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Upon the filing of the First Amended Cross-Complaint, the Public Water Suppliers, being unaware of the true names of certain cross-defendants, designated those cross-defendants in the First Amended Cross-Complaint by the fictitious names Roes 1 – 100,000. Now, the Public Water Suppliers have discovered the true names of those cross-defendants as follows: 1. Roe 2310 as Antelope Valley Progressive Club; 2. Roe 2311 as West Valley County Water District; 3. Roe 2312 as Agua J Mutual Water Company; 4. Roe 2313 as Lancaster Water Company; 5. Roe 2314 as Crestmore Village Water Company; 6. Roe 2315 as Hidden Valley Mutual Water Company; 7. Roe 2316 as Joshua Acres Mutual Water Company. Accordingly, the Public Water Suppliers amend the First Amended Cross-Complaint by substituting the true name for the fictitious name wherever it appears in the First Amended Cross-Complaint. Dated: June 30, 2014 BEST BEST & KRIEGER LLP By WENDY Y. WANG Attorneys for Cross-Complainant LOS ANGELES COUNTY WATERWORKS DISTRICT NO. 40 26345.00000\8894953.2

PROOF OF SERVICE 1 2 I. Sandra K. Sandoval, declare: I am a resident of the State of California and over the age of eighteen years, and not a 3 party to the within action; my business address is Best Best & Krieger LLP, 300 South Grand Avenue, 25th Floor, Los Angeles, CA 90071. On June 30, 2014, I served the within 4 document(s): 5 PUBLIC WATER SUPPLIERS' AMENDMENT TO PUBLIC WATER SUPPLIERS' FIRST AMENDED CROSS-COMPLAINT (FICTITIOUS NAME) [ROES 2310 – 2316] 6 by posting the document(s) listed above to the Santa Clara County Superior Court 7 × website in regard to the Antelope Valley Groundwater matter. 8 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 9 below. 10 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. 11 by personally delivering the document(s) listed above to the person(s) at the 12 address(es) set forth below. 13 I am readily familiar with the firm's practice of collection and processing correspondence 14 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 15 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. 16 I declare under penalty of perjury under the laws of the State of California that the above 17 is true and correct. Executed on June 30, 2014, at Los Angeles, California 18 19 Sandra K. Sandoval 20 21 22 23 24 25 26 27 28