		CIV-100
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): JEFFREY V. DUNN SBN 131926; STEFANIE D. HEDLUND SBN		R COURT USE ONLY
Best Best & Krieger, LLP - Irvine		
5 Park Plaza, #1500		
Irvine, CA 92614		The substitute of the substitu
TELEPHONE NO. (949) 263-2600 FAX NO (Optional).		
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name): CROSS-COMPLAINANTS		**************************************
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES		2000
STREET ADDRESS: 111 North Hill Street		
MAILING ADDRESS: ROOM 109		
CITY AND ZIP CODE: Los Angeles 90012		Adam
BRANCH NAME: Central District, Stanley Mosk Courthouse		
PLAINTIFF/PETITIONER: Los Angeles County Waterworks District No.	40, et al.	
DEFENDANT/RESPONDENT: Diamond Farming Company, et al.		
REQUEST FOR	s Judgment CASE NUMBER:	
(Application)	4408	
Court Judgment		
TO THE CLERK: On the complaint or cross-complaint filed		
a. on <i>(date):</i> August 21, 2008		
b. by (name): Los Angeles County Waterworks District No. 40, et	al.	
c. 🛛 Enter default of defendant (names): See Exhibit "A" attached	I hereto.	
d. I request a court judgment under Code of Civil Procedure secti	ons 585(b), 585(c), 989, etc., aç	jainst defendant (names):
(Testimony required. Apply to the clerk for a hearing date, unle	ss the court will enter a judgmei	nt on an affidavit under Code
Civ. Proc., § 585(d).)		
e. Enter clerk's judgment (1) for regitation of the promises only and issue a writ of a	vacution on the judgment. Cod.	a of Civil Procedure paction
(1) for restitution of the premises only and issue a writ of a 1174(c) does not apply. (Code Civ. Proc., § 1169.)	execution on the judgment. Cou	3 of Civil Procedure section
Include in the judgment all tenants, subtenants, n	amed claimants, and other occu	ments of the premises. The
Prejudgment Claim of Right to Possession was s 415.46.		
(2) under Code of Civil Procedure section 585(a). (Compl	ete the declaration under Code	Civ. Proc., § 585.5 on the
reverse (item 5).)		
(3) for default previously entered on (date):		
2. Judgment to be entered. <u>Amount</u>	Credits acknowledged	Balance
a. Demand of complaint\$	\$	\$ 0.00
b. Statement of damages *	Φ	£ 0.00
(1) Special\$ (2) General\$	Ф Ф	\$ 0.00 \$ 0.00
c. Interest\$	€	\$ 0.00
d. Costs (see reverse)\$ 0.00	₩ €:	\$ 0.00
· · · · · · · · · · · · · · · · · · ·	φ \$	\$ 0.00
e. Attorney fees	•	
***************************************	per day beginning	and a special and the second and the
g. Daily damages were demanded in complaint at the rate of: \$ (* Personal injury or wrongful death actions; Code Civ. Proc., § 425.11.)	per day beginning	tuaio).
 (Check if filed in an unlawful detainer case) Legal document assi the reverse (complete item 4). 	stant or unlawful detainer ass	istant information is on
Date: 12/13/2010	111 1111 .	
Stefanie D. Hedlund	thomas Kelleman	
(TYPE OR PRINT NAME)	BIGNATURE OF PLAINTIFF OR AT	TORNEY FOR PLAINTIFF)
 (1) Default entered as requested on (date): (2) Default NOT entered as requested (state rease) 	on):	
FOR COURT USE ONLY Clerk,	for	, Deputy
Olon,		. copaty

(TYPE OR PRINT NAME)

(SIGNATURE OF DECLARANT)

EXHIBIT "A"

Enter default of defendant (names):

DAVID BUSHNELL, ROE 597	HIGH DESERT INVESTMENTS LLC, ROE 613
CAMEO RANCHING CO., ROE 600	CARL PROCTOR, JR., ROE 615
DOROTHY ETTA DELIA, ROE 601	QWEST ENGINEERING INC., ROE 616
JOHN P. RUSK, ROE 602	ROBERT A. STONER PROPERTIES, ROE 619
HAMID AMERI, ROE 606	CARTER, RONALD H./AUDREY M. CARTER FAMILY TRUST, ROE 620
LUTZ ISSLEIB, ROE 607	CLARENCE E. SHETLER, ROE 621
ERLINDA KOO, ROE 609	ST. ANDREWS ABBY INC., ROE 623
FRANK A. LANE, ROE 612	1ST AND 41ST WEST LLC, ROE 625

ATTACHMENT TO PROOF OF SERVICE		
DAVID BUSHNELL, ROE 597	HIGH DESERT INVESTMENTS LLC,	
CALANDRIE SONRISE FARMS	ROE 613	
43511 70TH STREET	1270 W 1130 S STE 145	
E. LANCASTER CA 93534	OREM, UT 84058-3833	
CAMEO RANCHING CO., ROE 600	CARL PROCTOR, JR., ROE 615	
STEVEN F. GODDE	5149 E AVENUE H	
44832 12TH STREET WEST	LANCASTER CA 93535	
LANCASTER CA 93534-2210		
DOROTHY ETTA DELIA, ROE 601	QWEST ENGINEERING INC., ROE 616	
44127 90TH ST E	19182 STEWART ST	
LANCASTER, CA 93535-8404	HUNTINGTON BEACH, CA 92648-2210	
JOHN P. RUSK, ROE 602	ROBERT A. STONER PROPERTIES,	
44127 90TH ST E	ROE 619	
LANCASTER, CA 93535-8404	CALANDRIE SONRISE FARMS	
	43511 70TH STREET	
	E. LANCASTER CA 93534	
HAMID AMERI, ROE 606	CARTER, RONALD H./AUDREY M.	
10200 MASON AVE STE 105	CARTER FAMILY TRUST, ROE 620	
CHATSWORTH, CA 91311-3303	31902 FOXFIELD DR	
	WESTLAKE VILLAGE, CA 91361-4202	
LUTZ ISSLEIB, ROE 607	CLARENCE E. SHETLER, ROE 621	
CALANDRIE SONRISE FARMS	CALANDRIE SONRISE FARMS	
43511 70TH STREET	43511 70TH STREET	
E. LANCASTER CA 93534	E. LANCASTER CA 93534	
ERLINDA KOO, ROE 609	ST. ANDREWS ABBY INC., ROE 623	
680 CADIZ ST	31001 N. VALYERMO ROAD	
MONTEREY PARK, CA 91754-2635	VALYERMO CA 93563-0040	
FRANK A. LANE, ROE 612	1ST AND 41ST WEST LLC, ROE 625	
42220 10TH ST W STE 101	·	
LANCASTER, CA 93534-7075	3470 WILSHIRE BLVD STE 1020	
Limerolla, CA 9334-1013	LOS ANGELES, CA 90010-3910	

LAW OFFICES OF BEST BEST & KRIEGER LLP 5 PARK PLAZA, SUITE 1500 IRVINE, CALIFORNIA 92614

PROOF OF SERVICE

I, Marie Milovanovich, declare:

I am a resident of the State of California and over the age of eighteen years, and not a party to the within action; my business address is Best Best & Krieger LLP, 400 Capitol Mall, Suite 1650, Sacramento, California 95814. On December 13, 2010, I served the within document(s):

REQUEST FOR ENTRY OF DEFAULT

×	by posting the document(s) listed above to the Santa Clara County Superior Court website in regard to the Antelope Valley Groundwater matter.
	by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Irvine, California addressed as set forth below.
	by causing personal delivery by ASAP Corporate Services of the document(s) listed above to the person(s) at the address(es) set forth below.
	by personally delivering the document(s) listed above to the person(s) at the address(es) set forth below.
	I caused such envelope to be delivered via overnight delivery addressed as indicated on the attached service list. Such envelope was deposited for delivery by Federal Express following the firm's ordinary business practices.

I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

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

Executed on December 13, 2010, at Sacramento, California.