOR ATTYS FEES & COSTS RE: ANTI-SLAPP MOTION)
Filed by Attorney for Defendant

06/07/2010 Supporting Points & Authorities (IN SUPPORT OF DEFTS DEMURRER)
Filed by Attorney for Defendant

06/07/2010 Notice of Hearing on Demurrer (TO 1ST AMENDED COMP 07/27/10 8:30AM A11)
Filed by Attorney for Defendant

06/07/2010 Supporting Points & Authorities (IN SUPPORT OF DEFTS MTN FOR ATTYS FEES & COSTS RE ANTI-SLAPP MOTION)
Filed by Attorney for Defendant

05/21/2010 Notice of Ruling (ON THE SPECIAL MOTION OF DEFTS TO STRIKE CAUSES OF ACTION NOS. 1-7 IN AND DISMISS THE COMPLAINT OF PLAINTIFFS

PURSUANT TO CCP 425.16)
Filed by Attorney for Plaintiff

05/18/2010 Order (AFTER HEARING ON DEFENDANTS MOTION FOR ORDER STRIKING CAUSES OF ACTION 1-7 AND DISMISSING PLTF.'S COMPLAINT; SIGNED BY JUDGE RANDOLPH A. ROGERS)
Filed by Court

05/18/2010 Statement of Decision filed (ON DEFTS. MOTION FOR ORDER STRIKING CAUSES OF ACTION 1-7 AND DISMISSING PLTF.'S COMPLAINT; SIGNED BY JUDGE RANDOLPH A. ROGERS)
Filed by Court

05/13/2010 Miscellaneous-Other (REPLY MEMO OF P&A'S BY DEFTS IN SUPPORT OT THEIR SUGGESTION THAT THE COURT STRIKE PLTF'S 1ST AMENDED COMPLAINT)
Filed by Attorney for Defendant

05/13/2010 Miscellaneous-Other (DEFTS AUTHORITIES SUBMITTED IN SUPPORT OF REPLY MEMO OF P&A'S TO DEFTS SPECIAL MTN TO STRIKE COUNTS 1-7 OF THE ORIGINAL COMP)
Filed by Attorney for Defendant

05/13/2010 Miscellaneous-Other (REPLY MEMO OF P&A'S BY DEFTS IN SUPPORT OF THEIR SPECIAL MOTION TO STRIKE COUNTS 1-7 OF THE ORIGINAL COMPLAINT)
Filed by Attorney for Defendant

05/13/2010 Miscellaneous-Other (OBJECTIONS BY DEFTS TO DECL OF BRUCE BURROWS IN SUPPORT OF PLTF'S RESPONSE TO DEFTS NTC OF INTENTION)
Filed by Attorney for Defendant

05/06/2010 Declaration (OF BRUCE BURROWS IN SUPPORT OF PLTF'S RESPONSE TO THE NOTICE OF INTENTION FILED BY DEFTS RELATING TO THEIR ANTI-SLAPP MOTION)
Filed by Attorney for Plaintiff

05/06/2010 Miscellaneous-Other (RESPONSE TO DEFTS NOTICE OF INTENTION TO CONTINUE WITH PROSECUTION OF THEIR SPECIAL MTN TO STRIKE FOLLOWING PLTF'S NTC OF NON-OPPOSITION & 1ST AMENDED COMP; DECL OF SUSAN L. HARRISON)
Filed by Attorney for Plaintiff

04/19/2010 Notice (OF WITHDRAWAL OF MOTION FOR PRELIMINARY INJUNCTION & VACATION OF HEARING DATE RE SAME)
Filed by Attorney for Plaintiff

04/19/2010 Notice (OF INTENTION TO CONTINUE WITH PROSECUTION OF THEIR SPECIAL MTN TO STRIKE CCP 425.16 FOLLOWING PLTF'S NTC OF NON-OPPOSITION & 1ST AMENDED COMP; MEMO OF P&A'S)
Filed by Attorney for Defendant

04/14/2010 First Amended Complaint
Filed by Attorney for Plaintiff

04/13/2010 Notice (OF NON-OPPOSITION TO MTN BY DEFTS FOR AN ORDER STRIKING CAUSES OF ACTION NOS 1-7 & DISMISSING PLTFs COMP UNDER CCP 425.16 (ANTI-SLAPP MOTION))
Filed by Attorney for Plaintiff

04/13/2010 Declaration (OF ROBERT J. SAPERSTEIN RELATING TO PLTFs NON-OPPOSITION TO ANTI- SLAPP MOTION)
Filed by Attorney for Plaintiff

04/13/2010 Notice of Association of Attorneys
Filed by Attorney for Plaintiff

04/01/2010 Motion for an Order (STRIKING CAUSES OF ACTION #'S 1-7 & DISMISSING PLTFs COMPLAINT UNDER CCP 425.16; MEMO OF P&A'S 04/27/10 8:30AM A11)
Filed by Attorney for Defendant

04/01/2010 Miscellaneous-Other (DEFTS EVIDENCE IN SUPPORT OF THEIR SPECIAL MOTION TO STRIKE; DECL OF GREG MEDEIROS & ALLEN E. LYDA)
Filed by Attorney for Defendant

03/30/2010 Order (ON DEFENDANT'S EX PARTE MOTION TO CONTINUE FURTHER HEARING ON PLAIN- TIFFS' APPLICATION FOR A PRE- LIMINARY INJUNCTION; SIGNED BY JUDGE RANDOLPH A. ROGERS)
Filed by Attorney for Defendant

03/19/2010 Ex-Parte Application (FOR MOTION TO CONTINUE FURTHER HEARING ON PLAINTIFFS' APPLICATION FOR A PRELIMINARY INJUNCTION)
Filed by Attorney for Defendant

03/19/2010 Notice (OF ASSOCIATION OF COUNSEL)
Filed by Attorney for Defendant

03/16/2010 Miscellaneous-Other (PLTFs SUPPLEMENTAL BRIEF IN SUPPORT OF REQUEST FOR PRELIMINARY INJUNCTION ADDRESSING MATTERS RAISED IN TENTATIVE RULING)
Filed by Attorney for Plaintiff

03/15/2010 Supporting Points & Authorities (IN SUPPORT OF DEFTS DEMURRER TO COMPLAINT)
Filed by Attorney for Defendant

03/15/2010 Motion to Strike (PORTIONS OF PLTFs COMPLAINT; MEMO OF P&A'S 04/27/10 8:30AM 11)
Filed by Attorney for Defendant

03/15/2010 Notice of Hearing on Demurrer (TO COMP BY PLTFs 04/27/10 8:30AM A11)
Filed by Attorney for Defendant

Click on any of the below link(s) to see documents filed on or before the date indicated:

[TOP](#) [03/11/2010](#)

03/11/2010 Miscellaneous-Other (REPLY MEMO OF P&A'S IN SUPPORT OF APPLICATION OF PLTFS BRUCE BURROWS & 300 A 40 H LLC FOR PRELIMINARY INJUNCTION)

Filed by Attorney for Plaintiff

03/11/2010 Miscellaneous-Other (PLTFS REPLY TO DEFTS OBJECTIONS TO EVIDENCE OF PROFFERED BY PLTFS IN SUPPORT OF THEIR APPLICATION FOR A PRELIMINARY INJUNCTION)

Filed by Attorney for Plaintiff

03/11/2010 Miscellaneous-Other (PLTFS OBJECTIONS TO DEFTS EVIDENCE OPPOSING PLTFS APPLICA- TION FOR PRELIMINARY INJUNCTION)

Filed by Attorney for Plaintiff

03/11/2010 Declaration (EVIDENCE IN SUPPORT OF PLTFS REPLY & APPLICATION FOR ISSUANCE OF INJUNCTION)

Filed by Attorney for Plaintiff

03/05/2010 Miscellaneous-Other (DEFTS OBJECTIONS TO EVIDENCE PROFFERED BY PLTFS IN SUPPORT OF TEHIR APPLICATION FOR A PRELIMIN- ARY INJUNCTION)

Filed by Attorney for Defendant

03/05/2010 Miscellaneous-Other (DEFTS EVIDENCE OPPOSING PLTFS APPLICTION FOR PRELIMINARY INJUNCTION)

Filed by Attorney for Plaintiff

03/05/2010 Opposition (TO PLTFS APPLICATION FOR PRE- LIMINARY INJUNCTION)

Filed by Attorney for Defendant

02/22/2010 Ex-Parte Application (TO CONTINUE HEARING ON ORDER TO SHOW CAUSE AND AMENDING BRIEFING SCHEDULE)

Filed by Attorney for Defendant

02/22/2010 Declaration (RE: NOTICE OF EX PARTE APPLICA- TION TO CONTINUE HEARING ON OSC AND AMENDING BRIEFING SCHEDULE)

Filed by Attorney for Defendant

02/18/2010 Rtn of Service of Summons & Compl

Filed by Attorney for Plaintiff

02/11/2010 Notice-Case Management Conference (06/23/10 830AM A-11)

Filed by Clerk

02/11/2010 Declaration (OF GREG MEIDEROS)

Filed by Attorney for Defendant

02/11/2010 Order (TEMPORARY RESTRAINING ORDER AND ORDER TO SHOW CAUSE RE PRELIMINARY INJUNCTION BRIAN C. YEP)

Filed by Attorney for Plaintiff

02/11/2010 Notice (OF ASSIGNMENT)

Filed by Clerk

02/11/2010 Ex-Parte Application (OF PLAINTIFFS BRUCE BURROWS AND 300 A 40, LCC, FOR TRO AND ORDER TO SHOW CAUSE RE PRELIMINARY INJUNCTION)
Filed by Attorney for Plaintiff

02/11/2010 Complaint Filed

02/11/2010 Summons Issued

02/11/2010 Affidavit of Prejudice - Preemptory (AGAINST JUDGE BAKER)
Filed by Attorney for Defendant

02/11/2010 Declaration (DECLARATION OF GREG MEIDEROS)
Filed by Attorney for Defendant

02/11/2010 Ex-Parte Application (OF PLTFs BRUCE BURROWS & 300 A 40 H, LLC FOR TRO & OSC RE PRELIM INJUNCTION; MEMO OF P&A'S; DECL OF BRUCE BURROWS; DECL OF SUSAN L. HARRISON)
Filed by Attorney for Plaintiff

02/11/2010 Summons Filed

Click on any of the below link(s) to see documents filed on or before the date indicated:

[TOP](#) [03/11/2010](#)

[Case Information](#) | [Party Information](#) | [Documents Filed](#)

Proceedings Held (Proceeding dates listed in descending order)

07/27/2010 at 08:30 am in Department ATV11, RANDOLPH ROGERS, Presiding Hearing on Demurrer (1. TO 1ST AMENDED COMP FILED BY &2. MTN FOR AN ORDER STRIKING PORTIONS OF PLTFs 1ST AMENDED COMP &TIONS OF PLTFs 1ST AMENDED COMP3. MTN FOR ATTYS FEES & COSTS REANTI SLAPP MOTION; MTNS BY DEFTS) - **Demurrer overruled**

07/27/2010 at 08:30 am in Department ATV11, RANDOLPH ROGERS, Presiding Conference-Case Management (C/F 6/23/10) - **Completed**

06/23/2010 at 08:30 am in Department ATV11, RANDOLPH ROGERS, Presiding Conference-Case Management - **Matter continued**

05/18/2010 at 08:30 am in Department ATV11, RANDOLPH ROGERS, Presiding Motion for an Order (STRIKING CAUSES OF ACTION NOS 1-7AND DISMISSING PLTFs COMPLAINTUNDER CCP 425.16 FILED BY DEFTS) - **Off Calendar**

04/27/2010 at 08:30 am in Department ATV11, RANDOLPH ROGERS, Presiding Motion for an Order (4. STRIKING CAUSES OF ACTION#'S 1-7 & DISMISSING PLTFs COMPUNDER CCP 425.16 FILED BY DEFTS**STIP TO CONT MTN #4 TO 05/18/10PER STIP FILED 04/22/10**) - **Matter continued**

04/27/2010 at 08:30 am in Department ATV11, RANDOLPH ROGERS, Presiding Hearing on Demurrer (1. TO COMP &**O/C MP NOTICE**2. MTN TO STRIKE PORTIONS OF PLTFSCOMP FILED BY DEFTS**O/C MP NTC**3. OSC RE:

PRELIMINARY INJUNCTN; **PRELIMINARY INJUNCTION W/DRAWNBY NOTICE OF PLTF 4/19/10**) - **Off Calendar**

03/19/2010 at 08:30 am in Department ATV11, RANDOLPH ROGERS, Presiding Ex-Parte Application (FOR MOTION TO CONTINUE FURTHER HEARING ON PLTF'S APP. FOR APRELIMINARY INJUNCTION) - **Motion Granted**

03/16/2010 at 08:34 am in Department ATV11, RANDOLPH ROGERS, Presiding Order to Show Cause (RE: PRELIMINARY INJUNCTION) - **Matter continued**

02/22/2010 at 08:30 am in Department ATV11, RANDOLPH ROGERS, Presiding Ex-Parte Application (TO CONTINUE HEARING ON OSC AND AMENDING BRIEFING SCHEDULE; FILED BY DEFENDANT, TEJON RANCH CORP.) - **Motion Granted**

02/11/2010 at 08:30 am in Department ATV11, Carlos P. Baker, Jr., Presiding Case Ordered Reassigned (170.6 CCP FILED BY DEFENDANT AGAINST JUDGE CARLOS P. BAKER) - **Transferred to Other Department**

02/11/2010 at 08:30 am in Department ATV10, BRIAN C. YEP, Presiding Ex-Parte Application (PLTF'S EX PARTE APPLICATION FOR TRO AND OSC RE: PRELIMINARY INJ.) - **Granted-Contested**

[Case Information](#) | [Party Information](#) | [Documents Filed](#) | [Proceeding Information](#)

1 **PROOF OF SERVICE**

2
3 **STATE OF CALIFORNIA,
COUNTY OF SANTA BARBARA**

4 I am employed in the County of Santa Barbara, State of California. I am over the age of 18
5 and not a party to the within action; my business address is: 21 E. Carrillo Street, Santa Barbara,
6 California 93101.

7 On October 4, 2010, I served the foregoing document described as:

8 **REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF SPECIAL APPEARANCE FOR
THE SOLE PURPOSE OF LODGING AN OBJECTION TO NOTICE OF RELATED CASE
9 GIVEN BY TEJON RANHCORP; DECLARATION OF STEVEN L. HOCH**

10 on the interested parties in this action.

11 By posting it on the website at 3:00 p.m. on October 4, 2010.
12 This posting was reported as complete and without error.

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

15 Executed in Santa Barbara, California, on October 4, 2010.

16
17 

18
19 MARIA KLACHKO-BLAIR
20 **TYPE OR PRINT NAME**

21
22 _____
23 **SIGNATURE**