	DEGE	
1	CEST & RAGEOEK EET	EXEMPT FROM FILING FEES
_	ERIC L. GARNER, Bar No. 130665	UNDER GOVERNMENT CODE
2	JEFFREY V. DUNN, Bar No. 131926	SECTION 6103
	STEFANIE D. HEDLUND, Bar No. 239787	SECTION 0103
3	5 PARK PLAZA, SUITE 1500	
	IRVINE, CALIFORNIA 92614	
4	TELEPHONE: (949) 263-2600	
•	1 203 2000	
5	TELECOPIER: (949) 260-0972	
3	g	
_	LOS ANGELES COUNTY WATERWORK	S
6	DISTRICT NO. 40	
7	OFFICE OF COUNTY COUNSEL	
	COUNTY OF LOS ANGELES	
8	JOHN F. KRATTLI, Bar No. 82149	
	COUNTY COUNSEL	
9	WARREN WELLEN, Bar No. 139152	
	PRINCIPAL DEPUTY COUNTY COUNSEL	
10	500 WEST TEMPLE STREET	
•	LOS ANGELES, CALIFORNIA 90012	
11	TELEPHONE: (213) 974-8407	
	TELECOPIER: (213) 687-7337	
12	Attorneys for Cross Complainant LOS ANG	THE THO
	Attorneys for Cross-Complainant LOS ANG	ELES
13	COUNTY WATERWORKS DISTRICT NO	0.40
13	STIDEDTOD COLUTT OF	THE OTHER OF CO.
14	SOI ERIOR COURT OF	THE STATE OF CALIFORNIA
14	COLDITY OF LOG AND	
15	COUNTY OF LOS AND	GELES – CENTRAL DISTRICT
15		
1.0		
16	ANTELODE VALVES	
1.7	ANTELOPE VALLEY	Judicial Council Coordination No. 4408
17	GROUNDWATER CASES	
	T 1 1 1 1 1	CLASS ACTION
18	Included Actions:	
	Los Angeles County Waterworks District	Santa Clara Case No. 1-05-CV-049053
19	No. 40 v. Diamond Farming Co., Superior	Assigned to The Honorable Jack Komar
	Court of California, County of Los	Sala to The Honorable Jack Rollidi
20	Angeles, Case No. BC 325201;	REQUEST FOR JUDICIAL NOTICE IN
		SUPPORT OF OPPOSITION TO HAN
21	Los Angeles County Waterworks District	SUPPORT OF OPPOSITION TO H&N
	No. 40 v. Diamond Farming Co., Superior	DEVELOPMENT CO. WEST, INC.'S
22	Court of California, County of Kern, Case	MOTION TO SET ASIDE DEFAULT
	No. S-1500-CV-254-348;	TT :
23	110.5 1300 0 7-254-540,	Hearing
23	Wm Rolthouse Forms Inc. Cit 6	Date: October 5, 2012
24	Wm. Bolthouse Farms, Inc. v. City of	Time: 9:00 a.m.
24	Lancaster, Diamond Farming Co. v. City of	Location: Dept. 1, Room 534
ر ا	Lancaster, Diamond Farming Co. v.	111 North Hill Street
25	Palmdale Water Dist., Superior Court of	Los Angeles, CA 90012
	California, County of Riverside, Case Nos	
26	RIC 353 840, RIC 344 436, RIC 344 668	
27		
28		

1 REQUEST FOR JUDICIAL NOTICE 2 TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD: 3 Pursuant to Evidence Code Section 452, Los Angeles County Waterworks District No. 40 ("District 40") respectfully requests that the Court take judicial notice of the following writings: 4 5 1. Grant Deed, recorded on May 31, 2011 in the Kern County Official Records, a true and correct copy of which is attached hereto as Exhibit "A"; and 6 7 Request for Entry of Default, filed on March 20, 2012, a true and correct copy of 2. 8 which is attached hereto as Exhibit "B." 9 District 40 requests that judicial notice be taken of grant deed described above on the grounds that it is an official act of the executive department under Evidence Code section 452, 10 subdivision (c), and that the facts contained therein are not reasonably subject to dispute and are 11 capable of immediate and accurate determination by resort to sources of reasonably indisputable 12 accuracy under Evidence Code section 452, subdivision (h). (See Evans v. California Trailer 13 Court, Inc. (1994) 28 Cal. App. 4th 540, 549 ["The court may take judicial notice of recorded 14 deeds."]; Cal-American Income Property Fund II v. County of Los Angeles (1989) 208 Cal.App. 15 3d 109, 113 fn. 2 [county recorder's recordation of documents are official acts of the executive 16 17 department, which may be judicially noticed].) 18 /// 19 /// 20 /// 21 /// 22 /// 23 /// 24 /// 25 /// 26 /// 27 /// 28 /// 26345.00000\7594471.2 - 2 -

District 40 requests that judicial notice be taken of the Request for Entry of Default described above on the grounds that it is a record of this Court under Evidence Code section 452(d); and that the facts contained therein are not reasonably subject to dispute and are capable of immediate and accurate determination by resort to sources of reasonably indisputable accuracy under Evidence Code section 452, subdivision (h). Dated: September 24, 2012 BEST BEST & KRIEGER LLP By ERIC L. GARNER JEFFREY V. DUNN STEFANIE D. HEDLUND Attorneys for Cross-Complainant LOS ANGELES COUNTY WATERWORKS DISTRICT NO. 40 26345.00000\7594471.2

	•	Ja Ke	ames W. Fil ern County Offic	ch, Assesso	r – Recorder		-
	RECORDING REQUESTED BY: Old Republic Title Company	Re	corded at the reques				/2011 0 AM
	WHEN RECORDED MAIL TO:	00	oc#: 021 1	069988	Stat Types: 1	Pages:	
City	H&N Development Co. West, Inc. c/o Wendell Naraghi 1800 Oakdale Road, Suite G p Modesto, CA 95355				Fees Taxes Others PAID	0	2.00 1.00 1.00 2.00
APN: 35 35	9-031-07, 359-032-20, 359-032-21, 9-032-13, 359-032-08, 359-032-14	GRANT DEE	ש	PACE ABOVE THIS LI			
[X] [X]	persigned grantor(s) Declare(s): CUMENTARY TRANSFER TAX is \$ -0- '/' computed on the full value of the procomputed on full value less value of Realty not sold Unincorporated area City CALUABLE CONSIDERATION, receipt of which	f	nces remaining	at time of sale,	nd	myd	
California	a corporation formerly named "H and N D	evelopment Co., Ir	nc., a California	corporation"			
hereby GF	RANT(S) to H&N Development Co, Wes	, Inc., a California	corporation				
the followi	ing described real property in the City of <u>ur</u>	incorporated area				ia:	
See Exhi	bit A attached hereto						
						igene meneralneg	
	monly known as	aparquasian and a second and a					
Dated:	11/61 1 1 /2011					<u> </u>	
STATE OF	CALIFORNIA OF Stanislaus	} cor	N Development poration former ., lac./a californ	Co. West. Inc ly pamed "H and his corporation"	N Development		/
STATE OF COUNTY ON	CALIFORNIA OF Stanislaus May 17, 2011 be	Co.	poration former ., lac./a califor	Co. West. Inc ly pamed "H and nia corporation" NARAGHI, Presi	N Development	- 15h	<u>/</u> .
STATE OF COUNTY (ON	CALIFORNIA OF Stanislaus May 17, 2011 bi	correction of the correction o	poration former ., lac./a califor	ly pamed"H and nis consoration"	N Development	- 	<i>!</i>
STATE OF COUNTY OF CO	CALIFORNIA OF SAMISIANS May 17, 2011 but appeared Wandell 3. Naraghi appeared Wandell 3. Naraghi ad to me on the basis of satisfactory evidence whose name(s) is/ere subscribed to the within institled to me that he/ehe/they executed the same in a capacity(iee), and that by his/hemtheir signature the person(s), or the entity upon behalf of which the	to be the nument and nisthershoir-left) on the e person(s)	poration former , lpc./a Californ ////////////////////////////////////	ly pamed"H and nis consoration"	N Development Cu d dent HiP 8004	 	<i>!</i>

Grant Deed

LEGAL DESCRIPTION

EXHIBIT "A"

THE LAND REFERRED TO HEREIN BELOW IS SITUATED IN THE UNINCORPORATED AREA, COUNTY OF KERN, STATE OF CALIFORNIA, AND IS DESCRIBED AS FOLLOWS:

PARCEL 1: APN 359-031-07

the East half of the Southwest quarter of Section 25, Township 9 North, Range 14 West, San Bernardino Meridian, in the unincorporated area of the County of Kern, State of California, according to the Official Plat thereof.

EXCEPTING THEREFROM the Northerly 20 feet of the Southerly 50 feet of said land.

PARCEL 2: APN 359-032-20

The West half of the Northwest quarter of Section 36, Township 9 North, Range 14 West, San Bernardino Meridian, in the unincorporated area of the County of Kern, State of California, according to the Official Plat thereof.

PARCEL 3: APN 359-032-21

The East half of the Northwest quarter of Section 36, Township 9 North, Range 14 West, San Bernardino Meridian, in the unincorporated area of the County of Kern, State of California, according to the Official Plat thereof.

PARCEL 4: APN 359-032-13

The East half of the Southwest quarter of Section 36, Township 9 North, Range 14 West, San Bernardino Meridian, in the unincorporated area of the County of Kern, State of California, according to the Official Plat thereof.

EXCEPTING THEREFROM the Westerly 20 feet of said land.

PARCEL 5: APN 359-032-08 and 14

The Southeast quarter of Section 36, Township 9 North, Range 14 West, San Bernardino Meridian, in the unincorporated area of the County of Kern, State of California, according to the Official Plat thereof.

EXCEPTING THEREFROM the Northeast quarter of said Southeast quarter of said land.

ALSO EXCEPTING THEREFROM all oil, gas and other hydrocarbon substances in and under the Southwest quarter of the Southwest quarter and the South half of the Southeast quarter of the Southwest quarter of the Southeast quarter of said Section 36.

ALSO EXCEPTING THEREFROM the remainder 1/2 of all oil, gas and other hydrocarbon substances as conveyed to Roy L. Larsen and wife by deed recorded April 8, 1948 in Book 1510, page 349 of Official Records.

APN: 359-031-07, 359-032-20, 21, 13, 08 and 14

?^...

		0				CIV-100
	PLAINTIFF/PETITION	ER: Los Angeles County V	Vaterworks District No.	40, et al.	CASE NUMBER	
	DEFENDANT/RESPONDE	NT: Diamond Farming (Company, et al.	anna internativa etter istoria situativa etter internativa etter internativa etter internativa etter internativa	4408	
4.	or unlawful detainer assi	ant or unlawful detainer a stant did d d any help or advice for pa	id not for compensat	tion give advice	e or assistance with thi	s form.
	a. Assistant's name:b. Street address, city,	and zip code:		d. Cou e. Reg	ephone no.: inty of registration: pistration no.: ires on (date):	
5.	Declaration under	Code of Civil Procedure	Section 585.5 (require	ed for entry of	default under Code Civ	. Proc., § 585(a)).
	a. is is not b. is is not	on a contract or installment on a conditional sales coand Finance Act).	-		· •	, ,
	c. Is is not	on an obligation for good	s, services, loans, or e	ktensions of cr	edit subject to Code Ci	v. Proc., § 395(b).
6.	Declaration of mailing (Code Civ. Proc., § 587).	A copy of this Request	for Entry of De	efault was	
Da	Please see at mailed first-clare each defendant (1) Mailed on (c) eclare under penalty of pete: 2/13/12	rjury under the laws of the	f of Electronic Servic ealed envelope addres ollows: (2) To (s	e, and Proofs sed to each de specify names	s of Publication efendant's attorney of re and addresses shown	ecord or, if none, to on the envelopes): rue and correct.
****		OR PRINT NAME) (required if money judgme	at some soled) Conto o	ad diaburaana		*
l de Da	§ 1033.5): a. Clerk's filing fees b. Process server's fees c. Other (specify): d. e. TOTAL f. ☑ Costs and disbut g. I am the attorney, agreement and these costectare under penalty of pete: 2/ 1√12 efanie D. Hedlund	ursements are waived. ent, or party who claims the sts were necessarily incurredury under the laws of the	\$ \$ \$ \$ \$ \$ \$ \$ \$ ese costs. To the best ed in this case.	00 of my knowled	lge and belief this mem	orandum of costs is
	(IIIE)	err v v v v v v v v v v v v v v v v v v		<u>v</u>		
8.	□ Declaration of no	nmilitary status (require	ed for a judgment). No refits of the Servicemen	defendant na	amed in item 1c of the	application is in the

Civ-100 [Rev. January 1, 2007]

Stefanie D. Hedlund

(TYPE OR PRINT NAME)

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date: 2/15/12

Page 2 of 2

(SIGNATURE OF DECLARANT)

EXHIBIT "A"				
JOYCE P. WHITESIDE, TRUSTEE, ROE 400	DANIEL BRONSTON LEROY, ROE 512			
ABC DIAMONDS INC., ROE 403	DOUGLAS R. MCAVOY AND AMY M. MCAVOY TRUST, ROE 520			
LESLIE C. BLENKHORN, ROE 411	ROBERTA MERRY FAMILY TRUST, ROE 521			
CHERILYN M. BLENKHORN, ROE 412	HANS PETER MEYER, ROE 522			
MARK F. BRAMLETT, ROE 414	IPBI KIM MEYER, ROE 523			
YONG SEE CHO, ROE 428	FRED PIWENITZKY, ROE 537			
DORA LAND, ROE 441	SACHIKO PIWENITZKY, ROE 538			
CAROL A. DURST, TRUSTEE, ROE 443	PLEDGE INVESTMENT LLC, ROE 539			
GILL FAMILY TRUST 1999, ROE 469	LULU EDNA POLLOCK, ROE 540			
GLEASON TRUST, ROE 470	POPINJAY CORP. N V, ROE 541			
H & N DEVELOPMENT CO., INC., ROE 476	DONALD L. PURVIANCE, ROE 542			
EMMA LOU JOHNSON, ROE 504	EDGAR REINOSO, ROE 547			
ANNETTE F. KAM, ROE 505				

 (\cdot)



PROOF OF SERVICE

I, Jennifer M. Maguire, 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 & Krieger LLP, 500 Capitol Mall, Suite 1700, Sacramento, California 95814. On March 20, 2012, I served the within document(s):

AMENDED 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.

See attached Proofs of Publication

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 March 20, 2012, at Sacramento, California.

Jennifer M. Maguire

-1-

PROOF OF PUBLICATION

(2015.5 C.C.P.)

STATE OF CALIFORNIA

County of Los Angeles

Notice Type: SUMMONS

Plaintiff: ANTELOPE VALLEY GROUNDWATER CASES Case Number: JUDICIAL COUNCIL COORDINATION PROCEEDING NO. 4408

I om a sitiate of the United States and a resident of the Covery elevence; I am new the ego of nighton years, and not a party to be instrumed in the above endined matter. I am the principal clutt of the princer of the Antalogo Valley Prem. a correspond to general structures, and published chilty in the city of Palendale, County of Lee Angeles, and which newspaper has been ediploged to any spaper of general structures by the Superior Court of the Covery of Lee Angeles, State of California, under date of Ostobus 24, 1921, Case Namber 282601; Wacciffeed Case Namber 657770 Agrid 11, 1956; Sure operating as the Ledger-Orasins, adjunitated a legal newspaper have 15, 1927, by Superior Court of the Access No. 25455; are agreeding as the Deserte Maller News, formerly Reacons as the South Antalogo Valley Foothill News, nightdicated a nawapaper of general circulation for the City of Lamentus, State of California on May 29, 1947, Case Number NOCS64 non-sulvational a correspond of general circulation for the City of Lamentus, State of California on Jameny 24, 1950, Case Number ROCS64 non-sulvational a newspaper of general circulation for the City of Lamentus, State of California on Jameny 24, 1950, Case Number NOCS64 non-sulvational a newspaper, of general development of the City of Lamentus, State of California on Jameny 24, 1950, Case Number ROCS64 non-sulvational a newspaper, of general development the control of the control of the newsort of the printed copy (set in type not sensible flora non-porcil), has been published in noch reguler and states tructure of said newspaper and not in negle super parts.

April 8, 15, 22, 29, 2010
I carrify (or declars) under possity of perjury that the fore-going is true

Signature

Dated: April 29, 2010 Executed at Paimdale, California

ANTELOPE VALLEY PRESS 37404 SIERRA HMY., PALMDALE CA 93550 Telephone (661)267-4112/Fax (661)947-4870



RECORDING/FILING REQUESTED BY AND MAIL TO: Best Best & Krieger LLP 5 Park Plaza, Suite 1500 Irvine, CA 92614

PROOF OF PUBLICATION (California Code of Civil Procedure 2010, 2015.5)

STATE OF CALIFORNIA County of Los Angeles

I am a citizen of the United States and a resident of aforesaid County. I am over the age of eighteen year to all the states and not a party to or interested in the above-to years, and not a party to or interested in the above-to the printer of the Double Lawronce A. Goode Lawronce

WEDNESDAY; APRIL 7, 2010; WEDNESDAY; A WEDNESDAY; APRIL 21, 2010; WEDNESDAY;

l certify (or declare) under penalty of perjury under that the foregoing is true and correct.

Dated at Los Angeles, California,

This ^{24th}day of November 2010

Signature

Angelina de Cordova



ON FIRST AMENDED TROSS-COMPLAINT

Case Number (Numero del Caso); Judicial Council Coordination Proceeding No. 4408

OTICE TO CROSS-DEFENDANT

PROOF OF PURITCATION

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3.	PROOF OF P	J]	BLIC	ATION		
	n	Ed Ch Sta	Number: ition: ass Code art Date ling Lines	11663845 TBC Legal Notices 04/26/10	PO#: Run Time Stop Date	05/17/10
14.	daw Offices of Best, Best, & Krieger UP 17+1+N: Dan Roberts	To Bil	tal Cost ling dress	\$8,002.20 5 Park Plaza Suite 1500 Irvine, CA 92614	Inches Account	38641715
 5	STATE OF CALIFORNIA COUNTY OF KERN		Solicitor First Te			
	I AM A CITIZEN OF THE UNITED STATES AND A RESIDENT OF THE COUNTY AFORESAID: I AM OVER THE AGE OF EIGHTEEN YEARS, AND NOT A PARTY TO OR INTERESTEIN THE ABOVE ENTITLED MATTER. I AM THE ASSISTANT PRINCIPAL CLERK OF THE PRINTER OF THE BAKERSFIBLI CALIFORNIAN, A NEWSPAPER OF GENERAL CIRCULATION, PRINTED AND PUBLISHED DAILY IN THE CITY OF BAKERSFIELD COUNTY OF KERN,) ·	Ad Num	44050045	on Judicia	
1 p	AND WHICH NEWSPAPER HAS BEEN ADJUDGED A NEWSPAPER OF GENERAL CIRCULATION BY THE SUPERIOR COURT OF THE COUNTY OF KERN, STATE OF CALIFORNIA UNDER DATE OF FEBRUARY 5, 1952, CASE NUMBER 57610 THAT THE NOTICE, OF WHICH THE ANNEXED IS A PRINTE COPY, HAS BEEN PUBLISHED IN EACH REGULAR AND ENTIRE ISSUE OF SAID NEWSPAPER AND NOT IN ANY SUPPLEMENT THEREOF ON THE FOLLOWING DATES, TO WIT:	١,				
	4/26/10 5/3/10					
	5/10/10					
	I CERTIFY (OR DECLARE) UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.					
ß	Kinten Blacklusen					al

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Antelope Valley Groundwater Cases (JCCP 4408)

THE SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA **ELECTRONIC FILING - WWW.SCEFILING.ORG** c/o Glotrans 2915 McClure Street Oakland, CA94609

TEL: (510) 208-4775 FAX: (510) 465-7348 EMAIL: Info@Glotrans.com

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THE SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF SANTA CLARA

Coordination Proceeding Special Title (Rule 1550(b)) ANTELOPE VÄLLEY GROUNDWATER CASES (JCCP 4408) Included Actions: Los Angeles County Waterworks District No. 40

Plaintiff,

Diamond Farming Co. Superior Court of California County of Los Angeles, Case No. BC 325 201 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 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

Defendant.

AND RELATED ACTIONS

353 840, RIC 344 436, RIC 344 668

PROOF OF SERVICE **Electronic Proof of Service**

Leed Case No.1-05-CV-049053

Hon. Jack Komar

I am employed in the County of Alameda, State of California.

I am over the age of 18 and not a party to the within action; my business address is 2915 McClure Street, Oakland, CA 94609.

The documents described on page 2 of this Electronic Proof of Service were submitted via the worldwide web on Tue. March 20, 2012 at 11:42 AM PDT and served by electronic mail notification.

I have reviewed the Court's Order Concerning Electronic Filling 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 document's electronic service in the following manner:

The document was electronically filed on the Court's website, http://www.scefiling.org, on Tue. March 20, 2012 at 11:42 AM PDT

Upon approval of the document by the Court, an electronic mail message was transmitted to all parties on the electronic service list maintained for this case. The message identified the document and provided instructions for accessing the document on the worldwide web.

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





correct. Executed on March 20, 2012 at Oakland, California.

Dated: March 20, 2012

For WWW.SCEFILING.ORG

Andy Jamieson





THE SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA ELECTRONIC FILING SYSTEM - WWW.SCEFILING.ORG

Electronic Proof of Service Page 2

Document(s) submitted by Jeffrey Dunn of Best Best & Krieger, LLP on Tue. March 20, 2012 at 11:42 AM PDT

1. Req:Entry of Default: Request for Entry of Default as to: JOYCE P. WHITESIDE, TRUSTEE, ROE 400; DANIEL BRONSTON LEROY, ROE 512; ABC DIAMONDS INC., ROE 403; DOUGLAS R. MCAVOY AND AMY M. MCAVOY TRUST, ROE 520; LESLIE C. BLENKHORN, ROE 411; ROBERTA MERRY FAMILY TRUST, ROE 521; CHERILYN M. BLENKHORN, ROE 412; HANS PETER MEYER, ROE 522; MARK F. BRAMLETT, ROE 414; IPBI KIM MEYER, ROE 523; YONG SEE CHO, ROE 428; FRED PIWENITZKY, ROE 537; DORA LAND, ROE 441; SACHIKO PIWENITZKY, ROE 538; CAROL A. DURST, TRUSTEE, ROE 443; PLEDGE INVESTMENT LLC, ROE 539; GILL FAMILY TRUST 1999, ROE 469; LULU EDNA POLLOCK, ROE 540; GLEASON TRUST, ROE 470; POPINJAY CORP. N V, ROE 541; H & N DEVELOPMENT CO., INC., ROE 476; DONALD L. PURVIANCE, ROE 542; EMMA LOU JOHNSON, ROE 504; EDGAR REINOSO, ROE 547; ANNETTE F. KAM, ROE 505

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

PROOF OF SERVICE

I, Kerry V. Keefe, 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 & Krieger LLP, 5 Park Plaza, Suite 1500, Irvine, California, 92614. On September 24, 2012, I served the within document(s):

REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF OPPOSITION TO H&N DEVELOPMENT CO. WEST, INC.'S MOTION TO SET ASIDE 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 September 24, 2012, at Irvine, California.

Kerry V. Keefe

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