

# **WATER SUPPLY ASSESSMENT**

FOX FIELD COMMERCE CENTER – EAST

(FOX FIELD – EAST; SPR-23-012)

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## ACRONYMS AND ABBREVIATIONS

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ac-ft	acre-feet
AFY	acre-feet per year
AVEK	Antelope Valley-East Kern Agency
AVGB	Antelope Valley Groundwater Basin
AVLC	Antelope Valley Logistics Center - West
AVRWMG	Antelope Valley Regional Water Management Group
AVSWCA	Antelope Valley State Water Contractors Association
CASGEM	California Statewide Groundwater Elevation Monitoring
CEQA	California Environmental Quality Act
Court	Superior Court of California
CWC	California Water Code
District 40	Los Angeles County Waterworks District 40
DWR	California Department of Water Resources
ESFR	Early Suppression, Fast Response
gpd	gallons per day
GPCD	gallons per capita per day
gpm	gallons per minute
IRWM	Integrated Regional Water Management
IS/MND	Initial Study/Mitigated Negative Declaration
LCID	Littlerock Creek Water District
MAWA	Maximum Applied Water Allowance
MOU	Memorandum of Understanding
QHWD	Quartz Hill Water District
RCSD	Rosamond Community Service District
SB	Senate Bill
SGMA	Sustainable Groundwater Management Act
SR	State Route

## ACRONYMS AND ABBREVIATIONS (CONT.)

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SWP	State Water Project
SWRCB	California State Water Resources Control Board
UWMP	Urban Water Management Plan
USBR	Bureau of Reclamation
WSCP	Water Supply Contingency Plan
WSA	Water Supply Assessment
WUCOLS	Water Use Classification of Landscape Species

# 1 INTRODUCTION

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This Water Supply Assessment (WSA) was prepared for the Fox Field Commerce Center - East (Fox Field – East/Project) (SPR-23-012) pursuant to California Water Code (CWC) Section 10910, as amended by Senate Bill 610 (SB 610). It identifies sources of water supply for the Project to determine if supply is adequate to meet the Project's water demand. A WSA under SB 610 must demonstrate there is sufficient water supply for the next 20 years, based on normal, single-dry, and multiple-dry years, to meet the demand of the Project, plus existing and planned future use, including agricultural and manufacturing uses. The water supply and demand information presented covers a 20-year period, in increments of 5 years. The estimated water demands for the Project is 113 AFY, including demands from the warehouse space and landscape irrigation.

This WSA is included as part of the Initial Study/Mitigated Negative Declaration (IS/MND) prepared for the Project pursuant to the California Environmental Quality Act (CEQA). CWC Section 10911 requires that the WSA be included in any environmental document pursuant to California Public Resources Code Division 13.

To fully comply with the requirements of SB 610, this report follows the organization of the *Guidebook for Implementation of Senate Bill 610 and Senate Bill 221 of 2001* (Guidebook) developed by the California Department of Water Resources (DWR). Section 2 of this report provides a description of the Project and Sections 3 through 7 provide the WSA under SB 610.

Upon completion of this WSA, the Los Angeles County Waterworks District 40 (District 40), the likely water supplier for the Project, will provide a Notice of Determination for if adequate water supplies are available for the Project. This will be included into the Project's environmental documentation. A brief summary of District 40 and its service area is included in Section 4.1.1.

Consistent with the provisions of SB 610, neither this WSA nor its approval shall be construed to create a right or entitlement to water service or any specific level of water service, and shall not impose, expand, or limit any duty concerning the obligation of District 40 to provide certain service to its existing customers or to any future potential customers.

This WSA does not constitute a will-serve, plan of service, or agreement to provide water service to the Project, and does not entitle the Project, Project Applicant, or any other person or entity to any right, priority or allocation in any supply, capacity, or facility. To receive water service, the Project will be subject to an agreement with District 40, together with any and all applicable fees, charges, plans and specifications, conditions, and any and all other applicable District 40 requirements in place and as amended from time to time. Nor does anything in the WSA prevent or otherwise interfere with District 40's discretionary authority to declare a water shortage emergency in accordance with the CWC.

## 2 PROJECT DESCRIPTION

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### 2.1 Project Location

The Antelope Valley is located in the Northern portion of Los Angeles County, in the geographic sub-region of the western tip of the Mojave Desert and is situated between the Tehachapi, Sierra Pelona, and the San Gabriel Mountains as shown in **Figure 1**. Cities surrounding the area include the City of Lancaster to the south, City of Rosamond to the North, and unincorporated Los Angeles County to the east and west.

The Project site is located in the City of Lancaster. It is situated approximately 0.5-mile west of State Route 14 (SR-14). Specifically, the site is located within the northeastern corner of the intersection of West Avenue G and 30th Street West. Regional access to the site is available via SR-14 at the Avenue G exit, approximately 0.4-mile east of the project site as shown in **Figure 2**. Local access to the site is provided via Avenue G and 30th Street West. The project site consists of three parcels (Assessor's Parcel Numbers [APNs] 3114-010-002, -003, and -011).

### 2.2 Project Characteristics

The approximately 76.8-acre site currently consists of vacant land. No existing structures or paved roads are present on-site.

Per the City of Lancaster General Plan 2030, the project site is designated Light Industry (LI) with a Specific Plan overlay based on the *General Plan Land Use Map*. Per the *City of Lancaster Zoning Map*, the project site is zoned SP 95-01 Fox Field Industrial Corridor Specific Plan. Based on the *Fox Field Industrial Corridor Specific Plan*, the project site is located within focused area Fox Field East and designated Light Industrial and Manufacturing/Distribution (MFG).

The project site is surrounded on all sides by vacant undeveloped land. Scattered single-family residences are located further north of the site, further east is SR-14, further south is the Antelope Valley Fair and Event Center, and further west is the General William J. Fox Airfield and Apollo Community Regional Park.

The proposed project involves construction of a high-cube cold storage warehouse. The 50-foot-tall tilt-up concrete warehousing facility is proposed to be approximately 1,187,596 square feet of warehouse space and approximately 40,000 square feet of office space (1,227,596 square feet in total). Other ancillary improvements include roadway improvements along West Avenue G and 30<sup>th</sup> Street West, lighting and utility improvements, and others. The facility is anticipated to operate 24-hours per day.

Access to the project site would be provided via two full access driveways along 30th Street West. The project also includes a total of 415 trailer parking stalls and 564 passenger vehicle parking spaces. Of the 564 passenger vehicle spaces, 169 spaces are proposed for electric vehicle (EV) parking with 56 electrical charging stations installed, and 113 spaces would be made EV charging capable. The project also includes 28 bicycle parking spaces as shown in **Figure 3**.

Three total detention basins are proposed, two to the east and one to the west of the building. Additionally, approximately 21.2 acres (27.93 percent landscaping coverage of the net site area) is proposed throughout the site.

The approximately 18-month construction is anticipated to begin in August 2024 and conclude by February 2026. Construction activities would occur from 7:00 a.m. to 8:00 p.m. Monday through Saturday. Construction activities would primarily include excavation for the detention basins, grading, building construction, paving, and architectural coating. The Project is anticipated to export approximately 1,000 cubic yards of earthwork material during the grading phase.

## 2.3 Environmental Setting

The Project site is situated in a geographic sub-region of the southwestern Mojave Desert known as Antelope Valley. The region is commonly referred to as the “High Desert” due to its approximate elevation of 2,900 ft above sea level. The Mojave Desert is bounded to the west by the Tehachapi Mountains and to the south by the San Gabriel and San Bernardino Mountains. The Project site and surrounding area are relatively flat. The site is vacant, and undeveloped; has not had any disturbance to date; and is void of any improved structures.

Hot summers, cool winters, low humidity, infrequent precipitation, and generally clear skies characterize the climate of the Antelope Valley area. According to the NOAA Weather Station Lancaster WM J Fox Fld, CA US USW 00003159 data ranging from 1991 to 2020, the daily low temperatures in winter range from 29.3 °F to 37.1 °F. The daily high temperatures in summer range from 86.9 °F to 98.6 °F in the summer. The mean annual rainfall is recorded at 6.81 inches per year, snowfall is typically 0 inches per year. Additionally, humidity rarely exceeds 50%.

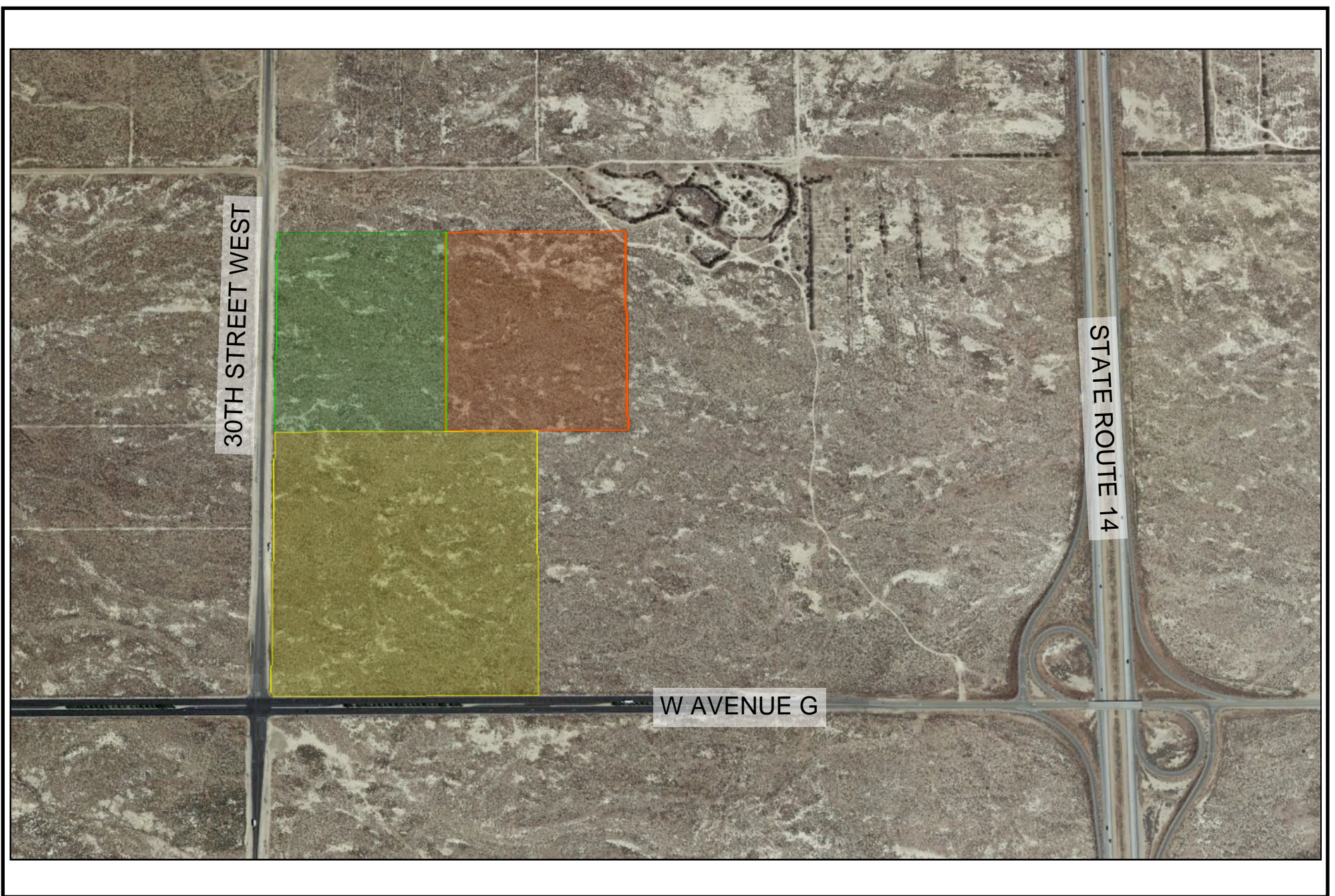
The J Fox Fld weather station is located approximately 3 miles to the east of the project site, adjacent to the Apollo Community Regional Park at 4555 W Ave G, Lancaster, CA 93536.

## 2.4 Proposed Warehouse and Operations Building

As noted previously, the tilt-up concrete warehousing facility would be approximately 1,187,596 square feet of warehouse space and approximately 40,000 square feet of office space (1,227,596 square feet in total). The proposed building would be approximately 50 feet in height. Other ancillary improvements include roadway improvements along West Avenue G and 30<sup>th</sup> Street West, lighting and utility improvements, and others. The facility is anticipated to operate 24-hours per day.







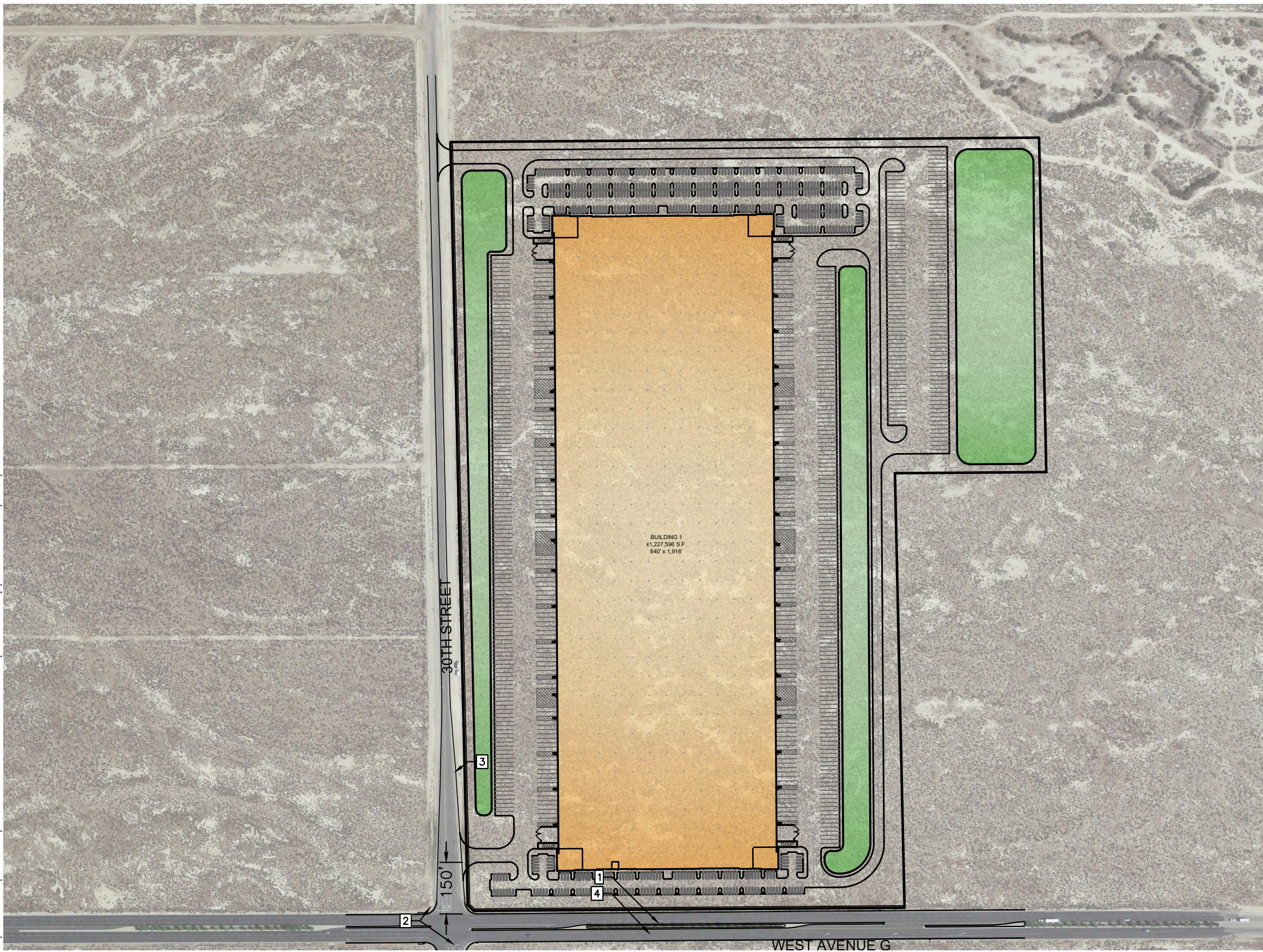
30TH STREET WEST

STATE ROUTE 14

W AVENUE G



TOTAL SITE AREA:	±76.4 AC.
TOTAL BUILDING AREA:	±1,227,596 S.F.
TOTAL BUILDING COVERAGE:	±36.9 %



LEGEND	
1.	MEDIAN
2.	STOP SIGN FOR 30TH STREET TRAFFIC
3.	30TH STREET W TRANSITIONS FROM 1 SOUTH BOUND LANE TO 3; AND FROM 2 NORTH BOUND LANES TO 1
4.	WEST AVENUE G TRANSITIONS FROM 3 LANES TO 2 LANES FOR EAST BOUND TRAFFIC



## 3 WSA SUBJECT TO SENATE BILL 610

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SB 610 seeks to improve the link between water supply availability and land use planning for large development projects. If the project is subject to the California Environmental Quality Act (CEQA), and if it is defined as a “project” defined by CWC Section 10912, a WSA must be prepared.

The following sections address the questions that must be answered by a WSA:

- Is the Project subject to CEQA?
- Is it a “project” as defined by CWC Section 10912?
- Is there a public water system to serve the Project?
- Is there a current Urban Water Management Plan (UWMP) that accounts for the Project demand?
- Is the projected water supply sufficient for the Project?

### 3.1 Is the Project Subject to CEQA?

CWC Section 10910 states:

- (a) Any city or county that determines that a project, as defined in Section 10912, is subject to the California Environmental Quality Act Division 13 (commencing with Section 21000) of the Public Resources Code, under Section 21080 of the Public Resources Code shall comply with this part.*

The Project will undergo environment review pursuant to the requirements of CEQA.

### 3.2 Is it a “Project” as Defined by CWC Section 10912?

CWC Section 10912 states:

*For the purposes of this part, the following terms have the following meanings:*

- (a) “Project” means any of the following:*
- (1) A proposed residential development of more than 500 dwelling units.*
  - (2) A proposed shopping center or business establishment employing more than 1,000 persons or having more than 500,000 square feet of floor space.*
  - (3) A proposed commercial office building employing more than 1,000 persons or having more than 250,000 square feet of floor space.*
  - (4) A proposed hotel or motel, or both, having more than 500 rooms.*
  - (5) A proposed industrial, manufacturing, or processing plant, or industrial park planned to house more than 1,000 persons, occupying more than 40 acres of land, or having more than 650,000 square feet of floor area.*
  - (6) A mixed-use project that includes one or more of the projects specified in this subdivision.*
  - (7) A project that would demand an amount of water equivalent to, or greater than, the amount of water required by a 500 dwelling unit project.*
- (b) If a public water system has fewer than 5,000 service connections, then “project” means any proposed residential, business, commercial, hotel or motel, or industrial development*

*that would account for an increase of 10 percent or more in the number of the public water system's existing service connections, or a mixed-use project that would demand an amount of water equivalent to, or greater than, the amount of water required by residential development that would represent an increase of 10 percent or more in the number of the public water system's existing service connections.*

The Project is a commercial development that consists of approximately 1,227,596 ft<sup>2</sup>. Therefore, it is considered a “project” under CWC Section 10912.

### 3.3 Is There a Public Water System to Serve the Project?

CWC Section 10912 states:

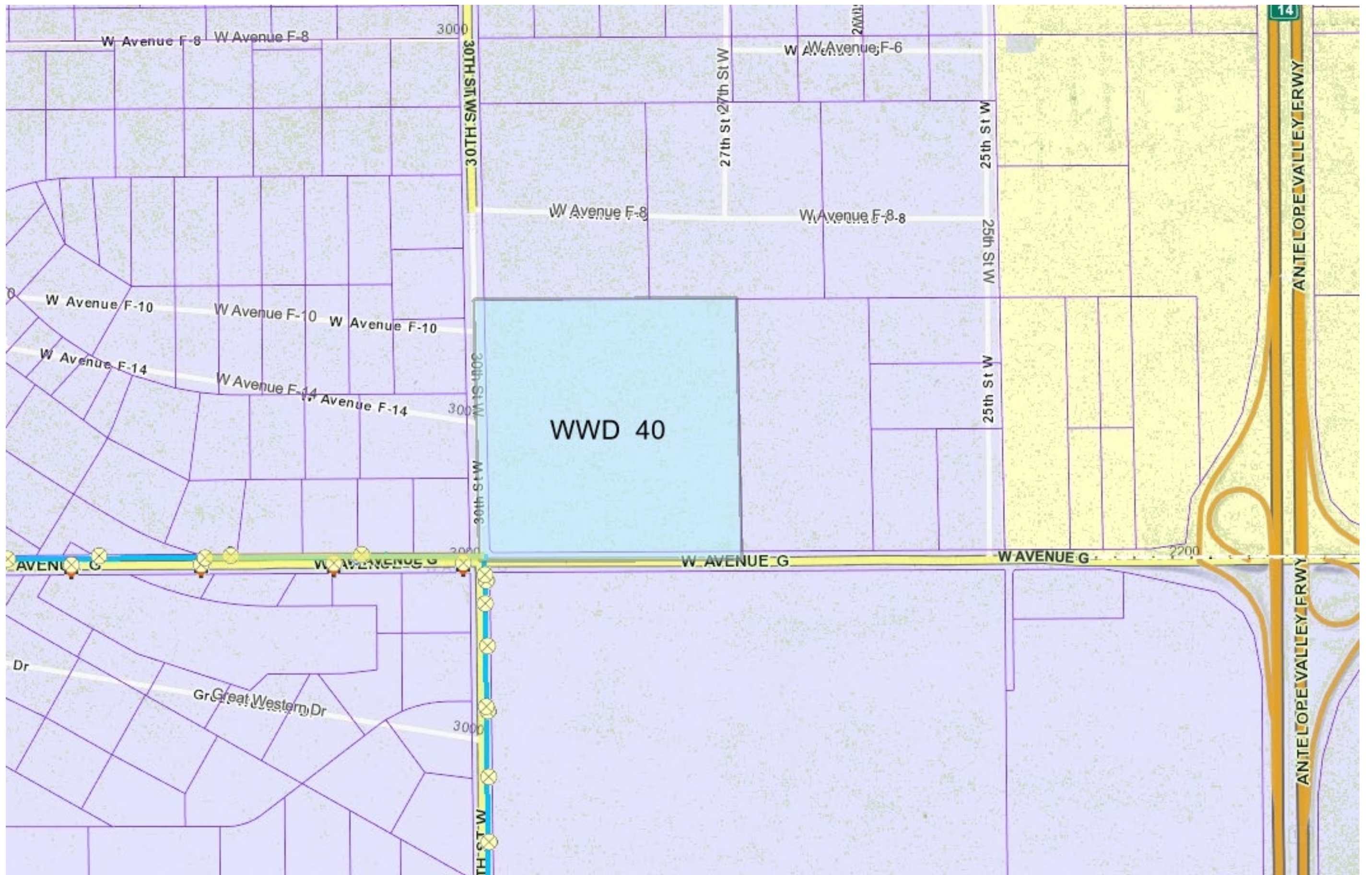
- (c) “Public water system” means a system for the provision of piped water to the public for human consumption that has 3,000 or more service connections. A public water system includes all of the following:
- (1) Any collection, treatment, storage, and distribution facility under control of the operator of the system which is used primarily in connection with the system.
  - (2) Any collection or pretreatment storage facility not under the control of the operator that is used primarily in connection with the system.
  - (3) Any person who treats water on behalf of one or more public water systems for the purpose of rendering it safe for human consumption.

A portion of the Project is located in an area that is currently serviced by Los Angeles County District 40's water system According to the LACo WWD No.40 REGION 4 & 34 MILES v1 service boundary map. At least one of the three parcels is located within an annexed portion of District 40's service boundary. The Project site approximately 2 miles from the nearest main portion of District 40's infrastructure. Therefore, it is assumed that the Project will require a separate Local Agency Formation Commission (LAFCO) process to annex this area into District 40. A description of District 40 and its service area is included in Section 4.1.1.

The Project can be served from one of following water sources:

- Served by District 40 through a new service connection. This could be achieved by connecting to the existing District 40 waterworks infrastructure located at the intersection of Ave. G and 30<sup>th</sup> St. W; see Figure 4.
  - If the existing pipelines in Ave. G and 30<sup>th</sup> St. W do not have the capacity for the project, construction of a new pipeline from Ave. H and 20<sup>th</sup> St. W to the Project, or from Ave. G and 40<sup>th</sup> St. W to the Project is feasible.
- Pumped from a new on-site groundwater well. This will require drilling a new well and/or erection of a new water storage tank at the Project site.







### 3.4 Is There a Current UWMP that Accounts for the Project Demand?

CWC Section 10910 states:

(c)

- (1) *The city or county, at the time it makes the determination required under Section 21080.1 of the Public Resources Code, shall request each public water system identified pursuant to subdivision (b) to determine whether the projected water demand associated with a proposed project was included as part of the most recently adopted urban water management plan adopted pursuant to Part 2.6 (commencing with Section 10610).*
- (2) *If the projected water demand associated with the proposed project was accounted for in the most recently adopted urban water management plan, the public water system may incorporate the requested information from the urban water management plan in preparing the elements of the assessment required to comply with subdivisions (d), (e), (f), and (g).*
- (3) *If the projected water demand associated with the proposed project was not accounted for in the most recently adopted urban water management plan, or the public water system has no urban water management plan, the water assessment for the project shall include a discussion with regard to whether the public water system's total projected water supplies available during normal, single dry, and multiple dry water years during a 20-year projection will meet the projected water demand associated with the proposed project, in addition to the public water system's existing and planned future uses, including agricultural and manufacturing uses.*
- (4) *If the city or county is required to comply with this part pursuant to subdivision (b), the water assessment for the project shall include a discussion with regard to whether the total projected water supplies, determined to be available by the city or county for the project during normal, single dry, and multiple dry water years during a 20-year projection, will meet the projected water demand associated with the proposed project, in addition to existing and planned future uses, including agricultural and manufacturing uses.*

There is no current UWMP, including District 40's 2020 UWMP, that accounts for the projected water demand associated with the Project. Therefore, a discussion of the water supplies from the potential sources is included in this WSA and is presented in Sections 4 through 7. District 40's Water Management Plans, including its 2020 UWMP, can be found at <https://pw.lacounty.gov/wwd/web/Publications/WMP.aspx>.

It should also be noted that when the 2020 UWMP was prepared, California was in its 4<sup>th</sup> consecutive year of drought, and has just recovered from nearly 10 consecutive years of drought. Future UWMPs may consider evaluating the multiple dry water years differently to account for the uncertainty of future drought conditions and durations.

## 4 WATER SUPPLY

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### 4.1 District 40 Water Supply

CWC Section 10910 states:

(d)

- (1) *The assessment required by this section shall include an identification of any existing water supply entitlements, water rights, or water service contracts relevant to the identified water supply for the proposed project, and a description of the quantities of water received in prior years by the public water system, or the city or county if either is required to comply with this part pursuant to subdivision (b), under the existing water supply entitlements, water rights, or water service contracts.*
- (2) *An identification of existing water supply entitlements, water rights, or water service contracts held by the public water system, or the city or county if either is required to comply with this part pursuant to subdivision (b), shall be demonstrated by providing information related to all of the following:*
  - (A) *Written contracts or other proof of entitlement to an identified water supply.*
  - (B) *Copies of a capital outlay program for financing the delivery of a water supply that has been adopted by the public water system.*
  - (C) *Federal, state, and local permits for construction of necessary infrastructure associated with delivering the water supply.*
  - (D) *Any necessary regulatory approvals that are required in order to be able to convey or deliver the water supply.*

#### 4.1.1 District 40 System Description

The Los Angeles County Waterworks (District 40) was formed under CWC Division 16 to supply water throughout the Antelope Valley area. The District is operated by the Los Angeles County Public Works, Waterworks Division and is governed by the Los Angeles County Board of Supervisors. The District originally comprised of 8 regions and serves customers in Lancaster, Palmdale, and the unincorporated communities of Pearblossom, Littlerock, Sun Village, Rock Creek, Northeast Los Angeles County, and Lake Los Angeles. In November 1993, the 8 regions consolidated into a single district. District 40 service area is approximately 232 square miles.

#### 4.1.2 District 40'S Existing Water Supply

District 40's water supply is sourced from a combination of purchased imported water and groundwater. District 40 purchases its imported water from the Antelope Valley-East Kern Water Agency (AVEK) and is AVEK's largest municipal customer.

AVEK is a regional water wholesaler that supplies surface water to portions of Los Angeles, Kern, and Ventura County. The majority of AVEK's water is received as imported water from the State Water Project (SWP). AVEK has estimated that it receives 58% of its total water supplies from the SWP, through DWR, in an average year (District 40 2021/2020 UWMP). AVEK's total allotment from the SWP, also referred to as Table A water, is 144,844 ac-ft per year (AFY). A copy of the most recent water lease agreement between District 40 and AVEK can be found in

District 40’s 2020 UWMP. Per the agreement, any “carry over” water, water allocated to District 40 but is not used in a given year, must be transferred to District 40 (2020 UWMP).

District 40’s groundwater is drawn from the underlying Antelope Valley Groundwater Basin (AVGB). Groundwater from the AVGB is an important source and has historically been District 40’s secondary supply source (2020 UWMP). The AVGB is described in detail in the following section. A summary of District 40’s existing water supply and quantities in 2020 is provided in **Table 1**.

It should be noted that the supply tables provided herein are based on the best available information as of October 2021.

**Table 1.** 2020 UWMP Table 6-8. Retail: Water Supplies – Actual (AFY).

Water Supply	Additional Detail on Water Supply	2020	
		Actual Volume	Water Quality
Purchased	AVEK	31,552	Drinking Water
Groundwater	Antelope Valley Groundwater Basin	14,266	Drinking Water
Recycled Water	Refill lake at Apollo Park & City of Lancaster	361	Recycled Water
	<b>Total</b>	<b>46,179</b>	

Source: LACWD’s 2020 UWMP

#### 4.1.3 District 40’S Projected Water Supply

To meet the demands associated with future growth, District 40 has identified ways it will meet future demands with increased water conservation reduction actions through the Districts Water Shortage Contingency Plan in the event of a severe drought scenarios. District 40’s projected water supply is summarized in **Table 2**.

**Table 2.** 2020 UWMP Table 6-9. Retail: Water Supplies – Projected (AFY).

Water Supply	Additional Detail on Water Supply	2025 Reasonably Available Volume	2030 Reasonably Available Volume	2035 Reasonably Available Volume	2040 Reasonably Available Volume	2045 Reasonably Available Volume
Purchased Water or Imported Water		57,300	55,800	54,200	52,700	52,700
Ground-water		23,298	23,298	23,298	23,298	23,298
Purchased Water or Imported water	New supply from AVEK	1,733	1,733	1,733	1,733	1,733
Recycled Water		764	902	1,102	1,302	1,302
	<b>Total</b>	<b>83,095</b>	<b>81,773</b>	<b>80,033</b>	<b>79,033</b>	<b>79,033</b>

Notes:

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1. A normal year is assumed. Doesn't include rights to carry over water. Imported water return flows are calculated based on 2020 imported water use. As of 2020, the groundwater adjudication judgment provides non-overlying production rights of 6,789 ac-ft and approximately 3,500 ac-ft of unused Federal Reserve Rights. Return flows of 39% is based on District 40's use of SWP water supply (10,400 ac-ft). District 40 also leases approximately 2,600 ac-ft of groundwater rights from AVEK for a total of 23,298 ac-ft.
2. Groundwater does not include return flows from new supply. It is expected that new supply will generate return flows for District 40 but are not shown for simplicity.
3. Return flows from new supply are not included for clarity in interpreting Supply and Demand Assessment DWR tables 7-2, 7-3, and 7-4 of District 40's 2020 UWMP.
4. AVEK Table A SWP Allocation is 144,844 ac-ft, and AVEK indicated that the long-term average is 58% of their Table A allocation which is 84,010 ac-ft. District 40 typically purchases about 70% of that volume, which is 58,800 ac-ft.
5. Recycled water supplies are shown to equate to recycled water demands, but there is greater reasonably available volume of recycled water. However, there are no additional uses for the recycled water.

Source: LACWD's 2020 UWMP

## 4.2 Groundwater Supply

CWC Section 10910 states:

- (f) If a water supply for a proposed project includes groundwater, the following additional information shall be included in the water assessment:*
- (1) A review of any information contained in the urban water management plan relevant to the identified water supply for the proposed project.*
  - (2) A description of any groundwater basin or basins from which the proposed project will be supplied. For those basins for which a court or the board has adjudicated the rights to pump groundwater, a copy of the order or decree adopted by the court or the board and a description of the amount of groundwater the public water system, or the city or county if either is required to comply with this part pursuant to subdivision (b), has the legal right to pump under the order or decree. For basins that have not been adjudicated, information as to whether the department has identified the basin or basins as overdrafted or has projected that the basin will become overdrafted if present management conditions continue, in the most current bulletin of the department that characterizes the condition of the groundwater basin, and a detailed description by the public water system, or the city or county if either is required to comply with this part pursuant to subdivision (b), of the efforts being undertaken in the basin or basins to eliminate the long-term overdraft condition.*
  - (3) A detailed description and analysis of the amount and location of groundwater pumped by the public water system, or the city or county if either is required to comply with this part pursuant to subdivision (b), for the past five years from any groundwater basin from which the proposed project will be supplied. The description and analysis shall be based on information that is reasonably available, including, but not limited to, historic use records.*
  - (4) A detailed description and analysis of the amount and location of groundwater that is projected to be pumped by the public water system, or the city or county if either is required to comply with this part pursuant to subdivision (b), from any basin from which the proposed project will be supplied. The description and analysis shall be based on information that is reasonably available, including, but not limited to, historic use records.*



- (5) An analysis of the sufficiency of the groundwater from the basin or basins from which the proposed project will be supplied to meet the projected water demand associated with the proposed project. A water assessment shall not be required to include the information required by this paragraph if the public water system determines, as part of the review required by paragraph (1), that the sufficiency of groundwater necessary to meet the initial and projected water demand associated with the project was addressed in the description and analysis required by paragraph (4) of subdivision (b) of Section 10631*

#### **4.2.1 Antelope Valley Groundwater Basin Description**

The AVGB is located in the western Mojave Desert and covers a surface area of 1,580 square miles in Kern, Los Angeles, and San Bernardino Counties. The basin underlies an extensive alluvial valley and consists of two main aquifers: an upper aquifer and a lower aquifer. The upper aquifer, which is the primary source of groundwater for the valley, is generally unconfined whereas the lower aquifer is generally confined. An unconfined aquifer is an aquifer which has the water table as its upper boundary. Unconfined aquifers occur near the ground surface. A confined aquifer is an aquifer that is bounded above and below by confining beds. Confined aquifers generally occur at significant depth below the ground surface (USBR 2021). The average annual rainfall for the basin ranges from 5 to 10 inches. Recharge to the basin is primarily from runoff from surrounding mountains and hills. The estimated storage of the basin is 70,000,000 ac-ft (DWR 2004).

#### **4.2.2 Basin Adjudication**

In December 2015, the Superior Court of California (Court) issued a ruling for the adjudication of groundwater in the Antelope Valley. In an adjudicated area, the groundwater rights of all the overlying parties and appropriators are determined by the Court. Overlying parties are property owners that possess land above the aquifer. Appropriators, also called non-overlying parties, encompass public users, such as municipalities, that are entitled to the use of the surplus of water available after overlying parties' rights are satisfied.

The adjudication identified the basin in a state of overdraft, which it seeks to resolve through four phases of evaluation:

- Defined the boundaries of the basin
- Considered hydraulic connection throughout the basin
- Established the safe yield
- Quantified groundwater production (Todd Groundwater 2019)

The primary method for overcoming the overdraft is the establishment of the safe yield during Phase 3. The adjudication has determined, in the Phase 3 trial decision, that the minimum safe yield is 110,000 AFY which will vary annually depending on the volume of water that is imported.

This is only a significantly simplified summary of the basin's adjudication; the complete adjudication judgement is included in **Appendix A**. District 40's ability to produce groundwater is subject to the 2015 judgement. District 40 has non-overlying production rights of 6,789 ac-ft, approximately 3,500 ac-ft of unused federal reserve rights and return flows equivalent to 39% of the District 40's 5-year average of purchased SWP water supply (2020 UWMP). Federal reserve rights are allocations of water set aside by the federal government when it reserves land for the

public domain (SWRCB 2020). Return flow is water that is returned to the surface or groundwater. A summary of District 40’s groundwater rights, and other groundwater sources is provided in **Table 3**.

**Table 3.** 2020 UWMP Table 6-1A. Groundwater Volumes Available.

Description of Right	District 40 Annual Groundwater Right (ac-ft)
Non-overlying production right	6,789
55% of the unused Federal Reserve Right	3,500
Imported water return flows (39% of previous 5-year average of imported supplies)	10,400
AVEK lease	2,600
<b>Total</b>	<b>23,289</b>

Note: Non-overlying production right as provided by the Adjudication. Approximate values for Unused Federal Reserve Right and AVEK lease. Imported Water return flows are actuals as of 2020.  
 Source: LACWD’s 2020 UWMP

As part of the 2015 judgment, a “Watermaster” board was appointed by the Court to implement and enforce the judgment. The Watermaster board is empowered to impose a replacement fee on any party that pumps more than its allocated right. The Watermaster board is composed of one representative each from AVEK and District 40, one other public water supplier representative, and two landowner representatives (2020 UWMP).

### 4.2.3 Regional Groundwater Management

Integrated Regional Water Management (IRWM) is a collaborative effort to best manage all aspects of water resources in a region. Funding programs for IRWM were created when State voters passed Proposition 50 in November 2002, Proposition 84 in November 2006, and Proposition 1 in 2014. In an effort to implement IRWM in the Antelope Valley region, a number of agencies joined together to form the Antelope Valley Regional Water Management Group (AVRWGM). In 2007, they signed an MOU and developed the Antelope Valley IRWM Plan. The plan has been updated in 2013 and 2019. Members of the ARWGM include District 40, AVEK, Antelope Valley State Water Contractors Association (AVSWCA), City of Lancaster, City of Palmdale, Littlerock Creek Water District (LCID), Los Angeles County Sanitation Districts (LACSD) 14 and 20, Palmdale Water District (PWD), Quartz Hill Water District (QHWD), and Rosamond Community Service District (RCSD) (AVRWGM 2019).

### 4.2.4 Sustainable Groundwater Management Act

The Sustainable Groundwater Management Act (SGMA) was signed into California state law in 2014. It sets a framework for local groundwater agencies to sustainably protect and manage groundwater as a long-term resource.

The California Statewide Groundwater Elevation Monitoring (CASGEM) Program, developed in response to legislation enacted in 2009, tracks and monitors groundwater levels to help achieve the goals set out in SGMA. The CASGEM Program also ranks groundwater basins statewide based on importance and groundwater reliance. The CASGEM Program has ranked the AVGB as low priority (2020 UWMP). Although the AVGB is a low-priority basin per CASGEM, District 40

continues to follow certain CASGEM guidelines, including maintaining reporting requirements, to monitor conditions of the basin.

SGMA directs DWR to identify groundwater basins and sub-basins in conditions of critical overdraft. DWR identified such basins in Bulletin-118 (DWR 2004). DWR issued an updated draft list of critically overdrafted basins in February 2019 (DWR 2019).

The AVGB is not on the list because it is an adjudicated basin (2020 UWMP).

#### 4.2.5 Historical Groundwater Pumping

District 40’s groundwater pumping over the last five years is presented in **Table 4**.

**Table 4.** 2020 UWMP Table 6-1. Retail: Groundwater Volume Pumped (AFY).

Groundwater Type	Location or Basin Name	2016	2017	2018	2019	2020
Alluvial Basin	Antelope Valley Groundwater Basin	16,002	17,397	17,274	12,813	14,266
	<b>Total</b>	<b>16,002</b>	<b>17,397</b>	<b>17,274</b>	<b>12,813</b>	<b>14,266</b>

Source: LACWD’s 2020 UWMP

#### 4.2.6 Regional Groundwater Supply Reliability

Although District 40 does have considerable groundwater supplies allocated to it, it does not yet have the infrastructure available to extract all of this supply. Additional groundwater extraction capacity would be needed to reach these ideal groundwater production values. Additionally, incoming changes to drinking water standards, particularly for PFAS and Chromium-6, will significantly impact District 40’s existing groundwater extraction capacity.

## 5 WATER SUPPLY RELIABILITY

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### 5.1 Dry Years Supply

CWC Section 10910 (c) (3) States:

*(3) If the projected water demand associated with the proposed project was not accounted for in the most recently adopted urban water management plan, or the public water system has no urban water management plan, the water supply assessment for the project shall include a discussion with regard to whether the public water system's total projected water supplies available during normal, single dry, and multiple dry water years during a 20-year projection will meet the projected water demand associated with the proposed project, in addition to the public water system's existing and planned future uses, including agricultural and manufacturing uses.*

To prepare for dry years when water demand cannot be met by normal supply, District 40 works to increase its local groundwater supplies through carryover water reserved in the basin. District 40 works with AVEK to use more surface water during wet years to allow AVEK to recharge and “bank” additional groundwater supplies. Water banking involves storing water in the aquifer during wet years and drawing it out during dry years. This opportunity exists inside and outside of the Antelope Valley. However, water banking inside the Antelope Valley is preferred because it minimizes the risks of conveyance interruptions (2020 UWMP).

AVEK has developed and is planning several groundwater banks to maximize the use of its SWP supply, including the Westside Water Bank, the Eastside Water Bank, the Upper Amargosa Creek Recharge Project, and the High Desert Water Bank.

### 5.2 AVEK's Supply Reliability

AVEK's supply reliability is important to understand because it will account for roughly 65% of District 40's supply between 2020 and 2040. AVEK's supply reliability begins by defining AVEK's average year supply. The average year supply is based on available records and is the average of the supplies between 1922 and 2003. In an average year, AVEK receives 58% of its Table A amount. Of that, 70% is available to District 40, which is roughly 58,800 AFY. For all years, it is assumed that District 40 will receive 70% of AVEK's Table A amount. Single-dry and multiple-dry year supplies can then be compared to the average year supply to evaluate the supply reliability (2020 UWMP).

When evaluating future supply, AVEK will compare the future supply to the supplies provided between 1988 and 1992, since this period represents AVEK's driest five-consecutive year historical sequence (2020 UWMP). Supplies from this period, along with the average year supply are presented in **Table 5** and are used in the evaluation presented in Section 7.

It should also be noted that when the 2020 UWMP was prepared, California was in its 4<sup>th</sup> consecutive year of drought, and has just recovered from nearly 10 consecutive years of drought. Future UWMPs may consider evaluating the multiple dry water years differently to account for the uncertainty of future drought conditions and durations.

**Table 5.** 2020 UWMP Table 7-1. Retail Basis of Water Year Data (Reliability Assessment).

Year Type	Base Year	Volume Available (ac-ft/yr) <sup>a</sup>	Percentage of Table A SWP Supply <sup>b</sup>
Average Year	1922-2003 avg	58,800	58%
Single-Dry Year	1977	5,000	5%
Consecutive Dry Years 1 <sup>st</sup> Year	1988	12,500	12%
Consecutive Dry Years 2 <sup>nd</sup> Year	1989	32,700	32%
Consecutive Dry Years 3 <sup>rd</sup> Year	1990	13,500	13%
Consecutive Dry Years 4 <sup>th</sup> Year	1991	25,900	26%
Consecutive Dry Years 5 <sup>th</sup> Year	1992	18,200	18%

<sup>a</sup>Volume available to LACWD from AVEK’s supply, which is typically 70% of AVEK’s available supply from SWP. This does not include AVEK’s banked groundwater supply. Volumes are rounded to the nearest 100.

<sup>b</sup>This is the percentage of Table A SWP supply for AVEK.

Source: LACWD’s 2020 UWMP

District 40 has a considerable groundwater supply allocated to it; however, it does not yet have infrastructure available to extract all the allocated supply. Additional groundwater extraction capacity is needed to reach the planned groundwater production values. Furthermore, District 40’s groundwater extraction capacity will be impacted due to the imminent changes to drinking water standards, particularly related to PFAS and Chromium-6.

District 40 has developed a Water Shortage Contingency Plan (WSCP) that proposes to increase its infrastructure in response to the growing demands and changing regulations. District 40 will implement measures in their WSCP to meet future gaps between water supply and demand during drought scenarios.

## 6 WATER DEMAND

### 6.1 Project Demand

Water demand for the Project consists of warehouse and irrigation uses. The water demand was calculated based on demand factors for each land use. To conserve potable water use, the Project should consider utilizing recycled water for non-drinking construction activities such as dust control and soil compaction. The Lancaster Water Reclamation Plant is located 4 miles north of the Project site. The Project Site includes three (3) non-irrigated detention basins totaling approximately 11.2 acres. It is assumed that 27.93% of the total site area (21.2 acres or 923,472 square feet) will be irrigated. Table 6 is summarizing the estimated water use for irrigation based on Maximum Applied Water Allowance (MAWA).

**Table 6** Estimated Water Use for Irrigation

Valve #	Description	Water Use	Plant Factor (PF)	Irrigation Method	Irrigation Efficiency (IE)	ETAF (PF/IE)	Landscape Area (ft <sup>2</sup> )	ETAF x Area (ft <sup>2</sup> )	Estimated Total Water-Use (ETWU) (Gal/Year)
1	BUILDING 1 - MODERATE	MOD	0.5	Bubbler	0.81	0.62	923,472	570,044	25,128,699
<b>Total</b>							<b>923,472</b>	<b>570,044</b>	<b>25,128,699</b>

According to Table 6, estimated total yearly water use for irrigation is 25,128,699 gallons (daily water use of 68,846 gallons/day) Therefore the water demand factor for irrigation is 74.6 gpd/kft<sup>2</sup> (68,846/923.47). The calculated water demand for the Project is summarized in **Table 7**.

**Table 7.** Project Demand.

Land Use	Use Area (ft <sup>2</sup> )	Water Demand Factor (gpd/kft <sup>2</sup> )	Water Demand (gpd)	Water Demand (AFY)
Warehouse	1,187,596	25	29,690	33
Office	40,000	64	2,560	3
Irrigation	923,472	74.6	68,846	77
<b>Total</b>	<b>2,151,068</b>	<b>-</b>	<b>101,096</b>	<b>113</b>

### 6.2 District 40 Demand

#### 6.2.1 Existing Demand

District 40 currently serves 57,466 service connections. Water use is categorized into sectors and includes single-family, multi-family, commercial, industrial, and institutional/governmental customers. Water use sectors in 2020 are based on District 40's water sales and production records (2020 UWMP). A summary of District 40's existing water demands is shown in **Table 8**.

**Table 8.** 2020 UWMP Table 4-1. Retail: Demands for Potable and Non-Potable Water - Actual.

Use Type	2020 Actual		
	Additional Description	Level of Treatment when Delivered	Volume (ac-ft/yr)
Single-Family		Drinking Water	29,191
Multi-Family		Drinking Water	3,866
Commercial		Drinking Water	7,167
Industrial		Drinking Water	82
Institutional/Governmental	Includes large landscapes	Drinking Water	2,544
Other Potable	Includes construction meters	Drinking Water	266
Other	Includes other authorized consumption such as firefighting, flushing of water mains, and fire flow tests	Drinking Water	539
Losses <sup>a</sup>		Drinking Water	2,163
		<b>Total</b>	<b>45,818</b>

<sup>a</sup>2020 water loss data is pending validation.

Source: 2020 UWMP

## 6.2.2 Projected Demand

Customers of District 40 continue to surpass the targeted level of water conservation set by District 40. However, factors such as fluctuation in the climate over the last five years, the global pandemic, and education of the AVGB have significantly impacted water demand within District 40. Other impacts include the new planned developments in urban areas of Palmdale and Lancaster. To ensure the projected supply will be sufficient to meet the projected demand, especially imported water, the projected demand also considered impacts when precipitation in the Northern Sierra Mountains differs greatly from the historical 10-year average rainfall (2020 UWMP). District 40's projected water demand through 2045 is summarized in **Table 9**.

**Table 9.** 2020 UWMP Table 4-2. Retail: Use for Potable and Non-Potable Water – Projected.

Use Type	Projected Water Use, ac-ft/yr				
	2025	2030	2035	2040	2045
Single-Family	40,919	43,706	46,599	49,601	52,116
Multi-Family	2,212	2,364	2,518	2,683	2,819
Commercial <sup>a</sup>	3,112	2,617	2,178	1,780	1,870
Industrial	3,315	3,546	3,777	4,022	4,226
Institutional/Governmental <sup>a</sup>	1,035	870	726	595	625
Losses <sup>b</sup>	3,808	3,998	4,202	4,419	4,643
<b>Total</b>	<b>54,400</b>	<b>57,100</b>	<b>60,000</b>	<b>63,100</b>	<b>66,300</b>

<sup>a</sup>The 2025 - 2040 projected water demand is based on GPCD times the projected population.

<sup>b</sup>Losses are assumed to be 7% of projected water demand.

Source: 2020 UWMP

## 7 IS THE PROJECTED WATER SUPPLY SUFFICIENT FOR THE PROJECT?

The main question to answer in a WSA is:

*Will the water supplier’s total projected water supplies available during normal, single dry, and multiple dry water years during a 20-year projection meet the projected water demand of the proposed project, in addition to the water supplier’s existing and planned future uses, including agricultural and manufacturing uses?*

The following sections provide a comparison of normal, single-dry, and multiple dry year demand and supply for District 40, including water demand associated with the project.

### 7.1 Normal Year Water Supply and Demand

**Table 10** presents District 40’s normal water year scenario, showing a comparison of current and projected water supply for the current and projected demand. The proposed Project demands would be met with increased water conservation reduction actions through the District’s Water Shortage Contingency Plan in the event of a severe drought scenario. District 40 has indicated that the project demands are low, and they do not anticipate an issue meeting water demands for the project with conservation actions alone.

**Table 10.** 2020 UWMP Table 7-2. Retail: Normal Year Water Supply and Demand Comparison.

	2025	2030	2035	2040	2045
Supply Totals <sup>a</sup>	83,086	81,724	80,324	79,024	79,024
AVEK SWP <sup>b</sup>	57,300	55,800	54,200	52,700	52,700
District’s Groundwater Production Rights <sup>b</sup>	6,789	6,789	6,789	6,789	6,789
District’s Unused Federal Reserve Right	3,500	3,500	3,500	3,500	3,500
District’s Imported Water Return Flows	10,400	10,400	10,400	10,400	10,400
District/AVEK Lease	2,600	2,600	2,600	2,600	2,600
New supply from AVEK <sup>c</sup>	1,733	1,733	1,733	1,733	1,733
Recycled Water <sup>b,d</sup>	764	902	1,102	1,302	1,302
Demand Totals <sup>e</sup>	55,164	58,002	61,102	64,402	67,602
<b>Difference (Supply Minus Demand)</b>	<b>27,922</b>	<b>23,722</b>	<b>19,222</b>	<b>14,622</b>	<b>11,422</b>

<sup>a</sup>Supply total from DWR Table 6-9.

<sup>b</sup>Supply from DWR Tables 6-9.

<sup>c</sup>New supply projections are based on anticipated new water supply that will be acquired by AVEK for developers. These projections are consistent with the developer demands (Projections provided by New Water Supply and Development Services for the District).

<sup>d</sup>Recycled water supply volumes are set equal to projected water demand.

<sup>e</sup>Demand from DWR Table 4-3 and demand from the Project.

Source: 2020 UWMP



## 7.2 Single-Dry Year Water Supply and Demand

**Table 11** presents District 40’s single-dry water year scenario, showing a comparison of single-dry year water supply for the projected demand. The single-dry year scenario is based on the driest year on record for AVEK, 1977. District 40 and AVEK determined that water demand in the single-dry year will remain the same as a normal year.

In the single-dry year scenario, AVEK can meet District 40’s demand by pumping groundwater from its banked supplies. No supply deficit is anticipated.

**Table 11.** 2020 UWMP Table 7-3. Single Dry Year Supply and Demand Comparison (AFY)

	2025	2030	2035	2040	2045
Supply Totals	55,164	58,002	61,102	64,402	67,602
AVEK SWP	5,000	5,000	5,000	5,000	5,000
AVEK Groundwater from Banked Supplies	24,378	27,078	29,978	33,078	36,278
District 40’s Groundwater Production Rights	6,789	6,789	6,789	6,789	6,789
District 40’s Unused Federal Reserve Right	3,500	3,500	3,500	3,500	3,500
District 40’s Imported Water Return Flows	10,400	10,400	10,400	10,400	10,400
District 40/AVEK Lease	2,600	2,600	2,600	2,600	2,600
New supply from AVEK <sup>a</sup>	1,733	1,733	1,733	1,733	1,733
Recycled Water <sup>b</sup>	764	902	1,102	1,302	1,302
Demand Totals	55,164	58,002	61,102	64,402	67,602
<b>Difference (Supply Minus Demand)</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>

<sup>a</sup>New supply projections are based on anticipated new water supply that will be acquired by AVEK for developers. These projections are consistent with the developer demands (Projections provided by New Water Supply and Development Services for the District). Return flows from new supply are not included for clarity in interpreting Supply and Demand Assessment tables 7-2, 7-3, and 7-4.

<sup>b</sup>Recycled water supply volumes are projected water use and not reasonably available volumes.

Source: 2020 UWMP

## 7.3 Multiple-Dry Year Water Supply and Demand

**Table 12** presents District 40’s multiple-dry water year scenario, showing a comparison of single-dry year water supply for the projected demand. The multiple-dry year scenario is based on five consecutive dry years. District 40 and AVEK determined that water demand in a multiple-dry year scenario will remain the same as a normal year.

In the multiple-dry year scenario, AVEK can meet District 40’s demand by pumping groundwater from its banked supplies. No supply deficit is anticipated.

Fox Field Commerce Center – East (Fox Field – East; SPR-23-012)  
 Water Supply Assessment

**Table 12.** 2020 UWMP Table 7-4. Multiple Dry Years Supply and Demand Comparison (AFY).

	Supply/Demand	2025	2030	2035	2040	2045
First Year	Supply Totals	55,164	58,002	61,102	64,402	67,602
	AVEK SWP	12,500	12,500	12,500	12,500	12,500
	AVEK Groundwater from Banked Supplies	16,878	19,578	22,487	25,578	28,778
	District 40's Groundwater Production Rights	6,789	6,789	6,789	6,789	6,789
	District's Unused Federal Reserve Right	3,500	3,500	3,500	3,500	3,500
	District's Imported Water Return Flows	10,400	10,400	10,400	10,400	10,400
	District/AVEK Lease	2,600	2,600	2,600	2,600	2,600
	New Supply from AVEK <sup>a</sup>	1,733	1,733	1,733	1,733	1,733
	Recycled Water <sup>b</sup>	764	902	1,102	1,302	1,302
	Demand Totals	55,164	58,002	61,102	64,402	67,602
	<b>Difference (Supply Minus Demand)</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>
Second Year	Supply Totals	59,776	59,914	61,102	64,402	67,602
	AVEK SWP	32,700	32,700	32,700	32,700	32,700
	AVEK Groundwater from Banked Supplies	0	0	2,278	5,378	8,578
	District 40's Groundwater Production Rights	6,789	6,789	6,789	6,789	6,789
	District's Unused Federal Reserve Right	3,500	3,500	3,500	3,500	3,500
	District's Imported Water Return Flows	10,400	10,400	10,400	10,400	10,400
	District/AVEK Lease	2,600	2,600	2,600	2,600	2,600
	New Supply from AVEK <sup>a</sup>	1,733	1,733	1,733	1,733	1,733
	Recycled Water <sup>b</sup>	764	902	1,102	1,302	1,302
	Demand Totals	55,164	58,002	61,102	64,402	67,602
	<b>Difference (Supply Minus Demand)</b>	<b>4,612</b>	<b>1,912</b>	<b>0</b>	<b>0</b>	<b>0</b>
Third Year	Supply Totals	55,164	58,002	61,102	64,402	67,602
	AVEK SWP	13,500	13,500	13,500	13,500	13,500
	AVEK Groundwater from Banked Supplies	15,878	18,578	21,478	24,578	27,778
	District 40's Groundwater Production Rights	6,789	6,789	6,789	6,789	6,789
	District's Unused Federal Reserve Right	3,500	3,500	3,500	3,500	3,500
	District's Imported Water Return Flows	10,400	10,400	10,400	10,400	10,400
	District/AVEK Lease	2,600	2,600	2,600	2,600	2,600
	New Supply from AVEK <sup>a</sup>	1,733	1,733	1,733	1,733	1,733

Fox Field Commerce Center – East (Fox Field – East; SPR-23-012)  
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	Supply/Demand	2025	2030	2035	2040	2045
	Recycled Water <sup>b</sup>	764	902	1,102	1,302	1,302
	Demand Totals	55,164	58,002	61,102	64,402	67,602
	<b>Difference (Supply Minus Demand)</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>
Fourth Year	Supply Totals	55,164	58,002	61,102	64,402	67,602
	AVEK SWP	25,900	25,900	25,900	25,900	25,900
	AVEK Groundwater from Banked Supplies	3,478	6,178	9,078	12,178	15,378
	District 40's Groundwater Production Rights	6,789	6,789	6,789	6,789	6,789
	District's Unused Federal Reserve Right	3,500	3,500	3,500	3,500	3,500
	District's Imported Water Return Flows	10,400	10,400	10,400	10,400	10,400
	District/AVEK Lease	2,600	2,600	2,600	2,600	2,600
	New Supply from AVEK <sup>a</sup>	1,733	1,733	1,733	1,733	1,733
	Recycled Water <sup>b</sup>	764	902	1,102	1,302	1,302
	Demand Totals	55,164	58,002	61,102	64,402	67,602
	<b>Difference (Supply Minus Demand)</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>
	Fifth Year	Supply Totals	55,164	58,002	61,102	64,402
AVEK SWP		18,200	18,200	18,200	18,200	18,200
AVEK Groundwater from Banked Supplies		11,178	13,878	16,778	19,878	23,078
District 40's Groundwater Production Rights		6,789	6,789	6,789	6,789	6,789
District's Unused Federal Reserve Right		3,500	3,500	3,500	3,500	3,500
District's Imported Water Return Flows		10,400	10,400	10,400	10,400	10,400
District/AVEK Lease		2,600	2,600	2,600	2,600	2,600
New Supply from AVEK <sup>a</sup>		1,733	1,733	1,733	1,733	1,733
Recycled Water <sup>b</sup>		764	902	1,102	1,302	1,302
Demand Totals		55,164	58,002	61,102	64,402	67,602
<b>Difference (Supply Minus Demand)</b>		<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>

<sup>a</sup>New supply projections are based on anticipated new water supply that will be acquired by AVEK for developers. These projections are consistent with the developer demands (Projections provided by New Water Supply and Development Services for the District 40). Return flows from new supply are not included for clarity in interpreting Supply and Demand Assessment tables 7-2, 7-3, and 7-4.

<sup>b</sup>Recycled water supply volumes are set equal to projected water demand.

Source: 2020 UWMP

## 8 CONCLUSIONS

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This WSA assessed water supplies available during normal, single-dry, multiple-dry water years to see if they can meet the projected water demand of the proposed Project, in addition to the water supplier's existing and planned future uses. The Project will add 113 AFY of water demand in the current year. Water demand for the Project was calculated using demand factors for each of the Project land uses. A portion of the Project is located in an area that is currently serviced by Los Angeles County District 40's water system as part of an annexation, according to the service boundary map. The conditions of the annexation are unknown; therefore, it is assumed that the Project demand can be met by either a new service connection through District 40 or a new on-site groundwater well.

District 40 has sufficient supply to meet the current and projected supply during normal, single-dry, and multiple-dry years. In single-dry and multiple-dry years, AVEK, the primary supply of District 40, can meet District 40's demand together with the Project's demand by pumping groundwater from its banked supplies.

It should be noted that though District 40's UWMP concludes there are supplies to meet demand, District 40's water supply is very near the limit of what the region is able to accommodate, and the District relies heavily on its WSCP conservation actions to make up the difference in multi-year drought periods. The Project will add stress to an already stressed supply. With new extreme drought scenarios, it is growing more uncertain whether the region will be able to meet the demands of this and other large development projects.

Upon completion of this WSA, the Los Angeles County Waterworks District 40 (District 40), the likely water supplier for the Project, will provide a Notice of Determination for if adequate water supplies are available for the Project. This will be included into the Project's environmental documentation.

Consistent with the provisions of SB 610, neither this WSA nor its approval shall be construed to create a right or entitlement to water service or any specific level of water service, and shall not impose, expand, or limit any duty concerning the obligation of District 40 to provide certain service to its existing customers or to any future potential customers.

This WSA does not constitute a will-serve, plan of service, or agreement to provide water service to the Project, and does not entitle the Project, Project Applicant, or any other person or entity to any right, priority or allocation in any supply, capacity, or facility. To receive water service, the Project will be subject to an agreement with District 40, together with any and all applicable fees, charges, plans and specifications, conditions, and any and all other applicable District 40 requirements in place and as amended from time to time. Nor does anything in the WSA prevent or otherwise interfere with District 40's discretionary authority to declare a water shortage emergency in accordance with the CWC.

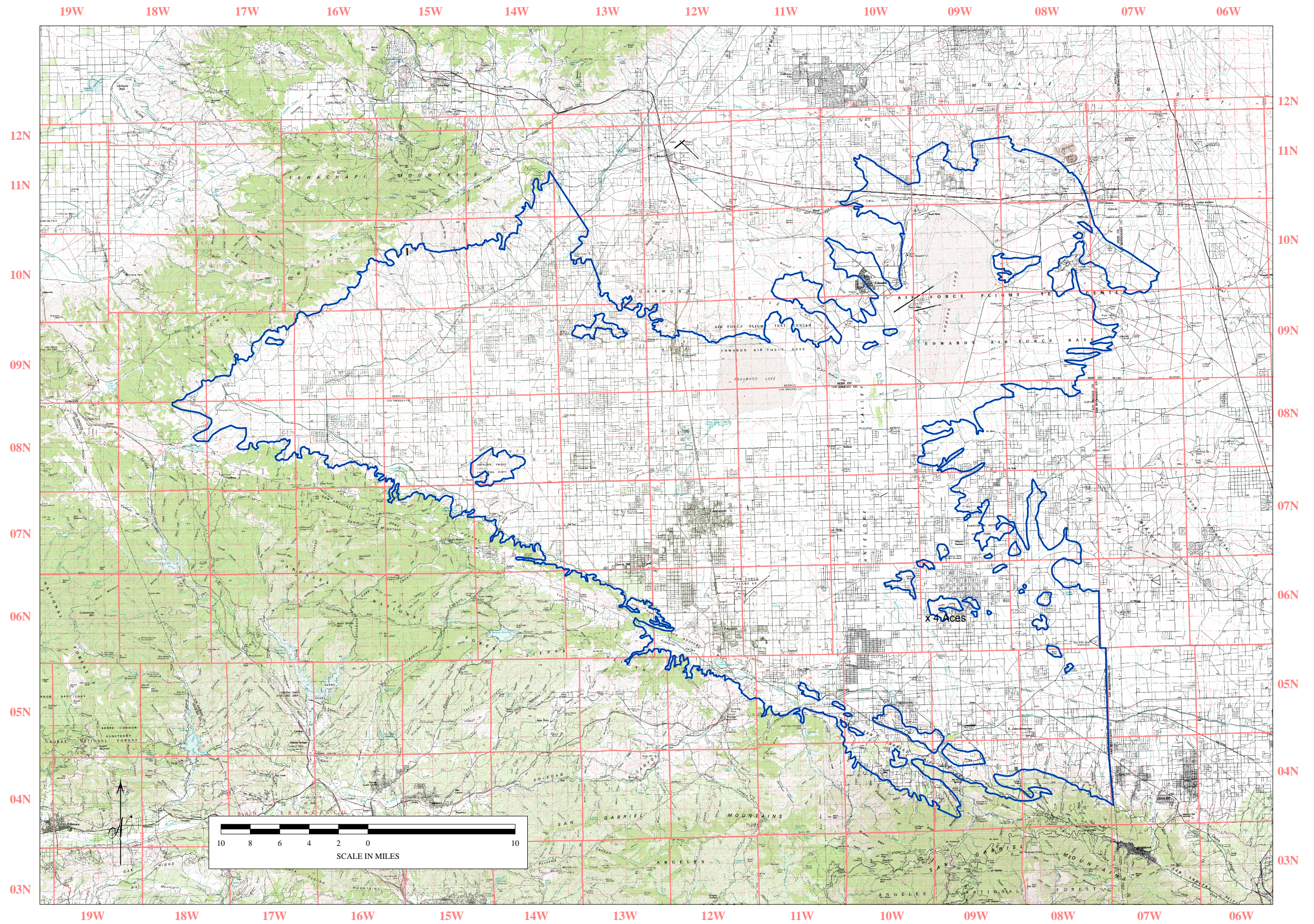
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**APPENDIX A**  
**ANTELOPE VALLEY GROUNDWATER**  
**ADJUDICATION JUDGMENT**





**Jurisdictional Boundary  
Antelope Valley Groundwater Adjudication**



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SUPERIOR COURT OF THE STATE OF CALIFORNIA  
COUNTY OF LOS ANGELES – CENTRAL DISTRICT

ANTELOPE VALLEY GROUNDWATER  
CASES

Included Actions:  
Los Angeles County Waterworks District No.  
40 v. Diamond Farming Co., Superior Court of  
California, County of Los Angeles, Case No.  
BC 325201;

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, Case Nos. RIC 353 840,  
RIC 344 436, RIC 344 668

RICHARD WOOD, on behalf of himself and  
all other similarly situated v. A.V. Materials,  
Inc., et al., Superior Court of California,  
County of Los Angeles, Case No. BC509546

Judicial Council Coordination Proceeding  
No. 4408

CLASS ACTION

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

~~PROPOSED~~ JUDGMENT



1 The matter came on for trial in multiple phases. A large number of parties representing  
2 the majority of groundwater production in the Antelope Valley Area of Adjudication (“Basin”)  
3 entered into a written stipulation to resolve their claims and requested that the Court enter their  
4 [Proposed] Judgment and Physical Solution as part of the final judgment. As to all remaining  
5 parties, including those who failed to answer or otherwise appear, the Court heard the testimony  
6 of witnesses, considered the evidence, and heard the arguments of counsel. Good cause  
7 appearing, the Court finds and orders judgment as follows:

- 8 1. The Second Amended Stipulation For Entry of Judgment and Physical Solution  
9 among the stated stipulating parties is accepted and approved by the Court.
- 10 2. Consistent with the December 23 2015 Statement of Decision (“Decision”), the  
11 Court adopts the Proposed Judgment and Physical Solution attached hereto as  
12 Exhibit A and incorporated herein by reference, as the Court’s own physical  
13 solution (“Physical Solution”). The Physical Solution is binding upon all parties.
- 14 3. In addition to the terms and provisions of the Physical Solution the Court finds as  
15 follows:
  - 16 a. Each of the Stipulating Parties to the Physical Solution has the right to  
17 pump groundwater from the Antelope Valley Adjudication Area as stated  
18 in the Decision and Physical Solution.
  - 19 b. The following entities are awarded prescriptive rights from the native safe  
20 yield against the Tapia Parties, defaulted parties identified in Exhibit 1 to  
21 the Physical Solution, and parties who did not appear at trial identified in  
22 Exhibit B attached hereto, in the following amounts:

23	Los Angeles County Waterworks District No. 40	17,659.07 AFY
24	Palmdale Water District	8,297.91 AFY
25	Littlerock Creek Irrigation District	1,760 AFY
26	Quartz Hill Water District	1,413 AFY
27	Rosamond Community Services District	1,461.7 AFY
28	Palm Ranch Irrigation District	960 AFY

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Desert Lake Community Services District 318 AFY  
California Water Service Company 655 AFY  
North Edwards Water District 111.67 AFY

No other parties are subject to these prescriptive rights.

c. Each of the parties referred to in the Decision as Supporting Landowner Parties has the right to pump groundwater from the Antelope Valley Adjudication Area as stated in the Decision and in Paragraph 5.1.10 of the Physical Solution in the following amounts:

- i. Desert Breeze MHP, LLC 18.1 AFY
- ii. Milana VII, LLC dba Rosamond Mobile Home Park 21.7 AFY
- iii. Reesdale Mutual Water Company 23 AFY
- iv. Juanita Eyherabide, Eyherabide Land Co., LLC and Eyherabide Sheep Company, collectively 12 AFY
- v. Clan Keith Real Estate Investments, LLC., dba Leisure Lake Mobile Estates 64 AFY
- vi. White Fence Farms Mutual Water Co. No. 3 4 AFY
- vii. LV Ritter Ranch LLC 0 AFY

viii. *Robar Enterprises Inc., Hi-Grade Materials Co., and CSR, a*  
d. Each member of the Small Pumper Class can exercise an overlying right pursuant to the Physical Solution. The Judgment Approving Small Pumper Class Action Settlements is attached as Exhibit C ("Small Pumper Class Judgment") and is incorporated herein by reference.

e. Cross-defendant Charles Tapia, as an individual and as Trustee of Nellie Tapia Family Trust (collectively, "The Tapia Parties") has no right to pump groundwater from the Antelope Valley Adjudication Area except under the terms of the Physical Solution.

f. Phelan Piñon Hills Community Services District ("Phelan") has no right to pump groundwater from the Antelope Valley Adjudication Area except under the terms of the Physical Solution.

*General Partnership - 200 AFY*

1 g. The Willis Class members have an overlying right that is to be exercised in  
2 accordance with the Physical Solution.

3 h. All defendants or cross-defendants who failed to appear in any of these  
4 coordinated and consolidated cases are bound by the Physical Solution and  
5 their overlying rights, if any, are subject to the prescriptive rights of the  
6 Public Water Suppliers. A list of the parties who failed to appear is  
7 attached hereto as Exhibit D.

8 i. ~~Robar Enterprises, Inc., Hi-Grade Materials Co., and CJR, a general~~  
9 ~~partnership (collectively, "Robar") are~~

10 \_\_\_\_\_  
11 \_\_\_\_\_  
12 \_\_\_\_\_  
13 \_\_\_\_\_  
14 4. Each party shall designate the name, address and email address, to be used for all  
15 subsequent notices and service of process by a designation to be filed within thirty  
16 days after entry of this Judgment. The list attached as Exhibit A to the Small  
17 Pumper Class Judgment shall be used for notice purposes initially, until updated  
18 by the Class members and/or Watermaster. The designation may be changed from  
19 time to time by filing a written notice with the Court. Any party desiring to be  
20 relieved of receiving notice may file a waiver of notice to be approved by the  
21 Court. The Court will maintain a list of parties and their respective addresses to  
22 whom notice or service of process is to be sent. If no designation is made as  
23 required herein, a party's designee shall be deemed to be the attorney of record or,  
24 in the absence of an attorney of record, the party at its specified address.

25 5. All real property owned by the parties within the Basin is subject to this Judgment.  
26 It is binding upon all parties, their officers, agents, employees, successors and  
27 assigns. Any party, or executor of a deceased party, who transfers real property  
28 that is subject to this Judgment shall notify any transferee thereof of this Judgment.

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This Judgment shall not bind the parties that cease to own real property within the Basin, and cease to use groundwater, except to the extent required by the terms of an instrument, contract, or other agreement.

The Clerk shall enter this Judgment.

Dated: Dec 23, , 201 5

  
\_\_\_\_\_  
JUDGE OF THE SUPERIOR COURT

# **EXHIBIT A**

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**SUPERIOR COURT OF THE STATE OF CALIFORNIA  
COUNTY OF LOS ANGELES - CENTRAL DISTRICT**

Coordination Proceeding Special Title  
(Rule 1550(b))

**ANTELOPE VALLEY  
GROUNDWATER CASES**

Judicial Council Coordination Proceeding No.  
4408

**Santa Clara Case No.: 1-05-CV-049053**

Judge: The Honorable Jack Komar, Dept. 17

[PROPOSED] JUDGMENT AND PHYSICAL  
SOLUTION

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**INDEX OF EXHIBITS AND APPENDICES**

**Exhibits:**

- Exhibit 1: Listing of Parties Against Which a Default Judgment Has Been Entered.
- Exhibit 2: Map of Area Adjudicated in This Action.
- Exhibit 3: Non-Overlying Production Rights.
- Exhibit 4: Overlying Production Rights
- Exhibit 5: Phase 3 Trial Decision.
- Exhibit 6: Map of boundaries of Edwards Air Force Base.
- Exhibit 7: Map of boundaries of Air Force Plant 42.
- Exhibit 8: Rights to Produce Imported Water Return Flows.
- Exhibit 9: Map of the Watershed of the Basin.
- Exhibit 10: Map of Subareas.

**Appendices:**

- Appendix A: Non-Pumper Class Judgment.
- Appendix B: Non-Pumper Class Stipulation of Settlement.



1 A number of Parties have agreed and stipulated to entry of a Judgment consistent with the  
2 terms of this Judgment and Physical Solution (hereafter “this Judgment”). The stipulations of the  
3 Parties are conditioned upon further proceedings that will result in a Judgment binding all Parties  
4 to the Action. The Court, having considered the pleadings, the stipulations of the Parties, and the  
5 evidence presented, and being fully informed in the matter, approves the Physical Solution<sup>1</sup>  
6 contained herein. This Judgment is entered as a Judgment binding on all Parties served or  
7 appearing in this Action, including without limitation, those Parties which have stipulated to this  
8 Judgment, are subject to prior settlement(s) and judgment(s) of this Court, have defaulted or  
9 hereafter stipulate to this Judgment.

10 **I. DESCRIPTION OF LITIGATION**

11 **1. PROCEDURAL HISTORY**

12 **1.1 Initiation of Litigation.**

13 On October 29, 1999, Diamond Farming Company (“Diamond Farming”) filed in  
14 the Riverside County Superior Court (Case No. RIC 344436) the first complaint in what would  
15 become these consolidated complex proceedings known as the Antelope Valley Groundwater  
16 Cases. Diamond Farming's complaint names as defendants the City of Lancaster, Palmdale  
17 Water District, Antelope Valley Water Company, Palm Ranch Irrigation District, Quartz Hill  
18 Water District, Rosamond Community Services District, and Mojave Public Utility District.

19 On February 22, 2000, Diamond Farming filed another complaint in the Riverside  
20 County Superior Court (Case No. RIC 344468). The two Diamond Farming actions were  
21 subsequently consolidated.

22 On January 25, 2001, Wm. Bolthouse Farms, Inc. (“Bolthouse”) filed a complaint  
23 in the same Court against the same entities, as well as Littlerock Creek Irrigation District and Los  
24 Angeles Waterworks Districts Nos. 37 and 40 (Case No. RIC 353840).

---

25 <sup>1</sup> A “physical solution” describes an agreed upon or judicially imposed resolution of conflicting claims in a manner  
26 that advances the constitutional rule of reasonable and beneficial use of the state’s water supply. (*City of Santa Maria*  
27 *v. Adam* (2012) 211 Cal. App. 4th 266, 288.) It is defined as “an equitable remedy designed to alleviate overdrafts  
28 and the consequential depletion of water resources in a particular area, consistent with the constitutional mandate to  
prevent waste and unreasonable water use and to maximize the beneficial use of this state’s limited resource.”  
(*California American Water v. City of Seaside* (2010) 183 Cal. App. 4th 471, 480.)

1           The Diamond Farming and Bolthouse complaints variously allege that unregulated  
2 pumping by these named public agencies (collectively the Public Water Suppliers) has irreparably  
3 harmed Diamond Farming and Bolthouse's rights to produce Groundwater from the Antelope  
4 Valley Groundwater Basin, and interfered with their rights to put that Groundwater to reasonable  
5 and beneficial uses on property they own or lease. Diamond Farming and Bolthouse's complaints  
6 seek a determination of their water rights and to quiet title as to the same.

7           In 2001, the Diamond Farming and Bolthouse actions were consolidated in the  
8 Riverside County Superior Court.

9           In August 2002, a Phase 1 trial commenced in the Riverside County Superior  
10 Court in the consolidated Diamond Farming/Bolthouse proceedings for the purpose of  
11 determining the geographic boundary of the area to be adjudicated. That Phase 1 trial was not  
12 concluded and the Court did not determine any issues or make any factual findings at that time.

13           **1.2 General Adjudication Commenced.**

14           In 2004, Los Angeles County Waterworks District No. 40 (“District No. 40”)   
15 initiated a general Groundwater adjudication for the Antelope Valley Ground Water Basin by  
16 filing identical complaints for declaratory and injunctive relief in the Los Angeles and Kern  
17 County Superior Courts (Los Angeles County Superior Court Case No. BC 325201 and Kern  
18 County Superior Court Case No. S-1500-CV 254348). District No. 40's complaints sought a  
19 judicial determination of the respective rights of the Parties to produce Groundwater from the  
20 Antelope Valley Groundwater Basin.

21           On December 30, 2004, District No. 40 petitioned the Judicial Council of  
22 California for coordination of the above-referenced actions. On June 17, 2005, the Judicial  
23 Council of California granted the petition and assigned the “Antelope Valley Groundwater Cases”  
24 (Judicial Council Coordination Proceeding No. 4408) to this Court (Santa Clara County Superior  
25 Court Case No. 1-05-CV-049053 (Hon. Jack Komar)).

26           For procedural purposes, the Court requested that District No. 40 refile its  
27 complaint as a first amended cross-complaint in the now coordinated proceedings. Joined by the  
28

1 other Public Water Suppliers, District No. 40 filed a first amended cross-complaint seeking  
2 declaratory and injunctive relief and an adjudication of the rights to all Groundwater within the  
3 Antelope Valley Groundwater Basin. The Public Water Suppliers' cross-complaint, as currently  
4 amended, requests an adjudication to protect the public's water supply, prevent water quality  
5 degradation, and stop land subsidence. Some of the Public Water Suppliers allege they have  
6 acquired prescriptive and equitable rights to the Groundwater in the Basin. They allege the Basin  
7 has been in overdraft for more than five consecutive Years and they have pumped water from the  
8 Basin for reasonable and beneficial purposes in an open, notorious, and continuous manner. They  
9 allege each non-public cross-defendant had actual or constructive notice of these activities,  
10 sufficient to establish prescriptive rights in their favor. In order to alleviate overdraft conditions  
11 and protect the Basin, the Public Water Suppliers also request a physical solution.

### 12 **1.3 Other Actions**

13 In response to the Public Water Suppliers first amended cross-complaint,  
14 numerous Parties filed cross-complaints seeking various forms of relief.

15 On August 30, 2006, Antelope Valley-East Kern Water Agency ("AVEK") filed a  
16 cross-complaint seeking declaratory and injunctive relief and claiming overlying rights and rights  
17 to pump the supplemental yield attributable to return flows from State Water Project water  
18 imported to the Basin.

19 On January 11, 2007, Rebecca Lee Willis filed a class action complaint in the Los  
20 Angeles County Superior Court (Case No. BC 364553) for herself and on behalf of a class of  
21 non-pumping overlying property owners ("Non-Pumper Class"), through which she sought  
22 declaratory relief and money damages from various public entities. Following certification, the  
23 Non-Pumper Class entered into a settlement agreement with the Public Water Suppliers  
24 concerning the matters at issue in the class complaint. On September 22, 2011, the Court  
25 approved the settlement through an amended final judgment.

26 On June 2, 2008, Richard A. Wood filed a class action complaint for himself and  
27 on behalf of a class of small property owners in this action ("Small Pumper Class"), *Wood v. Los*  
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1 *Angeles Co. Waterworks Dist. 40, et al.*, (Case No.: BC 391869) through which he sought  
2 declaratory relief and money damages from various public entities. The Small Pumper Class was  
3 certified on September 2, 2008.

4 On February 24, 2010, following various orders of coordination, the Court granted  
5 the Public Water Suppliers' motion to transfer and consolidate all complaints and cross-  
6 complaints in this matter, with the exception of the complaint in Sheldon R. Blum, etc. v. Wm.  
7 Bolthouse Farms, Inc. (Santa Clara County Superior Court Case No. 1-05-CV-049053), which  
8 remains related and coordinated.

9 **1.4 McCarran Amendment Issues**

10 The Public Water Suppliers' cross-complaint names Edwards Air Force Base,  
11 California and the United States Department of the Air Force as cross-defendants, seeking the  
12 same declaratory and injunctive relief as sought against the other cross-defendants. This  
13 Judgment, or any other determination in this case regarding rights to water, is contingent on a  
14 Judgment satisfying the requirements of the McCarran Amendment, 43 U.S.C. §666. The United  
15 States reserves all rights to object or otherwise challenge any interlocutory judgment and reserves  
16 all rights to appeal a Judgment that does not satisfy the requirements of the McCarran  
17 Amendment.

18 **1.5 Phased Trials**

19 The Court has divided the trial in this matter into multiple phases, four of which  
20 have been tried.

21 Through the Phase 1 trial, the Court determined the geographical boundaries of the  
22 area adjudicated in this Action which is defined as the Basin. On November 3, 2006, the Court  
23 entered an order determining that issue.

24 Through the Phase 2 trial, the Court determined that all areas within the Basin are  
25 hydrologically connected and a single aquifer, and that there is sufficient hydraulic connection  
26 between the disputed areas and the rest of the Basin such that the Court must include the disputed  
27 areas within the adjudication area. The Court further determined that it would be premature to make  
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1 any determinations regarding, *inter alia*, claims that portions of the Basin should be treated as a  
2 separate area for management purposes. On November 6, 2008, the Court entered its Order after  
3 Phase Two Trial on Hydrologic Nature of Antelope Valley.

4 Through the Phase 3 trial, the Court determined the Basin is in a current state of  
5 overdraft and the safe yield is 110,000 acre-feet per Year. The Court found the preponderance of  
6 the evidence presented established that setting the safe yield at 110,000 acre-feet per Year will  
7 permit management of the Basin in such a way as to preserve the rights of the Parties in  
8 accordance with the California Constitution and California law. On July 13, 2011, the Court filed  
9 its Statement of Decision.

10 Through the Phase 4 trial, the Court determined the overall Production occurring  
11 in the Basin in calendar Years 2011 and 2012.

#### 12 **1.6 Defaults**

13 Numerous Parties have failed to respond timely, or at all, to the Public Water  
14 Suppliers' cross-complaint, as amended, and their defaults have been entered. The Court has  
15 given the defaulted Parties notice of this Judgment and Physical Solution, together with the  
16 opportunity to be heard regarding this Judgment, and hereby enters default judgments against all  
17 such Parties and incorporates those default judgments into this Judgment. Pursuant to such  
18 default judgments a defaulted Party has no right to Produce Groundwater from the Basin. All  
19 Parties against which a default judgment has been entered are identified on Exhibit 1, attached  
20 hereto and incorporated herein by reference.

#### 21 **2. GENERAL ADJUDICATION DOES NOT APPLY TO SURFACE WATER.**

22 Pursuant to California law, surface water use since 1914 has been governed by the Water  
23 Code. This Judgment does not apply to surface water as defined in the Water Code and is not  
24 intended to interfere with any State permitted or licensed surface water rights or pre-1914 surface  
25 water right. The impact of any surface water diversion should be considered as part of the State  
26 Water Resources Control Board permitting and licensing process and not as part of this Judgment.

1 **II. DECREE**

2 **3. JURISDICTION, PARTIES, DEFINITIONS.**

3 **3.1 Jurisdiction.** This Action is an *inter se* adjudication of all claims to the  
4 rights to Produce Groundwater from the Basin alleged between and among all Parties. This Court  
5 has jurisdiction over the subject matter and Parties herein to enter a Judgment declaring and  
6 adjudicating the rights to reasonable and beneficial use of water by the Parties in the Action  
7 pursuant to Article X, section 2 of the California Constitution.

8 **3.2 Parties.** The Court required that all Persons having or claiming any  
9 right, title or interest to the Groundwater within the Basin be notified of the Action. Notice has  
10 been given pursuant to the Court's order. All Public Water Suppliers, landowners, Non-Pumper  
11 Class and Small Pumper Class members and other Persons having or making claims have been or  
12 will be included as Parties to the Action. All named Parties who have not been dismissed have  
13 appeared or have been given adequate opportunity to appear.

14 **3.3 Factual and Legal Issues.** The complaints and cross-complaints in the  
15 Action frame many legal issues. The Action includes over 4,000 Parties, as well as the members  
16 of the Non-Pumper Class and the members of the Small Pumper Class. The Basin's entire  
17 Groundwater supply and Groundwater rights, extending over approximately 1390 square miles,  
18 have been brought to issue. The numerous Groundwater rights at issue in the case include,  
19 without limitation, overlying, appropriative, prescriptive, and federal reserved water rights to  
20 Groundwater, rights to return flows from Imported Water, rights to recycled water, rights to  
21 stored Imported Water subject to the Watermaster rules and regulations, and rights to utilize the  
22 storage space within the Basin. After several months of trial, the Court made findings regarding  
23 Basin characteristics and determined the Basin's Safe Yield. The Court's rulings and judgments  
24 in this case, including the Safe Yield determination, form the basis for this Judgment.

25 **3.4 Need for a Declaration of Rights and Obligations for a Physical**  
26 **Solution.** A Physical Solution for the Basin, based on a declaration of water rights and a formula  
27 for allocation of rights and obligations, is necessary to implement the mandate of Article X,  
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1 section 2 of the California Constitution and to protect the Basin and the Parties' rights to the  
2 Basin's water resources. The Physical Solution governs Groundwater, Imported Water and Basin  
3 storage space, and is intended to ensure that the Basin can continue to support existing and future  
4 reasonable and beneficial uses. A Physical Solution requires determining individual Groundwater  
5 rights for the Public Water Suppliers, landowners, Non-Pumper Class and Small Pumper Class  
6 members, and other Parties within the Basin. The Physical Solution set forth in this Judgment:  
7 (1) is a fair and reasonable allocation of Groundwater rights in the Basin after giving due  
8 consideration to water rights priorities and the mandate of Article X, section 2 of the California  
9 Constitution; (2) provides for a reasonable sharing of Imported Water costs; (3) furthers the  
10 mandates of the State Constitution and State water policy; and (4) is a remedy that gives due  
11 consideration to applicable common law rights and priorities to use Basin water and storage space  
12 without substantially impairing such rights. Combined with water conservation, water  
13 reclamation, water transfers, water banking, and improved conveyance and distribution methods  
14 within the Basin, present and future Imported Water sources are sufficient both in quantity and  
15 quality to assure implementation of a Physical Solution. This Judgment will facilitate water  
16 resource planning and development by the Public Water Suppliers and individual water users.

17 **3.5 Definitions.** As used in this Judgment, the following terms shall have the  
18 meanings set forth herein:

19 **3.5.1 Action.** The coordinated and consolidated actions included in the  
20 Antelope Valley Groundwater Cases, Judicial Council Coordination Proceeding No. 4408, Santa  
21 Clara Superior Court Case No. 1-05-CV-049053.

22 **3.5.2 Adjusted Native Safe Yield.** The Native Safe Yield minus (1) the  
23 Production Right allocated to the Small Pumper Class under Paragraph 5.1.3, (2) the Federal  
24 Reserved Water Right under Paragraph 5.1.4, and (3) the State of California Production Right  
25 under Paragraph 5.1.5. The Adjusted Native Safe Yield as of the date of entry of this Judgment is  
26 70,686.6 acre-feet per year.

1                           **3.5.3 Administrative Assessment.** The amount charged by the  
2 Watermaster for the costs incurred by the Watermaster to administer this Judgment.

3                           **3.5.4 Annual Period.** The calendar Year.

4                           **3.5.5 Antelope Valley United Mutuels Group.** The members of the  
5 Antelope Valley United Mutuels Group are Antelope Park Mutual Water Company, Aqua-J  
6 Mutual Water Company, Averydale Mutual Water Company, Baxter Mutual Water Company,  
7 Bleich Flat Mutual Water Company, Colorado Mutual Water Co., El Dorado Mutual Water  
8 Company, Evergreen Mutual Water Company, Land Projects Mutual Water Co., Landale Mutual  
9 Water Co., Shadow Acres Mutual Water Company, Sundale Mutual Water Company, Sunnyside  
10 Farms Mutual Water Company, Inc., Tierra Bonita Mutual Water Company, West Side Park  
11 Mutual Water Co. and White Fence Farms Mutual Water Co., together with the successor(s)-in-  
12 interest to any member thereof. Each of the members of the Antelope Valley United Mutuels  
13 Group was formed when the owner(s) of the lands that were being developed incorporated the  
14 mutual water company and transferred their water rights to the mutual water company in  
15 exchange for shares of common stock. The mutual water company owns, operates and maintains  
16 the infrastructure for the production, storage, distribution and delivery of water solely to its  
17 shareholders. The shareholders of each of these mutual water companies, who are the owners of  
18 the real property that is situated within the mutual water company's service area, have the right to  
19 have water delivered to their properties, a right appurtenant to their land. [*See, Erwin v. Gage*  
20 *Canal Company* (1964) 226 Cal.App.2d 189].

21                           **3.5.6 AVEK.** The Antelope Valley–East Kern Water Agency.

22                           **3.5.7 Balance Assessment.** The amount of money charged by the  
23 Watermaster on all Production Rights, excluding the United States' actual Production, to pay for  
24 the costs, not including infrastructure, to purchase, deliver, produce in lieu, or arrange for  
25 alternative pumping sources in the Basin.

26                           **3.5.8 Basin.** The area adjudicated in this Action as shown on Exhibit 2,  
27 attached hereto and incorporated herein by reference, which lies within the boundaries of the line  
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1 labeled “Boundaries of the Adjudicated Area” and described therein. The Basin generally  
2 encompasses the Antelope Valley bordered on the West and South by the San Gabriel and  
3 Tehachapi Mountains, with the eastern boundary being the Los Angeles-San Bernardino County  
4 line, as determined by the Court.

5 **3.5.9 Carry Over.** The right to Produce an unproduced portion of an  
6 annual Production Right or a Right to Imported Water Return Flows in a Year subsequent to the  
7 Year in which the Production Right or Right to Imported Water Return Flows was originally  
8 available.

9 **3.5.10 Conjunctive Use.** A method of operation of a groundwater basin  
10 under which Imported Water is used or stored in the Basin in Years when it is available; allowing  
11 the Basin to refill, and more Groundwater is Produced in Years when Imported Water is less  
12 available.

13 **3.5.11 Defaulting Party.** A Party who failed to file a responsive pleading  
14 and against which a default judgment has been entered. A list of Defaulting Parties is attached as  
15 Exhibit 1.

16 **3.5.12 Drought Program.** The water management program in effect only  
17 during the Rampdown period affecting the operations and Replacement Water Assessments of the  
18 participating Public Water Suppliers.

19 **3.5.13 Judgment.** A judgment, consistent with Cal.C.C.P. §§ 577 and  
20 1908(a)(1) and 43 U.S.C. § 666, determining all rights to Groundwater in the Basin, establishing  
21 a Physical Solution, and resolving all claims in the Action.

22 **3.5.14 Groundwater.** Water beneath the surface of the ground and within  
23 the zone of saturation, excluding water flowing through known and definite channels.

24 **3.5.15 Imported Water.** Water brought into the Basin from outside the  
25 watershed of the Basin as shown in Exhibit 9.

26 **3.5.16 Imported Water Return Flows.** Imported Water that net  
27 augments the Basin Groundwater supply after use.

1                                   **3.5.17 In Lieu Production**. The amount of Imported Water used by a  
2 Producer in a Year instead of Producing an equal amount of that Producer’s Production Right.

3                                   **3.5.18 Material Injury**. Material Injury means impacts to the Basin caused  
4 by pumping or storage of Groundwater that:

5   **3.5.18.1**            Causes material physical harm to the Basin, any  
6 Subarea, or any Producer, Party or Production Right, including, but not limited to, Overdraft,  
7 degradation of water quality by introduction of contaminants to the aquifer by a Party and/or  
8 transmission of those introduced contaminants through the aquifer, liquefaction, land subsidence and  
9 other material physical injury caused by elevated or lowered Groundwater levels. Material physical  
10 harm does not include "economic injury" that results from other than direct physical causes, including  
11 any adverse effect on water rates, lease rates, or demand for water.

12   **3.5.18.2**            If fully mitigated, Material Injury shall no longer be  
13 considered to be occurring.

14                                   **3.5.19 Native Safe Yield**. Naturally occurring Groundwater recharge to  
15 the Basin, including “return flows” from pumping naturally occurring recharge, on an average  
16 annual basis. Imported Water Return Flows are not included in Native Safe Yield.

17                                   **3.5.20 New Production**. Any Production of Groundwater from the Basin  
18 not of right under this Judgment, as of the date of this Judgment.

19                                   **3.5.21 Non-Overlying Production Rights**. The rights held by the Parties  
20 identified in Exhibit 3, attached hereto and incorporated herein by reference.

21                                   **3.5.22 Non-Pumper Class**. All private (i.e., non-governmental) Persons  
22 and entities that own real property within the Basin, as adjudicated, that are not presently  
23 pumping water on their property and did not do so at any time during the five Years preceding  
24 January 18, 2006. The Non-Pumper Class includes the successors-in-interest by way of purchase,  
25 gift, inheritance, or otherwise of such Non-Pumper Class members’ land within the Basin. The  
26 Non-Pumper Class excludes (1) all Persons to the extent their properties are connected to a  
27 municipal water system, public utility, or mutual water company from which they receive water  
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1 service, (2) all properties that are listed as “improved” by the Los Angeles County or Kern  
2 County Assessor's offices, unless the owners of such properties declare under penalty of perjury  
3 that they do not pump and have never pumped water on those properties, and (3) those who opted  
4 out of the Non-Pumper Class. The Non-Pumper Class does not include landowners who have  
5 been individually named under the Public Water Suppliers' cross-complaint, unless such a  
6 landowner has opted into such class.

7 **3.5.23 Non-Pumper Class Judgment.** The amended final Judgment that  
8 settled the Non-Pumper Class claims against the Public Water Suppliers approved by the Court  
9 on September 22, 2011.

10 **3.5.24 Non-Stipulating Party.** Any Party who had not executed a  
11 Stipulation for Entry of this Judgment prior to the date of approval of this Judgment by the Court.

12 **3.5.25 Overdraft.** Extractions in excess of the Safe Yield of water from  
13 an aquifer, which over time will lead to a depletion of the water supply within a groundwater  
14 basin as well as other detrimental effects, if the imbalance between pumping and extraction  
15 continues.

16 **3.5.26 Overlying Production Rights.** The rights held by the Parties  
17 identified in Exhibit 4, attached hereto and incorporated herein by reference.

18 **3.5.27 Party (Parties).** Any Person(s) that has (have) been named and  
19 served or otherwise properly joined, or has (have) become subject to this Judgment and any prior  
20 judgments of this Court in this Action and all their respective heirs, successors-in-interest and  
21 assigns. For purposes of this Judgment, a “Person” includes any natural person, firm, association,  
22 organization, joint venture, partnership, business, trust, corporation, or public entity.

23 **3.5.28 Pre-Rampdown Production.** The reasonable and beneficial use of  
24 Groundwater, excluding Imported Water Return Flows, at a time prior to this Judgment, or the  
25 Production Right, whichever is greater.

26 **3.5.29 Produce(d).** To pump Groundwater for existing and future  
27 reasonable beneficial uses.

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**3.5.30 Producer(s).** A Party who Produces Groundwater.

**3.5.31 Production.** Annual amount of Groundwater Produced, stated in acre-feet of water.

**3.5.32 Production Right.** The amount of Native Safe Yield that may be Produced each Year free of any Replacement Water Assessment and Replacement Obligation. The total of the Production Rights decreed in this Judgment equals the Native Safe Yield. A Production Right does not include any right to Imported Water Return Flows pursuant to Paragraph 5.2.

**3.5.33 Pro-Rata Increase.** The proportionate increase in the amount of a Production Right, as provided in Paragraph 18.5.10, provided the total of all Production Rights does not exceed the Native Safe Yield.

**3.5.34 Pro-Rata Reduction.** The proportionate reduction in the amount of a Production Right, as provided in Paragraph 18.5.10, in order that the total of all Production Rights does not exceed the Native Safe Yield.

**3.5.35 Public Water Suppliers.** The Public Water Suppliers are Los Angeles County Waterworks District No. 40, Palmdale Water District, Quartz Hill Water District, Littlerock Creek Irrigation District, California Water Service Company, Desert Lake Community Services District, North Edwards Water District, City of Palmdale, City of Lancaster, Palm Ranch Irrigation District, Rosamond Community Services District, and West Valley County Water District.

**3.5.36 Purpose of Use.** The broad categories of type of water use including but not limited to municipal, irrigation, agricultural and industrial uses.

**3.5.37 Rampdown.** The period of time for Pre-Rampdown Production to be reduced to the Native Safe Yield in the manner described in this Judgment.

**3.5.38 Recycled Water.** Water that, as a result of treatment of waste, is suitable for a direct beneficial use or a controlled use that would not otherwise occur and is therefore considered a valuable resource.

1                   **3.5.39 Replacement Obligation.** The obligation of a Producer to pay for  
2 Replacement Water for Production of Groundwater from the Basin in any Year in excess of the  
3 sum of such Producer’s Production Right and Imported Water Return Flows.

4                   **3.5.40 Replacement Water.** Water purchased by the Watermaster or  
5 otherwise provided to satisfy a Replacement Obligation.

6                   **3.5.41 Replacement Water Assessment.** The amount charged by the  
7 Watermaster to pay for all costs incurred by the Watermaster related to Replacement Water.

8                   **3.5.42 Responsible Party.** The Person designated by a Party as the  
9 Person responsible for purposes of filing reports and receiving notices pursuant to the provisions  
10 of this Judgment.

11                   **3.5.43 Safe Yield.** The amount of annual extractions of water from the  
12 Basin over time equal to the amount of water needed to recharge the Groundwater aquifer and  
13 maintain it in equilibrium, plus any temporary surplus. [*City of Los Angeles v. City of San*  
14 *Fernando* (1975) 14 Cal. 3d 199, 278.]

15                   **3.5.44 Small Pumper Class.** All private (i.e., non-governmental)  
16 Persons and entities that own real property within the Basin, as adjudicated, and that have been  
17 pumping less than 25 acre-feet per Year on their property during any Year from 1946 to the  
18 present. The Small Pumper Class excludes the defendants in *Wood v. Los Angeles Co.*  
19 *Waterworks Dist. 40, et al.*, any Person, firm, trust, corporation, or other entity in which any such  
20 defendants has a controlling interest or which is related to or affiliated with any such defendants,  
21 and the representatives, heirs, affiliates, successors-in-interest or assigns of any such excluded  
22 party. The Small Pumper Class also excludes all Persons and entities that are shareholders in a  
23 mutual water company. The Small Pumper Class does not include those who opted out of the  
24 Small Pumper Class.

25                   **3.5.45 Small Pumper Class Members.** Individual members of the Small  
26 Pumper Class who meet the Small Pumper Class definition, and for purposes of this Judgment  
27 and any terms pertaining to water rights, where two or more Small Pumper Class Members reside  
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1 in the same household, they shall be treated as a single Small Pumper Class Member for purposes  
2 of determining water rights.

3 **3.5.46 State of California.** As used herein, State of California shall mean  
4 the State of California acting by and through the following State agencies, departments and  
5 associations: (1) The California Department of Water Resources; (2) The California Department  
6 of Parks and Recreation; (3) The California Department of Transportation; (4) The California  
7 State Lands Commission; (5) The California Department of Corrections and Rehabilitation; (6)  
8 The 50th District Agricultural Association; (7) The California Department of Veteran Affairs; (8)  
9 The California Highway Patrol; and, (9) The California Department of Military.

10 **3.5.47 State Water Project.** Water storage and conveyance facilities  
11 operated by the State of California Department of Water Resources from which it delivers water  
12 diverted from the Feather River and the Sacramento-San Joaquin Delta via the California  
13 Aqueduct to public agencies it has contracted with.

14 **3.5.48 Stipulating Party.** Any Party who has executed a Stipulation for  
15 Entry of this Judgment prior to the date of approval of this Judgment by the Court.

16 **3.5.49 Stored Water.** Water held in storage in the Basin, as a result of  
17 direct spreading or other methods, for subsequent withdrawal and use pursuant to agreement with  
18 the Watermaster and as provided for in this Judgment. Stored Water does not include Imported  
19 Water Return Flows.

20 **3.5.50 Subareas.** Portions of the Basin, as described in this document,  
21 divided for management purposes.

22 **3.5.51 Total Safe Yield.** The amount of Groundwater that may be safely  
23 pumped from the Basin on a long-term basis. Total Safe Yield is the sum of the Native Safe  
24 Yield plus the Imported Water Return Flows.

25 **3.5.52 Watermaster.** The Person(s) appointed by the Court to administer  
26 the provisions of this Judgment.

1                   **3.5.53 Watermaster Engineer.** The engineering or hydrology expert or  
2 firm retained by the Watermaster to perform engineering and technical analysis and water  
3 administration functions as provided for in this Judgment.

4                   **3.5.54 District No. 40.** Los Angeles County Waterworks District No. 40.

5                   **3.5.55 Year.** Calendar year.

6                   **4. SAFE YIELD AND OVERDRAFT**

7                   **4.1 Safe Yield:** The Native Safe Yield of the Basin is 82,300 acre-feet per  
8 Year. With the addition of Imported Water Return Flows, the Total Safe Yield is approximately  
9 110,000 acre-feet per Year, but will vary annually depending on the volume of Imported Water.

10                   **4.2 Overdraft:** In its Phase 3 trial decision, the Court held that the Basin,  
11 defined by the Court's March 12, 2007 Revised Order After Hearing On Jurisdictional  
12 Boundaries, is in a state of overdraft based on estimate of extraction and recharge, corroborated  
13 by physical evidence of conditions in the Basin. Reliable estimates of the long-term extractions  
14 from the Basin have exceeded reliable estimates of the Basin's recharge by significant margins,  
15 and empirical evidence of overdraft in the Basin corroborates that conclusion. Portions of the  
16 aquifer have sustained a significant loss of Groundwater storage since 1951. The evidence is  
17 persuasive that current extractions exceed recharge and therefore that the Basin is in a state of  
18 overdraft. The Court's full Phase 3 trial decision is attached as Exhibit 5 and is incorporated  
19 herein by reference.

20                   **5. PRODUCTION RIGHTS**

21                   **5.1 Allocation of Rights to Native Safe Yield.** Consistent with the goals of  
22 this Judgment and to maximize reasonable and beneficial use of the Groundwater of the Basin  
23 pursuant to Article X, section 2 of the California Constitution, all the Production Rights  
24 established by this Judgment are of equal priority, except the Federal Reserved Water Right  
25 which is addressed in Paragraph 5.1.4, and with the reservation of the Small Pumper Class  
26 Members' right to claim a priority under Water Code section 106.

1                                   **5.1.1 Overlying Production Rights.** The Parties listed in Exhibit 4,  
2 attached hereto and incorporated herein by reference, have Overlying Production Rights. Exhibit  
3 4 sets forth the following for each Overlying Production Right: (1) the Pre-Rampdown  
4 Production; (2) the Production Right; and (3) the percentage of the Production from the Adjusted  
5 Native Safe Yield.

6                                   **5.1.1.1** The Parties listed on Exhibit 4 have the right to Produce  
7 Groundwater, on an annual basis, up to their Overlying Production Right set forth in Exhibit 4 for  
8 each Party. Each Party’s Overlying Production Right is subject to the following conditions and  
9 limitations:

10                                   **5.1.1.2** Pursuant to the terms of this Judgment, the Parties listed on  
11 Exhibit 4 have the right to Produce their Overlying Production Right for use on land they own or  
12 lease and without the need for Watermaster approval.

13                                   **5.1.1.3** Overlying Production Rights may be transferred pursuant to  
14 the provisions of Paragraph 16 of this Judgment.

15                                   **5.1.1.4** Overlying Production Rights are subject to Pro-Rata  
16 Reduction or Increase only pursuant to Paragraph 18.5.10.

17                                   **5.1.2 Non-Pumper Class Rights.** The Non-Pumper Class members  
18 claim the right to Produce Groundwater from the Native Safe Yield for reasonable and beneficial  
19 uses on their overlying land as provided for in this Judgment. On September 22, 2011, the Court  
20 approved the Non-Pumper Class Stipulation of Settlement through an amended final judgment  
21 that settled the Non-Pumper Class’ claims against the Public Water Suppliers (“Non-Pumper  
22 Class Judgment”). A copy of the Non-Pumper Class Judgment and the Non-Pumper Class  
23 Stipulation of Settlement are attached for reference only as Appendices A and B. This Judgment  
24 is consistent with the Non-Pumper Class Stipulation of Settlement and Judgment. Future  
25 Production by a member of the Non-Pumper Class is addressed in the Physical Solution.

26                                   **5.1.2.1** The Non-Pumper Class members shall have no right to  
27 transfer water pursuant to this Judgment.

1                                   **5.1.3 Small Pumper Class Production Rights.** Subject only to the  
2 closure of the Small Pumper Class membership, the Small Pumper Class’s aggregate Production  
3 Right is 3806.4 acre-feet per Year. Allocation of water to the Small Pumper Class is set at an  
4 average Small Pumper Class Member amount of 1.2 acre-feet per existing household or parcel  
5 based upon the 3172 known Small Pumper Class Member parcels at the time of this Judgment.  
6 Any Small Pumper Class Member may Produce up to and including 3 acre-feet per Year per  
7 existing household for reasonable and beneficial use on their overlying land, and such Production  
8 will not be subject to Replacement Water Assessment. Production by any Small Pumper Class  
9 Member above 3 acre-feet per Year per household or parcel will be subject to Replacement Water  
10 Assessment, as set forth in this Judgment. Administrative Assessments for unmetered Production  
11 by Small Pumper Class Members shall be set based upon the allocation of 1.2 acre-feet per Year  
12 per household or parcel, whichever is the case; metered Production shall be assessed in accord  
13 with the actual Production. A Small Pumper Class Member who is lawfully, by permit, operating  
14 a shared well with an adjoining Small Pumper Class Member, shall have all of the same rights  
15 and obligations under this Judgment without regard to the location of the shared well, and such  
16 shared use is not considered a prohibited transfer of a pumping right under Paragraph 5.1.3.3.

17                                   **5.1.3.1** The Production of Small Pumper Class Members of up to 3  
18 acre-feet per Year of Groundwater per household or per parcel for reasonable and beneficial use  
19 shall only be subject to reduction if: (1) the reduction is based upon a statistically credible study  
20 and analysis of the Small Pumper Class’ actual Native Safe Yield Production, as well as the  
21 nature of the use of such Native Safe Yield, over at least a three Year period; and (2) the  
22 reduction is mandated by Court order after notice to the Small Pumper Class Members affording a  
23 reasonable opportunity for the Court to hear any Small Pumper Class Member objections to such  
24 reduction, including a determination that Water Code section 106 may apply so as to prevent a  
25 reduction.

26                                   **5.1.3.2** The primary means for monitoring the Small Pumper Class  
27 Members’ Groundwater use under the Physical Solution will be based on physical inspection by  
28

1 the Watermaster, including the use of aerial photographs and satellite imagery. All Small Pumper  
2 Class Members agree to permit the Watermaster to subpoena the electrical meter records  
3 associated with their Groundwater wells on an annual basis. Should the Watermaster develop a  
4 reasonable belief that a Small Pumper Class Member household is using in excess of 3 acre-feet  
5 per Year, the Watermaster may cause to be installed a meter on such Small Pumper Class  
6 Member's well at the Small Pumper Class Member's expense.

7 **5.1.3.3** The pumping rights of Small Pumper Class Members are  
8 not transferable separately from the parcel of property on which the water is pumped, provided  
9 however a Small Pumper Class Member may move their water right to another parcel owned by  
10 that Small Pumper Class Member with approval of the Court. If a Small Pumper Class Member  
11 parcel is sold, absent a written contract stating otherwise and subject to the provisions of this  
12 Judgment, the water right for that Small Pumper Class Member parcel shall transfer to the new  
13 owners of that Small Pumper Class Member parcel. The pumping rights of Small Pumper Class  
14 Members may not be aggregated for use by a purchaser of more than one Small Pumper Class  
15 Member's property.

16 **5.1.3.4** Defaults or default judgments entered against any Small  
17 Pumper Class Member who did not opt out of the Small Pumper Class are hereby deemed non-  
18 operative and vacated *nunc pro tunc*, but only with respect to their ownership of real property  
19 meeting the Small Pumper Class definition.

20 **5.1.3.5** The Small Pumper Class shall be permanently closed to new  
21 membership upon issuance by the Court of its order granting final approval of the Small Pumper  
22 Class Settlement (the "Class Closure Date"), after the provision of notice to the Class of the Class  
23 Closure Date. Any Person or entity that does not meet the Small Pumper Class definition prior to  
24 the Class Closure Date is not a Member of the Small Pumper Class. Similarly, any additional  
25 household constructed on a Small Pumper Class Member parcel after the Class Closure Date is  
26 not entitled to a Production Right as set forth in Paragraphs 5.1.3 and 5.1.3.1.



1                   **5.1.3.6** Unknown Small Pumper Class Members are defined as: (1)  
2 those Persons or entities that are not identified on the list of known Small Pumper Class Members  
3 maintained by class counsel and supervised and controlled by the Court as of the Class Closure  
4 Date; and (2) any unidentified households existing on a Small Pumper Class Member parcel prior  
5 to the Class Closure Date. Within ten (10) Court days of the Class Closure Date, class counsel  
6 for the Small Pumper Class shall publish to the Court website and file with the Court a list of the  
7 known Small Pumper Class Members.

8                   **5.1.3.7** Given the limited number of additions to the Small Pumper  
9 Class during the more than five Years since the initial notice was provided to the Class, the Court  
10 finds that the number of potentially unknown Small Pumper Class Members and their associated  
11 water use is likely very low, and any Production by unknown Small Pumper Class Members is  
12 hereby deemed to be *de minimis* in the context of this Physical Solution and shall not alter the  
13 Production Rights decreed in this Judgment. However, whenever the identity of any unknown  
14 Small Pumper Class Member becomes known, that Small Pumper Class Member shall be bound  
15 by all provisions of this Judgment, including without limitation, the assessment obligations  
16 applicable to Small Pumper Class Members.

17                   **5.1.3.8** In recognition of his service as class representative, Richard  
18 Wood has a Production Right of up to five 5 acre-feet per Year for reasonable and beneficial use  
19 on his parcel free of Replacement Water Assessment. This Production Right shall not be  
20 transferable and is otherwise subject to the provisions of this Judgment.

21                   **5.1.4 Federal Reserved Water Right.** The United States has a right to  
22 Produce 7,600 acre-feet per Year from the Native Safe Yield as a Federal Reserved Water Right  
23 for use for military purposes at Edwards Air Force Base and Air Force Plant 42. *See Cappaert v.*  
24 *United States*, 426 U.S. 128, 138 (1976); *United States v. New Mexico*, 438 U.S. 696, 700 (1978).  
25 Maps of the boundaries of Edwards Air Force Base and Plant 42 are attached hereto as Exhibits 6  
26 and 7. The United States may Produce any or all of this water at any time for uses consistent with  
27 the purposes of its Federal Reserved Water Right. Water uses at Edwards Air Force Base and  
28

1 Plant 42 as of the date of this Judgment are consistent with the military purposes of the facilities.  
2 The Federal Reserved Water Right to Produce 7,600 acre-feet per Year is not subject to  
3 Rampdown or any reduction including Pro-Rata Reduction due to Overdraft.

4 **5.1.4.1** In the event the United States does not Produce its  
5 entire 7,600 acre-feet in any given Year, the unused amount in any Year will be allocated to the  
6 Non-Overlying Production Rights holders, except for Boron Community Services District and  
7 West Valley County Water District, in the following Year, in proportion to Production Rights set  
8 forth in Exhibit 3. This Production of unused Federal Reserved Water Right Production does not  
9 increase any Non-Overlying Production Right holder's decreed Non-Overlying Production Right  
10 amount or percentage, and does not affect the United States' ability to fully Produce its Federal  
11 Reserved Water Right as provided in Paragraph 5.1.4 in any subsequent Year. Upon entry of a  
12 judgment confirming its Federal Reserved Water Rights consistent with this Judgment, the United  
13 States waives any rights under State law to a correlative share of the Groundwater in the Basin  
14 underlying Edwards Air Force Base and Air Force Plant 42.

15 **5.1.4.2** The United States is not precluded from acquiring State law  
16 based Production Rights in excess of its Federal Reserved Water Right through the acquisition of  
17 Production Rights in the Basin.

18 **5.1.5 State of California Production Rights.** The State of California  
19 shall have a Production Right of 207 acre-feet per Year from the Native Safe Yield and shall have  
20 the additional right to Produce Native Safe Yield as set forth in Paragraphs 5.1.5.3 and 5.1.5.4  
21 below. This Production of Native Safe Yield shall not be subject to Pro-Rata Reduction. Any  
22 Production by the State of California above 207 acre-feet per Year that is not Produced pursuant  
23 to Paragraphs 5.1.5.3 and 5.1.5.4 below shall be subject to Replacement Assessments. All  
24 Production by the State of California shall also be subject to the Administrative Assessment and  
25 the Balance Assessment except in emergency situations as provided in Paragraph 5.1.5.4.3 below.  
26 Any Production of Native Safe Yield pursuant to Paragraphs 5.1.5.3 and 5.1.5.4 below shall not  
27 reduce any other Party's Production Rights pursuant to this Judgment.

1                           **5.1.5.1**           The State of California’s Production Right in the amount of  
2 207 acre-feet per Year is allocated separately to each of the State agencies, departments, and  
3 associations as listed below in Paragraph 5.1.5.2. Notwithstanding the separate allocations, any  
4 Production Right, or portion thereof, of one of the State agencies, departments, and associations  
5 may be transferred or used by the other State agencies, departments, and associations on parcels  
6 within the Basin. This transfer shall be done by agreement between the State agencies,  
7 departments, or associations without a Replacement Water Assessment and without the need for  
8 Watermaster approval. Prior to the transfer of another State agency, department, or association’s  
9 Production Right, the State agency, department, or association receiving the ability to use the  
10 Production Right shall obtain written consent from the transferor. Further, the State agency,  
11 department, or association receiving the Production Right shall notify the Watermaster of the  
12 transfer.

13                           **5.1.5.2**           The Production Rights are allocated as follows and may be  
14 exercised by the following nine (9) State agencies:

15                           **5.1.5.2.1**           The California Department of Water Resources-104  
16 acre- feet per Year.

17                           **5.1.5.2.2**           The California Department of Parks and Recreation-  
18 9 acre-feet per Year.

19                           **5.1.5.2.3**           The California Department of Transportation -47  
20 acre-feet per Year.

21                           **5.1.5.2.4**           The California State Lands Commission-3 acre-feet  
22 per Year

23                           **5.1.5.2.5**           The California Department of Corrections and  
24 Rehabilitation-3 acre-feet per Year.

25                           **5.1.5.2.6**           The 50th District Agricultural Association-32 acre-  
26 feet per Year.

1                                   **5.1.5.2.7**           The California Department of Veteran Affairs-3  
2 acre-feet per Year.

3                                   **5.1.5.2.8**           The California Highway Patrol -3 acre- feet per  
4 Year.

5                                   **5.1.5.2.9**           The California Department of Military-3 acre-feet  
6 per Year.

7                                   **5.1.5.3**           If at any time, the amount of water supplied to the State of  
8 California by District No. 40, AVEK, or Rosamond Community Service District is no longer  
9 available or no longer available at reasonable rates to the State of California, the State of  
10 California shall have the additional right to Produce Native Safe Yield to meet its reasonable and  
11 beneficial needs up to 787 acre-feet per Year, the amount provided by District No. 40, AVEK and  
12 Rosamond Community Services District to the State of California in the Year 2013.

13                                   **5.1.5.4**           The following provisions will also apply to each specific  
14 agency listed below:

15                                   **5.1.5.4.1**           California Department of Corrections &  
16 Rehabilitation (CDCR). In addition to its Production Right pursuant to Paragraphs 5.1.5.2.5 and  
17 5.1.5.3, CDCR may also pump Groundwater: (1) to the extent necessary to conduct periodic  
18 maintenance of its well pumping equipment; and (2) as a supplementary source of drinking water  
19 or as an emergency back-up supply as set forth in Water Code section 55338.

20                                   **5.1.5.4.2**           California Department of Water Resources (DWR).  
21 In addition to its Production pursuant to Paragraphs 5.1.5.2.1 and 5.1.5.3 above, DWR may also  
22 pump Native Safe Yield from the area adjacent to and beneath the California Aqueduct and  
23 related facilities at a time and in an amount it determines is reasonably necessary to protect the  
24 physical integrity of the California Aqueduct and related facilities from high Groundwater.  
25 Further, notwithstanding provisions of this Judgment prohibiting the export of Native Safe Yield  
26 from the Basin, DWR may place the Native Safe Yield that it pumps for the protection of the  
27 California Aqueduct into the California Aqueduct, whether or not such Native Safe Yield is  
28

1 ultimately returned to the Basin. However, DWR and AVEK shall use their best efforts to enter  
2 into an agreement allowing AVEK to recapture the Native Safe Yield DWR puts into the  
3 California Aqueduct and return it to the Basin.

4 **5.1.5.4.3** Department of Military. The Department of Military  
5 may Produce additional Groundwater in an amount necessary to protect and promote public  
6 health and safety during an event deemed to be an emergency by the Department of Military  
7 pursuant to California Government Code sections 8567 and 8571, and California Military and  
8 Veterans Code sections 143 and 146. Such Production shall be free from any assessment,  
9 including any Administrative, Balance, or Replacement Water Assessment.

10 **5.1.5.4.4** The California Department of Veterans Affairs. The  
11 California Department of Veteran Affairs has begun the expansion and increased occupancy  
12 project of the Veterans Home of California – Lancaster facility owned by the State of California  
13 by and on behalf of the California Department of Veterans Affairs. The California Department of  
14 Veterans Affairs fully expects that it will be able to purchase up to an additional 40 acre-feet per  
15 Year for use at this facility from District No. 40.

16 **5.1.6 Non-Overlying Production Rights.** The Parties listed in Exhibit 3  
17 have Production Rights in the amounts listed in Exhibit 3. Exhibit 3 is attached hereto, and  
18 incorporated herein by reference. Non-Overlying Production Rights are subject to Pro-Rata  
19 Reduction or Increase only pursuant to Paragraph 18.5.10.

20 **5.1.7 City of Lancaster.** The City of Lancaster ("Lancaster") can  
21 Produce up to 500 acre-feet of Groundwater for reasonable and beneficial uses at its National  
22 Soccer Complex. Such production shall only be subject to Administrative Assessment and no  
23 other assessments. Lancaster will stop Producing Groundwater and will use Recycled Water  
24 supplied from District No. 40, when it becomes available, to meet the reasonable and beneficial  
25 water uses of the National Soccer Complex. Lancaster may continue to Produce up to 500 acre-  
26 feet of Groundwater until Recycled Water becomes available to serve the reasonable and  
27 beneficial water uses of the National Soccer Complex. Nothing in this paragraph shall be  
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1 construed as requiring Lancaster to have any responsibility for constructing, or in any way  
2 contributing to the cost of, any infrastructure necessary to deliver Recycled Water to the National  
3 Soccer Complex.

4 **5.1.8 Antelope Valley Joint Union High School District.** Antelope  
5 Valley Joint Union High School District is a public school entity duly organized and existing  
6 under the laws of the State of California. In addition to the amounts allocated to Antelope Valley  
7 Joint Union High School District (“AVJUHS”) and pursuant to Exhibit 4, AVJUHS can  
8 additionally produce up to 29 acre-feet of Groundwater for reasonable and beneficial uses on its  
9 athletic fields and other public spaces. When recycled water becomes available to Quartz Hill  
10 High School (located at 6040 West Avenue L, Quartz Hill, CA 93535) which is a site that is part  
11 of AVJUHS, at a price equal to or less than the lowest cost of any of the following:

12 Replacement Obligation, Replacement Water, or other water that is delivered to AVJUHS at  
13 Quartz Hill High School, AVJUHS will stop producing the 29 acre-feet of Groundwater  
14 allocated to it and use recycled water as a replacement to its 29 acre-feet production. AVJUHS  
15 retains its production rights and allocation pursuant to Exhibit 4 of this Judgment.

16 **5.1.9 Construction of Solar Power Facilities.** Any Party may Produce  
17 Groundwater in excess of its Production Right allocated to it in Exhibit 4 for the purpose of  
18 constructing a facility located on land overlying the Basin that will generate, distribute or store  
19 solar power through and including December 31, 2016 and shall not be charged a Replacement  
20 Water Assessment or incur a Replacement Obligation for such Production in excess of its  
21 Production Rights. Any amount of such production in excess of the Production Right through  
22 and including December 31, 2016 shall be reasonable to accomplish such construction but shall  
23 not exceed 500 acre-feet per Year for all Parties using such water.

24 **5.1.10 Production Rights Claimed by Non-Stipulating Parties.** Any  
25 claim to a right to Produce Groundwater from the Basin by a Non-Stipulating Party shall be  
26 subject to procedural or legal objection by any Stipulating Party. Should the Court, after taking  
27 evidence, rule that a Non-Stipulating Party has a Production Right, the Non-Stipulating Party  
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1 shall be subject to all provisions of this Judgment, including reduction in Production necessary to  
2 implement the Physical Solution and the requirements to pay assessments, but shall not be  
3 entitled to benefits provided by Stipulation, including but not limited to Carry Over pursuant to  
4 Paragraph 15 and Transfers pursuant to Paragraph 16. If the total Production by Non-Stipulating  
5 Parties is less than seven percent (7%) of the Native Safe Yield, such Production will be  
6 addressed when Native Safe Yield is reviewed pursuant to Paragraph 18.5.9. If the total  
7 Production by Non-Stipulating Parties is greater than seven percent (7%) of the Native Safe  
8 Yield, the Watermaster shall determine whether Production by Non-Stipulating Parties would  
9 cause Material Injury, in which case the Watermaster shall take action to mitigate the Material  
10 Injury, including, but not limited to, imposing a Balance Assessment, provided however, that the  
11 Watermaster shall not recommend any changes to the allocations under Exhibits 3 and 4 prior to  
12 the redetermination of Native Safe Yield pursuant to Paragraph 18.5.9. In all cases, however,  
13 whenever the Watermaster re-determines the Native Safe Yield pursuant to Paragraph 18.5.9, the  
14 Watermaster shall take action to prevent Native Safe Yield Production from exceeding the Native  
15 Safe Yield on a long-term basis.

16 **5.2 Rights to Imported Water Return Flows.**

17 **5.2.1 Rights to Imported Water Return Flows.** Return Flows from  
18 Imported Water used within the Basin which net augment the Basin Groundwater supply are not a  
19 part of the Native Safe Yield. Subject to review pursuant to Paragraph 18.5.11, Imported Water  
20 Return Flows from Agricultural Imported Water use are 34% and Imported Water Return Flows  
21 from Municipal and Industrial Imported Water use are 39% of the amount of Imported Water  
22 used.

23 **5.2.2 Water Imported Through AVEK.** The right to Produce Imported  
24 Water Return Flows from water imported through AVEK belongs exclusively to the Parties  
25 identified on Exhibit 8, attached hereto, and incorporated herein by reference. Each Party shown  
26 on Exhibit 8 shall have a right to Produce an amount of Imported Water Return Flows in any  
27 Year equal to the applicable percentage multiplied by the average amount of Imported Water used  
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1 by that Party within the Basin in the preceding five Year period (not including Imported Stored  
2 Water in the Basin). Any Party that uses Imported Water on lands outside the Basin but within the  
3 watershed of the Basin shall be entitled to Produce Imported Water Return Flows to the extent  
4 such Party establishes to the satisfaction of the Watermaster the amount that its Imported Water  
5 Return Flows augment the Basin Groundwater supply. This right shall be in addition to that  
6 Party's Overlying or Non-Overlying Production Right. Production of Imported Water Return  
7 Flows is not subject to the Replacement Water Assessment. All Imported Water Return Flows  
8 from water imported through AVEK and not allocated to Parties identified in Exhibit 8 belong  
9 exclusively to AVEK, unless otherwise agreed by AVEK. Notwithstanding the foregoing, Boron  
10 Community Services District shall have the right to Produce Imported Water Return Flows, up to  
11 78 acre-feet annually, based on the applicable percentage multiplied by the average amount of  
12 Imported Water used by Boron Community Services District outside the Basin, but within its  
13 service area in the preceding five Year period (not including Imported Stored Water in the Basin)  
14 without having to establish that the Imported Water Return Flows augment the Basin  
15 Groundwater supply.

16 **5.2.3 Water Not Imported Through AVEK.** After entry of this  
17 Judgment, a Party other than AVEK that brings Imported Water into the Basin from a source  
18 other than AVEK shall notify the Watermaster each Year quantifying the amount and uses of the  
19 Imported Water in the prior Year. The Party bringing such Imported Water into the Basin shall  
20 have a right to Produce an amount of Imported Water Return Flows in any Year equal to the  
21 applicable percentage set forth above multiplied by the average annual amount of Imported Water  
22 used by that Party within the Basin in the preceding five Year period (not including Imported  
23 Stored Water in the Basin).

24 **5.3 Rights to Recycled Water.** The owner of a waste water treatment plant  
25 operated for the purpose of treating wastes from a sanitary sewer system shall hold the exclusive  
26 right to the Recycled Water as against anyone who has supplied the water discharged into the  
27 waste water collection and treatment system. At the time of this Judgment those Parties that  
28

1 produce Recycled Water are Los Angeles County Sanitation Districts No. 14 and No. 20,  
2 Rosamond Community Services District, and Edwards Air Force Base. Nothing in this Judgment  
3 affects or impairs this ownership or any existing or future agreements for the use of Recycled  
4 Water within the Basin.

5 **6. INJUNCTION**

6 **6.1 Injunction Against Unauthorized Production**. Each and every Party, its  
7 officers, directors, agents, employees, successors, and assigns, except for the United States, is  
8 ENJOINED AND RESTRAINED from Producing Groundwater from the Basin except pursuant  
9 to this Judgment. Without waiving or foreclosing any arguments or defenses it might have, the  
10 United States agrees that nothing herein prevents or precludes the Watermaster or any Party from  
11 seeking to enjoin the United States from Producing water in excess of its 7,600 acre-foot per Year  
12 Reserved Water Right if and to the extent the United States has not paid the Replacement  
13 Assessments for such excess Production or entered into written consent to the imposition of  
14 Replacement Assessments as described in Paragraph 9.2.

15 **6.2 Injunction Re Change in Purpose of Use Without Notice to The**  
16 **Watermaster**. Each and every Party, its officers, directors, agents, employees, successors, and  
17 assigns, is ENJOINED AND RESTRAINED from changing its Purpose of Use of Groundwater at  
18 any time without notifying the Watermaster.

19 **6.3 Injunction Against Unauthorized Capture of Stored Water**. Each and  
20 every Party, its officers, directors, agents, employees, successors and assigns, is ENJOINED  
21 AND RESTRAINED from claiming any right to Produce the Stored Water that has been  
22 recharged in the Basin, except pursuant to a Storage Agreement with the Watermaster, and as  
23 allowed by this Judgment, or pursuant to water banking operations in existence and operating at  
24 the time of this Judgment as identified in Paragraph 14. This Paragraph does not prohibit Parties  
25 from importing water into the Basin for direct use, or from Producing or using Imported Water  
26 Return Flows owned by such Parties pursuant to Paragraph 5.2.

1                   **6.4           Injunction Against Transportation From Basin.** Except upon further  
2 order of the Court, each and every Party, its officers, agents, employees, successors and assigns,  
3 is ENJOINED AND RESTRAINED from transporting Groundwater hereafter Produced from the  
4 Basin to areas outside the Basin except as provided for by the following. The United States may  
5 transport water Produced pursuant to its Federal Reserved Water Right to any portion of Edwards  
6 Air Force Base, whether or not the location of use is within the Basin. This injunction does not  
7 prevent Saint Andrew’s Abbey, Inc., U.S. Borax and Tejon Ranchcorp/Tejon Ranch Company  
8 from conducting business operations on lands both inside and outside the Basin boundary, and  
9 transporting Groundwater Produced consistent with this Judgment for those operations and for  
10 use on those lands outside the Basin and within the watershed of the Basin as shown in Exhibit 9.  
11 This injunction also does not apply to any California Aqueduct protection dewatering Produced  
12 by the California Department of Water Resources. This injunction does not apply to the recovery  
13 and use of stored Imported Water by any Party that stores Imported Water in the Basin pursuant  
14 to Paragraph 14 of this Judgment.

15                   **6.4.1           Export by Boron and Phelan Piñon Hills Community Services**  
16 **Districts.**

17                   **6.4.1.1**           The injunction does not prevent Boron Community Services  
18 District from transporting Groundwater Produced consistent with this Judgment for use outside  
19 the Basin, provided such water is delivered within its service area.

20                   **6.4.1.2**           The injunction does not apply to any Groundwater Produced  
21 within the Basin by Phelan Piñon Hills Community Services District and delivered to its service  
22 areas, so long as the total Production does not exceed 1,200 acre-feet per Year, such water is  
23 available for Production without causing Material Injury, and the District pays a Replacement  
24 Water Assessment pursuant to Paragraph 9.2, together with any other costs deemed necessary to  
25 protect Production Rights decreed herein, on all water Produced and exported in this manner.

26                   **6.5           Continuing Jurisdiction.** The Court retains and reserves full jurisdiction,  
27 power and authority for the purpose of enabling the Court, upon a motion of a Party or Parties  
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1 noticed in accordance with the notice procedures of Paragraph 20.6 hereof, to make such further  
2 or supplemental order or directions as may be necessary or appropriate to interpret, enforce,  
3 administer or carry out this Judgment and to provide for such other matters as are not  
4 contemplated by this Judgment and which might occur in the future, and which if not provided for  
5 would defeat the purpose of this Judgment.

### 6 **III. PHYSICAL SOLUTION**

#### 7 **7. GENERAL**

8 **7.1 Purpose and Objective.** The Court finds that the Physical Solution  
9 incorporated as part of this Judgment: (1) is a fair and equitable basis for satisfaction of all water  
10 rights in the Basin; (2) is in furtherance of the State Constitution mandate and the State water  
11 policy; and (3) takes into account water rights priorities, applicable public trust interests and the  
12 Federal Reserved Water Right. The Court finds that the Physical Solution establishes a legal and  
13 practical means for making the maximum reasonable and beneficial use of the waters of the Basin  
14 by providing for the long-term Conjunctive Use of all available water in order to meet the  
15 reasonable and beneficial use requirements of water users in the Basin. Therefore, the Court  
16 adopts, and orders the Parties to comply with this Physical Solution.

17 **7.2 Need For Flexibility.** This Physical Solution must provide flexibility and  
18 adaptability to allow the Court to use existing and future technological, social, institutional, and  
19 economic options in order to maximize reasonable and beneficial water use in the Basin.

20 **7.3 General Pattern of Operations.** A fundamental premise of the Physical  
21 Solution is that all Parties may Produce sufficient water to meet their reasonable and beneficial  
22 use requirements in accordance with the terms of this Judgment. To the extent that Production by  
23 a Producer exceeds such Producer's right to Produce a portion of the Total Safe Yield as provided  
24 in this Judgment, the Producer will pay a Replacement Water Assessment to the Watermaster and  
25 the Watermaster will provide Replacement Water to replace such excess production according to  
26 the methods set forth in this Judgment.

1           **7.4       Water Rights.** A Physical Solution for the Basin based upon a declaration  
2 of water rights and a formula for allocation of rights and obligations is necessary to implement  
3 the mandate of Article X, section 2 of the California Constitution. The Physical Solution requires  
4 quantifying the Producers’ rights within the Basin in a manner which will reasonably allocate the  
5 Native Safe Yield and Imported Water Return Flows and which will provide for sharing Imported  
6 Water costs. Imported Water sources are or will be available in amounts which, when combined  
7 with water conservation, water reclamation, water transfers, and improved conveyance and  
8 distribution methods within the Basin, will be sufficient in quantity and quality to assure  
9 implementation of the Physical Solution. Sufficient information and data exists to allocate  
10 existing water supplies, taking into account water rights priorities, within the Basin and as among  
11 the water users. The Physical Solution provides for delivery and equitable distribution of  
12 Imported Water to the Basin.

13           **8.       RAMPDOWN**

14           **8.1       Installation of Meters.** Within two (2) Years from the entry of this  
15 Judgment all Parties other than the Small Pumper Class shall install meters on their wells for  
16 monitoring Production. Each Party shall bear the cost of installing its meter(s). Monitoring or  
17 metering of Production by the Small Pumper Class shall be at the discretion of the Watermaster,  
18 subject to the provisions of Paragraph 5.1.3.2.

19           **8.2       Rampdown Period.** The “Rampdown Period” is seven Years beginning  
20 on the January 1 following entry of this Judgment and continuing for the following seven (7)  
21 Years.

22           **8.3       Reduction of Production During Rampdown.** During the first two Years  
23 of the Rampdown Period no Producer will be subject to a Replacement Water Assessment.  
24 During Years three through seven of the Rampdown Period, the amount that each Party may  
25 Produce from the Native Safe Yield will be progressively reduced, as necessary, in equal annual  
26 increments, from its Pre-Rampdown Production to its Production Right. Except as is determined  
27 to be exempt during the Rampdown period pursuant to the Drought Program provided for in  
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1 Paragraph 8.4, any amount Produced over the required reduction shall be subject to Replacement  
2 Water Assessment. The Federal Reserved Water Right is not subject to Rampdown.

3 **8.4 Drought Program During Rampdown for Participating Public Water**

4 **Suppliers.** During the Rampdown period a drought water management program (“Drought  
5 Program”) will be implemented by District No. 40, Quartz Hill Water District, Littlerock Creek  
6 Irrigation District, California Water Service Company, Desert Lake Community Services District,  
7 North Edwards Water District, City of Palmdale, and Palm Ranch Irrigation District,  
8 (collectively, "Drought Program Participants”), as follows:

9 **8.4.1** During the Rampdown period, District No. 40 agrees to purchase  
10 from AVEK each Year at an amount equal to 70 percent of District No. 40's total annual demand  
11 if that amount is available from AVEK at no more than the then current AVEK treated water rate.  
12 If that amount is not available from AVEK, District No. 40 will purchase as much water as  
13 AVEK makes available to District No. 40 at no more than the then current AVEK treated water  
14 rate. Under no circumstances will District No. 40 be obligated to purchase more than 50,000  
15 acre-feet of water annually from AVEK. Nothing in this Paragraph affects AVEK’s water  
16 allocation procedures as established by its Board of Directors and AVEK’s Act.

17 **8.4.2** During the Rampdown period, the Drought Program Participants  
18 each agree that, in order to minimize the amount of excess Groundwater Production in the Basin,  
19 they will use all water made available by AVEK at no more than the then current AVEK treated  
20 water rate in any Year in which they Produce Groundwater in excess of their respective rights to  
21 Produce Groundwater under this Judgment. During the Rampdown period, no Production by a  
22 Drought Program Participant shall be considered excess Groundwater Production exempt from a  
23 Replacement Water Assessment under this Drought Program unless a Drought Program  
24 Participant has utilized all water supplies available to it including its Production Right to Native  
25 Safe Yield, Return Flow rights, unused Production allocation of the Federal Reserved Water  
26 Rights, Imported Water, and Production rights previously transferred from another party.  
27 Likewise, no Production by a Drought Program Participant will be considered excess  
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1 Groundwater Production exempt from a Replacement Water Assessment under this Drought  
2 Program in any Year in which the Drought Program Participant has placed water from such  
3 sources described in this Paragraph 8.4.2 into storage or has transferred such water to another  
4 Person or entity.

5 **8.4.3** During the Rampdown period, the Drought Program Participants  
6 will be exempt from the requirement to pay a Replacement Water Assessment for Groundwater  
7 Production in excess of their respective rights to Produce Groundwater under this Judgment up to  
8 a total of 40,000 acre-feet over the Rampdown Period with a maximum of 20,000 acre-feet in any  
9 single Year for District No. 40 and a total of 5,000 acre-feet over the Rampdown Period for all  
10 other Drought Program Participants combined. During any Year that excess Groundwater is  
11 produced under this Drought Program, all Groundwater Production by the Drought Program  
12 Participants will be for the purpose of a direct delivery to customers served within their respective  
13 service areas and will not be transferred to other users within the Basin.

14 **8.4.4** Notwithstanding the foregoing, the Drought Program Participants  
15 remain subject to the Material Injury limitation as provided in this Judgment.

16 **8.4.5** Notwithstanding the foregoing, the Drought Program Participants  
17 remain subject to a Balance Assessment as provided in Paragraph 9.3 of this Judgment.

18 **9. ASSESSMENTS.**

19 **9.1 Administrative Assessment.** Administrative Assessments to fund the  
20 Administrative Budget adopted by the Watermaster shall be levied uniformly on an annual basis  
21 against (1) each acre foot of a Party's Production Right as described in Paragraph 5.1, (2) each  
22 acre foot of a Party's right to Produce Imported Water Return Flows as determined pursuant to  
23 Paragraph 5.2, (3) each acre foot of a Party's Production for which a Replacement Water  
24 Assessment has been imposed pursuant to Paragraph 9.2, and (4) during the Rampdown, each  
25 acre foot of a Party's Production in excess of (1)-(3), above, excluding Production from Stored  
26 Water and/or Carry Over water, except that the United States shall be subject to the  
27 Administrative Assessment only on the actual Production of the United States. During the  
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1 Rampdown the Administrative Assessment shall be no more than five (5) dollars per acre foot, or  
2 as ordered by the Court upon petition of the Watermaster. Non-Overlying Production Rights  
3 holders using the unused Production allocation of the Federal Reserved Water Right shall be  
4 subject to Administrative Assessments on water the Non-Overlying Production Rights holders  
5 Produce pursuant to Paragraph 5.1.4.1.

6 **9.2 Replacement Water Assessment.** In order to ensure that each Party may  
7 fully exercise its Production Right, there will be a Replacement Water Assessment. Except as is  
8 determined to be exempt during the Rampdown period pursuant to the Drought Program provided  
9 for in Paragraph 8.4, the Watermaster shall impose the Replacement Water Assessment on any  
10 Producer whose Production of Groundwater from the Basin in any Year is in excess of the sum of  
11 such Producer's Production Right and Imported Water Return Flow available in that Year,  
12 provided that no Replacement Water Assessment shall be imposed on the United States except  
13 upon the United States' written consent to such imposition based on the appropriation by  
14 Congress, and the apportionment by the Office of Management and Budget, of funds that are  
15 available for the purpose of, and sufficient for, paying the United States' Replacement Water  
16 Assessment. The Replacement Water Assessment shall not be imposed on the Production of  
17 Stored Water, In-Lieu Production or Production of Imported Water Return Flows. The amount of  
18 the Replacement Water Assessment shall be the amount of such excess Production multiplied by  
19 the cost to the Watermaster of Replacement Water, including any Watermaster spreading costs.  
20 All Replacement Water Assessments collected by the Watermaster shall be used to acquire  
21 Imported Water from AVEK, Littlerock Creek Irrigation District, Palmdale Water District, or  
22 other entities. AVEK shall use its best efforts to acquire as much Imported Water as possible in a  
23 timely manner. If the Watermaster encounters delays in acquiring Imported Water which, due to  
24 cost increases, results in collected assessment proceeds being insufficient to purchase all Imported  
25 Water for which the Assessments were made, the Watermaster shall purchase as much water as  
26 the proceeds will allow when the water becomes available. If available Imported Water is  
27 insufficient to fully meet the Replacement Water obligations under contracts, the Watermaster  
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1 shall allocate the Imported Water for delivery to areas on an equitable and practicable basis  
2 pursuant to the Watermaster rules and regulations.

3           **9.2.1**           The Non-Pumper Class Stipulation of Settlement, executed by its  
4 signatories and approved by the Court in the Non-Pumper Class Judgment, specifically provides  
5 for imposition of a Replacement Water Assessment on Non-Pumper Class members. This  
6 Judgment is consistent with the Non-Pumper Class Stipulation of Settlement and Judgment. The  
7 Non-Pumper Class members specifically agreed to pay a replacement assessment if that member  
8 produced “more than its annual share” of the Native Safe Yield less the amount of the Federal  
9 Reserved Right. (See Appendix B at paragraph V., section D. Replacement Water.) In approving  
10 the Non-Pumper Class Stipulation of Settlement this Court specifically held in its Order after  
11 Hearing dated November 18, 2010, that “the court determination of physical solution cannot be  
12 limited by the Class Settlement.” The Court also held that the Non-Pumper Class Stipulation of  
13 Settlement “may not affect parties who are not parties to the settlement.”

14           **9.2.2**           Evidence presented to the Court demonstrates that Production by  
15 one or more Public Water Suppliers satisfies the elements of prescription and that Production by  
16 overlying landowners during portion(s) of the prescriptive period exceeded the Native Safe Yield.  
17 At the time of this Judgment the entire Native Safe Yield is being applied to reasonable and  
18 beneficial uses in the Basin. Members of the Non-Pumper Class do not and have never Produced  
19 Groundwater for reasonable beneficial use as of the date of this Judgment. Pursuant to *Pasadena*  
20 *v. Alhambra* (1949) 33 Cal 2d 908, 931-32 and other applicable law, the failure of the Non-  
21 Pumper Class members to Produce any Groundwater under the facts here modifies their rights to  
22 Produce Groundwater except as provided in this Judgment. Because this is a comprehensive  
23 adjudication pursuant to the McCarran Amendment, consistent with the California Supreme Court  
24 decisions, including *In Re Waters of Long Valley Creek Stream System* (1979) 25 Cal. 3d 339,  
25 this Court makes the following findings: (1) certainty fosters reasonable and beneficial use of  
26 water and is called for by the mandate of Article X, section 2; (2) because of this mandate for  
27 certainty and in furtherance of the Physical Solution, any New Production, including that by a  
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1 member of the Non-Pumper Class must comply with the New Production Application Procedure  
2 specified in Paragraph 18.5.13; (3) as of this Judgment no member of the Non-Pumper Class has  
3 established a Production Right to the reasonable and beneficial use of Groundwater based on their  
4 unexercised claim of right to Produce Groundwater; (4) if in the future a member of the Non-  
5 Pumper Class proposes to Produce Groundwater for reasonable and beneficial use, the  
6 Watermaster as part of the New Production Application Procedure, has the authority to determine  
7 whether such a member has established that the proposed New Production is a reasonable and  
8 beneficial use in the context of other existing uses of Groundwater and then-current Basin  
9 conditions; and (5) the Watermaster's determinations as to the approval, scope, nature and priority  
10 of any New Production is reasonably necessary to the promotion of the State's interest in fostering  
11 the most reasonable and beneficial use of its scarce water resources. All provisions of this  
12 Judgment regarding the administration, use and enforcement of the Replacement Water  
13 Assessment shall apply to each Non-Pumper Class member that Produces Groundwater. Prior to  
14 the commencement of Production, each Producing Non-Pumper Class member shall install a  
15 meter and report Production to the Watermaster. The Court finds that this Judgment is consistent  
16 with the Non-Pumper Stipulation of Settlement and Judgment.

17 **9.3 Balance Assessment.** In order to ensure that after Rampdown each Party  
18 may fully exercise its Production Right, there may be a Balance Assessment imposed by the  
19 Watermaster. The Balance Assessment shall be assessed on all Production Rights, excluding the  
20 United States' actual Production, but including that portion of the Federal Reserved Right  
21 Produced by other Parties, in an amount determined by the Watermaster. A Balance Assessment  
22 may not be imposed until after the end of the Rampdown. In determining whether to adopt a  
23 Balance Assessment, and in what amount, the Watermaster Engineer shall consider current Basin  
24 conditions as well as then-current pumping existing after Rampdown exclusive of any  
25 consideration of an effect on then-current Basin conditions relating to Production of Groundwater  
26 pursuant to the Drought Program which occurred during the Rampdown, and shall only assess a  
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1 Balance Assessment or curtail a Party's Production under section 9.3.4 below, to avoid or  
2 mitigate Material Injury that is caused by Production after the completion of the Rampdown.

3 **9.3.1** Any proceeds of the Balance Assessment will be used to purchase,  
4 deliver, produce in lieu, or arrange for alternative pumping sources of water in the Basin, but shall  
5 not include infrastructure costs.

6 **9.3.2** The Watermaster Engineer shall determine and collect from any  
7 Party receiving direct benefit of the Balance Assessment proceeds an amount equal to that Party's  
8 avoided Production costs.

9 **9.3.3** The Balance Assessment shall not be used to benefit the United  
10 States unless the United States participates in paying the Balance Assessment.

11 **9.3.4** The Watermaster Engineer may curtail the exercise of a Party's  
12 Production Right under this Judgment, except the United States' Production, if it is determined  
13 necessary to avoid or mitigate a Material Injury to the Basin and provided that the Watermaster  
14 provides an equivalent quantity of water to such Party as a substitute water supply, with such  
15 water paid for from the Balance Assessment proceeds.

16 **10. SUBAREAS.** Subject to modification by the Watermaster the following Subareas  
17 are recognized:

18 **10.1 Central Antelope Valley Subarea.** The Central Antelope Valley Subarea  
19 is the largest of the five Subareas and underlies Rosamond, Quartz Hill, Lancaster, Edwards AFB  
20 and much of Palmdale. This Subarea also contains the largest amount of remaining agricultural  
21 land use in the Basin. The distinctive geological features of the Central Antelope Valley Subarea  
22 are the presence of surficial playa and pluvial lake deposits; the widespread occurrence of thick,  
23 older pluvial lake bed deposits; and alluvial deposits from which Groundwater is produced above  
24 and below the lake bed deposits. The Central Antelope Valley Subarea is defined to be east of the  
25 largely buried ridge of older granitic and tertiary rocks exposed at Antelope Buttes and extending  
26 beyond Little Buttes and Tropic Hill. The Central Subarea is defined to be southwest and  
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1 northeast of the extension of the Buttes Fault, and northwest of an unnamed fault historically  
2 identified from Groundwater level differences, as shown on Exhibit 10.

3           **10.2           West Antelope Valley Subarea.** The West Antelope Valley Subarea is  
4 the second largest subarea. The area is characterized by a lack of surficial lake bed deposits, and  
5 little evidence of widespread subsurface lake beds, and thick alluvial deposits. The Western  
6 Antelope Valley Subarea is defined to be south of the Willow Springs-Cottonwood Fault and  
7 west of a largely buried ridge of older granitic and tertiary rocks that are exposed at Antelope  
8 Buttes and Little Buttes, and continue to Tropico Hill, as shown on Exhibit 10.

9           **10.3           South East Subarea.** The South East Subarea is characterized by granitic  
10 buttes to the north, shallow granitic rocks in the southwest, and a lack of lake bed deposits. The  
11 South East Subarea is defined to encompass the remainder of the Basin from the unnamed fault  
12 between the Central and South East subareas, to the county-line boundary of the Basin. Notably,  
13 this area contains Littlerock and Big Rock creeks that emanate from the mountains to the south  
14 and discharge onto the valley floor.

15           **10.4           Willow Springs Subarea.** The Willow Springs Subarea is separated from  
16 the West Antelope Subarea primarily because the Willow Springs fault shows some signs of  
17 recent movement and there is substantial Groundwater hydraulic separation between the two  
18 adjacent areas, suggesting that the fault significantly impedes Groundwater flow from the Willow  
19 Springs to the lower West Antelope Subarea. Otherwise, the Willow Springs Subarea is  
20 comparable in land use to the West Antelope Subarea, with some limited agricultural land use and  
21 no municipal development, as shown on Exhibit 10.

22           **10.5           Rogers Lake Subarea.** The Rogers Lake Subarea is characterized by  
23 surficial pluvial Lake Thompson and playa deposits, and a narrow, fault-bound, central trough  
24 filled with alluvial deposits. The area is divided into north and south subareas on opposite sides  
25 of a buried ridge of granite rock in the north lake, as shown on Exhibit 10.

26           **11.           INCREASE IN PRODUCTION BY THE UNITED STATES.**

1                   **11.1           Notice of Increase of Production Under Federal Reserved Water**

2 **Right.** After the date of entry of this Judgment, the United States shall provide the Watermaster  
3 with at least ninety (90) days advanced notice if Production by the United States is reasonably  
4 anticipated to increase more than 200 acre-feet per Year in a following 12 month period.

5                   **11.2           Water Substitution to Reduce Production by United States.** The United

6 States agrees that maximizing Imported Water is essential to improving the Basin’s health and  
7 agrees that its increased demand can be met by either increasing its Production or by accepting  
8 deliveries of Imported Water of sufficient quality to meet the purpose of its Federal Reserved  
9 Water Right under the conditions provided for herein. Any Party may propose a water  
10 substitution or replacement to the United States to secure a reduction in Groundwater Production  
11 by the United States. Such an arrangement would be at the United States’ sole discretion and  
12 subject to applicable federal law, regulations and other requirements. If such a substitution or  
13 replacement arrangement is agreed upon, the United States shall reduce Production by the amount  
14 of Replacement Water provided to it, and the Party providing such substitution or replacement of  
15 water to the United States may Produce a corresponding amount of Native Safe Yield free from  
16 Replacement Water Assessment in addition to their Production Right.

17                   **12.           MOVEMENT OF PUBLIC WATER SUPPLIERS PRODUCTION**  
18 **FACILITIES.**

19                   **12.1           No Requirement to Move Public Water Suppliers’ Production Wells.**

20 One or more of the Public Water Suppliers intend to seek Federal or State legislation to pay for  
21 all costs related to moving the Public Water Suppliers Production wells to areas that will reduce  
22 the impact of Public Water Supplier Production on the United States’ current Production wells.  
23 The Public Water Suppliers shall have no responsibility to move any Production wells until  
24 Federal or State legislation fully funding the costs of moving the wells is effective or until  
25 required to do so by order of this Court which order shall not be considered or made by this Court  
26 until the seventeenth (17th) Year after entry of this Judgment. The Court may only make such an  
27 order if it finds that the Public Water Supplier Production from those wells is causing Material  
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1 Injury. The Court shall not impose the cost of moving the Public Water Supplier Production  
2 Facilities on any non-Public Water Supplier Party to this Judgment.

3 **13. FEDERAL APPROVAL.** This Judgment is contingent on final approval by the  
4 Department of Justice. Such approval will be sought upon final agreement of the terms of this  
5 Judgment by the settling Parties. Nothing in this Judgment shall be interpreted or construed as a  
6 commitment or requirement that the United States obligate or pay funds in contravention of the  
7 Anti-Deficiency Act, 31 U.S.C. § 1341, or any other applicable provision of law. Nothing in this  
8 Judgment, specifically including Paragraphs 9.1, 9.2 and 9.3, shall be construed to deprive any  
9 federal official of the authority to revise, amend, or promulgate regulations. Nothing in this  
10 Judgment shall be deemed to limit the authority of the executive branch to make  
11 recommendations to Congress on any particular piece of legislation. Nothing in this Judgment  
12 shall be construed to commit a federal official to expend federal funds not appropriated by  
13 Congress. To the extent that the expenditure or advance of any money or the performance of any  
14 obligation of the United States under this Judgment is to be funded by appropriation of funds by  
15 Congress, the expenditure, advance, or performance shall be contingent upon the appropriation of  
16 funds by Congress that are available for this purpose and the apportionment of such funds by the  
17 Office of Management and Budget and certification by the appropriate Air Force official that  
18 funding is available for this purpose, and an affirmative obligation of the funds for payment made  
19 by the appropriate Air Force official. No breach of this Judgment shall result and no liability  
20 shall accrue to the United States in the event such funds are not appropriated or apportioned.

21 **14. STORAGE.** All Parties shall have the right to store water in the Basin pursuant to  
22 a Storage Agreement with the Watermaster. If Littlerock Creek Irrigation District or Palmdale  
23 Water District stores Imported Water in the Basin it shall not export from its service area that  
24 Stored Water. AVEK, Littlerock Creek Irrigation District or Palmdale Water District may enter  
25 into exchanges of their State Water Project "Table A" Amounts. Nothing in this Judgment limits  
26 or modifies operation of preexisting banking projects (including AVEK, District No. 40, Antelope  
27 Valley Water Storage LLC, Tejon Ranchcorp and Tejon Ranch Company, Sheep Creek Water  
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1 Co., Rosamond Community Services District and Palmdale Water District) or performance of  
2 preexisting exchange agreements of the Parties. The Watermaster shall promptly enter into  
3 Storage Agreements with the Parties at their request. The Watermaster shall not enter into  
4 Storage Agreements with non-Parties unless such non-Parties become expressly subject to the  
5 provisions of this Judgment and the jurisdiction of the Court. Storage Agreements shall expressly  
6 preclude operations which will cause a Material Injury on any Producer. If, pursuant to a Storage  
7 Agreement, a Party has provided for pre-delivery or post-delivery of Replacement Water for the  
8 Party's use, the Watermaster shall credit such water to the Party's Replacement Water Obligation  
9 at the Party's request. Any Stored Water that originated as State Water Project water imported by  
10 AVEK, Palmdale Water District or Littlerock Creek Irrigation District may be exported from the  
11 Basin for use in a portion of the service area of any city or public agency, including State Water  
12 Project Contractors, that are Parties to this action at the time of this Judgment and whose service  
13 area includes land outside the Basin. AVEK may export any of its Stored State Project Water to  
14 any area outside its jurisdictional boundaries and the Basin provided that all water demands  
15 within AVEK's jurisdictional boundaries are met. Any Stored Water that originated as other  
16 Imported Water may be exported from the Basin, subject to a requirement that the Watermaster  
17 make a technical determination of the percentage of the Stored Water that is unrecoverable and  
18 that such unrecoverable Stored Water is dedicated to the Basin.

19 **15. CARRY OVER**

20 **15.1 In Lieu Production Right Carry Over.** Any Producer identified in  
21 Paragraph 5.1.1, 5.1.5 and 5.1.6 can utilize In Lieu Production by purchasing Imported Water and  
22 foregoing Production of a corresponding amount of the annual Production of Native Safe Yield  
23 provided for in Paragraph 5 herein. In Lieu Production must result in a net reduction of annual  
24 Production from the Native Safe Yield in order to be entitled to the corresponding Carry Over  
25 benefits under this paragraph. In Lieu Production does not make additional water from the Native  
26 Safe Yield available to any other Producer. If a Producer foregoes pumping and uses Imported  
27 Water In Lieu of Production, the Producer may Carry Over its right to the unproduced portion of  
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1 its Production Right for up to ten (10) Years. A Producer must Produce its full current Year's  
2 Production Right before any Carry Over water is Produced. Carry Over water will be Produced  
3 on a first-in, first-out basis. At the end of the Carry Over period, the Producer may enter into a  
4 Storage Agreement with the Watermaster to store unproduced portions, subject to terms and  
5 conditions in the Watermaster's discretion. Any such Storage Agreements shall expressly  
6 preclude operations, including the rate and amount of extraction, which will cause a Material  
7 Injury to another Producer or Party, any subarea or the Basin. If not converted to a Storage  
8 Agreement, Carry Over water not Produced by the end of the tenth Year reverts to the benefit of  
9 the Basin and the Producer no longer has a right to the Carry Over water. The Producer may  
10 transfer any Carry Over water or Carry Over water stored pursuant to a Storage Agreement.

11 **15.2 Imported Water Return Flow Carry Over.** If a Producer identified in  
12 Paragraph 5.1.1, 5.1.5 and 5.1.6 fails to Produce its full amount of Imported Water Return Flows  
13 in the Year following the Year in which the Imported Water was brought into the Basin, the  
14 Producer may Carry Over its right to the unproduced portion of its Imported Water Return Flows  
15 for up to ten (10) Years. A Producer must Produce its full Production Right before any Carry  
16 Over water, or any other water, is Produced. Carry Over water will be Produced on a first-in,  
17 first-out basis. At the end of the Carry Over period, the Producer may enter into a Storage  
18 Agreement with the Watermaster to store unproduced portions, subject to terms and conditions in  
19 the Watermaster's discretion. Any such Storage Agreements shall expressly preclude operations,  
20 including the rate and amount of extraction, which will cause a Material Injury to another  
21 Producer or Party, any subarea or the Basin. If not converted to a Storage Agreement, Carry Over  
22 water not Produced by the end of the tenth Year reverts to the benefit of the Basin and the  
23 Producer no longer has a right to the Carry Over water. The Producer may transfer any Carry  
24 Over water or Carry Over water stored pursuant to a Storage Agreement.

25 **15.3 Production Right Carry Over.** If a Producer identified in Paragraph  
26 5.1.1, 5.1.5 and 5.1.6 fails to Produce its full Production Right in any Year, the Producer may  
27 Carry Over its right to the unproduced portion of its Production Right for up to ten (10) Years. A  
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1 Producer must Produce its full Production Right before any Carry Over water, or any other water,  
2 is Produced. Carry Over water will be Produced on a first-in, first-out basis. At the end of the  
3 Carry Over period, the Producer may enter into a Storage Agreement with the Watermaster to  
4 store unproduced portions, subject to terms and conditions in the Watermaster's discretion. Any  
5 such Storage Agreements shall expressly preclude operations, including the rate and amount of  
6 extraction, which will cause a Material Injury to another Producer or Party, any subarea or the  
7 Basin. If not converted to a Storage Agreement, Carry Over water not Produced by the end of the  
8 tenth Year reverts to the benefit of the Basin and the Producer no longer has a right to the Carry  
9 Over water. The Producer may transfer any Carry Over water or Carry Over water stored  
10 pursuant to a Storage Agreement.

11 **16. TRANSFERS.**

12 **16.1 When Transfers are Permitted.** Pursuant to terms and conditions to be  
13 set forth in the Watermaster rules and regulations, and except as otherwise provided in this  
14 Judgment, Parties may transfer all or any portion of their Production Right to another Party so  
15 long as such transfer does not cause Material Injury. All transfers are subject to hydrologic  
16 review by the Watermaster Engineer.

17 **16.2 Transfers to Non-Overlying Production Right Holders.** Overlying  
18 Production Rights that are transferred to Non-Overlying Production Right holders shall remain on  
19 Exhibit 4 and be subject to adjustment as provided in Paragraph 18.5.10, but may be used  
20 anywhere in the transferee's service area.

21 **16.3 Limitation on Transfers of Water by Antelope Valley United Mutuals**  
22 **Group.** After the date of this Judgment, any Overlying Production Rights pursuant to Paragraph  
23 5.1.1, rights to Imported Water Return Flows pursuant to Paragraph 5.2, rights to Recycled Water  
24 pursuant to Paragraph 5.3 and Carry Over water pursuant to Paragraph 15 (including any water  
25 banked pursuant to a Storage Agreement with the Watermaster) that are at any time held by any  
26 member of the Antelope Valley United Mutuals Group may only be transferred to or amongst  
27 other members of the Antelope Valley United Mutuals Group, except as provided in Paragraph  
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1 16.3.1. Transfers amongst members of the Antelope Valley United Mutuals Group shall be  
2 separately reported in the Annual Report of the Watermaster pursuant to Paragraphs 18.4.8 and  
3 18.5.17. Transfers amongst members of the Antelope Valley United Mutuals Group shall not be  
4 deemed to constitute an abandonment of any member's non-transferred rights.

5 **16.3.1** Nothing in Paragraph 16.3 shall prevent Antelope Valley United  
6 Mutuals Group members from transferring Overlying Production Rights to Public Water  
7 Suppliers who assume service of an Antelope Valley United Mutuals Group member's  
8 shareholders.

9 **16.4** Notwithstanding section 16.1, the Production Right of Boron Community  
10 Services District shall not be transferable. If and when Boron Community Services District  
11 permanently ceases all Production of Groundwater from the Basin, its Production Right shall be  
12 allocated to the other holders of Non-Overlying Production Rights, except for West Valley  
13 County Water District, in proportion to those rights.

14 **17. CHANGES IN POINT OF EXTRACTION AND NEW WELLS.** Parties may  
15 change the point of extraction for any Production Right to another point of extraction so long as  
16 such change of the point of extraction does not cause Material Injury. A replacement well for an  
17 existing point of extraction which is located within 300 feet of a Party's existing well shall not be  
18 considered a change in point of extraction.

19 **17.1 Notice of New Well.** Any Party seeking to construct a new well in order to  
20 change the point of extraction for any Production Right to another point of extraction shall notify  
21 the Watermaster at least 90 days in advance of drilling any well of the location of the new point  
22 of extraction and the intended place of use of the water Produced.

23 **17.2 Change in Point of Extraction by the United States.** The point(s) of  
24 extraction for the Federal Reserved Water Right may be changed, at the sole discretion of the  
25 United States, and not subject to the preceding limitation on Material Injury, to any point or  
26 points within the boundaries of Edwards Air Force Base or Plant 42. The point(s) of extraction  
27 for the Federal Reserved Water Right may be changed to points outside the boundaries of  
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1 Edwards Air Force Base or Plant 42, provided such change in the point of extraction does not  
2 cause Material Injury. In exercising its discretion under this Paragraph 17.2, the United States  
3 shall consider information in its possession regarding the effect of Production from the intended  
4 new point of extraction on the Basin, and on other Producers. Any such change in point(s) of  
5 extraction shall be at the expense of the United States. Nothing in this Paragraph is intended to  
6 waive any monetary claim(s) another Party may have against the United States in federal court  
7 based upon any change in point of extraction by the United States.

8 **18. WATERMASTER**

9 **18.1 Appointment of Initial Watermaster.**

10 **18.1.1** Appointment and Composition: The Court hereby appoints a  
11 Watermaster. The Watermaster shall be a five (5) member board composed of one representative  
12 each from AVEK and District No. 40, a second Public Water Supplier representative selected by  
13 District No. 40, Palmdale Water District, Quartz Hill Water District, Littlerock Creek Irrigation  
14 District, California Water Service Company, Desert Lake Community Services District, North  
15 Edwards Water District, City of Palmdale, City of Lancaster, Palm Ranch Irrigation District, and  
16 Rosamond Community Services District, and two (2) landowner Parties, exclusive of public  
17 agencies and members of the Non-Pumper and Small Pumper Classes, selected by majority vote  
18 of the landowners identified on Exhibit 4 (or their successors in interest) based on their  
19 proportionate share of the total Production Rights identified in Exhibit 4. The United States may  
20 also appoint a non-voting Department of Defense (DoD) Liaison to the Watermaster committee to  
21 represent DoD interests. Participation by the DoD Liaison shall be governed by Joint Ethics  
22 Regulation 3-201. The opinions or actions of the DoD liaison in participating in or contributing  
23 to Watermaster proceedings cannot bind DoD or any of its components.

24 **18.1.2** Voting Protocol for Watermaster Actions:

25 **18.1.2.1** The Watermaster shall make decisions by unanimous vote  
26 for the purpose of selecting or dismissing the Watermaster Engineer.  
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1                   **18.1.2.2**       The Watermaster shall determine by unanimous vote, after  
2 consultation with the Watermaster Engineer, the types of decisions that shall require unanimous  
3 vote and those that shall require only a simple majority vote.

4                   **18.1.2.3**       All decisions of the Watermaster, other than those  
5 specifically designated as being subject to a simple majority vote, shall be by a unanimous vote.

6                   **18.1.2.4**       All board members must be present to make any decision  
7 requiring a unanimous vote.

8                   **18.1.3**       In carrying out this appointment, the Watermaster shall segregate  
9 and separately exercise in all respects the Watermaster powers delegated by the Court under this  
10 Judgment. All funds received, held, and disbursed by the Watermaster shall be by way of  
11 separate Watermaster accounts, subject to separate accounting and auditing. Meetings and  
12 hearings held by the Watermaster shall be noticed and conducted separately.

13                   **18.1.4**       Pursuant to duly adopted Watermaster rules, Watermaster staff and  
14 administrative functions may be accomplished by AVEK, subject to strict time and cost  
15 accounting principles so that this Judgment does not subsidize, and is not subsidized by AVEK.

16                   **18.2       Standard of Performance.** The Watermaster shall carry out its duties,  
17 powers and responsibilities in an impartial manner without favor or prejudice to any Subarea,  
18 Producer, Party, or Purpose of Use.

19                   **18.3       Removal of Watermaster.** The Court retains and reserves full  
20 jurisdiction, power, and authority to remove any Watermaster for good cause and substitute a new  
21 Watermaster in its place, upon its own motion or upon motion of any Party in accordance with the  
22 notice and hearing procedures set forth in Paragraph 20.6. The Court shall find good cause for  
23 the removal of a Watermaster upon a showing that the Watermaster has: (1) failed to exercise its  
24 powers or perform its duties; (2) performed its powers in a biased manner; or (3) otherwise failed  
25 to act in the manner consistent with the provisions set forth in this Judgment or subsequent order  
26 of the Court.

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1           **18.4           Powers and Duties of the Watermaster.** Subject to the continuing  
2 supervision and control of the Court, the Watermaster shall have and may exercise the following  
3 express powers and duties, together with any specific powers and duties set forth elsewhere in  
4 this Judgment or ordered by the Court:

5                   **18.4.1           Selection of the Watermaster Engineer.** The Watermaster shall  
6 select the Watermaster Engineer with the advice of the Advisory Committee described in  
7 Paragraph 19.

8                   **18.4.2           Adoption of Rules and Regulations.** The Court may adopt  
9 appropriate rules and regulations prepared by the Watermaster Engineer and proposed by the  
10 Watermaster for conduct pursuant to this Judgment. Before proposing rules and regulations, the  
11 Watermaster shall hold a public hearing. Thirty (30) days prior to the date of the hearing, the  
12 Watermaster shall send to all Parties notice of the hearing and a copy of the proposed rules and  
13 regulations or amendments thereto. All Watermaster rules and regulations, and any amendments  
14 to the Watermaster rules and regulations, shall be consistent with this Judgment and are subject to  
15 approval by the Court, for cause shown, after consideration of the objections of any Party.

16                   **18.4.3           Employment of Experts and Agents.** The Watermaster may  
17 employ such administrative personnel, engineering, legal, accounting, or other specialty services,  
18 and consulting assistants as appropriate in carrying out the terms of this Judgment.

19                   **18.4.4           Notice List.** The Watermaster shall maintain a current list of  
20 Parties to receive notice. The Parties have an affirmative obligation to provide the Watermaster  
21 with their current contact information. For Small Pumper Class Members, the Watermaster shall  
22 initially use the contact information contained in the list of Small Pumper Class members filed  
23 with the Court by class counsel.

24                   **18.4.5           Annual Administrative Budget.** The Watermaster shall prepare a  
25 proposed administrative budget for each Year. The Watermaster shall hold a public hearing  
26 regarding the proposed administrative budget and adopt an administrative budget. The  
27 administrative budget shall set forth budgeted items and Administrative Assessments in sufficient  
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1 detail to show the allocation of the expense among the Producers. Following the adoption of the  
2 budget, the Watermaster may make expenditures within budgeted items in the exercise of powers  
3 herein granted, as a matter of course.

4 **18.4.6 Investment of Funds.** The Watermaster may hold and invest any  
5 funds in investments authorized from time to time for public agencies in the State of California.  
6 All funds shall be held in separate accounts and not comingled with the Watermaster's personal  
7 funds.

8 **18.4.7 Borrowing.** The Watermaster may borrow in anticipation of  
9 receipt of proceeds from any assessments authorized in Paragraph 9 in an amount not to exceed  
10 the annual amount of assessments.

11 **18.4.8 Transfers.** On an annual basis, the Watermaster shall prepare and  
12 maintain a report or record of any transfer of Production Rights among Parties. Upon reasonable  
13 request, the Watermaster shall make such report or record available for inspection by any Party.  
14 A report or records of transfer of Production Rights under this Paragraph shall be considered a  
15 ministerial act.

16 **18.4.9 New Production Applications.** The Watermaster shall consider  
17 and determine whether to approve applications for New Production after consideration of the  
18 recommendation of the Watermaster Engineer.

19 **18.4.10 Unauthorized Actions.** The Watermaster shall bring such action  
20 or motion as is necessary to enjoin any conduct prohibited by this Judgment.

21 **18.4.11 Meetings and Records.** Watermaster shall provide notice of and  
22 conduct all meetings and hearings in a manner consistent with the standards and timetables set  
23 forth in the Ralph M. Brown Act, Government Code sections 54950, et seq. Watermaster shall  
24 make its files and records available to any Person consistent with the standards and timetables set  
25 forth in the Public Records Act, Government Code sections 6200, et seq.

26 **18.4.12 Assessment Procedure.** Each Party hereto is ordered to pay the  
27 assessments authorized in Paragraph 9 of this Judgment, which shall be levied and collected in  
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1 accordance with the procedures and schedules determined by the Watermaster. Any assessment  
2 which becomes delinquent, as defined by rules and regulations promulgated by the Watermaster  
3 shall bear interest at the then current real property tax delinquency rate for the county in which  
4 the property of the delinquent Party is located. The United States shall not be subject to payment  
5 of interest absent congressional waiver of immunity for the imposition of such interest. This  
6 interest rate shall apply to any said delinquent assessment from the due date thereof until paid.  
7 The delinquent assessment, together with interest thereon, costs of suit, attorneys fees and  
8 reasonable costs of collection, may be collected pursuant to (1) motion by the Watermaster giving  
9 notice to the delinquent Party only; (2) Order to Show Cause proceeding, or (3) such other lawful  
10 proceeding as may be instituted by the Watermaster or the Court. The United States shall not be  
11 subject to costs and fees absent congressional waiver of immunity for such costs and fees. The  
12 delinquent assessment shall constitute a lien on the property of the Party as of the same time and  
13 in the same manner as does the tax lien securing county property taxes. The property of the  
14 United States shall not be subject to any lien. The Watermaster shall annually certify a list of all  
15 such unpaid delinquent assessments. The Watermaster shall include the names of those Parties  
16 and the amounts of the liens in its list to the County Assessor's Office in the same manner and at  
17 the same time as it does its Administrative Assessments. Watermaster shall account for receipt of  
18 all collections of assessments collected pursuant to this Judgment, and shall pay such amounts  
19 collected pursuant to this Judgment to the Watermaster. The Watermaster shall also have the  
20 ability to seek to enjoin Production of those Parties, other than the United States, who do not pay  
21 assessments pursuant to this Judgment.

22 **18.5** **Watermaster Engineer.** The Watermaster Engineer shall have the  
23 following duties:

24 **18.5.1** **Monitoring of Safe Yield.** The Watermaster Engineer shall  
25 monitor all the Safe Yield components and include them in the annual report for Court approval.  
26 The annual report shall include all relevant data for the Basin.

1                   **18.5.2       Reduction in Groundwater Production.** The Watermaster  
2 Engineer shall ensure that reductions of Groundwater Production to the Native Safe Yield  
3 (Rampdown) take place pursuant to the terms of this Judgment and any orders by the Court.

4                   **18.5.3       Determination of Replacement Obligations.** The Watermaster  
5 Engineer shall determine Replacement Obligations for each Producer, pursuant to the terms of  
6 this Judgment.

7                   **18.5.4       Balance Obligations.** The Watermaster Engineer shall determine  
8 Balance Assessment obligations for each Producer pursuant to the terms of this Judgment. In  
9 addition, the Watermaster Engineer shall determine the amount of water derived from the Balance  
10 Assessment that shall be allocated to any Producer to enable that Producer to fully exercise its  
11 Production Right.

12                   **18.5.5       Measuring Devices, Etc.** The Watermaster Engineer shall  
13 propose, and the Watermaster shall adopt and maintain, rules and regulations regarding  
14 determination of Production amounts and installation of individual water meters. The rules and  
15 regulations shall set forth approved devices or methods to measure or estimate Production.  
16 Producers who meter Production on the date of entry of this Judgment shall continue to meter  
17 Production. The Watermaster rules and regulations shall require Producers who do not meter  
18 Production on the effective date of entry of this Judgment, except the Small Pumper Class, to  
19 install water meters within two Years.

20                   **18.5.6       Hydrologic Data Collection.** The Watermaster Engineer shall (1)  
21 operate, and maintain such wells, measuring devices, and/or meters necessary to monitor stream  
22 flow, precipitation, Groundwater levels, and Basin Subareas, and (2) to obtain such other data as  
23 may be necessary to carry out this Judgment.

24                   **18.5.7       Purchases of and Recharge with Replacement Water.** To the  
25 extent Imported Water is available, the Watermaster Engineer shall use Replacement Water  
26 Assessment proceeds to purchase Replacement Water, and deliver such water to the area deemed  
27 most appropriate as soon as practicable. The Watermaster Engineer may pre-purchase  
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1 Replacement Water and apply subsequent assessments towards the costs of such pre-purchases.  
2 The Watermaster Engineer shall reasonably and equitably actively manage the Basin to protect  
3 and enhance the health of the Basin.

4 **18.5.8 Water Quality.** The Watermaster Engineer shall take all  
5 reasonable steps to assist and encourage appropriate regulatory agencies to enforce reasonable  
6 water quality regulations affecting the Basin, including regulation of solid and liquid waste  
7 disposal, and establishing Memorandums of Understanding with Kern and Los Angeles Counties  
8 regarding well drilling ordinances and reporting.

9 **18.5.9 Native Safe Yield.** Ten (10) Years following the end of the seven  
10 Year Rampdown period, in the seventeenth (17th) Year, or any time thereafter, the Watermaster  
11 Engineer may recommend to the Court an increase or reduction of the Native Safe Yield. The  
12 Watermaster Engineer shall initiate no recommendation to change Native Safe Yield prior to the  
13 end of the seventeenth (17th) Year. In the event the Watermaster Engineer recommends in its  
14 report to the Court that the Native Safe Yield be revised based on the best available science, the  
15 Court shall conduct a hearing regarding the recommendations and may order a change in Native  
16 Safe Yield. Watermaster shall give notice of the hearing pursuant to Paragraph 20.3.2. The most  
17 recent Native Safe Yield shall remain in effect until revised by Court order according to this  
18 paragraph. If the Court approves a reduction in the Native Safe Yield, it shall impose a Pro-Rata  
19 Reduction as set forth herein, such reduction to be implemented over a seven (7) Year period. If  
20 the Court approves an increase in the Native Safe Yield, it shall impose a Pro-Rata Increase as set  
21 forth herein, such increase to be implemented immediately. Only the Court can change the  
22 Native Safe Yield.

23 **18.5.10 Change in Production Rights in Response to Change in Native**  
24 **Safe Yield.** In the event the Court changes the Native Safe Yield pursuant to Paragraph 18.5.9,  
25 the increase or decrease will be allocated among the Producers in the agreed percentages listed in  
26 Exhibits 3 and 4, except that the Federal Reserved Water Right of the United States is not subject  
27 to any increase or decrease.

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**18.5.11 Review of Calculation of Imported Water Return Flow**

**Percentages.** Ten (10) Years following the end of the Rampdown, in the seventeenth (17th) Year, or any time thereafter, the Watermaster Engineer may recommend to the Court an increase or decrease of Imported Water Return Flow percentages. The Watermaster Engineer shall initiate no recommendation to change Imported Water Return Flow percentages prior to end of the seventeenth (17th) Year. In the event the Watermaster Engineer recommends in its report to the Court that Imported Water Return Flow percentages for the Basin may need to be revised based on the best available science, the Court shall conduct a hearing regarding the recommendations and may order a change in Imported Water Return Flow percentages. Watermaster shall give notice of the hearing pursuant to Paragraph 20.6. The Imported Water Return Flow percentages set forth in Paragraph 5.2 shall remain in effect unless revised by Court order according to this Paragraph. If the Court approves a reduction in the Imported Water Return Flow percentages, such reduction shall be implemented over a seven (7) Year period. Only the Court can change the Imported Water Return Flow percentages.

**18.5.12 Production Reports.**

The Watermaster Engineer shall require each Producer, other than unmetered Small Pumper Class Members, to file an annual Production report with the Watermaster. Producers shall prepare the Production reports in a form prescribed by the rules and regulations. The Production reports shall state the total Production for the reporting Party, including Production per well, rounded off to the nearest tenth of an acre foot for each reporting period. The Production reports shall include such additional information and supporting documentation as the rules and regulations may reasonably require.

**18.5.13 New Production Application Procedure.**

The Watermaster Engineer shall determine whether a Party or Person seeking to commence New Production has established the reasonableness of the New Production in the context of all other uses of Groundwater in the Basin at the time of the application, including whether all of the Native Safe Yield is then currently being used reasonably and beneficially. Considering common law water rights and priorities, the mandate of certainty in Article X, section 2, and all other relevant

1 factors, the Watermaster Engineer has authority to recommend that the application for New  
2 Production be denied, or approved on condition of payment of a Replacement Water Assessment.  
3 The Watermaster Engineer shall consider, investigate and recommend to the Watermaster  
4 whether an application to commence New Production of Groundwater may be approved as  
5 follows:

6 **18.5.13.1** All Parties or Person(s) seeking approval from the  
7 Watermaster to commence New Production of Groundwater shall submit a written application to  
8 the Watermaster Engineer which shall include the following:

9 **18.5.13.1.1** Payment of an application fee sufficient to recover  
10 all costs of application review, field investigation, reporting, and hearing, and other associated  
11 costs, incurred by the Watermaster and Watermaster Engineer in processing the application for  
12 New Production;

13 **18.5.13.1.2** Written summary describing the proposed quantity,  
14 sources of supply, season of use, Purpose of Use, place of use, manner of delivery, and other  
15 pertinent information regarding the New Production;

16 **18.5.13.1.3** Maps identifying the location of the proposed New  
17 Production, including Basin Subarea;

18 **18.5.13.1.4** Copy of any water well permits, specifications and  
19 well-log reports, pump specifications and testing results, and water meter specifications  
20 associated with the New Production;

21 **18.5.13.1.5** Written confirmation that the applicant has obtained  
22 all applicable Federal, State, County, and local land use entitlements and other permits necessary  
23 to commence the New Production;

24 **18.5.13.1.6** Written confirmation that the applicant has complied  
25 with all applicable Federal, State, County, and local laws, rules and regulations, including but not  
26 limited to, the California Environmental Quality Act (Public Resources Code §§ 21000, et. seq.);  
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1                                   **18.5.13.1.7**           Preparation of a water conservation plan, approved  
2 and stamped by a California licensed and registered professional civil engineer, demonstrating  
3 that the New Production will be designed, constructed and implemented consistent with  
4 California best water management practices.

5                                   **18.5.13.1.8**           Preparation of an analysis of the economic impact of  
6 the New Production on the Basin and other Producers in the Subarea of the Basin;

7                                   **18.5.13.1.9**           Preparation of an analysis of the physical impact of  
8 the New Production on the Basin and other Producers in the Subarea of the Basin;

9                                   **18.5.13.1.10**          A written statement, signed by a California licensed  
10 and registered professional civil engineer, determining that the New Production will not cause  
11 Material Injury;

12                                   **18.5.13.1.11**          Written confirmation that the applicant agrees to pay  
13 the applicable Replacement Water Assessment for any New Production.

14                                   **18.5.13.1.12**          Other pertinent information which the Watermaster  
15 Engineer may require.

16                                   **18.5.13.2**           **Finding of No Material Injury.** The Watermaster Engineer  
17 shall not make recommendation for approval of an application to commence New Production of  
18 Groundwater unless the Watermaster Engineer finds, after considering all the facts and  
19 circumstances including any requirement that the applicant pay a Replacement Water Assessment  
20 required by this Judgment or determined by the Watermaster Engineer to be required under the  
21 circumstances, that such New Production will not cause Material Injury. If the New Production is  
22 limited to domestic use for one single-family household, the Watermaster Engineer has the  
23 authority to determine the New Production to be *de minimis* and waive payment of a Replacement  
24 Water Assessment; *provided*, the right to Produce such *de minimis* Groundwater is not  
25 transferable, and shall not alter the Production Rights decreed in this Judgment.

1                   **18.5.13.3       New Production.** No Party or Person shall commence New  
2 Production of Groundwater from the Basin absent recommendation by the Watermaster Engineer  
3 and approval by the Watermaster.

4                   **18.5.13.4       Court Review.** Court review of a Watermaster decision on  
5 a New Production application shall be pursuant to Paragraph 20.3.

6                   **18.5.14       Storage Agreements.** The Watermaster shall adopt uniformly  
7 applicable rules for Storage Agreements. The Watermaster Engineer shall calculate additions,  
8 extractions and losses of water stored under Storage Agreements and maintain an Annual account  
9 of all such water. Accounting done by the Watermaster Engineer under this Paragraph shall be  
10 considered ministerial.

11                   **18.5.15       Diversion of Storm Flow.** No Party may undertake or cause the  
12 construction of any project within the Watershed of the Basin that will reduce the amount of  
13 storm flows that would otherwise enter the Basin and contribute to the Native Safe Yield, without  
14 prior notification to the Watermaster Engineer. The Watermaster Engineer may seek an  
15 injunction or to otherwise impose restrictions or limitations on such project in order to prevent  
16 reduction to Native Safe Yield. The Party sought to be enjoined or otherwise restricted or limited  
17 is entitled to notice and an opportunity for the Party to respond prior to the imposition of any  
18 restriction or limitation. Any Person may take emergency action as may be necessary to protect  
19 the physical safety of its residents and personnel and its structures from flooding. Any such  
20 action shall be done in a manner that will minimize any reduction in the quantity of Storm Flows.

21                   **18.5.16       Data, Estimates and Procedures.** The Watermaster Engineer  
22 shall rely on and use the best available science, records and data to support the implementation of  
23 this Judgment. Where actual records of data are not available, the Watermaster Engineer shall  
24 rely on and use sound scientific and engineering estimates. The Watermaster Engineer may use  
25 preliminary records of measurements, and, if revisions are subsequently made, may reflect such  
26 revisions in subsequent accounting.

1                    **18.5.17        Filing of Annual Report.** The Watermaster Engineer shall prepare  
2 an Annual Report for filing with the Court not later than April 1 of each Year, beginning April 1  
3 following the first full Year after entry of this Judgment. Prior to filing the Annual Report with  
4 the Court, Watermaster shall notify all Parties that a draft of the Annual Report is available for  
5 review by the Parties. Watermaster shall provide notice to all Parties of a public hearing to  
6 receive comments and recommendations for changes in the Annual Report. The public hearing  
7 shall be conducted pursuant to rules and regulations promulgated by the Watermaster. The notice  
8 of public hearing may include such summary of the draft Annual Report as Watermaster may  
9 deem appropriate. Watermaster shall distribute the Annual Report to any Parties requesting  
10 copies.

11                    **18.5.18        Annual Report to Court.** The Annual Report shall include an  
12 Annual fiscal report of the preceding Year's operation; details regarding the operation of each of  
13 the Subareas; an audit of all Assessments and expenditures; and a review of Watermaster  
14 activities. The Annual Report shall include a compilation of at least the following:

- 15                    **18.5.18.1**        Replacement Obligations;
- 16                    **18.5.18.2**        Hydrologic Data Collection;
- 17                    **18.5.18.3**        Purchase and Recharge of Imported Water;
- 18                    **18.5.18.4**        Notice List;
- 19                    **18.5.18.5**        New Production Applications
- 20                    **18.5.18.6**        Rules and Regulations;
- 21                    **18.5.18.7**        Measuring Devices, etc;
- 22                    **18.5.18.8**        Storage Agreements;
- 23                    **18.5.18.9**        Annual Administrative Budget;
- 24                    **18.5.18.10**      Transfers;
- 25                    **18.5.18.11**      Production Reports;
- 26                    **18.5.18.12**      Prior Year Report;
- 27                    **18.5.18.13**      Amount of Stored Water owned by each Party;

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- 1                   **18.5.18.14**           Amount of Stored Imported Water owned by each Party;  
2                   **18.5.18.15**           Amount of unused Imported Water Return Flows owned by  
3 each Party;  
4                   **18.5.18.16**           Amount of Carry Over Water owned by each Party;  
5                   **18.5.18.17**           All changes in use.

6                   **18.6**            **Recommendations of the Watermaster Engineer.** Unless otherwise  
7 determined pursuant to Paragraph 18.1.2.2, all recommendations of the Watermaster Engineer  
8 must be approved by unanimous vote of all members of the Watermaster. If there is not  
9 unanimous vote among Watermaster members, Watermaster Engineer recommendations must be  
10 presented to the Court for action and implementation.

11                   **18.7**            **Interim Approvals by the Court.** Until the Court approves rules and  
12 regulations proposed by the Watermaster, the Court, upon noticed motion, may take or approve  
13 any actions that the Watermaster or the Watermaster Engineer otherwise would be authorized to  
14 take or approve under this Judgment.

15                   **19.**            **ADVISORY COMMITTEE**

16                   **19.1**            **Authorization.** The Producers are authorized and directed to cause a  
17 committee of Producer representatives to be organized and to act as an Advisory Committee.

18                   **19.2**            **Compensation.** The Advisory Committee members shall serve without  
19 compensation.

20                   **19.3**            **Powers and Functions.** The Advisory Committee shall act in an advisory  
21 capacity only and shall have the duty to study, review, and make recommendations on all  
22 discretionary determinations by Watermaster. Parties shall only provide input to the Watermaster  
23 through the Advisory Committee.

24                   **19.4**            **Advisory Committee Meetings.** The Advisory Committee shall 1) meet  
25 on a regular basis; 2) review Watermaster’s activities pursuant to this Judgment on at least a  
26 semi-annual basis; and 3) receive and make advisory recommendations to Watermaster.  
27 Advisory Committee Meetings shall be open to all members of the public. Edwards Air Force  
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1 Base and the State of California shall be ex officio members of the committee. The United States  
2 may also appoint a DoD Liaison to the Watermaster pursuant to Joint Ethics Regulation 3-201.

3 **19.5** **Subarea Advisory Management Committees.** Subarea Advisory  
4 Management Committees will meet on a regular basis and at least semi-annually with the  
5 Watermaster Engineer to review Watermaster activities pursuant to this Judgment and to submit  
6 advisory recommendations.

7 **19.5.1** **Authorization.** The Producers in each of the five Management  
8 Subareas are hereby authorized and directed to cause committees of Producer representatives to  
9 be organized and to act as Subarea Management Advisory Committees.

10 **19.5.2** **Composition and Election.** Each Management Subarea  
11 Management Advisory Committee shall consist of five (5) Persons who shall be called  
12 Management Advisors. In the election of Management Advisors, every Party shall be entitled to  
13 one vote for every acre-foot of Production Right for that Party in that particular subarea. Parties  
14 may cumulate their votes and give one candidate a number of votes equal to the number of  
15 advisors to be elected, multiplied by the number of votes to which the Party is normally entitled,  
16 or distribute the Party's votes on the same principle among as many candidates as the Party thinks  
17 fit. In any election of advisors, the candidates receiving the highest number of affirmative votes  
18 of the Parties are elected. Elections shall be held upon entry of this Judgment and thereafter  
19 every third Year. In the event a vacancy arises, a temporary advisor shall be appointed by  
20 unanimous decision of the other four advisors to continue in office until the next scheduled  
21 election. Rules and regulations regarding organization, meetings and other activities shall be at  
22 the discretion of the individual Subarea Advisory Committees, except that all meetings of the  
23 committees shall be open to the public.

24 **19.5.3** **Compensation.** The Subarea Management Advisory  
25 Committee shall serve without compensation.

26 **19.5.4** **Powers and Functions.** The Subarea Management Advisory  
27 Committee for each subarea shall act in an advisory capacity only and shall have the duty to  
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1 study, review and make recommendations on all discretionary determinations made or to be made  
2 hereunder by Watermaster Engineer which may affect that subarea.

3 **20. MISCELLANEOUS PROVISIONS.**

4 **20.1 Water Quality.** Nothing in this Judgment shall be interpreted as relieving  
5 any Party of its responsibilities to comply with State or Federal laws for the protection of water  
6 quality or the provisions of any permits, standards, requirements, or orders promulgated  
7 thereunder.

8 **20.2 Actions Not Subject to CEQA Regulation.** Nothing in this Judgment or  
9 the Physical Solution, or in the implementation thereof, or the decisions of the Watermaster  
10 acting under the authority of this Judgment shall be deemed a "project" subject to the California  
11 Environmental Quality Act (CEQA). See e.g., *California American Water v. City of Seaside*  
12 (2010) 183 Cal.App.4th 471, and *Hillside Memorial Park & Mortuary v. Golden State Water Co.*  
13 (2011) 205 Cal.App.4th 534. Neither the Watermaster, the Watermaster Engineer, the Advisory  
14 Committee, any Subarea Management Committee, nor any other Board or committee formed  
15 pursuant to the Physical Solution and under the authority of this Judgment shall be deemed a  
16 "public agency" subject to CEQA. (See Public Resources Code section 21063.)

17 **20.3 Court Review of Watermaster Actions.** Any action, decision, rule,  
18 regulation, or procedure of Watermaster or the Watermaster Engineer pursuant to this Judgment  
19 shall be subject to review by the Court on its own motion or on timely motion by any Party as  
20 follows:

21 **20.3.1 Effective Date of Watermaster Action.** Any order, decision or  
22 action of Watermaster or Watermaster Engineer pursuant to this Judgment on noticed specific  
23 agenda items shall be deemed to have occurred on the date of the order, decision or action.

24 **20.3.2 Notice of Motion.** Any Party may move the Court for review of an  
25 action or decision pursuant to this Judgment by way of a noticed motion. The motion shall be  
26 served pursuant to Paragraph 20.7 of this Judgment. The moving Party shall ensure that the  
27 Watermaster is served with the motion under that Paragraph 20.7 or, if electronic service of the  
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1 Watermaster is not possible, by overnight mail with prepaid next-day delivery. Unless ordered by  
2 the Court, any such petition shall not operate to stay the effect of any action or decision which is  
3 challenged.

4 **20.3.3 Time for Motion.** A Party shall file a motion to review any action  
5 or decision within ninety (90) days after such action or decision, except that motions to review  
6 assessments hereunder shall be filed within thirty (30) days of Watermaster mailing notice of the  
7 assessment.

8 **20.3.4 De Novo Nature of Proceeding.** Upon filing of a motion to review  
9 a decision or action, the Watermaster shall notify the Parties of a date for a hearing at which time  
10 the Court shall take evidence and hear argument. The Court's review shall be *de novo* and the  
11 Watermaster's decision or action shall have no evidentiary weight in such proceeding.

12 **20.3.5 Decision.** The decision of the Court in such proceeding shall be an  
13 appealable supplemental order in this case. When the Court's decision is final, it shall be binding  
14 upon Watermaster and the Parties.

15 **20.4 Multiple Production Rights.** A Party simultaneously may be a member  
16 of the Small Pumper Class and hold an Overlying Production Right by virtue of owning land  
17 other than the parcel(s) meeting the Small Pumper Class definition. The Small Pumper Class  
18 definition shall be construed in accordance with Paragraph 3.5.44 and 3.5.45.

19 **20.5 Payment of Assessments.** Payment of assessments levied by Watermaster  
20 hereunder shall be made pursuant to the time schedule developed by the Watermaster,  
21 notwithstanding any motion for review of Watermaster actions, decisions, rules or procedures,  
22 including review of assessments implemented by the Watermaster.

23 **20.6 Designation of Address for Notice and Service.** Each Party shall  
24 designate a name and address to be used for purposes of all subsequent notices and service herein,  
25 either by its endorsement on this Judgment or by a separate designation to be filed within thirty  
26 (30) days after judgment has been entered. A Party may change its designation by filing a written  
27 notice of such change with Watermaster. A Party that desires to be relieved of receiving notices  
28



1 of Watermaster activity may file a waiver of notice in a form to be provided by Watermaster. At  
2 all times, Watermaster shall maintain a current list of Parties to whom notices are to be sent and  
3 their addresses for purpose of service. Watermaster shall also maintain a full current list of said  
4 names and addresses of all Parties or their successors, as filed herein. Watermaster shall make  
5 copies of such lists available to any requesting Person. If no designation is made, a Party's  
6 designee shall be deemed to be, in order of priority: (1) the Party's attorney of record; (2) if the  
7 Party does not have an attorney of record, the Party itself at the address on the Watermaster list;  
8 (3) for Small Pumper Class Members, after this Judgment is final, the individual Small Pumper  
9 Class Members at the service address maintained by the Watermaster.

10 **20.7 Service of Documents**. Unless otherwise ordered by the Court, delivery to  
11 or service to any Party by the Court or any Party of any document required to be served upon or  
12 delivered to a Party pursuant to this Judgment shall be deemed made if made by e-filing on the  
13 Court's website at [www.scefiling.org](http://www.scefiling.org). All Parties agree to waive service by mail if they receive  
14 notifications via electronic filing at the above identified website.

15 **20.8 No Abandonment of Rights**. In the interest of the Basin and its water  
16 supply, and the principle of reasonable and beneficial use, no Party shall be encouraged to  
17 Produce and use more water in any Year than is reasonably required. Failure to Produce all of the  
18 Groundwater to which a Party is entitled shall not, in and of itself, be deemed or constitute an  
19 abandonment of such Party's right, in whole or in part, except as specified in Paragraph 15.

20 **20.9 Intervention After Judgment**. Any Person who is not a Party or  
21 successor to a Party and who proposes to Produce Groundwater from the Basin, to store water in  
22 the Basin, to acquire a Production Right or to otherwise take actions that may affect the Basin's  
23 Groundwater is required to seek to become a Party subject to this Judgment through a noticed  
24 motion to intervene in this Judgment prior to commencing Production. Prior to filing such a  
25 motion, a proposed intervenor shall consult with the Watermaster Engineer and seek the  
26 Watermaster's stipulation to the proposed intervention. A proposed intervenor's failure to consult  
27  
28

1 with the Watermaster Engineer may be grounds for denying the intervention motion. Thereafter,  
2 if approved by the Court, such intervenor shall be a Party bound by this Judgment.

3           **20.10           Judgment Binding on Successors, etc.** Subject to specific provisions  
4 hereinbefore contained, this Judgment applies to and is binding upon, and inures to the benefit of  
5 the Parties to this Action and all their respective heirs, successors-in-interest and assigns.

6           **20.11           Costs.** Except subject to any existing court orders, each Party shall bear its  
7 own costs and attorneys fees arising from the Action.

8           **20.12           Headings; Paragraph References.** Captions and headings appearing in  
9 this Judgment are inserted solely as reference aids for ease and convenience; they shall not be  
10 deemed to define or limit the scope or substance of the provisions they introduce, nor shall they  
11 be used in construing the intent or effect of such provisions.

12           **20.13           No Third Party Beneficiaries.** There are no intended third party  
13 beneficiaries of any right or obligation of the Parties.

14           **20.14           Severability.** Except as specifically provided herein, the provisions of this  
15 Judgment are not severable.

16           **20.15           Cooperation; Further Acts.** The Parties shall fully cooperate with one  
17 another, and shall take any additional acts or sign any additional documents as may be necessary,  
18 appropriate or convenient to attain the purposes of this Judgment.

19           **20.16           Exhibits and Other Writings.** Any and all exhibits, documents,  
20 instruments, certificates or other writings attached hereto or required or provided for by this  
21 Judgment, if any, shall be part of this Judgment and shall be considered set forth in full at each  
22 reference thereto in this Judgment.

23  
24           \_\_\_\_\_  
Dated:

\_\_\_\_\_  
JUDGE OF THE SUPERIOR COURT

## DEFAULTS ENTERED

Doe/Roe No.	Name of Roe Cross-Defendant	Default Entered	Default Posted
3	Jacqueline Ackermann	3/23/2012	5/8/2013
4	ADVINCULA, CENON S	3/23/2012	5/8/2013
5	ADVINCULA, OLIVA M	3/23/2012	5/8/2013
6	ALDAIS, MARWAN M.	3/23/2012	5/8/2013
7	AGUSTINES, ANTONIO U	3/23/2012	5/8/2013
7	Allen Alevy	3/23/2012	5/8/2013
8	ARCHER, GEORGINE J.	3/23/2012	5/8/2013
8	Allen Alevy and Alevy Family Trust	3/23/2012	5/8/2013
9	ARCHER GEORGINE J as Trustee for the Georgine J. Archer Trust	3/23/2012	5/8/2013
10	BARKS, GUSS A. JR.	3/23/2012	5/8/2013
11	BRONSTON, LEROY DANIEL	3/23/2012	5/8/2013
12	BAYANI, ILDEFONSO S.	3/23/2012	5/8/2013
13	Castle Butte Dev. Corp	3/23/2012	5/8/2013
13	BAYANI, NILDA V.	3/23/2012	5/8/2013
16	FUNK, JOAN A	3/23/2012	5/8/2013
19	GENUS L P	3/23/2012	5/8/2013
24	Illy King	3/23/2012	5/8/2013
24	Melinda E Cameron	3/23/2012	5/8/2013
25	Illy King Family Trust	3/23/2012	5/8/2013
25	Catellus Development Corporation	3/23/2012	5/8/2013
26	KUTU INVESTMENT CO - Suspended	3/23/2012	5/8/2013
26	BONG S. CHANG	9/17/2015	10/16/2015
27	LAI, EVA	3/23/2012	5/8/2013
27	CHANG, JEANNA Y.	3/23/2012	5/8/2013
28	LAI, PAUL	3/23/2012	5/8/2013
28	MOON S. CHANG	9/17/2015	10/16/2015
29	CHETRIT, JACOB	3/23/2012	5/8/2013
31	Pei Chi Lin	3/23/2012	5/8/2013
31	Lee Shiow Chiou	3/23/2012	5/8/2013
32	CHUNG, M S	3/23/2012	5/8/2013
35	COLE, C.C. THELMA	3/23/2012	5/8/2013
36	COLE, J.	3/23/2012	5/8/2013
36	RUDNICK, OSCAR	9/16/2015	10/16/2015
37	RUDNICK, REBECCA	3/23/2012	5/8/2013
37	J. & C. C. Thelma Cole and T. J. Cole Trust (J. Cole as Trustee for the T. J. Cole Trust)	3/23/2012	5/8/2013
41	CUMMING, RUTH A	9/17/2015	10/16/2015
43	DAVIS, CATHARINE M	3/23/2012	5/8/2013
44	Milton S. Davis	3/23/2012	5/8/2013
46	Sarkis Djanibekyan	3/23/2012	5/8/2013
47	DONG, HONG	3/23/2012	5/8/2013
48	DONG, YING X.	3/23/2012	5/8/2013
51	FOROUGH, MORTEZA	9/17/2015	10/16/2015
52	MORTEZA M. FOROUGH AND FOROUGH FAMILY TRUST	9/17/2015	10/16/2015
53	Lewis Friedrichsen	3/23/2012	5/8/2013
54	Lewis Friedrichsen as Trustee of the Friedrichsen Family Trust	3/23/2012	5/8/2013
55	Aurora P Gabuya	3/23/2012	5/8/2013
58	Betty Gluckstein	3/23/2012	5/8/2013
59	Joseph H Gluckstein	9/17/2015	10/16/2015
60	GLUCKSTEIN, MORRIS	3/23/2012	5/8/2013
61	GLUCKSTEIN, ROSE	3/23/2012	5/8/2013

## DEFAULTS ENTERED

Doe/Roe No.	Name of Roe Cross-Defendant	Default Entered	Default Posted
66	GORRINDO, L.	3/23/2012	5/8/2013
71	HAUKE, ANDREAS	3/23/2012	5/8/2013
72	HAUKE, MARILYN	3/23/2012	5/8/2013
75	HIGELMIRE, DONNA	3/23/2012	5/8/2013
76	Michael N. Higelmire	3/23/2012	5/8/2013
78	Hooshpack Dev Inc	3/23/2012	5/8/2013
79	Chi S Huang	3/23/2012	5/8/2013
80	HUANG, SUCHU T.	3/23/2012	5/8/2013
81	Hypericum Interest LLC	3/23/2012	5/8/2013
82	IRANINEZHAD, DARYUSH	3/23/2012	5/8/2013
83	IRANINEZHAD, MINOO	3/23/2012	5/8/2013
84	KADIVAR, ESFANDIAR	3/23/2012	5/8/2013
85	KADIVAR FAMILY TRUST (Esfandiar Kadivar as Trustee of the Kadivar Family Trust)	3/23/2012	5/8/2013
88	Cheng Lin Kang	3/23/2012	5/8/2013
94	YOSHIMATSU, KAZUKO	3/23/2012	5/8/2013
95	Billy H. Kim	3/23/2012	5/8/2013
106	LAWRENCE, CHARLES TRUST	3/23/2012	5/8/2013
108	Light Andrew & Youngnam	3/23/2012	5/8/2013
109	Man C Lo	3/23/2012	5/8/2013
110	SHIUNG, RU	3/23/2012	5/8/2013
111	Lyman C. Miles	3/23/2012	5/8/2013
112	Lyman C. Miles as Trustee for the Miles Family Trust	3/23/2012	5/8/2013
114	Mission Bell Ranch Development	3/23/2012	5/8/2013
118	M R Nasir	3/23/2012	5/8/2013
119	Souad R Nasir	3/23/2012	5/8/2013
121	Simin C. Neman	3/23/2012	5/8/2013
123	Frank T. Nguyen	3/23/2012	5/8/2013
124	Juanita R Nichols	3/23/2012	5/8/2013
125	Oliver Nichols	3/23/2012	5/8/2013
126	Oliver Nichols as Trustee of the Nichols Family Trust	3/23/2012	5/8/2013
128	POULSEN, NORMAN L	3/23/2012	5/8/2013
130	Victoria Rahimi	3/23/2012	5/8/2013
132	Veronika Reinelt	3/23/2012	5/8/2013
133	Reinelt Rosenloecher Corp PSP	3/23/2012	5/8/2013
140	Rosemount Equities LLC Series	3/23/2012	5/8/2013
141	Royal Investors Group	3/23/2012	5/8/2013
142	ROYAL WESTERN PROPERTIES LLC - ACTIVE	3/23/2012	5/8/2013
145	Daniel Saparzadeh	3/23/2012	5/8/2013
149	SCHWARTZ, MARTIN	3/23/2012	5/8/2013
151	SEVEN STAR UNITED LLC	3/23/2012	5/8/2013
155	Donna L Simpson	3/23/2012	5/8/2013
156	Gareth L Simpson	3/23/2012	5/8/2013
157	Simpson Family Trust (Gareth L. Simpson as Trustee of the Simpson Family Trust)	3/23/2012	5/8/2013
164	GEORGE L STIMSON JR TRUST (George L. Stimson, Jr. as Trustee of the George L. Stimson, Jr. Trust)	3/23/2012	5/8/2013
167	TIU TIONG D.	3/23/2012	5/8/2013
172	Wilma D. Trueblood	3/23/2012	5/8/2013

## DEFAULTS ENTERED

Doe/Roe No.	Name of Roe Cross-Defendant	Default Entered	Default Posted
173	Wilma D. Trueblood as Trustee of the Trueblood Family Trust	3/23/2012	5/8/2013
177	WALES, KEITH E.	3/23/2012	5/8/2013
180	Alex Wodchis	3/23/2012	5/8/2013
181	WONG, ELIZABETH	3/23/2012	5/8/2013
182	WONG, MARY	3/23/2012	5/8/2013
183	WU, MIKE M.	3/23/2012	5/8/2013
184	WU FAMILY (MIKE M. WU AS TRUSTEE OF THE WU FAMILY TRUST)	3/23/2012	5/8/2013
202	GREEN GROVE MUTUAL WATER COMPANY, INC.	3/23/2012	5/8/2013
206	LLANO FARMS MUTUAL WATER COMPANY	3/23/2012	5/8/2013
208	PIUTE MUTUAL WATER COMPANY	3/23/2012	5/8/2013
210	Wilsona Gardens Mutual Water Company	3/23/2012	5/8/2013
211	Edgemont Acres Mutual Water Company	3/23/2012	5/8/2013
213	ROSAMOND MUTUAL WATER COMPANY	3/23/2012	5/8/2013
Roe 234	Aceh Capital LLC	3/23/2012	5/8/2013
Roe 235	Ehsan Afaghi	3/23/2012	5/8/2013
Roe 237	Bruce Allen	3/23/2012	5/8/2013
Roe 238	Ana Verde Canyon Limited	3/23/2012	5/8/2013
Roe 240	Clinton Edwards Andrews	3/23/2012	5/8/2013
Roe 244	AV Foothills LLC	3/23/2012	5/8/2013
Roe 246	C and P Lancaster Properties, L.L.C.	3/23/2012	5/8/2013
Roe 248	California Springs Land & Development, Inc.	3/23/2012	5/8/2013
Roe 250	Capital Pacific Homes	3/23/2012	5/8/2013
Roe 253	Moon S. Chang and Bong S. Chang, Trustees	9/17/2015	10/16/2015
Roe 254	Theodore His-En and Wen-Hui C. Chen, as Co-Trustees of the Chen Family Trust (Established October 27, 1989)	3/23/2012	5/8/2013
Roe 255	Andrew J. Chitiea	3/23/2012	5/8/2013
Roe 256	Joan K Chitiea	3/23/2012	5/8/2013
Roe 257	Myron Z. Chlavin, Trustee	3/23/2012	5/8/2013
Roe 259	Richard L. Clark and Elaine M. Clark, Trs.	3/23/2012	5/8/2013
Roe 260	Menandro M. Marcelo and Ofelia or their Successors, as Trustees of the Menandro and Ofelia Marcelo Family Trust Dated June 2, 2006	3/23/2012	5/8/2013
Roe 261	CPH Tehachapi 280 LLC	3/23/2012	5/8/2013
Roe 264	Cyrstalaire Country Club	3/23/2012	5/8/2013
Roe 266	Kristeen Cua	3/23/2012	5/8/2013
Roe 267	Lita Davies	3/23/2012	5/8/2013
Roe 268	Richard Daniel De La Matyr	3/23/2012	5/8/2013
Roe 269	Long Deng	3/23/2012	5/8/2013
Roe 270	Dr Horton Los Angeles Holding, Inc.	3/23/2012	5/8/2013
Roe 272	Discountland Inc.	3/23/2012	5/8/2013
Roe 273	Dowhen Family	3/23/2012	5/8/2013
Roe 274	Mohammed Naji Elhayek	3/23/2012	5/8/2013
Roe 276	Farhad Alnd	3/23/2012	5/8/2013
Roe 277	Vera V. Farwell	3/23/2012	5/8/2013
Roe 279	Hersell Alnd	3/23/2012	5/8/2013
Roe 281	James H. Gisbrecht and Mary L. Gisbrecht, Trustees	3/23/2012	5/8/2013
Roe 282	Harry C. Godshall, Trustee	3/23/2012	5/8/2013
Roe 284	Sam Haskins	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 285	Yoram Hassid and Yael Hassid, Trustees	3/23/2012	5/8/2013
Roe 286	David J. Hester, Trustee	3/23/2012	5/8/2013
Roe 287	Jack D. Hilton	3/23/2012	5/8/2013
Roe 288	Rita Hilton	3/23/2012	5/8/2013
Roe 289	Clement L. Hirsch, Jr., Trustee	3/23/2012	5/8/2013
Roe 290	Carol A. Hooper	3/23/2012	5/8/2013
Roe 291	Thomas J. Hooper	3/23/2012	5/8/2013
Roe 292	David W. Hopkins	3/23/2012	5/8/2013
Roe 293	Gerald P Hopkins	3/23/2012	5/8/2013
Roe 294	Sumei P Hsi Trust	3/23/2012	5/8/2013
Roe 295	Ja Bin Hsu, Co-Trustee	3/23/2012	5/8/2013
Roe 296	Kangle Huang	3/23/2012	5/8/2013
Roe 297	Yiling Lin	3/23/2012	5/8/2013
Roe 299	James A. Hunter	3/23/2012	5/8/2013
Roe 300	Cyrus Serry	3/23/2012	5/8/2013
Roe 301	J and J General Partnership	3/23/2012	5/8/2013
Roe 302	J P Eliopoulos Enterprises Inc.	3/23/2012	5/8/2013
Roe 303	Jensen Trust	3/23/2012	5/8/2013
Roe 304	Thomas Jones, Trustee	3/23/2012	5/8/2013
Roe 305	Joshua Ranch Development Inc	3/23/2012	5/8/2013
Roe 309	Kathryn T. Karlakis	3/23/2012	5/8/2013
Roe 310	James Kim	3/23/2012	5/8/2013
Roe 311	Glenn K. Kim Family LLC	3/23/2012	5/8/2013
Roe 312	Rose M Kolstad	3/23/2012	5/8/2013
Roe 313	Korda	3/23/2012	5/8/2013
Roe 314	Sarah Korda	3/23/2012	5/8/2013
Roe 315	Lancaster and 120 111 LLC	3/23/2012	5/8/2013
Roe 317	George R. Lazenby	3/23/2012	5/8/2013
Roe 318	Samuel Lee	3/23/2012	5/8/2013
Roe 319	Youngsin Lee	3/23/2012	5/8/2013
Roe 320	Leona Valley Hunting Club	3/23/2012	5/8/2013
Roe 321	Sue Levine	3/23/2012	5/8/2013
Roe 322	Phillip W. Lewis, Co-Trustee	3/23/2012	5/8/2013
Roe 323	David H. Li	3/23/2012	5/8/2013
Roe 325	Michael Lin	3/23/2012	5/8/2013
Roe 326	Linda L. Yang	3/23/2012	5/8/2013
Roe 330	Lucky 360 Investments LLC	3/23/2012	5/8/2013
Roe 331	Janet L Lyman	3/23/2012	5/8/2013
Roe 332	S. K. Madan	3/23/2012	5/8/2013
Roe 333	Laurie F. Magbanua	3/23/2012	5/8/2013
Roe 339	Lim S Mov	3/23/2012	5/8/2013
Roe 340	MRN Family Limited Partnership	3/23/2012	5/8/2013
Roe 341	Gay E Naiditch	3/23/2012	5/8/2013
Roe 343	Chester Nigra, Co-Trustee	3/23/2012	5/8/2013
Roe 344	Richard J. Nigra, Sr., Custodian	3/23/2012	5/8/2013
Roe 345	Neil Nissing	3/23/2012	5/8/2013
Roe 346	Masaaki Okamoto	3/23/2012	5/8/2013
Roe 347	Keiko Okamoto	3/23/2012	5/8/2013
Roe 348	Noriyuki Okamoto	3/23/2012	5/8/2013
Roe 349	Shoji Okamoto	3/23/2012	5/8/2013
Roe 350	Pacific American Inv Ltd Inc	3/23/2012	5/8/2013
Roe 352	Palmdale 1000 Associates LLC	3/23/2012	5/8/2013
Roe 354	Marvin R Perriseau	3/23/2012	5/8/2013
Roe 355	Karen L. Perriseau	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 356	Frank W. Pritchard	3/23/2012	5/8/2013
Roe 357	Margaret F Pritchard	3/23/2012	5/8/2013
Roe 358	Petersen Properties	3/23/2012	5/8/2013
Roe 359	Thang D Pham	3/23/2012	5/8/2013
Roe 361	John W. Phelps	3/23/2012	5/8/2013
Roe 362	James S. Phelps	3/23/2012	5/8/2013
Roe 365	Efren Reyes	3/23/2012	5/8/2013
Roe 366	RMG Property Holding Two LLC	3/23/2012	5/8/2013
Roe 367	Steffany J Rohn	3/23/2012	5/8/2013
Roe 369	Melvin K. Rust, Trustee	3/23/2012	5/8/2013
Roe 370	San Ho Huang	3/23/2012	5/8/2013
Roe 371	Chi Shiou Huang - Published as "Chi Shiou Huang"	3/23/2012	5/8/2013
Roe 373	SCS Family Limited Partnership	3/23/2012	5/8/2013
Roe 374	Thomas P. Sherrill	3/23/2012	5/8/2013
Roe 375	Rachel M. Sherrill	3/23/2012	5/8/2013
Roe 376	Patricia C. Simi, Trustee	3/23/2012	5/8/2013
Roe 379	Columbia M. Stenberg, Trustee	3/23/2012	5/8/2013
Roe 382	Christopher S. Sun, Trustee	3/23/2012	5/8/2013
Roe 383	John S. Sun, Trustee	3/23/2012	5/8/2013
Roe 385	Alyce A Togonotti	3/23/2012	5/8/2013
Roe 389	USA Golden Land Investment LLC	3/23/2012	5/8/2013
Roe 392	Roy C. Wang	3/23/2012	5/8/2013
Roe 393	Lucy B. Wang	3/23/2012	5/8/2013
Roe 394	Warm Springs Investments Ltd.	3/23/2012	5/8/2013
Roe 398	West Coast Land Corporation	3/23/2012	5/8/2013
Roe 399	Laurie S. Whicher	3/23/2012	5/8/2013
Roe 400	Joyce P. Whiteside, Trustee	3/23/2012	5/8/2013
Roe 401	Harry Z. Wilson	3/23/2012	5/8/2013
Roe 403	ABC Diamonds Inc.	3/23/2012	5/8/2013
Roe 404	Alesso Lawrence V & Mardean Trust	3/23/2012	5/8/2013
Roe 405	Charles A. Amento	3/23/2012	5/8/2013
Roe 406	Sheila D. Amento	3/23/2012	5/8/2013
Roe 407	Sigitas F. Babusis	3/23/2012	5/8/2013
Roe 408	Banducci Enterprises	3/23/2012	5/8/2013
Roe 409	Banducci Land, L.L.C.	3/23/2012	5/8/2013
Roe 410	Janet Starr Berkey	3/23/2012	5/8/2013
Roe 411	Leslie C. Blenkhorn	3/23/2012	5/8/2013
Roe 412	Cherilyn M. Blenkhorn	3/23/2012	5/8/2013
Roe 414	Mark F. Bramlett	3/23/2012	5/8/2013
Roe 422	Sallie Lynne Chatterton	3/23/2012	5/8/2013
Roe 423	Michael C. Cheiky	3/23/2012	5/8/2013
Roe 424	Charity S. Cheiky	3/23/2012	5/8/2013
Roe 425	Chittea Family Trust	9/21/2015	10/13/2015
Roe 426	Joel Chittea	9/17/2015	10/16/2015
Roe 427	Vivian A. Chittea	3/23/2012	5/8/2013
Roe 428	Yong See Cho	3/23/2012	5/8/2013
Roe 429	CJH Real Properties LLC	3/23/2012	5/8/2013
Roe 431	William Cordova	3/23/2012	5/8/2013
Roe 432	Virginia C. Cordova	3/23/2012	5/8/2013
Roe 433	Eric M Coyle	3/23/2012	5/8/2013
Roe 434	CPH Rosamond LP	3/23/2012	5/8/2013
Roe 435	Susan Elise Simonelli Crockett	3/23/2012	5/8/2013
Roe 438	Jeannette Damron	3/23/2012	5/8/2013



## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 439	De Pietro Limited	3/23/2012	5/8/2013
Roe 441	Dora Land	3/23/2012	5/8/2013
Roe 442	Duncan M.B. Separate Prop Trust	3/23/2012	5/8/2013
Roe 443	Carol A. Durst, Trustee	3/23/2012	5/8/2013
Roe 444	Eagle Meadows of No Edwards 435 LLC	3/23/2012	5/8/2013
Roe 445	East Kern Prop LLC	3/23/2012	5/8/2013
Roe 446	East West Land Invs. Inc.	3/23/2012	5/8/2013
Roe 447	George M. Eastley	9/17/2015	10/16/2015
Roe 449	Sammy L. Edwards	3/23/2012	5/8/2013
Roe 450	Linda D. Edwards	3/23/2012	5/8/2013
Roe 454	Nancy H Evans	3/23/2012	5/8/2013
Roe 459	Farm Estates of the World	3/23/2012	5/8/2013
Roe 460	Fernandez Family Liv Trust	3/23/2012	5/8/2013
Roe 462	Fischer Grandchildrens Trust	3/23/2012	5/8/2013
Roe 463	Fogler, Ronald & Irene P. Trust	3/23/2012	5/8/2013
Roe 468	Mansoor Ghaneean and Fariba Ghaneean Trust	3/23/2012	5/8/2013
Roe 469	Gill Family Trust 1999	3/23/2012	5/8/2013
Roe 470	Gleason Trust	3/23/2012	5/8/2013
Roe 471	Gold Sky Prop. LLC	3/23/2012	5/8/2013
Roe 473	Guerrant Family Trust	3/23/2012	5/8/2013
Roe 474	Jose Guzman	3/23/2012	5/8/2013
Roe 475	Norma Guzman	3/23/2012	5/8/2013
Roe 478	Mary Lou Byerly Harrell	3/23/2012	5/8/2013
Roe 481	Sam Haskins Trust	3/23/2012	5/8/2013
Roe 482	Bob D. Helton Living Trust	3/23/2012	5/8/2013
Roe 483	Herrmann Family Trust	3/23/2012	5/8/2013
Roe 484	HET 2440 LLC	3/23/2012	5/8/2013
Roe 485	Susan B. Hills Family Trust	3/23/2012	5/8/2013
Roe 486	Ho Giang	3/23/2012	5/8/2013
Roe 487	Mylinh Phan	3/23/2012	5/8/2013
Roe 488	Jennifer Chang Ho Family Trust	3/23/2012	5/8/2013
Roe 489	Fela Holzman	9/17/2015	10/16/2015
Roe 490	Jerome I. Holzman	9/17/2015	10/16/2015
Roe 491	H.J. Holzman	9/17/2015	10/16/2015
Roe 492	Horizon Sumitt LLC	3/23/2012	5/8/2013
Roe 493	James T Hsu	3/23/2012	5/8/2013
Roe 494	H Huffnagle	3/23/2012	5/8/2013
Roe 495	Maynard R Huffnagle	3/23/2012	5/8/2013
Roe 498	Iglesia De Dio Pentecostla Mi	3/23/2012	5/8/2013
Roe 499	Invescorp Ltd	3/23/2012	5/8/2013
Roe 503	Javid Investments, L.L.C.	3/23/2012	5/8/2013
Roe 504	Emma Lou Johnson	3/23/2012	5/8/2013
Roe 505	Annette F. Kam	3/23/2012	5/8/2013
Roe 509	Richard M. & Sandra A Lang Family Trust	3/23/2012	5/8/2013
Roe 512	Daniel Bronston Leroy	3/23/2012	5/8/2013
Roe 513	Mary Ann Lewis	3/23/2012	5/8/2013
Roe 514	Lien Family Survivors Trust	3/23/2012	5/8/2013
Roe 515	Christine Lin	3/23/2012	5/8/2013
Roe 516	Los Angeles Land Investment	3/23/2012	5/8/2013
Roe 517	Loyola Marymount University	3/23/2012	5/8/2013
Roe 518	Clark C Lu	3/23/2012	5/8/2013
Roe 519	Danny C Lu	3/23/2012	5/8/2013

## DEFAULTS ENTERED

Doe/Roe No.	Name of Roe Cross-Defendant	Default Entered	Default Posted
Roe 520	Douglas R. McAvoy and Amy M. McAvoy Trust	3/23/2012	5/8/2013
Roe 521	Roberta Merry Family Trust	3/23/2012	5/8/2013
Roe 522	Hans Peter Meyer	3/23/2012	5/8/2013
Roe 523	Ipbi Kim Meyer	3/23/2012	5/8/2013
Roe 525	S Huth-Tanner	3/23/2012	5/8/2013
Roe 526	Jamie Miller	3/23/2012	5/8/2013
Roe 527	Mojave & Tropico LLC	3/23/2012	5/8/2013
Roe 530	Elaine L. Morales	3/23/2012	5/8/2013
Roe 531	Mary B Mower	3/23/2012	5/8/2013
Roe 533	Louise Nichols	9/17/2015	10/16/2015
Roe 535	Joan D. Perkolup	9/17/2015	10/16/2015
Roe 536	Florence A. Perkolup	9/17/2015	10/16/2015
Roe 537	Fred Piwenzky	3/23/2012	5/8/2013
Roe 538	Sachiko Piwenzky	3/23/2012	5/8/2013
Roe 539	Pledge Investment LLC	3/23/2012	5/8/2013
Roe 540	Lulu Edna Pollock	3/23/2012	5/8/2013
Roe 541	Popinjay Corp. N V	3/23/2012	5/8/2013
Roe 542	Donald L. Purviance	3/23/2012	5/8/2013
Roe 544	Ronald A Ralphs	3/23/2012	5/8/2013
Roe 545	Ramos Trust	3/23/2012	5/8/2013
Roe 547	Edgar Reinoso	3/23/2012	5/8/2013
Roe 551	Lori March Scourby	3/23/2012	5/8/2013
Roe 552	Sellsite & United LLC	3/23/2012	5/8/2013
Roe 554	SF Pacific Properties Inc	3/23/2012	5/8/2013
Roe 557	Theodore H Sims, Jr.	3/23/2012	5/8/2013
Roe 559	Mi R Song	3/23/2012	5/8/2013
Roe 560	John Stern and Eleanor Stern Trust	3/23/2012	5/8/2013
Roe 561	Helen H. Stookey	3/23/2012	5/8/2013
Roe 563	John Su	3/23/2012	5/8/2013
Roe 564	Chen Su	3/23/2012	5/8/2013
Roe 565	Supermed Health Inc.	3/23/2012	5/8/2013
Roe 566	Sylvan Vista Development Co.	3/23/2012	5/8/2013
Roe 567	Tamkin Family Trust	3/23/2012	5/8/2013
Roe 569	Tazman, A Limited Liability Company	3/23/2012	5/8/2013
Roe 571	United Customhouse Brokers Inc.	3/23/2012	5/8/2013
Roe 574	Francom G. Watson, Jr.	3/23/2012	5/8/2013
Roe 575	A. Watson	3/23/2012	5/8/2013
Roe 576	Wells Fargo Bank NA	3/23/2012	5/8/2013
Roe 577	Richard A. White and Valerie K. White Trust	3/23/2012	5/8/2013
Roe 578	Wood Family Trust	3/23/2012	5/8/2013
Roe 580	Yeh Vivian Hwa	3/23/2012	5/8/2013
Roe 581	Lincoln Chu Kuen Yung	3/23/2012	5/8/2013
Roe 583	American Landmark Group LLC	3/23/2012	5/8/2013
Roe 585	190 <sup>th</sup> Avenue West, LLC	3/23/2012	5/8/2013
Roe 589	John S. Alesso Jr.	9/17/2015	10/16/2015
Roe 596	Karla Bushnell	3/23/2012	5/8/2013
Roe 597	David Bushnell	3/23/2012	5/8/2013
Roe 601	Dorothy Etta Delia	3/23/2012	5/8/2013
Roe 602	John P Rusk	3/23/2012	5/8/2013
Roe 603	EPIC	3/23/2012	5/8/2013
Roe 604	Smith Development Co.	3/23/2012	5/8/2013
Roe 606	Hamid Ameri	3/23/2012	5/8/2013
Roe 607	Lutz Issleib	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 609	Erlinda Koo	3/23/2012	5/8/2013
Roe 610	Twyla Lake	3/23/2012	5/8/2013
Roe 612	Frank A Lane	3/23/2012	5/8/2013
Roe 613	High Desert Investments LLC.	3/23/2012	5/8/2013
Roe 614	Sol LeShin	3/23/2012	5/8/2013
Roe 615	Carl Proctor Jr.	3/23/2012	5/8/2013
Roe 616	Qwest Engineering Inc.	3/23/2012	5/8/2013
Roe 617	Retlaw Enterprises LLC	3/23/2012	5/8/2013
Roe 619	Robert A. Stoner Properties	3/23/2012	5/8/2013
Roe 620	Ronald H. Carter/Audrey M. Carter Family Trust	3/23/2012	5/8/2013
Roe 621	Clarence E Shetler	3/23/2012	5/8/2013
Roe 625	1st and 41st West LLC	3/23/2012	5/8/2013
Roe 626	20th Street Properties	3/23/2012	5/8/2013
Roe 629	Mehran Abolmoluki	3/23/2012	5/8/2013
Roe 630	Antonio Acosta	3/23/2012	5/8/2013
Roe 631	Miriam Adams	3/23/2012	5/8/2013
Roe 632	Arnold Adicoff	3/23/2012	5/8/2013
Roe 633	James Agalsoff	3/23/2012	5/8/2013
Roe 635	Carlito Aguilar	3/23/2012	5/8/2013
Roe 636	Carmen Aguilar	3/23/2012	5/8/2013
Roe 638	Valentin Aguilar	3/23/2012	5/8/2013
Roe 639	Yolanda Aguilar	3/23/2012	5/8/2013
Roe 641	Martha Akin	3/23/2012	5/8/2013
Roe 642	Jack Albright	3/23/2012	5/8/2013
Roe 644	Casey Alesso	3/23/2012	5/8/2013
Roe 645	Donald Alexander	3/23/2012	5/8/2013
Roe 647	Betty Allen	3/23/2012	5/8/2013
Roe 648	Brunette Allen	3/23/2012	5/8/2013
Roe 649	George Allen	3/23/2012	5/8/2013
Roe 650	Guadalupe Allen	3/23/2012	5/8/2013
Roe 651	Ronald Allen	3/23/2012	5/8/2013
Roe 652	Paul Allison	3/23/2012	5/8/2013
Roe 653	Yvonne Allison	3/23/2012	5/8/2013
Roe 654	Deborah Alluis	3/23/2012	5/8/2013
Roe 655	Jack Alluis	3/23/2012	5/8/2013
Roe 656	Mary Almarez	3/23/2012	5/8/2013
Roe 657	Jorge Alonso	3/23/2012	5/8/2013
Roe 658	Laura Alonso	3/23/2012	5/8/2013
Roe 659	ALP Equipment Sales Inc	3/23/2012	5/8/2013
Roe 660	Felipe Alvarez	3/23/2012	5/8/2013
Roe 661	Roberto Alvarez	3/23/2012	5/8/2013
Roe 663	Mary Alvidrez	3/23/2012	5/8/2013
Roe 664	Richard Alvidrez	3/23/2012	5/8/2013
Roe 666	An Van Phan Tr	3/23/2012	5/8/2013
Roe 667	Beatrice Anderson	3/23/2012	5/8/2013
Roe 670	Renee Anderson	3/23/2012	5/8/2013
Roe 671	Franklin Andrews	3/23/2012	5/8/2013
Roe 672	Treba Andrews	3/23/2012	5/8/2013
Roe 674	Sharon Annis	3/23/2012	5/8/2013
Roe 676	Antelope Valley Allied Arts Assn	3/23/2012	5/8/2013
Roe 677	Antelope Valley Florist Inc	3/23/2012	5/8/2013
Roe 684	Keiko Aoki	3/23/2012	5/8/2013
Roe 685	Jovencio Apostol	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 686	Frances Appleby	3/23/2012	5/8/2013
Roe 687	Thomas Appleby	3/23/2012	5/8/2013
Roe 689	Benedicto Arevalo	3/23/2012	5/8/2013
Roe 690	Nora Arevalo	3/23/2012	5/8/2013
Roe 693	Florence Arnold	3/23/2012	5/8/2013
Roe 694	Lucita Arquileta	3/23/2012	5/8/2013
Roe 695	Rufino Arquileta	3/23/2012	5/8/2013
Roe 697	Arroyo Family Trust	3/23/2012	5/8/2013
Roe 698	Patricia Artigas	3/23/2012	5/8/2013
Roe 699	Noboru Asato	3/23/2012	5/8/2013
Roe 700	Jesus Ascencio	3/23/2012	5/8/2013
Roe 701	Aliza Asher	3/23/2012	5/8/2013
Roe 702	Shaul Asher	3/23/2012	5/8/2013
Roe 705	Gerard Auyong	3/23/2012	5/8/2013
Roe 706	Jane Aveni	3/23/2012	5/8/2013
Roe 707	Lloyd Avery	3/23/2012	5/8/2013
Roe 708	Alan Avrick	3/23/2012	5/8/2013
Roe 711	Jack Baerlein	3/23/2012	5/8/2013
Roe 716	Maria Balice	3/23/2012	5/8/2013
Roe 718	Emiliano Ballesteros	3/23/2012	5/8/2013
Roe 719	Rafael Banales	3/23/2012	5/8/2013
Roe 720	Bernardo Banuelos	3/23/2012	5/8/2013
Roe 721	Rosario Banuelos	3/23/2012	5/8/2013
Roe 723	Ron Banuk	3/23/2012	5/8/2013
Roe 725	Irene Barbeau	3/23/2012	5/8/2013
Roe 726	Ann Barnes	3/23/2012	5/8/2013
Roe 727	Wayne Barnes	3/23/2012	5/8/2013
Roe 728	Terri Baron	3/23/2012	5/8/2013
Roe 729	Joseph Bartfay	3/23/2012	5/8/2013
Roe 730	Selma Bartfay	3/23/2012	5/8/2013
Roe 731	Basrock Woodcreek Gardens	3/23/2012	5/8/2013
Roe 732	Francisco Batino	9/21/2015	10/13/2015
Roe 733	Nancy Bauer	3/23/2012	5/8/2013
Roe 734	A Beasley	3/23/2012	5/8/2013
Roe 735	Teresa Becarra	3/23/2012	5/8/2013
Roe 737	Ikuko Becker	3/23/2012	5/8/2013
Roe 738	James Becker	3/23/2012	5/8/2013
Roe 739	Betty Bederio	3/23/2012	5/8/2013
Roe 740	Beatriz Belisario	3/23/2012	5/8/2013
Roe 741	Luis Belisario	3/23/2012	5/8/2013
Roe 742	Bell Tr	3/23/2012	5/8/2013
Roe 743	Beverly Bellanca	3/23/2012	5/8/2013
Roe 744	Cecilia Beltran	3/23/2012	5/8/2013
Roe 745	Victoria Benner	3/23/2012	5/8/2013
Roe 746	Bensky Living Trust	3/23/2012	5/8/2013
Roe 748	Nancy Benz	3/23/2012	5/8/2013
Roe 750	Gaylyn Berglund	3/23/2012	5/8/2013
Roe 751	Kenneth Berglund	3/23/2012	5/8/2013
Roe 752	Amante Bermundo	3/23/2012	5/8/2013
Roe 754	Ary Biers	3/23/2012	5/8/2013
Roe 755	Robert Biers	3/23/2012	5/8/2013
Roe 756	Sylvia Bigornia	3/23/2012	5/8/2013
Roe 758	Alfons Bimbiris	3/23/2012	5/8/2013
Roe 759	Vera Bimbiris	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 760	Melvin Bittner	3/23/2012	5/8/2013
Roe 763	Catherine Black	3/23/2012	5/8/2013
Roe 764	Anita Blanchard	3/23/2012	5/8/2013
Roe 767	Betty Bliley	3/23/2012	5/8/2013
Roe 768	Eugene Bliley	3/23/2012	5/8/2013
Roe 770	Jose Bocanegra	3/23/2012	5/8/2013
Roe 771	James Bodkin	3/23/2012	5/8/2013
Roe 772	Frank Bodolai	3/23/2012	5/8/2013
Roe 773	Magdalena Bodolai	3/23/2012	5/8/2013
Roe 775	Minh Bosque	3/23/2012	5/8/2013
Roe 776	Gayle Bovee	3/23/2012	5/8/2013
Roe 777	Vicki Bovee	3/23/2012	5/8/2013
Roe 778	Donna Boyer	3/23/2012	5/8/2013
Roe 781	BPP Valley Central	3/23/2012	5/8/2013
Roe 784	Bradley Family Tr	3/23/2012	5/8/2013
Roe 785	Dennis Braly	3/23/2012	5/8/2013
Roe 787	Brasel Family Tr	3/23/2012	5/8/2013
Roe 788	Flora Braun	3/23/2012	5/8/2013
Roe 789	Joe Brewer	3/23/2012	5/8/2013
Roe 794	Patricia Brooks	3/23/2012	5/8/2013
Roe 795	Mary Brosky	3/23/2012	5/8/2013
Roe 796	Vera Brown	3/23/2012	5/8/2013
Roe 797	Evelyn Bruno	3/23/2012	5/8/2013
Roe 798	Thomas Bryk	3/23/2012	5/8/2013
Roe 799	Eugene Buckley	3/23/2012	5/8/2013
Roe 800	Jeanne Buckley	3/23/2012	5/8/2013
Roe 801	Philip Bucknor	3/23/2012	5/8/2013
Roe 802	Donald Buhrmann	3/23/2012	5/8/2013
Roe 803	June Buhrmann	3/23/2012	5/8/2013
Roe 804	Washington Bumanglag	3/23/2012	5/8/2013
Roe 805	Walter Bunch	3/23/2012	5/8/2013
Roe 807	Karen Burgess	3/23/2012	5/8/2013
Roe 808	Randy Burgess	3/23/2012	5/8/2013
Roe 809	Raymond Burns	3/23/2012	5/8/2013
Roe 810	Doretha Burrell	3/23/2012	5/8/2013
Roe 814	Buytkus Family Trust	3/23/2012	5/8/2013
Roe 815	Daniel Byrne	3/23/2012	5/8/2013
Roe 816	David Byrne	3/23/2012	5/8/2013
Roe 820	Belva Caldwell	3/23/2012	5/8/2013
Roe 824	Marvin Calmeson	3/23/2012	5/8/2013
Roe 825	Herminia Camacho	3/23/2012	5/8/2013
Roe 826	Julian Camacho	3/23/2012	5/8/2013
Roe 827	Ricardo Camarena	3/23/2012	5/8/2013
Roe 828	Cambridge Homes, Inc.	3/23/2012	5/8/2013
Roe 829	Bonnie Cameron	3/23/2012	5/8/2013
Roe 830	James Cameron	3/23/2012	5/8/2013
Roe 832	Erika Campbell	3/23/2012	5/8/2013
Roe 837	Lynda Capel	3/23/2012	5/8/2013
Roe 839	Barbara Carey	3/23/2012	5/8/2013
Roe 840	Donald Carey	3/23/2012	5/8/2013
Roe 841	Ernest Caringi	3/23/2012	5/8/2013
Roe 842	Violet Carlisle	3/23/2012	5/8/2013
Roe 843	Timothy Carney	3/23/2012	5/8/2013
Roe 844	Rosendo Carranza	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 847	Toribio Carrasco	3/23/2012	5/8/2013
Roe 848	Irene Carroll	3/23/2012	5/8/2013
Roe 849	James Carroll	3/23/2012	5/8/2013
Roe 850	Bera Carruthers	3/23/2012	5/8/2013
Roe 851	James B Caskey	3/23/2012	5/8/2013
Roe 852	Ruby J Caskey	3/23/2012	5/8/2013
Roe 853	Eugenia Carter	3/23/2012	5/8/2013
Roe 855	Terry Carter	3/23/2012	5/8/2013
Roe 856	Gary Castelan	3/23/2012	5/8/2013
Roe 857	Sharon Castelan	3/23/2012	5/8/2013
Roe 861	Jose Castillo	3/23/2012	5/8/2013
Roe 862	Remedios Castillo	3/23/2012	5/8/2013
Roe 864	Robert & Norma Caudle	3/23/2012	5/8/2013
Roe 865	Aurelia Cayetano	3/23/2012	5/8/2013
Roe 866	Edgardo Cayetano	3/23/2012	5/8/2013
Roe 867	Julia Cecil	3/23/2012	5/8/2013
Roe 868	Ken Cecil	3/23/2012	5/8/2013
Roe 869	Gilbert Cenicerros	3/23/2012	5/8/2013
Roe 870	Edward Cernicky	3/23/2012	5/8/2013
Roe 871	Florence Cernicky	3/23/2012	5/8/2013
Roe 872	Marc Chachuat	3/23/2012	5/8/2013
Roe 873	Sukhdev Chahal	3/23/2012	5/8/2013
Roe 877	Siu Chan	3/23/2012	5/8/2013
Roe 878	Beverly Chandler	3/23/2012	5/8/2013
Roe 879	Burton Chandler	3/23/2012	5/8/2013
Roe 880	Moon Chang	9/17/2015	10/16/2015
Roe 881	Py Chao	3/23/2012	5/8/2013
Roe 883	Christopher Cheung	3/23/2012	5/8/2013
Roe 886	Hu Chi Yu	3/23/2012	5/8/2013
Roe 887	Chou Chiang	3/23/2012	5/8/2013
Roe 888	Tim Chiu	3/23/2012	5/8/2013
Roe 889	Mi Choe	3/23/2012	5/8/2013
Roe 890	Pyong Choe	3/23/2012	5/8/2013
Roe 891	Kenneth Choi	3/23/2012	5/8/2013
Roe 892	Edwin Chong	3/23/2012	5/8/2013
Roe 894	Boniface Choy	3/23/2012	5/8/2013
Roe 898	John Christie	3/23/2012	5/8/2013
Roe 900	Ardathe Christopher	3/23/2012	5/8/2013
Roe 901	Daphne Chu	3/23/2012	5/8/2013
Roe 905	Fred Chung	3/23/2012	5/8/2013
Roe 906	Gabrielle Chung	3/23/2012	5/8/2013
Roe 907	John Cinfio	3/23/2012	5/8/2013
Roe 908	James Cipollone	3/23/2012	5/8/2013
Roe 909	Richard Clark	3/23/2012	5/8/2013
Roe 911	Russell Clawson	3/23/2012	5/8/2013
Roe 912	Gail Clutter	3/23/2012	5/8/2013
Roe 913	Ralph Clutter	3/23/2012	5/8/2013
Roe 914	Lap Co	3/23/2012	5/8/2013
Roe 916	Marc Cole	3/23/2012	5/8/2013
Roe 918	William Collicutt	3/23/2012	5/8/2013
Roe 919	Beatrice Collins	3/23/2012	5/8/2013
Roe 921	Charles Colton	3/23/2012	5/8/2013
Roe 922	Larry Connelly	3/23/2012	5/8/2013
Roe 923	Leo Connelly	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 925	Alan Cook	3/23/2012	5/8/2013
Roe 926	Regina Cooley	3/23/2012	5/8/2013
Roe 927	Denise Cope	3/23/2012	5/8/2013
Roe 928	Thomas Cope	3/23/2012	5/8/2013
Roe 929	Ruby Corder	3/23/2012	5/8/2013
Roe 930	Alfredo Corrales	3/23/2012	5/8/2013
Roe 932	Calvin Cox	3/23/2012	5/8/2013
Roe 935	Ronald Cronk	3/23/2012	5/8/2013
Roe 937	Cora Cruz	3/23/2012	5/8/2013
Roe 938	Felina Cruz	3/23/2012	5/8/2013
Roe 939	Nicasio Cruz	3/23/2012	5/8/2013
Roe 940	Roger Cruz	3/23/2012	5/8/2013
Roe 941	Mike Culha	3/23/2012	5/8/2013
Roe 944	Florin D Souza	3/23/2012	5/8/2013
Roe 945	Anita Dacles	3/23/2012	5/8/2013
Roe 946	Simplicio Dacles	3/23/2012	5/8/2013
Roe 949	Helga Dalley	3/23/2012	5/8/2013
Roe 950	Manfred Dalley	3/23/2012	5/8/2013
Roe 956	Mohammad Daood	3/23/2012	5/8/2013
Roe 957	Saleem Daood	3/23/2012	5/8/2013
Roe 958	Adib Daoud	3/23/2012	5/8/2013
Roe 959	Donna Daugherty	3/23/2012	5/8/2013
Roe 960	Anita Davalos	3/23/2012	5/8/2013
Roe 961	Dominador Davalos	3/23/2012	5/8/2013
Roe 962	Alfred David	3/23/2012	5/8/2013
Roe 965	Douglas Davis	3/23/2012	5/8/2013
Roe 966	James Davis	3/23/2012	5/8/2013
Roe 968	Davis Sibs Inc	3/23/2012	5/8/2013
Roe 977	Sefey Debotoun	3/23/2012	5/8/2013
Roe 978	Angelito Dedios	3/23/2012	5/8/2013
Roe 979	Bruno Deluca	3/23/2012	5/8/2013
Roe 981	Olin Derrick	3/23/2012	5/8/2013
Roe 982	Deneen Deschene	3/23/2012	5/8/2013
Roe 983	Desert Lake L P	3/23/2012	5/8/2013
Roe 984	Juan Diaz	3/23/2012	5/8/2013
Roe 987	Gary Dicks	3/23/2012	5/8/2013
Roe 988	Nick Digulio	3/23/2012	5/8/2013
Roe 989	Richard Dioli	3/23/2012	5/8/2013
Roe 990	Lonzo Dixon	3/23/2012	5/8/2013
Roe 991	Mae Dixon	3/23/2012	5/8/2013
Roe 992	Adelaida Dizon	3/23/2012	5/8/2013
Roe 994	Esteban Donis	3/23/2012	5/8/2013
Roe 995	Mauro Donis	3/23/2012	5/8/2013
Roe 996	Rosalina Donis	3/23/2012	5/8/2013
Roe 997	Virginia Donis	3/23/2012	5/8/2013
Roe 999	Michael Douglas	3/23/2012	5/8/2013
Roe 1000	Katherine Douglass	3/23/2012	5/8/2013
Roe 1001	Borom Douk	3/23/2012	5/8/2013
Roe 1002	S&B Douk	3/23/2012	5/8/2013
Roe 1003	Sokhom Douk	3/23/2012	5/8/2013
Roe 1004	James Downing	3/23/2012	5/8/2013
Roe 1005	Gary Downs	3/23/2012	5/8/2013
Roe 1006	Romnia Drever	3/23/2012	5/8/2013
Roe 1009	Eliseo Dumbrique	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 1010	Cynthia Dunlop	3/23/2012	5/8/2013
Roe 1011	James Dunn	3/23/2012	5/8/2013
Roe 1012	Raymond Dunning	3/23/2012	5/8/2013
Roe 1013	Loc Duong	3/23/2012	5/8/2013
Roe 1014	Harold Dykstra	3/23/2012	5/8/2013
Roe 1015	Teresa Dykstra	3/23/2012	5/8/2013
Roe 1016	Wilbur Dykstra	3/23/2012	5/8/2013
Roe 1017	Dykstra Family Trust	3/23/2012	5/8/2013
Roe 1018	E I C Group et al	3/23/2012	5/8/2013
Roe 1019	Dorothy Earl	3/23/2012	5/8/2013
Roe 1020	Jack Earl	3/23/2012	5/8/2013
Roe 1021	David Earwood	3/23/2012	5/8/2013
Roe 1022	Benjamin Easter	3/23/2012	5/8/2013
Roe 1023	Joanne Ebert	3/23/2012	5/8/2013
Roe 1024	David Eckberg	3/23/2012	5/8/2013
Roe 1025	Paula Eckberg	3/23/2012	5/8/2013
Roe 1026	Dale Eckles	3/23/2012	5/8/2013
Roe 1027	Jean Economou	3/23/2012	5/8/2013
Roe 1028	John Edmonds	3/23/2012	5/8/2013
Roe 1034	Theodore Elness	3/23/2012	5/8/2013
Roe 1035	Rosa Elumba	3/23/2012	5/8/2013
Roe 1036	Zenaida Emms	3/23/2012	5/8/2013
Roe 1037	Rosario Empert	3/23/2012	5/8/2013
Roe 1039	Lorin Ensminger	3/23/2012	5/8/2013
Roe 1040	Catherine Erazim	3/23/2012	5/8/2013
Roe 1041	Catherine Erazim	3/23/2012	5/8/2013
Roe 1043	John Escobar	3/23/2012	5/8/2013
Roe 1044	Rose Esparza	3/23/2012	5/8/2013
Roe 1045	Filomena Espiritu	3/23/2012	5/8/2013
Roe 1046	William Espiritu	3/23/2012	5/8/2013
Roe 1047	Basilio Esquivel	3/23/2012	5/8/2013
Roe 1048	Irma Koburn as Beneficiary of the Estate of Zelda C Schliske Decd	3/23/2012	5/8/2013
Roe 1049	Edelmira Estrada	3/23/2012	5/8/2013
Roe 1050	Hervi Estrada	3/23/2012	5/8/2013
Roe 1053	Carl Fabrizio	3/23/2012	5/8/2013
Roe 1054	Fairview Development LLC	3/23/2012	5/8/2013
Roe 1058	Richard Faria	3/23/2012	5/8/2013
Roe 1060	Deborah Feliciano	3/23/2012	5/8/2013
Roe 1061	Denese Felts	3/23/2012	5/8/2013
Roe 1062	Douglas Felts	3/23/2012	5/8/2013
Roe 1068	Ruth Fike	3/23/2012	5/8/2013
Roe 1069	Claudia Finkel	3/23/2012	5/8/2013
Roe 1071	Mary Fiorito	3/23/2012	5/8/2013
Roe 1073	Joanne Fletcher	3/23/2012	5/8/2013
Roe 1074	Gayle Flores	3/23/2012	5/8/2013
Roe 1075	Maria Flores	3/23/2012	5/8/2013
Roe 1077	Herbert Floyd	3/23/2012	5/8/2013
Roe 1078	Larry Fogleman	3/23/2012	5/8/2013
Roe 1079	Alejandro Fontillas	3/23/2012	5/8/2013
Roe 1080	John Ford	3/23/2012	5/8/2013
Roe 1082	Antonia Fowler	3/23/2012	5/8/2013
Roe 1084	Kevin Frane	3/23/2012	5/8/2013
Roe 1085	Laurel Frane	3/23/2012	5/8/2013



## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 1086	Stephenie Fredrick	3/23/2012	5/8/2013
Roe 1087	Esther Friedman	3/23/2012	5/8/2013
Roe 1088	Joanne Fu	3/23/2012	5/8/2013
Roe 1089	Yoshi Fujisawa	3/23/2012	5/8/2013
Roe 1090	Michi Fukumoto	3/23/2012	5/8/2013
Roe 1093	Jeff Galieti	3/23/2012	5/8/2013
Roe 1094	Jose Galvez	3/23/2012	5/8/2013
Roe 1095	Betty Gambone	3/23/2012	5/8/2013
Roe 1099	Martha Garcia	3/23/2012	5/8/2013
Roe 1101	Rodolfo Garcia	3/23/2012	5/8/2013
Roe 1103	Eduardo Garde	3/23/2012	5/8/2013
Roe 1104	Russellend Garde	3/23/2012	5/8/2013
Roe 1105	Garde Fmly Rev Tr	3/23/2012	5/8/2013
Roe 1107	Hung Gee	3/23/2012	5/8/2013
Roe 1111	Stefan Ghika Budesti	3/23/2012	5/8/2013
Roe 1112	Paul Giang	3/23/2012	5/8/2013
Roe 1114	Gibraltar Homes LLC	3/23/2012	5/8/2013
Roe 1116	George Gillingham	3/23/2012	5/8/2013
Roe 1117	Gisele Schroeder Liv Tr	3/23/2012	5/8/2013
Roe 1118	Drena Glauser	3/23/2012	5/8/2013
Roe 1119	Gary Glenn	3/23/2012	5/8/2013
Roe 1120	Paul Glessner	3/23/2012	5/8/2013
Roe 1122	Benito Gonzales	3/23/2012	5/8/2013
Roe 1123	Erminio Gonzales	3/23/2012	5/8/2013
Roe 1125	Quach Gonzales	3/23/2012	5/8/2013
Roe 1126	Carlos Conzalez	3/23/2012	5/8/2013
Roe 1127	Frances Gonzalez	3/23/2012	5/8/2013
Roe 1128	Gloria Gonzalez	3/23/2012	5/8/2013
Roe 1130	Roque Gonzalez	3/23/2012	5/8/2013
Roe 1131	Tina Gonzalez	3/23/2012	5/8/2013
Roe 1135	Vicente Gose	3/23/2012	5/8/2013
Roe 1136	Christina Goya	3/23/2012	5/8/2013
Roe 1142	William Grant	3/23/2012	5/8/2013
Roe 1144	Barbara Green	3/23/2012	5/8/2013
Roe 1145	Hilda Green	3/23/2012	5/8/2013
Roe 1147	Donna Greenman	3/23/2012	5/8/2013
Roe 1148	Pierre Grember	3/23/2012	5/8/2013
Roe 1150	John Griffin	3/23/2012	5/8/2013
Roe 1154	Gerald Groff	3/23/2012	5/8/2013
Roe 1155	Marian Groff	3/23/2012	5/8/2013
Roe 1156	Lillian Groom	3/23/2012	5/8/2013
Roe 1158	Marge Groven	3/23/2012	5/8/2013
Roe 1159	Lucena Guiang	3/23/2012	5/8/2013
Roe 1160	Cristoval Guillen	3/23/2012	5/8/2013
Roe 1162	Alvaro Gutierrez	3/23/2012	5/8/2013
Roe 1164	Santos Gutierrez	3/23/2012	5/8/2013
Roe 1165	Socorro Gutierrez	3/23/2012	5/8/2013
Roe 1166	Ovidio Guzman	3/23/2012	5/8/2013
Roe 1167	Jin Ha	3/23/2012	5/8/2013
Roe 1168	Young Ha	3/23/2012	5/8/2013
Roe 1170	Susan Hahn	3/23/2012	5/8/2013
Roe 1171	Homa Hamidi	3/23/2012	5/8/2013
Roe 1172	Carrie Hamson	3/23/2012	5/8/2013
Roe 1173	David Hamson	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 1174	Dean Hanano	3/23/2012	5/8/2013
Roe 1175	James Hanlon	3/23/2012	5/8/2013
Roe 1176	James Hanlon	3/23/2012	5/8/2013
Roe 1177	Harald Hansen	3/23/2012	5/8/2013
Roe 1178	Christine Hanson	3/23/2012	5/8/2013
Roe 1180	Willis Hard	3/23/2012	5/8/2013
Roe 1181	Joseph Harnik	3/23/2012	5/8/2013
Roe 1182	David Harper	3/23/2012	5/8/2013
Roe 1183	Diane Harris	3/23/2012	5/8/2013
Roe 1184	James Harris	3/23/2012	5/8/2013
Roe 1185	Karen Harris	3/23/2012	5/8/2013
Roe 1186	Karen Hart	3/23/2012	5/8/2013
Roe 1187	Harvell Family Tr	3/23/2012	5/8/2013
Roe 1188	Gary Hathaway	3/23/2012	5/8/2013
Roe 1190	Donald Haydon	3/23/2012	5/8/2013
Roe 1191	Fusako Hazama	3/23/2012	5/8/2013
Roe 1192	Hideo Hazama	3/23/2012	5/8/2013
Roe 1193	Alice Heggen	3/23/2012	5/8/2013
Roe 1195	James Hemming	9/21/2015	10/13/2015
Roe 1197	Corine Henninger	3/23/2012	5/8/2013
Roe 1198	Antonio Hernandez	3/23/2012	5/8/2013
Roe 1199	Carol Herr	3/23/2012	5/8/2013
Roe 1200	Ronald Hetzner	3/23/2012	5/8/2013
Roe 1201	Geraldine Heynen	3/23/2012	5/8/2013
Roe 1202	HGJ LLC	3/23/2012	5/8/2013
Roe 1207	Eric Hillerman	3/23/2012	5/8/2013
Roe 1208	Marilyn Hinck	3/23/2012	5/8/2013
Roe 1212	Thong Ho	3/23/2012	5/8/2013
Roe 1214	Albert Hobayan	3/23/2012	5/8/2013
Roe 1215	Violeta Hobayan	3/23/2012	5/8/2013
Roe 1216	Paul Hodges	3/23/2012	5/8/2013
Roe 1217	Debra Hodsdon	3/23/2012	5/8/2013
Roe 1218	Steve Hodsdon	3/23/2012	5/8/2013
Roe 1219	Wilbert E. Decd Est of Hoffman	3/23/2012	5/8/2013
Roe 1220	Soledad Holguin	3/23/2012	5/8/2013
Roe 1221	Clarissia Holland	3/23/2012	5/8/2013
Roe 1225	Linda Homan	3/23/2012	5/8/2013
Roe 1226	Mathew Homan	3/23/2012	5/8/2013
Roe 1227	Che Hong	3/23/2012	5/8/2013
Roe 1229	Khai Hong	3/23/2012	5/8/2013
Roe 1231	Tony Hong	3/23/2012	5/8/2013
Roe 1232	Martha Hooper	3/23/2012	5/8/2013
Roe 1233	Gary Hoover	3/23/2012	5/8/2013
Roe 1234	Marilyn Hoover	3/23/2012	5/8/2013
Roe 1235	J Hopper	3/23/2012	5/8/2013
Roe 1240	William Hoskins	3/23/2012	5/8/2013
Roe 1243	Janette Hourani	3/23/2012	5/8/2013
Roe 1244	Leslie Howe	3/23/2012	5/8/2013
Roe 1245	Hsiaoni Chang	3/23/2012	5/8/2013
Roe 1247	Marie Hubbard	3/23/2012	5/8/2013
Roe 1248	Cresencio Huerta	3/23/2012	5/8/2013
Roe 1249	Romeo Hughes	3/23/2012	5/8/2013
Roe 1251	Norman Hines	9/21/2015	10/13/2015
Roe 1252	Robert Hunt	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 1256	Amy Hwang	3/23/2012	5/8/2013
Roe 1258	Hyun Chul Lee	3/23/2012	5/8/2013
Roe 1259	Kiyoshi Ige	3/23/2012	5/8/2013
Roe 1260	Isidro Ignacio	3/23/2012	5/8/2013
Roe 1262	Veronica Ingersoll	3/23/2012	5/8/2013
Roe 1263	Martin Ingram	3/23/2012	5/8/2013
Roe 1265	Pasquale Ioele	3/23/2012	5/8/2013
Roe 1266	Joy Irish	3/23/2012	5/8/2013
Roe 1267	Robert Irish	3/23/2012	5/8/2013
Roe 1271	Fukuyo Twamoto	3/23/2012	5/8/2013
Roe 1274	Dietra Jackson	3/23/2012	5/8/2013
Roe 1276	Arnold Jacobsen	3/23/2012	5/8/2013
Roe 1277	Jagatri L and Xantha Dhawan	3/23/2012	5/8/2013
Roe 1278	Richard James	3/23/2012	5/8/2013
Roe 1279	David Jauregui	3/23/2012	5/8/2013
Roe 1280	Isaura Jauregui	3/23/2012	5/8/2013
Roe 1283	Enid Jeffrey	3/23/2012	5/8/2013
Roe 1286	Bobby Jennings	3/23/2012	5/8/2013
Roe 1287	Patricia Jennings	3/23/2012	5/8/2013
Roe 1289	Enrique Jimenez	3/23/2012	5/8/2013
Roe 1291	Henry Johnson	3/23/2012	5/8/2013
Roe 1294	Betty Jones	3/23/2012	5/8/2013
Roe 1295	Christine Jones	3/23/2012	5/8/2013
Roe 1296	David Jones	3/23/2012	5/8/2013
Roe 1297	Esther Jones	3/23/2012	5/8/2013
Roe 1298	Harold Jones	3/23/2012	5/8/2013
Roe 1301	Morton Juhl	3/23/2012	5/8/2013
Roe 1302	K A Investment Co LLC	3/23/2012	5/8/2013
Roe 1303	Isako Kagehiro	3/23/2012	5/8/2013
Roe 1304	Kenichi Kagehiro	3/23/2012	5/8/2013
Roe 1305	Mitsue Kanamori	3/23/2012	5/8/2013
Roe 1307	Katsuko Kariya	3/23/2012	5/8/2013
Roe 1308	Katsumi Kariya	3/23/2012	5/8/2013
Roe 1309	Nicholas Karthas	3/23/2012	5/8/2013
Roe 1310	Colleen Kasper	3/23/2012	5/8/2013
Roe 1311	Gordon Katsion	3/23/2012	5/8/2013
Roe 1312	Kaufler Trust	3/23/2012	5/8/2013
Roe 1313	Wayne Kawamoto	3/23/2012	5/8/2013
Roe 1314	Nancy Kawamura	3/23/2012	5/8/2013
Roe 1315	Yasuko Kawamura	3/23/2012	5/8/2013
Roe 1316	Keast Fmly Tr	3/23/2012	5/8/2013
Roe 1317	Keck Fmly Tr	3/23/2012	5/8/2013
Roe 1319	Arpineh Keklikian	3/23/2012	5/8/2013
Roe 1320	Missak Keklikian	3/23/2012	5/8/2013
Roe 1321	Marie Kendrick	3/23/2012	5/8/2013
Roe 1324	Joel Kettenring	3/23/2012	5/8/2013
Roe 1325	Pauline Kettenring	3/23/2012	5/8/2013
Roe 1326	Harriet Kettles	3/23/2012	5/8/2013
Roe 1327	Sandra Key	3/23/2012	5/8/2013
Roe 1331	Fadi Khater	3/23/2012	5/8/2013
Roe 1332	Lorna Kila	3/23/2012	5/8/2013
Roe 1334	Soo Kim	3/23/2012	5/8/2013
Roe 1337	Carol Kinat	3/23/2012	5/8/2013
Roe 1338	Chun King	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 1339	William King	3/23/2012	5/8/2013
Roe 1341	Freda Kirkland	3/23/2012	5/8/2013
Roe 1345	Howard Klekar	3/23/2012	5/8/2013
Roe 1346	Frank Klojda	3/23/2012	5/8/2013
Roe 1348	Irene Knapp	3/23/2012	5/8/2013
Roe 1349	Kobayashi Family Trust	3/23/2012	5/8/2013
Roe 1351	Josephine Kollar	3/23/2012	5/8/2013
Roe 1352	William Kooken	3/23/2012	5/8/2013
Roe 1353	John Kostszewa	3/23/2012	5/8/2013
Roe 1354	Marlene Kostszewa	3/23/2012	5/8/2013
Roe 1356	Pamela Kousen	3/23/2012	5/8/2013
Roe 1358	Robert Kramer	3/23/2012	5/8/2013
Roe 1359	David Ku	3/23/2012	5/8/2013
Roe 1360	Sou Ku	3/23/2012	5/8/2013
Roe 1362	Terry Kuchta	3/23/2012	5/8/2013
Roe 1363	Seishi Kumagai	3/23/2012	5/8/2013
Roe 1364	Wei Kung	3/23/2012	5/8/2013
Roe 1366	Julia Kyle	3/23/2012	5/8/2013
Roe 1367	Jean La Porte	3/23/2012	5/8/2013
Roe 1368	Lilia Laguerta	3/23/2012	5/8/2013
Roe 1369	Deloris Lambert	3/23/2012	5/8/2013
Roe 1370	Nancy Lambert	3/23/2012	5/8/2013
Roe 1371	Lancaster Blvd	3/23/2012	5/8/2013
Roe 1372	Lancaster Blvd and 42nd St West	3/23/2012	5/8/2013
Roe 1373	Lancaster New Horizons	3/23/2012	5/8/2013
Roe 1374	Pearl Landau	3/23/2012	5/8/2013
Roe 1375	William Landau	3/23/2012	5/8/2013
Roe 1376	Jesus Landeverde	3/23/2012	5/8/2013
Roe 1378	Roberto Landeros	3/23/2012	5/8/2013
Roe 1382	William Lanier	3/23/2012	5/8/2013
Roe 1383	Ann Lanktree	3/23/2012	5/8/2013
Roe 1386	Bonnie Large	3/23/2012	5/8/2013
Roe 1387	Robert Large	3/23/2012	5/8/2013
Roe 1388	Samson Larranaga	3/23/2012	5/8/2013
Roe 1390	Alton Law	3/23/2012	5/8/2013
Roe 1391	Michael Lawrence	3/23/2012	5/8/2013
Roe 1392	Louie Laymance	3/23/2012	5/8/2013
Roe 1395	Conrado Lazo	3/23/2012	5/8/2013
Roe 1396	Elizabeth Lazo	3/23/2012	5/8/2013
Roe 1398	Loi Le	3/23/2012	5/8/2013
Roe 1400	Suong Le	3/23/2012	5/8/2013
Roe 1401	Yen Le	3/23/2012	5/8/2013
Roe 1402	Cornelius Leary	3/23/2012	5/8/2013
Roe 1404	Margaret Lebrecht	3/23/2012	5/8/2013
Roe 1405	Chi Lee	3/23/2012	5/8/2013
Roe 1406	Delano Lee	3/23/2012	5/8/2013
Roe 1407	Jim Lee	3/23/2012	5/8/2013
Roe 1408	Mai Lee	3/23/2012	5/8/2013
Roe 1409	Ting Lee	3/23/2012	5/8/2013
Roe 1412	Aurelia Legaspi	3/23/2012	5/8/2013
Roe 1413	Felimon Legaspi	3/23/2012	5/8/2013
Roe 1415	Leighton Leno	3/23/2012	5/8/2013
Roe 1416	Nancy Leno	3/23/2012	5/8/2013
Roe 1418	Mariane Lesiak	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 1419	Max Lesiak	3/23/2012	5/8/2013
Roe 1420	Ramie Leung	3/23/2012	5/8/2013
Roe 1425	Rudolfo Libed	3/23/2012	5/8/2013
Roe 1426	Lien Family Survivors Trust	3/23/2012	5/8/2013
Roe 1427	Michael Liggett	3/23/2012	5/8/2013
Roe 1428	Camila Lim	3/23/2012	5/8/2013
Roe 1429	Leonore Limos	3/23/2012	5/8/2013
Roe 1430	Tachung Lin	3/23/2012	5/8/2013
Roe 1431	Donald Linde	3/23/2012	5/8/2013
Roe 1432	Ling Ling Fang	3/23/2012	5/8/2013
Roe 1433	Lilla Liong	3/23/2012	5/8/2013
Roe 1434	Chih Liu	3/23/2012	5/8/2013
Roe 1435	Suh Liu	3/23/2012	5/8/2013
Roe 1436	Shirley Lizotte	3/23/2012	5/8/2013
Roe 1437	Edith Llanda	3/23/2012	5/8/2013
Roe 1438	Lloyd F Avery Tr	3/23/2012	5/8/2013
Roe 1441	Carmelita Locsin	3/23/2012	5/8/2013
Roe 1442	Hilario Locsin	3/23/2012	5/8/2013
Roe 1443	Mary Logue	3/23/2012	5/8/2013
Roe 1444	Thanh Loi	3/23/2012	5/8/2013
Roe 1445	Lola R Johnson Trust	3/23/2012	5/8/2013
Roe 1446	Lombardo Fmly Rev Liv Tr	3/23/2012	5/8/2013
Roe 1448	Thomas Lopac	3/23/2012	5/8/2013
Roe 1449	Mark Lopez	3/23/2012	5/8/2013
Roe 1450	Olivia Lopez	3/23/2012	5/8/2013
Roe 1451	Victor Lopez	3/23/2012	5/8/2013
Roe 1452	Bernard Los Banos	3/23/2012	5/8/2013
Roe 1455	Charles Lowery	3/23/2012	5/8/2013
Roe 1458	Eva Lubbers	3/23/2012	5/8/2013
Roe 1459	Robert Lucero	3/23/2012	5/8/2013
Roe 1460	Maria Ludovico	3/23/2012	5/8/2013
Roe 1461	Mike Ly	3/23/2012	5/8/2013
Roe 1462	Patricia Lynch	3/23/2012	5/8/2013
Roe 1464	Christi Lyons	3/23/2012	5/8/2013
Roe 1465	John Lyons	3/23/2012	5/8/2013
Roe 1466	M14 Development LLC	3/23/2012	5/8/2013
Roe 1467	Bernadette Macadaeg	3/23/2012	5/8/2013
Roe 1468	Jeanenne Mace	3/23/2012	5/8/2013
Roe 1469	Mark Mace	3/23/2012	5/8/2013
Roe 1470	Antonio Macias	3/23/2012	5/8/2013
Roe 1471	Benjamin Macias	3/23/2012	5/8/2013
Roe 1472	Martina Macias	3/23/2012	5/8/2013
Roe 1473	James Mackel	3/23/2012	5/8/2013
Roe 1474	Antonio Madrigal	3/23/2012	5/8/2013
Roe 1475	Cecilia Magalona	3/23/2012	5/8/2013
Roe 1476	Pale Mageo	3/23/2012	5/8/2013
Roe 1477	Patrocinio Maglaya	3/23/2012	5/8/2013
Roe 1478	Robert Magliano	3/23/2012	5/8/2013
Roe 1479	Rosalin Magliano	3/23/2012	5/8/2013
Roe 1480	Rolado Magtaas	3/23/2012	5/8/2013
Roe 1482	Vanna Mak	3/23/2012	5/8/2013
Roe 1483	Angela Malay	3/23/2012	5/8/2013
Roe 1484	Narciso Malit	3/23/2012	5/8/2013
Roe 1485	Lorie Manay	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 1486	Luzviminda Mandac	3/23/2012	5/8/2013
Roe 1487	David Manery	3/23/2012	5/8/2013
Roe 1488	Carol Mannino	3/23/2012	5/8/2013
Roe 1489	Charito Manuel	3/23/2012	5/8/2013
Roe 1492	Charles Manzo	3/23/2012	5/8/2013
Roe 1493	Rudolph Maravich	3/23/2012	5/8/2013
Roe 1494	Maree J De Lano Tr.	3/23/2012	5/8/2013
Roe 1496	Helen Marotta	3/23/2012	5/8/2013
Roe 1497	Alfredo Marquez	3/23/2012	5/8/2013
Roe 1498	Manuela Marquez	3/23/2012	5/8/2013
Roe 1501	Mary Marsh	3/23/2012	5/8/2013
Roe 1503	Byrn Marshall	3/23/2012	5/8/2013
Roe 1506	Alma Martin	3/23/2012	5/8/2013
Roe 1507	Arthur Martin	3/23/2012	5/8/2013
Roe 1508	Barbara Martin	3/23/2012	5/8/2013
Roe 1509	Thomas Martin	3/23/2012	5/8/2013
Roe 1510	Francisco Martinez	3/23/2012	5/8/2013
Roe 1512	Jesus Martinez	3/23/2012	5/8/2013
Roe 1514	Maria Martinez	3/23/2012	5/8/2013
Roe 1515	Robert Martinez	3/23/2012	5/8/2013
Roe 1523	Mildred Mason	3/23/2012	5/8/2013
Roe 1524	Donald Masters	3/23/2012	5/8/2013
Roe 1526	Rosario Mata	3/23/2012	5/8/2013
Roe 1528	Sumiko Matsushima	3/23/2012	5/8/2013
Roe 1529	Fulton Matthews	3/23/2012	5/8/2013
Roe 1530	Matthew Maurice	3/23/2012	5/8/2013
Roe 1531	Shirley Maxilom	3/23/2012	5/8/2013
Roe 1532	Catherine Maxwell	3/23/2012	5/8/2013
Roe 1535	Gustau Mazariegos	3/23/2012	5/8/2013
Roe 1536	Linda Mazariegos	3/23/2012	5/8/2013
Roe 1539	Raymond Mc Kay	3/23/2012	5/8/2013
Roe 1540	B Mc Laren	3/23/2012	5/8/2013
Roe 1541	Brian Mc Laughlin	3/23/2012	5/8/2013
Roe 1542	Rae McAllister	3/23/2012	5/8/2013
Roe 1543	Julienne McCalman	3/23/2012	5/8/2013
Roe 1544	Walter McCalman	3/23/2012	5/8/2013
Roe 1545	Loreta McClain	3/23/2012	5/8/2013
Roe 1546	Susan McCline	3/23/2012	5/8/2013
Roe 1547	Donan McClung	3/23/2012	5/8/2013
Roe 1548	Frederick McCool	3/23/2012	5/8/2013
Roe 1549	Rita McCool	3/23/2012	5/8/2013
Roe 1550	Jerrie McDowell	3/23/2012	5/8/2013
Roe 1551	Patty McGahan	3/23/2012	5/8/2013
Roe 1553	Edwin McNinch	3/23/2012	5/8/2013
Roe 1554	Margaret McNinch	3/23/2012	5/8/2013
Roe 1557	Julian Medina	3/23/2012	5/8/2013
Roe 1558	Juana Mejia	3/23/2012	5/8/2013
Roe 1559	Leonard Mellow	3/23/2012	5/8/2013
Roe 1560	Alfredo Mendoza	3/23/2012	5/8/2013
Roe 1561	Cuauhtemoc Mendoza	3/23/2012	5/8/2013
Roe 1563	Herminia Messier	3/23/2012	5/8/2013
Roe 1564	Leonard Messier	3/23/2012	5/8/2013
Roe 1565	David Meyer	3/23/2012	5/8/2013
Roe 1566	Lisa Meyer	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 1567	Meyer Crest Ltd	3/23/2012	5/8/2013
Roe 1568	Meyer Crest Ltr	3/23/2012	5/8/2013
Roe 1571	Hisao Mihara	3/23/2012	5/8/2013
Roe 1572	Molly Mikel	3/23/2012	5/8/2013
Roe 1573	Sam Mikel	3/23/2012	5/8/2013
Roe 1575	Linda Miller	3/23/2012	5/8/2013
Roe 1576	Nancy Miller	3/23/2012	5/8/2013
Roe 1577	Raymond Miller	3/23/2012	5/8/2013
Roe 1578	Richard Miller	3/23/2012	5/8/2013
Roe 1579	Steven Miller	3/23/2012	5/8/2013
Roe 1582	Roldan Mina	9/17/2015	10/16/2015
Roe 1583	Lieu Minh	3/23/2012	5/8/2013
Roe 1584	Van Minh	3/23/2012	5/8/2013
Roe 1585	Salvador Miranda	3/23/2012	5/8/2013
Roe 1586	Morteza Mirkazemi	3/23/2012	5/8/2013
Roe 1587	Susan Mirkazemi	3/23/2012	5/8/2013
Roe 1590	Janice Mitsushima	3/23/2012	5/8/2013
Roe 1593	Chiung Mo	3/23/2012	5/8/2013
Roe 1595	Bjorn Moene	3/23/2012	5/8/2013
Roe 1596	Celina Molina	3/23/2012	5/8/2013
Roe 1598	Patricio Moneda	3/23/2012	5/8/2013
Roe 1599	Saeed Monfared	3/23/2012	5/8/2013
Roe 1600	Eusebio Montemayor	3/23/2012	5/8/2013
Roe 1601	Maria Montes	3/23/2012	5/8/2013
Roe 1602	Judith Moore	3/23/2012	5/8/2013
Roe 1603	Thomas Moore	3/23/2012	5/8/2013
Roe 1604	William Moore	3/23/2012	5/8/2013
Roe 1605	Michael Moreno	3/23/2012	5/8/2013
Roe 1606	Ritsuko Mori	3/23/2012	5/8/2013
Roe 1607	John Morris	3/23/2012	5/8/2013
Roe 1609	Mary Moses	3/23/2012	5/8/2013
Roe 1610	Firouzeh Motavvef	3/23/2012	5/8/2013
Roe 1611	Mansoor Motavvef	3/23/2012	5/8/2013
Roe 1612	Girard Moughalian	3/23/2012	5/8/2013
Roe 1613	Renate Moughalian	3/23/2012	5/8/2013
Roe 1614	Marilyn Mudgett	3/23/2012	5/8/2013
Roe 1615	Brandon Mullins	3/23/2012	5/8/2013
Roe 1616	Maia Mulvena	3/23/2012	5/8/2013
Roe 1618	Emma Mungia	3/23/2012	5/8/2013
Roe 1620	Dan Munz	3/23/2012	5/8/2013
Roe 1623	Bronwyn Murdock	3/23/2012	5/8/2013
Roe 1624	Estela Muro	3/23/2012	5/8/2013
Roe 1626	Murtaugh Survivors Trust	3/23/2012	5/8/2013
Roe 1628	Duk Myung	3/23/2012	5/8/2013
Roe 1629	Hyun Myung	3/23/2012	5/8/2013
Roe 1631	Mary Nadwodny	3/23/2012	5/8/2013
Roe 1635	Satoye Nakamichi	3/23/2012	5/8/2013
Roe 1636	Yoshito Nakashima	3/23/2012	5/8/2013
Roe 1637	Shizuko Nakawatase	3/23/2012	5/8/2013
Roe 1638	Yoshitaka Nakawatase	3/23/2012	5/8/2013
Roe 1639	Jim Nanamkin	3/23/2012	5/8/2013
Roe 1640	David Naputi	3/23/2012	5/8/2013
Roe 1642	Nationwide Asset Management LP	3/23/2012	5/8/2013
Roe 1643	Charyl Naval	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 1645	Andrea Navarro	3/23/2012	5/8/2013
Roe 1647	Jose Navarro	3/23/2012	5/8/2013
Roe 1651	Dorwin Newman	3/23/2012	5/8/2013
Roe 1652	Shirley Newman	3/23/2012	5/8/2013
Roe 1653	Newsom Family Trust	3/23/2012	5/8/2013
Roe 1654	Binh Ngo	3/23/2012	5/8/2013
Roe 1655	Anthony Nguyen	3/23/2012	5/8/2013
Roe 1656	Danny Nguyen	3/23/2012	5/8/2013
Roe 1657	Frank Nguyen	3/23/2012	5/8/2013
Roe 1658	Ngoc Nguyen	3/23/2012	5/8/2013
Roe 1659	Nguyet Nguyen	3/23/2012	5/8/2013
Roe 1660	Sonnie Nguyen	3/23/2012	5/8/2013
Roe 1661	Thanh Nguyen	3/23/2012	5/8/2013
Roe 1665	Gerard Nicholson	3/23/2012	5/8/2013
Roe 1666	Marie Nicholson	3/23/2012	5/8/2013
Roe 1668	Eric Nishida	3/23/2012	5/8/2013
Roe 1670	Lydia Nixon	3/23/2012	5/8/2013
Roe 1672	Dixie Noel	3/23/2012	5/8/2013
Roe 1674	Mark Noterman	3/23/2012	5/8/2013
Roe 1675	Yvette Noterman	3/23/2012	5/8/2013
Roe 1676	Nancy Nou	3/23/2012	5/8/2013
Roe 1677	Cipriano Noveloso	3/23/2012	5/8/2013
Roe 1678	Dolores Noveloso	3/23/2012	5/8/2013
Roe 1679	Henry Nozaki	3/23/2012	5/8/2013
Roe 1680	Naomi Nozaki	3/23/2012	5/8/2013
Roe 1681	Mary Nutter	3/23/2012	5/8/2013
Roe 1682	Merle Oberg	3/23/2012	5/8/2013
Roe 1683	Timothy Oconnor	3/23/2012	5/8/2013
Roe 1684	Jessie Ohta	3/23/2012	5/8/2013
Roe 1685	Haruto Okihara	3/23/2012	5/8/2013
Roe 1687	Rick Olivas	3/23/2012	5/8/2013
Roe 1688	Olson Family Trust	3/23/2012	5/8/2013
Roe 1691	Adoracion Orara	3/23/2012	5/8/2013
Roe 1692	Francisco Orara	3/23/2012	5/8/2013
Roe 1694	Evelyn Ortega	3/23/2012	5/8/2013
Roe 1695	Joe Mari Ortega	3/23/2012	5/8/2013
Roe 1696	Pedro Ortega	3/23/2012	5/8/2013
Roe 1698	Doris Oshiro	3/23/2012	5/8/2013
Roe 1699	Firooz Oskooi	3/23/2012	5/8/2013
Roe 1705	Charlene Padgett	3/23/2012	5/8/2013
Roe 1706	Roy Padgett	3/23/2012	5/8/2013
Roe 1707	Marta Padilla	3/23/2012	5/8/2013
Roe 1708	Paz Padilla	3/23/2012	5/8/2013
Roe 1709	Claire Padua	3/23/2012	5/8/2013
Roe 1711	Leonida Pagdilao	3/23/2012	5/8/2013
Roe 1712	Julio Palacio	3/23/2012	5/8/2013
Roe 1714	Palmdale 5th Street West LLC	3/23/2012	5/8/2013
Roe 1715	Palmdale Family Housing	3/23/2012	5/8/2013
Roe 1716	Palmdale Lodging Associates LLC	3/23/2012	5/8/2013
Roe 1717	Palmdale Mobile Park LLC	3/23/2012	5/8/2013
Roe 1719	Eugenio Paredes	3/23/2012	5/8/2013
Roe 1721	Choon Park	9/21/2015	10/13/2015
Roe 1722	Inyoung Park	3/23/2012	5/8/2013
Roe 1728	Jose Pastrano	3/23/2012	5/8/2013



## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 1730	Sally Patino	3/23/2012	5/8/2013
Roe 1732	Adrian Pauling	3/23/2012	5/8/2013
Roe 1738	Vicenta Pena	3/23/2012	5/8/2013
Roe 1740	Michael Pereira	3/23/2012	5/8/2013
Roe 1741	Rosa Perez	3/23/2012	5/8/2013
Roe 1742	PH Rosamond LLC	3/23/2012	5/8/2013
Roe 1743	Orrin Phillips	3/23/2012	5/8/2013
Roe 1744	Paul Pieratt	3/23/2012	5/8/2013
Roe 1748	Arthur Pizano	3/23/2012	5/8/2013
Roe 1750	Tavil Ployngam	3/23/2012	5/8/2013
Roe 1751	Perla Pollard	3/23/2012	5/8/2013
Roe 1752	Robert Pollard	3/23/2012	5/8/2013
Roe 1755	Poole Family Tr	3/23/2012	5/8/2013
Roe 1756	Dora Porcari	3/23/2012	5/8/2013
Roe 1760	Robert Potter	3/23/2012	5/8/2013
Roe 1762	Waraya Pratanthip	3/23/2012	5/8/2013
Roe 1764	Romano Procida	3/23/2012	5/8/2013
Roe 1765	Bruno Prodan	3/23/2012	5/8/2013
Roe 1766	Rosa Prodan	3/23/2012	5/8/2013
Roe 1767	PVK Family Limited Ptn	3/23/2012	5/8/2013
Roe 1768	Quan Quoc Pham	3/23/2012	5/8/2013
Roe 1769	Quantumcue Inc	3/23/2012	5/8/2013
Roe 1770	Bella Questin	3/23/2012	5/8/2013
Roe 1773	Mary Quinlan	3/23/2012	5/8/2013
Roe 1774	Theodore Rabena	3/23/2012	5/8/2013
Roe 1776	Armando Raguine	3/23/2012	5/8/2013
Roe 1778	Gay Ralphs	3/23/2012	5/8/2013
Roe 1779	Fred Rampe	3/23/2012	5/8/2013
Roe 1780	Felicitas Ranada	3/23/2012	5/8/2013
Roe 1782	Mahmud Rawjee	3/23/2012	5/8/2013
Roe 1783	Fereidoun Razavi	3/23/2012	5/8/2013
Roe 1784	Clarence Razer	3/23/2012	5/8/2013
Roe 1785	Jean Razer	3/23/2012	5/8/2013
Roe 1786	Joan Reach	3/23/2012	5/8/2013
Roe 1788	Robert Reed	3/23/2012	5/8/2013
Roe 1789	Barbara Reff	3/23/2012	5/8/2013
Roe 1790	Herbert Reff	3/23/2012	5/8/2013
Roe 1791	Mary Reid	3/23/2012	5/8/2013
Roe 1795	Concepcion Reyes	3/23/2012	5/8/2013
Roe 1796	Elizabeth Reyes	3/23/2012	5/8/2013
Roe 1797	Ernesto Reyes	3/23/2012	5/8/2013
Roe 1798	Vicente Reyes	3/23/2012	5/8/2013
Roe 1801	Sei Rhee	3/23/2012	5/8/2013
Roe 1803	Susan Rhoda	3/23/2012	5/8/2013
Roe 1804	Michele Rhoden	3/23/2012	5/8/2013
Roe 1805	Morris Richards	3/23/2012	5/8/2013
Roe 1807	Ronald Ricketts	3/23/2012	5/8/2013
Roe 1810	Anita Rider	3/23/2012	5/8/2013
Roe 1811	Florence Rimando	3/23/2012	5/8/2013
Roe 1812	Ruben Rimando	3/23/2012	5/8/2013
Roe 1813	Maria Rios	3/23/2012	5/8/2013
Roe 1814	Nicolas Rios	3/23/2012	5/8/2013
Roe 1815	Joyce Ripperda	3/23/2012	5/8/2013
Roe 1816	James Rippon	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 1818	George Rivera	3/23/2012	5/8/2013
Roe 1820	David Robbie	3/23/2012	5/8/2013
Roe 1821	Kinue Robbie	3/23/2012	5/8/2013
Roe 1822	Tracy Roberson	3/23/2012	5/8/2013
Roe 1824	Charles Robertson	3/23/2012	5/8/2013
Roe 1825	Albert Rodarte	3/23/2012	5/8/2013
Roe 1826	Concepcion Rodriguez	3/23/2012	5/8/2013
Roe 1827	Guadalupe Rodriguez	3/23/2012	5/8/2013
Roe 1828	Ignacio Rodriguez	3/23/2012	5/8/2013
Roe 1829	John Rodriguez	3/23/2012	5/8/2013
Roe 1831	Roquemore Tr	3/23/2012	5/8/2013
Roe 1832	Russell Rosenberry	3/23/2012	5/8/2013
Roe 1835	Robert Rosenthal	3/23/2012	5/8/2013
Roe 1836	Ross Rebar Co., Inc.	3/23/2012	5/8/2013
Roe 1837	Richard Rottgering	3/23/2012	5/8/2013
Roe 1838	Trisha Rowe	3/23/2012	5/8/2013
Roe 1839	Marshall Rowen	3/23/2012	5/8/2013
Roe 1840	Myra Rowland	3/23/2012	5/8/2013
Roe 1841	Sidney Ru	3/23/2012	5/8/2013
Roe 1842	James Rubenstein	3/23/2012	5/8/2013
Roe 1846	Dewey Runkle	3/23/2012	5/8/2013
Roe 1847	Lynn Ruona	3/23/2012	5/8/2013
Roe 1848	Frederick Ruopp	3/23/2012	5/8/2013
Roe 1849	Berna Russell	3/23/2012	5/8/2013
Roe 1850	Helen Russell	3/23/2012	5/8/2013
Roe 1851	Patricia Ruston	3/23/2012	5/8/2013
Roe 1852	Tom Ruston	3/23/2012	5/8/2013
Roe 1854	Hermogenes Sacman	3/23/2012	5/8/2013
Roe 1860	Katsuji Saito	3/23/2012	5/8/2013
Roe 1861	Gabriel Salazar	3/23/2012	5/8/2013
Roe 1862	Hoger Saleh	3/23/2012	5/8/2013
Roe 1863	Betty Sallen	3/23/2012	5/8/2013
Roe 1864	Joseph Sallen	3/23/2012	5/8/2013
Roe 1865	San Diego French American	3/23/2012	5/8/2013
Roe 1867	Francisco Sanchez	3/23/2012	5/8/2013
Roe 1868	Maria Sanchez	3/23/2012	5/8/2013
Roe 1869	Gregorio Santos	3/23/2012	5/8/2013
Roe 1870	Jose Saromines	3/23/2012	5/8/2013
Roe 1872	Sasaki Family Trust 1995	3/23/2012	5/8/2013
Roe 1873	Karen Sauer	3/23/2012	5/8/2013
Roe 1874	Amy Say	3/23/2012	5/8/2013
Roe 1875	William Schad	3/23/2012	5/8/2013
Roe 1876	Alice Schaeffer	3/23/2012	5/8/2013
Roe 1877	Bud Schaeffer	3/23/2012	5/8/2013
Roe 1884	Judith Schlegel	3/23/2012	5/8/2013
Roe 1885	Stephen Schlegel	3/23/2012	5/8/2013
Roe 1887	Hazel Schoepflin	3/23/2012	5/8/2013
Roe 1888	Niel Schoepflin	3/23/2012	5/8/2013
Roe 1891	John Schulte	3/23/2012	5/8/2013
Roe 1892	Philip Schultz	3/23/2012	5/8/2013
Roe 1893	Betty Scidmore	3/23/2012	5/8/2013
Roe 1894	Robert Scott	3/23/2012	5/8/2013
Roe 1895	Patricia Scruggs	3/23/2012	5/8/2013
Roe 1897	Henry Segrove	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 1898	Florence Seibert	3/23/2012	5/8/2013
Roe 1899	Alvin Selnick	3/23/2012	5/8/2013
Roe 1901	Carl Semotan	3/23/2012	5/8/2013
Roe 1903	Ralph Sexton	3/23/2012	5/8/2013
Roe 1904	Eugenia Shadd	3/23/2012	5/8/2013
Roe 1905	William Shannon	3/23/2012	5/8/2013
Roe 1908	Catherine Shearer	3/23/2012	5/8/2013
Roe 1909	Shearer Marital Trust	3/23/2012	5/8/2013
Roe 1911	Earnest Sherman	3/23/2012	5/8/2013
Roe 1912	Hajime Shibuya	3/23/2012	5/8/2013
Roe 1913	Kyoko Shibuya	3/23/2012	5/8/2013
Roe 1914	Lupe Shimabukuro	3/23/2012	5/8/2013
Roe 1915	Rodney Shimabukuro	3/23/2012	5/8/2013
Roe 1916	Yoshiaki Shimizu	3/23/2012	5/8/2013
Roe 1917	Shogo Shimomura	3/23/2012	5/8/2013
Roe 1918	Alves Shiu	3/23/2012	5/8/2013
Roe 1919	Benjamin Shlomi	3/23/2012	5/8/2013
Roe 1920	Behrouz Shokri	3/23/2012	5/8/2013
Roe 1921	Fariba Shokri	3/23/2012	5/8/2013
Roe 1924	Lolita Sicat	3/23/2012	5/8/2013
Roe 1925	Jakob Siccama	3/23/2012	5/8/2013
Roe 1928	Sierra Gateway Resolution LLC	3/23/2012	5/8/2013
Roe 1930	Edward Simon	3/23/2012	5/8/2013
Roe 1932	Gora Singh	3/23/2012	5/8/2013
Roe 1933	Tina Singh	3/23/2012	5/8/2013
Roe 1935	Esther Siville	3/23/2012	5/8/2013
Roe 1936	Siville Family Trust	3/23/2012	5/8/2013
Roe 1937	Charles Skaggs	3/23/2012	5/8/2013
Roe 1938	Rebecca Skaggs	3/23/2012	5/8/2013
Roe 1939	Georgette Skiadas	3/23/2012	5/8/2013
Roe 1941	Charles Skinner	3/23/2012	5/8/2013
Roe 1942	Sharren Skinner	3/23/2012	5/8/2013
Roe 1943	Frank Small	3/23/2012	5/8/2013
Roe 1945	Chong Smith	3/23/2012	5/8/2013
Roe 1946	Jack Smith	3/23/2012	5/8/2013
Roe 1947	James Smith	3/23/2012	5/8/2013
Roe 1948	Larry Smith	3/23/2012	5/8/2013
Roe 1951	Robert Smith	3/23/2012	5/8/2013
Roe 1953	Gary Snyder	3/23/2012	5/8/2013
Roe 1956	Konstantinos Soteropoulos	3/23/2012	5/8/2013
Roe 1957	Juan Soto	3/23/2012	5/8/2013
Roe 1958	James South	3/23/2012	5/8/2013
Roe 1961	Edward Sovich	3/23/2012	5/8/2013
Roe 1963	T Spenard	3/23/2012	5/8/2013
Roe 1964	Francis Sperling	3/23/2012	5/8/2013
Roe 1965	David Sserunkuma	3/23/2012	5/8/2013
Roe 1967	Virginia Stadler	3/23/2012	5/8/2013
Roe 1969	Alan Stenerson	3/23/2012	5/8/2013
Roe 1971	Teresita Sterkel	3/23/2012	5/8/2013
Roe 1973	Nicole Stetson	3/23/2012	5/8/2013
Roe 1975	Stipancic Tr	3/23/2012	5/8/2013
Roe 1976	Brian Stone	3/23/2012	5/8/2013
Roe 1977	Lois Stover	3/23/2012	5/8/2013
Roe 1980	Wilma Stremel	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 1981	Thomas Striegler	3/23/2012	5/8/2013
Roe 1982	Steve Stubner	3/23/2012	5/8/2013
Roe 1983	Guzel Sturm	3/23/2012	5/8/2013
Roe 1987	Jordan Sugarman	3/23/2012	5/8/2013
Roe 1988	Ruth Sugarman	3/23/2012	5/8/2013
Roe 1991	Eugene Summers	3/23/2012	5/8/2013
Roe 1993	Queenie Summers	3/23/2012	5/8/2013
Roe 1995	Frana Sunjka	3/23/2012	5/8/2013
Roe 1996	Joseph Sunjka	3/23/2012	5/8/2013
Roe 1997	Sunlight Townhome LLC	3/23/2012	5/8/2013
Roe 1998	Lenny Supa	3/23/2012	5/8/2013
Roe 2000	Fadia Sweis	3/23/2012	5/8/2013
Roe 2001	Samir Sweis	3/23/2012	5/8/2013
Roe 2002	Ethel Szeto	3/23/2012	5/8/2013
Roe 2003	T L Squared LLC	3/23/2012	5/8/2013
Roe 2005	Takashi Takagi	3/23/2012	5/8/2013
Roe 2006	Reiko Takashita	3/23/2012	5/8/2013
Roe 2008	Grover Talley	3/23/2012	5/8/2013
Roe 2009	Herbert Tam	3/23/2012	5/8/2013
Roe 2010	Cres Tamayo	3/23/2012	5/8/2013
Roe 2011	Macario Tamayo	3/23/2012	5/8/2013
Roe 2012	Corazon Tan	3/23/2012	5/8/2013
Roe 2013	Fidelino Tan	3/23/2012	5/8/2013
Roe 2014	Alice Tanaka	3/23/2012	5/8/2013
Roe 2015	Roy Tanaka	3/23/2012	5/8/2013
Roe 2017	Robin Taniguchi	3/23/2012	3/12/2014
Roe 2018	Chi-Kwang Tao	3/23/2012	3/12/2014
Roe 2019	Ting-Ning Tao	3/23/2012	3/12/2014
Roe 2020	George Tapia	3/23/2012	5/8/2013
Roe 2021	F Taylor	3/23/2012	3/12/2014
Roe 2026	Fumio Teruya	3/23/2012	3/12/2014
Roe 2027	Hisako Teruya	3/23/2012	3/12/2014
Roe 2032	Mary Thompson	3/23/2012	3/12/2014
Roe 2033	William Thompson	3/23/2012	5/8/2013
Roe 2036	Thyra Retzke Family Trust	3/23/2012	3/12/2014
Roe 2037	Ronald Tichauer	3/23/2012	5/8/2013
Roe 2038	Louise Tiendas	3/23/2012	3/12/2014
Roe 2039	Tertius Tiendas	3/23/2012	3/12/2014
Roe 2041	Chiang Ting	3/23/2012	3/12/2014
Roe 2042	Insurance Title	3/23/2012	3/12/2014
Roe 2043	Title Insurance and Trust Company	3/23/2012	3/12/2014
Roe 2044	Lynn Tivens	3/23/2012	3/12/2014
Roe 2045	Arthur Tobin	3/23/2012	3/12/2014
Roe 2046	Hilda Tobin	3/23/2012	3/12/2014
Roe 2047	Today Investment Group LLC	3/23/2012	5/8/2013
Roe 2050	Alice Tomei	3/23/2012	3/12/2014
Roe 2051	Ralph Tomei	3/23/2012	3/12/2014
Roe 2052	Glen Tomkiewicz	3/23/2012	3/12/2014
Roe 2053	Jill Tomkiewicz	3/23/2012	3/12/2014
Roe 2054	Benny Tomlinson	3/23/2012	3/12/2014
Roe 2055	Dalisay Torres	3/23/2012	3/12/2014
Roe 2056	Edilberto Torres	3/23/2012	3/12/2014
Roe 2057	Nerio Torres	3/23/2012	3/12/2014
Roe 2058	Shirley Torres	3/23/2012	3/12/2014

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 2059	Victor Torres	3/23/2012	3/12/2014
Roe 2061	Felipe Tovar	3/23/2012	5/8/2013
Roe 2063	Huynh Tran	3/23/2012	3/12/2014
Roe 2064	Jeannie Tran	3/23/2012	3/12/2014
Roe 2065	Sharon Tremblay	3/23/2012	3/12/2014
Roe 2066	Emma Trochim	3/23/2012	3/12/2014
Roe 2069	Jenny Truong	3/23/2012	3/12/2014
Roe 2071	Liu Fang Tsen	3/23/2012	3/12/2014
Roe 2073	Gail Tshako	3/23/2012	3/12/2014
Roe 2074	John Tshako	3/23/2012	3/12/2014
Roe 2078	Arthur Ulat	3/23/2012	3/12/2014
Roe 2079	Eldena Ulat	3/23/2012	3/12/2014
Roe 2080	Richard Unfried	3/23/2012	3/12/2014
Roe 2081	Hoa Uong	3/23/2012	3/12/2014
Roe 2083	Leslie Urban	3/23/2012	3/12/2014
Roe 2084	Civ Ushigome	3/23/2012	3/12/2014
Roe 2086	Amelia Uyehara	3/23/2012	3/12/2014
Roe 2087	Eddie Uyehara	3/23/2012	3/12/2014
Roe 2090	Elpidio Valdez	3/23/2012	3/12/2014
Roe 2092	Max Van Runkle	3/23/2012	5/8/2013
Roe 2093	Evangeline Vance	3/23/2012	5/8/2013
Roe 2094	Donna Vandergroen	3/23/2012	5/8/2013
Roe 2095	Ronald Vandergroen	3/23/2012	5/8/2013
Roe 2096	Victor Varela	3/23/2012	5/8/2013
Roe 2097	Danny Vaughn	3/23/2012	5/8/2013
Roe 2098	Gil Velchez	3/23/2012	5/8/2013
Roe 2099	Lolita Velchez	3/23/2012	5/8/2013
Roe 2100	Velur Properties LLC	3/23/2012	5/8/2013
Roe 2101	Venture Industrial LLC	3/23/2012	5/8/2013
Roe 2102	Crispino Vicari	3/23/2012	5/8/2013
Roe 2103	Isaias Vicens	3/23/2012	5/8/2013
Roe 2104	Bertha Villagomez	3/23/2012	5/8/2013
Roe 2105	Jose Villalpando	3/23/2012	5/8/2013
Roe 2106	Norma Villarente	3/23/2012	5/8/2013
Roe 2107	Doris Villegas	3/23/2012	5/8/2013
Roe 2108	Gregario Villegas	3/23/2012	5/8/2013
Roe 2109	Margarita Viloría	3/23/2012	5/8/2013
Roe 2110	Edward Vilt	3/23/2012	5/8/2013
Roe 2111	Rodger Virtue	3/23/2012	5/8/2013
Roe 2112	Danny Visitacion	3/23/2012	5/8/2013
Roe 2113	Sally Visitacion	9/21/2015	10/13/2015
Roe 2117	Richard Vonborcke	3/23/2012	5/8/2013
Roe 2118	Elisa Vondra	3/23/2012	5/8/2013
Roe 2119	James Vondra	3/23/2012	5/8/2013
Roe 2121	Robert Wade	3/23/2012	5/8/2013
Roe 2124	Daniel Walden	3/23/2012	5/8/2013
Roe 2125	Cecil Walker	3/23/2012	5/8/2013
Roe 2126	Grace Walker	3/23/2012	5/8/2013
Roe 2127	Patricia Wallace	3/23/2012	5/8/2013
Roe 2128	William Wallace	3/23/2012	5/8/2013
Roe 2134	Wong Wang	3/23/2012	5/8/2013
Roe 2135	William Warmington	3/23/2012	5/8/2013
Roe 2136	James Warner	3/23/2012	5/8/2013
Roe 2137	Leigh Warner	3/23/2012	5/8/2013

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 2138	Amy Watson	3/23/2012	5/8/2013
Roe 2139	Elizabeth Weaver	3/23/2012	5/8/2013
Roe 2140	George Webb	3/23/2012	5/8/2013
Roe 2141	Cecilia Wei	3/23/2012	5/8/2013
Roe 2142	Chung Wei	3/23/2012	5/8/2013
Roe 2143	Suhmei Wei	3/23/2012	5/8/2013
Roe 2145	Ival West	3/23/2012	5/8/2013
Roe 2147	Richard Wheaton	3/23/2012	5/8/2013
Roe 2148	Betty White	3/23/2012	5/8/2013
Roe 2149	Edward White	3/23/2012	5/8/2013
Roe 2150	James White	3/23/2012	5/8/2013
Roe 2151	Loretta White	3/23/2012	5/8/2013
Roe 2152	Vivian White	3/23/2012	5/8/2013
Roe 2153	Walt White	3/23/2012	5/8/2013
Roe 2158	Gary Wilcox	3/23/2012	5/8/2013
Roe 2160	Cynthia Williams	3/23/2012	5/8/2013
Roe 2161	Ronlld Williams	3/23/2012	5/8/2013
Roe 2162	Williams Fmly Tr	3/23/2012	5/8/2013
Roe 2164	Donald Wilson	3/23/2012	5/8/2013
Roe 2168	Wilson Family Tr	3/23/2012	5/8/2013
Roe 2169	Donald Winkler	3/23/2012	5/8/2013
Roe 2170	Susan Winkler	3/23/2012	5/8/2013
Roe 2171	Theresa Winters	3/23/2012	5/8/2013
Roe 2172	WKR360-6 LLC	3/23/2012	5/8/2013
Roe 2173	Heatwig Wloczyk	3/23/2012	5/8/2013
Roe 2175	Margaret Wolfe	3/23/2012	5/8/2013
Roe 2176	Otis Wolfe	3/23/2012	5/8/2013
Roe 2177	Gary Wong	3/23/2012	5/8/2013
Roe 2179	Mai Wong	3/23/2012	5/8/2013
Roe 2180	Karen Wonnell	3/23/2012	5/8/2013
Roe 2182	Robert Woodall	3/23/2012	5/8/2013
Roe 2185	Mary Wray	3/23/2012	5/8/2013
Roe 2186	Emiko Wright	3/23/2012	5/8/2013
Roe 2189	Robert Wright	3/23/2012	5/8/2013
Roe 2192	Roobik Yaghoubi	3/23/2012	5/8/2013
Roe 2193	Antonio Yago	3/23/2012	5/8/2013
Roe 2194	Grace Yamada	3/23/2012	5/8/2013
Roe 2195	Maria Yanez	3/23/2012	5/8/2013
Roe 2196	Wendy Yang	3/23/2012	5/8/2013
Roe 2197	Joseph Yankovich	3/23/2012	5/8/2013
Roe 2198	Monica Yeomans	3/23/2012	5/8/2013
Roe 2199	Tammy Yin	3/23/2012	5/8/2013
Roe 2201	Barney Yoshino	3/23/2012	5/8/2013
Roe 2202	Carlos Young	3/23/2012	5/8/2013
Roe 2203	Julie Young	3/23/2012	5/8/2013
Roe 2204	Kim Young	3/23/2012	5/8/2013
Roe 2205	Bob Yu	3/23/2012	5/8/2013
Roe 2206	Kyu Yu	3/23/2012	5/8/2013
Roe 2207	Brian Yung	3/23/2012	5/8/2013
Roe 2210	Coral Zedicher	3/23/2012	5/8/2013
Roe 2211	Donald Zedicher	3/23/2012	5/8/2013
Roe 2212	Hao Zhan	3/23/2012	5/8/2013
Roe 2213	Stanley Zimmerman	3/23/2012	5/8/2013
Roe 2214	Milton Zucker	3/23/2012	5/8/2013

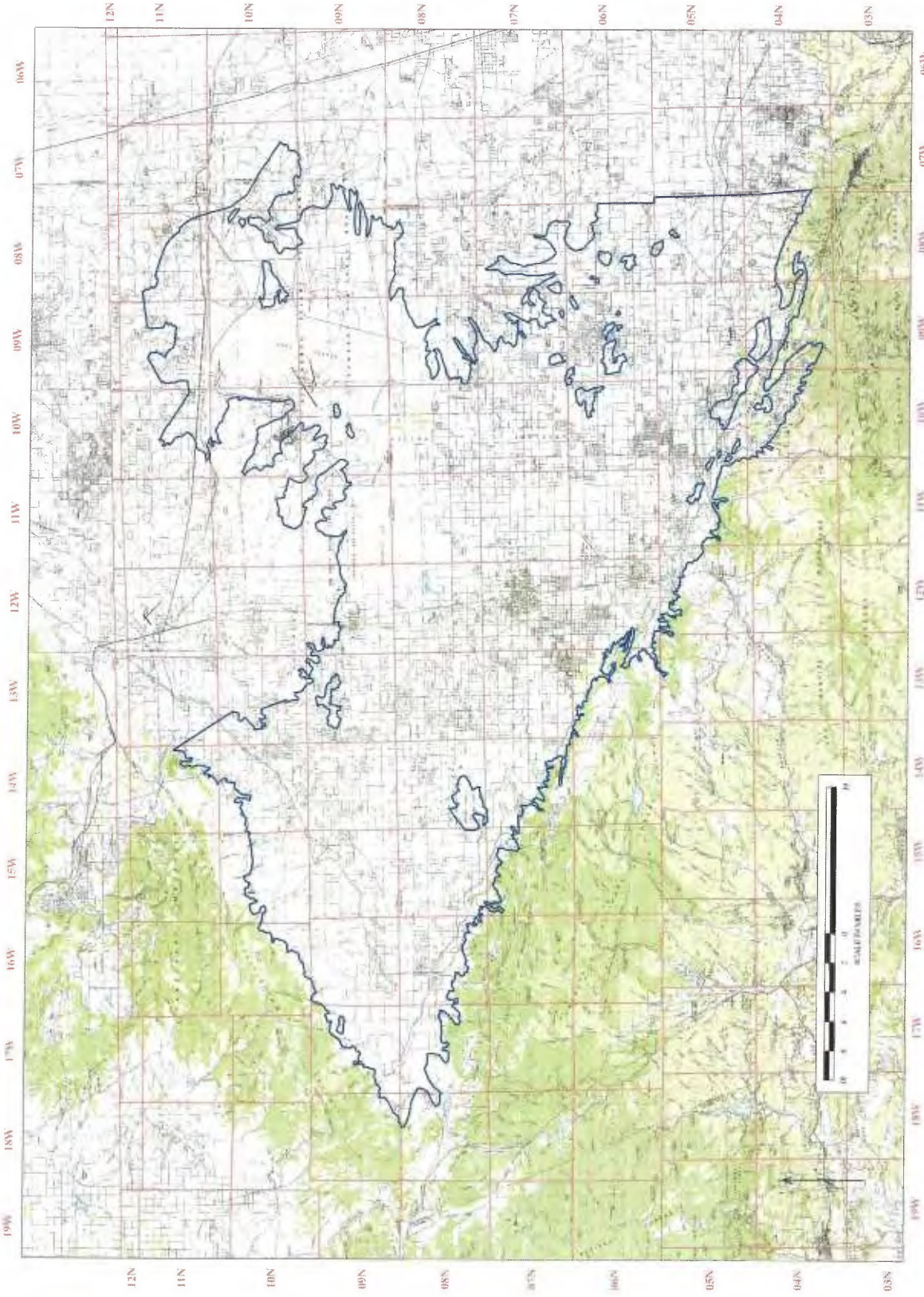
## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 2215	Natalie Zucker	3/23/2012	5/8/2013
Roe 2218	Charlotte Zwinger	3/23/2012	5/8/2013
Roe 2219	Mark Mc Nerney	3/23/2012	5/8/2013
Roe 2221	Jon Safranek	3/23/2012	5/8/2013
Roe 2224	Robert Jones	3/23/2012	5/8/2013
Roe 2225	James Jones	3/23/2012	5/8/2013
Roe 2226	Adriana Balderra	3/23/2012	5/8/2013
Roe 2231	Donald Johnson	3/23/2012	5/8/2013
Roe 2232	Richard Peters	3/23/2012	5/8/2013
Roe 2239	Sam Sarieddine	3/23/2012	5/8/2013
Roe 2240	Mitchell Truesdale	3/23/2012	5/8/2013
Roe 2241	Keith Calhoun	3/23/2012	5/8/2013
Roe 2242	Barbara Schultz	3/23/2012	5/8/2013
Roe 2243	Bruce Sylvies	3/23/2012	5/8/2013
Roe 2244	Philip Schultz	3/23/2012	5/8/2013
Roe 2245	Dralle	3/23/2012	5/8/2013
Roe 2248	Alba Castillo	3/23/2012	5/8/2013
Roe 2249	Selton Phillips	3/23/2012	5/8/2013
Roe 2250	Moises Merestela	3/23/2012	5/8/2013
Roe 2251	Diana Burke	3/23/2012	5/8/2013
Roe 2253	Stanley Vong	3/23/2012	5/8/2013
Roe 2254	Larry Wilborn	3/23/2012	5/8/2013
Roe 2255	Michie Wilborn	3/23/2012	5/8/2013
Roe 2256	John Lazarus	3/23/2012	5/8/2013
Roe 2257	Lambartha Vandenberg Tr	3/23/2012	5/8/2013
Roe 2260	George Sack	3/23/2012	5/8/2013
Roe 2261	Palmdale Mobile Frank LLC	3/23/2012	5/8/2013
Roe 2265	John Griffin	3/23/2012	5/8/2013
Roe 2267	Porter Sprolls	3/23/2012	5/8/2013
Roe 2268	Albert Gaba	3/23/2012	5/8/2013
Roe 2269	Delia Gaba	3/23/2012	5/8/2013
Roe 2270	Audrey Sprolls	3/23/2012	5/8/2013
Roe 2272	Francisco Batino	3/23/2012	5/8/2013
Roe 2274	Bar Or Carmit	3/23/2012	5/8/2013
Roe 2275	Joseph Kinkoopf	3/23/2012	5/8/2013
Roe 2276	Tina Kinkoopf	3/23/2012	5/8/2013
Roe 2277	Jerry F. Shotbolt / Shotbolt Family Trust	3/23/2012	5/8/2013
Roe 2279	Benjamin C Both	3/23/2012	5/8/2013
Roe 2280	Christina D Both	3/23/2012	5/8/2013
Roe 2283	Manuel Ariliano	3/23/2012	5/8/2013
Roe 2284	Leodegaria A Ariliano	3/23/2012	5/8/2013
Roe 2285	Sandra Pastor	3/23/2012	5/8/2013
Roe 2286	Erik R. Hermann / Hermann Trust	3/23/2012	5/8/2013
Roe 2287	Julia A Hermann / Hermann Trust	3/23/2012	5/8/2013
Roe 2288	Albert T Rodriguez	3/23/2012	5/8/2013
Roe 2289	Edelmira B Rodriguez	3/23/2012	5/8/2013
Roe 2292	Juan A Valenzuela	3/23/2012	5/8/2013
Roe 2294	Vicki Atkins / Atkins Trust	3/23/2012	5/8/2013
Roe 2295	Stephen D Wahl	3/23/2012	5/8/2013
Roe 2296	Mettler Valley Mutual Water Co.	3/23/2012	5/8/2013
Roe 2302	John P. Starros	8/11/2015	8/21/2015
Roe 2305	Frank A. Small	8/11/2015	8/21/2015
Roe 2316	Joshua Acres Mutual Water Company	8/11/2015	8/21/2015
Roe 2318	40th St Mutual Water Company	2/17/2015	4/1/2015

## DEFAULTS ENTERED

<b>Doe/Roe No.</b>	<b>Name of Roe Cross-Defendant</b>	<b>Default Entered</b>	<b>Default Posted</b>
Roe 2323	Lucky 18 on Rosamond, LLC	2/17/2015	4/1/2015





**Jurisdictional Boundary  
Antelope Valley Groundwater Adjudication**

**EXHIBIT 2**

Judicial Council Coordination  
 Proceeding No. 4408  
 Santa Clara Case No.: 1-05-CV-049053

<b>Producer Name</b>	<b>Non-Overlying Production Rights (in Acre-Feet)</b>	<b>Percentage Share of Adjusted Native Safe Yield</b>
Los Angeles County Waterworks District No. 40	6,789.26	9.605%
Palmdale Water District	2,769.63	3.918%
Little Rock Creek Irrigation District	796.58	1.127%
Quartz Hill Water District	563.73	0.798%
Rosamond Community Services District	404.42	0.572%
Palm Ranch Irrigation District	465.69	0.659%
Desert Lake Community Services District	73.53	0.104%
California Water Service Company	343.14	0.485%
North Edwards Water District	49.02	0.069%
Boron Community Services District	50.00	0.071%
West Valley County Water District	40.00	0.057%
<b>Total Acre Feet:</b>	<b>12,345.00</b>	

**Judicial Council Coordination  
 Proceeding No. 4408  
 Santa Clara Case No.: 1-05-CV-049053**

<b>Producer Name</b>	<b>Pre-Rampdown Production</b>	<b>Overlying Production Rights</b>	<b>Percentage Share of Adjusted Native Safe Yield</b>
60th Street Association Water System	2.16	2.16	0.003%
Adams Bennett Investments, LLC	0.00	0.00	0.000%
Antelope Park Mutual Water Company	208.75	169.89	0.240%
Antelope Valley Joint Union High School District	71.74	41.00	0.058%
Antelope Valley Mobile Estates	19.88	8.75	0.012%
Antelope Valley Water Storage LLC	1772.00	1772.00	2.507%
Aqua-J Mutual Water Company	44.90	44.35	0.063%
AV Solar Ranch 1, LLC	96.00	96.00	0.136%
AVEK	4000.00	3550.00	5.022%
Averydale Mutual Water Company	257.95	254.35	0.360%
Gene Bahlman	5.25	5.00	0.007%
Baxter Mutual Water Company	44.75	35.02	0.050%
Mark W. and Nancy L. Benz	1.00	1.00	0.001%
Big Rock Mutual Water Company	0.00	0.00	0.000%
Bleich Flat Mutual Water Company	33.50	33.50	0.047%
Sheldon R. Blum, Trustee of the 1998 Sheldon R. Blum Family Trust	50.00	50.00	0.071%
Bolthouse Properties LLC	16805.89	9945.00	14.069%
Thomas and Julie Bookman 2007 Trust	272.50	136.00	0.192%
James and Elizabeth Bridwell	1.00	1.00	0.001%
Brittner Trust, Glen Brittner, Trustee	4.00	4.00	0.006%
Burrows/300 A40 H LLC	295.00	295.00	0.417%
John A. Calandri; Calandri Water Company, LLC; John A. Calandri and Shannon C. Calandri as cotrustees of "The John and Shannon Calandri 1992 Trust"; Katherine J. Calandri Nelson, Trustee of "The Katherine J. Calandri Nelson 2008 Trust"	3803.00	1776.00	2.512%
Sal and Connie Cardile	1.00	1.00	0.001%
Irma Ann Carle Trust, Irma-Anne Carle, Trustee	1.00	1.00	0.001%
Effren Chavez	44.00	44.00	0.062%
C. Louise R. Close Living Trust	1.00	1.00	0.001%
Colorado Mutual Water Co.	25.90	25.54	0.036%
Copa De Oro Land Company	325.00	325.00	0.460%
County Sanitation Districts of Los Angeles #14 and 20	8000.00	3400.00	4.810%
Del Sur Ranch LLC	600.00	600.00	0.849%
Diamond Farming Co. LLC/Crystal Organic LLC/Grimmway/Lapis	3354.00	1986.00	2.810%
Randall and Billie Dickey	1.00	1.00	0.001%
El Dorado Mutual Water Company	276.05	272.16	0.385%
eSolar Inc.; Red Dawn Suntower LLC	150.00	150.00	0.212%
eSolar, Inc.; Sierra Sun Tower, LLC	5.76	3.00	0.004%
eSolar Inc.; Tumbleweed Suntower LLC	0.00	0.00	0.000%
Lawrence Dean Evans, Jr. and Susan Evans	1.00	1.00	0.001%

**Judicial Council Coordination  
 Proceeding No. 4408  
 Santa Clara Case No.: 1-05-CV-049053**

<b>Producer Name</b>	<b>Pre-Rampdown Production</b>	<b>Overlying Production Rights</b>	<b>Percentage Share of Adjusted Native Safe Yield</b>
Evergreen Mutual Water Company	69.50	68.54	0.097%
Ruth C. Findley	1.00	1.00	0.001%
First Mutual Water Company	15.62	5.25	0.007%
Leah Frankenberg	1.00	1.00	0.001%
Denise Godde, Steven F. Godde, Pamela M. Godde and Gary M. Godde; Denise Godde and Steven Godde as Trustees of the D & S Godde Trust	1461.50	683.00	0.966%
Gorrindo Resourceful LLC	629.00	629.00	0.890%
Granite Construction Company (Big Rock Facility)	126.00	126.00	0.178%
Granite Construction Company (Little Rock Sand and Gravel, Inc.)	400.00	234.00	0.331%
LAURA GRIFFIN, trustee of the FAMILY BYPASS TRUST created under the LEONARD W. GRIFFIN AND LAURA GRIFFIN TRUST, dated July 9, 1993	1170.00	668.00	0.945%
H & N Development Co. West Inc.	1799.75	808.00	1.143%
Jane Healy and Healy Enterprises Inc.	700.00	700.00	0.990%
Gailen W. Kyle and Julie Kyle, Trustees of The Kyle Revocable Living Trust	9275.00	3670.00	5.192%
Land Projects Mutual Water Co.	622.50	613.54	0.868%
Landale Mutual Water Co.	157.75	155.57	0.220%
Landinv Inc	2000.00	969.00	1.371%
Lands of Promise Mutual Water Company	64.61	21.69	0.031%
G. Lane Family (Frank and Yvonne Lane 1993 Family Trust, Little Rock Sand and Gravel, Inc., George and Charlene Lane Family Trust) [Does not include water pumped on land leased to Granite Construction]	1402.00	773.00	1.094%
James M. Leer, III and Diana Leer	1.00	1.00	0.001%
Littlerock Aggregate Co., Inc., Holliday Rock Co., Inc.	405.00	151.00	0.214%
Llano Del Rio Water Company	572.65	279.00	0.395%
Llano Mutual Water Company	0.00	0.00	0.000%
City of Los Angeles, Department of Airports	7851.00	3975.00	5.623%
Jose M. Maritorenna & Marie P. Maritorenna, Trustees of the Maritorenna Living Trust Dated March 16, 1993	3800.55	1775.00	2.511%
Dennis M. and Diane K. McWilliams	1.00	1.00	0.001%
Richard Miner	1089.40	999.00	1.413%
Miracle Improvement Corporation dba Golden Sands Mobile Home Park dba Golden Sands Trailer Park	45.40	27.00	0.038%
Barry and Sharon Munz 2014 Revocable Trust, Terry A. & Kathleen M. Munz	5.00	5.00	0.007%
Eugene B. Nebeker	4016.00	1775.00	2.511%

**Judicial Council Coordination  
 Proceeding No. 4408  
 Santa Clara Case No.: 1-05-CV-049053**

<b>Producer Name</b>	<b>Pre-Rampdown Production</b>	<b>Overlying Production Rights</b>	<b>Percentage Share of Adjusted Native Safe Yield</b>
Richard Nelson, Willow Springs Co.	180.65	135.00	0.191%
Northrop Grumman Systems Corporation	2.00	2.00	0.003%
NRG Solar Alpine, LLC	64.21	38.00	0.054%
R AND M RANCH, INC.	1458.00	686.00	0.970%
John and Adrienne Reca	501.45	251.00	0.355%
Suzanne J. Richter	1.00	1.00	0.001%
Rosamond High School	586.40	202.23	0.286%
Rosamond Ranch, LP	598.00	598.00	0.846%
Rose Villa Apartments	22.72	7.62	0.011%
Sahara Nursery and Farm	22.18	22.00	0.031%
Saint Andrew's Abbey, Inc.	175.00	102.00	0.144%
Lawrence J. Schilling and Mary P. Schilling, Trustees of the L&M Schilling 1992 Family Trust	4.00	4.00	0.006%
Lilia Mabel Selak, TTEE; Barbara Aznarez Decd Trust and Selak, Mabel Trust	150.00	150.00	0.212%
Service Rock Products, L.P.	503.00	267.00	0.378%
SGS Antelope Valley Development, LLC	57.00	57.00	0.081%
Shadow Acres Mutual Water Company	52.60	51.74	0.073%
Sheep Creek Water Co.	0.00	0.00	0.000%
Jeffrey and Nancee Siebert	200.00	106.00	0.150%
Sonrise Ranch, LLC	662.00	0.00	0.000%
Southern California Edison Company	17.75	8.00	0.011%
Sundale Mutual Water Company	472.23	472.23	0.668%
Sunnyside Farms Mutual Water Company, Inc.	75.40	74.26	0.105%
Tejon Ranchcorp and Tejon Ranch Co.	3414.00	1634.00	2.312%
Tierra Bonita Mutual Water Company	40.75	40.32	0.057%
Tierra Bonita Ranch	505.00	430.00	0.608%
Triple M Property Co.	15.00	15.00	0.021%
Turk Trust dated December 16, 1998	1.00	1.00	0.001%
Marie A. Unini and Robert J. LeClair	1.00	1.00	0.001%
U.S. Borax	1905.00	1905.00	2.695%
Craig Van Dam, Marta Van Dam, Nick Van Dam, Janet Van Dam	1037.00	640.00	0.905%
Gary Van Dam, Gertrude Van Dam, Delmar Van Dam, Delmar D. Van Dam and Gertrude J. Van Dam, as Trustees of the Delmar D. and Gertrude J. Van Dam Family Trust – 1996, Craig Van Dam, Marta Van Dam, High Desert Dairy Partnership, High Desert Dairy	9931.50	3215.00	4.548%
Vulcan Materials Co., Vulcan Lands Inc., Consolidated Rock Products Co., Calmat Land Co., and allied Concrete & Materials	519.10	260.00	0.368%
WAGAS Land Company LLC	984.15	580.00	0.821%
WDS California II, LLC	2397.00	1159.00	1.640%
Michael and Dolores A. Weatherbie	1.00	1.00	0.001%

Judicial Council Coordination  
 Proceeding No. 4408  
 Santa Clara Case No.: 1-05-CV-049053

Producer Name	Pre-Rampdown Production	Overlying Production Rights	Percentage Share of Adjusted Native Safe Yield
West Side Park Mutual Water Co.	280.75	276.86	0.392%
White Fence Farms Mutual Water Co.	783.05	772.13	1.092%
Donna Wilson	10.00	7.00	0.010%
William Fisher Memorial Water Company	4.53	4.53	0.006%
<b>Totals</b>	<b>105878.08</b>	<b>58322.23</b>	

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**CONFORMED COPY  
OF ORIGINAL FILED  
Los Angeles Superior Court**

JUL 18 2011

John A. Clarke, Executive Officer/Clerk

By Raul Sanchez, Dept

**SUPERIOR COURT OF CALIFORNIA  
COUNTY OF LOS ANGELES**

**ANTELOPE VALLEY GROUNDWATER  
CASES**

Judicial Council Coordination  
Proceeding No. 4408

Included Consolidated Actions:

Lead Case No. BC 325 201

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

**STATEMENT OF DECISION  
PHASE THREE TRIAL**

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

Judge: Honorable Jack Komar

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 353 840, RIC 344 436, RIC 344 668

Rebecca Lee Willis v. Los Angeles County  
Waterworks District No. 40  
Superior Court of California, County of Los  
Angeles, Case No. BC 364 553

Richard A. Wood v. Los Angeles County  
Waterworks District No. 40  
Superior Court of California, County of Los

*Antelope Valley Groundwater Litigation (Consolidated Cases)  
Los Angeles County Superior Court, Lead Case No. BC 325 201*



2  
3 The standard for a statement of decision as set forth in Code of Civil Procedure section  
4 632 requires a court to explain “. . . the legal and factual basis for its decision as to each of the  
5 principal controverted issues at trial. . . .” Case law is clear that a court must provide the factual  
6 and legal basis for the decision on those issues only closely related to the ultimate issues on the  
7 case. (See *People v. Casa Blanca Convalescent Homes* (1984) 159 Cal. App. 3d 509, 523-524.)  
8 It is also clear that a court need not respond to requests that are in the nature of “interrogatories.”  
9 (See *id.* at pp. 525-526.)

10 The only issues at this phase of the trial were simply to determine whether the  
11 adjudication area aquifer is in a current state of overdraft and as part of that adjudication to  
12 determine the safe yield. This Statement of Decision focuses solely on those issues.

13 Cross-complainants Los Angeles County Waterworks District No. 40, City of Palmdale,  
14 Palmdale Water District, Littlerock Creek Irrigation District, Palm Ranch Irrigation District,  
15 Quartz Hill Water District, California Water Service Company, Rosamond Community Service  
16 District, Phelan Piñon Hills Community Services District, Desert Lake Community Services  
17 District, North Edwards Water District (collectively, the “Public Water Producers”)<sup>1</sup> brought an  
18 action for, *inter alia*, declaratory relief, alleging that the Antelope Valley adjudication area  
19 groundwater aquifer was in a state of overdraft and required judicial intervention to provide for  
20 management of the water resources within the aquifer to prevent depletion of the aquifer and  
21 damage to the Antelope Valley basin.

22 Several of the cross-defendant parties (collectively, the “Land Owner Group”) also  
23 sought declaratory relief in their various independent (now coordinated and consolidated)  
24 actions.

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26  
27 <sup>1</sup> The United States and the City of Los Angeles, though not water suppliers in the Antelope Valley adjudication  
28 area, joined with the Public Water Producers. Rosamond Community Services District joined with the Land Owner  
Group.



1 The first issues to be decided in the declaratory relief cause of action are the issues of  
2 overdraft and safe yield. The remaining causes of action and issues are to be tried in a  
3 subsequent phase or phases.

4 This Phase Three trial commenced on January 4, 2011 and continued thereafter on  
5 various days based upon the needs of the various parties and the Court's availability.  
6 Appearances of counsel are noted in the minutes of the Court.

7 At the conclusion of the evidence, the Court offered counsel the opportunity to provide  
8 written final arguments and the invitation was declined by all counsel. On April 13, 2011, the  
9 Court heard oral argument and the matter was ordered submitted.

10 The Public Water Producers (and others) have alleged that the basin is in a condition of  
11 overdraft and have requested that the Court determine a safe yield and consider imposition of a  
12 physical solution or other remedy to prevent further depletion of the water resource and  
13 degradation of the condition of the aquifer.

14 Several parties in opposition to the request of the Public Water Producers have  
15 contended that while there may have been overdraft in the past, currently the aquifer has  
16 recovered and is not in overdraft. These same parties contend that it is not possible to establish  
17 a single value for safe yield; instead they have requested that the Court determine a range of  
18 values for safe yield.

19 The Court concludes that the Public Water Producers have the burden of proof and that  
20 the burden must be satisfied for this phase and purpose by a preponderance of the evidence.  
21 This burden of proof may or may not be appropriate to other phases of this trial. And since the  
22 findings here have no application to other phases, such as prescription or rights of appropriators,  
23 and the parties have not briefed those or other issues, the Court makes no conclusions as to what  
24 standard of proof might be applicable to such other issues or phases of trial.

25 The law defines overdraft as extractions in excess of the "safe yield" of water from an  
26 aquifer, which over time will lead to a depletion of the water supply within a groundwater basin  
27 as well as other detrimental effects, if the imbalance between pumping and extraction  
28 continues. (*City of Los Angeles v. City of San Fernando* (1975) 14 Cal. 3d 199; *City of*

1 *Pasadena v. City of Alhambra* (1949) 33 Cal. 2d 908, 929; *Orange County Water District v.*  
2 *City of Riverside* (1959) 173 Cal. App. 2d 137.) “Safe yield” is the amount of annual  
3 extractions of water from the aquifer over time equal to the amount of water needed to recharge  
4 the groundwater aquifer and maintain it in equilibrium, plus any temporary surplus. Temporary  
5 surplus is defined as that amount of water that may be pumped from an aquifer to make room to  
6 store future water that would otherwise be wasted and unavailable for use.

7  
8 Determination of safe yield and overdraft requires the expert opinions of hydrologists and  
9 geologists.<sup>2</sup> Experts in the field of hydrogeology routinely base their opinions and conclusions  
10 concerning groundwater basin overdraft on evidence of long-term lowering of groundwater  
11 levels, loss of groundwater storage, declining water quality, seawater intrusion (not an issue in  
12 this case), land subsidence, and the like. Experts also conduct a sophisticated analysis of  
13 precipitation and its runoff, stream flow, and infiltration into the aquifer, including such things as  
14 evapotranspiration, water from other sources introduced into the aquifer (artificial recharge), as  
15 well as the nature and quantity of extractions from the aquifer and return flows therefrom.

16 Generally, neither overdraft nor safe yield can be determined by looking at a  
17 groundwater basin in a single year but must be determined by evaluating the basin conditions  
18 over a sufficient period of time to determine whether pumping rates have or will lead to  
19 eventual permanent lowering of the water level in the aquifer and ultimately depletion of the  
20 water supply or other harm. Recharge must equal discharge over the long term. (*City of Los*  
21 *Angeles v. City of San Fernando, supra*, 14 Cal. 3rd at pp. 278-279.) But having heard  
22 evidence about the aquifer as a whole, the Court is not making historical findings that would be  
23 applicable to specific areas of the aquifer or that could be used in a specific way to determine  
24 water rights in particular areas of the aquifer.

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28 <sup>2</sup> All the experts offer estimates. The American Heritage College Dictionary, Third Edition, defines an “estimate”  
as, *inter alia*, “[a] rough calculation, as of size” or “[a] judgment based on one’s impressions; an opinion.”

1 The location of the Antelope Valley adjudication area boundaries was the subject of the  
2 Phase One and Two trials in this matter. The Court defined the boundaries of the valley aquifer  
3 based upon evidence of hydro-connection within the aquifer. If there was no hydro-connectivity  
4 with the aquifer, an area was excluded from the adjudication. The degree of hydro-connectivity  
5 within the Antelope Valley adjudication area varies from area to area. Some areas seemingly  
6 have fairly small or nominal hydro-connectivity but must be included in this phase of the  
7 adjudication unless the connection is *de minimis*.<sup>3</sup> Pumping in those parts of the aquifer may be  
8 shown to have *de minimis* effect on other parts of the aquifer while pumping in other areas  
9 within the basin appear to have material impacts on adjacent parts of the basin. All areas were  
10 included within the adjudication area because they all have some level of hydro-connection,  
11 some more and some less. How to deal with those differences is ultimately a basin management  
12 decision that is well beyond the scope of this phase of trial.  
13

14  
15 **Overdraft**  
16

17 The preponderance of the evidence presented establishes that the adjudication area  
18 aquifer is in a state of overdraft. Reliable estimates of the long-term extractions from the basin  
19 have exceeded reliable estimates of the basin's recharge by significant margins, and empirical  
20 evidence of overdraft in the basin corroborates that conclusion. Portions of the aquifer have  
21 sustained a significant loss of groundwater storage since 1951. While pumping in recent years  
22 has reduced and moderated, the margin between pumping and recharge as cultural conditions  
23 have changed and precipitation has increased (with the appearance of wetter parts of the  
24 historical cycle), pumping in some areas of the aquifer is continuing to cause harm to the basin.  
25 The evidence is persuasive that current extractions exceed recharge and therefore that the basin is  
26

27 <sup>3</sup> The court may exclude truly *de minimis* connectivity areas based upon evidence in later phases of the trial if  
28 shown to have virtually no impact on the aquifer.

1 in a state of overdraft. Since 1951<sup>4</sup> there is evidence of periods of substantial pumping  
2 (principally agricultural in the early years of the period) coinciding with periods of drought, with  
3 almost continuous lowering of water levels and severe subsidence in some areas extending to the  
4 present time, with intervals of slight rises in water levels in some areas.

5 Areas of increased pumping, with concomitant lowering of water levels, can have a  
6 serious effect on water rights in other areas, caused by cones of depression, which alter natural  
7 water flow gradients, causing the lowering of water levels in adjacent areas, with resulting  
8 subsidence and loss of aquifer storage capacity. Given population growth, and agricultural and  
9 industrial changes, the valley is at risk of being in an even more serious continuing overdraft in  
10 the future unless pumping is controlled.

11 While the lowering of current water levels has slowed, and some levels in wells in some  
12 areas have risen in recent years, significant areas within the aquifer continue to show declining  
13 levels, some slightly so, but many with material lowering of water levels.

14 Thus, the Antelope Valley adjudication area is in a state of overdraft based on estimates  
15 of extraction and recharge, corroborated by physical evidence of conditions in the basin, and  
16 while the annual amount of overdraft has lessened in recent years with increased precipitation  
17 and recharge, the effects of overdraft remain and are in danger of being exacerbated with  
18 increased pumping and the prospective cyclical precipitation fluctuations shown by the historical  
19 record. The physical evidence establishes that there was significant subsidence occurring in  
20 parts of the adjudication area ranging from two to six feet or more in certain areas of the valley  
21 caused by such pumping and that measurable water levels fell in a substantial part of the valley.  
22 While some of the ongoing subsidence may be attributable to residual subsidence (from earlier  
23 periods of shortfall) that would not seem to be an explanation for the extent of continued  
24 subsidence. The evidence establishes that ground water extractions in excess of recharge are a  
25 cause as well.  
26

27 \_\_\_\_\_  
28 <sup>4</sup> Precipitation and well records prior to that year are too sketchy to be relied upon.

1                   **Safe Yield**

2  
3           A calculation of safe yield is necessary to manage the basin or create a physical solution  
4 to a potential or actual continuing overdraft. A determination of safe yield requires an initial  
5 determination of average annual natural or native recharge to the aquifer from all sources. The  
6 only source of natural or native recharge for the Antelope Valley is precipitation that recharges  
7 the aquifer and it is therefore necessary to ascertain average annual precipitation. The  
8 calculation of annual average precipitation can only be determined by using a baseline study  
9 period that covers precipitation in periods of drought and periods of abundant precipitation over  
10 a sufficient period of time that a reliable estimate of average future recharge based on  
11 precipitation can be made.

12  
13           It has been suggested that safe yield could be based on using shorter base periods or more  
14 than one base period, (the total time span of which was considerably less than the 50 year period  
15 the Court believes is more credible). If the purpose of selecting a base period is to determine  
16 average recharge over time based on precipitation, choosing two consecutive periods of time  
17 with two different average numbers would not serve that purpose and would preclude estimating  
18 a single safe yield. Likewise, selecting a base period that does not have completely representative  
19 precipitation cycles over time would not provide an accurate evaluation of conditions in the  
20 valley. A base period that calculates average precipitation over a representative period of time  
21 permits reliable predictions about future natural recharge based on regular recurring precipitation  
22 cycles. A period of precipitation fluctuations from 1951 to 2005 satisfies that standard. Shorter  
23 periods do not.

24           The Court finds that current extraction of water from the aquifer by all pumping ranges  
25 from 130,000 to 150,000 acre feet a year, but in any event, is in excess of average annual  
26 recharge. The major area of dispute between the parties is the average amount of natural  
27 recharge, which also involves disputes concerning return flows, the amount of native vegetation  
28 water needs, evapotranspiration, stream flow, runoff, groundwater infiltration, specific yield, lag

1 time, bedrock infiltration, agricultural crop needs, and the like. Other sources of recharge to the  
2 basin, including artificial recharge-water pumped into the aquifer from external sources are not  
3 in dispute.

4 Evidence established that during the entire historical period presented, populations  
5 increased within the valley and water use changed in a variety of ways. There has been a shift in  
6 some areas to urban uses and away from agriculture although in recent years agricultural  
7 pumping has also increased. The nature of agricultural duties has changed as well. The type of  
8 irrigation used by farmers has become more efficient and less water is needed per acre  
9 (depending on the crops grown) with more efficient uses of water. But there has also been an  
10 increase as well as a change in the nature of the type of agriculture in the valley in material  
11 quantities in recent years. More of such changes may occur and it is important to both current  
12 and future generations to ensure that the water resources within the basin are managed prudently.

13  
14 The Court heard from a very large number of experts, some of whom have provided  
15 opinion testimony of what constitutes safe yield. All the experts testifying acknowledged that  
16 changes in the selection of a base study period, lag time, agricultural water duties,  
17 evapotranspiration, specific yield, runoff quantities, well level contours, bedrock infiltration,  
18 return flows, playa evaporation relating to run off and bedrock infiltration, chloride  
19 measurements, satellite imaging, and agricultural and municipal pumping estimates, among  
20 others, would affect the ultimate opinion of natural recharge and return flows.

21 The opinions of all the experts are estimates, based upon their professional opinion. All  
22 of the opinions were critiqued by other experts who often had different opinions. The Court  
23 recognizes the imprecision of the various estimates and the fact that an estimate by definition is  
24 imprecise. But the fact that estimates lack precision does not mean that the Court cannot rely  
25 upon such estimates. The scientific community relies upon such estimates in the field of  
26 hydrogeology and the Court must do the same.

27 Reasonable experts can differ as to reasonable estimates of natural recharge and  
28 virtually all other components of water budgets, computations of change of storage, and the

1 like, all the while using the same formulae and scientific principles to reach their conclusion.  
2 For example, all the experts could agree on the definition of “Darcy’s Law” and the physics  
3 principle of “conservation of mass” but still reach different conclusions.

4 Some of the experts opined that the basin was not in overdraft and that recharge was in  
5 excess of or in balance with extractions so that there was a surplus in the aquifer. One expert  
6 opined that loss of storage was merely space for temporary storage. Observable conditions in the  
7 valley are inconsistent with those conclusions. If there were a surplus, even in the shortened  
8 base periods used by the some experts, there should not be subsidence of land, nor the need to  
9 drill for water at deeper and deeper levels in those parts of the aquifer most affected by the  
10 overdraft. The physical condition of the valley is inconsistent with those estimates that there is  
11 and has been a surplus of water in the aquifer.

12 The selection of a safe yield number for an aquifer the size of the Antelope Valley is  
13 made difficult because of not only its size but because of the complexity of its geology. As  
14 reflected above, hydro-connectivity and conductivity varies considerably between various parts  
15 of the aquifer. The hydro-connectivity between some portions of the adjudication area aquifer  
16 and others is so slight as to be almost (apparently) nonexistent. Pumping in those areas may  
17 have little or no effect on other areas of the aquifer. The Antelope Valley basin is not like a  
18 bathtub where lowering and raising of water levels is equal in all parts of the “tub.”  
19

20 Therefore, assigning a safe yield number (what quantity of pumping from the basin will  
21 maintain equilibrium in the aquifer) may require different numbers for different parts of the  
22 aquifer (and clearly may also provide for some level of separate management). No attempt has  
23 been made in this phase of trial to define geological differences in the valley that would justify  
24 different safe yield numbers for different parts of the valley in light of the decision in Phase Two  
25 regarding connectivity (the Phase Two trial focused on hydro-connectivity for purposes of  
26 determining necessary parties to the action).


27 Weighing the various opinions of the experts, however, the Court finds by a  
28 preponderance of the evidence that conservatively setting a safe yield at 110,000 acre feet a

1 year will permit management of the valley in such a way as to preserve the rights of all parties  
2 in accordance with the Constitution and laws of the State of California. Some portions of the  
3 aquifer receive more recharge than others and pumping requirements vary. These differences  
4 require management decisions that respect the differences in both the geology and the cultural  
5 needs of the diverse parts of the valley.

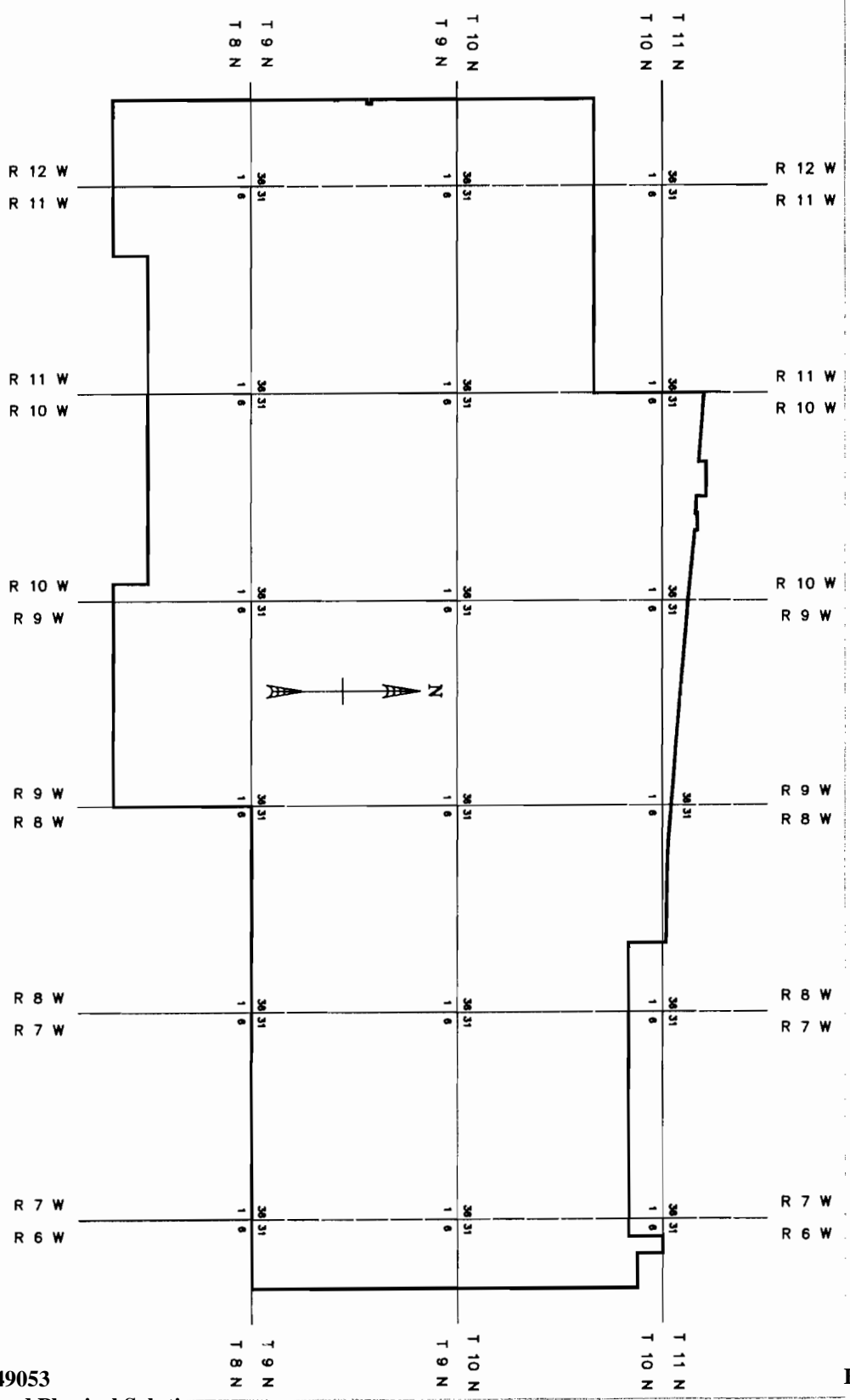
6 It should not be assumed that the safe yield management number may not change as  
7 climate circumstances and pumping may change, or as the empirical evidence based on  
8 experience in managing the basin suggests it is either too high or too low.  
9

10  
11 **JUL 13 2011**

12 Dated: \_\_\_\_\_

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15 Hon. Jack Komar  
16 Judge of the Superior Court  
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NOT TO SCALE: BAR SCALE BELOW IS APPROXIMATE ONLY.

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DEPARTMENT OF THE ARMY  
CORPS OF ENGINEERS, SOUTH PACIFIC DIVISION  
LOS ANGELES DISTRICT, NEW ESTIMATE DIVISION

EDWARDS AIR FORCE BASE  
LOS ANGELES, KERN & SAN BERNARDINO COUNTIES, CA  
BASE BOUNDARY (PERIMETER) DIAGRAM

9 JUNE 2000

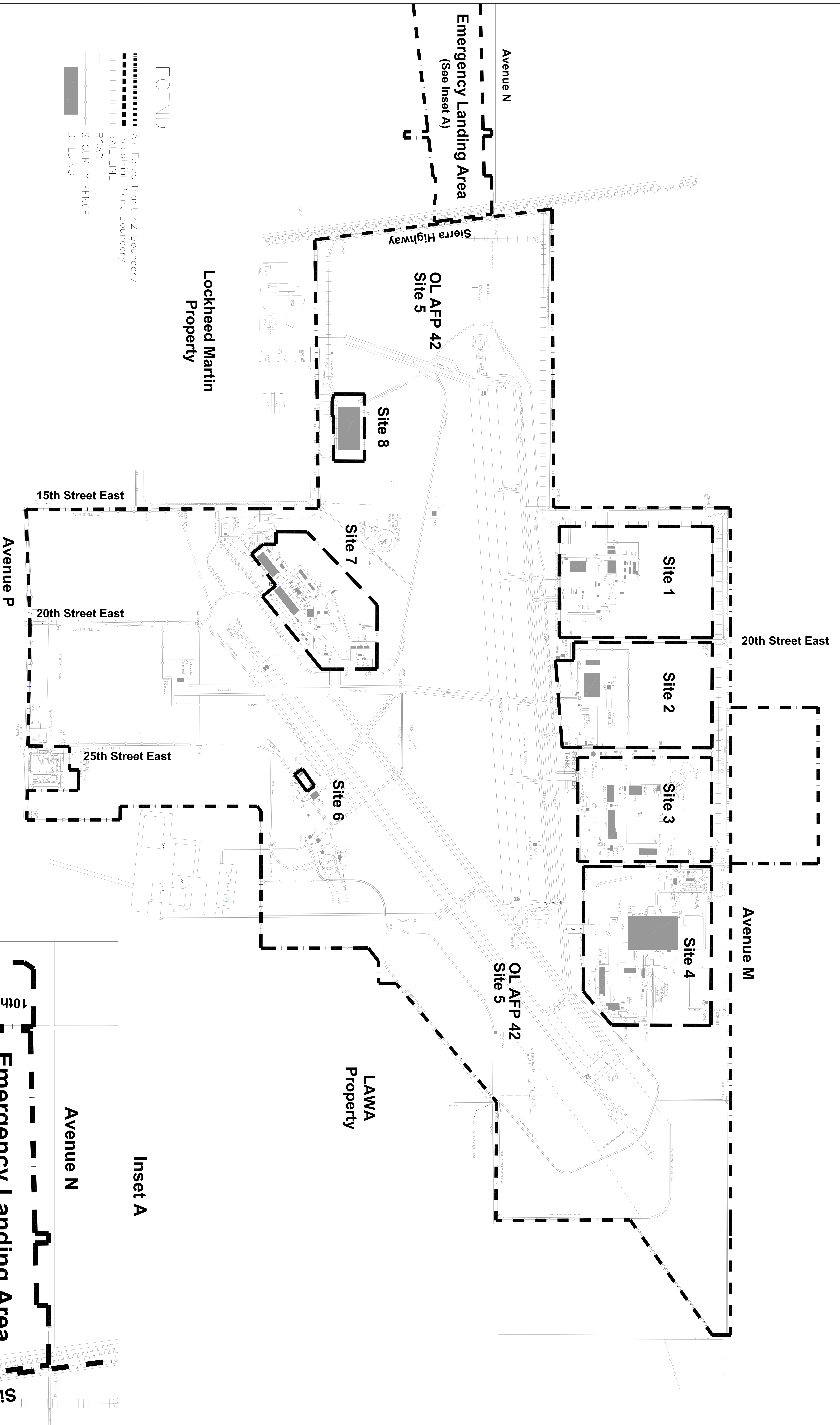
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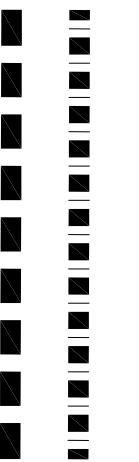
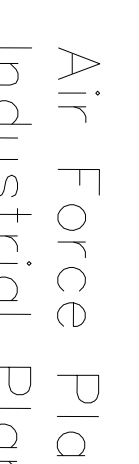
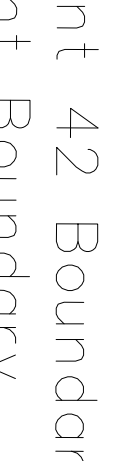



Judgment and Physical Solution

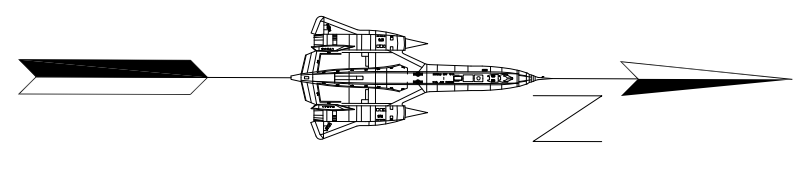
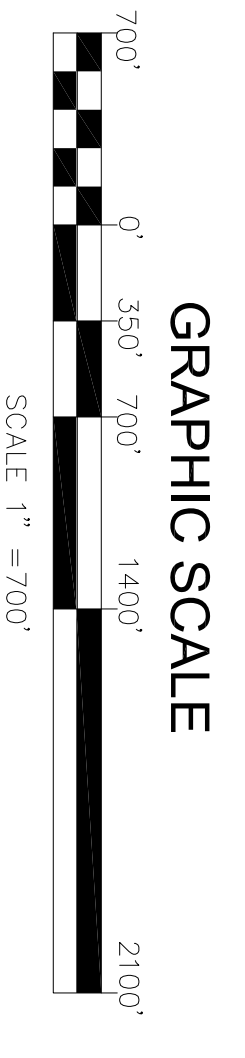
EXHIBIT 6





**LEGEND**

-  Air Force Plant 42 Boundary
-  Industrial Plant Boundary
-  RAIL LINE
-  ROAD
-  SECURITY FENCE
-  BUILDING



DATE	DESCRIPTION	BY	DATE	DESCRIPTION	BY

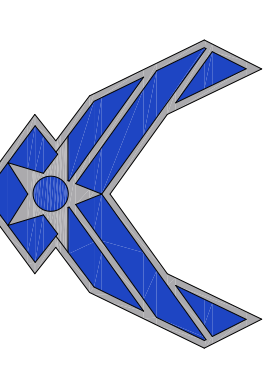
PRODUCTION FLIGHT TEST INSTALLATION  
**UNITED STATES AIR FORCE PLANT NO. 42**  
PALMDALE, CALIFORNIA  
1941 to 2011

OPERATIONS + MAINTENANCE AF PLANT 42 PALMDALE, CALIFORNIA

PREPARED BY:  
U.S. AIR FORCE PLANT 42  
PREPARED FOR:  
AF PLANT 42  
OPERATIONS AND MAINTENANCE MANAGER  
APPROVED BY:  
CHIEF ENGINEER, AF PLANT 42

DRAWING NO. P42XXXX-101

**AIR FORCE PLANT 42**  
OPERATIONS AND MAINTENANCE MANAGER



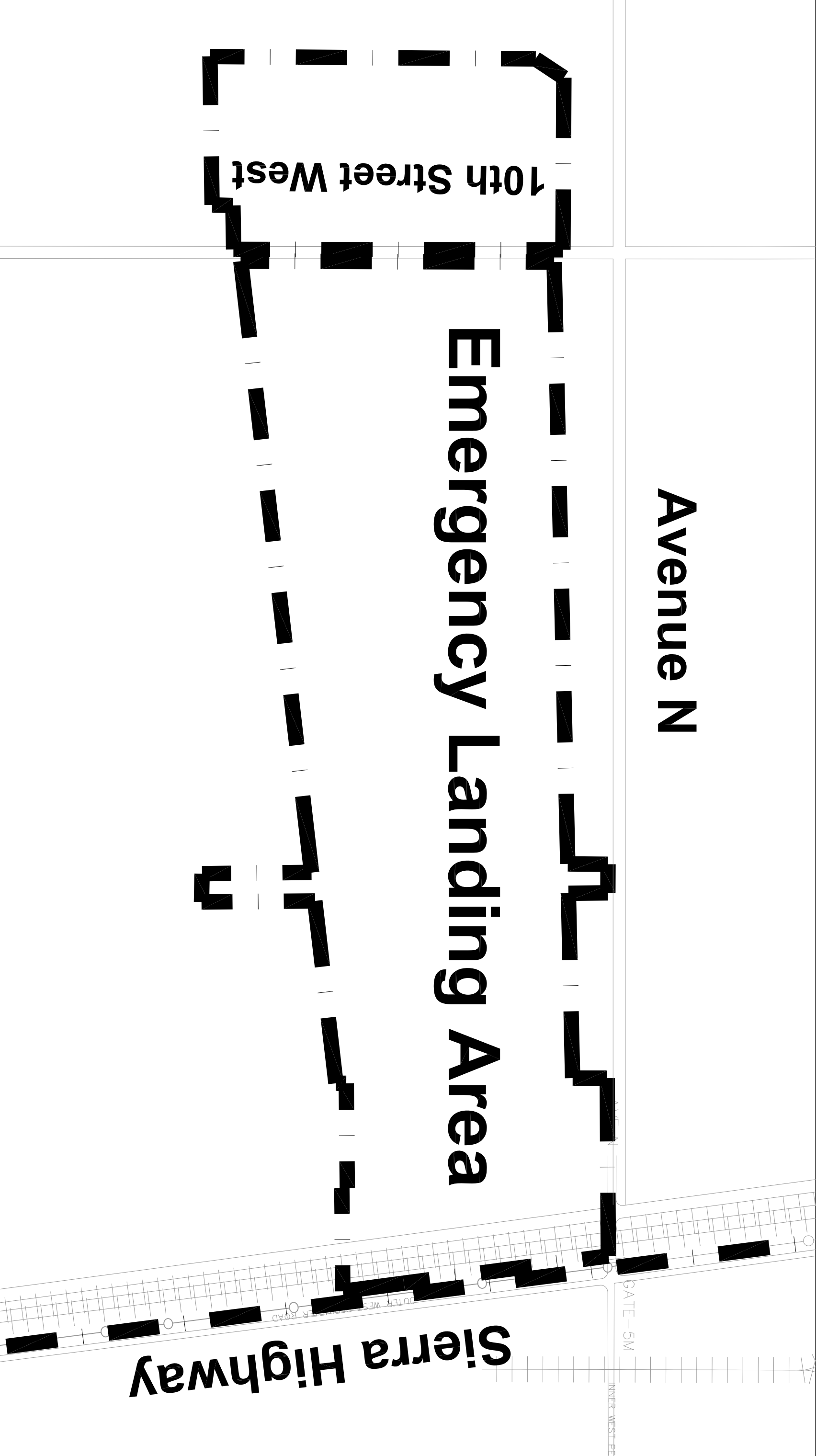
*Integrity First, Service Before Self, and Excellence in All We Do*

DISCARD	TRACES	CHECKED	DATE	DATE	SHEET

Air Force Plant 42  
Installation Layout

P4210242-101

**Inset A**



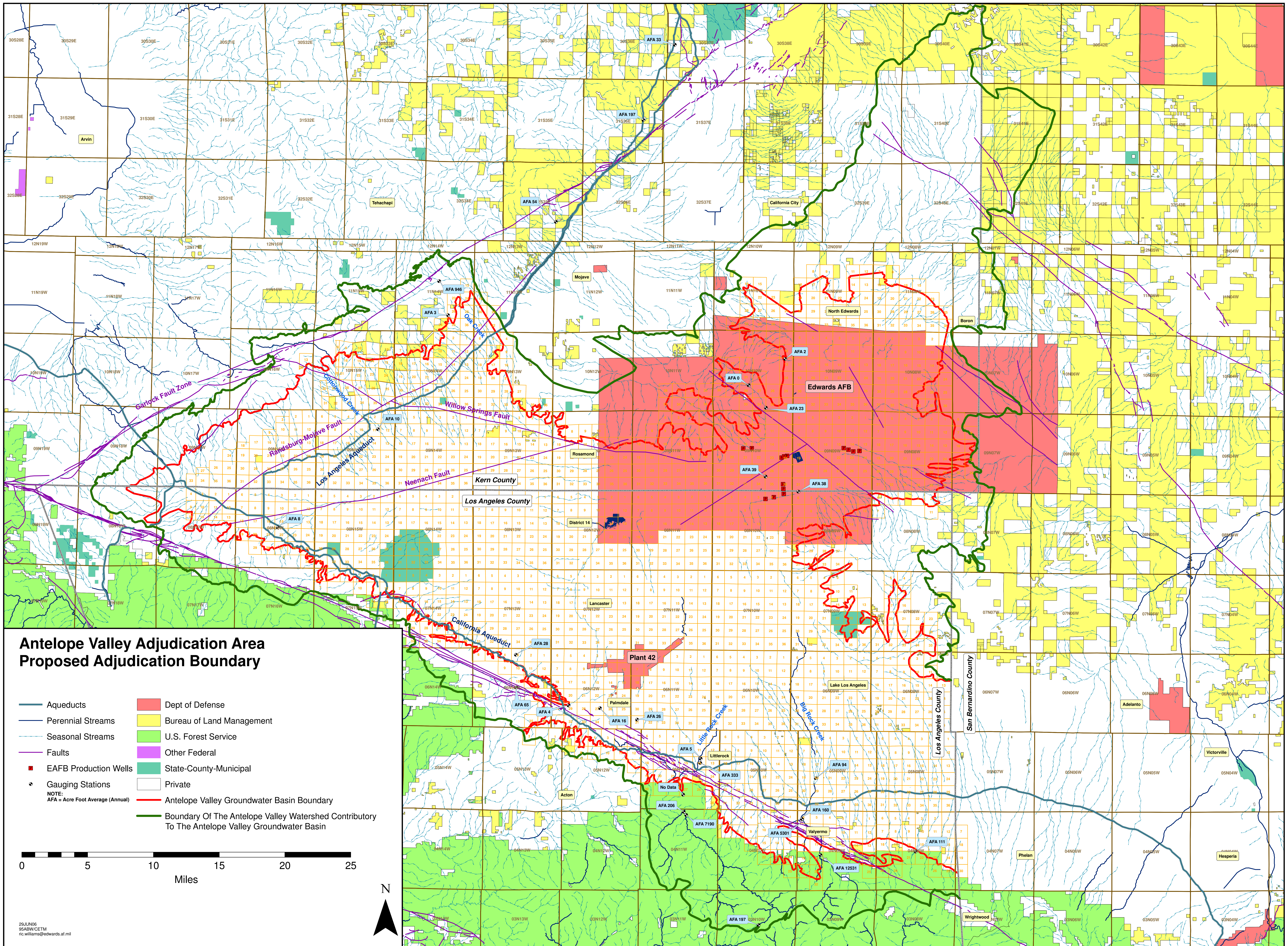


## **Rights to Produce Imported Water Return Flows**

A.V. MATERIALS, INC.  
ANTELOPE VALLEY COUNTRY CLUB  
ANTELOPE VALLEY EAST-KERN WATER AGENCY  
ANTELOPE VALLEY WATER COMPANY  
ANTELOPE VALLEY WATER STORAGE, LLC  
BORON COMMUNITY SERVICES DISTRICT  
CALIFORNIA DEPARTMENT OF PARKS  
CALIFORNIA WATER SERVICE COMPANY  
COPA DE ORO LAND COMPANY, A CALIFORNIA GENERAL PARTNERSHIP  
CRYSTAL ORGANIC FARMS, LLC  
DESERT LAKE COMMUNITY SERVICES DISTRICT  
DIAMOND FARMING COMPANY  
EDGEMONT ACRES MWC  
EL DORADO MUTUAL WATER COMPANY  
EYHERABIDE, RAY/EYHERABIDE SHEEP CO.  
GEORGE LANE, AS TRUSTEE OF THE GEORGE AND CHARLENE LANE  
FAMILY TRUST, DATED 12/19/2007  
GOODE, FORREST G. 1998 TRUST  
GRANITE CONSTRUCTION COMPANY  
GRIMMWAY ENTERPRISES, INC.  
H & N DEVELOPMENT CO. WEST  
HARTER, SCOTT  
LANDALE MUTUAL WATER CO.  
LITTLEROCK CREEK IRRIGATION DISTRICT  
LITTLEROCK SAND AND GRAVEL, INC.  
LOS ANGELES COUNTY WATERWORKS DISTRICT NO. 40  
PALMDALE WATER DISTRICT  
PALM RANCH IRRIGATION DISTRICT  
QUARTZ HILL WATER DISTRICT  
ROSAMOND COMMUNITY SERVICES DISTRICT

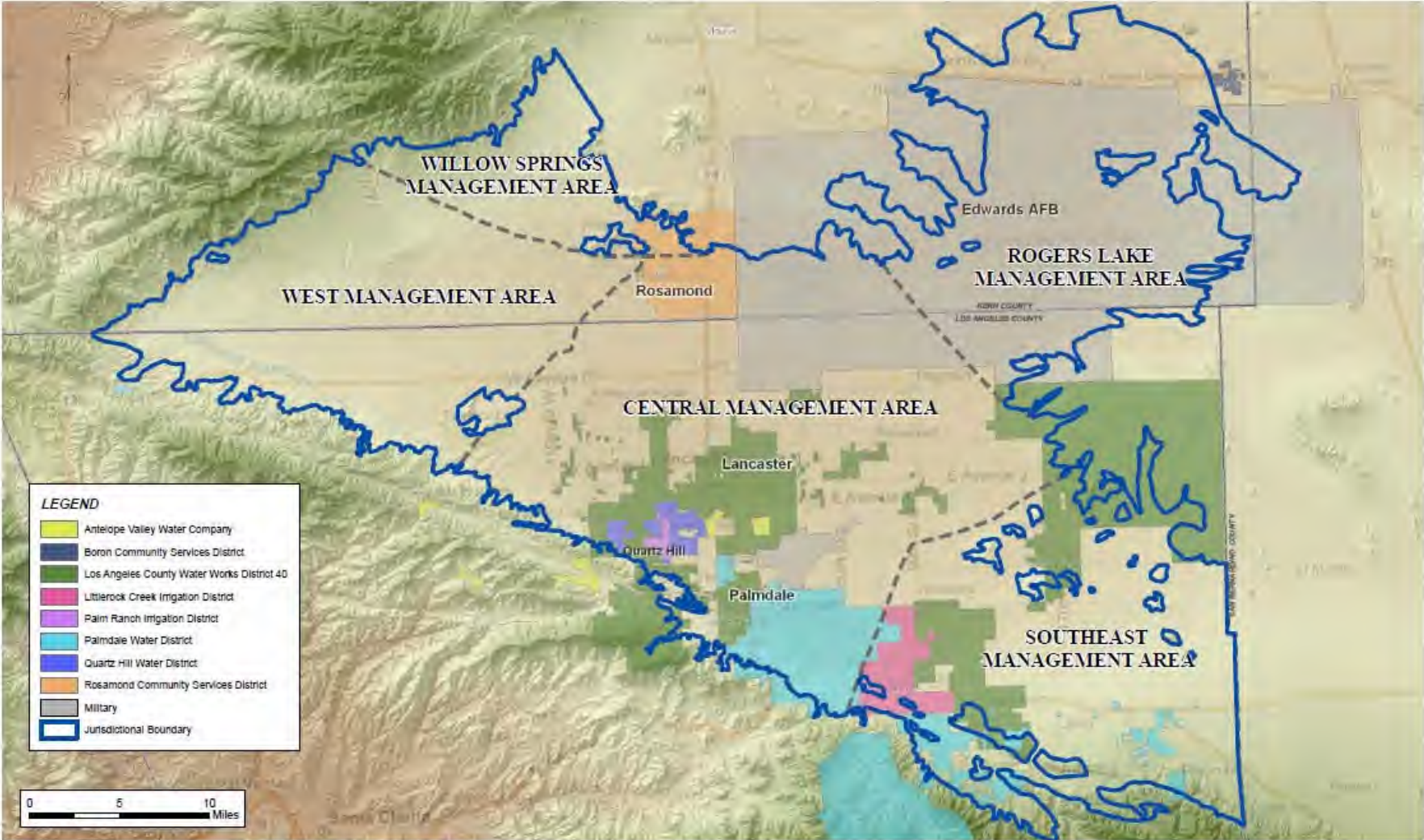
SAINT ANDREW'S ABBEY, INC.  
SHADOW ACRES MUTUAL WATER COMPANY.  
SUNNYSIDE FARMS MUTUAL WATER COMPANY, INC.  
TEJON RANCHCORP/TEJON RANCH CO.  
U.S. BORAX & CHEMICAL CO.  
WARNACK, A.C. AS TRUSTEE OF THE A.C. WARNACK TRUST  
WEST SIDE PARK MUTUAL WATER CO.  
WHITE FENCE FARMS MUTUAL WATER CO.







# SUBAREAS



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**FILED**  
Superior Court of California  
County of Los Angeles

SEP 29 2015 ✓

Sherri R. Carter, Executive Officer/Clerk  
By A. Barton Deputy  
A. Barton

**SUPERIOR COURT OF THE STATE OF CALIFORNIA  
FOR THE COUNTY OF LOS ANGELES**

<b>ANTELOPE VALLEY GROUNDWATER CASES</b>	)	JUDICIAL COUNCIL COORDINATION PROCEEDING NO. 4408
	)	
This Pleading Relates to Included Action: REBECCA LEE WILLIS, on behalf of herself and all others similarly situated,	)	CASE NO. BC 364553
	)	
Plaintiff,	)	
	)	<b>[PROPOSED] SECOND AMENDED FINAL JUDGMENT APPROVING WILLIS CLASS ACTION SETTLEMENT</b>
vs.	)	
LOS ANGELES COUNTY WATERWORKS DISTRICT NO. 40; CITY OF LANCASTER; CITY OF PALMDALE; PALMDALE WATER DISTRICT; LITTLEROCK CREEK IRRIGATION DISTRICT; PALM RANCH IRRIGATION DISTRICT; QUARTZ HILL WATER DISTRICT; ANTELOPE VALLEY WATER CO.; ROSAMOND COMMUNITY SERVICE DISTRICT; and DOES 1 through 1,000;	)	DOCUMENT FILED NUNC PRO TUNC AS OF SEPTEMBER 22, 2011
	)	Judge: Hon. Jack Komar Coordination Trial Judge
Defendants.	)	
	)	

This matter has come before the Court on the Motion of Plaintiff Rebecca Lee Willis (Willis) for Final Approval of the Proposed Class Action Settlement between and among Rebecca Lee Willis and the Willis Class, on the one hand; and Los Angeles County Waterworks District No. 40, City of Palmdale Water District, Littlerock Creek Irrigation District, Palm Ranch Irrigation District, Quartz Hill Water District, California Water Service Company,

1 Rosamond Community Service District, Phelan Pinon Hills Community Services District,  
2 Desert Lake Community Services District, and North Edwards Water District (collectively, the  
3 “Settling Defendants”), on the other hand.

4 By Order dated November 18, 2010, this Court granted Plaintiff’s Motion for  
5 Preliminary Approval of the Proposed Settlement of this action and directed the sending of  
6 Notice to the Willis Class. After considering all arguments and submissions for and against  
7 final approval of the proposed settlement, and being fully advised of the premises, **IT IS**  
8 **HEREBY ORDERED, ADJUDGED AND DECREED AS FOLLOWS, PURSUANT TO**  
9 **SECTIONS 382 AND 664.6 OF THE CODE OF CIVIL PROCEDURE:**

11 1. For over 10 years, a number of actions have been pending in the Los Angeles  
12 County Superior Court and other California courts seeking an adjudication of various parties’  
13 respective rights to the groundwater underlying the Antelope Valley Groundwater Basin (the  
14 “Basin”).

15 2. A number of cases raising such issues were coordinated by a July 11, 2005 Order  
16 of Judicial Council and assigned to the Honorable Jack Komar of the Superior Court for the  
17 County of Santa Clara (the “Court”).

19 3. The Court held an initial phase of trial on October 2006 with respect to the  
20 boundaries of the Basin and issued an Order on November 3, 2006 defining the Basin for  
21 purposes of the litigation.

22 4. The Willis Class Action was filed on or about January 11, 2007 to contest certain  
23 public entities’ claims that those entities had obtained prescriptive rights to a portion of the  
24 Basin’s groundwater. The Willis case was subsequently coordinated with the Coordinated  
25 Cases.

26 5. By Order dated September 11, 2007, the Court certified the Willis Class. As  
27



1 amended by Orders dated May 22, 2008 and September 2, 2008, the Willis Class is defined as  
2 follows:

3 "All private (i.e., non-governmental) persons and entities that own real  
4 property within the Basin, as adjudicated, that are not presently pumping  
5 water on their property and have not done so at any prior time ("the Class").  
6 The Class includes the successors-in-interest by way of purchase, gift,  
inheritance, or otherwise of such landowners.

7 The Class excludes the defendants herein, any person, firm, trust,  
8 corporation, or other entity with which any defendant has a controlling  
9 interest or which is related to or affiliated with any of the defendants, and  
10 the representatives, heirs, affiliates, successors-in-interest or assigns of any  
11 such excluded party. The Class also excludes all persons to the extent their  
12 properties are connected and receive service from a municipal water system,  
13 public utility, or mutual water company. The Class shall [further] exclude  
14 all property(ies) that are listed as 'improved' by Los Angeles or Kern County  
Assesor's' office, unless the owners of such properties declare under penalty  
of perjury that they do not pump and have never pumped water on those  
properties. The Class shall [further] exclude all persons to the extent they  
own properties within the Basin on which they have pumped water at any  
time."

15 6. Notice of the Pendency of this action was sent to the Willis Class in or about  
16 January 1, 2009 and the opt-out period (as extended) expired on August 30, 2009. Certain  
17 persons who opted out were subsequently permitted to rejoin the Class.

18 7. The persons listed on Exhibit 1 hereto validly excluded themselves from the Class  
19 in accordance with this Court's prior Orders (and have not re-joined the Class) and are not bound  
20 by the Settlement or this Judgment.

21 8. Counsel for the Willis Class engaged in settlement discussions with Defendants'  
22 counsel during mid 2009. On September 2, 2009, counsel participated in mediation session  
23 before the Honorable Ronald Robie. That mediation resulted in an agreement in principle  
24 among counsel for the Settling Parties to settle the litigation between and among their  
25 respective clients, subject to appropriate approvals.

26 9. By Order dated October 28, 2009, the Court stated its intent to consolidate the  
27 various Actions that were coordinated as part of JCCP No. 4408, including the Willis action.

1 On February 19, 2010, the Court entered an Order Transferring and Consolidating [the  
2 Coordinated] Actions for All Purposes. As provided in the Consolidation Order, this Final  
3 Judgment shall not be construed to prejudice the rights of any of the Non-Settling Parties in the  
4 Consolidated Actions nor shall it prejudice the claims and defenses that the Settling Parties may  
5 assert with respect to such Non-Settling Parties.

6 10. By Order dated November 18, 2010, this Court granted preliminary approval to  
7 the proposed settlement of this action and directed that Notice of the Proposed Settlement be sent  
8 to the Class.

9 11. Notice of the Proposed Settlement has been sent to the Willis Class by first class  
10 mail in accordance with the Court's Preliminary Approval Order. Such Notice fully and  
11 accurately informed the Class of all material terms of the proposed settlement and the  
12 opportunity to object to or comment on the Settlement. The Notice was given in an adequate and  
13 sufficient manner, constituted the best notice practicable under the circumstances, and satisfied  
14 due process.

15 12. The Settling Parties and each class member have irrevocably submitted to the  
16 jurisdiction of this Court for any suit, action, proceeding or dispute arising out of the Settlement  
17 Agreement.

18 13. It is in the best interest of the parties and the Class Members and consistent with  
19 principles of judicial economy that any dispute between any class member (including any dispute  
20 as to whether any person is a class member) and any Settling Defendant which is in any way  
21 related to the applicability or scope of the Settlement Agreement or the Final Judgment should be  
22 presented to this Court for resolution.

23 14. The Stipulation of Settlement submitted by the Settling Parties is hereby finally  
24 approved as fair, reasonable, and in the best interests of the Class, and the parties are directed to  
25 consummate the Settlement in accordance with its terms. A true and correct copy of the  
26 Stipulation of Settlement is attached as Exhibit 2.

27 15. The Complaint in the Willis Action shall be deemed dismissed with prejudice as  
28

1 soon as the Final Judgment becomes effective under the terms of the Settlement Stipulation.

2 16. For purposes of this Final Judgment, "Released Parties" means Plaintiff Rebecca  
3 Lee Willis and the Willis Class, as well as Defendants Los Angeles County Waterworks District  
4 No. 40; The City of Palmdale; Palmdale Water District; Littlerock Creek Irrigation District; Palm  
5 Ranch Irrigation District; Quartz Hill Water District; California Water Service Company;  
6 Rosamond Community Service District; Phelan Pinon Hills Community Services District; Desert  
7 Lake Community Services District; and North Edwards Water District.

8 17. The Court hereby orders that the Released Parties are released and forever  
9 discharged from the Released Claims as more specifically provided in the Stipulation of  
10 Settlement.

11 18. The Class members and their heirs, executors, administrators, successors, and  
12 assigns are hereby permanently barred and enjoined from instituting, commencing, prosecuting,  
13 or continuing to prosecute, either directly or indirectly, any Released Claim against any of the  
14 Released Parties in any form, other than claims to enforce the terms of the Settlement. Each  
15 Class member may hereafter discover facts other than or different from those which he or she  
16 knows or believes to be true with respect to the Released Claims. Nevertheless, each member of  
17 the Class (except those who timely opted out) waive and fully, finally and forever settle and  
18 release, upon the Settlement Agreement becoming final, any known or unknown, suspected or  
19 unsuspected, contingent or noncontingent Released Claim, whether or not concealed or hidden,  
20 without regard to the subsequent discovery or existence of such different or additional facts.

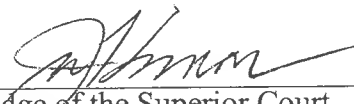
21 19. The Settling Defendants and their heirs, executors, administrators, successors, and  
22 assigns are hereby permanently barred and enjoined from instituting, commencing, prosecuting,  
23 or continuing to prosecute, either directly or indirectly, any Released Claim against any of the  
24 Class Members in any forum, other than claims to enforce the terms of the Settlement. Each  
25 Settling Defendant may hereafter discover facts other than or different from those which he or  
26 she knows or believes to be true with respect to the Released Claims. Nevertheless, each Settling  
27 Defendant waives and fully, finally and forever settles and releases, upon the Settlement

1 Agreement becoming final, any known or unknown, suspected or unsuspected, contingent or  
2 noncontingent Released Claim, whether or not concealed or hidden, without regard to the  
3 subsequent discovery or existence of such different or additional facts.

4         20. Without affecting the finality of this Judgment, the Court hereby reserves and  
5 retains jurisdiction over this Settlement, including the administration and consummation of the  
6 Settlement, as well as any action or proceeding brought to enforce the Settlement. In addition,  
7 without affecting the finality of this Judgment, the Court retains jurisdiction over the Parties for  
8 purposes of incorporating and merging this Judgment into a physical solution or other Judgment  
9 that may ultimately be entered in the Consolidated Actions. The Settling Parties are hereby  
10 deemed to have submitted irrevocably to the exclusive jurisdiction of this Court for any suit,  
11 action, proceeding or dispute arising out of or relating to this Judgment or the Settlement.

12         21. The Court after considering the pleadings on file herein, and the arguments of  
13 counsel, awards the Willis Class attorneys fees in the amount of \$1,839,494, an incentive award  
14 for Ms. Rebecca Willis in the amount of \$10,000, costs in the amount of \$65,057.68, and  
15 supplemental attorneys fees in the amount of \$160,622.50. Judgment in the amount of  
16 \$2,075,174.18 is hereby entered for the Willis Class against Los Angeles County Waterworks  
17 District No. 40, City of Palmdale, Palmdale Water District, Littlerock Creek Irrigation District,  
18 Palm Ranch Irrigation District, Quartz Hill Water District, California Water Service Company,  
19 Rosamond Community Service District, Phelan Pinon Hills Community Services District, Desert  
20 Lake Community Services District, and North Edwards Water District.

21  
22 Date: 9/29/2015

  
\_\_\_\_\_  
Judge of the Superior Court  
Honorable Jack Komar

1 Ralph B. Kalfayan (SBN 133464)  
Lynne M. Brennan (SBN 149131)  
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5 Class Counsel for the Willis Class  
6  
7

8 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
9 FOR THE COUNTY OF LOS ANGELES

10 ANTELOPE VALLEY  
11 GROUNDWATER CASES

12 This Pleading Relates to Included Action:  
REBECCA LEE WILLIS and DAVID  
13 ESTRADA, on behalf of themselves and  
all others similarly situated,

14  
15 *Plaintiffs,*

16 v.

17 LOS ANGELES COUNTY  
18 WATERWORKS DISTRICT NO. 40;  
CITY OF LANCASTER; CITY OF  
19 PALMDALE; PALMDALE WATER  
DISTRICT; LITTLEROCK CREEK  
20 IRRIGATION DISTRICT; PALM  
RANCH IRRIGATION DISTRICT;  
21 QUARTZ HILL WATER DISTRICT;  
ANTELOPE VALLEY WATER CO.;  
22 ROSAMOND COMMUNITY SERVICE  
DISTRICT; PHELAN PINON HILL  
23 COMMUNITY SERVICE DISTRICT;  
24 and DOES 1 through 1,000;

25 *Defendants.*  
26  
27  
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RELATED CASE TO JUDICIAL COUNCIL  
COORDINATION PROCEEDING NO. 4408

**PROOF OF SERVICE**

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I, Cindy Barba, declare:

I am a citizen of the United States and employed in San Diego County, California. I am over the age of eighteen years and not a party to the within-entitled action. My business address is Krause Kalfayan Benink & Slavens, LLP 550 West C Street, Suite 530, San Diego, California, 92101. On November 20, 2015, I caused the following document(s) to be served on the parties in this action, as follows:

**SECOND AMENDED FINAL JUDGMENT APPROVING WILLIS CLASS ACTION SETTLEMENT**

(BY ELECTRONIC SERVICE) by posting the document(s) listed above to the Santa Clara County Superior Court website: [www.scefilng.org](http://www.scefilng.org) regarding the Antelope Valley Groundwater matter.


(BY U.S. Mail) I am readily familiar with the firm's practice of collection and processing of documents for mailing. Under that practice, the above-referenced document(s) were placed in sealed envelope(s) addressed to the parties as noted above, with postage thereon fully prepaid and deposited such envelope(s) with the United States Postal Service on the same date at San Diego, California, addressed to:

(BY FEDERAL EXPRESS) I served a true and correct copy by Federal Express or other overnight delivery service, for the delivery on the next business day. Each copy was enclosed in an envelope or package designed by the express service carrier; deposited in a facility regularly maintained by the express service carrier or delivered to a courier or driver authorized to receive documents on its behalf; with delivery fees paid or provided for; addressed as shown on the accompanying service list.

(BY FACSIMILE TRANSMISSION) I am readily familiar with the firm's practice of facsimile transmission of documents. It is transmitted to the recipient on the same day in the ordinary course of business.

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

(FEDERAL) I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

  
\_\_\_\_\_  
Cindy Barba

# Exhibit 1



	LAST	FIRST	MIDDLE
1	190TH AVENUE WEST LLC		
2	1ST AND 41ST WEST LLC		
3	20TH STREET PROPERTIES		
4	300 A 40 H LLC		
5	3M PROPERTY INVESTMENT CO		
6	88 317 4 PARTNERSHIP		
7	A V FOOTHILLS LLC		
8	ABC DIAMONDS INC		
9	ABOLMOLUKI	MEHRAN	D
10	ACEH CAPITAL		
11	ACEH CAPITAL GROUP LLC		
12	ACEH CAPITAL LLC		
13	ACEH CAPITAL LLC 401K AND PROFIT		
14	ACOSTA	ANTONIO	T
15	ADAMS	MIRIAM	
16	ADICOFF	ARNOLD	
17	AGALSOFF	JAMES	N
18	AGRICULTURAL AND ANIMAL WASTE		
19	AGUILAR	CARLITO	R
20	AGUILAR	CARMEN	C
21	AGUILAR	VALENTIN	
22	AGUILAR	YOLANDA	
23	AKIN	MARTHA	
24	ALARCON	CYNTHIA	E
25	ALARCON	JOHN	
26	ALBRIGHT	JACK	R
27	ALESSO	CASEY	H
28	ALESSO	JOHN	S
29	ALESSO	LAWRENCE	V
30	ALESSO	LAWRENCE	V
31	ALEXANDER	DONALD	R
32	ALLEN	BETTY	A
33	ALLEN	BRUCE	
34	ALLEN	BRUNETTE	H
35	ALLEN	GEORGE	F
36	ALLEN	GUADALUPE	
37	ALLEN	RONALD	
38	ALLISON	PAUL	R
39	ALLISON	YVONNE	D
40	ALLUIS	DEBORAH	J
41	ALLUIS	JACK	C
42	ALMAREZ	MARY	B
43	ALND	FARHAD	
44	ALND	HERSELL	
45	ALONSO	JORGE	D
46	ALONSO	LAURA	B
47	ALP EQUIPMENT SALES INC		
48	ALVAREZ	FELIPE	
49	ALVIDREZ	MARY	M
50	ALVIDREZ	RICHARD	
51	AMENTO	CHARLES	A

52	AMENTO	SHEILA	D
53	AMERI	HAMID	
54	AMERICAN LANDMARK GROUP LLC		
55	AN VAN PHAN TR		
56	ANAVERDE LLC		
57	ANDERSON	BEATRICE	K
58	ANDERSON	DONNA	
59	ANDERSON	KEITH	
60	ANDERSON	RENEE	S
61	ANDREWS	FRANKLIN	D R
62	ANDREWS	TREBA	
63	ANIEVAS	ARMANDO	
64	ANNIS	SHARON	A
65	ANTELOPE VALLEY ALLIED ARTS ASSN		
66	ANTELOPE VALLEY EAST KERN WATER		
67	ANTELOPE VALLEY EAST KERN WATER AGENCY		
68	ANTELOPE VALLEY FLORIST INC		
69	ANTELOPE VALLEY JOINT UNION HIGH		
70	ANTELOPE VALLEY WATER STORAGE LLC		
71	AOKI	KEIKO	
72	APOSTOL	JOVENCIO	A
73	APPLEBY	FRANCES	R
74	APPLEBY	THOMAS	N
75	AREVALO	BENEDICTO	L
76	AREVALO	NORA	M
77	ARKLIN	PHILIP	H
78	ARKLIN	PHILIP	H
79	ARKLIN BROTHERS ENTERPRISES		
80	ARNOLD	FLORENCE	B
81	ARQUILETA	LUCITA	G
82	ARQUILETA	RUFINO	O
83	ARROYO FAMILY TRUST		
84	ASATO	NOBORU	
85	ASCENCIO	JESUS	
86	ASHER	ALIZA	
87	ASHER	SHAUL	
88	AUYONG	GERARD	H W
89	AV FOOTHILLS LLC		
90	AVENI	JANE	C
91	AVERY	LLOYD	F
92	AVRICK	ALAN	M
93	BAERLEIN	JACK	
94	BAHLMAN	GENE	T
95	BAKER	EDNA	L
96	BALICE	MARIA	M
97	BALICE	NORMAN	E
98	BALLESTEROS	EMILIANO	Q
99	BANALES	RAFAEL	
100	BANDUCCI ENTERPRISES		
101	BANDUCCI LAND LLC		
102	BANGLOY	JUANITA	S
103	BANGLOY	LUANITA	S

104	BANUELOS	BERNARDO	
105	BANUELOS	ROSARIO	
106	BANUK	PATRICIA	A
107	BANUK	RON	
108	BAR	OR	CARMIT
109	BARBEAU	IRENE	
110	BARNES	ANN	
111	BARNES	WAYNE	L
112	BARON	TERRI	J
113	BARTFAY	JOSEPH	V
114	BARTFAY	SELMA	
115	BATINO	FRANCISCO	B
116	BAUER	NANCY	L
117	BEASLEY	A	L
118	BECARRA	TERESA	
119	BECK	WILLIAM	A
120	BECKER	IKUKO	
121	BEDERIO	BETTY	J
122	BELISARIO	BEATRIZ	S
123	BELISARIO	LUIS	B
124	BELL TR		
125	BELLANCA	BEVERLY	J
126	BELTRAN	CECILIA	J
127	BENNER	VICTORIA	A
128	BENSKY LIVING TRUST		
129	BENZ	MARK	W
130	BENZ	NANCY	
131	BERGLUND	GAYLYN	
132	BERGLUND	KENNETH	G
133	BERGLUND	KENNETH	
134	BERKEY	JANET	STARR
135	BERMUNDO	AMANTE	B
136	BIERS	ARY	E
137	BIERS	ROBERT	G
138	BIK	KUEN	
139	BIMBIRIS	ALFONS	
140	BIMBIRIS	VERA	
141	BITTNER	MELVIN	S
142	BLACK	CATHERINE	LUELLA
143	BLANCHARD	ANITA	MAY
144	BLILEY	BETTY	J
145	BLILEY	EUGENE	E
146	BLOCK	EUGENE	S
147	BOCANEGRA	JOSE	A
148	BODKIN	JAMES	R
149	BODOLAI	FRANK	
150	BODOLAI	MAGDALENA	
151	BORON COMMUNITY SERVICE DIST		
152	BORUCHIN	DORA	
153	BORUCHIN	JOHN	
154	BOSQUE	MINH	M
155	BOVEE	GAYLE	

156	BOVEE	VICKI	
157	BOYLE	FLOYD	F
158	BOYLE	MARIA	C
159	BPP VALLEY CENTRAL		
160	BRADLEY	KATHLENE	K
161	BRADLEY	MONROE	
162	BRADLEY FAMILY TR		
163	BRALY	DENNIS	L
164	BRAMLETT	MARK	F
165	BRAMLETT	MARK	F
166	BRASEL FAMILY TR		
167	BRAUN	FLORA	
168	BREWER	JOE	
169	BREWER	SHARON	E
170	BREWER	STEVEN	T
171	BROOKS	PATRICIA	D
172	BROSKY	MARY	H
173	BROWN	VERA	
174	BRUNO	EVELYN	T
175	BRYK	THOMAS	M
176	BUCKLEY	EUGENE	C
177	BUCKLEY	JEANNE	M
178	BUHRMANN	DONALD	C
179	BUHRMANN	JUNE	
180	BUJULIAN BROTHERS INC		
181	BUMANGLAG	WASHINGTON	M
182	BUNCH	WALTER	
183	BURDICK	DONALD	O
184	BURGESS	KAREN	
185	BURGESS	RANDY	
186	BURNS	RAYMOND	J
187	BURRELL	DORETHA	
188	BURTON	ALICE	
189	BUYTKUS FAMILY TRUST		
190	BYRNE	DANIEL	R
191	BYRNE	DAVID	E
192	BYRNE	LEONA	
193	CABAHUG	ARLENE	A
194	CABAHUG	JAIME	M
195	CAL GOLF INC		
196	CALANDRI SON RISE FARMS L P		
197	CALDWELL	BELVA	A
198	CALIFORNIA WATER SERVICE CO		
199	CALKINS	CHRISTINA	J
200	CALKINS	JAMES	F
201	CALMAT LAND CO		
202	CALMESON	MARVIN	
203	CAMACHO	HERMINIA	T
204	CAMACHO	JULIAN	G
205	CAMARENA	RICARDO	C
206	CAMERON	BONNIE	M
207	CAMERON	JAMES	A

208	CAMERON	WILLIAM	H
209	CAMPBELL	ERIKA	
210	CANTE	RAFAEL	
211	CAPEL	LYNDA	B
212	CAREY	BARBARA	J
213	CAREY	DONALD	W
214	CARINGI	ERNEST	J
215	CARLISLE	VIOLET	E
216	CARNEY	TIMOTHY	G
217	CARRANZA	ROSENDO	
218	CARRASCO	TORIBIO	G
219	CARRLE	META	
220	CARROLL	IRENE	F
221	CARROLL	JAMES	K
222	CARRUTHERS	BERA	E
223	CARTER	AUDREY	M
224	CARTER	EUGENIA	
225	CARTER	LESLIE	A
226	CARTER	RONALD	H
227	CARTER	TERRY	
228	CASTELAN	GARY	E
229	CASTELAN	SHARON	L
230	CASTELLANOS	CANDACE	M
231	CASTELLANOS	EDDY	M
232	CASTILLO	JOSE	A
233	CASTILLO	REMEDIOS	C
234	CATANESE	ANA	
235	CATANESE	CHARLES	A
236	CAYETANO	AURELIA	
237	CAYETANO	EDGARDO	
238	CECIL	JULIA	I
239	CECIL	KEN	O
240	CENICEROS	GILBERT	B
241	CERNICKY	EDWARD	
242	CERNICKY	FLORENCE	
243	CHACHUAT	MARC	
244	CHAHAL	SUKHDEV	S
245	CHAN	BEE	HONG
246	CHAN	HAWK	NIN
247	CHAN	MON	KYI
248	CHAN	SIU	HANG
249	CHANDLER	BEVERLY	
250	CHANDLER	BURTON	
251	CHANEY	BONITA	
252	CHANEY	ROBERT	G
253	CHANG	JENSEN	J S
254	CHAO	PY	
255	CHARLES TAPIA FAMILY TRUST		
256	CHATTERTON	SALLIE	LYNNE
257	CHEIKY	CHARITY	S
258	CHEIKY	MICHAEL	C
259	CHEUNG	CHRISTOPHER	B

260	CHI YU	HU	
261	CHIANG	CHOU	
262	CHITIEA	ANDREW	J
263	CHITIEA	JOAN	K
264	CHITIEA	JOEL	
265	CHITIEA	VIVIAN	A
266	CHITIEA	VIVIAN	
267	CHIU	TIM	TUNG
268	CHLAVIN	MYRON	
269	CHLAVIN	MYRON	B
270	CHLAVIN	MYRON	Z
271	CHOE	MI	RAN
272	CHOE	PYONG	S
273	CHOI	KENNETH	Y
274	CHONG	EDWIN	Y
275	CHOSTNER	LOUIS	E
276	CHOY	BONIFACE	T
277	CHRISTIANSEN	CHARLES	W
278	CHRISTIANSEN	MAXINE	J
279	CHRISTIE	JOHN	S
280	CHRISTOPHER	ARDATHE	E
281	CHU	DAPHNE	M
282	CHUNG	FRED	H
283	CHUNG	GABRIELLE	F
284	CINFIO	JOHN	
285	CIPOLLONE	JAMES	
286	CLARK	ELAINE	M
287	CLARK	RICHARD	L
288	CLARK	RICHARD	B
289	CLAWSON	RUSSELL	M
290	CLUTTER	GAIL	M
291	CLUTTER	RALPH	W
292	CO	LAP	DU
293	COGER	GEORGE	F
294	COLBATH	EDWARD	H
295	COLE	MARC	L
296	COLEMAN	DONALD	W
297	COLLICUTT	WILLIAM	F
298	COLLINS	BEATRICE	
299	COLOMBO	CHRISTINA	
300	COLTON	CHARLES	
301	CONNELLY	LARRY	J
302	CONNELLY	LEO	P
303	CONTE	SIRPUHE	
304	CONTRERAS	MARTIN	
305	COOK	ALAN	
306	COOLEY	REGINA	FRANCOISE
307	COPE	DENISE	M
308	COPE	THOMAS	J
309	CORDER	RUBY	J
310	CORDOVA	VIRGINIA	C
311	CORDOVA	WILLIAM	

312	CORRALES	ALFREDO	
313	COUNTY COUNTY SANITATION NO 14		
314	COUNTY SANITATION DISTRICT NO 20		
315	COX	CALVIN	J
316	COYLE	ERIC	M
317	CPH ROSAMOND LP		
318	CRAIN	ELLIE	
319	CRAIN	JERRY	
320	CROCKETT	SUSAN	ELISE SIMC
321	CRONK	RONALD	E
322	CROSBY	ALICE	B
323	CRUZ	CORA	D
324	CRUZ	FELINA	E
325	CRUZ	NICASIO	
326	CRUZ	ROGER	L
327	CRYSTAL ORGANIC FARMS LLC		
328	CUA	KRISTEEN	
329	CULHA	MIKE	M
330	CULLEN	PETER	
331	CURRY	DANNY	G
332	D C FAMILY TRUST		
333	D R HORTON LOS ANGELES HOLDING		
334	D SOUZA	FLORIN	
335	DACLES	ANITA	S
336	DACLES	SIMPLICIO	M
337	DALLEY	HELGA	I
338	DALLEY	MANFRED	H
339	DAMAN	LEONA	L
340	DAMRON	AMY	
341	DAMRON	JEANETTE	L
342	DANG	TAN	JAMES
343	DAOOD	MOHAMMAD	
344	DAOOD	SALEEM	A
345	DAOUD	ADIB	G
346	DAUGHERTY	DONNA	L
347	DAVALOS	ANITA	L
348	DAVALOS	DOMINADOR	M
349	DAVID	ALFRED	L
350	DAVIES	LITA	
351	DAVIS	DOUGLAS	G
352	DAVIS	JAMES	
353	DAVIS SIBS INC		
354	DE LANO	ELIZABETH	
355	DE PIETRO LIMITED		
356	DEAN REV LIV TR		
357	DEBOTOUN	SEFEY	
358	DEDIOS	ANGELITO	G
359	DEL SUR RANCH LLC		
360	DELUCA	BRUNO	M
361	DENG	LONG	
362	DENGER	SYBIL	M
363	DERRICK	OLIN	



364	DESCHENE	DENEEN	M
365	DESERT LAKE L P		
366	DIAZ	JUAN	A
367	DICKS	GARY	L
368	DIGIULIO	NICK	
369	DIOLI	RICHARD	A
370	DISCOUNTLAND INC		
371	DIXON	LONZO	W
372	DIXON	MAE	L
373	DIZON	ADELAIDA	R
374	DIZON	HONORATO	C
375	DONIS	ESTEBAN	C
376	DONIS	MAURO	
377	DONIS	ROSALINA	G
378	DONIS	VIRGINIA	
379	DORA	LAND	
380	DORA LAND		
381	DOUGHERTY	TERESA	
382	DOUGLAS	MICHAEL	R
383	DOUGLASS	KATHERINE	G
384	DOUK	BOROM	
385	DOUK	S&B	
386	DOUK	SOKHOM	
387	DOWNING	JAMES	W
388	DOWNING	JAMES	W
389	DOWNS	GARY	W
390	DREVER	ROMNIA	H
391	DRUMMOND	JOHN	T
392	DRUMMOND	MARILYN	M
393	DUMBRIQUE	ELISEO	C
394	DUNLOP	CYNTHIA	R
395	DUNN	JAMES	D
396	DUNNING	RAYMOND	E
397	DUONG	LOC	T
398	DURST	CAROL	A
399	DYKSTRA	HAROLD	
400	DYKSTRA	TERESA	
401	DYKSTRA	WILBUR	
402	DYKSTRA FAMILY TRUST		
403	E C WHEELER LLC		
404	E I C GROUP ET AL		
405	EARL	DOROTHY	A
406	EARL	JACK	B
407	EARWOOD	DAVID	BRIAN
408	EAST KERN PROP LLC		
409	EAST WEST LAND INVS INC		
410	EASTER	BENJAMIN	
411	EASTLEY	GEORGE	M
412	EASTLEY	PHILIP	G
413	EBERT	JOANNE	F
414	ECKBERG	DAVID	L
415	ECKBERG	PAULA	K

416	ECKLES	DALE	H
417	ECONOMOU	JEAN	F
418	EDMONDS	JOHN	H
419	EDWARDS	AVIS	M
420	EDWARDS	LINDA	
421	EDWARDS	SAMMY	L
422	EKSTROM	MARY	E
423	ELNESS	THEODORE	O
424	ELUMBA	ROSA	V
425	EMMS	ZENAIDA	C
426	EMPERT	ROSARIO	O
427	ENSMINGER	LORIN	
428	ENXCO DEV		
429	ENXCO DEV CORP		
430	ENXCO DEVELOPMENT CORPORATION		
431	ERAZIM	CATHERINE	A
432	ESCOBAR	JOHN	M
433	ESPARZA	ROBERTO	C
434	ESPARZA	ROSE	
435	ESPIRITU	WILLIAM	I
436	ESQUIVEL	BASILIO	
437	EST OF ZELDA C SCHLISKE DECD		
438	ESTRADA	EDELMIRA	
439	ESTRADA	HERVI	
440	EVANS	NANCY	H
441	EYHERABIDE	JUANITA	
442	EYHERABIDE	RAYMOND	
443	EYHERABIDE SHEEP CO		
444	FABER	GEORGINA	LISA
445	FABRIZIO	CARL	
446	FAIRVIEW DEVELOPMENT LLC		
447	FALK	DALE	
448	FANKHAUSER	ERNEST	
449	FANKHAUSER	HERTA	
450	FARIA	RICHARD	M
451	FARM ESTATES OF THE WORLD		
452	FELTS	DENESE	L
453	FELTS	DOUGLAS	D
454	FENNELL	OTILIA	E
455	FIKE	RUTH	E
456	FINKEL	CLAUDIA	
457	FINKEL	GARY	
458	FIORITO	MARY	
459	FISCHER GRANDCHILDRENS TRUST		
460	FLORES	GAYLE	
461	FLORES	MARIA	
462	FLOYD	HERBERT	F
463	FOGLEMEN	LARRY	
464	FOGLER	IRENE	P
465	FOGLER	RONALD	D
466	FONTILLAS	ALEJANDRO	
467	FORD	JOHN	R

468	FOWLER	ANTONIA	B
469	FRANE	KEVIN	J
470	FRANE	LAUREL	A
471	FREDRICK	STEPHENIE	J
472	FREEMAN	JEFF	
473	FRIEDMAN	ESTHER	E
474	FRIEDRICHSEN	LEWIS	
475	FU	JOANNE	Y
476	FUJISAWA	YOSHI	
477	FUKUMOTO	MICHI	
478	FULLER	RUSSELL	E
479	GABUYA	AURORA	P
480	GABUYA	RODRIGO	L
481	GALIETI	JEFF	A
482	GALVEZ	JOSE	L
483	GAMBONE	BETTY	L
484	GARCIA	MARTHA	I
485	GARCIA	RODOLFO	
486	GARDE	EDUARDO	
487	GARDE	RUSSELLEND	
488	GARDE FMLY REV TR		
489	GARY J RAFFERTY TRUST		
490	GATEWAY TRIANGLE DEVELOPMENT II		
491	GATEWAY TRIANGLE PROPERTIES		
492	GEE	HUNG	GIT
493	GENZ DEV INC		
494	GENZ DEVELOPMENT INC		
495	GHKA BUDESTI	STEFAN	
496	GIANG	PAUL	
497	GILBRALTAR HOMES LLC		
498	GILL FAMILY TRUST 1999		
499	GILLINGHAM	GEORGE	H
500	GISELE SCHROEDER LIV TR		
501	GLAUSER	DRENA	M
502	GLENN	GARY	A
503	GLESSNER	PAUL	T
504	GODSHALL	HARRY	C
505	GOLD SKY PROPERTY LLC		
506	GOLDEN SANDS TRAILER PARK		
507	GONZALES	BENITO	S
508	GONZALES	ERMINIO	
509	GONZALES	QUACH	E
510	GONZALEZ	ARMANDO	C
511	GONZALEZ	ARMANDO	L
512	GONZALEZ	CARLOS	J
513	GONZALEZ	FRANCES	R
514	GONZALEZ	GLORIA	
515	GONZALEZ	RAMON	
516	GONZALEZ	ROQUE	
517	GONZALEZ	TINA	J
518	GORRINDO	ROBERT	
519	GOSE	VICENTE	

520	GOYA	CHRISTINA	A
521	GRAHAM	JOHN	C
522	GRANT	WILLIAM	M
523	GRAY	WESLEY	H
524	GREEN	BARBARA	MARIE
525	GREEN	HILDA	
526	GREENMAN	DONNA	J
527	GREMBER	PIERRE	
528	GRIFFIN	JOHN	R
529	GRIFFIN	LAURA	
530	GRIFFIN	LAURA	
531	GRIFFIN	LEONARD	W
532	GROFF	GERALD	L
533	GROFF	MARIAN	J
534	GROOM	LILLIAN	C
535	GROVEN	DENNIS	
536	GROVEN	MARGE	
537	GUERRANT FMLY TR		
538	GUIANG	LUCENA	F
539	GUILLEN	CRISTOVAL	
540	GUINTO	CLARITA	
541	GUTIERREZ	ALVARO	
542	GUTIERREZ	SANTOS	A
543	GUZMAN	JOSE	
544	GUZMAN	JOSE	
545	GUZMAN	NORMA	
546	GUZMAN	OVIDIO	
547	H & N DEVELOPMENT CO INC		
548	HA	JIN	S
549	HA	YOUNG	K
550	HADDOX	WILLIS	
551	HAHN	SUSAN	J
552	HAMIDI	HOMA	
553	HAMSON	CARRIE	M
554	HAMSON	DAVID	E
555	HANANO	DEAN	K
556	HANLON	JAMES	W F
557	HANLON	JAMES	F
558	HANSEN	HARALD	
559	HANSON	CHRISTINE	
560	HANTMAN	JOSEPH	
561	HANTMAN	JOYCE	
562	HARD	WILLIS	H
563	HARNIK	JOSEPH	H
564	HARPER	DAVID	C
565	HARRELL	MARY LOU	BYERLY
566	HARRIS	DIANE	M
567	HARRIS	JAMES	P
568	HARRIS	KAREN	JANE
569	HARRIS	STEVEN	
570	HART	KAREN	S
571	HARTER	KAY	B

572	HARTER	KAY	
573	HARTER	SCOTT	
574	HARTER	SCOTT	S
575	HARVELL FAMILY TR		
576	HASKINS	SAM	
577	HASSID	YAEL	
578	HASSID	YORAM	
579	HATHAWAY	GARY	
580	HATHAWAY	PATRICIA	
581	HAYDON	DONALD	C
582	HAZAMA	FUSAKO	
583	HAZAMA	HIDEO	
584	HEGGEN	ALICE	L
585	HELTON	BOB	D
586	HEMMING	JAMES	
587	HENNINGER	CORINE	L
588	HERNANDEZ	ANTONIO	
589	HERR	CAROL	E
590	HESS	CHRISTIAN	
591	HETZNER	RONALD	
592	HEYNEN	GERALDINE	A
593	HGJ LLC		
594	HIGH DESERT INVESTMENTS LLC		
595	HILL	JACK	M
596	HILL	MICHELE	
597	HILLERMAN	ERIC	V
598	HINCK	MARILYN	E
599	HINES	NORMAN	M
600	HINES	RICKI	
601	HO	GIANG	
602	HO	THONG	H
603	HOA	NGAN	
604	HOBAYAN	ALBERT	H
605	HOBAYAN	VIOLETA	P
606	HODGES	PAUL	
607	HODSDON	DEBRA	J
608	HODSDON	STEVE	W
609	HOEHN	ELISABETH	
610	HOEHN	MICHAEL	
611	HOFFMAN	WILBERT E DECD EST OF	&
612	HOGAN	KIM	M
613	HOGAN	PATRICK	J
614	HOLGUIN	SOLEDAD	
615	HOLLAND	CLARISSIA	E
616	HOMAN	LINDA	
617	HOMAN	MATHEW	L
618	HONG	CHE	C
619	HONG	KHAI	
620	HONG	TONY	
621	HOOPER	MARTHA	W
622	HOOVER	GARY	
623	HOOVER	MARILYN	L

624	HOPPER	J	A
625	HOSKINS	WILLIAM	L
626	HOST	CHERYL	A
627	HOST	THOMAS	A
628	HOURLANI	JANETTE	
629	HOWE	LESLIE	B
630	HSI	SUMEI	P
631	HSIAONI CHANG		
632	HSU	JA	BIN
633	HSU	JAMES	T
634	HUANG	CHI	S
635	HUANG	CHI	SHIOU
636	HUANG	KANGLE	
637	HUANG	SUCHU	T
638	HUBBARD	MARIE	E
639	HUERTA	CRESENCIO	
640	HUGHES	ROMEO	
641	HUI SUK KIM TR		
642	HUNT	ROBERT	W.
643	HUNTER	JAMES	A
644	HUTH	CLINTON	C
645	HUTH-TANNER	S	
646	HUTSON	HARLEY	M
647	HWANG	AMY	C
648	HYATT	CLARENCE	L
649	HYPERICUM INTEREST LLC		
650	HYPERICUM INTERESTS LLC		
651	HYUN CHUL LEE		
652	IGE	KIYOSHI	
653	IGLESIA DE DIOS PENTECOSTAL MI		
654	IGNACIO	ISIDRO	
655	ILES	ELLEN	M
656	INGERSOLL	VERONICA	
657	INGRAM	MARTIN	
658	INVESTCO AV8 LLC		
659	IOELE	PASQUALE	S
660	IRISH	JOY	C
661	IRISH	ROBERT	L
662	ISSAKHANIA	J	
663	ISSAKHANIAN	MARTIN	
664	IWAMOTO	FUKUYO	
665	J P ELIOPULOS ENTERPRISES INC		
666	JABLONSKI	HELENA	
667	JACKS	ALFRED	H
668	JACKSON	DIETRA	F
669	JACOBSEN	ARNOLD	
670	JAGATRI L AND XANTHA DHAWAN		
671	JAMES	RICHARD	D
672	JAUREGUI	DAVID	
673	JAUREGUI	ISAURA	
674	JAVID INVESTMENTS LLC		
675	JEFFREY	ENID	C

676	JENG	CHERNPORN	
677	JENG	THIENCHAI	
678	JENNINGS	BOBBY	G
679	JENNINGS	PATRICIA	L
680	JENSEN FAMILY TR		
681	JEONG	WALLACE	D
682	JIBILIAN	ARMEN	
683	JIMENEZ	ENRIQUE	U
684	JOHNSON	HENRY	
685	JOHNSON	MARGARET	C
686	JONES	BETTY	J
687	JONES	CHRISTINE	D
688	JONES	DAVID	L
689	JONES	ESTHER	D
690	JONES	HAROLD	C
691	JONES	ROBERT	A
692	JORDAN	MARGLEEN	J
693	JOSHUA RANCH DEVELOPMENT INC		
694	JUHL	MORTON	S
695	K A INVESTMENT CO L L C		
696	KAGEHIRO	ISAKO	
697	KAGEHIRO	KENICHI	
698	KAM	ANNETTE	F
699	KAM	ANNETTE	FUNG HAU
700	KANAMORI	MITSUE	
701	KANEASTER	CHARLOTTE	M
702	KANG	YUN	H
703	KARIYA	KATSUKO	
704	KARIYA	KATSUMI	
705	KARLAKIS	THEODORE	
706	KARTHAS	NICHOLAS	
707	KASPER	COLLEEN	A
708	KATSION	GORDON	D
709	KAUFLER TRUST		
710	KAWAMOTO	WAYNE	T
711	KAWAMURA	YASUKO	IRA
712	KEAST FMLY TR		
713	KEKLIKIAN	ARPINEH	
714	KEKLIKIAN	MISSAK	
715	KENDRICK	MARIE	C
716	KERNROSS ESTATES		
717	KETTENRING	JOEL	S
718	KETTENRING	PAULINE	J
719	KETTLES	HARRIET	
720	KEY	SANDRA	
721	KHATER	FADI	N
722	KILA	LORNA	M
723	KIM	MI	JUNG
724	KIM	SOO	H
725	KINAT	CAROL	A
726	KING	CHUN	
727	KING	CHUN	C



728	KING	WILLIAM	
729	KING	WILLIAM	C
730	KIRKLAND	FREDA	D
731	KLECHEFSKI	C	DIANE
732	KLECHEFSKI	GEORGE	E
733	KLEKAR	HOWARD	R
734	KLODJA	FRANK	
735	KLUMP	HAROLD	P
736	KNAPP	IRENE	KENT
737	KOBAYASHI FAMILY TRUST		
738	KOLLAR	JOSEPHINE	P
739	KOLSTAD	ROSE	M
740	KOO	ERLINDA	L
741	KOOKEN	WILLIAM	R
742	KOOTENAI PROPERTIES INC		
743	KORDA	SARAH	
744	KOSTSZEWA	JOHN	L
745	KOSTSZEWA	MARLENE	
746	KOUSEN	KAREL	
747	KOUSEN	PAMELA	
748	KRAMER	ALICE	C
749	KRAMER	ROBERT	S
750	KU	DAVID	H
751	KU	SOU	CHIN
752	KUBIAK	MICHAEL	J
753	KUCHTA	TERRY	W
754	KUMAGAI	SEISHI	
755	KUNG	WEI	I
756	KYLE	GAILEN	
757	KYLE	GAILEN	W
758	KYLE	JAMES	W
759	KYLE	JULIA	
760	KYLE	WANDA	E
761	L A CO SANITATION DIST NO 14		
762	L A CO SANITATION DIST NO 20		
763	LA PORTE	JEAN	D
764	LAGUERTA	LILIA	R
765	LAI	TSUI	W
766	LAMBERT	DELORIS	G
767	LAMBERT	NANCY	L
768	LANCASTER AND 120 111 LLC		
769	LANCASTER BLVD		
770	LANCASTER BLVD AND 42ND ST WEST		
771	LANCASTER NEW HORIZONS		
772	LAND BUSINESS CORP		
773	LANDALE MUTUAL WATER CO		
774	LANDAU	PEARL	
775	LANDAU	WILLIAM	
776	LANDAVERDE	JESUS	
777	LANDAVERDE	NANCY	
778	LANDEROS	ROBERTO	
779	LANE	FRANK	A

780	LANG	PAULETTE	M
781	LANIER	WILLIAM	B
782	LANKTREE	ANN	R
783	LARGE	BONNIE	P
784	LARGE	ROBERT	W
785	LARRANAGA	SAMSON	
786	LAW	ALTON	B
787	LAWRENCE	MICHAEL	F
788	LAYMANCE	LOUIE	A
789	LAZO	CONRADO	V
790	LAZO	ELIZABETH	N
791	LE	DUONG	T
792	LE	LOI	
793	LE	SUONG	N
794	LE	YEN	S
795	LEARY	CORNELIUS	W
796	LEBRECHT	MARGARET	M
797	LEE	CHI	HSIUNG
798	LEE	DELANO	
799	LEE	JIM	
800	LEE	MAI	
801	LEE	TING	PIE
802	LEGASPI	AURELIA	V
803	LEGASPI	FELIMON	E
804	LEISTNER	LEO	
805	LENO	LEIGHTON	E
806	LENO	NANCY	A
807	LEONA VALLEY HUNTING CLUB		
808	LESIAK	MARIANE	
809	LESIAK	MAX	M
810	LEUNG	RAMIE	
811	LEWIS	PHILLIP	W
812	LIBED	RUDOLFO	P
813	LIEN FAMILY SURVIVORS TRUST		
814	LIGGETT	MICHAEL	
815	LIM	CAMILA	L
816	LIM	SENG	MOV
817	LIMOS	LEONORE	C
818	LIN	MICHAEL	
819	LIN	TACHUNG	
820	LINDE	DONALD	L
821	LING	KWONG	S
822	LING LING FANG		
823	LIONG	LILLA	
824	LITTLE ROCK SAND AND GRAVEL INC		
825	LITTLE ROCK CREEK IRRIGATION DIST		
826	LITTLE ROCK SAND AND GRAVEL INC		
827	LIU	CHIH	CHUNG
828	LIU	SUH	JEN
829	LIZOTTE	SHIRLEY	
830	LLANDA	EDITH	A
831	LLOYD F AVERY TR		

832	LO	MAN	C
833	LO	SHIUNG	RU
834	LOCSIN	CARMELITA	N
835	LOCSIN	HILARIO	S
836	LOGUE	MARY	R
837	LOI	THANH	LE
838	LOLA R JOHNSON TRUST		
839	LOMBARDO FMLY REV LIV TR		
840	LONG DENG		
841	LOOKBAUGH	STEPHEN	C
842	LOPAC	THOMAS	A
843	LOPEZ	MARK	L
844	LOPEZ	OLIVIA	E
845	LOPEZ	VICTOR	M
846	LOS ANGELES COUNTY SANITATION		
847	LOS BANOS	BERNARD	
848	LOVEN	ROBERTA	
849	LOVING	ROBERT	A
850	LOWERY	CHARLES	W
851	LOWERY	NINA	M
852	LOYOLA MARYMOUNT UNIVERSITY		
853	LOZANO	JOSE	G
854	LOZANO	MARIA	T
855	LU	CLARK	DANNY C
856	LU	CLARK	C
857	LUBBERS	EVA	F
858	LUCERO	ROBERT	
859	LUCKY 360 INVESTMENTS LLC		
860	LUDOVICO	MARIA	C
861	LY	MIKE	
862	LYMAN	JANET	L
863	LYMAN	JANET	L
864	LYNCH	PATRICIA	L
865	LYON	ALICE	J
866	LYONS	CHRISTI	L
867	LYONS	JOHN	D
868	M14 DEVELOPMENT LLC		
869	MACADAEG	BERNADETTE	
870	MACE	JEANENNE	K
871	MACE	MARK	E
872	MACIAS	ANTONIO	
873	MACIAS	BENJAMIN	
874	MACIAS	MARTINA	
875	MADAN	S	K
876	MADAN	SHOBHANA	
877	MADRIGAL	ANTONIO	
878	MAGALONA	CECILIA	M
879	MAGEO	PALE	I
880	MAGLAYA	PATROCINIO	M
881	MAGLIANO	ROBERT	
882	MAGLIANO	ROSALIN	
883	MAGTAAS	ROLADO	G

884	MAK	VANNA	
885	MALAY	ANGELA	L
886	MALIT	NARCISO	G
887	MANAY	LORIE	
888	MANDAC	LUZVIMINDA	B
889	MANERY	DAVID	
890	MANNINO	CAROL	A
891	MANUEL	CHARITO	M
892	MANUEL	EUFEMIA	
893	MANUEL	RICHMOND	B
894	MANUEL	RICHMOND	
895	MANZO	CHARLES	J
896	MARAVICH	RUDOLPH	
897	MARCELO	MENANDRO	
898	MARCELO	OFELIA	
899	MAREE J DE LANO TR		
900	MARITORENA	JOSE	
901	MARITORENA LIVING TRUST		
902	MAROTTA	HELEN	P
903	MARQUEZ	ALFREDO	
904	MARQUEZ	MANUELA	
905	MARQUEZ	MARIA	
906	MARQUEZ	MARTIN	
907	MARSH	MARY	L
908	MARSH	RACHEL	E
909	MARSHALL	BYRN	HOWARD
910	MARTIN	ALMA	
911	MARTIN	ARTHUR	C
912	MARTIN	BARBARA	D
913	MARTIN	THOMAS	
914	MARTINEZ	FRANCISCO	J
915	MARTINEZ	JESUS	A
916	MARTINEZ	MARIA	D
917	MARTINEZ	ROBERT	L
918	MARTINS	ELSIE	
919	MARTINS	LAWRENCE	
920	MARTINS	LAWRENCE	
921	MASON	DAVID	S
922	MASON	DAVID	
923	MASON	FRANCES	H
924	MASON	KERRI	
925	MASON	MILDRED	
926	MASTERS	DONALD	L
927	MATA	ROSARIO	G
928	MATE	TERESITA AND	
929	MATSUI	JEANNE	
930	MATSUSHIMA	SUMIKO	
931	MATTHEWS	FULTON	L
932	MAURICE	MATTHEW	
933	MAXILOM	SHIRLEY	A
934	MAXWELL	CATHERINE	
935	MAZARIEGOS	GUSTAUO	

936	MAZARIEGOS	LINDA	
937	MC AVOY	AMY	M
938	MC AVOY	DOUGLAS	R
939	MC INTYRE	THOMAS	R
940	MC KAY	RAYMOND	E
941	MC LAREN	B	A
942	MC LAUGHLIN	BRIAN	M
943	MCCALLISTER	RAE	K
944	MCANDREW	LORRAINE	R
945	MCCALMAN	JULIENNE	
946	MCCALMAN	WALTER	
947	MCCLAIN	LORETA	Y
948	MCCLINE	SUSAN	R
949	MCCOOL	FREDERICK	W
950	MCCOOL	RITA	
951	MCDOWELL	JERRIE	E
952	MCGAHAN	PATTY	J
953	MCNINCH	EDWIN	
954	MCNINCH	MARGARET	
955	MEDINA	JULIAN	
956	MEJIA	JUANA	L
957	MELLOW	LEONARD	
958	MENDOZA	ALFREDO	B
959	MENDOZA	CUAUHTEMOC	
960	MERRY	ROBERTA	
961	MESSIER	HERMINIA	
962	MESSIER	LEONARD	
963	METTLER VALLEY MUTUAL WATER CO		
964	MEYER	DAVID	B
965	MEYER	HANS	PETER
966	MEYER	IPBI	K
967	MEYER	IPBI	KIM
968	MEYER	LISA	
969	MEYER CREST LTD		
970	MEYER CREST LTR		
971	MIHARA	HISAO	
972	MIKEL	MOLLY	
973	MIKEL	SAM	
974	MILLER	JAMIE	
975	MILLER	LINDA	M
976	MILLER	NANCY	
977	MILLER	NANCY	
978	MILLER	RAYMOND	C
979	MILLER	RICHARD	D
980	MILLER	STEVEN	S
981	MINA	MARIA	D
982	MINA	ROLDAN	C
983	MINER	RICHARD	H
984	MINH	LIEU	NGOC VO
985	MINH	VAN	DINH
986	MIRANDA	SALVADOR	
987	MIRKAZEMI	MORTEZA	S

988	MIRKAZEMI	SUSAN	G
989	MISSION BELL RANCH DEVELOPMENT		
990	MITSUBISHI	JANICE	C
991	MO	CHIUNG	H
992	MOENE	BJORN	
993	MOJAVE & TROPICO LLC		
994	MOLINA	CELINA	
995	MONARREZ	CANDICE	J
996	MONASEBIAN	FARSHAD	S
997	MONEDA	PATRICIO	A
998	MONFARED	SAEED	F
999	MONTEMAYOR	EUSEBIO	R
1000	MONTES	MARIA	I
1001	MOORE	JUDITH	ANNE
1002	MOORE	ROBERT	A
1003	MOORE	SHIRLEY	M
1004	MOORE	THOMAS	A
1005	MORALES	ELAINE	L
1006	MORENO	MICHAEL	P
1007	MORI	RITSUKO	
1008	MORRIS	JOHN	
1009	MOSES	MARY	L
1010	MOTAVVEF	FIROUZEH	B
1011	MOTAVVEF	MANSOOR	
1012	MOUGHALIAN	GIRARD	
1013	MOUGHALIAN	RENATE	
1014	MOWER	MARY	B
1015	MUDGETT	MARILYN	
1016	MULLINS	BRANDON	
1017	MULVENA	MAIA	L
1018	MUMFORD	DON	HAZEN
1019	MUNGIA	EMMA	G
1020	MUNGIA	EMMA	G
1021	MUNZ	BARRY	S
1022	MUNZ	DAN	W
1023	MUNZ	KATHLEEN	M
1024	MUNZ	REVA	R
1025	MURDOCK	BRONWYN	
1026	MURO	ESTELA	
1027	MURPHY	PATTY	A
1028	MURTAUGH SURVIVORS TRUST		
1029	MYERS FAMILY TRUST ET AL		
1030	MYUNG	DUK	Y
1031	MYUNG	HYUN	S
1032	NADWODNY	MARY	L
1033	NAIDITCH	GAY	E
1034	NAKAMICHI	SATOYE	
1035	NAKASHIMA	YOSHITO	
1036	NAKAWATASE	SHIZUKO	
1037	NAKAWATASE	YOSHITAKA	
1038	NANAMKIN	JIM	L
1039	NAPUTI	DAVID	A

1040	NATIONAL CEMENT CO OF CALIF		
1041	NATIONWIDE ASSET MANAGEMENT LP		
1042	NAVAL	CHARYL	Y
1043	NAVARRO	ALEJANDRA	
1044	NAVARRO	ANDREA	
1045	NAVARRO	FRANCISCO	B
1046	NAVARRO	JOSE	
1047	NAVARRO	MARTA	
1048	NEBEKER	EUGENE	B
1049	NELLIE TAPIA FAMILY TRUST		
1050	NELLIE TAPIA FMLY TR		
1051	NEMAN	SIMIN	
1052	NEWMAN	DORWIN	
1053	NEWMAN	SHIRLEY	
1054	NEWSOM FAMILY TRUST		
1055	NGO	BINH	
1056	NGUYEN	ANTHONY	L
1057	NGUYEN	DANNY	T
1058	NGUYEN	NGOC	A
1059	NGUYEN	NGUYET	M
1060	NGUYEN	SONNIE	H
1061	NGUYEN	THANH	M
1062	NIBBELINK FAMILY TR		
1063	NICHOLS	JUANITA	R
1064	NICHOLSON	GERARD	H
1065	NICHOLSON	MARIE	A
1066	NISHIDA	ERIC	M
1067	NISHIDA	ERIC	M
1068	NISSING	NEIL	
1069	NIXON	LYDIA	A
1070	NOEL	DIXIE	LEE
1071	NONA M RAFFERTY TRUST		
1072	NORTHROP GRUMMAN CORP		
1073	NORTHROP GRUMMAN SYSTEMS CORP		
1074	NOTERMAN	MARK	A
1075	NOTERMAN	YVETTE	M
1076	NOU	NANCY	M
1077	NOVELOSO	CIPRIANO	
1078	NOVELOSO	DOLORES	
1079	NOZAKI	HENRY	A
1080	NOZAKI	NAOMI	F
1081	NUSS	STEVEN	B
1082	NUTTER	MARY	A
1083	OBERG	MERLE	L
1084	OCONNOR	TIMOTHY	J
1085	OHTA	JESSIE	T
1086	OKAMOTO	KEIKO	
1087	OKAMOTO	MASAAKI	
1088	OKIHARA	HARUTO	
1089	OLIVAS	RICK	D
1090	OLSON FAMILY TR		
1091	OLSSON	BETTY	A



1092	OLSSON	JOHN	B
1093	ORARA	ADORACION	M
1094	ORARA	FRANCISCO	
1095	ORTEGA	PEDRO	O
1096	OSHIRO	DORIS	Y
1097	OSKOOI	FIROOZ	R
1098	OSSA	GUNTRAM	R
1099	OSSA	LIANE	D
1100	OWL PROPERTIES INC		
1101	PADDEN	BRETT	R
1102	PADGETT	CHARLENE	E
1103	PADGETT	ROY	B
1104	PADILLA	MARTA	
1105	PADILLA	PAZ	R
1106	PADUA	CLAIRE	M
1107	PAGDILAO	LEONIDA	P
1108	PALACIO	JULIO	
1109	PALACIO	LUZ	
1110	PALMDALE 1000 ASSOCIATES LLC		
1111	PALMDALE 5TH STREET WEST LLC		
1112	PALMDALE FAMILY HOUSING		
1113	PALMDALE HILLS PROPERTY		
1114	PALMDALE HILLS PROPERTY LLC		
1115	PALMDALE LODGING ASSOCIATES LLC		
1116	PALMDALE MOBILE FRANK LLC		
1117	PAQUIN	JOSEPH	R
1118	PAREDES	EUGENIO	
1119	PARK	CHOON	S
1120	PARK	INYOUNG	
1121	PARK	JEAN	C
1122	PARKER	HAROLD	B
1123	PARKER	JUEL	A
1124	PASTRANO	JOSE	D
1125	PATINO	SALLY	
1126	PAULING	ADRIAN	LEE
1127	PAYNE	CHARLES	A
1128	PAYNE	IMA	J
1129	PEARSON	DIANA	J
1130	PEARSON	DIANA	JO
1131	PEDENKO	LEO	
1132	PENA	VICENTA	A
1133	PEREIRA	MICHAEL	P
1134	PEREZ	ROSA	I
1135	PERRISEAU	KAREN	
1136	PERRISEAU	KAREN	L
1137	PERRISEAU	MARVIN	R
1138	PETERSEN PROPERTIES		
1139	PH ROSAMOND LLC		
1140	PHAM	THANG	DUC
1141	PHAN	MYLINH	
1142	PHILLIPS	ORRIN	
1143	PIANE	TOM	

1144	PIERATT	PAUL	M
1145	PIKE	ROBERT	
1146	PIWENITZKY	FRED	W
1147	PIWENITZKY	SACHIKO	
1148	PIZANO	ARTHUR	
1149	PIZANO	HERLINDA	
1150	PLEDGE INVESTMENT LLC		
1151	PLOYNGAM	TAVIL	
1152	POLLARD	PERLA	C
1153	POLLARD	ROBERT	A
1154	POMEROY	KIMBERLEY	
1155	POMEROY	KIMBERLY	A
1156	POMEROY	VANCE	
1157	POMEROY	VANCE	D
1158	POOLE FAMILY TR		
1159	PORCARI	DORA	A
1160	POULSEN	NORMAN	L
1161	POWELL	CHARLES	P
1162	PRATANTHIP	WARAYA	
1163	PROCIDA	ROMANO	
1164	PRODAN	BRUNO	
1165	PRODAN	ROSA	
1166	PVK FAMILY LIMITED PTN		
1167	QARMOUT	ELIAS	
1168	QUADIR	ABU	
1169	QUAN QUOC PHAM		
1170	QUANTUMCUE INC		
1171	QUESTIN	BELLA	S
1172	QUIGLEY		
1173	QUIGLEY	RACHEL	
1174	QUINLAN	MARY	R
1175	QWEST ENGINEERING INC		
1176	R AND M RANCH		
1177	RABENA	THEODORE	R
1178	RAGUINE	ARMANDO	M
1179	RAHGAN REAL ESTATE DEV CO		
1180	RALPHS	GAY	A
1181	RALPHS	RONALD	A
1182	RAMOS FAMILY TRUST		
1183	RAMPE	FRED	
1184	RANADA	FELICITAS	T
1185	RAWJEE	MAHMUD	
1186	RAZAVI	FEREIDOUN	
1187	RAZER	CLARENCE	L
1188	RAZER	JEAN	L
1189	REACH	JOAN	E
1190	RECA	JOHN	B
1191	REED	ROBERT	L
1192	REFF	BARBARA	
1193	REFF	HERBERT	
1194	REGALADO	RAY	Y
1195	REICH	FRED	

1196	REID	MARY	L
1197	REINOSO	EDGAR	
1198	RETZ	MAYME	E
1199	REYES	CONCEPCION	
1200	REYES	EFREN	
1201	REYES	ELIZABETH	
1202	REYES	ERNESTO	S
1203	REYES	VICENTE	
1204	REYNOLDS	CARLETON	
1205	REYNOLDS	OLIVIA	
1206	RHEE	SEI	C
1207	RHODA	SUSAN	M
1208	RHODEN	MICHELE	
1209	RICHARD A WHITE TRUST		
1210	RICHARD M LANG FAMILY TRUST		
1211	RICHARDS	MORRIS	D
1212	RICKETTS	RONALD	M
1213	RIDDLE	NANCY	J
1214	RIDER	ANITA	E
1215	RIGGINS	PATRICIA	J
1216	RIMANDO	FLORENCE	L
1217	RIMANDO	RUBEN	B
1218	RINALDI	MICHAEL	J
1219	RIOS	MARIA	T
1220	RIOS	NICOLAS	
1221	RIPPERDA	JOYCE	
1222	RIPPON	JAMES	
1223	RITTER	EDGAR	C
1224	RITTER	PAULA	E
1225	RIVERA	GEORGE	R
1226	RMG PROPERTY HOLDING FOUR LLC		
1227	RMG PROPERTY HOLDING TWO LLC		
1228	ROBBIE	DAVID	L
1229	ROBBIE	KINUE	REV
1230	ROBERSON	TRACY	A
1231	ROBERTSON	CHARLES	T
1232	RODARTE	ALBERT	
1233	RODRIGUEZ	CONCEPCION	
1234	RODRIGUEZ	GUADALUPE	
1235	RODRIGUEZ	IGNACIO	
1236	RODRIGUEZ	JOHN	M
1237	ROQUEMORE TR		
1238	ROSAMOND LAND TRUST		
1239	ROSEMOUNT EQUITIES LLC		
1240	ROSENBERRY	RUSSELL	F
1241	ROSENDALE	CRYSTAL	L
1242	ROSENDALE	STEPHEN	
1243	ROSENTHAL	ROBERT	
1244	ROSS REBAR CO INC		
1245	ROTTGERING	RICHARD	W
1246	ROWE	TRISHA	A
1247	ROWEN	MARSHALL	

1248	ROWLAND	MYRA	
1249	ROYAL INVESTORS GROUP		
1250	ROYAL INVESTORS GROUP LLC		
1251	ROYAL WESTERN PROPERTIES		
1252	ROYAL WESTERN PROPERTIES LLC		
1253	RUBENSTEIN	JAMES	
1254	RUFF	DORIS	E
1255	RUFF	EDWARD	L
1256	RUNDT	EDNA	V
1257	RUNKLE	DEWEY	R
1258	RUONA	LYNN	M
1259	RUOPP	FREDERICK	J
1260	RUSSELL	BERNA	
1261	RUSSELL	HELEN	B
1262	RUSTON	PATRICIA	
1263	RUSTON	TOM	F
1264	SACMAN	HERMOGENES	V
1265	SAITO	KATSUJI	
1266	SALAZAR	GABRIEL	
1267	SALEH	HOGER	R
1268	SALLEN	BETTY	
1269	SALLEN	JOSEPH	
1270	SALOMON	FRANKIE	H
1271	SAN DIEGO FRENCH AMERICAN		
1272	SANCHEZ	FRANCISCO	
1273	SANCHEZ	MARIA	F
1274	SANTANA	DIGNA	S
1275	SANTANA	PEDRO	
1276	SANTOS	GREGORIO	R
1277	SAPARZADEH	DANIEL	
1278	SAROMINES	JOSE	A
1279	SARRIS	GUSTAVE	
1280	SASAKI FAMILY TRUST 1995		
1281	SAUER	KAREN	
1282	SAY	AMY	Y
1283	SCATTAGLIA	FRANCES	
1284	SCATTAGLIA	FRANCES	M
1285	SCHAD	WILLIAM	O
1286	SCHAEFFER	ALICE	M
1287	SCHAEFFER	BUD	S
1288	SCHEMENAUER	STACY	J
1289	SCHILLING	LAWRENCE	
1290	SCHILLING	MARY	
1291	SCHIPPER	SYLVIA	J
1292	SCHLEGEL	JUDITH	A
1293	SCHLEGEL	STEPHEN	J
1294	SCHMIDT	HERMAN	A
1295	SCHOEPFLIN	HAZEL	E
1296	SCHOEPFLIN	NIEL	
1297	SCHULTE	JOHN	L
1298	SCHULTZ	PHILIP	
1299	SCIDMORE	BETTY	

1300	SCOTT	ROBERT	D
1301	SCRUGGS	PATRICIA	L
1302	SCS FAMILY LIMITED PARTNERSHIP		
1303	SEGROVE	HENRY	H
1304	SEIBERT	FLORENCE	G
1305	SELLSITE & UNITED LLC		
1306	SELNICK	ALVIN	A
1307	SEMERAU	DEWILLO	F
1308	SEMOTAN	CARL	W
1309	SERVICE ROCK PRODUCTS CORP		
1310	SEVEN STAR UNITED LLC		
1311	SEXTON	RALPH	F
1312	SF PACIFIC PROPERTIES INC		
1313	SHADD	EUGENIA	
1314	SHAKIB	KAMRAM	S
1315	SHANNON	WILLIAM	J
1316	SHEARER	CATHERINE	L
1317	SHEARER MARITAL TRUST		
1318	SHELTON	EDWARD	W
1319	SHERMAN	EARNEST	G
1320	SHIBUYA	HAJIME	
1321	SHIBUYA	KYOKO	
1322	SHIMABUKURO	LUPE	
1323	SHIMABUKURO	RODNEY	
1324	SHIMIZU	YOSHIAKI	
1325	SHIMOMURA	SHOGO	
1326	SHIU	ALVES	
1327	SHLOMI	BENJAMIN	
1328	SHOKRI	BEHROUZ	
1329	SHOKRI	FARIBA	
1330	SHOKRIAN	ELLIAS	
1331	SHOKRIAN	SHIRLEY	
1332	SIAM INV CORP		
1333	SIAM INVESTMENT CORP		
1334	SICAT	LOLITA	D
1335	SICCAMA	JAKOB	K
1336	SIEBERT	JEFFREY	L
1337	SIEBERT	NANCEE	J
1338	SIERRA GATEWAY RESOLUTION LLC		
1339	SIMON	EDWARD	B
1340	SIMPSON	DONNA	L
1341	SIMPSON	GARETH	L
1342	SIMS	TAFFIE	J
1343	SIMS	THEODORE	H
1344	SINGH	GORA	
1345	SINGH	TINA	C
1346	SIREX	LESLIE	A
1347	SIVILLE	ESTHER	M
1348	SIVILLE FAMILY TRUST		
1349	SKAGGS	CHARLES	R
1350	SKAGGS	REBECCA	S
1351	SKIADAS	GEORGETTE	

1352	SKINNER	CHARLES	
1353	SKINNER	SHARREN	
1354	SMALL	FRANK	A
1355	SMEJKAL	EUGENE	F
1356	SMITH	CHONG	H
1357	SMITH	JAMES	C
1358	SMITH	LARRY	A
1359	SMITH	PATRICIA	A
1360	SMITH	ROBERT	WAYNE
1361	SMUTZ	GLEN	R
1362	SNEED	ODIS	
1363	SOARING VISTA PROPERTIES INC		
1364	SONG	MI	R
1365	SORRENTO WEST PROPERTIES INC		
1366	SOTEROPOULOS	KONSTANTINOS	
1367	SOTO	JUAN	M
1368	SOUTH	JAMES	T
1369	SOUTHCOTT	BERNEICE	B
1370	SOUTHERN CA EDISON CO		
1371	SOUTHERN CALIFORNIA EDISON		
1372	SOVICH	EDWARD	S
1373	SOWERSBY	KIM	
1374	SPERLING	FRANCIS	F
1375	SSERUNKUMA	DAVID	
1376	ST JUDES RANCH FOR CHILDREN INC		
1377	STADLER	VIRGINIA	
1378	STAMBACK	LINDA	
1379	STATHATOS	HELEN	
1380	STATHATOS	SAVAS	
1381	STENBERG	COLUMBIA	M
1382	STENERSON	ALAN	G
1383	STEPHENSON	DEBORAH	
1384	STERKEL	TERESITA	C
1385	STERN	ELEANOR	
1386	STERN	JOHN	
1387	STERNBERG	RICHARD	R
1388	STIPANCIC TR		
1389	STONE	BRIAN	P
1390	STOVER	LOIS	A
1391	STRAWMYER	CLEO	P
1392	STREMEL	WILMA	M
1393	STUBNER	STEVE	J
1394	STURM	GUZEL	
1395	SU	JOHN	
1396	SUGARMAN	JORDAN	M
1397	SUGARMAN	RUTH	G
1398	SULPACIO	CARMELITA	C
1399	SULPACIO	ROMEO	R
1400	SUMMERS	EUGENE	W
1401	SUMMERS	JUANITA	B
1402	SUMMERS	QUEENIE	
1403	SUN	CHRISTOPHER	S

1404	SUN	JOHN	S
1405	SUNJKA	FRANA	
1406	SUNJKA	JOSEPH	
1407	SUNLIGHT TOWNHOME LLC		
1408	SUPA	LENNY	C
1409	SUPERMED HEALTH INC		
1410	SWEIS	FADIA	M
1411	SWEIS	SAMIR	S
1412	SZETO	ETHEL	
1413	T L SQUARED LLC		
1414	TAFT	ALAN	R
1415	TAFT	TERIANNE	N
1416	TAKAGI	TAKASHI	
1417	TAKASHITA	REIKO	
1418	TALLEY	GROVER	L
1419	TAM	HERBERT	H
1420	TAMAYO	CRES	S
1421	TAMAYO	MACARIO	S
1422	TAN	CORAZON	D
1423	TAN	FIDELINO	M
1424	TANAKA	ALICE	T
1425	TANAKA	ROY	T
1426	TANIGUCHI	JOHN	M
1427	TANIGUCHI	ROBIN	LEE
1428	TAO	CHI-KWANG	
1429	TAO	TING-NING	
1430	TAPIA	GEORGE	
1431	TAYLOR	F	CATHERINE
1432	TAZMAN		
1433	TEJON RANCH CO		
1434	TEJON RANCHCORP		
1435	TEJON RANCHERO LAND CO LLC		
1436	TEJON RANCHO CO		
1437	TERAYAMA	SADAKO	M
1438	TERUYA	FUMIO	
1439	TERUYA	HISAKO	
1440	TESTA	NICHOLAS	J
1441	THOMPSON	LARRY	L
1442	THOMPSON	LARRY	L
1443	THOMPSON	MARY	A
1444	THOMPSON	WILLIAM	A
1445	THORNTON	LYDIA	N
1446	THORNTON	LYDIA	
1447	THORNTON	ROBERT	S
1448	THORNTON	ROBERT	
1449	THREE ARKLIN LLC		
1450	THROAT APPLES INC PROFIT SHARING		
1451	THYRA RETZKE FAMILY TRUST		
1452	TICHAUER	RONALD	
1453	TIENDAS	LOUISE	
1454	TIENDAS	TERTIUS	A
1455	TIERRA BONITA RANCH COMPANY		



1456	TING	CHIANG	CHANG
1457	TITLE	INSURANCE	
1458	TITLE INS AND TR CO		
1459	TIVENS	LYNN	B
1460	TKATCH	IVAN	O
1461	TOBIAS	BEVERLY	J
1462	TOBIN	ARTHUR	
1463	TOBIN	HILDA	B
1464	TODAY INVESTMENT GROUP LLC		
1465	TOMEI	ALICE	A
1466	TOMEI	RALPH	Y
1467	TOMKIEWICZ	GLEN	R
1468	TOMKIEWICZ	JILL	C
1469	TOMLINSON	BENNY	N
1470	TORRES	DALISAY	S
1471	TORRES	EDILBERTO	C
1472	TORRES	NERIO	
1473	TORRES	SHIRLEY	D
1474	TORRES	VICTOR	J
1475	TORREZ	DONATO	
1476	TOVAR	FELIPE	P
1477	TRAN	HUYNH	V
1478	TRAN	JEANNIE	N
1479	TREACY	PATRICK	J
1480	TREMBLAY	SHARON	
1481	TROCHIM	EMMA	
1482	TROCHIM	WALDEMAR	
1483	TRUONG	JENNY	P
1484	TSEN	LIU FANG	
1485	TSUHAKO	GAIL	S
1486	TSUHAKO	JOHN	I
1487	ULAT	ARTHUR	T
1488	ULAT	ELDNA	R
1489	UNFRIED	RICHARD	H
1490	UNISON INVESTMENT COMPANY LLC		
1491	UONG	HOA	
1492	UPDEGRAFT	JERRY	P
1493	URBAN	LESLIE	
1494	USA GOLDEN LAND INVESTMENT LLC		
1495	USHIGOME	CIV	K
1496	UYEHARA	AMELIA	T
1497	UYEHARA	EDDIE	K
1498	VAHAN	ELLEN	T
1499	VALDEZ	ELPIDIO	O
1500	VALENTINE	ROLAND	M
1501	VAN DAM	CRAIG	
1502	VAN DAM	CRAIG	A
1503	VAN DAM	DELMAR	
1504	VAN DAM	DELMAR	D
1505	VAN DAM	GARY	L
1506	VAN DAM	GARY	
1507	VAN DAM	GERTRUDE	

1508	VANCE	EVANGELINE	S
1509	VANDERGROEN	DONNA	L
1510	VANDERGROEN	RONALD	E
1511	VARELA	VICTOR	
1512	VAUGHN	DANNY	M
1513	VELCHEZ	GIL	V
1514	VELCHEZ	LOLITA	A
1515	VELUR PROPERTIES LLC		
1516	VICARI	CRISPINO	
1517	VICENS	ISAIAS	V
1518	VILLAGOMEZ	BERTHA	
1519	VILLARENTE	NORMA	G
1520	VILLARUEL	PERFECTO	M
1521	VILLEGAS	DORIS	
1522	VILLEGAS	GREGARIO	
1523	VILORIA	MARGARITA	G
1524	VILT	EDWARD	E
1525	VIRTUE	RODGER	
1526	VISITACION	DANNY	
1527	VISITACION	SALLY	J
1528	VONBORCKE	RICHARD	
1529	VONDRA	ELISA	K
1530	VONDRA	JAMES	L
1531	VULCAN LANDS INC		
1532	WADE	ROBERT	L
1533	WAGAS LAND COMPANY		
1534	WAKEHAM	BARBARA	P
1535	WALDEN	DANIEL	C
1536	WALKER	CECIL	
1537	WALKER	GRACE	
1538	WALLACE	PATRICIA	
1539	WALLACE	WILLIAM	
1540	WANG	JOSEPHINE	
1541	WANG	LUCY	B
1542	WANG	WONG	YUH-HUA
1543	WARM SPRINGS INVESTMENTS LTD		
1544	WARMINGTON	WILLIAM	
1545	WARNACK	A	C
1546	WARNACK	A	C
1547	WARNER	JAMES	L
1548	WARNER	LEIGH	J
1549	WATSON	AMY	S
1550	WEAVER	ELIZABETH	C
1551	WEBB	GEORGE	O
1552	WEBB TRUST		
1553	WEBB TRUST		
1554	WEI	CECILIA	
1555	WEI	CHUNG	H
1556	WEI	SUHMEI	L
1557	WEST	IVAL	V
1558	WHEATON	RICHARD	
1559	WHICHER	LAURIE	S

1560	WHICHER	LAURIE	S
1561	WHITE	BETTY	J
1562	WHITE	EDWARD	A
1563	WHITE	JAMES	E
1564	WHITE	LORETTA	M
1565	WHITE	RICHARD	A
1566	WHITE	VIVIAN	L
1567	WHITE	WALT	
1568	WHITTAKER	JOSEPH	L
1569	WILCOX	GARY	J
1570	WILLIAMS	CYNTHIA	JEAN
1571	WILLIAMS	RONLLD	
1572	WILLIAMS FMLY TR		
1573	WILSON	DONALD	D
1574	WILSON	HARRY	Z
1575	WILSON	MARIE	J
1576	WILSON FAMILY TR		
1577	WINDHAM	WALTER	
1578	WINKLER	DONALD	D
1579	WINKLER	SUSAN	H
1580	WINTERS	THERESA	
1581	WKR360-6 LLC		
1582	WLOCZYK	HEATWIG	B
1583	WOLFE	MARGARET	J
1584	WOLFE	OTIS	V
1585	WONG	GARY	ALAN
1586	WONG	JOHNNY	
1587	WONG	MAI	T
1588	WONNELL	KAREN	E
1589	WOOD FAMILY TR		
1590	WOODALL	ROBERT	M
1591	WOODWARD	RUSSELL	G
1592	WRAY	MARY	
1593	WRIGHT	EMIKO	T
1594	WRIGHT	ROBERT	R
1595	WU	MIKE	M
1596	YAGO	ANTONIO	
1597	YAMADA	GRACE	
1598	YANEZ	MARIA	F
1599	YANG	WENDY	
1600	YANKOVICH	JOSEPH	E
1601	YEH	VIVIAN	HWA
1602	YEOMANS	MONICA	A
1603	YIN	TAMMY	P
1604	YOSHINO	BARNEY	
1605	YOUNG	CARLOS	A
1606	YOUNG	JULIE	Y
1607	YOUNG	KIM	J
1608	YU	BOB	H
1609	YU	KYU	S
1610	YU	ROGER	
1611	YUNG	BRIAN	

1612	YUNG	LINCOLN	CHU KUEN
1613	ZEDICHER	CORAL	K
1614	ZEDICHER	DONALD	L
1615	ZHAN	HAO	
1616	ZIMMERMAN	STANLEY	M
1617	ZUCKER	MILTON	O
1618	ZUCKER	NATALIE	V
1619	ZUMEL	ELENA	
1620	ZUMEL	RICHARD	
1621	ZWINGER	CHARLOTTE	

# Exhibit 2

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11 Attorneys for Defendant

12 (ADDITIONAL COUNSEL ARE LISTED ON SIGNATURE PAGES)

13 Superior Court of the State of California

14 County of Los Angeles

15 ANTELOPE VALLEY GROUNDWATER  
16 CASES

17 This Pleading Relates to Included Action:  
REBECCA LEE WILLIS, on behalf of herself  
18 and all others similarly situated,

19 Plaintiff,

20 v.

21 LOS ANGELES COUNTY WATERWORKS  
DISTRICT NO. 40; CITY OF LANCASTER;  
22 CITY OF LOS ANGELES; CITY OF  
PALMDALE; PALMDALE WATER  
23 DISTRICT; LITTLEROCK CREEK  
IRRIGATION DISTRICT; PALM RANCH  
24 IRRIGATION DISTRICT; PALM RANCH  
IRRIGATION DISTRICT; QUARTZ HILL  
25 WATER DISTRICT; ANTELOPE VALLEY  
WATER CO.; ROSAMOND COMMUNITY  
26 SERVICES DISTRICT; and DOES 1 through  
1,000;

27 Defendants.  
28

JUDICIAL COUNCIL  
COORDINATION  
PROCEEDING NO. 4408

Case No. BC 364553

**WILLIS CLASS STIPULATION OF  
SETTLEMENT**

SETTLEMENT STIPULATION

- 1 -

LAW OFFICES OF  
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1 This Stipulation of Settlement (the "Stipulation" or "Agreement") is entered into this 13<sup>th</sup>  
2 day of <sup>July</sup> 2010 by and between California Water Service Company, City of Palmdale, Littlerock  
3 Creek Irrigation District, Los Angeles Waterworks District No. 40 ("District 40"), Palmdale  
4 Water District, Palm Ranch Irrigation District, Phelan Pinon Hills Community Services District,  
5 Quartz Hill Water District, and Rosamond Community Services District, Desert Lake Community  
6 Services District and North Edwards Water District (collectively, "Settling Defendants"), on the  
7 one hand, and Rebecca Lee Willis and the Willis Class (as more fully defined below), which  
8 consists of certain persons who own property(ies) that overly the Antelope Valley Groundwater  
9 Basin (the "Basin") on which they do not and have not pumped groundwater, on the other hand.  
10 Settling Defendants, Rebecca Lee Willis, and the Willis Class are collectively referred to as the  
11 "Settling Parties," or individually a "Settling Party." This Stipulation and the Exhibits hereto set  
12 forth the terms of a settlement (the "Settlement") between and among the Settling Parties  
13 compromising and dismissing the claims and defenses they have asserted in the above-captioned  
14 action. The Settlement is subject to approval by the Superior Court of California for Los Angeles  
15 County; in the event such approval is denied, cannot be obtained, or is reversed on appeal, this  
16 Stipulation shall have no further force or effect, and the Settling Parties shall be returned to their  
17 respective positions in the litigation prior to execution of this Stipulation.

18 I. THE SETTLING PARTIES

19 A. The Settling Plaintiffs are Rebecca Lee Willis and the members of the Willis  
20 Class, as defined in paragraph II, D below.

21 B. The Settling Defendants are as follows:

- 22 1. California Water Service Company is a California corporation which  
23 extracts groundwater from the Basin to serve customers within the Basin.
  - 24 2. The City of Palmdale is a municipal corporation in the County of Los  
25 Angeles which receives water from the Basin.
  - 26 3. Littlerock Creek Irrigation District is a public agency which produces  
27 groundwater from the Basin to serve customers within the Basin.
- 28

SETTLEMENT STIPULATION

1                   4.       Los Angeles County Waterworks District No. 40 ("District 40") is a public  
2 agency governed by the Los Angeles County Board of Supervisors. District 40 has been lawfully  
3 organized to perform various functions, including producing water from the Basin, which it  
4 provides to more than 65,000 residential and commercial customers in the Basin.

5                   5.       Palmdale Water District is an irrigation district organized and operating  
6 under Division 11 of the California Water Code, which produces groundwater from the Basin to  
7 serve customers within the Basin.

8                   6.       Palm Ranch Irrigation District is a public agency which produces  
9 groundwater from the Basin to serve customers within the Basin.

10                  7.       Rosamond Community Services District is a public agency which produces  
11 water from the Basin which it provides to customers within the Basin.

12                  8.       Quartz Hill Water District is a county water district organized and  
13 operating under Division 12 of the California Water Code. It produces water from the Basin.

14                  9.       Phelan Pinon Hills Community Services District is a public water supplier  
15 which produces water from the Basin.

16                  10.      Desert Lake Community Services District is a public agency which  
17 produces groundwater from the Basin.

18                  11.      North Edwards Water district is a public agency which produces  
19 groundwater from the Basin.

20 II.       RECITALS

21           A.       On or about November 29, 2004, District 40 commenced a civil action against  
22 Overlying Owners (more specifically defined in III. M) in the Basin, which is now pending in the  
23 Superior Court for Los Angeles County, seeking, inter alia, an adjudication of their respective  
24 rights to produce groundwater from the Basin. On or about July 11, 2005, that case was  
25 coordinated with several quiet title actions that had been brought by Basin landowners, which  
26 also sought a declaration of the parties' rights to produce and use the Basin's groundwater.  
27 Antelope Valley Groundwater Cases, No. 1-05-CV049053 (JCCP 4408) (hereinafter the  
28 "Coordinated Actions"). The Coordinated Actions are pending before the Honorable Jack Komar.

SETTLEMENT STIPULATION



1           B.       On or about October 10, 2006, the Court held an initial phase of trial with respect  
2 to the boundaries of the Basin. The Court issued an Order on November 3, 2006, defining the  
3 Basin for purposes of this litigation.

4           C.       On or about January 11, 2007 Plaintiff, Rebecca Lee Willis ("Willis"), filed a class  
5 action complaint in the Superior Court of the State of California for Los Angeles County (No. BC  
6 364553) (the "Willis Action") in which she alleged that certain Public Water Suppliers had  
7 wrongfully claimed prescriptive rights to the Basin's groundwater. Willis sought, inter alia, a  
8 declaration that the Settling Defendants had not obtained prescriptive rights as to her or Willis  
9 Class Members (more specifically defined in III.X). On or about April 10, 2007, the Willis Action  
10 was coordinated as part of the Coordinated Actions.

11           D.       By Order dated September 11, 2007 (as amended by Orders dated May 22, 2008  
12 and September 2, 2008), the Court certified Willis as the representative of a Class of certain  
13 Overlying Owners (more specifically defined in if III.M. below) pursuant to Section 382 of the  
14 California Code of Civil Procedure and Division 7, Chapter 6 of the Rules of Court.

15           E.       In early January 2009, Notice of the Pendency of the Willis Action was sent by  
16 first class mail to all Willis Class Members (more specifically defined in III.X below) who could  
17 be identified with reasonable effort and a summary notice was published. The deadline for  
18 putative Willis Class Members to exclude themselves (as extended) expired on August 30, 2009.  
19 The Court has made various orders allowing certain parties to rejoin the Willis Class.

20           F.       The Settling Parties have actively discussed potential settlement for much of this  
21 year. On or about September 2, 2009, the Settling Parties engaged in mediation before the  
22 Honorable Ronald Robie during the course of which counsel for most of the parties reached an  
23 agreement in principle to settle the Willis Action, subject to the negotiation of a final settlement  
24 agreement, client approvals, and approval by the Court.

25           G.       On or about February 19, 2010, the Court entered an Order Transferring and  
26 Consolidating Actions for All Purposes (hereinafter the "Consolidated Actions").

27           H.       Over the course of the last three years, the Settling Plaintiffs' counsel have  
28 conducted a thorough investigation of the facts and law relating to the matters at issue in the  
SETTLEMENT STIPULATION

1 Consolidated Actions and have evaluated the merits of all Settling Parties' contentions and the  
2 impact this Settlement will have on the Willis Class Members. After evaluating the foregoing, the  
3 Settling Plaintiffs and counsel are satisfied that the terms and conditions of this Stipulation are  
4 fair, reasonable, and adequate, and that the Settlement is in the best interest of the Willis Class  
5 Members.

6 I. The Settling Defendants contend that they have prescriptive rights to substantially  
7 more than 15% of the Basin's Native Safe Yield. The Settling Plaintiffs contend that the Settling  
8 Defendants have no such prescriptive rights as to them. This Settlement reflects a compromise  
9 between the Settling Parties and shall not (1) be construed as an admission or concession by any  
10 Settling Party of the truth of any allegation or the validity of any claim or defense asserted in any  
11 of the pleadings, (2) be construed to prejudice the rights, claims, or defenses of any persons who  
12 are not Settling Parties, or (3) be construed to prejudice the rights, claims, or defenses (whether  
13 asserted or potential) of any Settling Party vis-à-vis any non-settling party.

14 J. The United States owns property within the Basin as to which it claims a Federal  
15 Reserved Right to produce groundwater.

16 III. DEFINITIONS

17 The following terms used in this Stipulation shall have the meanings set forth below:

18 A. "Assessments" means any monetary or other levy or charge imposed as part of a  
19 Physical Solution.

20 B. "Basin" means the Antelope Valley Groundwater Basin as defined in the Court's  
21 Order of November 3, 2006.

22 C. "Consolidated Actions" means all actions that have been or subsequently were  
23 coordinated as part of Judicial Council Coordination Proceeding No. 4408 and all actions that  
24 have been or subsequently were consolidated pursuant to the Court's Order from February 19,  
25 2010.

26 D. "Correlative Rights" means the principle of California law, articulated in *Katz v.*  
27 *Walkinshaw* (1903) 141 Cal. 116 and subsequent cases, that Overlying Owners may make  
28 reasonable and beneficial use of the water in a Basin and that, if the supply of water is insufficient

1 for all reasonable and beneficial needs, each Overlying Owner is entitled to a fair and just  
2 proportion of the water available to the Overlying Owners.

3 E. "Court" means the Honorable Jack Komar, sitting by designation as a Judge of the  
4 Superior Court of Los Angeles County or such other Judge as may be designated by the Judicial  
5 Conference to hear JCCP No. 4408.

6 F. "Effective Date" means the date on which the Court's Judgment granting final  
7 approval to the Settlement becomes final and not subject to further appeal.

8 G. "Federal Reserved Right" is the principle originally articulated in *Winters v.*  
9 *United States* (1908) 207 U.S. 564 and more recently in *Cappaert v. United States* (1976) 426  
10 U.S. 128, which holds that when the Federal Government reserves land from the public domain, it  
11 impliedly reserves sufficient water to serve the purposes for which the lands were reserved, and  
12 the quantity of reserved water is limited to the amount necessary to fulfill the purposes of the  
13 reserved land. The United States contends that the Federal Reserved Right entitles the United  
14 States to a prior and paramount right to a portion of the Native Safe Yield.

15 H. "Federally Adjusted Native Safe Yield" for any given year means the Basin's  
16 Native Safe Yield less the actual annual production of the United States' during the prior year  
17 pursuant to its Federal Reserved Right.

18 I. "Final Judgment" means a final judgment to be entered by the Court in the above  
19 matter, which approves the terms and provisions of this Stipulation, and is substantially in the  
20 form attached hereto as Exhibit A.

21 J. "Imported Water" means water that enters the Basin and that originates outside the  
22 Basin that is not part of the Basin's Native Safe Yield, and that, absent human intervention, would  
23 not recharge or be used in the Basin. Imported Water does not include water purchased by the  
24 Watermaster with Replacement Assessments or bottled water.

25 K. "Native Safe Yield" means the amount of pumping, which under a given set of  
26 land use and other prevailing cultural conditions, generates Return Flows that, when combined  
27 with naturally occurring groundwater recharge to the Basin, results in no long-term depletion of  
28

1 Basin groundwater storage. Pumping of the Settling Parties' share of Native Safe Yield is not  
2 subject to any Replacement Assessment.

3 L. "Overlying Right" means the appurtenant right of an Overlying Owner to use  
4 groundwater from the Native Safe Yield for overlying reasonable and beneficial use.

5 M. "Overlying Owners" means owners of land overlying the Basin who hold an  
6 Overlying Right.

7 N. "Physical Solution" means a mechanism that comprehensively resolves the  
8 competing claims to the Basin's water and provides for the management of the Basin. The Settling  
9 Parties anticipate that this Settlement will later be incorporated into a Physical Solution.

10 O. "Preliminary Approval Order" means the Court's Order granting preliminary  
11 approval to the Settlement set forth herein, directing the manner in which notice of the Settlement  
12 shall be provided to the Willis Class, and scheduling a final Hearing for the Court to consider  
13 whether to approve the Settlement. The Settling Parties will submit a proposed Preliminary  
14 Approval Order in the form appended as Exhibit B hereto.

15 P. "Recycled Water" means water which, as a result of treatment of waste, is suitable  
16 for a direct beneficial use or a controlled use that would not otherwise occur and is therefore  
17 considered a valuable resource..

18 Q. "Replacement Assessment" means the charge imposed on any Settling Party by the  
19 Watermaster for producing more water than it is entitled to produce from the Basin under the  
20 terms of this Settlement or pursuant to such further orders as the Court may enter in the  
21 Coordinated Actions.

22 R. "Replacement Water" means water purchased by the Watermaster to offset  
23 production in excess of a Settling Party's share of Total Safe Yield.

24 S. "Return Flows" means the amount of water that is put to reasonable and beneficial  
25 agricultural, municipal or other use and thereafter returns to the Basin and is part of the Basin's  
26 Total Safe Yield.

27 T. "Settlement" means this Stipulation, including the Exhibits appended hereto.  
28

1 U. "Total Safe Yield" means the amount of pumping, which under a given set of land  
2 use and other prevailing cultural conditions generates Return Flows that, when combined with  
3 naturally occurring groundwater recharge to the Basin and Return Flows derived from Imported  
4 Water, results in no long-term depletion of Basin groundwater storage.

5 V. "Transition Period" means the period of time provided for in the Physical Solution  
6 during which the parties' right to produce water from the Native Safe Yield free from  
7 Replacement Assessment will decrease to amounts that total no more than that party's share of  
8 Native Safe Yield.

9 W. "Watermaster" means the person or entity appointed by the Court to monitor and  
10 manage the Basin's groundwater, subject to oversight by the Court.

11 X. "Willis Class" or "Willis Class Members" means the Willis Class as defined in the  
12 Court's Order of September 11, 2007, as amended by the Court's Orders of May 22, 2008, and  
13 September 2, 2008, but shall exclude all persons who timely excluded themselves from the Willis  
14 Class and have not rejoined the Willis Class. The Willis Class consists of the following:

"All private (i.e., non-governmental) persons and entities that own  
real property within the Basin, as adjudicated, that are not presently  
pumping water on their property and have not done so at any prior  
time ("the Class"). The Class includes the successors-in-interest by  
way of purchase, gift, inheritance, or otherwise of such landowners.

The Class excludes the defendants herein, any person, firm, trust,  
corporation, or other entity in which any defendant has a controlling  
interest or which is related to or affiliated with any of the  
defendants, and the representatives, heirs, affiliates, successors-in-  
interest or assigns of any such excluded party. The Class also  
excludes all persons to the extent their properties are connected and  
receive service from a municipal water system, public utility, or  
mutual water company. The Class shall [further] exclude all  
property(ies) that are listed as 'improved' by the Los Angeles  
County or Kern County Assessor's office, unless the owners of such  
properties declare under penalty of perjury that they do not pump  
and have never pumped water on those properties."

18  
19  
20  
21  
22  
23  
24 IV. SETTLEMENT TERMS

25 In consideration of the covenants and agreements set forth herein, and of the releases and  
26 dismissals described below, the Settling Parties agree to settle and compromise the claims that  
27 have been asserted or that could have been asserted between and among the Willis Class and the  
28

SETTLEMENT STIPULATION

1 Settling Defendants, subject to Court approval, on the following terms and conditions:

2 A. Native Safe Yield.

3 Settling Defendants and the United States contend that the best estimate of the Basin's  
4 Native Safe Yield is 82,300 acre-feet per year. The Willis Class agrees not to challenge or  
5 otherwise contest the Native Safe Yield proposed by the Settling Defendants as long as it is at  
6 least 82,300 acre-feet per year. The Settling Parties understand and agree that, in the absence of  
7 stipulation by all parties in the Coordinated Actions, the Court will decide the Basin's Native Safe  
8 Yield following trial, and the Settling Parties agree to be bound by the Court's determination in  
9 that regard even if some or all of them do not participate in such a trial.

10 B. Total Safe Yield.

11 The Settling Defendants contend that the best estimate of the Basin's Total Safe Yield is  
12 110,500 acre-feet per year. The Willis Class agrees not to challenge or otherwise contest that  
13 estimate. The Settling Parties understand and agree that, in the absence of stipulation by all  
14 parties in the Coordinated Actions, the Court will decide the Basin's Total Safe Yield following  
15 trial, and the Settling Parties agree to be bound by the Court's determination in that regard even if  
16 some or all of them do not participate in such a trial.

17 C. Federal Reserved Right.

18 The United States contends that it is entitled to a Federal Reserved Right. The Settling  
19 Parties agree that the Federal Government has a Federal Reserved Right to use a portion of the  
20 Native Safe Yield. The Settling Parties agree that the Court will decide the amount of the Federal  
21 Reserved Right and they agree to be bound by the Court's determination.

22 D. Allocation Of Federally Adjusted Native Safe Yield.

23 The Settling Parties agree to be bound by the Court's determination of the amounts of the  
24 Basin's Native Safe Yield and the United States' Federal Reserved Right. The Basin's Federally  
25 Adjusted Native Safe Yield shall be the Basin's Native Safe Yield less the prior year's production  
26 of water by the United States (not to exceed the Federal Reserved Right). The Settling Parties  
27 agree that the Settling Defendants and the Willis Class Members each have rights to produce  
28 groundwater from the Basin's Federally Adjusted Native Safe Yield.

SETTLEMENT STIPULATION

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1                    1.        Settling Defendants' Water Rights

2                    Settling Defendants have asserted in the Coordinated Actions that they have obtained  
3 prescriptive rights to the Basin's Native Safe Yield. This Stipulation shall neither be construed to  
4 recognize prescriptive rights nor to limit the Settling Defendants' prescriptive claims vis-a-vis the  
5 Basin or any non-settling parties, but rather as an agreement to fairly allocate the Settling Parties'  
6 respective rights to use the Basin's water. The Settling Parties agree that the Settling Defendants  
7 collectively have the right to produce up to 15% of the Basin's Federally Adjusted Native Safe  
8 Yield free of any Replacement Assessment. The Willis Class will not take any positions or enter  
9 into any agreements that are inconsistent with the exercise of the Settling Defendants' rights.

10                    2.        Willis Class Members' Pumping Rights

11                    The Settling Parties agree that the Willis Class Members have an Overlying Right to a  
12 correlative share of 85% of the Federally Adjusted Native Safe Yield for reasonable and  
13 beneficial uses on their overlying land free of any Replacement Assessment. The Settling  
14 Defendants will not take any positions or enter into any agreements that are inconsistent with the  
15 exercise of the Willis Class Members' Overlying Right to produce and use their correlative share  
16 of 85% of the Basin's Federally Adjusted Native Safe Yield.

17                    a.        Safe Harbor.

18                    The Willis Class Members acknowledge that the Settling Defendants may at trial prove  
19 prescriptive rights against all groundwater pumping in the Basin during a prior prescriptive  
20 period. If the Settling Defendants do prove prescriptive rights, Settling Defendants shall not  
21 exercise their prescriptive rights to diminish the Willis Class Members' Overlying Right below a  
22 correlative share of 85% of the Basin's Federally Adjusted Native Safe Yield. If the Settling  
23 Defendants fail to prove any prescriptive rights, this Agreement shall not diminish at all the rights  
24 of Willis Class Members to make reasonable and beneficial use of a correlative share of the  
25 Basin's Federally Adjusted Native Safe Yield. In no event shall this Agreement require the  
26 Willis Class Members to give to the Settling Defendants more than 15% of any rights to use the  
27 Basin's groundwater that they may obtain by way of settlement or judgment. If there is a  
28 subsequent Court decision whereby the Court determines that the Willis Class Members do not

1 have Overlying Rights, this Agreement shall not require Settling Defendants to give the Willis  
2 Class Members any right to pump from the Native Safe Yield.

3 3. Correlative Rights Of Overlying Landowners

4 The Willis Class Members recognize that other Overlying Owners may have the right to  
5 pump correlatively with them 85% of the Federally Adjusted Native Safe Yield of the Basin for  
6 reasonable and beneficial uses on their overlying land.

7 4. Return Flows From Imported Water

8 a. The Settling Parties acknowledge and agree that they all have the  
9 right to recapture Return Flows from Imported Water that they put to reasonable and beneficial  
10 use in the Basin, consistent with California law. The Settling Parties will not be subject to any  
11 Replacement Assessment for their production of an amount equal to the Return Flows from  
12 Imported Water that they put to reasonable and beneficial use in the Basin.

13 b. Settling Defendants believe that the best estimates of Return Flows  
14 from Imported Water are (a) 25% of the water used for agricultural purposes and (b) 28% of the  
15 water used for municipal and industrial purposes. Settling Defendants further believe that the best  
16 estimate of total annual Return Flows from Imported Water is 28,200 acre-feet of which 25,100  
17 acre-feet is from municipal and industrial use and 3,100 acre-feet is from agricultural use. The  
18 Willis Class agrees not to contest those estimates, and all Settling Parties agree to be bound by  
19 any findings that may later be made by the Court with respect thereto.

20 V. MANAGEMENT OF THE BASIN

21 A. General

22 The Settling Parties agree that the Basin has limited water resources and that they should  
23 use their best efforts to conserve and maximize reasonable and beneficial use. The Settling Parties  
24 further agree that there is a need to create a groundwater management plan to ensure that  
25 pumping from the Basin does not exceed the Basin's Total Safe Yield and that the Court should  
26 appoint a Watermaster to oversee the management of the Basin's water resources.

27 B. Physical Solution

28 The Settling Parties expect and intend that this Stipulation will become part of a Physical  
SETTLEMENT STIPULATION



1 Solution entered by the Court to manage the Basin and that the Court will retain jurisdiction in the  
2 Coordinated Actions. The Settling Parties agree to be part of such a Physical Solution to the  
3 extent it is consistent with the terms of this Stipulation and to be subject to Court-administered  
4 rules and regulations consistent with California and Federal law and the terms of this Stipulation.  
5 The Settling Parties agree that the Physical Solution may require installation of a meter on any  
6 groundwater pump by a Willis Class Member before a Willis Class Member may produce  
7 groundwater. The responsibility for the cost of such meters will be determined by the Court.

8 C. Transition Period.

9 The Settling Parties agree that net groundwater production from the Basin needs to be  
10 reduced over a period of time from current levels to no more than the Basin's Total Safe Yield.  
11 This can be accomplished by reducing pumping and/or purchasing Replacement Water. The  
12 Settling Parties agree that the Transition Period should begin at the date of entry of Final  
13 Judgment in the Coordinated Actions and should last seven years. During the first two years of  
14 the Transition Period no effort will be made to curtail groundwater pumping and no Replacement  
15 Assessments will be made. By the end of the seventh year of the Transition Period, groundwater  
16 pumping from the Basin without Replacement Assessment for Replacement Water will not  
17 exceed the Native Safe Yield.

18 D. Replacement Water.

19 The Settling Parties recognize the right of any Settling Party to produce groundwater from  
20 the Basin above their share of the Native Safe Yield, subject to the Physical Solution and to any  
21 Replacement Assessment. The Settling Parties agree to provide or purchase Imported Water for  
22 all groundwater pumping that exceeds a Settling Party's share of the Federally Adjusted Native  
23 Safe Yield. The Settling Parties agree that any Settling Party who produces more than its annual  
24 share of the Federally Adjusted Native Safe Yield in any year will be responsible to provide  
25 Replacement Water or pay a Replacement Assessment to the Watermaster so that the  
26 Watermaster can purchase Imported Water to recharge the Basin.

27 E. Water Storage

28 The Settling Parties agree that water storage in the Basin offers significant benefits and

1 should be encouraged. The Settling Parties further recognize that there is a limit on the Basin's  
2 available storage space and that the storage of water for uses within the Basin should have  
3 priority over storage for use outside the Basin. Subject to those general principles, the Settling  
4 Parties agree that water storage should be permitted and encouraged and agree to support  
5 appropriate provisions in the Physical Solution.

6 F. Recycled Water

7 The Settling Parties agree that it is important to encourage the treatment and use of  
8 Recycled Water. The Willis Class agrees not to challenge or otherwise contest Settling  
9 Defendants' claims to Return Flows from Recycled Water that was reclaimed by the Sanitation  
10 Districts of Los Angeles County.

11 VI. PROCEDURES FOR CLASS NOTICE AND HEARING ON MOTIONS FOR  
12 PRELIMINARY AND FINAL APPROVAL OF STIPULATION

13 A. Preliminary Approval Motion and Settlement Notice.

14 Settling Plaintiffs shall file a motion for preliminary approval ("Preliminary Approval  
15 Motion") of the terms of the Settlement as soon as practicable following execution of this  
16 Stipulation by all Settling Parties. The Preliminary Approval Motion will seek entry of an Order  
17 Preliminarily Approving Class Action Settlement. The Preliminary Approval Motion shall  
18 include a proposed form of notice describing this Stipulation (the "Settlement Notice") to be  
19 disseminated to the Willis Class as well as a description of the procedures to be used in  
20 disseminating the Settlement Notice. The Settlement Notice shall be disseminated to all Willis  
21 Class Members by or under the supervision of counsel for District 40, with the expenses to be  
22 borne by District 40. The Settling Parties will attempt to agree upon the language for the  
23 Settlement Notice, but agree to be bound by the Court's determination in the event they have any  
24 disputes or disagreements in that regard. The Settling Parties agree to use their best efforts to have  
25 the Preliminary Approval Motion heard as promptly as is practical.

26 B. Final Approval Hearing.

27 The Settlement Notice will advise Willis Class Members of the date and time set for a  
28 Hearing on the Settling Plaintiffs' Motion for Final Approval of the Stipulation, including

SETTLEMENT STIPULATION

1 advising them of their rights to submit statements in support of or opposition to the Stipulation.  
2 The Final Approval Motion shall request that this Court find that the Stipulation and Proposed  
3 Final Judgment are fair, reasonable, and adequate to the Willis Class and shall seek entry of a  
4 Final Judgment substantially in the form attached hereto as Exhibit A.

5 VII. RELEASES AND DISMISSALS

6 A. Release By Settling Plaintiffs

7 1. In addition to the effect of any Final Judgment entered in accordance with  
8 this Stipulation, upon this Stipulation becoming final as set out in Section VIII, Paragraph G of  
9 this Stipulation, and in consideration for the settlement consideration set forth above, and for  
10 other valuable consideration, the Settling Plaintiffs shall completely release, acquit and forever  
11 discharge the Settling Defendants from any and all claims, demands, actions, suits, causes of  
12 action, whether class, individual, or otherwise in nature that Settling Plaintiffs, or each of them,  
13 ever had, now has, or hereafter can, shall, or may have on account of or in any way arising out of,  
14 any and all known or unknown, foreseen or unforeseen, suspected or unsuspected injuries,  
15 damages, and the consequences thereof in any way arising out of or relating in any way to the  
16 matters at issue in the Willis Action ("Released Claims"). Each Settling Plaintiff may hereafter  
17 discover facts other than or different from those which he, she, or it knows or believes to be true  
18 with respect to the claims which are the subject matter of this Stipulation, but each Settling  
19 Plaintiff hereby expressly waives and fully, finally, and forever, settles and releases, upon this  
20 Stipulation becoming final, any known or unknown, suspected or unsuspected, contingent or non-  
21 contingent claim with respect to the subject matter of the Stipulation, whether or not concealed or  
22 hidden, without regard to the subsequent discovery or existence of such different or additional  
23 facts. As provided in the Release set forth above, the Settling Plaintiffs, including any of Settling  
24 Plaintiffs' representatives, successors, agents, affiliates, employees, supervisors, officers,  
25 directors, or shareholders, agree to waive and release all rights and benefits which they might  
26 otherwise have pursuant to Section 1542 of the California Civil Code with regard to the release of  
27 such unknown, unanticipated or misunderstood claims, causes of action, liabilities, indebtedness  
28 and obligations.

SETTLEMENT STIPULATION

1                   2.       The Release set forth in Paragraph VII.A, above, does not include claims  
2 by any of the Settling Plaintiffs other than the claims set forth therein. In particular, the Settling  
3 Parties recognize that many persons own more than one parcel of land within the Basin. The  
4 foregoing Release only binds Willis Class Members and only with respect to those properties  
5 within the Basin on which they have not pumped water.

6                   B.       Release By Settling Defendants

7                   In addition to the effect of any Final Judgment entered in accordance with this Stipulation,  
8 upon this Stipulation becoming final as set out in Paragraph VIII.G of this Stipulation, and in  
9 consideration of the settlement consideration set forth above, and for other valuable  
10 consideration, the Settling Defendants completely release, acquit and forever discharge Settling  
11 Plaintiffs and the Willis Class Members from any and all claims, demands, actions, suits, causes  
12 of action, whether class, individual, or otherwise in nature that Settling Defendants, or any of  
13 them, ever had, now has, or hereafter can, shall, or may have arising from or relating in any way  
14 to the matters at issue in the Willis Action ("Released Claims"). Each Settling Defendant may  
15 hereafter discover facts other than or different from those which he, she, or it knows or believes to  
16 be true with respect to the claims which are the subject matter of this Stipulation, but each  
17 Settling Defendant hereby waives any right to relief from the provisions of this Stipulation in  
18 such event, and fully, finally, and forever, settles and releases, upon this Stipulation becoming  
19 final, any known or unknown, suspected or unsuspected, contingent or non-contingent claim with  
20 respect to the subject matter of the Stipulation, whether or not concealed or hidden, and without  
21 regard to the subsequent discovery or existence of such different or additional facts.

22                   1.       As provided in the Release set forth in Paragraph VII.B, above, the Settling  
23 Defendants, including any of Settling Defendants' representatives, successors, agents, affiliates,  
24 employees, supervisors, officers, directors, or shareholders, agree to waive and release all rights  
25 and benefits which they might otherwise have pursuant to Section 1542 of the California Civil  
26 Code with regard to the release of such unknown, unanticipated or misunderstood claims, causes  
27 of action, liabilities, indebtedness and obligations.

28                   VIII. MISCELLANEOUS PROVISIONS

SETTLEMENT STIPULATION

1           A.     No Concession By Any Settling Party

2           It is understood and agreed that this Stipulation represents the compromise of disputed  
3 positions with respect to the relevant facts and law. This Stipulation shall not be deemed a  
4 concession by any Settling Party as to any fact or the validity or invalidity of any claim or  
5 defense.

6           B.     Best Efforts and Mutual Cooperation.

7           Settling Plaintiffs and Settling Defendants shall use their best efforts to effectuate this  
8 Stipulation and its purpose, and secure the prompt, complete, and final dismissal with prejudice of  
9 the Willis Action. The Settling Parties agree to take any and all reasonable steps that may be  
10 necessary in that regard, as long as those steps do not require any material deviations from the  
11 terms of this Stipulation or impose material new obligations beyond those contemplated by this  
12 Stipulation.

13           The Settling Parties recognize that not all parties to the Coordinated Actions have entered  
14 into this Stipulation and that a trial may be necessary as against non-settling parties. The Settling  
15 Parties agree to cooperate and coordinate their efforts in any such trial or hearing so as to obtain  
16 entry of judgment consistent with the terms of this Stipulation; this provision, however, will not  
17 require Willis Class counsel to participate in any such trial or render any efforts absent written  
18 agreement of Settling Defendants to compensate them for such efforts. Nor shall this Stipulation  
19 preclude Settling Plaintiffs from participating in any further proceedings that may affect their  
20 rights.

21           C.     Adjustments Of Settling Parties' Estimates

22           In the event that the Court enters findings of fact that vary from the estimated amounts  
23 that the Settling Parties have agreed to for purposes of this Stipulation (including the length of the  
24 Transition Period described in Paragraph V.C.), the Court's findings will be determinative and  
25 will supplant the amounts set forth in this Stipulation. For example, if the Court should determine  
26 following trial that the Basin's Total Safe Yield is, in fact, 120,000 acre-feet per year (or some  
27 other amount), the Court's findings will control.

28           D.     Fees And Costs Of Settling Plaintiff's Counsel

SETTLEMENT STIPULATION

1           The Settling Parties understand that Willis Class counsel intend to seek an award of their  
2 fees and costs from the Court. Any such awards will be determined by the Court unless agreed to  
3 by the Settling Parties. Settling Defendants will likely oppose the motion for fees and costs. If  
4 Willis Class Counsel obtain an award of fees, Settling Defendants agree to exercise their best  
5 efforts to pay any fee award within a reasonable period of time or as required pursuant to Court  
6 order. Willis Class Counsel agree that they will not seek any attorneys' fees and/or costs from  
7 Settling Defendants for any efforts Willis Class Counsel undertake after the Court's entry of Final  
8 Judgment approving the Settlement, except with respect to the following: (a) any reasonable and  
9 appropriate efforts by Willis Class Counsel to enforce the terms of this Stipulation against  
10 Settling Defendants in the event Settling Defendants fail to comply with a provision of this  
11 Stipulation; (b) any reasonable and appropriate efforts by Willis Class Counsel to defend against  
12 any new or additional claims or causes of action asserted by Settling Defendants against the  
13 Willis Class in pleadings or motions filed in the Consolidated Actions; (c) any reasonable and  
14 appropriate efforts by Willis Class Counsel that are undertaken in response to a written Court  
15 order stating that, pursuant to this provision, Class counsel may seek additional fees for specified  
16 efforts from Settling Defendants pursuant to Code of Civil Procedure section 1021.5; (d) any  
17 reasonable and appropriate efforts by Willis Class Counsel that are undertaken in response to a  
18 written request by Settling Defendants executed by counsel for all Settling Defendants that Class  
19 Counsel participate in future aspects of the Consolidated Actions (e.g., the negotiation of a  
20 Physical Solution); or (e) any reasonable and appropriate efforts that Willis Class Counsel render  
21 to defend a fee award in their favor in the event the Settling Defendants appeal such a fee award  
22 and the Court of Appeal affirms the fee award in the amount of 75 percent or more of the fees  
23 awarded by the Superior Court. Willis Class Counsel remain free to seek an award of fees from  
24 other parties to the litigation.

25           E.       Retention Of Jurisdiction

26           The Superior Court of the State of California for Los Angeles County shall retain  
27 jurisdiction over the implementation, enforcement, and performance of this Stipulation, and shall  
28 have exclusive jurisdiction over any suit, action, proceeding, or dispute arising out of or relating  
SETTLEMENT STIPULATION

1 to this Stipulation or the applicability of this Stipulation.

2 F. Choice Of Law

3 This Stipulation shall be governed and construed by the substantive laws of the State of  
4 California.

5 G. Finality

6 a. This Stipulation shall be effective on the Effective Date, which  
7 shall occur when the Court has entered a Final Judgment approving this Stipulation and one of the  
8 following events occurs; (i) if an appeal is taken, the date of final affirmance of the Final  
9 Judgment, or if petition for review is granted by California Supreme Court or writ of certiorari is  
10 granted by United States Supreme Court, the date of final affirmance of the Final Judgment  
11 following review pursuant to such grant; or (ii) the date of final dismissal of any appeal from  
12 Final Judgment or the final dismissal of any proceedings on petition to review the Final  
13 Judgment; or (iii) if no appeal is filed, the expiration date of the time for filing or noticing of any  
14 appeal from the Final Judgment, i.e., sixty (60) days after notice of entry of the Final Judgment.

15 b. In the event that the Court refuses to approve this Stipulation, or  
16 any material part hereof, or if such approval is materially modified or set aside on appeal, or if the  
17 Final Judgment is not entered in accordance with this Stipulation, appellate review is sought, and  
18 on such review, such Final Judgment is not affirmed as to all material parts, then any of the  
19 Settling Parties to the Stipulation have the option to rescind this Stipulation in its entirety. Written  
20 notice of the exercise of any such right to rescind shall be made according to the terms of this  
21 Paragraph VIII.L below within thirty (30) days of the triggering event.

22 H. Integrated Agreement

23 This Stipulation constitutes the entire, complete and integrated agreement among the  
24 Settling Parties, and supersedes all prior or contemporaneous undertakings of the Settling Parties  
25 in connection herewith. This Stipulation may not be modified or amended except in writing  
26 executed by the Settling Parties and approved by the Court. It shall be construed and interpreted  
27 to effectuate the intent of the Settling Parties which is to provide, through this Stipulation, for a  
28 complete resolution of the relevant claims between the Settling Parties on the terms provided in

SETTLEMENT STIPULATION

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RIVERSIDE, CA 92502

1 this Stipulation. Notwithstanding the foregoing, the Settling Parties intend and agree that this  
2 Stipulation will later be incorporated into a Physical Solution, as defined above, which is  
3 consistent with the terms of this Stipulation.

4 I. Waiver

5 The waiver by any Settling Party of its rights under any provision of this Stipulation or of  
6 any breach of this Stipulation shall not be deemed a waiver of any other provision or subsequent  
7 breach of this Stipulation.

8 J. Intended Beneficiaries

9 This Stipulation shall be binding upon, and inure to the benefit of, the heirs, successors  
10 and assigns of the Settling Plaintiffs and Settling Defendants. Without limiting the generality of  
11 the foregoing, this Stipulation shall bind each and every subsequent property owner who acquires  
12 property in the Basin from a Willis Class Member as well as persons who subsequently acquire  
13 such properties.

14 K. Interpretation and Construction

15 The terms of this Stipulation have been arrived at by negotiation and mutual agreement,  
16 with consideration of and participation by all Settling Parties and with the advice of counsel.  
17 Neither Settling Plaintiffs nor Settling Defendants shall be considered to be the drafter of this  
18 Stipulation or any of its provisions for the purpose of any statute, case law, or rule of  
19 interpretation or construction that would or might cause any provision to be construed against the  
20 drafter of this Stipulation (including but not limited to Civil Code Section 1654). The descriptive  
21 headings of any paragraphs or sections of this Stipulation are inserted for convenience only and  
22 do not constitute a part of this Stipulation.

23 L. Notices

24 Where this Stipulation requires either party to provide notice or any other communication  
25 or document to the other, such notice shall be in writing, and such notice, communication, or  
26 document shall be provided by personal delivery, facsimile transmission, overnight delivery, or  
27 letter sent by United States mail with delivery confirmation. Notice may be provided to the  
28 Settling Parties through their counsel of record at the following addresses:

SETTLEMENT STIPULATION



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California Water Service Company:	Attn: President California Water Service Company 1720 North First Street San Jose, California 95112
with a copy to:	John Tootle California Water Service Company 2632 West 237th Street Torrance, California 90505
City of Palmdale:	Attn: City Manager 38300 Sierra Highway Palmdale, California 93550
with a copy to:	James Markman Richards, Watson & Gerson 355 South Grand Avenue, 40th Floor Los Angeles, California 90071
Littlerock Creek Irrigation District:	Attn: General Manager 35141 87th Street East Littlerock, California 93543
with a copy to:	Wayne Lemieux Lemieux & O'Neill 2393 Townsgate Rd., Suite 201 Westlake Village, California 91361
Los Angeles County Waterworks District No. 40:	Attn: Director 260 East Avenue K-8 Lancaster, California 93535
with a copy to:	Michael Moore Los Angeles county Counsel Office 648 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012
with a copy to:	Eric L. Garner

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	Best Best & Krieger LLP 3750 University Avenue P.O.B 1028 Riverside, California 92502
Palmdale Water District:	Attn: General Manager 2029 E. Avenue Q Palmdale, California 93550
with a copy to:	Thomas Bunn III Lagerlof, Senecal, Gosney & Kruse, LLP 301 North Lake Avenue, 10th floor Pasadena, California 91101-4108
Palm Ranch Irrigation District:	Attn: General Manger 4871 West Avenue M. (Colombia Way) Quartz Hill, California 93536
with copy to:	Wayne Lemieux Lemieux & O'Neill 2393 Townsgate Rd., Suite 201 Westlake Village, California 91361
Quartz Hill Water District:	Attn: General Manager 42141 N. 50th Street West Quartz Hill, California 93536
with copy to:	Bradley Weeks Charlton Weeks LLP 107 West Avenue M-14, Suite A Palmdale, California 93551
Phelan Pinon Hills Community Services District:	Attn: General Manager 4037 Phelan Road, Suite C-1 Phelan, California 92371
with copy to:	Francis Logan Law Office of Susan Trager 19712 MacArthur Blvd. #120 Irvine, California 92612
Rosamond Community Services District:	Attn: General Manager

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RIVERSIDE, CA 92502

1		3179 35th Street W
2		Rosamond California 93560
3	with a copy to:	Eric L. Garner
4		Best Best & Krieger LLP
5		3750 University Avenue
6		P.O.Box 1028
7	Willis Class:	Rebecca Lee Willis
8	With a copy to:	Ralph Kalfayan
9		Krause Kalfayan Benink & Slavens LLP
10		625 Broadway, Ste. 635
11		San Diego, CA 92101

12 or to such other address as any Settling Party shall, from time to time, specify in the  
13 manner provided herein.

14 M. No Admissions

15 Neither this Stipulation, nor any act performed or document executed pursuant to or in  
16 furtherance of this Stipulation is or may be deemed to be or may be used as an admission of, or  
17 evidence of, (i) the validity of any claim or defense; or (ii) the appropriateness or  
18 inappropriateness of any Willis Class Member or other representational capacity, whether  
19 contemporaneously with this Stipulation or at any time in the future.

20 N. Execution

21 This Stipulation may be executed in counterparts by Settling Plaintiffs and Settling  
22 Defendants, and a facsimile signature shall be deemed an original signature for purposes of  
23 executing this Stipulation. Each of the undersigned persons represents that he or she is fully  
24 authorized to enter into the terms and conditions of and to execute this Stipulation by the party for  
25 which he or she has signed the Stipulation.

26 IN WITNESS HEREOF, the undersigned being duly authorized, have executed this  
27 Stipulation on the dates shown below.

28 Rebecca Lee Willis

Approved as to form by: Ralph Kalfayan

SETTLEMENT STIPULATION

- 22 -

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By: Rebecca Lee Wilder

California Water Service

By: \_\_\_\_\_

City of Palmdale

By: \_\_\_\_\_

Littlerock Creek Irrigation District

By: \_\_\_\_\_

Los Angeles County Waterworks  
District No. 40

By: Quinn Thomas  
Chair, Board of Supervisors



Attest:  
Sachi A. Hamai,  
Executive Officer-Clerk Of the Board of  
Supervisors

By: Lachelle Smitherman  
DEPUTY

Palmdale Water District

By: \_\_\_\_\_

SETTLEMENT STIPULATION

By: Reese Kalfay

Approved as to form by: John Tootle

By: \_\_\_\_\_

Approved as to form by: James Markman

By: \_\_\_\_\_

Approved as to form by: Wayne Lemieux

By: \_\_\_\_\_

Approved as to form by:  
Andrea Sheridan Ordin, County Counsel

By: Warren R. Wellen  
Warren R. Wellen, Principal Deputy  
County Counsel

Approved as to form by: Eric L. Garner

By: \_\_\_\_\_

Approved as to form by: Tom Bunn

By: \_\_\_\_\_

- 23 -

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LAW OFFICES OF  
BEST BEST & KRIEGER LLP  
3750 UNIVERSITY AVENUE, SUITE 400  
P.O. BOX 1028  
RIVERSIDE, CA 92502

1 By: \_\_\_\_\_

2

3 California Water Service

4

5 By: \_\_\_\_\_

6 City of Palmdale

7  
8 By: James J. Markman

9 Littlerock Creek Irrigation District

10

11 By: \_\_\_\_\_

12 Los Angeles County Waterworks  
13 District No. 40

14 By: \_\_\_\_\_  
15 Chair, Board of Supervisors

16

17

18

19

20 Attest:  
21 Sachi A. Hamai,  
22 Executive Officer-Clerk Of the Board of  
23 Supervisors

24 By: \_\_\_\_\_

25 Palmdale Water District

26

27 By: \_\_\_\_\_

28

SETTLEMENT STIPULATION

By: \_\_\_\_\_

Approved as to form by: John Tootle

By: \_\_\_\_\_

Approved as to form by: James Markman

By: James J. Markman

Approved as to form by: Wayne Lemieux

By: \_\_\_\_\_

Approved as to form by:  
Andrea Sheridan Ordin, County Counsel

By: \_\_\_\_\_  
Warren R. Wellen, Principal Deputy  
County Counsel

Approved as to form by: Eric L. Garner

By: \_\_\_\_\_

Approved as to form by: Tom Bunn

By: \_\_\_\_\_

LAW OFFICES OF  
BEST BEST & KRIEGER LLP  
3750 UNIVERSITY AVENUE, SUITE 400  
P.O. BOX 1028  
RIVERSIDE, CA 92502

1 By: \_\_\_\_\_

By: \_\_\_\_\_

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3 California Water Service

Approved as to form by: John Tootle

4

5 By: \_\_\_\_\_

By: \_\_\_\_\_

6 City of Palmdale

Approved as to form by: James Markman

7

8 By: \_\_\_\_\_

By: \_\_\_\_\_

9 Littlerock Creek Irrigation District

Approved as to form by: Wayne Lemieux

10

11 By: B. J. Bones

By: Wayne Lemieux

12 Los Angeles County Waterworks  
13 District No. 40

Approved as to form by:  
Andrea Sheridan Ordin, County Counsel

14 By: \_\_\_\_\_  
15 Chair, Board of Supervisors

By: \_\_\_\_\_  
Warren R. Wellen, Principal Deputy  
County Counsel

16

17

Approved as to form by: Eric L. Garner

18

19

By: \_\_\_\_\_

20

Attest:  
21 Sachi A. Hamai,  
Executive Officer-Clerk Of the Board of  
22 Supervisors

23 By: \_\_\_\_\_

24

25 Palmdale Water District

Approved as to form by: Tom Bunn

26

27 By: \_\_\_\_\_

By: \_\_\_\_\_

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SETTLEMENT STIPULATION

- 23 -

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RIVERSIDE, CA 92502

1 By: \_\_\_\_\_

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3 California Water Service

Approved as to form by: John Tootle

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5 By: \_\_\_\_\_

By: \_\_\_\_\_

6 City of Palmdale

Approved as to form by: James Markman

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8 By: \_\_\_\_\_

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9 Littlerock Creek Irrigation District

Approved as to form by: Wayne Lemieux

10  
11 By: \_\_\_\_\_

By: \_\_\_\_\_

12 Los Angeles County Waterworks  
District No. 40

Approved as to form by:  
Andrea Sheridan Ordin, County Counsel

13  
14 By: *[Signature]*  
Chair, Board of Supervisors

14 By: *[Signature]*  
Warren R. Wellen, Principal Deputy  
County Counsel



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20 Attest:  
21 Sachi A. Hamai,  
22 Executive Officer-Clerk Of the Board of  
Supervisors

Approved as to form by: Eric L. Garner

23 By: *[Signature]*  
24 DEPUTY

By: \_\_\_\_\_

25 Palmdale Water District

Approved as to form by: Tom Bunn

26 By: *[Signature]*

By: *[Signature]*

27  
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SETTLEMENT STIPULATION

- 23 -

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Palm Ranch Irrigation District

Approved as to form by: Wayne Lemieux

By: [Signature]

By: [Signature]

Phelan Pinon Hills Community Services District

Approved as to form by: Francis Logan

By: \_\_\_\_\_

By: \_\_\_\_\_

Quartz Hill Water District

Approved as to form by: Brad Weeks

By: \_\_\_\_\_

By: \_\_\_\_\_

Rosamond Community Services Districts

Approved as to form by: Eric L. Garner

By: \_\_\_\_\_

By: \_\_\_\_\_

Desert Lake Community Services District

Approved as to form by: Wayne Lemieux

By: \_\_\_\_\_

By: \_\_\_\_\_

North Edwards Water District

Approved as to form by: Wayne Lemieux

By: \_\_\_\_\_

By: \_\_\_\_\_

SETTLEMENT STIPULATION

- 24 -



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RIVERSIDE, CA 92502

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Palm Ranch Irrigation District

Approved as to form by: Wayne Lemieux

By: \_\_\_\_\_

By: \_\_\_\_\_

Phelan Pinon Hills Community Services District

Approved as to form by: Francis Logan

By: \_\_\_\_\_

By: \_\_\_\_\_

Quartz Hill Water District

Approved as to form by: Brad Weeks

By: Colbert Piers

By: Brad Weeks

Rosamond Community Services Districts

Approved as to form by: Eric L. Garner

By: \_\_\_\_\_

By: \_\_\_\_\_

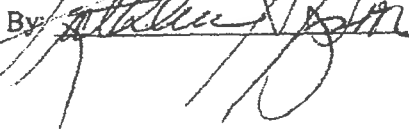
SETTLEMENT STIPULATION

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Rosamond Community Services  
Districts

Approved as to form by: Eric L. Garner

By: 

By: 

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Rosamond Community Services Districts

Approved as to form by: Eric L. Garner

By: \_\_\_\_\_

By: \_\_\_\_\_

Desert Lake Community Services District

Approved as to form by: Wayne Lemieux

By: *Salli H. Kestopoulos*

By: *Wayne Lemieux*

North Edwards Water District

Approved as to form by: Wayne Lemieux

By: \_\_\_\_\_

By: *Wayne Lemieux*

SETTLEMENT STIPULATION

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By: *Sally N. Kestopoulos*

By: *Wayne Lemieux*

SETTLEMENT STIPULATION

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11 Attorneys for Defendant

12 (ADDITIONAL COUNSEL ARE LISTED ON SIGNATURE PAGES)

13 Superior Court of the State of California

14 County of Los Angeles

15 ANTELOPE VALLEY GROUNDWATER  
16 CASES

17 This Pleading Relates to Included Action:  
REBECCA LEE WILLIS, on behalf of herself  
18 and all others similarly situated,

19 Plaintiff,

20 v.

21 LOS ANGELES COUNTY WATERWORKS  
DISTRICT NO. 40; CITY OF LANCASTER;  
22 CITY OF LOS ANGELES; CITY OF  
PALMDALE; PALMDALE WATER  
23 DISTRICT; LITTLEROCK CREEK  
IRRIGATION DISTRICT; PALM RANCH  
24 IRRIGATION DISTRICT; PALM RANCH  
IRRIGATION DISTRICT; QUARTZ HILL  
25 WATER DISTRICT; ANTELOPE VALLEY  
WATER CO.; ROSAMOND COMMUNITY  
26 SERVICES DISTRICT; and DOES 1 through  
1,000;

27 Defendants.  
28

JUDICIAL COUNCIL  
COORDINATION  
PROCEEDING NO. 4408

Case No. BC 364553

**WILLIS CLASS STIPULATION OF  
SETTLEMENT**

SETTLEMENT STIPULATION

- 1 -

LAW OFFICES OF  
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1 This Stipulation of Settlement (the "Stipulation" or "Agreement") is entered into this 13<sup>th</sup>  
2 day of July 2010 by and between California Water Service Company, City of Palmdale, Littlerock  
3 Creek Irrigation District, Los Angeles Waterworks District No. 40 ("District 40"), Palmdale  
4 Water District, Palm Ranch Irrigation District, Phelan Pinon Hills Community Services District,  
5 Quartz Hill Water District, and Rosamond Community Services District, Desert Lake Community  
6 Services District and North Edwards Water District (collectively, "Settling Defendants"), on the  
7 one hand, and Rebecca Lee Willis and the Willis Class (as more fully defined below), which  
8 consists of certain persons who own property(ies) that overly the Antelope Valley Groundwater  
9 Basin (the "Basin") on which they do not and have not pumped groundwater, on the other hand.  
10 Settling Defendants, Rebecca Lee Willis, and the Willis Class are collectively referred to as the  
11 "Settling Parties," or individually a "Settling Party." This Stipulation and the Exhibits hereto set  
12 forth the terms of a settlement (the "Settlement") between and among the Settling Parties  
13 compromising and dismissing the claims and defenses they have asserted in the above-captioned  
14 action. The Settlement is subject to approval by the Superior Court of California for Los Angeles  
15 County; in the event such approval is denied, cannot be obtained, or is reversed on appeal, this  
16 Stipulation shall have no further force or effect, and the Settling Parties shall be returned to their  
17 respective positions in the litigation prior to execution of this Stipulation.

18 I. THE SETTLING PARTIES

19 A. The Settling Plaintiffs are Rebecca Lee Willis and the members of the Willis  
20 Class, as defined in paragraph II, D below.

21 B. The Settling Defendants are as follows:

22 1. California Water Service Company is a California corporation which  
23 extracts groundwater from the Basin to serve customers within the Basin.

24 2. The City of Palmdale is a municipal corporation in the County of Los  
25 Angeles which receives water from the Basin.

26 3. Littlerock Creek Irrigation District is a public agency which produces  
27 groundwater from the Basin to serve customers within the Basin.  
28

SETTLEMENT STIPULATION

- 2 -

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1           4.     Los Angeles County Waterworks District No. 40 ("District 40") is a public  
2 agency governed by the Los Angeles County Board of Supervisors. District 40 has been lawfully  
3 organized to perform various functions, including producing water from the Basin, which it  
4 provides to more than 65,000 residential and commercial customers in the Basin.

5           5.     Palmdale Water District is an irrigation district organized and operating  
6 under Division 11 of the California Water Code, which produces groundwater from the Basin to  
7 serve customers within the Basin.

8           6.     Palm Ranch Irrigation District is a public agency which produces  
9 groundwater from the Basin to serve customers within the Basin.

10          7.     Rosamond Community Services District is a public agency which produces  
11 water from the Basin which it provides to customers within the Basin.

12          8.     Quartz Hill Water District is a county water district organized and  
13 operating under Division 12 of the California Water Code. It produces water from the Basin.

14          9.     Phelan Pinon Hills Community Services District is a public water supplier  
15 which produces water from the Basin.

16          10.    Desert Lake Community Services District is a public agency which  
17 produces groundwater from the Basin.

18          11.    North Edwards Water district is a public agency which produces  
19 groundwater from the Basin.

20    II.    RECITALS

21          A.     On or about November 29, 2004, District 40 commenced a civil action against  
22 Overlying Owners (more specifically defined in III. M) in the Basin, which is now pending in the  
23 Superior Court for Los Angeles County, seeking, inter alia, an adjudication of their respective  
24 rights to produce groundwater from the Basin. On or about July 11, 2005, that case was  
25 coordinated with several quiet title actions that had been brought by Basin landowners, which  
26 also sought a declaration of the parties' rights to produce and use the Basin's groundwater.  
27 Antelope Valley Groundwater Cases, No. 1-05-CV049053 (JCCP 4408) (hereinafter the  
28 "Coordinated Actions"). The Coordinated Actions are pending before the Honorable Jack Komar.

SETTLEMENT STIPULATION

1           B.     On or about October 10, 2006, the Court held an initial phase of trial with respect  
2 to the boundaries of the Basin. The Court issued an Order on November 3, 2006, defining the  
3 Basin for purposes of this litigation.

4           C.     On or about January 11, 2007 Plaintiff, Rebecca Lee Willis ("Willis"), filed a class  
5 action complaint in the Superior Court of the State of California for Los Angeles County (No. BC  
6 364553) (the "Willis Action") in which she alleged that certain Public Water Suppliers had  
7 wrongfully claimed prescriptive rights to the Basin's groundwater. Willis sought, inter alia, a  
8 declaration that the Settling Defendants had not obtained prescriptive rights as to her or Willis  
9 Class Members (more specifically defined in III.X). On or about April 10, 2007, the Willis Action  
10 was coordinated as part of the Coordinated Actions.

11           D.     By Order dated September 11, 2007 (as amended by Orders dated May 22, 2008  
12 and September 2, 2008), the Court certified Willis as the representative of a Class of certain  
13 Overlying Owners (more specifically defined in if III.M. below) pursuant to Section 382 of the  
14 California Code of Civil Procedure and Division 7, Chapter 6 of the Rules of Court.

15           E.     In early January 2009, Notice of the Pendency of the Willis Action was sent by  
16 first class mail to all Willis Class Members (more specifically defined in III.X below) who could  
17 be identified with reasonable effort and a summary notice was published. The deadline for  
18 putative Willis Class Members to exclude themselves (as extended) expired on August 30, 2009.  
19 The Court has made various orders allowing certain parties to rejoin the Willis Class.

20           F.     The Settling Parties have actively discussed potential settlement for much of this  
21 year. On or about September 2, 2009, the Settling Parties engaged in mediation before the  
22 Honorable Ronald Robie during the course of which counsel for most of the parties reached an  
23 agreement in principle to settle the Willis Action, subject to the negotiation of a final settlement  
24 agreement, client approvals, and approval by the Court.

25           G.     On or about February 19, 2010, the Court entered an Order Transferring and  
26 Consolidating Actions for All Purposes (hereinafter the "Consolidated Actions").

27           H.     Over the course of the last three years, the Settling Plaintiffs' counsel have  
28 conducted a thorough investigation of the facts and law relating to the matters at issue in the

SETTLEMENT STIPULATION



1 Consolidated Actions and have evaluated the merits of all Settling Parties' contentions and the  
2 impact this Settlement will have on the Willis Class Members. After evaluating the foregoing, the  
3 Settling Plaintiffs and counsel are satisfied that the terms and conditions of this Stipulation are  
4 fair, reasonable, and adequate, and that the Settlement is in the best interest of the Willis Class  
5 Members.

6 I. The Settling Defendants contend that they have prescriptive rights to substantially  
7 more than 15% of the Basin's Native Safe Yield. The Settling Plaintiffs contend that the Settling  
8 Defendants have no such prescriptive rights as to them. This Settlement reflects a compromise  
9 between the Settling Parties and shall not (1) be construed as an admission or concession by any  
10 Settling Party of the truth of any allegation or the validity of any claim or defense asserted in any  
11 of the pleadings, (2) be construed to prejudice the rights, claims, or defenses of any persons who  
12 are not Settling Parties, or (3) be construed to prejudice the rights, claims, or defenses (whether  
13 asserted or potential) of any Settling Party vis-à-vis any non-settling party.

14 J. The United States owns property within the Basin as to which it claims a Federal  
15 Reserved Right to produce groundwater.

### 16 III. DEFINITIONS

17 The following terms used in this Stipulation shall have the meanings set forth below:

18 A. "Assessments" means any monetary or other levy or charge imposed as part of a  
19 Physical Solution.

20 B. "Basin" means the Antelope Valley Groundwater Basin as defined in the Court's  
21 Order of November 3, 2006.

22 C. "Consolidated Actions" means all actions that have been or subsequently were  
23 coordinated as part of Judicial Council Coordination Proceeding No. 4408 and all actions that  
24 have been or subsequently were consolidated pursuant to the Court's Order from February 19,  
25 2010.

26 D. "Correlative Rights" means the principle of California law, articulated in Katz v.  
27 Walkinshaw (1903) 141 Cal. 116 and subsequent cases, that Overlying Owners may make  
28 reasonable and beneficial use of the water in a Basin and that, if the supply of water is insufficient

1 for all reasonable and beneficial needs, each Overlying Owner is entitled to a fair and just  
2 proportion of the water available to the Overlying Owners.

3 E. "Court" means the Honorable Jack Komar, sitting by designation as a Judge of the  
4 Superior Court of Los Angeles County or such other Judge as may be designated by the Judicial  
5 Conference to hear JCCP No. 4408.

6 F. "Effective Date" means the date on which the Court's Judgment granting final  
7 approval to the Settlement becomes final and not subject to further appeal.

8 G. "Federal Reserved Right" is the principle originally articulated in *Winters v.*  
9 *United States* (1908) 207 U.S. 564 and more recently in *Cappaert v. United States* (1976) 426  
10 U.S. 128, which holds that when the Federal Government reserves land from the public domain, it  
11 impliedly reserves sufficient water to serve the purposes for which the lands were reserved, and  
12 the quantity of reserved water is limited to the amount necessary to fulfill the purposes of the  
13 reserved land. The United States contends that the Federal Reserved Right entitles the United  
14 States to a prior and paramount right to a portion of the Native Safe Yield.

15 H. "Federally Adjusted Native Safe Yield" for any given year means the Basin's  
16 Native Safe Yield less the actual annual production of the United States' during the prior year  
17 pursuant to its Federal Reserved Right.

18 I. "Final Judgment" means a final judgment to be entered by the Court in the above  
19 matter, which approves the terms and provisions of this Stipulation, and is substantially in the  
20 form attached hereto as Exhibit A.

21 J. "Imported Water" means water that enters the Basin and that originates outside the  
22 Basin that is not part of the Basin's Native Safe Yield, and that, absent human intervention, would  
23 not recharge or be used in the Basin. Imported Water does not include water purchased by the  
24 Watermaster with Replacement Assessments or bottled water.

25 K. "Native Safe Yield" means the amount of pumping, which under a given set of  
26 land use and other prevailing cultural conditions, generates Return Flows that, when combined  
27 with naturally occurring groundwater recharge to the Basin, results in no long-term depletion of  
28

1 Basin groundwater storage. Pumping of the Settling Parties' share of Native Safe Yield is not  
2 subject to any Replacement Assessment.

3 L. "Overlying Right" means the appurtenant right of an Overlying Owner to use  
4 groundwater from the Native Safe Yield for overlying reasonable and beneficial use.

5 M. "Overlying Owners" means owners of land overlying the Basin who hold an  
6 Overlying Right.

7 N. "Physical Solution" means a mechanism that comprehensively resolves the  
8 competing claims to the Basin's water and provides for the management of the Basin. The Settling  
9 Parties anticipate that this Settlement will later be incorporated into a Physical Solution.

10 O. "Preliminary Approval Order" means the Court's Order granting preliminary  
11 approval to the Settlement set forth herein, directing the manner in which notice of the Settlement  
12 shall be provided to the Willis Class, and scheduling a final Hearing for the Court to consider  
13 whether to approve the Settlement. The Settling Parties will submit a proposed Preliminary  
14 Approval Order in the form appended as Exhibit B hereto.

15 P. "Recycled Water" means water which, as a result of treatment of waste, is suitable  
16 for a direct beneficial use or a controlled use that would not otherwise occur and is therefore  
17 considered a valuable resource..

18 Q. "Replacement Assessment" means the charge imposed on any Settling Party by the  
19 Watermaster for producing more water than it is entitled to produce from the Basin under the  
20 terms of this Settlement or pursuant to such further orders as the Court may enter in the  
21 Coordinated Actions.

22 R. "Replacement Water" means water purchased by the Watermaster to offset  
23 production in excess of a Settling Party's share of Total Safe Yield.

24 S. "Return Flows" means the amount of water that is put to reasonable and beneficial  
25 agricultural, municipal or other use and thereafter returns to the Basin and is part of the Basin's  
26 Total Safe Yield.

27 T. "Settlement" means this Stipulation, including the Exhibits appended hereto.  
28

1 U. "Total Safe Yield" means the amount of pumping, which under a given set of land  
2 use and other prevailing cultural conditions generates Return Flows that, when combined with  
3 naturally occurring groundwater recharge to the Basin and Return Flows derived from Imported  
4 Water, results in no long-term depletion of Basin groundwater storage.

5 V. "Transition Period" means the period of time provided for in the Physical Solution  
6 during which the parties' right to produce water from the Native Safe Yield free from  
7 Replacement Assessment will decrease to amounts that total no more than that party's share of  
8 Native Safe Yield.

9 W. "Watermaster" means the person or entity appointed by the Court to monitor and  
10 manage the Basin's groundwater, subject to oversight by the Court.

11 X. "Willis Class" or "Willis Class Members" means the Willis Class as defined in the  
12 Court's Order of September 11, 2007, as amended by the Court's Orders of May 22, 2008, and  
13 September 2, 2008, but shall exclude all persons who timely excluded themselves from the Willis  
14 Class and have not rejoined the Willis Class. The Willis Class consists of the following:

15 "All private (i.e., non-governmental) persons and entities that own  
16 real property within the Basin, as adjudicated, that are not presently  
17 pumping water on their property and have not done so at any prior  
18 time ("the Class"). The Class includes the successors-in-interest by  
19 way of purchase, gift, inheritance, or otherwise of such landowners.

20 The Class excludes the defendants herein, any person, firm, trust,  
21 corporation, or other entity in which any defendant has a controlling  
22 interest or which is related to or affiliated with any of the  
23 defendants, and the representatives, heirs, affiliates, successors-in-  
24 interest or assigns of any such excluded party. The Class also  
25 excludes all persons to the extent their properties are connected and  
26 receive service from a municipal water system, public utility, or  
27 mutual water company. The Class shall [further] exclude all  
28 property(ies) that are listed as 'improved' by the Los Angeles  
County or Kern County Assessor's office, unless the owners of such  
properties declare under penalty of perjury that they do not pump  
and have never pumped water on those properties."

#### IV. SETTLEMENT TERMS

In consideration of the covenants and agreements set forth herein, and of the releases and  
dismissals described below, the Settling Parties agree to settle and compromise the claims that  
have been asserted or that could have been asserted between and among the Willis Class and the

SETTLEMENT STIPULATION

1 Settling Defendants, subject to Court approval, on the following terms and conditions:

2 A. Native Safe Yield.

3 Settling Defendants and the United States contend that the best estimate of the Basin's  
4 Native Safe Yield is 82,300 acre-feet per year. The Willis Class agrees not to challenge or  
5 otherwise contest the Native Safe Yield proposed by the Settling Defendants as long as it is at  
6 least 82,300 acre-feet per year. The Settling Parties understand and agree that, in the absence of  
7 stipulation by all parties in the Coordinated Actions, the Court will decide the Basin's Native Safe  
8 Yield following trial, and the Settling Parties agree to be bound by the Court's determination in  
9 that regard even if some or all of them do not participate in such a trial.

10 B. Total Safe Yield.

11 The Settling Defendants contend that the best estimate of the Basin's Total Safe Yield is  
12 110,500 acre-feet per year. The Willis Class agrees not to challenge or otherwise contest that  
13 estimate. The Settling Parties understand and agree that, in the absence of stipulation by all  
14 parties in the Coordinated Actions, the Court will decide the Basin's Total Safe Yield following  
15 trial, and the Settling Parties agree to be bound by the Court's determination in that regard even if  
16 some or all of them do not participate in such a trial.

17 C. Federal Reserved Right.

18 The United States contends that it is entitled to a Federal Reserved Right. The Settling  
19 Parties agree that the Federal Government has a Federal Reserved Right to use a portion of the  
20 Native Safe Yield. The Settling Parties agree that the Court will decide the amount of the Federal  
21 Reserved Right and they agree to be bound by the Court's determination.

22 D. Allocation Of Federally Adjusted Native Safe Yield.

23 The Settling Parties agree to be bound by the Court's determination of the amounts of the  
24 Basin's Native Safe Yield and the United States' Federal Reserved Right. The Basin's Federally  
25 Adjusted Native Safe Yield shall be the Basin's Native Safe Yield less the prior year's production  
26 of water by the United States (not to exceed the Federal Reserved Right). The Settling Parties  
27 agree that the Settling Defendants and the Willis Class Members each have rights to produce  
28 groundwater from the Basin's Federally Adjusted Native Safe Yield.

1                   1.       Settling Defendants' Water Rights

2                   Settling Defendants have asserted in the Coordinated Actions that they have obtained  
3 prescriptive rights to the Basin's Native Safe Yield. This Stipulation shall neither be construed to  
4 recognize prescriptive rights nor to limit the Settling Defendants' prescriptive claims vis-a-vis the  
5 Basin or any non-settling parties, but rather as an agreement to fairly allocate the Settling Parties'  
6 respective rights to use the Basin's water. The Settling Parties agree that the Settling Defendants  
7 collectively have the right to produce up to 15% of the Basin's Federally Adjusted Native Safe  
8 Yield free of any Replacement Assessment. The Willis Class will not take any positions or enter  
9 into any agreements that are inconsistent with the exercise of the Settling Defendants' rights.

10                   2.       Willis Class Members' Pumping Rights

11                   The Settling Parties agree that the Willis Class Members have an Overlying Right to a  
12 correlative share of 85% of the Federally Adjusted Native Safe Yield for reasonable and  
13 beneficial uses on their overlying land free of any Replacement Assessment. The Settling  
14 Defendants will not take any positions or enter into any agreements that are inconsistent with the  
15 exercise of the Willis Class Members' Overlying Right to produce and use their correlative share  
16 of 85% of the Basin's Federally Adjusted Native Safe Yield.

17                   a.       Safe Harbor.

18                   The Willis Class Members acknowledge that the Settling Defendants may at trial prove  
19 prescriptive rights against all groundwater pumping in the Basin during a prior prescriptive  
20 period. If the Settling Defendants do prove prescriptive rights, Settling Defendants shall not  
21 exercise their prescriptive rights to diminish the Willis Class Members' Overlying Right below a  
22 correlative share of 85% of the Basin's Federally Adjusted Native Safe Yield. If the Settling  
23 Defendants fail to prove any prescriptive rights, this Agreement shall not diminish at all the rights  
24 of Willis Class Members to make reasonable and beneficial use of a correlative share of the  
25 Basin's Federally Adjusted Native Safe Yield. In no event shall this Agreement require the  
26 Willis Class Members to give to the Settling Defendants more than 15% of any rights to use the  
27 Basin's groundwater that they may obtain by way of settlement or judgment. If there is a  
28 subsequent Court decision whereby the Court determines that the Willis Class Members do not

1 have Overlying Rights, this Agreement shall not require Settling Defendants to give the Willis  
2 Class Members any right to pump from the Native Safe Yield.

3 3. Correlative Rights Of Overlying Landowners

4 The Willis Class Members recognize that other Overlying Owners may have the right to  
5 pump correlatively with them 85% of the Federally Adjusted Native Safe Yield of the Basin for  
6 reasonable and beneficial uses on their overlying land.

7 4. Return Flows From Imported Water

8 a. The Settling Parties acknowledge and agree that they all have the  
9 right to recapture Return Flows from Imported Water that they put to reasonable and beneficial  
10 use in the Basin, consistent with California law. The Settling Parties will not be subject to any  
11 Replacement Assessment for their production of an amount equal to the Return Flows from  
12 Imported Water that they put to reasonable and beneficial use in the Basin.

13 b. Settling Defendants believe that the best estimates of Return Flows  
14 from Imported Water are (a) 25% of the water used for agricultural purposes and (b) 28% of the  
15 water used for municipal and industrial purposes. Settling Defendants further believe that the best  
16 estimate of total annual Return Flows from Imported Water is 28,200 acre-feet of which 25,100  
17 acre-feet is from municipal and industrial use and 3,100 acre-feet is from agricultural use. The  
18 Willis Class agrees not to contest those estimates, and all Settling Parties agree to be bound by  
19 any findings that may later be made by the Court with respect thereto.

20 V. MANAGEMENT OF THE BASIN

21 A. General

22 The Settling Parties agree that the Basin has limited water resources and that they should  
23 use their best efforts to conserve and maximize reasonable and beneficial use. The Settling Parties  
24 further agree that there is a need to create a groundwater management plan to ensure that  
25 pumping from the Basin does not exceed the Basin's Total Safe Yield and that the Court should  
26 appoint a Watermaster to oversee the management of the Basin's water resources.

27 B. Physical Solution

28 The Settling Parties expect and intend that this Stipulation will become part of a Physical  
SETTLEMENT STIPULATION

1 Solution entered by the Court to manage the Basin and that the Court will retain jurisdiction in the  
2 Coordinated Actions. The Settling Parties agree to be part of such a Physical Solution to the  
3 extent it is consistent with the terms of this Stipulation and to be subject to Court-administered  
4 rules and regulations consistent with California and Federal law and the terms of this Stipulation.  
5 The Settling Parties agree that the Physical Solution may require installation of a meter on any  
6 groundwater pump by a Willis Class Member before a Willis Class Member may produce  
7 groundwater. The responsibility for the cost of such meters will be determined by the Court.

8 C. Transition Period.

9 The Settling Parties agree that net groundwater production from the Basin needs to be  
10 reduced over a period of time from current levels to no more than the Basin's Total Safe Yield.  
11 This can be accomplished by reducing pumping and/or purchasing Replacement Water. The  
12 Settling Parties agree that the Transition Period should begin at the date of entry of Final  
13 Judgment in the Coordinated Actions and should last seven years. During the first two years of  
14 the Transition Period no effort will be made to curtail groundwater pumping and no Replacement  
15 Assessments will be made. By the end of the seventh year of the Transition Period, groundwater  
16 pumping from the Basin without Replacement Assessment for Replacement Water will not  
17 exceed the Native Safe Yield.

18 D. Replacement Water.

19 The Settling Parties recognize the right of any Settling Party to produce groundwater from  
20 the Basin above their share of the Native Safe Yield, subject to the Physical Solution and to any  
21 Replacement Assessment. The Settling Parties agree to provide or purchase Imported Water for  
22 all groundwater pumping that exceeds a Settling Party's share of the Federally Adjusted Native  
23 Safe Yield. The Settling Parties agree that any Settling Party who produces more than its annual  
24 share of the Federally Adjusted Native Safe Yield in any year will be responsible to provide  
25 Replacement Water or pay a Replacement Assessment to the Watermaster so that the  
26 Watermaster can purchase Imported Water to recharge the Basin.

27 E. Water Storage

28 The Settling Parties agree that water storage in the Basin offers significant benefits and  
SETTLEMENT STIPULATION



1 should be encouraged. The Settling Parties further recognize that there is a limit on the Basin's  
2 available storage space and that the storage of water for uses within the Basin should have  
3 priority over storage for use outside the Basin. Subject to those general principles, the Settling  
4 Parties agree that water storage should be permitted and encouraged and agree to support  
5 appropriate provisions in the Physical Solution.

6 F. Recycled Water

7 The Settling Parties agree that it is important to encourage the treatment and use of  
8 Recycled Water. The Willis Class agrees not to challenge or otherwise contest Settling  
9 Defendants' claims to Return Flows from Recycled Water that was reclaimed by the Sanitation  
10 Districts of Los Angeles County.

11 VI. PROCEDURES FOR CLASS NOTICE AND HEARING ON MOTIONS FOR  
12 PRELIMINARY AND FINAL APPROVAL OF STIPULATION

13 A. Preliminary Approval Motion and Settlement Notice.

14 Settling Plaintiffs shall file a motion for preliminary approval ("Preliminary Approval  
15 Motion") of the terms of the Settlement as soon as practicable following execution of this  
16 Stipulation by all Settling Parties. The Preliminary Approval Motion will seek entry of an Order  
17 Preliminarily Approving Class Action Settlement. The Preliminary Approval Motion shall  
18 include a proposed form of notice describing this Stipulation (the "Settlement Notice") to be  
19 disseminated to the Willis Class as well as a description of the procedures to be used in  
20 disseminating the Settlement Notice. The Settlement Notice shall be disseminated to all Willis  
21 Class Members by or under the supervision of counsel for District 40, with the expenses to be  
22 borne by District 40. The Settling Parties will attempt to agree upon the language for the  
23 Settlement Notice, but agree to be bound by the Court's determination in the event they have any  
24 disputes or disagreements in that regard. The Settling Parties agree to use their best efforts to have  
25 the Preliminary Approval Motion heard as promptly as is practical.

26 B. Final Approval Hearing.

27 The Settlement Notice will advise Willis Class Members of the date and time set for a  
28 Hearing on the Settling Plaintiffs' Motion for Final Approval of the Stipulation, including

SETTLEMENT STIPULATION

1 advising them of their rights to submit statements in support of or opposition to the Stipulation.  
2 The Final Approval Motion shall request that this Court find that the Stipulation and Proposed  
3 Final Judgment are fair, reasonable, and adequate to the Willis Class and shall seek entry of a  
4 Final Judgment substantially in the form attached hereto as Exhibit A.

5 VII. RELEASES AND DISMISSALS

6 A. Release By Settling Plaintiffs

7 1. In addition to the effect of any Final Judgment entered in accordance with  
8 this Stipulation, upon this Stipulation becoming final as set out in Section VIII, Paragraph G of  
9 this Stipulation, and in consideration for the settlement consideration set forth above, and for  
10 other valuable consideration, the Settling Plaintiffs shall completely release, acquit and forever  
11 discharge the Settling Defendants from any and all claims, demands, actions, suits, causes of  
12 action, whether class, individual, or otherwise in nature that Settling Plaintiffs, or each of them,  
13 ever had, now has, or hereafter can, shall, or may have on account of or in any way arising out of,  
14 any and all known or unknown, foreseen or unforeseen, suspected or unsuspected injuries,  
15 damages, and the consequences thereof in any way arising out of or relating in any way to the  
16 matters at issue in the Willis Action ("Released Claims"). Each Settling Plaintiff may hereafter  
17 discover facts other than or different from those which he, she, or it knows or believes to be true  
18 with respect to the claims which are the subject matter of this Stipulation, but each Settling  
19 Plaintiff hereby expressly waives and fully, finally, and forever, settles and releases, upon this  
20 Stipulation becoming final, any known or unknown, suspected or unsuspected, contingent or non-  
21 contingent claim with respect to the subject matter of the Stipulation, whether or not concealed or  
22 hidden, without regard to the subsequent discovery or existence of such different or additional  
23 facts. As provided in the Release set forth above, the Settling Plaintiffs, including any of Settling  
24 Plaintiffs' representatives, successors, agents, affiliates, employees, supervisors, officers,  
25 directors, or shareholders, agree to waive and release all rights and benefits which they might  
26 otherwise have pursuant to Section 1542 of the California Civil Code with regard to the release of  
27 such unknown, unanticipated or misunderstood claims, causes of action, liabilities, indebtedness  
28 and obligations.

1                   2.       The Release set forth in Paragraph VII.A, above, does not include claims  
2 by any of the Settling Plaintiffs other than the claims set forth therein. In particular, the Settling  
3 Parties recognize that many persons own more than one parcel of land within the Basin. The  
4 foregoing Release only binds Willis Class Members and only with respect to those properties  
5 within the Basin on which they have not pumped water.

6                   B.       Release By Settling Defendants

7                   In addition to the effect of any Final Judgment entered in accordance with this Stipulation,  
8 upon this Stipulation becoming final as set out in Paragraph VIII.G of this Stipulation, and in  
9 consideration of the settlement consideration set forth above, and for other valuable  
10 consideration, the Settling Defendants completely release, acquit and forever discharge Settling  
11 Plaintiffs and the Willis Class Members from any and all claims, demands, actions, suits, causes  
12 of action, whether class, individual, or otherwise in nature that Settling Defendants, or any of  
13 them, ever had, now has, or hereafter can, shall, or may have arising from or relating in any way  
14 to the matters at issue in the Willis Action ("Released Claims"). Each Settling Defendant may  
15 hereafter discover facts other than or different from those which he, she, or it knows or believes to  
16 be true with respect to the claims which are the subject matter of this Stipulation, but each  
17 Settling Defendant hereby waives any right to relief from the provisions of this Stipulation in  
18 such event, and fully, finally, and forever, settles and releases, upon this Stipulation becoming  
19 final, any known or unknown, suspected or unsuspected, contingent or non-contingent claim with  
20 respect to the subject matter of the Stipulation, whether or not concealed or hidden, and without  
21 regard to the subsequent discovery or existence of such different or additional facts.

22                   1.       As provided in the Release set forth in Paragraph VII.B, above, the Settling  
23 Defendants, including any of Settling Defendants' representatives, successors, agents, affiliates,  
24 employees, supervisors, officers, directors, or shareholders, agree to waive and release all rights  
25 and benefits which they might otherwise have pursuant to Section 1542 of the California Civil  
26 Code with regard to the release of such unknown, unanticipated or misunderstood claims, causes  
27 of action, liabilities, indebtedness and obligations.

28                   VIII. MISCELLANEOUS PROVISIONS

SETTLEMENT STIPULATION

1           A.     No Concession By Any Settling Party

2           It is understood and agreed that this Stipulation represents the compromise of disputed  
3 positions with respect to the relevant facts and law. This Stipulation shall not be deemed a  
4 concession by any Settling Party as to any fact or the validity or invalidity of any claim or  
5 defense.

6           B.     Best Efforts and Mutual Cooperation.

7           Settling Plaintiffs and Settling Defendants shall use their best efforts to effectuate this  
8 Stipulation and its purpose, and secure the prompt, complete, and final dismissal with prejudice of  
9 the Willis Action. The Settling Parties agree to take any and all reasonable steps that may be  
10 necessary in that regard, as long as those steps do not require any material deviations from the  
11 terms of this Stipulation or impose material new obligations beyond those contemplated by this  
12 Stipulation.

13           The Settling Parties recognize that not all parties to the Coordinated Actions have entered  
14 into this Stipulation and that a trial may be necessary as against non-settling parties. The Settling  
15 Parties agree to cooperate and coordinate their efforts in any such trial or hearing so as to obtain  
16 entry of judgment consistent with the terms of this Stipulation; this provision, however, will not  
17 require Willis Class counsel to participate in any such trial or render any efforts absent written  
18 agreement of Settling Defendants to compensate them for such efforts. Nor shall this Stipulation  
19 preclude Settling Plaintiffs from participating in any further proceedings that may affect their  
20 rights.

21           C.     Adjustments Of Settling Parties' Estimates

22           In the event that the Court enters findings of fact that vary from the estimated amounts  
23 that the Settling Parties have agreed to for purposes of this Stipulation (including the length of the  
24 Transition Period described in Paragraph V.C.), the Court's findings will be determinative and  
25 will supplant the amounts set forth in this Stipulation. For example, if the Court should determine  
26 following trial that the Basin's Total Safe Yield is, in fact, 120,000 acre-feet per year (or some  
27 other amount), the Court's findings will control.

28           D.     Fees And Costs Of Settling Plaintiff's Counsel

SETTLEMENT STIPULATION

1           The Settling Parties understand that Willis Class counsel intend to seek an award of their  
2 fees and costs from the Court. Any such awards will be determined by the Court unless agreed to  
3 by the Settling Parties. Settling Defendants will likely oppose the motion for fees and costs. If  
4 Willis Class Counsel obtain an award of fees, Settling Defendants agree to exercise their best  
5 efforts to pay any fee award within a reasonable period of time or as required pursuant to Court  
6 order. Willis Class Counsel agree that they will not seek any attorneys' fees and/or costs from  
7 Settling Defendants for any efforts Willis Class Counsel undertake after the Court's entry of Final  
8 Judgment approving the Settlement, except with respect to the following: (a) any reasonable and  
9 appropriate efforts by Willis Class Counsel to enforce the terms of this Stipulation against  
10 Settling Defendants in the event Settling Defendants fail to comply with a provision of this  
11 Stipulation; (b) any reasonable and appropriate efforts by Willis Class Counsel to defend against  
12 any new or additional claims or causes of action asserted by Settling Defendants against the  
13 Willis Class in pleadings or motions filed in the Consolidated Actions; (c) any reasonable and  
14 appropriate efforts by Willis Class Counsel that are undertaken in response to a written Court  
15 order stating that, pursuant to this provision, Class counsel may seek additional fees for specified  
16 efforts from Settling Defendants pursuant to Code of Civil Procedure section 1021.5; (d) any  
17 reasonable and appropriate efforts by Willis Class Counsel that are undertaken in response to a  
18 written request by Settling Defendants executed by counsel for all Settling Defendants that Class  
19 Counsel participate in future aspects of the Consolidated Actions (e.g., the negotiation of a  
20 Physical Solution); or (e) any reasonable and appropriate efforts that Willis Class Counsel render  
21 to defend a fee award in their favor in the event the Settling Defendants appeal such a fee award  
22 and the Court of Appeal affirms the fee award in the amount of 75 percent or more of the fees  
23 awarded by the Superior Court. Willis Class Counsel remain free to seek an award of fees from  
24 other parties to the litigation.

25           E.       Retention Of Jurisdiction

26           The Superior Court of the State of California for Los Angeles County shall retain  
27 jurisdiction over the implementation, enforcement, and performance of this Stipulation, and shall  
28 have exclusive jurisdiction over any suit, action, proceeding, or dispute arising out of or relating

1 to this Stipulation or the applicability of this Stipulation.

2 F. Choice Of Law

3 This Stipulation shall be governed and construed by the substantive laws of the State of  
4 California.

5 G. Finality

6 a. This Stipulation shall be effective on the Effective Date, which  
7 shall occur when the Court has entered a Final Judgment approving this Stipulation and one of the  
8 following events occurs; (i) if an appeal is taken, the date of final affirmance of the Final  
9 Judgment, or if petition for review is granted by California Supreme Court or writ of certiorari is  
10 granted by United States Supreme Court, the date of final affirmance of the Final Judgment  
11 following review pursuant to such grant; or (ii) the date of final dismissal of any appeal from  
12 Final Judgment or the final dismissal of any proceedings on petition to review the Final  
13 Judgment; or (iii) if no appeal is filed, the expiration date of the time for filing or noticing of any  
14 appeal from the Final Judgment, i.e., sixty (60) days after notice of entry of the Final Judgment.

15 b. In the event that the Court refuses to approve this Stipulation, or  
16 any material part hereof, or if such approval is materially modified or set aside on appeal, or if the  
17 Final Judgment is not entered in accordance with this Stipulation, appellate review is sought, and  
18 on such review, such Final Judgment is not affirmed as to all material parts, then any of the  
19 Settling Parties to the Stipulation have the option to rescind this Stipulation in its entirety. Written  
20 notice of the exercise of any such right to rescind shall be made according to the terms of this  
21 Paragraph VIII.L below within thirty (30) days of the triggering event.

22 H. Integrated Agreement

23 This Stipulation constitutes the entire, complete and integrated agreement among the  
24 Settling Parties, and supersedes all prior or contemporaneous undertakings of the Settling Parties  
25 in connection herewith. This Stipulation may not be modified or amended except in writing  
26 executed by the Settling Parties and approved by the Court. It shall be construed and interpreted  
27 to effectuate the intent of the Settling Parties which is to provide, through this Stipulation, for a  
28 complete resolution of the relevant claims between the Settling Parties on the terms provided in

SETTLEMENT STIPULATION

1 this Stipulation. Notwithstanding the foregoing, the Settling Parties intend and agree that this  
2 Stipulation will later be incorporated into a Physical Solution, as defined above, which is  
3 consistent with the terms of this Stipulation.

4 I. Waiver

5 The waiver by any Settling Party of its rights under any provision of this Stipulation or of  
6 any breach of this Stipulation shall not be deemed a waiver of any other provision or subsequent  
7 breach of this Stipulation.

8 J. Intended Beneficiaries

9 This Stipulation shall be binding upon, and inure to the benefit of, the heirs, successors  
10 and assigns of the Settling Plaintiffs and Settling Defendants. Without limiting the generality of  
11 the foregoing, this Stipulation shall bind each and every subsequent property owner who acquires  
12 property in the Basin from a Willis Class Member as well as persons who subsequently acquire  
13 such properties.

14 K. Interpretation and Construction

15 The terms of this Stipulation have been arrived at by negotiation and mutual agreement,  
16 with consideration of and participation by all Settling Parties and with the advice of counsel.  
17 Neither Settling Plaintiffs nor Settling Defendants shall be considered to be the drafter of this  
18 Stipulation or any of its provisions for the purpose of any statute, case law, or rule of  
19 interpretation or construction that would or might cause any provision to be construed against the  
20 drafter of this Stipulation (including but not limited to Civil Code Section 1654). The descriptive  
21 headings of any paragraphs or sections of this Stipulation are inserted for convenience only and  
22 do not constitute a part of this Stipulation.

23 L. Notices

24 Where this Stipulation requires either party to provide notice or any other communication  
25 or document to the other, such notice shall be in writing, and such notice, communication, or  
26 document shall be provided by personal delivery, facsimile transmission, overnight delivery, or  
27 letter sent by United States mail with delivery confirmation. Notice may be provided to the  
28 Settling Parties through their counsel of record at the following addresses:

SETTLEMENT STIPULATION

LAW OFFICES OF  
 BEST BEST & KRIEGER LLP  
 3750 UNIVERSITY AVENUE, SUITE 400  
 P.O. BOX 1028  
 RIVERSIDE, CA 92502

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California Water Service Company:	Attn: President California Water Service Company 1720 North First Street San Jose, California 95112
with a copy to:	John Tootle California Water Service Company 2632 West 237th Street Torrance, California 90505
City of Palmdale:	Attn: City Manager 38300 Sierra Highway Palmdale, California 93550
with a copy to:	James Markman Richards, Watson & Gerson 355 South Grand Avenue, 40th Floor Los Angeles, California 90071
Littlerock Creek Irrigation District:	Attn: General Manager 35141 87th Street East Littlerock, California 93543
with a copy to:	Wayne Lemieux Lemieux & O'Neill 2393 Townsgate Rd., Suite 201 Westlake Village, California 91361
Los Angeles County Waterworks District No. 40:	Attn: Director 260 East Avenue K-8 Lancaster, California 93535
with a copy to:	Michael Moore Los Angeles county Counsel Office 648 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012
with a copy to:	Eric L. Garner



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	Best Best & Krieger LLP 3750 University Avenue P.O.B 1028 Riverside, California 92502
Palmdale Water District:	Attn: General Manager 2029 E. Avenue Q Palmdale, California 93550
with a copy to:	Thomas Bunn III Lagerlof, Senecal, Gosney & Kruse, LLP 301 North Lake Avenue, 10th floor Pasadena, California 91101-4108
Palm Ranch Irrigation District:	Attn: General Manger 4871 West Avenue M. (Colombia Way) Quartz Hill, California 93536
with copy to:	Wayne Lemieux Lemieux & O'Neill 2393 Townsgate Rd., Suite 201 Westlake Village, California 91361
Quartz Hill Water District:	Attn: General Manager 42141 N. 50th Street West Quartz Hill, California 93536
with copy to:	Bradley Weeks Charlton Weeks LLP 107 West Avenue M-14, Suite A Palmdale, California 93551
Phelan Pinon Hills Community Services District:	Attn: General Manager 4037 Phelan Road, Suite C-1 Phelan, California 92371
with copy to:	Francis Logan Law Office of Susan Trager 19712 MacArthur Blvd. #120 Irvine, California 92612
Rosamond Community Services District:	Attn: General Manager

SETTLEMENT STIPULATION

1		3179 35th Street W
2		Rosamond California 93560
3	with a copy to:	Eric L. Garner
4		Best Best & Krieger LLP
5		3750 University Avenue
6		P.O.Box 1028
6		Riverside, California 92502
7	Willis Class:	Rebecca Lee Willis
8	With a copy to:	Ralph Kalfayan
9		Krause Kalfayan Benink & Slavens LLP
10		625 Broadway, Ste. 635
10		San Diego, CA 92101

11 or to such other address as any Settling Party shall, from time to time, specify in the  
 12 manner provided herein.

13 M. No Admissions

14 Neither this Stipulation, nor any act performed or document executed pursuant to or in  
 15 furtherance of this Stipulation is or may be deemed to be or may be used as an admission of, or  
 16 evidence of, (i) the validity of any claim or defense; or (ii) the appropriateness or  
 17 inappropriateness of any Willis Class Member or other representational capacity, whether  
 18 contemporaneously with this Stipulation or at any time in the future.

19 N. Execution

20 This Stipulation may be executed in counterparts by Settling Plaintiffs and Settling  
 21 Defendants, and a facsimile signature shall be deemed an original signature for purposes of  
 22 executing this Stipulation. Each of the undersigned persons represents that he or she is fully  
 23 authorized to enter into the terms and conditions of and to execute this Stipulation by the party for  
 24 which he or she has signed the Stipulation.

25 IN WITNESS HEREOF, the undersigned being duly authorized, have executed this  
 26 Stipulation on the dates shown below.

28 Rebecca Lee Willis

Approved as to form by: Ralph Kalfayan

SETTLEMENT STIPULATION

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By: Rebecca Lee Wilkins

California Water Service

By: \_\_\_\_\_

City of Palmdale

By: \_\_\_\_\_

Littlerock Creek Irrigation District

By: \_\_\_\_\_

Los Angeles County Waterworks  
District No. 40

By: Alvin Thomas  
Chair, Board of Supervisors



Attest:  
Sachi A. Hamai,  
Executive Officer-Clerk Of the Board of  
Supervisors

By: Lachelle Smitherman  
DEPUTY

Palmdale Water District

By: \_\_\_\_\_

SETTLEMENT STIPULATION

By: Reese Kalfay

Approved as to form by: John Tootle

By: \_\_\_\_\_

Approved as to form by: James Markman

By: \_\_\_\_\_

Approved as to form by: Wayne Lemieux

By: \_\_\_\_\_

Approved as to form by:  
Andrea Sheridan Ordin, County Counsel

By: Warren R. Wellen  
Warren R. Wellen, Principal Deputy  
County Counsel

Approved as to form by: Eric L. Garner

By: \_\_\_\_\_

Approved as to form by: Tom Bunn

By: \_\_\_\_\_

77381

LAW OFFICES OF  
BEST BEST & KRIEGER LLP  
3750 UNIVERSITY AVENUE, SUITE 400  
P.O. BOX 1028  
RIVERSIDE, CA 92502

1 By: \_\_\_\_\_

By: \_\_\_\_\_

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3 California Water Service

Approved as to form by: John Tootle

4

5 By: \_\_\_\_\_

By: \_\_\_\_\_

6 City of Palmdale

Approved as to form by: James Markman

7

8 By: James J. Markman

By: James J. Markman

9 Littlerock Creek Irrigation District

Approved as to form by: Wayne Lemieux

10

11 By: \_\_\_\_\_

By: \_\_\_\_\_

12 Los Angeles County Waterworks  
District No. 40

Approved as to form by:  
Andrea Sheridan Ordin, County Counsel

13

14 By: \_\_\_\_\_

By: \_\_\_\_\_

Chair, Board of Supervisors

Warren R. Wellen, Principal Deputy  
County Counsel

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Approved as to form by: Eric L. Garner

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19

By: \_\_\_\_\_

20 Attest:

21 Sachi A. Hamai,  
Executive Officer-Clerk Of the Board of  
22 Supervisors

23 By: \_\_\_\_\_

24

25 Palmdale Water District

Approved as to form by: Tom Bunn

26

27 By: \_\_\_\_\_

By: \_\_\_\_\_

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SETTLEMENT STIPULATION

- 23 -

LAW OFFICES OF  
BEST BEST & KRIEGER LLP  
3750 UNIVERSITY AVENUE, SUITE 400  
P.O. BOX 1028  
RIVERSIDE, CA 92502

1 By: \_\_\_\_\_

By: \_\_\_\_\_

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3 California Water Service

Approved as to form by: John Tootle

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5 By: \_\_\_\_\_

By: \_\_\_\_\_

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7 City of Palmdale

Approved as to form by: James Markman

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9 By: \_\_\_\_\_

By: \_\_\_\_\_

10

11 Littlerock Creek Irrigation District

Approved as to form by: Wayne Lemieux

12

13 By: Bj Bones

By: Wayne Lemieux

14

15 Los Angeles County Waterworks  
District No. 40

Approved as to form by:  
Andrea Sheridan Ordin, County Counsel

16

17 By: \_\_\_\_\_  
Chair, Board of Supervisors

By: \_\_\_\_\_  
Warren R. Wellen, Principal Deputy  
County Counsel

18

19

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Approved as to form by: Eric L. Garner

21

22 Attest:  
Sachi A. Hamai,  
Executive Officer-Clerk Of the Board of  
Supervisors

By: \_\_\_\_\_

23

24 By: \_\_\_\_\_

25

26 Palmdale Water District

Approved as to form by: Tom Bunn

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28 By: \_\_\_\_\_

By: \_\_\_\_\_

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SETTLEMENT STIPULATION

- 23 -

LAW OFFICES OF  
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RIVERSIDE, CA 92502

1 By: \_\_\_\_\_

By: \_\_\_\_\_

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3 California Water Service

Approved as to form by: John Tootle

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5 By: \_\_\_\_\_

By: \_\_\_\_\_

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City of Palmdale

Approved as to form by: James Markman

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8 By: \_\_\_\_\_

By: \_\_\_\_\_

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Littlerock Creek Irrigation District

Approved as to form by: Wayne Lemieux

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11 By: \_\_\_\_\_

By: \_\_\_\_\_

12

Los Angeles County Waterworks  
District No. 40

Approved as to form by:  
Andrea Sheridan Ordin, County Counsel

13

14 By: *[Signature]*  
Chair, Board of Supervisors

By: *[Signature]*  
Warren R. Wellen, Principal Deputy  
County Counsel

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16



Approved as to form by: Eric L. Garner

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Attest:  
Sachi A. Hamai,  
Executive Officer-Clerk Of the Board of  
Supervisors

By: \_\_\_\_\_

21

22

23

By: *[Signature]*  
DEPUTY

24

25

Palmdale Water District

Approved as to form by: Tom Bunn

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27

By: *[Signature]*

By: *[Signature]*

28

SETTLEMENT STIPULATION

- 23 -

77381

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Palm Ranch Irrigation District

By: 

Approved as to form by: Wayne Lemieux

By: 

Phelan Pinon Hills Community Services District

By: \_\_\_\_\_

Approved as to form by: Francis Logan

By: \_\_\_\_\_

Quartz Hill Water District

By: \_\_\_\_\_

Approved as to form by: Brad Weeks

By: \_\_\_\_\_

Rosamond Community Services Districts

By: \_\_\_\_\_

Approved as to form by: Eric L. Garner

By: \_\_\_\_\_

Desert Lake Community Services District

By: \_\_\_\_\_

Approved as to form by: Wayne Lemieux

By: \_\_\_\_\_

North Edwards Water District

By: \_\_\_\_\_

Approved as to form by: Wayne Lemieux

By: \_\_\_\_\_

SETTLEMENT STIPULATION

LAW OFFICES OF  
BEST BEST & KRIEGER, LLP  
3750 UNIVERSITY AVENUE, SUITE 400  
P.O. BOX 1028  
RIVERSIDE, CA 92502

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Palm Ranch Irrigation District

Approved as to form by: Wayne Lemieux

By: \_\_\_\_\_

By: \_\_\_\_\_

Phelan Pinon Hills Community Services District

Approved as to form by: Francis Logan

By: \_\_\_\_\_

By: \_\_\_\_\_

Quartz Hill Water District

Approved as to form by: Brad Weeks

By: *Colleen P. Riser*

By: *Brad Weeks*

Rosamond Community Services Districts

Approved as to form by: Eric L. Garner

By: \_\_\_\_\_


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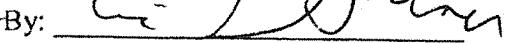
SETTLEMENT STIPULATION



1 Rosamond Community Services  
2 Districts

Approved as to form by: Eric L. Garner

3 By:   
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By: 

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SETTLEMENT STIPULATION

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Palm Ranch Irrigation District

Approved as to form by: Wayne Lemieux

By: \_\_\_\_\_

By: \_\_\_\_\_

Phelan Pinon Hills Community Services District

Approved as to form by: Francis Logan

By: \_\_\_\_\_

By: \_\_\_\_\_

Quartz Hill Water District

Approved as to form by: Brad Weeks

By: \_\_\_\_\_

By: \_\_\_\_\_

Rosamond Community Services Districts

Approved as to form by: Eric L. Garner

By: \_\_\_\_\_

By: \_\_\_\_\_

Desert Lake Community Services District

Approved as to form by: Wayne Lemieux

By: *Walter H. Kestopoulos*

By: *Wayne Lemieux*

North Edwards Water District

Approved as to form by: Wayne Lemieux

By: \_\_\_\_\_

By: *Wayne Lemieux*

SETTLEMENT STIPULATION

LAW OFFICES OF  
BEST BEST & KRIEGER LLP  
3750 UNIVERSITY AVENUE, SUITE 400  
P.O. BOX 1028  
RIVERSIDE, CA 92502

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Palm Ranch Irrigation District

Approved as to form by: Wayne Lemieux

By: \_\_\_\_\_

By: \_\_\_\_\_

Phelan Pinon Hills Community Services District

Approved as to form by: Francis Logan

By: \_\_\_\_\_

By: \_\_\_\_\_

Quartz Hill Water District

Approved as to form by: Brad Weeks

By: \_\_\_\_\_

By: \_\_\_\_\_

Rosamond Community Services Districts

Approved as to form by: Eric L. Garner

By: \_\_\_\_\_

By: \_\_\_\_\_

Desert Lake Community Services District

Approved as to form by: Wayne Lemieux

By: \_\_\_\_\_

By: \_\_\_\_\_

North Edwards Water District

Approved as to form by: Wayne Lemieux

By: Rollie N. Kestopoulos

By: Wayne Lemieux

SETTLEMENT STIPULATION

# **EXHIBIT B**

**EXHIBITS B & D: NON-APPEARING PARTIES**

<b><u>Name</u></b>	<b><u>Answer / Appearance Date</u></b>	<b><u>DKT No</u></b>
Romo Lake Los Angeles Partnership	12/8/2005	
Unison Investment, LLC	1/12/2006	
Landfield, Richard E.	11/13/2006	333
Kaufman, Lilian	12/20/2006	368
Kaufman, Lilian, trustee of Lilian Kaufman Trust	12/20/2006	368
Schwartz, Martin B., trustee of Burroughs Family Trust	12/21/2006	372
Cumming, Ruth A. as Ttee of the Cumming Family Trust	12/21/2006	373
Gabuya, Rodrigo L.	12/27/2006	379
David A, And Dorothy Kagon	12/27/2006	380
Kahlo, Jack D	12/27/2006	382
Gorrindo, Maria B.	12/27/2006	383
Bowers, David L.	12/28/2006	388
Recht, Patricia Anne	12/28/2006	390
Bowers, Ronald E.	12/28/2006	391
Gabrych, Eugene	12/28/2006	392
Gabrych, Marian	12/28/2006	393
Qarmout, Elias	12/28/2006	394
Airtrust Singapore Private	12/28/2006	395
ABC Williams Enterprises, LP	12/28/2006	396
Myers, Marilyn Burgess	12/28/2006	397
Katz, Marianne, trustee of the Katz Trust	12/29/2006	399
Katz, Herbert, trustee of the Katz Trust	12/29/2006	401
Hui, John	12/29/2006	402
United Holdings Corp.	12/29/2006	403
Loving, Robert A.	12/29/2006	404
Riggins, Patricia	12/29/2006	406
Jung, N. Tom	1/2/2007	410
Epsilon Development Co.	6/25/2007	
Prewoznik, Marilyn J.	5/22/2007	638
Prewoznik, Marilyn J., trustee of Prewoznik Trust	5/22/2007	638
Anaverde LLC	6/20/2007	673
Harris, Steven	7/9/2007	737
Britton Associates LLP	7/9/2007	737
Shokrian, Elias	7/10/2007	741
Bujulian Brothers	1/8/2008	1103
Antelope Valley Country Club	2/7/2008	1173
Cameron Properties	3/7/2008	1218
Gateway Triangle Properties	9/26/2008	2065
Bloom, Melody	9/13/2008	2014
Saloman, Franklin R., trustee Frankie Salomon Trust	9/23/2008	2051
EnXco Development Co	9/23/2008	2054
Eastly, Phillip	9/24/2008	2058
Gillman, Melinda	9/30/2008	2095
Melvin T. & Margaret E. Andrews, trustees Andrews Trust	10/3/2008	2131

Max Webb Trust	10/20/2008	2161
John and Dora Buruchin	10/27/2008	2196
Robert D. and Shirley B. Raney	10/27/2008	2196
Three Arklin LLC	10/29/2008	2201
Mountain Brook Ranch LLC	10/29/2008	2202
Shakib, Kamram	12/2/2008	2299
Andrews, Franklin	6/23/2009	2923
Andrews, Treba	6/23/2009	2924
Lebata Inc.	7/8/2009	2965
Murphy, Patty	7/26/2009	3011
Balice, Norman	7/28/2009	3013
Balice, Maria	7/28/2009	3013
Chan, Hawk Nin	9/9/2009	3095
Collicut. Ikuko	9/9/2009	3096
Cabahug, Arlene	9/17/2009	3099
Cernicky, Florence, trustee of Cernicky Trust	10/27/2009	3171
Angelo And Dolores M. Cassara, Trustees Cassara Trust	10/27/2009	3171
Gaskell Suntower, LLC	7/8/2010	3689
Arklin Brother Enterprises	12/21/2010	4183
E.C. Wheeler	3/7/2011	4319
Cal Golf Inc.	12/10/2012	5398
Davis, Robert Glen	7/10/2014	9029
Antelope Valley Progressive Club	8/13/2014	9115
Annette And Bennie E. Moore	9/3/2014	9215
M&M Peach Ranch	10/3/2014	9342
Goodyork Corp	8/6/2015	10295
Lancaster Summit Properties, LTD.	8/6/2015	10295
Hooshpack Dev Inc.	9/28/2015	10677
Renaissance Perinatal Medical Group	9/28/2015	10677
Jones, Robert A.	9/22/2005	1
Godde, Forrest	9/22/2005	1 / 411
Calandri, B.J.	11/28/2005	45 / 411
Calandri, Barbara J.	12/13/2007	1068
Godde, Lawrence	11/28/2005	45 / 411
Kootenai Properties	11/28/2005	45 / 411
Kyle, James	11/28/2005	45 / 411
Kyle, Wanda E.	11/28/2005	45 / 411
Hines Family trust	3/17/2006	174 / 411
Malloy Family Partners	3/17/2006	174 / 411
Santoro, Marygrace H.	3/17/2006	174 / 411
Stathatos, Helen	3/17/2006	174 / 411
Stathatos, Savas	3/17/2006	174 / 411
Groven, Dennis L.	12/1/2006	341 / 411
Groven, Majorie E.	12/1/2006	341 / 411
Harter, Scott S.	12/1/2006	341 / 411
Harter, Kay B.	12/1/2006	341 / 411
Javadi, Habod	12/1/2006	341 / 411

<b>Kindig, Beverly A.</b>	<b>12/1/2006</b>	<b>341 / 411</b>
<b>Kindig, Eugene V.</b>	<b>12/1/2006</b>	<b>341 /411</b>
<b>Kindig, Paul S.</b>	<b>12/1/2006</b>	<b>341 /411</b>
<b>Kindig, Sharon R.</b>	<b>12/1/2006</b>	<b>341 /411</b>
<b>Tobias, Beverly</b>	<b>1/2/2007</b>	<b>411</b>
<b>Simi, Leo</b>	<b>1/2/2007</b>	<b>411</b>
<b>William Barnes &amp; Eldora Barnes Fam Trust</b>	<b>1/2/2007</b>	<b>411</b>
<b>Gorrindo Family Trust</b>	<b>12/10/2010</b>	<b>4069</b>
<b>Cameo Ranching Co.</b>	<b>1/28/2011</b>	<b>4250</b>
<b>Kremen, Dr. Samuel</b>	<b>2/10/2011</b>	<b>4270</b>
<b>Son Rise Farms</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Chavez, Luz</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Zomorodi, Ramin</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Genz Development &amp; Castle Ranch Estate</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Barnes, William</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Barnes, Julie</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Gorrindo, Robert</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Gorrindo, Phillip</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Healy Farms</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Nelson, Michael</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Wilson, Harold</b>	<b>2/6/2012</b>	<b>4814</b>
<b>Ritter, Edgar</b>	<b>11/28/2005</b>	<b>45</b>
<b>Paula Ritter</b>	<b>11/28/2005</b>	<b>45</b>
<b>Paula Ritter, as Trustee of the Ritter Family Trust</b>	<b>11/28/2005</b>	<b>45</b>
<b>Mark Ritter, successor trustee of the Ritter Family Trust</b>	<b>9/3/2015</b>	<b>10388</b>

# **EXHIBIT C**



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SUPERIOR COURT OF THE STATE OF CALIFORNIA  
COUNTY OF LOS ANGELES

ANTELOPE VALLEY GROUNDWATER  
CASES

This Judgment Relates to Included Action:  
RICHARD WOOD, on behalf of himself and  
all others similarly situated,

Plaintiff,

v.

LOS ANGELES COUNTY  
WATERWORKS DISTRICT NO. 40, et al.

Defendants.

JUDICIAL COUNCIL

COORDINATION  
PROCEEDING NO. 4408

Case No. BC 391869

~~[proposed]~~ JUDGMENT APPROVING  
SMALL PUMPER CLASS ACTION  
SETTLEMENTS

1                   **THE 2013 PARTIAL SETTLEMENT**

2                   By Order dated December 11, 2013, the Court approved the Motion for Final Approval of  
3                   Settlement for the Small Pumper Class Stipulation of Settlement dated October 17, 2013 (the  
4                   “2013 Partial Settlement”),<sup>1</sup> by and between City of Lancaster, Palmdale Water District, Phelan  
5                   Piñon Hills Community Services District, and Rosamond Community Services District,  
6                   (collectively, “2013 Settling Defendants”), and Richard Wood, on behalf of himself and the Class  
7                   defined below, in the matter styled *Richard Wood v. Los Angeles County Waterworks District No.*  
8                   *40 et al.*, Los Angeles Superior Court Case Number BC391869 (“Small Pumper Class Action”).  
9                   Having reviewed and considered the terms and conditions of the 2013 Partial Settlement; having  
10                  reviewed and heard any timely filed objections to the 2013 Partial Settlement after notice to the  
11                  class in accordance with the preliminary approval order; and having reviewed and considered the  
12                  motion of Class Counsel for an award of attorneys’ fees and costs and for an award of  
13                  compensation to Richard Wood, and having reviewed and considered all opposing papers, the  
14                  Court approved the 2013 Partial Settlement, based in part, upon the pertinent findings below, and  
15                  as further reflected in the record for the hearings.

16                   **THE 2015 SETTLEMENT**

17                  On March 4, 2015, Class Counsel filed Small Pumper Class Stipulation of Settlement,  
18                  dated February 24, 2015 (the “2015 Settlement”), to which was attached as and incorporated  
19                  therein as Exhibit A, the Stipulation for Entry of Judgment and Physical Solution. The 2015  
20                  Settlement was entered into between Richard Wood, on behalf of the Small Pumper Class, on the  
21                  one hand, and California Water Service Company, City of Palmdale, Desert Lake Community  
22                  Services District, Littlerock Creek Irrigation District, Los Angeles Waterworks District No. 40  
23                  Palm Ranch Irrigation District, and Quartz Hill Water District (“2015 Settling Defendants”).<sup>2</sup>

24  
25  
26                  <sup>1</sup> Any capitalized terms in this Judgment that are not defined herein are accorded the  
27                  definitions set forth in the Settlement Agreements, and exhibits thereto.

28                  <sup>2</sup> The 2013 Settling Defendants and the 2015 Settling Defendants are jointly referred to  
                  below as the “Settling Defendants.” Richard Wood, the Small Pumper Class Members, and the  
                  Settling Defendants are hereinafter referred to as the “Settling Parties.”

1 After reviewed and considered the terms and conditions of the 2015 Settlement and  
2 exhibits thereto; having reviewed and heard any timely filed objections to the 2015 Settlement  
3 after notice to the class in accordance with the preliminary approval order and having reviewed  
4 and considered all opposing papers; the Court conditionally approved it, as further set forth in the  
5 Court's Order of August 4, 2015, as well as the hearing transcript of that date. The Court  
6 subsequently heard evidence and argument in support of and in opposition to the claims presented  
7 by various parties, as the proposed Judgment and Physical Solution. On November 4, 2015, the  
8 Court issued its oral tentative decision granting final approval to the 2015 Settlement. The  
9 Court's ruling is explained in the resulting Statement of Decision.

10  
11 In support of this Judgment, which covers all claims contained in the Small Pumper Class  
12 Action, all of which are resolved by the 2013 Partial Settlement and the 2015 Settlement, the  
13 Court makes the following FINDINGS:

14 A. The Court has jurisdiction over all parties to the Settlement Agreement including  
15 Class members who did not timely opt out of the Settlement.

16 B. For over 15 years, a number of actions have been pending in the Los Angeles  
17 County Superior Court and other California courts seeking an adjudication of various parties'  
18 respective rights to the groundwater underlying the Antelope Valley Groundwater Basin (the  
19 "Basin").

20 C. Several of these actions were coordinated by the California Judicial Council, by  
21 order dated July 11, 2005, and assigned to the Honorable Jack Komar of the Superior Court for  
22 the County of Santa Clara (the "Court").

23 D. The Court held the first phase of trial in October of 2006 for the purpose of  
24 determining the boundaries of the Basin for the purposes of these coordinated actions, and did so  
25 by an Order dated November 3, 2006.

26 E. The Small Pumper Class Action was filed on June 3, 2008 against certain public  
27 water entities asserting claims for declaratory relief, quiet title, and various claims related to the  
28 alleged taking of water rights. The Small Pumper Class action was subsequently added to the

1 Coordinated Cases.

2 F. By order of September 2, 2008, the Court certified the Small Pumper Class,  
3 appointed Richard Wood as Class representative, and the Law Offices of Michael D. McLachlan  
4 APC and the Law Office of Daniel M. O'Leary as counsel for the Class. By that Order, the Court  
5 defined the Class as:

6 All private (i.e. non-governmental) persons and entities that own real property within the  
7 Basin, as adjudicated, and that have been pumping less than 25 acre-feet per year on their  
8 property during any year from 1946 to the present. The Class excludes the defendants  
9 herein, any person, firm, trust, corporation, or other entity in which any defendant has a  
10 controlling interest or which is related to or affiliated with any of the defendants, and the  
11 representatives, heirs, affiliates, successors-in-interest or assigns of any such excluded party.  
12 The Class also excludes all persons and entities that are shareholders in a mutual water  
13 company.

14 G. Notice of the pendency of this class action was initially provided to the Class by  
15 mail and publication, with a final opt out date of December 4, 2009.

16 H. On October 25, 2013, the Court issued an order preliminarily approving the 2013  
17 Partial Settlement. Notice of this Settlement was provided in accordance with the Court's order  
18 preliminarily approving the settlement and the terms of the Settlement Agreement. Notice was  
19 given in an adequate and sufficient manner, and constituted the best practicable notice under the  
20 circumstances. Those class members who timely opted out of this Partial Settlement, or in  
21 response to the initial class notice in 2009 (and who did not subsequently opt back into the Class)  
22 are not bound by the settlements or this Judgment (but may be bound by the final judgment in  
23 these coordinated proceedings). On or about January 7, 2014, the Court approved the 2013  
24 Partial Settlement between the Small Pumper Class and the 2013 Settling Defendants.

25 I. On April 6, 2015, the Court issued an order preliminarily approving the 2015  
26 Settlement. Notice of this Settlement was provided in accordance with the Court's order  
27 preliminarily approving the settlement and the terms of the Settlement Agreement. Notice was  
28 given in an adequate and sufficient manner, and constituted the best practicable notice under the

1 circumstances, as set forth in the Declarations of Jennifer M. Keogh and Michael D. McLachlan,  
2 both filed June 4, 2015. No class member timely filed an objection to the 2015 Settlement.

3 J. The 2013 Partial Settlement and the 2015 Settlement are both a product of good  
4 faith, arm's length negotiations between the Representative Plaintiff and the Settling Defendants  
5 and their counsel, which occurred over a lengthy period of time in this litigation. The 2013  
6 Partial Settlement and the 2015 Settlement, as provided in the Settlement Agreements, are in all  
7 respects fair, reasonable, adequate and proper, as between the Settling Parties, and in the best  
8 interests of the Class.

9 K. All members of the Class who did not opt out of the Class shall be subject to all  
10 the provisions of the 2013 Partial Settlement, the 2015 Settlement, and this Judgment as entered  
11 by the Court (the "Settlement Class" members). The known Small Pumper Class members are  
12 listed in Exhibit A, attached hereto.

13  
14 On the basis of the foregoing findings and the submissions referred to above, IT IS  
15 HEREBY ORDERED ADJUDGED AND DECREED:

16 1. The Settling Parties are released forever as to the Released Claims as provided for  
17 in the Settlement Agreement. Any claims or rights not specifically released are retained by the  
18 Settling Parties.

19 2. The Settlement Class members and their heirs, successors, assigns, executors or  
20 administrators are permanently barred and enjoined from instituting, commencing, prosecuting,  
21 any Released Claim against any of the Released Parties in any forum, other than claims to enforce  
22 the terms of the Settlement Agreement. Each member of the Settlement Class has waived and  
23 fully, finally and forever settled and released, upon this Judgment becoming final, any known or  
24 unknown, suspected or unsuspected, contingent or non-contingent Released Claim, whether or  
25 not concealed or hidden, without regard to the subsequent discovery of different or additional  
26 facts.

27 3. The Settling Defendants and their heirs, successors, assigns, executors or  
28 administrators are permanently barred and enjoined from instituting, commencing, prosecuting,



1 any Released Claim against any of the Released Parties in any forum, other than claims to enforce  
2 the terms of the Settlement Agreement. Each Settling Defendant has waived and fully, finally  
3 and forever settled and released, upon this Judgment becoming final, any known or unknown,  
4 suspected or unsuspected, contingent or non-contingent Released Claim, whether or not  
5 concealed or hidden, without regard to the subsequent discovery of different or additional facts.

6 4. Any prescriptive rights the Settling Defendants may have cannot be exercised to  
7 reduce any Overlying Rights the Settlement Class members may have.

8 5. The Small Pumper Class members are bound by the Judgment and Physical  
9 Solution, and their rights and obligations are relative to future groundwater use are set forth  
10 therein.

11 6. The Settling Parties are ordered to timely comply with all other provisions of the  
12 2013 Partial Settlement and the 2015 Settlement.

13 7. Without affecting the finality of this Judgment, the Court hereby reserves and  
14 retains jurisdiction over the 2013 Partial Settlement and the 2015 Settlement, including  
15 administration of the Settlement Agreements, as well as any action, proceeding or motion brought  
16 to enforce the Settlement Agreements, as well as the ultimate determination of the Settling  
17 Parties' water rights. The Settling Parties are subject to the jurisdiction of this Court for any suit,  
18 action, proceeding or dispute arising out of or relating to this Judgment or the Settlement  
19 Agreement.

20 8. The Court will address the award of attorneys' fees, costs and expenses, the  
21 incentive award to Richard Wood, as well as the future scope of Class Counsel's duties to the  
22 Small Pumper Class, in a separate order after entry of judgment and the filing of the appropriate  
23 noticed motion(s).

24  
25 Dated: December 23, 2015

  
\_\_\_\_\_  
Judge of the Superior Court

**Exhibit A to Judgment Approving Small Pumper Class Action Settlements:**

**List of Known Small Pumper Class Members for Final Judgment**

**LIST OF KNOWN SMALL PUMPER CLASS MEMBERS FOR FINAL JUDGMENT**

name_addr_1	name_addr_2	name_addr_3	name_addr_4	city	state	zipcode
1100 EDGEWATER INC	1281 WESTWOOD BLVD STE 210			LOS ANGELES	CA	90024-4814
20TH STREET PROPERTIES	43301 DIVISION ST			LANCASTER	CA	93535-4647
3M PROPERTY INVESTMENT CO	2016 PASEO DEL MAR			PALOS VERDES ESTATES	CA	90274-2659
533 N MARIPOSA LLC	16830 VENTURA BLVD STE 100			ENCINO	CA	91436-1721
6210 SOUTH VERMONT LLC	3701 WILSHIRE BLVD	STE 535		LOS ANGELES	CA	90010-2831
6210 SOUTH VERMONT LLC	3701 WILSHIRE BLVD	STE 535		LOS ANGELES	CA	90010-2831
A.C. WARNACK	C/O INVESTMENT MNGMT.	45730 DIVISION STREET		LANCASTER	CA	93535
A1 WORLD WHOLESALE COMPANY INC	833 S WESTERN AVE STE 101			LOS ANGELES	CA	90005-3387
AAA TRUCK WASH	6052 FRY ST APT B			BELL GARDENS	CA	90201-4762
AARON SCOBIE	40056 CASTANA LN			PALMDALE	CA	93551
AARON SEARCY	24210 JOSHUA AVE			BORON	CA	93516-1323
ABBEY GASSEMI	1602 CHURCH ST			SIMI VALLEY	CA	93065-3979
ABEL PEREZ	38602 31ST ST E			PALMDALE	CA	93550-4206
ABOUDAGHER HOSSAN	10235 E AVENUE E8			LANCASTER	CA	93535-8001
ABRAHAM GAZMEN	18700 LEMAY ST			RESEDA	CA	91335-5214
ABRAHAM ZUNO	25186 PATTERSON RD			LANCASTER	CA	93536-9606
ACCREDITED HOME LENDERS INC	12075 ROSSITER AVE			SYLMAR	CA	91342-5256
ADAM DYER	8301 MOJAVE AVE			ROSAMOND	CA	93560-7188
ADARSH ARORA	5936 LEMP AVE			N HOLLYWOOD	CA	91601-1025
ADELA ALAS	3476 STATEVIEW BLVD			FORT MILL	SC	29715-7203
ADELAIDA CASTANON	3425 DAKOTA ST			ROSAMOND	CA	93560-7604
ADELE ALONSO	123 CONGRESS ST			ORANGE	MA	01364-1640
ADEOLU OYENUSI	15830 SILVER SPRINGS DR			CHINO HILLS	CA	91709-7847
ADOLPH GONZALES	25104 LAGUNA HONDA			HEMET	CA	92544-3367
ADRIAN PEREZ	45210 70TH ST E			LANCASTER	CA	93535-8308
ADRIANA ESCALANTE	212 E AVENUE K6 STE 330			LANCASTER	CA	93535-4565
AERO SPORTS SKYPARK CORP	4171 KNOX AVE			ROSAMOND	CA	93560-6420
AGNES LIPE	5264 MOHAVE DR			SIMI VALLEY	CA	93063-2008
AGUILAR MAURICIO A / ZARAGOZA PATRICIA	916 E 24TH ST			LOS ANGELES	CA	90011-1615
AGUILAR MIGUEL G	10345 E PALMDALE BLVD			PALMDALE	CA	93591-2300
AGUSTIN CABRALES	14400 MELODY LN			ROSAMOND	CA	93560-7006
AIC PARTNERSHIP	3917 TRIMAR CT			SAN JOSE	CA	95111-1583
AIDA BARNEY	PO BOX 1706			SCOTTSBLUFF	NE	69363-1706
AIDA BUCAGO	4134 E BAINBRIDGE AVE			ANAHEIM	CA	92807-2823
AIDA TORRES	PO BOX 6922			LANCASTER	CA	93539-6922
AIDA WALLS	2019 E OLDFIELD ST			LANCASTER	CA	93535-1728
AIDAN CONROY	30215 185TH ST E			LLANO	CA	93544
AIRY KLAUDT	24208 SAGE AVE			BORON	CA	93516-1334
ALAN COMPTON	10721 PINECREST MESA RD			LITTLE ROCK	CA	93543-4226
ALAN NUNNENKAMP	7551 GASKELL RD			ROSAMOND	CA	93560-7028
ALAN PARKER	119 8TH ST			SEAL BEACH	CA	90740-6303
ALAN REIL	14801 CHIPWOOD CT			MAGALIA	CA	95954-9014
ALAN WILLHITE	22847 W AVENUE D STE 6			LANCASTER	CA	93536-9262
ALATORRE	10911 BERRY AVE			ANAHEIM	CA	92804-6311
ALBA TABLAS	5120 RELA WAY W			QUARTZ HILL	CA	93536-2509
ALBERT BAKER	35130 WYSE RD			AGUA DULCE	CA	91390-4654
ALBERT BLIGHT	2076 65TH ST W			ROSAMOND	CA	93560-6535
ALBERT LEE	135 W GREEN ST STE 100			PASADENA	CA	91105-4131
ALBERT LEE	560 S SANTA ANITA AVE			SAN MARINO	CA	91108-1417
ALBERT LEE	560 S SANTA ANITA AVE			SAN MARINO	CA	91108-1417
ALBERT MAUPIN	7350 E AVENUE K			LANCASTER	CA	93535-8627
ALBERT MILLER	8016 SWEETSER RD			ROSAMOND	CA	93560-7156
ALBERTO ANDRADE	5807 UNIVERSITY AVE			SAN DIEGO	CA	92115-6295
ALBERTO TOVAR	403 GRISWOLD AVE			SAN FERNANDO	CA	91340-2473
ALCIDA GIBSON	PO BOX 901896			PALMDALE	CA	93590-1896
ALDEN CARDER	6120 E AVENUE G			LANCASTER	CA	93535-7809
ALDOUS PABON	315 S HARVARD BLVD APT 210			LOS ANGELES	CA	90020-6311
ALEINE DOLE	38610 140TH ST E			PALMDALE	CA	93591-2500
ALEJANDRA ACOSTA	43019 57TH ST W			LANCASTER	CA	93536-5652
ALEJANDRO TELLO	828 ROSE AVE			VENICE	CA	90291-2832
ALESE BELL	1541 STUART ST			CAMBRIA	CA	93428-5921
ALETHA GROSSMAN	PO BOX 947			LITTLE ROCK	CA	93543-0947
ALEXANDRA PANAGOULIAS	150 ALLEGHENY CENTER MALL			PITTSBURGH	PA	15212-5335
ALEXIS RAMIREZ	2017 MORNING GLORY ST			SIMI VALLEY	CA	93065-3548
ALFONSO MUNOZ	26342 RAINBOW GLEN DR			NEWHALL	CA	91321-1393
ALFONSO SALGADO	47027 70TH ST W			LANCASTER	CA	93536-8531
ALFONSO SOSA	13440 SUNDANCE AVE			WHITTIER	CA	90605-3449
ALFRED BILLYZONE	542 E AVENUE G			LANCASTER	CA	93535-5900
ALFRED HORMOZIAN	10623 ATLANTA AVE			NORTH RIDGE	CA	91326-2901
ALFRED JACKS	15953 SPUNKY CANYON RD			SANTA CLARITA	CA	91390-4907
ALFREDO MARQUEZ	6765 CHERRY AVE			LONG BEACH	CA	90805-1716
ALFREDO STEPHANI	4601 ELIZABETH LAKE RD			LEONA VALLEY	CA	93551-7503
ALICE CROSBY	18320 STERLING PL			COTTONWOOD	CA	96022-8037
ALICE GOMES	1163 N ALEXANDRIA AVE			LOS ANGELES	CA	90029-1407
ALICE HARRIS	PO BOX 802352			SANTA CLARITA	CA	91380-2352
ALICE MARTIN	PO BOX 384			PEARBLOSSOM	CA	93553-0384
ALICE MATLOCK	25830 CHERRYHILL DR			BORON	CA	93516-1203
ALICIA LERMA	2571 57TH ST W			ROSAMOND	CA	93560-6541
ALICIA MARTINEZ	9748 COZYCROFT AVE STE J			CHATSWORTH	CA	91311-4400
ALISON COLEMAN	13335 E AVENUE W11			PEARBLOSSOM	CA	93553-3213
ALISON KAPUSTA	24155 JOSHUA AVE			BORON	CA	93516-1320
ALISON TODD	9764 SAMOA AVE			TUJUNGA	CA	91042-3122
ALL NATIONS CHURCH	10000 FOOTHILL BLVD			SYLMAR	CA	91342-7040
ALL NATIONS INTERNATIONAL	44505 90TH ST W			LANCASTER	CA	93536-7705



ALLAN ANDREWS	PO BOX 6224	LANCASTER	CA	93539-6224
ALLAN BAIRD	24147 SAGE AVE	BORON	CA	93516-1331
ALLEN FRANK / LORRI BAUSTON	14660 E PALMDALE BLVD	PALMDALE	CA	93591-2938
ALLEN ROBINSON	7485 NEW HORIZON WAY BLDG 3	FREDERICK	MD	21703-8388
ALLISON DINNGER	800 70TH ST W	ROSAMOND	CA	93560-7060
ALLISON RHODEN	PO BOX 1280	PEARBLOSSOM	CA	93553-2280
ALLRED LOUIS R SR / ALLRED KAREN L	50496 65TH ST W	LANCASTER	CA	93536-9556
ALMA OERTLY	8439 COSTELLO AVE	PANORAMA CITY	CA	91402-3724
ALMA TATLONGHARI	7711 GENTRY AVE	N HOLLYWOOD	CA	91605-2856
ALMAS MANORI	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
ALTAMIRANO FRANCISCO / ALTAMIRANO SANDRA	45835 110TH ST E	LANCASTER	CA	93535-8503
ALTON HALE	PO BOX 11007	BAKERSFIELD	CA	93389-1007
ALVARADO MARIA I	45420 60TH ST W	LANCASTER	CA	93536-8322
ALVIN ANDRES	745 GARFIELD ST	SAN FRANCISCO	CA	94132-2622
ALVIN NAGUIAT	7485 NEW HORIZON WAY BLDG 3	FREDERICK	MD	21703-8388
ALYCE MILLER	22021 PRAIRIE ST	CHATSWORTH	CA	91311-5723
AMADA DELACRUZ	36556 CALICO WAY	PALMDALE	CA	93550-8450
AMANDA FOX	24329 TAMARISK AVE	BORON	CA	93516-1349
AMANTHA FLORES	1600 KAPALUA DR	OXNARD	CA	93036-7761
AMARA MUHAMMAD	6900 BEATRICE DR	KALAMAZOO	MI	49009-9559
AMARANT JEREMY / AMARANT ALBA W	40813 SLATE CT	PALMDALE	CA	93551-1805
AMBER LANEY	12650 INGENUITY DR	ORLANDO	FL	32826-2703
AMBROSE GENEVIEVE	48825 120TH ST E	LANCASTER	CA	93535-8010
AMELIA DELACRUZ	7485 NEW HORIZON WAY BLDG 3	FREDERICK	MD	21703-8388
AMELIA ESPINOZA	2944 65TH ST W	ROSAMOND	CA	93560-6925
AMELIA GOMEZ	4034 E CALLE SAN RAPHAEL	PALM SPRINGS	CA	92264-1306
AMELSITO YESSI	3109 E AVENUE K4	LANCASTER	CA	93535-4946
AMER ISLAMIC INSTITUTE ANTELOPE VALLEY	PO BOX 902846	PALMDALE	CA	93590-2846
AMERICAN LEGION POST NO 311	PO BOX 311	LANCASTER	CA	93584-0311
AMERICAN PERFORMANCE ENGINEERING INC	PO BOX 749	TEHACHAPI	CA	93581-0749
AMERICAN TOWERS INC	PO BOX 3122	LANDERS	CA	92285-0122
AMILCAR BADANO	1210 E BROADWAY	GLENDALE	CA	91205-1408
AMIR KOSSARIAN	PO BOX 606	LAKE HUGHES	CA	93532-0606
AMIRALI KASAM	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
AMIRH LOZANI	6626 MICHAELJOHN DR	LA JOLLA	CA	92037-6239
AMMONS JOEL	37715 STANDISH PL	PALMDALE	CA	93551-6951
AMPARO REYES	800 STATE HIGHWAY 121 BYP	LEWISVILLE	TX	75067-4180
AMSBERRY ANITA L / BRIEN TIMOTHY L	13361 E AVENUE D8	LANCASTER	CA	93535-8016
AMY BREWER	4545 E AVENUE S4	PALMDALE	CA	93552-5202
AMY DAMRON	PO BOX 1951	LANCASTER	CA	93539-1951
AMY DAMRON	PO BOX 1951	LANCASTER	CA	93539-1951
AMY FINCH	PO BOX 2311	GILBERT	AZ	85299-2311
AMY GREGORY	10735 LEONA AVE	LEONA VALLEY	CA	93551-7304
AMY STOLL	2546 KOR AVE	MORRO BAY	CA	93442
ANA CALZADA	17262 E AVENUE R	PALMDALE	CA	93591-3702
ANA CINCO	43718 32ND ST E	LANCASTER	CA	93535-6217
ANA RIVERA	9008 LEMONA AVE	NORTH HILLS	CA	91343-5515
ANA RIVERA	2548 E AVENUE K	LANCASTER	CA	93535-5504
ANABELLE CHIRINOS	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
ANABELLE FARMER	402 E AVENUE R5	PALMDALE	CA	93550-5229
ANATOLY VALUSHKIN	13910 OLD HARBOR LN APT 307	MARINA DL REY	CA	90292-7334
ANDRADA TOMMY E SR / ANDRADA REMEDIOS	49509 35TH ST W	LANCASTER	CA	93536-9502
ANDRE CAESAR	3543 W 119TH CT	INGLEWOOD	CA	90303-2921
ANDREA BYERLY	PO BOX 1687	ROSAMOND	CA	93560-1687
ANDREA JONES	2946 130TH ST W	ROSAMOND	CA	93560-7294
ANDREA NAVARRO	6767 CHERRY AVE STE 1	LONG BEACH	CA	90805-1716
ANDREONI RANDY E	48751 245TH ST W	LANCASTER	CA	93536-9121
ANDRES RODRIGUEZ	PO BOX 1	LLANO	CA	93544-0001
ANDRES ROJAS	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
ANDREW BLUA	38220 170TH ST E	PALMDALE	CA	93591-3606
ANDREW BROOKS	PO BOX 5776	LANCASTER	CA	93539-5776
ANDREW CALLAHAN	1338 60TH ST W	ROSAMOND	CA	93560-6975
ANDREW CARNEY	1401 99TH ST W	ROSAMOND	CA	93560-7090
ANDREW SAY	26785 WYATT LN	STEVENSON RANCH	CA	91381-1001
ANDREW SAY	26785 WYATT LN	STEVENSON RANCH	CA	91381-1001
ANEL ZARATE	6900 BEATRICE DR	KALAMAZOO	MI	49009-9559
ANGEL COOKE	7531 GASKELL RD	ROSAMOND	CA	93560-7028
ANGEL GARCIA	9509 FELTON AVE	INGLEWOOD	CA	90301-3615
ANGEL VASQUEZ	2917 VIRGINIA AVE	SANTA MONICA	CA	90404-5031
ANGEL WARNER	1788 65TH ST W	ROSAMOND	CA	93560-6911
ANGELA BRIDGES	PO BOX 532823	LOS ANGELES	CA	90053-2823
ANGELA CHONG	18214 CHATHAM LN	NORTHBRIDGE	CA	91326-3611
ANGELA KAY	10790 RANCHO BERNARDO RD	SAN DIEGO	CA	92127-5705
ANGELA SUPPE	18030 GASKELL RD	ROSAMOND	CA	93560-7194
ANGELA VALDIVIA	4627 SWEETSER RD	ROSAMOND	CA	93560-6454
ANGELES MISTY M / ANGELES ANDRES D JR	46415 60TH ST E	LANCASTER	CA	93535-7828
ANGELIA LOPEZ	5539 S WISHING WELL WAY	FORT MOHAVE	AZ	86426-8880
ANGELICA VIRGEN	PO BOX 1804	ROSAMOND	CA	93560-1804
ANITA RAMIREZ	630 N VERNON AVE	AZUSA	CA	91702-2835
ANITA SMITH	12532 BERNADETTE ST	HANSEN HILLS	CA	91331-2035
ANITA TALBOT	9 RUSTLER LN	ROLLING HILLS ESTATES	CA	90274-1543
ANN MOORE	PO BOX 943	ROSAMOND	CA	93560-0943
ANN SUMPTER	24225 JOSHUA AVE	BORON	CA	93516-1322
ANNA BEARD	PO BOX 3869	HUNTINGTON BEACH	CA	92605-3869
ANNA DENSING	PO BOX 1512	ROSAMOND	CA	93560-1512
ANNA KENT	6009 CHARMAIN ST	BAKERSFIELD	CA	93313-3665
ANNE MASON	PO BOX 1346	ROSAMOND	CA	93560-1346

ANNETTE AGUIRRE	11874 PASEO LUCIDO APT 1061	SAN DIEGO	CA	92128-6282
ANNETTE CADDY	5310 E HARCO ST	LONG BEACH	CA	90808-1922
ANNA LEE	2648 DORAY CIR	MONROVIA	CA	91016-5082
ANNIE CHEN	19757 STAGG ST	WINNETKA	CA	91306-2651
ANNIE CHOI	25269 THE OLD RD STE B	STEVENSON RNH	CA	91381-2202
ANNIE GIBSON	16785 STAGECOACH AVE	PALMDALE	CA	93591-3214
ANNIE TRAN	624 S LASSEN CT	ANAHEIM	CA	92804-3123
ANTELOPE VALLEY CATTLE	PO BOX 2468	LANCASTER	CA	93539-2468
ANTELOPE VALLEY CATTLE AND	PO BOX 2468	LANCASTER	CA	93539-2468
ANTELOPE VALLEY COUNTRY CLUB	39800 COUNTRY CLUB DR	PALMDALE	CA	93551-2970
ANTHONY CASELLA	PO BOX 23	LLANO	CA	93544-0023
ANTHONY FASO	9081 BUCKHORN AVE	ROSAMOND	CA	93560-7274
ANTHONY FIORELLA	900 BIRMINGHAM RD	BURBANK	CA	91504-1911
ANTHONY GALEAZZI	131 YORK ST	ROSAMOND	CA	93560-7067
ANTHONY HURTZ	24451 SAGE AVE	BORON	CA	93516-1337
ANTHONY LEE	18162 PARKVIEW LN APT 208	HUNTINGTN BCH	CA	92648-5604
ANTHONY RUTE	PO BOX 2182	ROSAMOND	CA	93560-2182
ANTOINE DOLBAKIAN	6327 ETHEL AVE	VAN NUYS	CA	91401-2524
ANTONE DAVIS	18832 OAK RIDGE DR	SANTA ANA	CA	92705-2252
ANTONIA REYES	13315 E AVENUE E8	LANCASTER	CA	93535-8023
ANTONINO ANCHETA	7711 BELLAIRE AVE	N HOLLYWOOD	CA	91605-2114
ANTONIO AMBRIZ	8671 MADISON AVE	MIDWAY CITY	CA	92655-1130
ANTONIO GUZMAN	0 99-080 OLOPARIA ST	AIEA	HI	96701
ANTONIO LOPEZ	43944 SAN FRANCISCO AVE	LANCASTER	CA	93535-5888
ANTONIO MAGPANTAY	20801 TRIBUNE ST	CHATSWORTH	CA	91311-1531
ANTONIO PEREZ	37712 210TH ST E	PALMDALE	CA	93591-4514
ANTONIO ROMERO	6022 EL DORADO AVE	ROSAMOND	CA	93560-6564
ANTONIO SEGURA	5961 MARGARITHA LN	ROSAMOND	CA	93560-6916
ANTONIO TRUJILLO	1530 SAN ANDRES ST	SANTA BARBARA	CA	93101-4104
APOLINAR GALLARDO	11960 E AVENUE S	LLANO	CA	93544
APOLINAR TORRES	45153 110TH ST W	LANCASTER	CA	93536-9007
APPLETON WILLIAM R	APPLETON JACQUELINE S	LITTLE ROCK	CA	93543-4207
APRIL SYREK	75 CAPRA WAY APT 305	SAN FRANCISCO	CA	94123-1542
ARCELIA SEGURA	5800 HIDDEN TRAIL RD	ROSAMOND	CA	93560
ARCELLA DUNGAN	28575 CRUTHERS CREEK RD	PEARBLOSSOM	CA	93553-3423
ARCHDALE DONALD / ARCHDALE CHERYL	12647 JUNIPER HILLS RD	PEARBLOSSOM	CA	93553-3453
ARCHIE HINCHEN	PO BOX 5056	LANCASTER	CA	93539-5056
AREFAINE ABRAHAM / AREFAINE DARLENE	37206 THE GRVS	PALMDALE	CA	93551-6234
ARGENT MORTGAGE COMPANY LLC	PO BOX 11000	SANTA ANA	CA	92711-1000
ARIEL CUMIGAD	PO BOX 1281	LANCASTER	CA	93584-1281
ARKLIN PHILIP H; CRISTINA	ARKLIN PHILIP M/TR	VALYERMO	CA	93563
ARLENE COPELAND	PO BOX 1244	ROSAMOND	CA	93560-1244
ARLETTE SMITH	309 N BALDY VISTA AVE	GLENDORA	CA	91741-6606
ARLIN BROWN	8549 UNDERWOOD AVE	CALIF CITY	CA	93505-3857
ARMANDO CORONA	10239 MCNERNEY AVE	SOUTH GATE	CA	90280-6707
ARMANDO GONZALEZ	10735 AQUA VISTA ST	N HOLLYWOOD	CA	91602-3206
ARMIDA CLOSSER	PO BOX 14506	IRVINE	CA	92623-4506
ARNEL AGLUGUB	25755 HAWTHORNE PL	STEVENSON RNH	CA	91381-1452
ARNULFO SANDOVAL	PO BOX 955	ROSAMOND	CA	93560-0955
ARREN SMOOT	5402 COLONY GREEN DR	SAN JOSE	CA	95123-1469
ARSEN SARIAN	PO BOX 4658	WEST HILLS	CA	91308-4658
ARTHUR KENNETH E / ARTHUR K ; J/TR	17850 W AVENUE E8	LANCASTER	CA	93536-9717
ARTHUR KIDD	122 W 61ST ST	LOS ANGELES	CA	90003-1402
ARTHUR LOMBARD	PO BOX 929	ROSAMOND	CA	93560-0929
ARTHUR LUCERO	2830 DAVENPORT ST	ROSAMOND	CA	93560-6515
ARTHUR MUNOZ	500 W SANTA MARIA ST	SANTA PAULA	CA	93060-4283
ARTURO SERRANO	3102 E AVENUE K4	LANCASTER	CA	93535-4933
ASAD YAVARI	2812 58TH ST W	ROSAMOND	CA	93560
ASADOLLAH YAVARI	2613 DIAMOND ST	ROSAMOND	CA	93560-6176
ASCO GOLDEN LAND INC	2241 SERRANO PL	FULLERTON	CA	92833-1849
ASDRUBAL LOPEZ	2003 FITZGERALD BLVD	EDWARDS	CA	93523
ASHLOCK DONALD J / ASHLOCK BILLIE J	47322 180TH ST W	LANCASTER	CA	93536-9055
ASIA INVESTMENT GROUP LLC	223 N ORANGE AVE	MONTEREY PARK	CA	91755-2033
ASSET BACKED TRUST AMQ 2006-HE7	39540 CHANTILLY LANE	PALMDALE	CA	93551-1010
ATKINS THOMAS W / ATKINS WENDY A	32043 LARGO VISTA RD	LLANO	CA	93544-1441
AUDRA BURGESS	PO BOX 2145	ROSAMOND	CA	93560-2145
AURA MORENO	48841 E 12TH ST	LANCASTER	CA	93535
AURELIO ALATORRE	5377 ELDER AVE	ROSAMOND	CA	93560-6904
AURORA LN SVCS	327 INVERNESS DR S	ENGLEWOOD	CO	80112-6012
AURORA LOAN SERVICES LLC	327 INVERNESS DR S	ENGLEWOOD	CO	80112-6012
AUSTIN ANTHONY	50651 182ND ST W	LANCASTER	CA	93536-9287
AUTOMOTIVE RENTALS INC	PO BOX 6333	MAGNA	UT	84044-6333
AUTRY 1992 TRUST	42016 35TH ST W	LANCASTER	CA	93536-6717
AUTUMN WEIGAND	285 GREEN MOOR PL	THOUSAND OAKS	CA	91361-1162
AVELO MORTGAGE LLC	250 E JOHN CARPENTER FWY STE 300	IRVING	TX	75062-2710
AVTWO HOMES LLC	1000 DOVE ST STE 100	NEWPORT BEACH	CA	92660-2822
AYERS LIONEL / AYERS WANDOLYN	44538 70TH ST E	LANCASTER	CA	93535-8311
AYNDREA BEALMER	2833 55TH ST W	ROSAMOND	CA	93560-6539
B CHANCELLOR	43006 BLOOMINGPARK ST	LANCASTER	CA	93536-4645
BACHAN KAUR	19532 GIFFORD ST	RESEDA	CA	91335-8024
BAILEY ROBERT E / BAILEY KARIN L	10710 SILVERWIND AVE	LANCASTER	CA	93536-7720
BALDERAS ROSIE / GUERRERO SAMUEL	47634 DIVISION ST	LANCASTER	CA	93535-6502
BALRAJ SINGH	13034 DEAR CANYON CT	SAN DIEGO	CA	92131-4220
BANC OF AMERICA LEASING & CAPITAL LLC	PO BOX 6333	MAGNA	UT	84044-6333
BANIQUED NYLER / BANIQUED ARACELI	3555 W AVENUE J	LANCASTER	CA	93536-6201
BANK OF AMERICA	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
BANK OF N Y TRS	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391

BAOQUOC NGUYEN	8547 CAPE COD AVE		FOUNTAIN VALLEY	CA	92708-5018
BARAKAT ABDUL	6312 SEABISCUT PL		MOORPARK	CA	93021-9794
BARBA CHARLIE / BARBA SONIA	2321 EVENING PRIMROSE AVE		PALMDALE	CA	93551-4184
BARBARA BENCHOFF	PO BOX 618		PEARBLOSSOM	CA	93553-0618
BARBARA BERGER	PO BOX 900		LITTLE ROCK	CA	93543-0900
BARBARA BRAZIL	4702 W AVENUE M14		QUARTZ HILL	CA	93536
BARBARA CASH	23125 ERIEL AVE		TORRANCE	CA	90505-3155
BARBARA CLARY	3807 SIERRA HWY STE 6		ACTON	CA	93510-1256
BARBARA CULBERTSON	3930 LA MARADA WAY		KLAMATH FALLS	OR	97603-7713
BARBARA DURIAN	1705 BRIDGEPORT AVE		CLAREMONT	CA	91711-2519
BARBARA HALL	3645 W 113TH ST		INGLEWOOD	CA	90303-2709
BARBARA HICKSMCAFFEE	14356 PINNACLE CT		SANTA CLARITA	CA	91387-2215
BARBARA JARVIS	12491 EL MIRAGE ST		BORON	CA	93516-1354
BARBARA KNOX	1316 CORONADO DR		BOULDER CITY	NV	89005-2206
BARBARA MARKS	PO BOX 111		BORON	CA	93596-0111
BARBARA MELVIN	38901 230TH ST E		PALMDALE	CA	93591-4706
BARBARA MITCHELL	45740 95TH ST W		LANCASTER	CA	93536-8004
BARBARA MOSS	1049 CINNAMON RANCH RD		BISHOP	CA	93514-9481
BARBARA MURPHY	2135 N OXNARD BLVD		OXNARD	CA	93036-2362
BARBARA PENN	2346 W AVENUE N8		PALMDALE	CA	93551-2373
BARBARA REIL	14801 CHIPWOOD CT		MAGALIA	CA	95954-9014
BARBARA ROGERS	PO BOX 2320		ROSAMOND	CA	93560-2320
BARBARA VILARDO	27800 MCBEAN PKWY APT 249		VALENCIA	CA	91354-1437
BARBARA WILLIAMS	2709 MOONWORT TERRACE		PALMDALE	CA	93551-6176
BARBRA HOLT	16197 H ST	APT 189	MOJAVE	CA	93501-1530
BARDLEY WEEKS	1031 W AVENUE M14	STE A	PALMDALE	CA	93551-1457
BARNES RAY E / BARNES SARAH E	5425 W AVENUE E12		LANCASTER	CA	93536
BARNETTE HOWARD	14650 BIG SKY DR		PEARBLOSSOM	CA	93553-3437
BARR CLOSSON	645 TABOR LN		SANTA BARBARA	CA	93108-1536
BARR GARY W / BARR SUSAN S	13006 E AVENUE H		LANCASTER	CA	93535-8722
BARREL SPRINGS PROPERTIES, LLC	C/O CAROL R. SEVILLA	1719 CALIFORNIA AVENUE	SANTA MONICA	CA	90403
BARRY OLSON	PO BOX 10		PEARBLOSSOM	CA	93553-0010
BAUDELIO SANCHEZ	20315 E AVENUE R		PALMDALE	CA	93591-4516
BAUMGARTNER GAIL IRENE TR	ATTN: GAIL BAUMGARTNER	10082 LESLIE AVE	ROSAMOND	CA	93560-7079
BAXTER WALLACE J / BAXTER TINA M	10510 W AVENUE I		LANCASTER	CA	93536-8016
BAYSHORE LLC ET AL	1925 CENTURY PARK E STE 1160		LOS ANGELES	CA	90067-2712
BEATRICE COLLINS WILTON	PO BOX 105		ROSAMOND	CA	93560-0105
BEATRICE DERRICK	8847 E AVENUE G12		LANCASTER	CA	93535-7905
BEATRICE REID	24122 JUNIPER AVE		BORON	CA	93516-1328
BEATRIZ GALVAN	121 N CHEVY CHASE DR STE B		GLENDALE	CA	91206-4522
BEAULIEU KERRY	10745 PINECREST MESA RD		LITTLE ROCK	CA	93543-4226
BEAZER HOMES HOLDING CORP	1100 W TOWN AND COUNTRY RD		ORANGE	CA	92868-4600
BECKWITH LESLIE C	36700 PICKFAIR ST	APT 3	CATHEDRAL CTY	CA	92234-1323
BEHJAT NOBEL	11208 CHALON RD		LOS ANGELES	CA	90049-1719
BEHROOZ JADIDOLLAH	8605 AIRDROME ST		LOS ANGELES	CA	90035-4409
BEHZAD MANZOOR	715 METROPOLITAN AVE		OKLAHOMA CITY	OK	73108-2088
BEL AIR INVESTORS LTD	19311 VANOWEN ST FL 2		RESEDA	CA	91335-5023
BELL TR	4652 SWEETSER RD		ROSAMOND	CA	93560-6454
BELLA LOPEZ	11808 FELLOWS AVE		SAN FERNANDO	CA	91340-1812
BELLO LORENA / BELLO JOSEPH	37200 THE GRVS		PALMDALE	CA	93551-6234
BENCH MICHAEL L / BENCH TERRIE L	7200 W AVENUE H		LANCASTER	CA	93536-8112
BENDELL WILLIAM G / BENDELL DONNA G	4560 CINNABAR AVE		PALMDALE	CA	93551-1854
BENDER RAWN M	7155 W AVENUE H		LANCASTER	CA	93536-8113
BENEDICT ROBERT / BENEDICT JULIE	3217 E AVENUE G		LANCASTER	CA	93535-7709
BENEDICTO CASTILLO	8918 GAYNOR AVE		NORTH HILLS	CA	91343-3013
BENHAM DAVID W / BENHAM MARY E	49505 60TH ST W		LANCASTER	CA	93536-9555
BENJAMIN EASTER	35820 165TH ST E		LLANO	CA	93544-1114
BENJAMIN GREENE	4444 E AVENUE R SPC 14		PALMDALE	CA	93552-6705
BENJAMIN TAYLOR	6120 ARMAGA SPRING RD		RCH PALOS VRD	CA	90275-4803
BENJAMINA KARLIS	797 BOXTHORN AVE		NEWBURY PARK	CA	91320-5331
BENNETT BARNEY	11207 LINDA MESA RD		JUNIPER HILLS	CA	93543-4224
BERCHTOLD EQUIPMENT COMPANY INC	PO BOX 6333		MAGNA	UT	84044-6333
BERDA BYRD	35317 87TH ST E		LITTLE ROCK	CA	93543-3119
BERGER STEVEN / BERGER BARBARA	PO BOX 900		LITTLE ROCK	CA	93543-0900
BERKSHIRE INV CO	11650 BANNER MOUNTAIN TRL		NEVADA CITY	CA	95959-8830
BERNADINE VACTOR	4957 VISTA DE ORO AVE		LOS ANGELES	CA	90043-1653
BERNARD CALVERT	2109 W AVENUE N8		PALMDALE	CA	93551-2370
BERNARD ROCCA	4775 61ST ST W		ROSAMOND	CA	93560-6566
BERNARD WILLIAMS	41813 PICO WAY		PALMDALE	CA	93551-4721
BERNARDINO HILDALGO	14523 SW MILLIKAN WAY STE 200		BEAVERTON	OR	97005-2352
BERNARDO BANUELOS	11635 SATICOY ST		NORTH HOLLYWOOD	CA	91605-2945
BERNICE COOPER	6057 SWEETSER RD		ROSAMOND	CA	93560-6550
BERNSTEIN EVAN	37121 THE GRVS		PALMDALE	CA	93551-6233
BERRY GORDON ; GERTRUDE / BERRY FAMILY	250 S PASADENA AVE	UNIT 3071	PASADENA	CA	91105-1871
BERT WHITFIELD	29112 S HIGHMORE AVE		RCH PALOS VRD	CA	90275-2024
BERTCH STABELL	572 60TH ST W		ROSAMOND	CA	93560-6956
BERTHA CEDILLOS	13160 E AVENUE J		LANCASTER	CA	93535-8709
BERTHA MC KINNEY	24218 JUNIPER AVE		BORON	CA	93516-1329
BEST ROBERT J / BEST JANET	20502 W AVENUE D		LANCASTER	CA	93536-9265
BETHEL WOODS	46047 20TH ST E		LANCASTER	CA	93535-6002
BETTY CRIM	8756 SVL BOX		VICTORVILLE	CA	92395-5179
BETTY DOSS	43301 33RD ST E		LANCASTER	CA	93535-4949
BETTY FITZPATRICK	5711 GOBI AVE		ROSAMOND	CA	93560-6990
BETTY GAMBONE	2813 GEARY ST SE		ALBANY	OR	97322-5511
BETTY LANCASTER	PO BOX 1085		ROSAMOND	CA	93560-1085
BETTY LOEHR	5457 60TH ST W		ROSAMOND	CA	93560-6584
BETTY MILLER	27095 JEROME ST		BORON	CA	93516-1631

BETTY RIDGWAY	5141 61ST ST W		ROSAMOND	CA	93560-6464
BETTY SPENCER	2112 STRATFORD DR UNIT B		MONTRROSE	CO	81401-5220
BEULAH CANFIELD	PO BOX 309		LITTLEROCK	CA	93543-0309
BEVERLEE BERG	PO BOX 146		LITTLEROCK	CA	93543-0146
BEVERLY BELLANCA	5841 CATHY AVE		ROSAMOND	CA	93560-7233
BEVERLY BURGESS	333 LAKECHIME DR		SUNNYVALE	CA	94089-2536
BEVERLY BURKITT	PO BOX 3535		LANDERS	CA	92285-0535
BEVERLY EKHOLM	PO BOX 4		VALYERMO	CA	93563-0004
BEVERLY JOSEPH	2126 HILLSTONE DR		SAN JOSE	CA	95138-2413
BEVERLY PAULEY	5356 62ND ST W		ROSAMOND	CA	93560
BEVERLY RUSSELL	PO BOX 1759		ROSAMOND	CA	93560-1759
BIBLE HOLINESS CHURCH	8409 IMPERIAL HWY		DOWNEY	CA	90242-3832
BIEHL JEFFREY R / BIEHL JENNIFER R	11601 BEAUCOURT LN		LITTLEROCK	CA	93543
BIENVENIDO GEALON	3239 W 154TH ST		GARDENA	CA	90249-4015
BIENVENIDO VEN	577 POHAKU ST		KAHULUI	HI	96732-1713
BIERYLA WALTER M / BIERYLA FAMILY	46975 60TH ST E		LANCASTER	CA	93535-7856
BIGGERSTAFF	1571 57TH ST W		ROSAMOND	CA	93560-6915
BIGNALL	5401 W AVENUE A		ROSAMOND	CA	93560-6985
BILL L. HILL	C/O CYNTHIA PANDOLFI ESQ.	608 HAILEY COURT	SIMI VALLEY	CA	93065
BILL TOMPKINS	12764 HOLIDAY AVE		ROSAMOND	CA	93560-7163
BILLIE CONNER	12301 EL MIRAGE ST		BORON	CA	93516-1316
BILLY BELL	44149 BEGONIA ST		LANCASTER	CA	93535
BILLY HENDERSON	18123 AVENUE A		NORTH EDWARDS	CA	93523-3311
BILLY MEESE	332 HIGHLAND DR		OXNARD	CA	93035-4413
BILLYZONE ALFRED / BILLYZONE EURALARY	542 E AVENUE G		LANCASTER	CA	93535-5900
BINH NGUYEN	15217 SEVERYNS RD		TUSTIN	CA	92782-1797
BINKLEY ROBERT L / BINKLEY TERESA M	4514 CINNABAR AVE		PALMDALE	CA	93551-1854
BITSKO STEPHEN M / BITSKO JENNIFER R	48104 100TH ST E		LANCASTER	CA	93535-7916
BLADEN TUFTS DIANA L	11116 JUNIPER MESA RD		LITTLEROCK	CA	93543-3601
BLANCA ELDRIDGE	1000 TECHNOLOGY DR MS 314		O FALLON	MO	63368-2239
BLANCA GARCIA	20618 COHASSET ST		CANOGA PARK	CA	91306-2807
BLANCA PINEDA	2129 60TH ST W		ROSAMOND	CA	93560-6560
BLANKET INDUSTRIES INC	7485 NEW HORIZON WAY BLDG 3		FREDERICK	MD	21703-8388
BLUFORD ROWLAND	5204 61ST ST W		ROSAMOND	CA	93560-6479
BOB DAVIS	24273 SAGE AVE		BORON	CA	93516-1333
BOBBIE BLUE	16771 ALEXANDER AVE		EDWARDS	CA	93523-3525
BOBBIE SEARCY	24100 CHAPARRAL AVE		BORON	CA	93516-1304
BOBBY OWEN	5333 E AVENUE G		LANCASTER	CA	93535-7815
BOEWER ROBERT ; COLLEEN / BOEWER FAMILY	10750 4 WINDS RD		LITTLEROCK	CA	93543-3643
BOK LEE	1648 W 12TH PL		LOS ANGELES	CA	90015-1906
BONES JACK JR / BONES KATHY	12100 JUNIPER HILLS RD		LITTLEROCK	CA	93543-4200
BONES NANCY	217 LUCAS AVE	APT 3	LOS ANGELES	CA	90026-6128
BONG CHANG	3671 W 6TH ST		LOS ANGELES	CA	90020-3026
BONG PARK	924 S CARONDELET ST	APT 110	LOS ANGELES	CA	90006-1953
BONITA CHANEY	PO BOX 432		MOJAVE	CA	93502-0432
BONNIE DEXTER	27454 ANNETTE JO CIR		SANTA CLARITA	CA	91350-1703
BONNIE DUGAR	2410 CHESTNUT AVE		LONG BEACH	CA	90806-2913
BONNIE LARGE	PO BOX 949		LAKE HUGHES	CA	93532-0949
BONNIE STEEN	1931 FELICIDAD DR		LAKE HAVASU CITY	AZ	86404-1000
BOOKER MARGARET L	18525 W AVENUE E4		LANCASTER	CA	93536-9048
BOOKMAN THOMAS M; JULIE A	BOOKMAN THOMAS; JULIE /TR	46806 120TH ST E	LANCASTER	CA	93535-8732
BORDEN DAVID J / BORDEN ; AVADIAN /TR	14720 BIG SKY DR		PEARLBLOSSOM	CA	93553-3436
BOWIE ZELMA J / BOWIE VERNON L	47644 40TH ST W		LANCASTER	CA	93536-9569
BOWMAN RYAN H / BOWMAN KAREN E	40820 SLATE CT		PALMDALE	CA	93551-1805
BOYD WILLIAM R / BOYD PAMELA S	35625 LEMBO LN		PALMDALE	CA	93550-9233
BRADFORD GAGE	24303 CHAPARRAL AVE		BORON	CA	93516-1307
BRANCH DANIEL J / BRANCH ROSEMARIE	12410 LANCASTER RD		LANCASTER	CA	93536-9013
BRANDON CHRETIEN	8306 WILSHIRE BLVD STE 1812		BEVERLY HILLS	CA	90211-2382
BRANDON FORD	3501 JAMBOREE RD		NEWPORT BEACH	CA	92660-2939
BRAULIO PINA	24125 TAMARISK AVE		BORON	CA	93516-1345
BRECKENRIDGE CARL / BRECKENRIDGE FAMILY	5640 W AVENUE A		ROSAMOND	CA	93560-7125
BRENDA REEDER	26855 ANDERSON ST		BORON	CA	93516-1507
BRENDA SABORIO	PO BOX 56178		SHERMAN OAKS	CA	91413-1178
BRENDA WILSON	884 RUTH DR		PLEASANT HILL	CA	94523-1918
BRIAN BENNETT	12079 HOYT ST		SYLMAR	CA	91342-6442
BRIAN COLEMAN	PO BOX 751		PEARLBLOSSOM	CA	93553-0751
BRIAN DAVIES	PO BOX 10		VALYERMO	CA	93563-0010
BRIAN ELDRIDGE	1000 TECHNOLOGY DR MS 314		O FALLON	MO	63368-2239
BRIAN GREGORY	10735 LEONA AVE		LEONA VALLEY	CA	93551-7304
BRIAN LOGAN	31969 EMERALD LN		CASTAIC	CA	91384-3102
BRIAN LUEDTKE	2148 58TH ST W		ROSAMOND	CA	93560-6976
BRIAN VILLALVA	4566 E AVENUE J		LANCASTER	CA	93535-8230
BRIDGET KEOGH	15635 FERNVIEW ST		WHITTIER	CA	90604-3338
BRIGGS JOEL E / BRIGGS PATRICIA S	PO BOX 8127		LANCASTER	CA	93539-8127
BRIOSO JOSE	45920 47TH ST E		LANCASTER	CA	93535-7725
BRISSON KERRY; CHERIE	BRISSON K J; C A /TR	45442 70TH ST W	LANCASTER	CA	93536-8327
BRITTANY ALBRECHTA	235 CAGEL ST		ROSAMOND	CA	93560-6905
BROC JOB	24348 JOSHUA AVE		BORON	CA	93516-1356
BROCK FERGUSSON	25749 DINKEY AVE		LANCASTER	CA	93536-9612
BRODEK TERRY SR	6545 E AVENUE H		LANCASTER	CA	93535-7803
BROFFEL ROBERT	11201 JUNIPER HILLS RD		LITTLEROCK	CA	93543-4219
BROS COOK	PO BOX 94303		PASADENA	CA	91109-4303
BROWN ARBIE A / BROWN KATHLEEN	50137 40TH ST W		LANCASTER	CA	93536-9505
BRUCE ALLEN	9401 NALL AVE STE 202		PRAIRIE VILLAGE	KS	66207-2508
BRUCE DRAKE	1335 FELICITA LN		ESCONDIDO	CA	92029-6631
BRUCE GARY	PO BOX 580		ROSAMOND	CA	93560-0580
BRUCE HAILSTONE	5008 W AVENUE L		QUARTZ HILL	CA	93536-4339

BRUCE HASS	1055 EL MEDIO AVE	PACIFIC PLSDS	CA	90272-2420
BRUCE NELSON	PO BOX 554	BORON	CA	93596-0554
BRUCE PAXTON	40254 17TH ST W	PALMDALE	CA	93551-3213
BRUCE SILMON	PO BOX 9336	CANOGA PARK	CA	91309-0336
BRUCE STEWART	26032 TOURELLE PL	VALENCIA	CA	91355-1995
BRUTON MYRTICE	46400 120TH ST E	LANCASTER	CA	93535-8730
BRYAN HICKS	6107 SWEETSER RD	ROSAMOND	CA	93560-6573
BRYAN LA MOUREAUX	24427 JOSHUA AVE	BORON	CA	93516-1326
BRYAN OLGIN	26967 PATTERSON RD	LEBEC	CA	93243
BUCKALLEW MONTY R	37134 THE GRVS	PALMDALE	CA	93551-6232
BUDD CHRIS / BUDD JULIE	50725 70TH ST W	LANCASTER	CA	93536-9578
BUDI KUSNOTO	1246 S STATE ST	CHICAGO	IL	60605-2405
BUJULIAN BROTHERS INC	291 N 6TH AVE	KINGSBURG	CA	93631-9425
BULMARO SANCHEZ	6180 EAST AVENUE E	LANCASTER	CA	93535
BUNNY BROWN	13445 FRAN ST	NORTH EDWARDS	CA	93523-3424
BURCH BRUCE / COREEN SAVIKKO	20538 E AVENUE Q12	PALMDALE	CA	93591-4503
BURGESS RUSSELL A; LORI A	BURGESS FAMILY	PALMDALE	CA	93551-1849
BURNETT REALTY INC TR	6090 SEPULVEDA BLVD STE 250	48006 COBBLESTONE CT	CA	90230-6410
BURTON BROS INC	9120 SAN JUAN PL	CULVER CITY	CA	91941-5644
BURTON WHITE	6409 SWEETSER RD	LA MESA	CA	91941-5644
C JENKINS	6465 SWEETSER RD	ROSAMOND	CA	93560-6355
C KLECHEFSKI	1112 LAKEMOOR DR	WILLOW SPRINGS	CA	93560-6355
CALANDRI JOHN ; S 1992 TRUST	40445 27TH ST W	SAINT PAUL	MN	55129-5307
CALANDRI PARTERSHIP	6135 W AVENUE M8	PALMDALE	CA	93551-2402
CALDERA JOSE J	48601 265TH ST W	PALMDALE	CA	93551-1608
CALDWELL DAVID W / CALDWELL MARIAN F	44240 MUNIZ RANCH RD	LANCASTER	CA	93536-9093
CALER ROBERT	49225 45TH ST W	LAKE HUGHES	CA	93532
CALIFORNIA PORTLAND CEMENT CO	2025 E FINANCIAL WAY	LANCASTER	CA	93536-9507
CALKINS	PO BOX 371	GLENDORA	CA	91741-4692
CALL GREGORY B / CALL SHELMAINE	26147 E AVENUE U10	ROSAMOND	CA	93560-0371
CALLIE MURPHY	PO BOX 334	LLANO	CA	93544-1586
CALLIS TRACY L / WARE LEON II	40810 SILTSTONE CT	ROSAMOND	CA	93560-0334
CALVERT JOHN M / CALVERT CHRISTINE M	19460 LANCASTER RD	PALMDALE	CA	93551-1853
CALVIN DUNCAN	13011 CIMARRON AVE	LANCASTER	CA	93536-9022
CALVIN GUMS	326 RUBERTA AVE	GARDENA	CA	90249-1739
CAMDEN KNIGHT	44331 36TH ST W	LENDALE	CA	91201-2749
CAMELLIA TRUST	PO BOX 3836	LANCASTER	CA	93536-6224
CAMERON PROPERTIES INC	973 E BADILLO ST STE A	CHATSWORTH	CA	91313-3836
CAMERON PROPERTIES INC	973 E BADILLO ST STE A	COVINA	CA	91724-2947
CAMPOS JULIO	23410 E AVENUE Z	COVINA	CA	91724-2947
CANDACE CASTELLANOS	PO BOX 940	LLANO	CA	93544
CANDACE DEPONTE	2763 W AVENUE L PMB 200	WELDON	CA	93283-0940
CANDELARIO CALVILLO	12160 CLARETTA ST	LANCASTER	CA	93536-4074
CANDICE GERBER	5714 COUNTY ROAD 502	SYLMAR	CA	91342-6006
CARCAMO FELIX R / HERNANDEZ DAMARIS Y	8363 W AVENUE I	BAYFIELD	CO	81122-9007
CARDENAS RICARDO / CARDENAS IRMA	4750 HALEN ST	LANCASTER	CA	93536-8106
CARI SCHNARRENBERGER	7830 GASKELL RD	PALMDALE	CA	93552-3740
CARL MELVIN	165 GRANDE VISTA ST	ROSAMOND	CA	93560-7276
CARLETON REYNOLDS	29867 WISTERIA VALLEY RD	OAK VIEW	CA	93022-9709
CARLO SERRATO	37227 GIAVON ST	SANTA CLARITA	CA	91387-1942
CARLOS ACOSTA	43019 57TH ST W	PALMDALE	CA	93552-4756
CARLOS ESCOBAR	8807 SOPHIA AVE	LANCASTER	CA	93536-5652
CARLOS IBARRA	1201 71ST ST W	NORTH HILLS	CA	91343-4719
CARLOS JOSE / CARLOS BERTHA	40051 200TH ST E	ROSAMOND	CA	93560-7033
CARLOS LANTING	18349 SUMMER AVE	PALMDALE	CA	93591-3900
CARLOS MELGOZA	8963 CAYUGA AVE	ARTESIA	CA	90701-5526
CARLOS NUNEZ	PO BOX 1115	SUN VALLEY	CA	91352-2412
CARLOS RAMIREZ	30900 106TH ST E	ROSAMOND	CA	93560-1115
CARLOS TABLAS	5120 RELA WAY W	LITTLE ROCK	CA	93543-3661
CARLOS VIVAS	13505 SATICOY ST	QUARTZ HILL	CA	93536-2509
CARLSON SHARRON L	28659 LAURIE LN	PANORAMA CITY	CA	91402-6437
CARLSON STEPHEN W / CARLSON VIRGINIA C	9820 CIMA MESA RD	PALMDALE	CA	28659
CARLTON PENN	2346 W AVENUE N8	JUNIPER HILLS	CA	93543-3634
CARMELITE SISTERS OF THE	920 E ALHAMBRA RD	PALMDALE	CA	93551-2373
CARMEN DOMINGUEZ	47904 30TH ST E	ALHAMBRA	CA	91801
CARMEN HERNANDEZ	511 MOSS ST	LANCASTER	CA	93535-7613
CARMEN HOWARD	42911 DENVIEW DR	CHULA VISTA	CA	91911-1706
CAROL BAIRD	24147 SAGE AVE	LAKE HUGHES	CA	93532-1336
CAROL BASS	445 HAMILTON AVE FL 8	BORON	CA	93516-1331
CAROL BIEVER	4626 N CALVADOS AVE	WHITE PLAINS	NY	10601-1807
CAROL COMPTON	10721 PINECREST MESA RD	COVINA	CA	91722-2756
CAROL HILL	22853 W AVENUE D11	LITTLE ROCK	CA	93543-4226
CAROL HILL	31858 CASTAIC RD # 175	LANCASTER	CA	93536-9110
CAROL MANNINO	5206 VALLEY VIEW RD	CASTAIC	CA	91384-3943
CAROL MORRIS	47930 26TH ST E	RANCHO PALOS VERDES	CA	90275-5060
CAROL MORRIS	2513 100TH ST W # 3	LANCASTER	CA	93535-7605
CAROL MORRIS	47930 26TH ST E	ROSAMOND	CA	93560-7010
CAROL NELSON	24437 TAMARISK AVE	LANCASTER	CA	93535-7605
CAROL POLLOCK	1250 SUGARBUSH DR	BORON	CA	93516-1351
CAROL ROBERTS	1757 TAPO CANYON RD	VISTA	CA	92084-7462
CAROL ROKEY	1801 65TH ST W	SIMI VALLEY	CA	93063-3391
CAROL TANNER	7943 CATHY AVE	ROSAMOND	CA	93560-6521
CAROL ZIEHLER	11936 WICKS ST	ROSAMOND	CA	93560-8204
CAROLE WYATT	7834 DINKEY AVE	SUN VALLEY	CA	91352-1907
CAROLINE LENHART	1219 W AVENUE I	ROSAMOND	CA	93560-7053
CAROLYN ASENDORF	PO BOX 720140	LANCASTER	CA	93534-2247
CAROLYN FORTE	527 FRANKLIN PL	PINON HILLS	CA	92372-0140
		MONROVIA	CA	91016-1519

CAROLYN HORTON	12018 ALLIN ST	CULVER CITY	CA	90230-5803
CARPENTER PRESTON H	40000 140TH ST E	PALMDALE	CA	93591-1602
CARREON TOMAS M / CARREON MARY E	46715 121ST ST E	LANCASTER	CA	93535-8733
CARREON TOMAS M JR / CARREON MARY E	6210 E AVENUE E	LANCASTER	CA	93535-7854
CARROLL DAUGHERTY	16115 COOLWATER AVE	PALMDALE	CA	93591-3043
CARROLL WETZEL	7738 BACKUS RD	MOJAVE	CA	93501-7162
CARTUS FINANCIAL CORPORATION	27271 LAS RAMBLAS	MISSION VIEJO	CA	92691-6386
CARY SEARCY	24100 CHAPARRAL AVE	BORON	CA	93516-1304
CASEY ALESSO	48009 70TH ST E	LANCASTER	CA	93535-7840
CASEY ALESSO	48009 70TH ST E	LANCASTER	CA	93535-7840
CASHBAUGH TRUST	1290 100TH ST W	ROSAMOND	CA	93560-7266
CASILLAS ALBERTO / CASILLAS YOLANDA	6358 E AVENUE E	LANCASTER	CA	93535-7845
CASTANEDA ROBERTO / CASTANEDA GUADALUPE	7057 W AVENUE H	LANCASTER	CA	93536-8100
CASTELLANOS ARNALDO E	CASTELLANOS NEYDA	PALMDALE	CA	93551-1805
CASTELLANOS MANUEL G	CASTELLANOS MARY F	LLANO	CA	93544-1406
CASTILLE THERESE M	4638 E AVENUE H	LANCASTER	CA	93535-7718
CATALINA DIAZ	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
CATEY HAROLD	24463 JOSHUA AVE	BORON	CA	93516-1326
CATHERINE GUTIERREZ	2113 60TH ST W	ROSAMOND	CA	93560-6560
CATHERINE MAXWELL	5784 FELSITE AVE	ROSAMOND	CA	93560-6451
CATHERINE MONTANO	5872 HIDDEN TRAIL RD	ROSAMOND	CA	93560-6917
CATHERINE MORRIS	PO BOX 8794	EMERYVILLE	CA	94662-0794
CATHERINE TOMINAGA	6368 N WILLARD AVE	SAN GABRIEL	CA	91775-1833
CATHI STRADER	23328 CUESTPORT DR	VALENCIA	CA	91354-1926
CATHY DRAEGER	9531 WARBURTON DR	HUNTINGTN BCH	CA	92646-3629
CATHY HOUSE	5491 TEHACHAPI WILLOW SPRINGS RD	ROSAMOND	CA	93560-7504
CATHY MORENO	5980 VALLEY SAGE RD	ACTON	CA	93510-1027
CATHY ROBERG	PO BOX 902245	PALMDALE	CA	93590-2245
CAUDILL JANICE E	17020 E AVENUE S4	LLANO	CA	93544-1415
CECIL MC DONALD	2316 67TH ST W	ROSAMOND	CA	93560-7230
CECILIA ELLIOTT	7435 35TH ST W	MOJAVE	CA	93501-7304
CECILIA ESTEBAN	9407 BURNET AVE	NORTH HILLS	CA	91343-2306
CECILIA HSU	26 SANTA CRUZ	ROLLING HILLS ESTATES	CA	90274-5402
CECILIA MARCIANO	2696 SASHA CT	SIMI VALLEY	CA	93063-2245
CECILIA MOON	25269 THE OLD RD STE B	STEVENSON RANCH	CA	91381-2202
CECILIA TOVAR	403 GRISWOLD AVE	SAN FERNANDO	CA	91340-2473
CEDRIC HASSON	43031 FAIRLEE DR	LANCASTER	CA	93536-4605
CELESTE BURTON	PO BOX 7	HASTINGS	OK	73548-0007
CELIA CONTRERAS	23588 W AVENUE D # D	LANCASTER	CA	93536-9259
CELIA ELIZALDE	26042 E AVENUE U8	LLANO	CA	93544-1584
CELIA EYLER	1155 71ST ST W	ROSAMOND	CA	93560-7032
CELINA MOLINA	23120 W AVENUE C	LANCASTER	CA	93536-9735
CELINDA CORDS	2899 DAVENPORT ST	ROSAMOND	CA	93560-6921
CENTRAL MORTGAGE COMPANY	801 JOHN BARROW RD STE 1	LITTLE ROCK	AR	72205-6511
CESAR QUEBRAL	26138 SALINGER LN	STEVENSON RANCH	CA	91381-1107
CESENA MICHAEL G / WALTERS ANNA T	40818 SILTSTONE CT	PALMDALE	CA	93551-1853
CHAI JOTIKASTHIRA	28304 MOUNT STEPHEN AVE	CANYON CNTRY	CA	91387-3141
CHAKO ANDRE L ; MARGARET / CHAKO FAMILY	120 E AVENUE F10	LANCASTER	CA	93535-6407
CHALFONT TRUST	PO BOX 3836	CHATSWORTH	CA	91313-3836
CHANDRA WARFIELD	39797 AVENIDA MIGUEL OESTE	MURRIETA	CA	92563-5294
CHANDRIKA DESILVA	18924 STRATHERN ST	RESEDA	CA	91335-1122
CHANEY PAUL R	152 E AVENUE F10	LANCASTER	CA	93535-6407
CHANEY TROY T	21640 E AVENUE O	PALMDALE	CA	93591-4100
CHANG FAMILY TRUST	3671 W 6TH ST	LOS ANGELES	CA	90020-3026
CHANG JAE Y	29916 104TH ST E	LITTLE ROCK	CA	93543-3615
CHANTHAN EK	250 E JOHN CARPENTER FWY STE 300	IRVING	TX	75062-2710
CHANTHAN EK	801 JOHN BARROW RD STE 1	LITTLE ROCK	AR	72205-6599
CHAO PAO TSAI / WEI CHING	44713 31ST ST W	LANCASTER	CA	93536-8368
CHARISSE CROSBY	6672 HOLIDAY AVE	ROSAMOND	CA	93560-6569
CHARITO GERMONO	744 LINCOLN AVE UNIT A	ALAMEDA	CA	94501-3314
CHARLA ANDERSON	2401 W 46TH ST	ROSAMOND	CA	93560
CHARLA TAYLOR	2550 E AVENUE I SPC 110	LANCASTER	CA	93535-1024
CHARLANNE TAYLOR	PO BOX 1450	ROSAMOND	CA	93560-1450
CHARLENE LANE	41031 40TH ST W	PALMDALE	CA	93551-1246
CHARLENE LANE	41031 40TH ST W	PALMDALE	CA	93551-1246
CHARLENE LANE TR	42220 10TH ST W STE 101	LANCASTER	CA	93534-7075
CHARLENE LYELL	PO BOX 161	HARTVILLE	MO	65667-0161
CHARLENE MELCHERS	2941 60TH ST W	ROSAMOND	CA	93560-6386
CHARLES AMENTO	PO BOX 1121	NORTH EDWARDS	CA	93523-1121
CHARLES ANYADIKE	537 S FLOWER ST	INGLEWOOD	CA	90301-5596
CHARLES CRAIG	PO BOX 2553	ROSAMOND	CA	93560-2553
CHARLES CUMMINGS	HCR 3 BOX 226	ROSAMOND	CA	93560
CHARLES FRANCOEUR	3334 LONGRIDGE TER	SHERMAN OAKS	CA	91423-4932
CHARLES HOUSTON	5301 60TH ST W	ROSAMOND	CA	93560-6265
CHARLES JOHNSON	24373 TAMARISK AVE	BORON	CA	93516-1349
CHARLES KELLEY	24218 CHAPARRAL AVE	BORON	CA	93516-1306
CHARLES KOPENEC	2326 FARGO ST	LOS ANGELES	CA	90039-3127
CHARLES LANE	207 127TH ST W	ROSAMOND	CA	93560-8202
CHARLES LAWRENCE	PO BOX 48054	WATAUGA	TX	76148-0054
CHARLES LENNOX	PO BOX 7	PEARLBLOSSOM	CA	93553-0007
CHARLES MATHEWS	5394 61ST ST W	ROSAMOND	CA	93560-6533
CHARLES NORRIS	1024 DELAWARE RD	BURBANK	CA	91504-3025
CHARLES PEGS	4859 W SLAUSON AVE STE 279	LOS ANGELES	CA	90056-3209
CHARLES SCARLETT	4245 MOUNT VERNON DR	LOS ANGELES	CA	90008-4819
CHARLES SCOTT	7330 GILA CT	PALMDALE	CA	93551-4719
CHARLES TAPIA	21083 PLACERITA CANYON RD	NEWHALL	CA	91321-1924
CHARLES THOMAS	24264 TAMARISK AVE	BORON	CA	93516-1348

CHARLES TOWLES	6515 S VERMONT AVE		LOS ANGELES	CA	90044-3627
CHARLOTTE BREED	1760 100TH ST W		ROSAMOND	CA	93560
CHARLOTTE MANUELL	24740 MILL VALLEY WAY		CARSON	CA	90745-6454
CHARLOTTE STOLLAR	7527 W AVENUE L11		LANCASTER	CA	93536-7387
CHASE JPMORGAN	1100 VIRGINIA DR		FORT WASHINGTON	PA	19034-3204
CHAVEZ EFREN / CHAVEZ LUZ	18192 E AVENUE O		PALMDALE	CA	93591-3804
CHENHUANG ZHENRU	2075 WOODSIDE RD		REDWOOD CITY	CA	94061-3338
CHERISA SAUNDERS	3605 LONG BEACH BLVD # 12		LONG BEACH	CA	90807-4013
CHERNG SU	9927 OLIVE CT		TEMPLE CITY	CA	91780-3200
CHERRIE HASTINGS	6359 SWEETSER RD		ROSAMOND	CA	93560-6555
CHERYL HORST	3170 N BUTTERCUP CIR		FREDERICK	CO	80516-9456
CHERYL HOST	3170 N BUTTERCUP CIR		FREDERICK	CO	80516-9456
CHERYL MILLER	12401 EL MIRAGE ST		BORON	CA	93516-1318
CHERYL TACK	1197 HUDSPETH ST		SIMI VALLEY	CA	93065-4559
CHERYL WATSON	PO BOX 1025		MOJAVE	CA	93502-1025
CHESTER WIENCEK	PO BOX 531883		LOS ANGELES	CA	90053-1883
CHEVY CHASE BK FSB	6151 CHEVY CHASE DR		LAUREL	MD	20707-2918
CHIEN LEE	PO BOX 741156		LOS ANGELES	CA	90004-9156
CHIN HEI KYUNG	ATTN: KYUNG CHIN HEI	PO BOX 825	AZUSA	CA	91702-0825
CHINWE UJU	11733 KILLMORE AVE		PORTER RANCH	CA	91326-1511
CHOR HUIE	701 N STORY PL		ALHAMBRA	CA	91801-1555
CHRISTIAN CZUZAK	6108 HOLIDAY AVE		ROSAMOND	CA	93560-6519
CHRISTIAN MANGUS	5465 62ND ST W		ROSAMOND	CA	93560-6254
CHRISTINA BAUER	11420 JUNIPER HILLS RD		LITTLEROCK	CA	93543-4218
CHRISTINA CALKINS	9645 BUCKHORN AVE		ROSAMOND	CA	93560-7529
CHRISTINA DAY	25907 CHERRYHILL DR		BORON	CA	93516-1204
CHRISTINA IDLEMAN	601 5TH AVE		SCOTTSBLUFF	NE	69361-3581
CHRISTINA MAGDALENO	2075 BAYWOOD CT	APT 157	LANCASTER	CA	93536-7291
CHRISTINA SCOTT	2263 BUSS CT		ROSAMOND	CA	93560-5939
CHRISTINA SPEED	818 60TH ST W		ROSAMOND	CA	93560-6910
CHRISTINA WEST	9420 RESEDA BLVD BOX 246		NORTHBRIDGE	CA	91324-2932
CHRISTINE BURDETTE	13677 W AVENUE A		ROSAMOND	CA	93560-7270
CHRISTINE DUKE	1037 E PROVIDENCIA AVE		BURBANK	CA	91501-1544
CHRISTINE MARGIE	115 90TH ST W		ROSAMOND	CA	93560-7019
CHRISTINE SMITH	10735 LEONA AVE		LEONA VALLEY	CA	93551-7304
CHRISTINE WONG	1109 RUMBOLD ST		GARDENA	CA	90248-3353
CHRISTOPHER CATO	1326 100TH ST W		ROSAMOND	CA	93560-7267
CHRISTOPHER	10603 PENROSE ST		SUN VALLEY	CA	91352-2014
CHRISTOPHER ALONSO	123 CONGRESS ST		ORANGE	MA	01364-1640
CHRISTOPHER HILL	31858 CASTAIC RD # 175		CASTAIC	CA	91384-3943
CHRISTOPHER JOHNSTON	PO BOX 1226		CARDIFF BY THE SEA	CA	92007-7226
CHRISTOPHER KILLIAN	42257 6TH ST W STE 305		LANCASTER	CA	93534-7150
CHRISTOPHER KUTELIS	6373 WILLOW AVE		ROSAMOND	CA	93560-6575
CHRISTOPHER LINSTRUTH	1752 E AVENUE J # 347		LANCASTER	CA	93535-4474
CHRISTOPHER MACKEN	PO BOX 875		NORTH EDWARDS	CA	93523-0875
CHRISTOPHER MOWRY	800 70TH ST W		ROSAMOND	CA	93560-7060
CHRISTOPHER NELSON	40144 174TH ST E		PALMDALE	CA	93591-3123
CHRITOPHER BAUSCH	4450 37TH ST WEST		LANCASTER	CA	93536
CHU CHI CHEN	3807 SW CHELMSFORD RD		TOPEKA	KS	66610-1448
CHUNG CHAN K	33329 260TH ST E		LLANO	CA	93544
CHUNG CHAR	1115 JARROW AVE		HACIENDA HTS	CA	91745-2020
CHUNG MONICA Y	48275 224TH ST W		LANCASTER	CA	93536-9104
CHURCH OF JESUS CHRIST OF	50 E NORTH FL 22		SALT LAKE CITY	UT	84150-0001
CILK BYERS	13210 POCONO CT		MORENO VALLEY	CA	92555-2492
CISSELL JOHN M; SANDRA F	CISSELL TRUST	46665 70TH ST E	LANCASTER	CA	93535-7834
CIT GROUP CONSUMER FINANCE INC	1643 76TH ST W		ROSAMOND	CA	93560-7375
CITIBANK TR	800 STATE HIGHWAY 121 BYP		LEWISVILLE	TX	75067-4180
CITIGROUP GLOBAL MARKETS REALTY	3476 STATEVIEW BLVD		FORT MILL	SC	29715-7203
CITIMORTGAGE INC	2866 58TH ST W		ROSAMOND	CA	93560-6502
CITY NATIONAL BANK TR ET AL	1950 AVENUE OF THE STARS STE 20C		LOS ANGELES	CA	90067-4606
CLARABELLE MERCADO	20736 COMMUNITY ST		WINNETKA	CA	91306-1502
CLARENCE ALEXANDER	38227 230TH ST E		PALMDALE	CA	93591-4705
CLARENCE HUMPHREYS	36547 ROZALEE DR		PALMDALE	CA	93550-9313
CLARK	3322 CASTERA AVE		GLENDALE	CA	91208-1610
CLARK JULIUS J	18531 E PALMDALE BLVD		PALMDALE	CA	93591-4308
CLAUDE ADKINS	PO BOX 351		BORON	CA	93596-0351
CLAUDE MACRI	1326 DANIELSON RD		SANTA BARBARA	CA	93108-2807
CLAUDE MCFERGUSON	PO BOX 5864		LANCASTER	CA	93539-5864
CLAUDE STEEN	1931 FELICIDAD DR		LAKE HAVASU CITY	AZ	86404-1000
CLAUDIA MORAN	13577 OSBORNE ST		ARLETA	CA	91331-5525
CLAWSON RUSSELL M / CLAWSON TRUST	5329 W AVENUE C14		LANCASTER	CA	93536-9512
CLAYTON FAIRCHILD	24238 JOSHUA AVE		BORON	CA	93516-1323
CLAYTON NICHOLS	PO BOX 257		ROSAMOND	CA	93560-0257
CLAYTON WOODHULL	PO BOX 2873		GRANITE BAY	CA	95746-2873
CLIFTON OWENS	24285 SAGE AVE		BORON	CA	93516-1333
CLINTON HUTH	3500 75TH ST W		ROSAMOND	CA	93560-7179
CLINTON ROSEMOND	4255 W 64TH ST		LOS ANGELES	CA	90043-3519
CLYDE FISHER	2203 60TH ST W		ROSAMOND	CA	93560-6507
COBB CURTIS R	48052 110TH ST W		LANCASTER	CA	93536-9310
COCKERILL CYRIL / COCKERILL JACQUELINE A	18244 W AVENUE E4		LANCASTER	CA	93536-9004
CODY WILLIAMS	24403 JOSHUA AVE		BORON	CA	93516-1326
COFFMAN REVOCABLE TRUST	ATTN: JUDYTH COFFMAN	12882 GASKELL RD	ROSAMOND	CA	93560-7095
COGENT PROPERTIES LLC	7540 CANYON MEADOW CIR APT C		PLEASANTON	CA	94588-4713
COLLATERAL RELIEF SERVICING LL	2727 W ALAMEDA AVE		BURBANK	CA	91505-4404
COLLEN FRANCIS	28542 CRUTHERS CREEK RD		PEARBLOSSOM	CA	93553
COLLINS AKINSOLA	7551 BELMAR AVE		RESEDA	CA	91335-2428
COLMENARES JUAN M	2001 ELM ST		ROSAMOND	CA	93560-6028

COLOMA ONELIA A / COLOMA EDWIN H	3623 W AVENUE K10	LANCASTER	CA	93536-4928
COLVIN ELI	PO BOX 29	VALYERMO	CA	93563-0029
CONCEPCION AUTRAND	529 DE LA VINA ST	SANTA BARBARA	CA	93101-3419
CONCETTO VECCHIO	931 NEW YORK DR	ALTADENA	CA	91001-3155
CONNELLY JOHN L	30837 235TH ST E	LLANO	CA	93544-1533
CONNELLY PATRICK R / CONNELLY SUSAN F	48004 190TH ST W	LANCASTER	CA	93536-9025
CONNIE BERTRAM	12993 SANTA PAULA OJAI RD	SANTA PAULA	CA	93060-9624
CONNIE LAEZZA	25749 DINKEY AVE	LANCASTER	CA	93536-9612
CONRADO BRUCE	3456 W DEVON AVE	LINCOLNWOOD	IL	60712-1316
CONSTANCE FARMER	6720 GASKELL RD	ROSAMOND	CA	93560-7132
CONWAY SHERYL J	43034 FAIRLEE DR	LANCASTER	CA	93536-4605
COOK	24138 CHAPARRAL AVE	BORON	CA	93516-1304
COOK	24138 CHAPARRAL AVE	BORON	CA	93516-1304
COOK JEANMARIE	49250 52ND ST W	LANCASTER	CA	93536-9509
COOK LILIA	10724 WILSHIRE BLVD APT 606	LOS ANGELES	CA	90024-4461
COOKE CITY RACEWAY INC	3500 75TH ST W	ROSAMOND	CA	93560-7179
COOKSON	6848 105TH ST W	ROSAMOND	CA	93560-6932
CORA DIXON	PO BOX 902111	PALMDALE	CA	93590-2111
CORAL ZEDICHER	5970 GASKELL RD	ROSAMOND	CA	93560-6912
CORALEE REUTER	7362 W AVENUE G	LANCASTER	CA	93536-8618
COREY JONES	9235 LEONA AVE	LEONA VALLEY	CA	93551-7331
CORINA TOY	35591 RAINLEAF CT	ELIZABETH	CO	80107-7855
CORNELIO DULDULAO	19 W 52ND ST	LONG BEACH	CA	90805-5817
CORP OF THE PRESIDING BISHOP OF	50 E NORTH FL 22	SALT LAKE CITY	UT	84150-0001
CORREA RICARDO / CORREA INGRID L	1300 S FIGUEROA ST	LOS ANGELES	CA	90015-2802
CORRELL BUD R / CORRELL KATHLEEN R	28538 CRUTHERS CREEK RD	PEARBLOSSOM	CA	93553-3423
CORUCE PROPERTIES LLC	20538 E AVENUE Q12	PALMDALE	CA	93591-4503
COUNTRYWIDE HOME LOANS INC	1757 TAPO ST	SIMI VALLEY	CA	93063
COURTNEY DETRA D / COURTNEY WALTER	18608 W AVENUE E4	LANCASTER	CA	93536-9049
COWLES DEBRA A / COWLES RICHARD L	3013 E AVENUE H	LANCASTER	CA	93535-1600
COX TIM H / COX SHARON M	40823 COBBLESTONE CT	PALMDALE	CA	93551-1850
CRAIG SMITH	6848 W AVENUE D8	LANCASTER	CA	93536-8819
CRAIG VAN DAM	12715 BOBTAIL LN	ROSAMOND	CA	93560-7059
CRAIG WHEELLOCK	9349 E AVENUE T12	LITTLEROCK	CA	93543-3526
CRAIG WILLIAMS	19507 ERMINE ST	CANYON CNTRY	CA	91351-1130
CRAWFORD JEFFREY S / CRAWFORD TARALI I	28600 DEVILS PUNCH BOWL RD	PEARBLOSSOM	CA	93553-3432
CRIGLER TIM / CRIGLER RITA	18649 W AVENUE B8	LANCASTER	CA	93536-9297
CRIS ADVINCUCLA	2203 COBBLEHILL PL	SAN MATEO	CA	94402-4007
CRITCHLOW ROBERT; BARBARA	CRITCHLOW R; B /TR	LANCASTER	CA	93536-8818
CROWN RENTS OF BAKERSFIELD INC	PO BOX 6333	MAGNA	UT	84044-6333
CRUZ ANTONIO / CRUZ EMMMA	48004 100TH ST E	LANCASTER	CA	93535-7908
CRYSTAL ACOSTA	1197 HUDSPETH ST	SIMI VALLEY	CA	93065-4559
CRYSTAL JOB	24348 JOSHUA AVE	BORON	CA	93516-1356
CUBER JODIE M	34602 165TH ST E	LLANO	CA	93544-1112
CUEVA HUMBERTO / CUEVA CLAUDIA	12462 WEST ST	GARDEN GROVE	CA	92840-3838
CUEVAS ROSA / MONTES RAUL C	6318 W AVENUE A	LANCASTER	CA	93536-9590
CUONG DAO	501 LEONARD AVE	LAS VEGAS	NV	89106-2748
CURTIS COBB	48052 110TH ST W	LANCASTER	CA	93536-9310
CURTIS KINNGOTT	PO BOX 2538	ROSAMOND	CA	93560-2538
CURTIS SMITH	511 W KENDALL ST	CORONA	CA	92882-4328
CURTIS WADLEIGH	12567 SAHARA AVE	ROSAMOND	CA	93560-7394
CUTBIRTH CINITHIA A	17070 FORT TEJON RD	LLANO	CA	93544-1302
CYNTHIA COLUMBIA	1514 CARSON MESA RD	PALMDALE	CA	93550-9725
CYNTHIA COTT	42130 22ND ST W	QUARTZ HILL	CA	93536-3311
CYNTHIA DAVIS	10983 GASKELL RD	ROSAMOND	CA	93560-7015
CYNTHIA IRVING	PO BOX 446	BORON	CA	93596-0446
CYNTHIA NELSON	40144 174TH ST E	PALMDALE	CA	93591-3123
CYNTHIA RODRIGUEZ	28460 AVENUE STANFORD	VALENCIA	CA	91355-4856
CYNTHIA SHELDON	PO BOX 1789	ROSAMOND	CA	93560-1789
CYNTHIA WIRT	PO BOX 253	LLANO	CA	93544-0253
CZARNOCKI JOHN C / CZARNOCKI MARIA J	9116 W IVESBROOK ST	LANCASTER	CA	93536-7709
D JAMES	12335 SIERRA VIEW ST	BORON	CA	93516-1341
DAE JI	8192 REGENCY ST	LA PALMA	CA	90623-1928
DAE LEE	2160 CAMELLIA LN	FULLERTON	CA	92833-4906
DAIROLD POTTS	7531 GASKELL RD	ROSAMOND	CA	93560-7028
DALE DRONET	PO BOX 1595	ROSAMOND	CA	93560-1595
DALE GRAHN	900 UNIVERSITY AVE	BURBANK	CA	91504-3034
DALENE GARRETT	1757 TAPO CANYON RD # 88	SIMI VALLEY	CA	93063-3391
DAN HAKES	24224 JOSHUA AVE	BORON	CA	93516-1323
DAN SMITH	13129 VOLUNTEER AVE	NORWALK	CA	90650-3156
DAN STEFFEY	1210 W 228TH ST	ROSAMOND	CA	93560
DANA DOTSON	38643 LOUISE LN	PALMDALE	CA	93551-5423
DANIEL CASSIDY	PO BOX 324	ROSAMOND	CA	93560-0324
DANIEL CRUZ	14235 FRIAR ST	VAN NUYS	CA	91401-2109
DANIEL FINCH	PO BOX 397	GUTHRIE	OK	73044-0397
DANIEL GEAR	PO BOX 1615	ROSAMOND	CA	93560-1615
DANIEL HOGGE	20722 WHITE ST	TEHACHAPI	CA	93561-8713
DANIEL HOLLEN	44315 ELM AVE	LANCASTER	CA	93534-4321
DANIEL JENKINS	24475 JOSHUA AVE	BORON	CA	93516-1326
DANIEL LAIRD	3419 CARLA AVE	MOJAVE	CA	93501-1109
DANIEL LEROY	9 BRUCEMONT CIR	ASHEVILLE	NC	28806-3402
DANIEL MONGIANO	41902 LOMA VIS	LANCASTER	CA	93536-2831
DANIEL MOORE	12469 EL MIRAGE ST	BORON	CA	93516-1354
DANIEL PACHECO	5731 WILLOW AVE	ROSAMOND	CA	93560-6951
DANIEL POTTER	7828 W AVENUE H	LANCASTER	CA	93536-8108
DANIEL RHODEN	PO BOX 810	PEARBLOSSOM	CA	93553-0810
DANIEL ROMO	9035 E AVENUE T4	LITTLEROCK	CA	93543-2716



DANIEL SPOOR	PO BOX 2240	ROSAMOND	CA	93560-2240
DANIEL STEFFENS	5138 60TH ST W	ROSAMOND	CA	93560-6551
DANIEL STERLING	5788 CHARAN RD	ROSAMOND	CA	93560-7116
DANIEL TORRES	21053 E AVENUE R8	PALMDALE	CA	93591-4502
DANIEL WALDEN	PO BOX 1910	ROSAMOND	CA	93560-1910
DANIELA JOHNSON	6754 E LOWE AVE	FRESNO	CA	93727-5823
DANILO BATIMANA	1828 E COMMONWEALTH AVE	FULLERTON	CA	92831-4823
DANILO VENTUROLI	PO BOX 633	PEARLBLOSSOM	CA	93553-0633
DANITA HAWKINSMURPHY	150 ALLEGHENY AVE	PITTSBURGH	PA	15202
DANNY CALDWELL	PO BOX 943	PALMDALE	CA	93590
DANNY CLOSSER	PO BOX 14506	IRVINE	CA	92623-4506
DANNY HALCOMB	908 60TH ST W	ROSAMOND	CA	93560-7238
DANNY KIMBLE	24329 SAGE AVE	BORON	CA	93516-1335
DANNY MEEK	24421 TAMARISK AVE	BORON	CA	93516-1351
DANTE BALDOZ	4566 WOLVERINE WAY	ANTIOCH	CA	94531-7677
DARA ENGLISH	24326 SAGE AVE	BORON	CA	93516-1336
DARIO BORROEL	2400 100TH ST W	ROSAMOND	CA	93560-7080
DARLENE CRISMAN	3040 JULIAN AVE	LONG BEACH	CA	90808-4433
DARLENE GJELSVIK	10557 HAMILTON RD	ROSAMOND	CA	93560-6936
DARLENE KAEHLER	6577 HOLIDAY AVE	ROSAMOND	CA	93560-7098
DARLENE KAEHLER	6577 HOLIDAY AVE	ROSAMOND	CA	93560-7098
DARLENE MAGDALENO	5838 CHARAN RD	ROSAMOND	CA	93560-7381
DARLENE SMOOT	5402 COLONY GREEN DR	SAN JOSE	CA	95123-1469
DARRELL COLLINS WILTON	PO BOX 105	ROSAMOND	CA	93560-0105
DARRELL MC KINNEY	24218 JUNIPER AVE	BORON	CA	93516-1329
DARREN SCOTT	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
DARRON EDWARDS	PO BOX 5863	LANCASTER	CA	93539-5863
DARRYL HILL	7320 RICHFIELD ST UNIT 105	PARAMOUNT	CA	90723-3389
DARRYL HOUSER	20749 W DUANE LN	WITTMANN	AZ	85361-5340
DARSOT UMTIAZ	17801 CRENSHAW BLVD APT 4	TORRANCE	CA	90504-4127
DARWIN MC NEIL	11715 TEHACHAPI WILLOW SPRINGS RD	ROSAMOND	CA	93560-6940
DARWIN MOE	PO BOX 87	PEARLBLOSSOM	CA	93553-0087
DAUMANTS BELTE	PO BOX 880	ROSAMOND	CA	93560-0880
DAVID ADAMS	5980 SUE AVE	ROSAMOND	CA	93560-6960
DAVID ALLEN	45056 LOGUE CT	LANCASTER	CA	93535-2678
DAVID BONZELL	PO BOX 1654	ROSAMOND	CA	93560-1654
DAVID BOYLES	PO BOX 1752	ROSAMOND	CA	93560-1752
DAVID BYERLY	PO BOX 1687	ROSAMOND	CA	93560-1687
DAVID BYRNE	42156 10TH ST W STE R	LANCASTER	CA	93534-7065
DAVID CARRILLO	20541 E AVENUE Q4	PALMDALE	CA	93591-4505
DAVID CEDILLOS	13160 E AVENUE J	LANCASTER	CA	93535-8709
DAVID CHILDS	28040 BROOKSIDE CT	CASTAIC	CA	91384-2592
DAVID DANIELS	2111 W AVENUE K 15	LANCASTER	CA	93536
DAVID DIXON	5595 CHARAN RD	ROSAMOND	CA	93560-6952
DAVID DOMINGUEZ	47904 30TH ST E	LANCASTER	CA	93535-7613
DAVID DOUTHIT	24713 ISLAND AVE	CARSON	CA	90745-6545
DAVID DUKE	1037 E PROVIDENCIA AVE	BURBANK	CA	91501-1544
DAVID EUZARRAGA	555 N EL CAMINO REAL	SAN CLEMENTE	CA	92672-6740
DAVID FELIX	7884 ROLAND AVE	ROSAMOND	CA	93560-7023
DAVID FREGOSO	10931 HAMILTON RD	WILLOW SPRINGS	CA	93560-7199
DAVID FRIELING	11354 W 115TH ST	ROSAMOND	CA	93560
DAVID FUTCH	PO BOX 558	LAKE HUGHES	CA	93532-0558
DAVID GASS	37304 DEL MAR ST	PALMDALE	CA	93552-4666
DAVID GINGRICH	2652 DAVENPORT ST	ROSAMOND	CA	93560-6922
DAVID HALL	PO BOX 304	LAKE HUGHES	CA	93532-0304
DAVID HARSHBARGER	3524 E AVENUE R SPC 209	PALMDALE	CA	93550-5089
DAVID HAWLEY	4360 E MAIN ST UNIT 154	VENTURA	CA	93003-8279
DAVID HOPKINS	21215 W AVENUE C	LANCASTER	CA	93536-9351
DAVID IRVIN	6817 W AVENUE A2	LANCASTER	CA	93536-9530
DAVID JONES	PO BOX 900355	PALMDALE	CA	93590-0355
DAVID KEMBLOWSKI	7007 DARBY AVE	RESEDA	CA	91335-4402
DAVID KIEFER	5332 61ST ST W	ROSAMOND	CA	93560-6533
DAVID LATTA	37413 HARROW CT	PALMDALE	CA	93550-7743
DAVID LEWIS	2207 62ND ST W	ROSAMOND	CA	93560-6571
DAVID LEWIS	2207 62ND ST W	ROSAMOND	CA	93560-6571
DAVID LOGAN	PO BOX 60	ROSAMOND	CA	93560-0060
DAVID MARTINEZ	6055 HOLIDAY AVE STE B	ROSAMOND	CA	93560-7129
DAVID MC KEE	6170 STARDUST AVE	ROSAMOND	CA	93560-6543
DAVID MCCRAE	PO BOX 2423	LANCASTER	CA	93539-2423
DAVID MILBURN	28460 AVENUE STANFORD	VALENCIA	CA	91355-4856
DAVID MORAN	8812 TELFAIR AVE	SUN VALLEY	CA	91352-1943
DAVID MULLIN	PO BOX 900205	PALMDALE	CA	93590-0205
DAVID NELSON	1213 1ST ST # 182	CORONADO	CA	92118-1414
DAVID PARK	11809 DEL AMO BLVD	CERRITOS	CA	90703-7605
DAVID PARK	3807 SIERRA HWY # 6-4413	ACTON	CA	93510-1255
DAVID PEEK	PO BOX 1552	ROSAMOND	CA	93560-1552
DAVID SCOTT	1715 TURNBULL CANYON RD	HACIENDA HEIGHTS	CA	91745-3206
DAVID SERMON	1340 97TH ST W	ROSAMOND	CA	93560
DAVID SICKLER	PO BOX 901852	PALMDALE	CA	93590-1852
DAVID SKIPWORTH	PO BOX 552	BORON	CA	93596-0552
DAVID SMITH	6515 LINCOLN AVE	DEXTER	NM	88230-9725
DAVID SMITH	42325 HIGHLAND CT	LANCASTER	CA	93536-7392
DAVID SSERUNKUMA	525 S ARDMORE AVE APT 246	LOS ANGELES	CA	90020-3320
DAVID STEGMAN	1275 W BOSQUE DR	SAHUARITA	AZ	85629-8592
DAVID WANG	33301 AGUA DULCE CANYON RD	AGUA DULCE	CA	91390-4548
DAVID WIGGS	16915 FOOTHILL AVE	EDWARDS	CA	93523-3532
DAVID WONG	2506 SPRECKELS LN	REDONDO BEACH	CA	90278-5337

DAVIDSON ERNEST / DAVIDSON AUDREY	411 MOONLIGHT TRL	LEWISBURG	TN	37091-3651
DAY THERON H / DAY DEBRA J	47421 60TH ST E	LANCASTER	CA	93535-7825
DE ANNA LOVE	12401 DEL ORO ST	BORON	CA	93516-1311
DE LA TOVA SUMMMER D	46157 167TH ST W	LANCASTER	CA	93536-9002
DEAN ARMBRUSTER	PO BOX 884	ROSAMOND	CA	93560-0884
DEAN WILLIAMS	2504 SWAINSONS HAWK ST	STOCKTON	CA	95209-4277
DEANA MULLINS	115 90TH ST W	ROSAMOND	CA	93560-7019
DEANNA SIMONIS	5952 CHARAN RD	ROSAMOND	CA	93560-6967
DEARDRA ABALOS	26672 IRON CANYON RD	SANTA CLARITA	CA	91387-4811
DEBBIE BADANO	1210 E BROADWAY	GLENDALE	CA	91205-1408
DEBBIE BRANDON	24249 CHAPARRAL AVE	BORON	CA	93516-1305
DEBBIE DEVOE	PO BOX 691	LAKE HUGHES	CA	93532
DEBBIE LANDSGAARD	PO BOX 167	ROSAMOND	CA	93560-0167
DEBBIE VANDAM	7304 E AVENUE F	LANCASTER	CA	93535-7823
DEBEAR PETER B / DEBEAR CAROL A	20006 W AVENUE F	LANCASTER	CA	93536-9062
DEBORA EPHRIAM	12489 SIERRA VIEW ST	BORON	CA	93516-1344
DEBORAH ADKINS	4995 ELDER AVE	ROSAMOND	CA	93560-6978
DEBORAH ALLUIS	5265 61ST ST W	ROSAMOND	CA	93560-6479
DEBORAH HAMES	40892 COBBLESTONE CT	PALMDALE	CA	93551
DEBORAH HAMIDI	7210 JORDAN AVE STE B15	CANOGA PARK	CA	91303-1357
DEBORAH MINTER	PO BOX 4141	BURBANK	CA	91503-4141
DEBORAH ROULEAU	11137 W ROSAMOND BLVD	ROSAMOND	CA	93560-7507
DEBORAH SALTER	2240 W AVENUE N	PALMDALE	CA	93551-2338
DEBRA BEAN	PO BOX 1165	SANTAQUIN	UT	84655-1165
DEBRA GALLEGOS	27096 JEROME ST	BORON	CA	93516-1632
DEBRA HESSELTON	4576 SWEETSER RD	ROSAMOND	CA	93560-6450
DEBRA HULSEY	5419 64TH ST W	ROSAMOND	CA	93560-6460
DEBRA MC NEIL	11715 TEHACHAPI WILLOW SPRINGS RD	ROSAMOND	CA	93560-6940
DEBRA ROMINE	38713 TIERRA SUBIDA AVE # 200-163	PALMDALE	CA	93551-4562
DEBRA SMITH	51310 280TH ST W	LANCASTER	CA	93536-9238
DEBRA TAYLORSPEARS	3040 RIVERSIDE TER	CHINO	CA	91710-2964
DEL ROSARIO MA	2719 57TH ST W	ROSAMOND	CA	93560-6923
DELA CRUZ JOSEPH C	44625 31ST ST W	LANCASTER	CA	93536-8367
DELILAH JENKINS	24475 JOSHUA AVE	BORON	CA	93516-1326
DELMAR FERGUSON	3735 W AVENUE K15	LANCASTER	CA	93536-4947
DELMAR FERGUSON	7543 WILLOW AVE	ROSAMOND	CA	93560-7029
DELMAR VANDAM	9753 E AVENUE F8	LANCASTER	CA	93535-7913
DELMY LOPEZ	1121 L ST FL 7	SACRAMENTO	CA	95814-3970
DELORES JULIAN	5554 W ROSAMOND BLVD	ROSAMOND	CA	93560-6559
DELORIS GUMS	326 RUBERTA AVE	GLENDALE	CA	91201-2749
DELORIS LAMBERT	PO BOX 923	ROSAMOND	CA	93560-0923
DELTON HICKMAN	PO BOX 900518	PALMDALE	CA	93590-0518
DELTON HOWARD	12490 SIERRA VIEW ST	BORON	CA	93516-1352
DELVIN RIVAS	5770 GASKELL RD	ROSAMOND	CA	93560-7151
DELYNN BECKETT	43357 43RD ST W	QUARTZ HILL	CA	93536-5522
DEMETRIO GABA	4810 ARIANO DR	CYPRESS	CA	90630-3525
DENISE OTTE	12446 SIERRA VIEW ST	BORON	CA	93516-1343
DENISE PETERSEN	8225 ILLAHEE RD NE	BREMERTON	WA	98311-9373
DENISHA BARNES	16825 PASSAGE AVE UNIT 312	PARAMOUNT	CA	90723-5675
DENNING ANTHONY / RAIRDEN KATHRYN	12735 MURPHYS LN	PEARLBLOSSOM	CA	93553-3445
DENNIS	1710 W AVENUE L4	LANCASTER	CA	93534-6951
DENNIS CARTER	24204 JUNIPER AVE	BORON	CA	93516-1329
DENNIS CORBY	141 127TH ST W	ROSAMOND	CA	93560-8201
DENNIS DINNGER	800 70TH ST W	ROSAMOND	CA	93560-7060
DENNIS GAGNON	PO BOX 2308	ROSAMOND	CA	93560-2308
DENNIS GROVEN	43036 42ND ST W	LANCASTER	CA	93536-5007
DENNIS HOWARD	24144 JOSHUA AVE	BORON	CA	93516-1321
DENNIS HULSEY	5419 64TH ST W	ROSAMOND	CA	93560-6460
DENNIS LANK	PO BOX 136	BORON	CA	93596-0136
DENNIS MOREHOUSE	12328 JUNIPER HILLS RD	PEARLBLOSSOM	CA	93553-3479
DENNIS PENNA	PO BOX 844	LEBEC	CA	93243-0844
DENNIS PETERSHERNANDEZ	3815 SW TEMPLE	SALT LAKE CITY	UT	84115
DENNIS TARANDY	11024 WOODSTOCK DR	ORLAND PARK	IL	60467-7608
DENNIS VOGT	11941 GASKELL RD	ROSAMOND	CA	93560-7055
DENNY VERNON E / VERDEN TRUST	46412 70TH ST E	LANCASTER	CA	93535-7833
DEREK ROBINSON	3311 W 3RD ST APT 1-355	LOS ANGELES	CA	90020-1616
DERIC ENGLISH	24261 SAGE AVE	BORON	CA	93516-1333
DERRICK OLIN ; BEATRICE / DERRICK FAMILY	8847 E AVENUE G12	LANCASTER	CA	93535-7905
DERWIN AIKENS	3658 W 59TH PL	LOS ANGELES	CA	90043-2904
DESDEMONA LLC	PO BOX 17524	ENCINO	CA	91416-7524
DESERT CHRISTIAN MINISTRIES INC	44662 15TH ST W	LANCASTER	CA	93534-2806
DESERT CHRISTIAN MINISTRIES INC	44662 15TH ST W	LANCASTER	CA	93534-2806
DESERT LAKE LTD PTP	16996 SPAATZ CIR	RIVERSIDE	CA	92518-2862
DETAR LOIS A / DETAR DEAN E	17316 FORT TEJON RD	LLANO	CA	93544-1300
DEUS MICHAEL A	23295 W AVENUE D8	LANCASTER	CA	93536-9703
DEUTCHE BANK TRUST CO	1001 SEMMES AVE	RICHMOND	VA	23224-2245
DEUTSCHE ALT-B TRUST 2006-AB4	PO BOX 2103	BUFFALO	NY	14240-2103
DEUTSCHE BK TRUST CO AMERICAS TR	4708 MERCANTILE DR	FORT WORTH	TX	76137-3605
DEWGAW TR	936 W AVENUE J8	LANCASTER	CA	93534-4945
DEWILLO SEMERAU	1209 MELBORN WAY	MINDEN	NV	89423-8807
DIANA BARILE	2260 N GOWER ST	HOLLYWOOD	CA	90068-2953
DIANA FRIELING	11354 W 115TH ST	ROSAMOND	CA	93560
DIANA LOPEZ	4939 N SAINT MALO AVE	COVINA	CA	91722-1030
DIANA MARTINEZ	4939 N SAINT MALO AVE	COVINA	CA	91722-1030
DIANA NELSON	PO BOX 418	BORON	CA	93596-0418
DIANA PARK	11809 DEL AMO BLVD	CERRITOS	CA	90703-7605
DIANA ROBLEDO	PO BOX 1881	ROSAMOND	CA	93560-1881

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DIANA TARANDY	11024 WOODSTOCK DR	ORLAND PARK	IL	60467-7608
DIANE DOWELL	19456 VANOWEN ST	RESEDA	CA	91335-4919
DIANE FISKE	PO BOX 1662	ROSAMOND	CA	93560-1662
DIANE HICKS	6107 SWEETSER DR	ROSAMOND	CA	93560-6573
DIANE PETERSON	PO BOX 1704	FRAZIER PARK	CA	93225-1704
DIANE SCOTT	1715 TURNBULL CANYON RD	HACIENDA HEIGHTS	CA	91745-3206
DIANE TIBBETTS	PO BOX 404	LAKE HUGHES	CA	93532-0404
DIANE WANG	33301 AGUA DULCE CANYON RD	AGUA DULCE	CA	91390-4548
DIANNE BASHOR	1330 INSPIRATION DR	LA JOLLA	CA	92037-6810
DIANNE ESHBACH	PO BOX 749	TEHACHAPI	CA	93581-0749
DIANNE MACLEAN	PO BOX 145	LITTLE ROCK	CA	93543-0145
DIANNE WASHINGTON	3701 50TH ST W	ROSAMOND	CA	93560-6725
DICKERSON TR	1616 N ALADDIN RD	LIBERTY LAKE	WA	99016-9405
DICKMAN ELLENOR T	2267 PENGUIN DR	SPARKS	NV	89441-5805
DIEN NGUYEN	2956 W ROWLAND CIR	ANAHEIM	CA	92804-2059
DILLARD LOVE	12401 DEL ORO ST	BORON	CA	93516-1311
DILLON BEVAN	2146 W AVENUE K 14	LANCASTER	CA	93536
DINH HAO	14151 SHIRLEY ST	WESTMINSTER	CA	92683-4603
DIRECT MONEY SOURCE INC	10880 WILSHIRE BLVD STE 530	LOS ANGELES	CA	90024-4114
DMARCO SMITH	PO BOX 931028	LOS ANGELES	CA	90093-1028
DODDS HOWARD	6248 E AVENUE J	LANCASTER	CA	93535-8317
DOLLIE KOSTOPOULOS	24422 TAMARISK AVE	BORON	CA	93516-1358
DOLORE STEWARD	26858 OAK BRANCH CIR	NEWHALL	CA	91321-1429
DOLORES BRAGG	4890 90TH ST W	ROSAMOND	CA	93560-6958
DOLORES RCO	5906 JASPER ST	RANCHO CUCAMONGA	CA	91701-1929
DOMENIC SCAVO	PO BOX 234	PEARBLOSSOM	CA	93553-0234
DOMINICK ARCURI	15981 GASKELL RD	ROSAMOND	CA	93560-7164
DON MUMFORD	PO BOX 1166	ROSAMOND	CA	93560-1166
DONAGHE DIANA L	45607 50TH ST E	LANCASTER	CA	93535-7700
DONALD ANDERSON	386 EL ENCANTO DR	PASADENA	CA	91107-5308
DONALD BELLANCA	5841 CATHY AVE	ROSAMOND	CA	93560-7233
DONALD BLANCHARD	204 POINDEXTER DR	PASS CHRISTIAN	MS	39571-2418
DONALD BUSTILLOS	PO BOX 327	ROSAMOND	CA	93560-0327
DONALD COMPTON	233 E M ST	WILMINGTON	CA	90744-2631
DONALD CORNELIUS	18655 WEST AVENUE E	LANCASTER	CA	93536
DONALD CRISMAN	3040 JULIAN AVE	LONG BEACH	CA	90808-4433
DONALD DYAS	PO BOX 572	ROSAMOND	CA	93560-0572
DONALD HOLLANDER	PO BOX 58	VALYERMO	CA	93563-0058
DONALD JONES	PO BOX 943	ROSAMOND	CA	93560-0943
DONALD KIM	7320 COVENTRY CIR	BUENA PARK	CA	90621-3932
DONALD MASTERS	PO BOX 3251	LANCASTER	CA	93586-0251
DONALD MAURAN	1270 NORTHLAND DR	MENDOTA HEIGHTS	MN	55120-1156
DONALD NORTON	2075 65TH ST W	ROSAMOND	CA	93560-6535
DONALD OLSEN	PO BOX 1526	ROSAMOND	CA	93560-1526
DONALD SHIPMAN	14097 SUNSET DR	WHITTIER	CA	90602-2657
DONALD SMALL	6014 COLBATH AVE	VAN NUYS	CA	91405
DONALD STOVER	24224 TAMARISK AVE	BORON	CA	93516-1348
DONALD STUKAS	5585 TOPAZ ST	LAS VEGAS	NV	89120-3316
DONALD TIBBETTS	PO BOX 404	LAKE HUGHES	CA	93532-0404
DONALD ZEDICHER	5970 GASKELL RD	ROSAMOND	CA	93560-6912
DONALD ZUBIK	36553 VISTA DEL LAGO ST	PALMDALE	CA	93551-7969
DONAN MCCLUNG	41123 34TH ST W	PALMDALE	CA	93551-1268
DONATO TORREZ	9534 W ROSAMOND BLVD	ROSAMOND	CA	93560-7505
DONG KEUN HUA	37128 THE GRVS	PALMDALE	CA	93551-6232
DONG SHIN	6742 KEOKUK AVE	WINNETKA	CA	91306
DONNA DE LANO	PO BOX 1211	ROSAMOND	CA	93560-1211
DONNA DELANO	PO BOX 1211	ROSAMOND	CA	93560-1211
DONNA FORT	24330 TAMARISK AVE	BORON	CA	93516-1350
DONNA GEIGER	7963 ROLAND AVE	ROSAMOND	CA	93560-7057
DONNA GEIGER	7963 ROLAND AVE	ROSAMOND	CA	93560-7057
DONNA KNOWLTON	PO BOX 492	BORON	CA	93596-0492
DONNA WOOTEN	18231 US HIGHWAY 18 STE 1	APPLE VALLEY	CA	92307-2213
DONNYE HAMOR	PO BOX 931	HELENDALE	CA	92342-0931
DONOHOO JEFFREY S / DONOHOO SHERRI N	6201 E AVENUE G8	LANCASTER	CA	93535-7832
DONOHUE JACQUELYN	31201 96TH ST E	LITTLE ROCK	CA	93543-3626
DOREENE HUNT	3435 WHISPER SANDS AVE	ROSAMOND	CA	93560-7807
DORIET MILLER	9012 KESTER AVE	PANORAMA CITY	CA	91402-1505
DORIS BARNARD	24164 JUNIPER AVE	BORON	CA	93516-1328
DORIS EWALT	1000 E AVENUE S # 102	PALMDALE	CA	93550
DORIS LEE	2743 28TH ST W	ROSAMOND	CA	93560-6436
DORIS LOGAN	5757 HOLIDAY AVE	ROSAMOND	CA	93560-6563
DORIS SNEED	29757 CROMWELL AVE	CASTAIC	CA	91384-4611
DORIS STEUSSY	12335 DEL ORO ST	BORON	CA	93516-1309
DORIS WILLIAMS	10731 4 WINDS RD # 4	LITTLE ROCK	CA	93543-3643
DORLEENE MALLOCH	5891 CASSON DR	YORBA LINDA	CA	92886-9020
DOROTHA HOWARD	12200 EL MIRAGE ST	BORON	CA	93516-1315
DOROTHY CARTER	2315 W 78TH PL	INGLEWOOD	CA	90305-1125
DOROTHY GERWAT	PO BOX 2330	ROSAMOND	CA	93560-2330
DOROTHY NOLAN	PO BOX 668	LANCASTER	CA	93584-0668
DOROTHY RESSLER	RR 1 BOX 196X	OKEMAH	OK	74859-9746
DOROTHY SLOCUM	PO BOX 1535	LANCASTER	CA	93539-1535
DOROTHY THOMAS	24264 TAMARISK AVE	BORON	CA	93516-1348
DOROTHY VARTANIAN	PO BOX 2600	ROSAMOND	CA	93560-2600
DOSS HERSHEL D / DOSS BARBARA A	18650 E PALMDALE BLVD	PALMDALE	CA	93591-4307
DOUBLESIN JOSEPH C / DOUBLESIN AGNES M	48835 120TH ST E	LANCASTER	CA	93535-8010
DOUCETTE MILTON J JR / DOUCETTE LISA M	29860 LANCASTER RD	LANCASTER	CA	93536-9029
DOUGLAS BEARDEN	24217 SAGE AVE	BORON	CA	93516-1333

DOUGLAS SARGENT	832 DELL RD	PACIFICA	CA	94044-4139
DOUGLAS SCOTT	8524 BLUFFDALE DR	SUN VALLEY	CA	91352-3527
DOUGLAS SHERWOOD	PO BOX 8486	LANCASTER	CA	93539-8486
DOUGLAS TENNESON	21051 CEDARFALLS DR	SAUGUS	CA	91350-1920
DOUGLAS YORK	PO BOX 260	PEARLBLOSSOM	CA	93553-0260
DOYLE GABRIEL A	45405 55TH ST W	LANCASTER	CA	93536-8313
DOYLE RAPHAEL A	5809 E AVENUE E	LANCASTER	CA	93535-7846
DRAKE GERALDINE	48464 90TH ST E	LANCASTER	CA	93535-7909
DRASHER RAYMOND A / DRASHER JANET M	28849 LONGVIEW RD	PEARLBLOSSOM	CA	93553-3403
DRI HOLDINGS LLC	14677 VIA BETTONA # 110-844	SAN DIEGO	CA	92127-4809
DUAIN NELSON	24437 TAMARISK AVE	BORON	CA	93516-1351
DUANE GARRINGER	PO BOX 1242	PARADISE	CA	95967-1242
DUANE RUMSEY	1234 WILSHIRE BLVD APT 229	LOS ANGELES	CA	90017-1975
DUENAS INES R	48354 100TH ST E	LANCASTER	CA	93535-7917
DULDULAO BRIGIDO / DULDULAO BELLY J	3307 E AVENUE H	LANCASTER	CA	93535-1619
DUNN JOSEPH ; LEE / DUNN FAMILY	9733 E AVENUE G10	LANCASTER	CA	93535-8425
DUNN LLOYD G / DUNN ALICE J	9743 E AVENUE G10	LANCASTER	CA	93535-8425
DUNN LOYD J / DUNN CATHRYN	46303 100TH ST E	LANCASTER	CA	93535-8419
DUONG DE AU	25 MOSELLE DR	KENNER	LA	70065-1123
DUONG LE	36525 HAROLD THIRD ST	PALMDALE	CA	93550-9304
DUPLEASIS CALVIN / DUPLEASIS DESTINY	48856 265TH ST W	LANCASTER	CA	93536-8904
DUSTIN SCHILLING	1235 MIRANDA CT	TEHACHAPI	CA	93561-2364
DWAINE BROOKS	4837 WATT AVE	NORTH HIGHLANDS	CA	95660-5108
EAGLE POINT EQUITIES LLC	24961 THE OLD RD STE 104	STEVENSON RANCH	CA	91381-1717
EARL HARDY	PO BOX 1567	ROSAMOND	CA	93560-1567
EARL ROSE	24393 JOSHUA AVE	BORON	CA	93516-1324
EARL WHITESIDE	45408 160TH ST W	LANCASTER	CA	93536-9038
EARLE BISHOP	10837 HAMILTON RD	ROSAMOND	CA	93560-6938
EAVES JOHN M	41517 TERRAZZO DR	PALMDALE	CA	93551-1934
EDDIE GARCIA	5310 S WILTON PL	LOS ANGELES	CA	90062-2117
EDDIE HARRIS	PO BOX 802352	SANTA CLARITA	CA	91380-2352
EDDY CASTELLANOS	PO BOX 940	WELDON	CA	93283-0940
EDELMIRA VALENCIA	41129 18TH ST W	PALMDALE	CA	93551-2232
EDGAR CALDERA	14437 HARVEST MOON DR	SYLMAR	CA	91342-5151
EDGAR JUAREZ	3460 TORRANCE BLVD STE 300	TORRANCE	CA	90503-5811
EDGAR MONROY	PO BOX 5	ROSAMOND	CA	93560-0005
EDGAR OCEGUEDA	293 MOUNTAIN VIEW ST	ALTADENA	CA	91001-5015
EDGAR RIOS	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
EDGAR RITTER	PO BOX 1152	LANCASTER	CA	93584-1152
EDILMA SERRANO	3102 E AVENUE K4	LANCASTER	CA	93535-4933
EDITH HOYT	18988 W AVENUE E	LANCASTER	CA	93536-9042
EDITH MEJIA	3904 W 171ST ST	TORRANCE	CA	90504-1121
EDITHA TAN	6430 N HARLEM AVE	CHICAGO	IL	60631-1422
EDMONDSON ROBERT A / EDMONDSON JANETTE M	1356 E AVENUE E	LANCASTER	CA	93535-6505
EDMUND W. SWAYZE	3807 SIERRA HWY STE 64614	ACTON	CA	93510-1255
EDNA BLUA	38220 170TH ST E	PALMDALE	CA	93591-3606
EDNA DAVIS	317 10TH ST	MANHATTAN BCH	CA	90266-5407
EDUARDO SANTOS	241 LOMBARD ST	THOUSAND OAKS	CA	91360-5807
EDWARD BURNETT	PO BOX 877	ROSAMOND	CA	93560-0877
EDWARD CALVERT	8844 ARDENDALE AVE	SAN GABRIEL	CA	91775-1904
EDWARD COLLINS	PO BOX 340	ROSAMOND	CA	93560-0340
EDWARD DOUTHIT	PO BOX 1882	ROSAMOND	CA	93560-1882
EDWARD HANLEY	PO BOX 446	RIO LINDA	CA	95673-0446
EDWARD HOUTZ	41770 12TH ST W STE D	PALMDALE	CA	93551-1424
EDWARD KIM	22128 ALTAIR LN	SANTA CLARITA	CA	91390-5754
EDWARD LUCIO	PO BOX 1437	ROSAMOND	CA	93560-1437
EDWARD MARSHALL	23060 W AVENUE C	LANCASTER	CA	93536-9278
EDWARD MULDER	11878 JUNIPER HILLS RD	LITTLE ROCK	CA	93543-4207
EDWARD NICHOLS	16996 SPAATZ CIR	RIVERSIDE	CA	92518-2862
EDWARD ROUSH	2519 W AVENUE O 12	PALMDALE	CA	93551
EDWARD ROWDEN	1244 E AVENUE E	LANCASTER	CA	93535-6504
EDWARD STEGMAN	4636 E AVENUE H	LANCASTER	CA	93535-7718
EDWARD WILLIAMS	10731 4 WINDS RD # 4	LITTLE ROCK	CA	93543-3643
EDWARDO AREVALO	7294 BACKUS RD	MOJAVE	CA	93501-7161
EDWIN FISKE	PO BOX 1662	ROSAMOND	CA	93560-1662
EDWIN ROGERS	PO BOX 2320	ROSAMOND	CA	93560-2320
EFRAIN PINEDA	2129 60TH ST W	ROSAMOND	CA	93560-6560
EFREN SOLORIZANO	42848 ALEP ST	LANCASTER	CA	93536-4857
EG HIGH DESERT PROP LLC	12979 ARROYO ST	SAN FERNANDO	CA	91340-1548
EGBERT VACTOR	4957 VISTA DE ORO AVE	LOS ANGELES	CA	90043-1653
EHO CHOI	716 S HARVARD BLVD APT 128	LOS ANGELES	CA	90005-2526
EILEEN ROE	PO BOX 902915	PALMDALE	CA	93590-2915
EILEEN WEBB	9937 W AVENUE A	ROSAMOND	CA	93560-7371
EKIMOTO WAYNE M / EKIMOTO NANCY J	44308 MUNZ RANCH RD	LAKE HUGHES	CA	93532-1204
EL DORA IRVING	1521 W AVENUE L UNIT 3	LANCASTER	CA	93534-6356
ELAINE MORALES	PO BOX 1382	ROSAMOND	CA	93560-1382
ELAINE PARK	3807 SIERRA HWY # 6-4413	ACTON	CA	93510-1255
ELDORA BRANES	27011 BARNES RANCH RD	LANCASTER	CA	93536-9713
ELEAZER GUZMAN	10700 E AVENUE E	LANCASTER	CA	93535-8006
ELENA JONES	2741 W AVENUE F	LANCASTER	CA	93536-9565
ELENA KAMMER	PO BOX 4268	LANCASTER	CA	93539-4268
ELENITA COLIS	4518 BELLFLOWER BLVD	LAKEWOOD	CA	90713-2501
LEONORE KERTZMAN	767 100TH ST W	ROSAMOND	CA	93560-7016
ELI COLVIN	PO BOX 29	VALYERMO	CA	93563-0029
ELIAZAR CASTANON	2830 60TH ST W	ROSAMOND	CA	93560-6991
ELISE MAURAN	1270 NORTHLAND DR	MENDOTA HEIGHTS	MN	55120-1156
ELIU BOTELLO	6501 IRVINE CENTER DR	IRVINE	CA	92618-2118

ELIZABETH CLARK	PO BOX 443	PEARLBLOSSOM	CA	93553-0443
ELIZABETH DE LANO	PO BOX 1674	ROSAMOND	CA	93560-1674
ELIZABETH HORMOZI	6323 MESSINA CT	PALMDALE	CA	93552-4737
ELIZABETH JONES	PO BOX 2498	ROSAMOND	CA	93560-2498
ELIZABETH JONES	PO BOX 2498	ROSAMOND	CA	93560-2498
ELIZABETH KENNEDY	41654 FIRENZE ST	LANCASTER	CA	93536-2953
ELIZABETH KIMBERLIN	1100 W JACKSON RD	CARROLLTON	TX	75006-1316
ELIZABETH STEAD	6171 GOBI ST	ROSAMOND	CA	93560
ELIZABETH WOODBAISIE	7125 LENNOX AVE APT 124	VAN NUYS	CA	91405-3134
ELLA GARCIA	PO BOX 924	ROSAMOND	CA	93560-0924
ELLEN ILES	PO BOX 1424	ROSAMOND	CA	93560-1424
ELLIS CHARLENE / ELLIS FRANK	5506 W AVENUE H8	LANCASTER	CA	93536-8315
ELMA MONTERROSO	5764 HIDDEN TRAIL RD	ROSAMOND	CA	93560-6980
ELMER HILARIO	2617 EVELYN AVE	WEST COVINA	CA	91792-2031
ELMER PRICE	24150 JUNIPER AVE	BORON	CA	93516-1328
ELMER VAN HORM	24122 SAGE AVE	BORON	CA	93516-1332
ELOISA IBARRA	5954 MARGARITHA LN	ROSAMOND	CA	93560-6916
ELSA FUENTES	999 NW GRAND BLVD STE 100	OKLAHOMA CITY	OK	73118-6077
ELSE DRENGLER	12060 W AVENUE K	LANCASTER	CA	93536-9009
ELSIE COLLINS	PO BOX 340	ROSAMOND	CA	93560-0340
ELSIE KUI LIAM TR	1236 E MARIPOSA AVE	EL SEGUNDO	CA	90245-3222
ELSIE RILEY	24143 CHAPARRAL AVE	BORON	CA	93516-1303
ELVIA SARAVIA	14902 GERKIN AVE	HAWTHORNE	CA	90250-8313
ELVIRA ARANDIA	3815 SW TEMPLE	SALT LAKE CITY	UT	84115
EMC MORTGAGE CORPORATION	909 HIDDEN RDG STE 200	IRVING	TX	75038-3826
EMIL SAXBERG	1566 SIXTH AVE	BELMONT	CA	94002-3805
EMIL SULEK	455 W AVENUE G	LANCASTER	CA	93534-7607
EMILIANO ALBERDI	1633 ULLOA ST	SAN FRANCISCO	CA	94116-2542
EMILIANO NAVA	1425 S GREENWOOD AVE	MONTEBELLO	CA	90640-6303
EMILIO GONZALEZ	3238 W AVENUE N	PALMDALE	CA	93551-1273
EMILY SIFFERMAN	5308 W AVENUE L6	QUARTZ HILL	CA	93536-4444
EMMA ESCAMILLA	3569 S B ST	OXNARD	CA	93033-6128
EMMA GARCIA	PO BOX 4184	EL MONTE	CA	91734-4184
EMMANUEL ROSAS	1171 N KENMORE AVE APT 11	LOS ANGELES	CA	90029-1574
EMMETT WATTS	11112 CHERRY CROFT DR	YUCAIPA	CA	92399-9654
EMPFIELD DANIEL J	17116 BOBS GAP RD	VALYERMO	CA	93563
ENAYAT ZAKHOR	10750 WILSHIRE BLVD APT 1502	LOS ANGELES	CA	90024-4477
ENCINO PROPERTIES COMPANY INC	3476 STATEVIEW BLVD	FORT MILL	SC	29715-7203
ENOS	PO BOX 588	LAKE HUGHES	CA	93532-0588
EO MILBURN	28460 AVENUE STANFORD	VALENCIA	CA	91355-4856
EQUANT INC	PO BOX 6333	MAGNA	UT	84044-6333
EQUITY TRUST COMPANY CSTND ET AL	1134 ASH ST	BRAWLEY	CA	92227-3489
ERBY BEARDEN	24263 JOSHUA AVE	BORON	CA	93516-1322
ERIC CARTER	2333 E MEADOW LARK WAY	SAN TAN VLY	AZ	85140-5618
ERIC DEWAR	12249 SIERRA VIEW ST	BORON	CA	93516-1339
ERIC FINES	43325 VINEYARD DR	LANCASTER	CA	93535
ERIC HAMINI	PO BOX 2698	LANCASTER	CA	93539-2698
ERIC JACOBS	2134 MAIN ST STE 185	HUNTINGTON BEACH	CA	92648-6448
ERIC LANDSGAARD	PO BOX 167	ROSAMOND	CA	93560-0167
ERIC SEEKINS	7210 W AVENUE A	LANCASTER	CA	93536-9543
ERIK PETERSEN	PO BOX 1074	ROSAMOND	CA	93560-1074
ERIK RAPOS	5036 W AVENUE L8	LANCASTER	CA	93536-3608
ERIN COLLINS	42305 DANIEL DR	LANCASTER	CA	93536-1231
ERIN GONZALES	6843 ELDER AVE	ROSAMOND	CA	93560-7282
ERLINDA BERNAL	127 E 12TH ST	HUNTINGTON STATION	NY	11746-2523
ERLINDA KOO	680 CADIZ ST	MONTEREY PARK	CA	91754-2635
ERLYN NAGUIAT	7485 NEW HORIZON WAY BLDG 3	FREDERICK	MD	21703-8388
ERMIN BUCKNOR	3770 VIRGINIA RD	LOS ANGELES	CA	90016-5857
ERNEST BRYANT	4906 INDIANOLA WAY	LA CANADA FLT	CA	91011-2650
ERNEST CRAIN	PO BOX 415	BORON	CA	93596-0415
ERNEST HAMOR	PO BOX 931	HELENDALE	CA	92342-0931
ERNEST MOCK	36881 HINKLEY RD	HINKLEY	CA	92347-9670
ERNEST TERRILL	24406 SAGE AVE	BORON	CA	93516-1338
ESCALERA PAUL	3601 W AVE #K-10	LANCASTER	CA	93536
ESPANA CARLOS E / ESPANA RITA	40828 SLATE CT	PALMDALE	CA	93551-1805
ESPARZA JUAN A / ESPARZA JILLIAN M	810 E AVENUE G	LANCASTER	CA	93535-5903
ESPINAL JOSE NAD MARINA	47918 120TH ST E	LANCASTER	CA	93535-8009
ESPINOZA JOSE L	18805 E AVENUE R8	LLANO	CA	93544
ESQUIVEL JUAN F / ESQUIVEL FRANCISCA G	37215 THE GRVS	PALMDALE	CA	93551-6235
ESTA EVANGELISTA	1046 W HOLGUIN ST	LANCASTER	CA	93534-1442
ESTABAN GONZALEZ	29679 GASKELL RD	LANCASTER	CA	93536-9614
ESTEBAN AGUILAR	5818 HIDDEN TRAIL RD	ROSAMOND	CA	93560-6917
ESTELA GARCIA	7601 W AVENUE A	LANCASTER	CA	93536-9623
ESTELA MURO	3311 AIRWAY LN	ROSAMOND	CA	93560-6471
ESTES CHRISTOPHER W / ESTES TAMMY F	49606 230TH ST W	LANCASTER	CA	93536-9275
ESTEVAN RAMIREZ	6313 ASTORIA AVE	ROSAMOND	CA	93560-6536
ESTHER AGLUGUB	25755 HAWTHORNE PL	STEVENSSON RNH	CA	91381-1452
ESTHER AKIODE	6213 TANGELO PL	SIMI VALLEY	CA	93063-7072
ESTHER CALDERON	6456 HOLIDAY AVE	ROSAMOND	CA	93560-6522
ESTHER GOMEZ	1332 99TH ST W	ROSAMOND	CA	93560-7538
ESTHER GREENE	7509 FREESTONE LN	LITTLEROCK	CA	93543-3010
ESTHER JONES	9440 E AVENUE I	LANCASTER	CA	93535-8400
ESTHER LIU	6485 DARBY AVE	LAS VEGAS	NV	89146-6600
ESTHER NELSON	36524 W JONES AVE	TONOPAH	AZ	85354-7570
ESTHER WHITE	PO BOX 3206	LANCASTER	CA	93586-0206
ESTRADA DIEGO / ESTRADA MARLENE I	43066 36TH ST W	LANCASTER	CA	93536-4870
ETHEL MCCULLOCH	5117 CRENSHAW BLVD APT 11	LOS ANGELES	CA	90043-1892

ETHEL TAMETE	0 67-211 KALIUNA ST		WAIALUA	HI	96791
ETHERTON CAROLYN J	717 E OLDFIELD ST		LANCASTER	CA	93535-3217
EUDALDO ROSALES	9725 E BILLINGS CT		MESA	AZ	85207-8002
EUFEMIA MANUEL	42936 FAIRLEE DR		LANCASTER	CA	93536-4636
EUGENE BLOCK	24262 JUNIPER AVE		BORON	CA	93516-1329
EUGENE BROTH	5250 TWIN OAKS RD		HIDDEN HILLS	CA	91302-2416
EUGENE NEBEKER	400 N ROCKINGHAM AVE		LOS ANGELES	CA	90049-2638
EUGENE SIEGEL	PO BOX 363		LITTLE ROCK	CA	93543-0363
EUGENE WON	11901 SANTA MONICA BLVD STE 110		LOS ANGELES	CA	90025-2782
EUGENIA FELTER	PO BOX 1030		ROSAMOND	CA	93560-1030
EUN CHOI	25269 THE OLD RD STE B		STEVENSON RANCH	CA	91381-2202
EURALARY BILLYZONE	542 E AVENUE G		LANCASTER	CA	93535-5900
EVA DI MATTIO	PO BOX 20		LANCASTER	CA	93584-0020
EVA RAMIREZ	PO BOX 1599		ROSAMOND	CA	93560-1599
EVAN LANE	905 MISSION CREEK DR		PALM DESERT	CA	92211-5910
EVANGELINE BALDOZ	4566 WOLVERINE WAY		ANTIOCH	CA	94531-7677
EVANS THELMA P	43035 FAIRLEE DR		LANCASTER	CA	93536-4605
EVELYN ARGUETA	3808 PARK VISTA CT		ROSAMOND	CA	93560-5912
EVELYN BEALMER	2833 55TH ST W		ROSAMOND	CA	93560-6539
EVELYN HOUSE	PO BOX 1874		ROSAMOND	CA	93560-1874
EVERARDO GUERRERO	5902 MARGARITHA LN		ROSAMOND	CA	93560-6916
EVERETT BEALE	PO BOX 1850		ROSAMOND	CA	93560-1850
EZEJUEK DAVID	1338 N DETROIT ST APT 7		LOS ANGELES	CA	90046-4426
EZEKIAL UNITED MISSION	C/O DAVID WADA	17906 POINT ARGUELLO PLACE	CERRITOS	CA	90703
EZEQUIEL CARONA	8715 FAVORITO AVE		ROSAMOND	CA	93560-7181
FADDOUL CHRIS / FADDOUL PAM	7605 W AVENUE H		LANCASTER	CA	93536-8111
FAE BROOKS	19213 SCHOENBORN ST		NORTH RIDGE	CA	91324-4249
FALASSI PAUL L / FALASSI CAROL A	50632 70TH ST W		LANCASTER	CA	93536-9517
FALCON POINTE LLC	15345 BONANZA RD STE A		VICTORVILLE	CA	92392-2499
FANNY MENESES	7255 BAYMEADOWS WAY		JACKSONVILLE	FL	32256-6851
FARGO WELLS	6501 IRVINE CENTER DR		IRVINE	CA	92618-2118
FARHA HADDAD	17046 CANVAS ST		CANYON CNTRY	CA	91387-3119
FARMER CONSTANCE	6720 GASKELL RD		ROSAMOND	CA	93560-7132
FARR SONEI	21601 VANOWEN ST STE 203		CANOGA PARK	CA	91303-2757
FARROW DAVID / FARROW DEBORAH	25737 W AVENUE B		LANCASTER	CA	93536-9186
FATIMA ZARATE	601 5TH AVE		SCOTTSDUFF	NE	69361-3581
FAVIOLA CORTEZ	6654 W AVENUE L4		LANCASTER	CA	93536-4560
FAY CAIN	2032 MAPLEWOOD CT S		SALEM	OR	97306-2355
FAY MILDRED	24263 JOSHUA AVE		BORON	CA	93516-1322
FEDERAL HOME LOAN	5000 PLANO PKWY		CARROLLTON	TX	75010-4900
FEDERAL NATIONAL MORGAGE ASSN	1757 TAPO CANYON RD		SIMI VALLEY	CA	93063-3391
FEDERAL NATL MTG ASSN FNMA	601 5TH AVE		SCOTTSDUFF	NE	69361-3581
FEDERICO GONZALEZ	4310 CIMARRON RIDGE DR		BAKERSFIELD	CA	93313-5549
FEJES MICHAEL P / WEBB MADLEINE K	11508 LINDA MESA RD		LITTLE ROCK	CA	93543-4223
FELDER WILLIAM J / FELDER SHERI L	5859 E AVENUE F		LANCASTER	CA	93535-7831
FELECIA BOYETT	24274 SAGE AVE		BORON	CA	93516-1334
FELICIA DARNOLD	8543 ROSAMOND BLVD		ROSAMOND	CA	93560
FELIPA GUZMAN	0 99-080 OLOPARIA ST		AIEA	HI	96701
FELIX TAPIA	6908 DE CELIS PL		VAN NUYS	CA	91406-4605
FELIX TAPIA	6400 GOBI AVE		ROSAMOND	CA	93560-7514
FERAIDOOON MOSTOUFI	48550 190TH ST W		LANCASTER	CA	93536-9363
FERNANDEZ ENRIQUE / FERNANDEZ CLEMENTINA	37128 185TH ST E		LLANO	CA	93544-1464
FERNANDEZ FAMILY LIVING TRUST	166 LEE AVE		SAN FRANCISCO	CA	94112-2346
FERNANDO BENITEZ	39031 230TH ST E		PALMDALE	CA	93591-4707
FERNANDO SPIRITO	1270 NORTHLAND DR STE 200		MENDOTA HEIGHTS	MIN	55120-1176
FERRAND GEROGE / FERRAND CHERYL	654 E AVENUE G		LANCASTER	CA	93535-5901
FILLMORE HUBERT L	18580 W AVENUE E		LANCASTER	CA	93536-9066
FINBERG ROBERT W; MARY L	FINBERG TRUST	12202 JUNIPER HILLS RD	PEARLBLOSSOM	CA	93553-3456
FIRSICK BARBARA J	48157 70TH ST E		LANCASTER	CA	93535-7842
FIRSICK THOMAS B	47851 70TH ST E		LANCASTER	CA	93535-7839
FIRST FRANKLIN FINANCIAL CORP	150 ALLEGHENY CENTER MALL		PITTSBURGH	PA	15212-5335
FISHER MICHAEL O / FISHER S LASHELLE	46125 100TH ST E		LANCASTER	CA	93535-8421
FLINT MICHAEL W / FLINT DEBORAH M	37116 THE GRVS		PALMDALE	CA	93551-6232
FLORA CURTIS	3680 JASMINE AVE		ROSAMOND	CA	93560-7675
FLORENCE MC INTOSH	6201 N 16TH ST APT 105		PHOENIX	AZ	85016-1751
FLORES JUAN / FLORES MARIA	5633 W AVENUE H		LANCASTER	CA	93536-8332
FLORES SALVADOR / FLORES AIDA	2740 W AVENUE F		LANCASTER	CA	93536-9565
FODI INC	17037 CHATSWORTH ST STE 101		GRANADA HILLS	CA	91344-5881
FONTENOT ROBERT JR	40815 SILTSTONE CT		PALMDALE	CA	93551-1853
FORECAST LAND CORP	21250 CALIFA ST	STE 113	WOODLAND HLS	CA	91367-5025
FOREST SCHERMERHORN	PO BOX 1271		ROSAMOND	CA	93560-1271
FORTE LOUIS L	4123 W AVENUE F		LANCASTER	CA	93536-9561
FOSTER JARVIS	12491 EL MIRAGE ST		BORON	CA	93516-1354
FOSTER MARTIN L / BULLION DONNA J	23814 W AVENUE D12		LANCASTER	CA	93536-9118
FOUNTAIN ENTERPRISES AND	13636 VENTURA BLVD # 273		SHERMAN OAKS	CA	91423-3700
FOURR DEAN W / FOURR JANIS R	8212 E AVENUE H		LANCASTER	CA	93535-7902
FRAN ELLWOOD	24152 CHAPARRAL AVE		BORON	CA	93516-1304
FRANCES APPLEBY	1525 60TH ST W		ROSAMOND	CA	93560-6574
FRANCES BURNETT	PO BOX 877		ROSAMOND	CA	93560-0877
FRANCES MASON	2609 HONOLULU AVE STE 100		MONTRROSE	CA	91020-1734
FRANCES MIGUEL	1111 GULICK AVE		HONOLULU	HI	96819-4514
FRANCES NANDAL	PO BOX 1035		DESERT HOT SPRINGS	CA	92240-0914
FRANCES PATTERSON	16754 E AVENUE X SPC 48		LLANO	CA	93544-1005
FRANCES PENNA	PO BOX 844		LEBEC	CA	93243-0844
FRANCES VEGA	1025 W AVENUE I	# 4	LANCASTER	CA	93534-2243
FRANCES YARDLEY	PO BOX 186		ELDRIDGE	CA	95431-0186
FRANCHELLE JOHNSON	7255 BAYMEADOWS WAY		JACKSONVILLE	FL	32256-6851

FRANCINE CARROLL	5106 W AVENUE K8	QUARTZ HILL	CA	93536-5143
FRANCIS CHAMPAGNE	7989 RENEE CIR STE CI	BENTON	AR	72019-9551
FRANCIS KENNETH P	28545 CRUTHERS CREEK RD	PEARLBLOSSOM	CA	93553-3423
FRANCISCA SUAREZ	5953 WILLOW AVE	ROSAMOND	CA	93560-7235
FRANCISCO GARCIA	171 CAGEL ST	ROSAMOND	CA	93560-6906
FRANCISCO MARTINEZ	3622 IGO ST	SAN ANTONIO	TX	78230-2305
FRANCISCO ORTA	4491 SEPULVEDA BLVD	CULVER CITY	CA	90230-4848
FRANK CHIODO	376 SIERRA SPRINGS DR	MAMMOTH LAKES	CA	93546-9579
FRANK FELIX	812 PAHUMELE PL	KAILUA	HI	96734-3514
FRANK FRANCO	12204 ALBERTA DR	CULVER CITY	CA	90230-5906
FRANK GERWAT	PO BOX 2330	ROSAMOND	CA	93560-2330
FRANK GONZALES	PO BOX 1981	LANCASTER	CA	93539-1981
FRANK HANSCHMIDT	5282 SOUTHSIDE # C	NAMPA	ID	83686
FRANK KENTON	10200 CIMA MESA RD	JUNIPER HILLS	CA	93543-3637
FRANK LESTER	446 SAN VICENTE BLVD UNIT 201	SANTA MONICA	CA	90402-1712
FRANK MALLOCH	5891 CASSON DR	YORBA LINDA	CA	92886-9020
FRANK MATLOCK	25830 CHERRYHILL DR	BORON	CA	93516-1203
FRANK NIEDERMEIER	2405 W 169TH PL	TORRANCE	CA	90504-2829
FRANK PRITCHARD	8029 HAZEL AVE	ORANGEVALE	CA	95662-2104
FRANK SMITH	10961 DESERT LAWN DR SPC 260	CALIMESA	CA	92320-2215
FRANK WHITE	PO BOX 3206	LANCASTER	CA	93586-0206
FRANKLIN ALFRED	28000 BUCHANNON RANCH DR	LLANO	CA	93544-1569
FRANKLIN BRASFIELD	PO BOX 2567	ROSAMOND	CA	93560-2567
FRANKLIN ELLIOTT	7435 35TH ST W	MOJAVE	CA	93501-7304
FRANTZ BARRY N / FRANTZ DIANE	11100 JUNIPER MESA RD	LITTLE ROCK	CA	93543-3601
FRAZIER BARBARA G	29230 BOBS GAP RD	VALYERMO	CA	93563-1009
FRED GOREE	PO BOX 2412	LANCASTER	CA	93539-2412
FRED HINKLE	2193 100TH ST W	ROSAMOND	CA	93560-7012
FREDDIE MUNOZ	519 E 148TH ST	BRONX	NY	10455-2870
FREDERICK MOBLEY	327 SE ST	LOMPOC	CA	93436
FREEMAN LYLE	PO BOX 3607	PLS VRDS PNSL	CA	90274-9511
FREEMAN VALERIE J	9523 COLLEY PL	LITTLE ROCK	CA	93543-3630
FREGOSO HOLLADAY	10931 HAMILTON RD	WILLOW SPRINGS	CA	93560-7199
FRITZ ROBERT L ; MARTHA L / FRITZ FAMILY	14645 BIG SKY DR	PEARLBLOSSOM	CA	93553-3437
FULLER RONALD J / FULLER JANET R	18611 W AVENUE E4	LANCASTER	CA	93536-9049
G CRABB	310 S 11TH PL	ROGERS	AR	72756-4251
G S EQUITY RESOURCES II INC	PO BOX 8159	CALABASAS	CA	91372-8159
G8 CAPITAL FUND IX LLC	999 CORPORATE DR STE 215	LADERA RANCH	CA	92694-2148
GABRIEL MORADO	1363 RIDGEMONT CT	OCEANSIDE	CA	92056-6621
GABRIEL VALDIVIA	4627 SWEETSER RD	ROSAMOND	CA	93560-6454
GABRIELA BORROEL	2400 100TH ST W	ROSAMOND	CA	93560-7080
GABRIELA GARCIA	2632 VIA RAMONA	LANCASTER	CA	93535
GAIL ENGLISH	PO BOX 114	BORON	CA	93596-0114
GAILEN KYLE	12345 E AVENUE J	LANCASTER	CA	93535-8704
GALDAMEZ NORA J	45403 DIVISION ST	LANCASTER	CA	93535-1825
GALLAGHER THOMAS J / GALLAGHER FAMILY	46200 30TH ST E	LANCASTER	CA	93535-7611
GALLOWAY GLENN	45153 112TH ST W	LANCASTER	CA	93536-9011
GAMAR DOURBAYAN	69520 CRESTVIEW DR	DSRT HOT SPGS	CA	92241-8724
GAMEZ MANUEL / GAMEZ SOLEDAD	638 E AVENUE G	LANCASTER	CA	93535-5901
GAR HOUSE	655 W BROADWAY	SAN DIEGO	CA	92101-8590
GARBELL JEFFREY R / GARBELL SUZANNE M	40827 GRANITE ST	PALMDALE	CA	93551-1806
GARCIA LUIS / GARCIA BLANCA J	9487 E AVENUE E	LANCASTER	CA	93535-7933
GARCIA MARIO N / GARCIA LAURA	40814 COBBLESTONE CT	PALMDALE	CA	93551-1849
GARIBAY GARY J / SAN JUANITA	6612 E AVENUE K	LANCASTER	CA	93535-8614
GARIBAY GARY J / SAN JUANITA	6612 E AVENUE K	LANCASTER	CA	93535-8614
GARRETT JACK / SATTERFIELD GARRETT J M	9348 W AVENUE I	LANCASTER	CA	93536-8002
GARRETT JOANNE J / GARRETT FAMILY	1018 ASPEN GROVE CIR	MINDEN	NV	89423-4455
GARRY BLUE	16771 ALEXANDER AVE	EDWARDS	CA	93523-3525
GARY BURCHETT	2204 AGNES ST	EAU CLAIRE	WI	54701-4705
GARY DEVOE	PO BOX 691	LAKE HUGHES	CA	93532
GARY DEXTER	18702 KINGS ROW AVE	CERRITOS	CA	90703-8050
GARY FRAPPIER	PO BOX 2852	LANCASTER	CA	93539-2852
GARY GLENN	957 PERALTA AVE	ALBANY	CA	94706-2144
GARY GRIER	2951 59TH ST W	ROSAMOND	CA	93560-6274
GARY GRIMES	39749 MAKIN AVE	PALMDALE	CA	93551-2940
GARY JENSEN	895 B ST # 305	HAYWARD	CA	94541-5107
GARY JORDAN	PO BOX 756	BORON	CA	93596-0756
GARY POCHMARA	PO BOX 2260	ROSAMOND	CA	93560-2260
GARY STABELL	572 60TH ST W	ROSAMOND	CA	93560-6956
GARY SUTTON	PO BOX 391	LANCASTER	CA	93584-0391
GARY VANDAM	7304 E AVENUE F	LANCASTER	CA	93535-7823
GARY YOTHER	10735 ROSS RD	LITTLE ROCK	CA	93543-3647
GASPARA GAZMEN	18700 LEMAY ST	RESEDA	CA	91335-5214
GAVER RICHARD / GAVER CHRISTOPHER R	PO BOX 474	CONCORD	CA	94522-0474
GAY GRANT	111 1/2 AMETHYST AVE	NEWPORT BEACH	CA	92662-6407
GAYE MOBLEY	327 SE ST	LOMPOC	CA	93436
GAYLE BOVEE	PO BOX 427	ROSAMOND	CA	93560-0427
GAYLE FENALD	PO BOX 6886	LANCASTER	CA	93539-6886
GAYLE MERGILI	PO BOX 2531	ROSAMOND	CA	93560-2531
GEMMA AMPONGAN	PO BOX 5674	SHERMAN OAKS	CA	91413-5674
GENARO CONTRERAS	23588 W AVENUE D # D	LANCASTER	CA	93536-9259
GENE CHEN	19757 STAGG ST	WINNETKA	CA	91306-2651
GENE CROWNOVER	30461 CINNAMON TEAL DR	CANYON LAKE	CA	92587-7761
GENE HOUSE	5491 TEHACHAPI WILLOW SPRINGS RD	ROSAMOND	CA	93560-7504
GENE HOUSE	5491 TEHACHAPI WILLOW SPRINGS RD	ROSAMOND	CA	93560-7504
GENE HUDSPETH	7664 S DANFORTH AVE	TUCSON	AZ	85747-9237
GENE MELCHERS	PO BOX 1468	ROSAMOND	CA	93560-1468

GENE PICOU	40432 11TH ST W		PALMDALE	CA	93551-2017
GENEVIE ROTONDO	20 SUMMERFIELD ST		THOUSAND OAKS	CA	91360-2916
GENEVIVE ZAVALA	6781 GASKELL RD		ROSAMOND	CA	93560-7132
GENZ DEVELOPMENT INC	2007 S BEVERLY GLEN BLVD APT 301		LOS ANGELES	CA	90025-5138
GEORGE ADAMS	6500 150TH ST W		ROSAMOND	CA	93560-7136
GEORGE AMAYA	24072 CHAPARRAL AVE		BORON	CA	93516-1302
GEORGE CHRISTMANN	1201 SCIOTO RD	APT 226A	SEAL BEACH	CA	90740-3247
GEORGE COPELAND	PO BOX 1244		ROSAMOND	CA	93560-1244
GEORGE CRAIG	PO BOX 2553		ROSAMOND	CA	93560-2553
GEORGE CURTIS	3680 JASMINE AVE		ROSAMOND	CA	93560-7675
GEORGE DIAZ	2381 46TH ST W		ROSAMOND	CA	93560-6277
GEORGE ELIAN	25531 PEMBROOK PL		SANTA CLARITA	CA	91350-3025
GEORGE ELLIS	64 IDELL CT		BYRON	GA	31008-5380
GEORGE FOLCK	355 E GLADSTONE ST		SAN DIMAS	CA	91773-1902
GEORGE GUTIERREZ	3137 E AVENUE Q 14		PALMDALE	CA	93550
GEORGE HATFIELD	818 60TH ST W		ROSAMOND	CA	93560-6910
GEORGE HIGH	3545 PASEO DE FRANCISCO UNIT 230		OCEANSIDE	CA	92056-4174
GEORGE JONES	13823 EMORY DR		WHITTIER	CA	90605-1014
GEORGE JONES	9801 CIMA MESA RD		LITTLE ROCK	CA	93543-3634
GEORGE KLECHEFSKI	1112 LAKEMOOR DR		SAINT PAUL	MIN	55129-5307
GEORGE KOSTOPOULOS	24422 TAMARISK AVE		BORON	CA	93516-1358
GEORGE LIZOTTE	3824 KNOX AVE		ROSAMOND	CA	93560-6412
GEORGE LUJAN	8748 W ROSAMOND BLVD		ROSAMOND	CA	93560-6972
GEORGE MATSUI	325 S BOYLE AVE		LOS ANGELES	CA	90033-3812
GEORGE MLINAR	24360 JUNIPER AVE		BORON	CA	93516-1364
GEORGE RICHARDSON	16761 FOOTHILL AVE		NORTH EDWARDS	CA	93523-3535
GEORGE SHIGENAGA	101 KANANI RD	APT 129	KIHEI	HI	96753-6807
GEORGE SKELTON	HCR 3 BOX 352-C		ROSAMOND	CA	93560
GEORGE STEMWEDEL	4766 45TH ST W		ROSAMOND	CA	93560-6494
GEORGE TAPIA	7137 GASKELL RD		ROSAMOND	CA	93560-7031
GEORGE WEBB	9937 W AVENUE A		ROSAMOND	CA	93560-7371
GEORGE WILSON	6012 SULTANA AVE		TEMPLE CITY	CA	91780-1549
GEORGE YEE	8538 LA MADRINA DR		ROSEMAD	CA	91770-4302
GEORGIA ELIOPULOS	42225 104 ST W STE 101		LANCASTER	CA	93534
GEORGINA FABER	3882 TRAVELER DR		SARALAND	AL	36571-9556
GEORGINA FEBER	1882 140TH ST W		ROSAMOND	CA	93560-7074
GEORGINA HADDEN	9344 E AVENUE T 2		LITTLE ROCK	CA	93543-2203
GERALD BIGALK	44133 LIGHTWOOD AVE		LANCASTER	CA	93534-4228
GERALD BROOKS	9241 W AVENUE A		ROSAMOND	CA	93560-7083
GERALD CRIST	3640 E AVENUE H2		LANCASTER	CA	93535-1630
GERALD GODDE	470 90TH ST W		ROSAMOND	CA	93560-7084
GERALD HENRY	44606 SIERRA HWY		LANCASTER	CA	93534-3556
GERALD HYNEMAN	PO BOX 1509		WELDON	CA	93283-1509
GERALD ROGERS	PO BOX 720283		PINON HILLS	CA	92372-0283
GERALD SCHOENFELD	3020 DIXON ST		ROSAMOND	CA	93560-6180
GERALD SMITH	191 HAYES ST		BENTON	KY	42025-6677
GERALD STEMPFLEY	45731 48TH ST W		LANCASTER	CA	93536-8339
GERALD WESLEY	PO BOX 2843		SANTA CLARITA	CA	91386-2843
GERALD WRIGHT	13004 PAWNEE RD		APPLE VALLEY	CA	92308-5776
GERALDINE NAKATANI	4918 SUMMIT VIEW LN		FAIR OAKS	CA	95628-6578
GERALDING HEMMERLING	369 HOMEWOOD RD		LOS ANGELES	CA	90049-2711
GERARD CONROY	29669 LANCASTER RD		LANCASTER	CA	93536-9016
GERARDO ROMERO	7360 W AVENUE G		LANCASTER	CA	93536-8618
GERDA STYRMAN	PO BOX 1745		SAN JUAN CAPO	CA	92693-1745
GERMAN LOAISIGA	PO BOX 900031		PALMDALE	CA	93590-0031
GERNER GEORGE E ; JO G / GERNER TRUST	27939 PINE ROCK RD		PEARBLOSSOM	CA	93553-3433
GERRI ZIEL	28714 CRUTHERS CREEK RD		PEARBLOSSOM	CA	93553-3426
GERTRUD CLARK	24209 CHAPARRAL AVE		BORON	CA	93516-1305
GERTRUDE DIONNE	805 E AVENUE K STE 109 PMB 126		LANCASTER	CA	93535-4733
GERTRUDE VANDAM	9711 E AVENUE F8		LANCASTER	CA	93535-7913
GERZAHIN GASPAS	7245 SHOUP AVE		WEST HILLS	CA	91307-1735
GEZALYAN ARMEN	48419 190TH ST W		LANCASTER	CA	93536-9736
GHASSAN QURA	511 CYPRESS AVE		MILLBRAE	CA	94030-1208
GIANG HONG	4817 FIR AVE		SEAL BEACH	CA	90740-3012
GIBBS JOHNNY R / GIBBS LISA R	18106 E AVENUE O		LAKE LOS ANGELES	CA	93591-3804
GIBRALTER INVESTMENT PROPERTIES	PO BOX 517		AGOURA HILLS	CA	91376-0517
GILBERT JOE D / GILBERT NANCY R	6851 W AVENUE I		LANCASTER	CA	93536-8319
GILBERT VANHORN	PO BOX 207		LLANO	CA	93544-0207
GILDARDO GUEVARA	PO BOX 399		ROSAMOND	CA	93560-0399
GILLI ROY	PO BOX 5124		LANCASTER	CA	93539-5124
GILLIAM JACK / GILLIAM DELMA	40802 SLATE CT		PALMDALE	CA	93551-1805
GILMOUR PIKE ENTERPRISES INC	PO BOX 232		CASTAIC	CA	91310-0232
GIRON WILLIAM G	1703 W AVENUE E		LANCASTER	CA	93534-7401
GISEL CHAVEZ	4425 JASPER ST		LOS ANGELES	CA	90032-2608
GIUSEPPE FIORELLA	1738 N AVON ST		BURBANK	CA	91505-1503
GIVENS CONSTANCE	GIVENS ROBERT C; JANET F	12142 JUNIPER HILLS RD	LITTLE ROCK	CA	93543-4200
GLADYS BORJA	29204 LAS BRISAS RD		SANTA CLARITA	CA	91354-1541
GLADYS HARSHBARGER	3524 E AVENUE R SPC 209		PALMDALE	CA	93550-5089
GLEN RICHARDSON	5420 62ND ST W		ROSAMOND	CA	93560-6254
GLENDA TERRILL	PO BOX 320		BORON	CA	93596-0320
GLENDA WILLIS	19436 GASKELL RD		ROSAMOND	CA	93560-7289
GLENN HOWARD	8412 POPPY BLVD		CALIF CITY	CA	93505-2021
GLENN HULSE	38701 BANYAN PL		MORENO VALLEY	CA	92551
GLENN TAYLOR	35967 53RD ST E		PALMDALE	CA	93552-6333
GLENN YAMASHIRO	4828 LOOP CENTRAL DR		HOUSTON	TX	77081-2212
GLENNY MINAMI	0 2F 1 11 AN HO RD SEC 1	TAIPEI	TAIWAN R O C		
GLORIA ALESSO	PO BOX 1839		LANCASTER	CA	93539



GLORIA CALDERA	110 LIME ST	INGLEWOOD	CA	90301-2618
GLORIA DELORIS	28105 ROBIN AVE	SAUGUS	CA	91350-2049
GLORIA HANES	42016 SILVER PUFFS DR	QUARTZ HILL	CA	93536-7301
GLORIA KISLIG	31951 AVENIDA EVITA	SAN JUAN CAPO	CA	92675-3901
GLORIA MOORE	12469 EL MIRAGE ST	BORON	CA	93516-1354
GLORIA PEREZ	7408 AMIGO AVE	RESEDA	CA	91335-2810
GLORIA RODRIGUEZ	9500 LAUREL CANYON BLVD	ARLETA	CA	91331-4213
GLORIA RODRIGUEZ	9500 LAUREL CANYON BLVD	ARLETA	CA	91331-4213
GMAC MORTGAGE LLC	500 ENTERPRISE RD # 150	HORSHAM	PA	19044-3503
GMAC MTG LLC	1100 VIRGINIA DR	FORT WASHINGTON	PA	19034-3204
GOEMZ GERVACIO	47053 4TH ST W	LANCASTER	CA	93534-7500
GOMEZ CARLOS E / GOMEZ DEBRA C	9020 W IVESBROOK ST	LANCASTER	CA	93536-7708
GOMEZ MANUELA	14659 E AVENUE N	LANCASTER	CA	93535-7060
GONZALES JAMES G	3131 HOLLYDALE DR	LOS ANGELES	CA	90039-2307
GONZALEZ ANGELA L / JACKSON SAMUEL	36556 165TH ST E	LLANO	CA	93544-1136
GONZALEZ DIANA	43037 FLAG ST	LANCASTER	CA	93536-4651
GONZALEZ ESMERALDA	9159 E AVENUE E	LANCASTER	CA	93535-7935
GONZALO ARELLANO	21413 E AVENUE S	PALMDALE	CA	93591-4519
GONZALO BARRERA	PO BOX 1599	ROSAMOND	CA	93560-1599
GOODYORK CORPORATION	48303 20TH ST W OFC	LANCASTER	CA	93534-7424
GOODYORK CORPORATION AND	48303 20TH ST W OFC	LANCASTER	CA	93534-7424
GORDON HILL	22853 W AVENUE D11	LANCASTER	CA	93536-9110
GORDON POWERS	2410 HIDDEN HILLS LN	LINCOLN	CA	95648-8212
GORDON SMITH	PO BOX 763	ROSAMOND	CA	93560-0763
GORMAN JERRY A / GORMAN BEVERLY J	48500 95TH ST E	LANCASTER	CA	93535-7932
GORSKI RONALD / GORSKI ELIZABETH	39358 VICKER CT	PALMDALE	CA	93551-1067
GOULET TIMOTHY W / GOULET MELANIE G	43055 FLAG ST	LANCASTER	CA	93536-4651
GRACE BORJA	1001 SEMMES AVE	RICHMOND	VA	23224-2245
GRACE FINK	PO BOX 1254	ROSAMOND	CA	93560-1254
GRACE WILKINSON	PO BOX 1095	LANCASTER	CA	93584-1095
GRACIELA MACHUCA	PO BOX 500067	PALMDALE	CA	93550-0067
GRADY COLUMBIA	1514 CARSON MESA RD	PALMDALE	CA	93550-9725
GRAEFE KARIN S / GRAEFE DANIELLE K	47755 180TH ST W	LANCASTER	CA	93536-9059
GRANGER STEVEN B / GRANGER DONNA A	30666 VALYERMO RD	VALYERMO	CA	93563
GRANT ROBERT C / GRANT FAMILY	37147 186TH ST E	LLANO	CA	93544-1414
GRAY JERRY W / GRAY MISTY A	29840 LANCASTER RD	LANCASTER	CA	93536-9029
GRAY KEANYN	2313 EVENING PRIMROSE AVE	PALMDALE	CA	93551-4184
GREEN	2331 DIAMOND HEAD WAY	OXNARD	CA	93036-7763
GREEN DANNY J	48001 140TH ST E	LANCASTER	CA	93535-8018
GREEN DAVID ; VICTORIA L / GREEN FAMILY	40508 154TH ST E	LANCASTER	CA	93535-7027
GREENFIELD ADAM / PEREZ JOSE Z	36563 165TH ST E	LLANO	CA	93544
GREG SZERDI	PO BOX 455	LLANO	CA	93544-0455
GREG TOY	35591 RAINLEAF CT	ELIZABETH	CO	80107-7855
GREGG PINO	1501 E AVENUE I SPC 112	LANCASTER	CA	93535-2246
GREGORIO SALVA	337 E 213TH ST	CARSON	CA	90745-2132
GREGORY BIRDSALL	1680 KATEE LN	PALMDALE	CA	93550-9238
GREGORY CALL	26147 E AVENUE U10	LLANO	CA	93544-1586
GREGORY COVERDILL	28650 CRUTHERS CREEK RD	PEARLBLOSSOM	CA	93553
GREGORY HARRISON	PO BOX 2328	ROSAMOND	CA	93560-2328
GREGORY HOGAN	20350 WEST AVENUE F	LANCASTER	CA	93536
GREGORY HOVATEN	PO BOX 370065	LAS VEGAS	NV	89137-0065
GREGORY JENKINS	7916 GASKELL RD	ROSAMOND	CA	93560-7277
GREGORY JENKINS	7916 GASKELL RD	ROSAMOND	CA	93560-7277
GREGORY MAKSHANOFF	PO BOX 2233	ROSAMOND	CA	93560-2233
GREGORY RIDGWAY	5141 61ST ST W	ROSAMOND	CA	93560-6464
GREGORY SHAW	PO BOX 903386	PALMDALE	CA	93590-3386
GREGORY WILLIAM A	GREGORY JENSEN FAMILY	LITTLE ROCK	CA	93543-3603
GRIFFING STEVEN D / GRIFFING SHARON C	10205 E AVENUE J	LANCASTER	CA	93535-8505
GRIMES MICHAEL J	50235 82ND ST W	LANCASTER	CA	93536-9439
GRIVA AUDREY	7808 W LANCASTER BLVD	LANCASTER	CA	93536-8110
GROVEN DENNIS L / GROVEN FAMILY	43036 42ND ST W	LANCASTER	CA	93536-5007
GROVER JOHNSON	10117 LESLIE AVE	ROSAMOND	CA	93560-7008
GRP LOAN LLC	360 HAMILTON AVE FL 5	WHITE PLAINS	NY	10601-1811
GS EQUITY RESOURCES 11 INC	PO BOX 8159	CALABASAS	CA	91372-8159
GUADALUPE HERNANDEZ	3425 DAKOTA ST	ROSAMOND	CA	93560-7604
GUADALUPE VIRGEN	PO BOX 1804	ROSAMOND	CA	93560-1804
GUERRA HERNAN A / GUERRA MARITZA J	49155 3 POINTS RD	LANCASTER	CA	93536-9207
GUILDA TEEL	PO BOX 366	LITTLE ROCK	CA	93543-0366
GUOJUN PENG	2246 CALLE OPALO	SAN CLEMENTE	CA	92673-5618
GURCHARAN DHINSA	3053 RANCHO VISTA BLVD # 101	PALMDALE	CA	93551-4823
GUSMAN DAVID A / GUSMAN APRIL L	37122 THE GRVS	PALMDALE	CA	93551-6232
GUSTAVO MENDOZA	7485 NEW HORIZON WAY BLDG 3	FREDERICK	MD	21703-8388
GUSTAVO PRECIADO	400 COUNTRYWIDE WAY	SIMI VALLEY	CA	93065-6298
GUTIERREZ EUSEBIO S	4155 E AVENUE H	LANCASTER	CA	93535-7716
GUTIERREZ LUZ A / GUTIERREZ CARLOS G	48813 100TH ST E	LANCASTER	CA	93535-7919
GUTIERREZ RAFAEL	11137 LAMBERT AVE	EL MONTE	CA	91731-1644
GUY ADAMS	1405 90TH ST W	ROSAMOND	CA	93560-7175
GUY CAPUTO	PO BOX 1324	ROSAMOND	CA	93560-1324
GUY SCHMITZ	PO BOX 1877	ROSAMOND	CA	93560-1877
GUZMAN MAYRA / LOPEZ PEDRO	167 E AVENUE F	LANCASTER	CA	93535-6411
GUZMAN MAYRA / LOPEZ PEDRO	167 E AVENUE F	LANCASTER	CA	93535-6411
GWANG KIM	4499 VIA MARISOL # 22B	LOS ANGELES	CA	90042-5147
GWEN FROMBERG	PO BOX 2575	LANCASTER	CA	93539-2575
GWENDOLYN BROWN	PO BOX 305	ROSAMOND	CA	93560-0305
GWENDOLYN CRAIGCARPENTER	4828 LOOP CENTRAL DR	HOUSTON	TX	77081-2212
GYU LI ZHEN	7255 BAYMEADOWS WAY	JACKSONVILLE	FL	32256-6851
H & N DEVELOPMENT CO INC	PO BOX 602	DENAIR	CA	95316-0602

H U D	2135 FRESNO ST STE 100	FRESNO	CA	93721-1718
HAE OH	19151 LA QUINTA PL	APPLE VALLEY	CA	92308-2700
HAENG LEE	12650 INGENUITY DR	ORLANDO	FL	32826-2703
HAGENBAUGH RANCH LLC ET AL	305 PASADENA AVE	SOUTH PASADENA	CA	91030-2904
HAKES	845 E 1000 S	SPANISH FORK	UT	84660-2906
HAKES	25824 CHERRYHILL DR	BORON	CA	93516-1203
HAL MCDERMOTT	PO BOX 1033	ROSAMOND	CA	93560-1033
HALLIE MCDERMOTT	49505 60TH ST W	LANCASTER	CA	93536-9555
HAMID FARAJI	26511 MINAKOS DR	MISSION VIEJO	CA	92692
HAMILL MICHAEL R / HAMILL VIRGINIA	45615 140TH ST E	LANCASTER	CA	93535-8752
HANCEL VILLATORO	7255 BAYMEADOWS WAY	JACKSONVILLE	FL	32256-6851
HANNAH CHONG	336 S OCCIDENTAL BLVD APT 607	LOS ANGELES	CA	90057-1547
HANSEN BUTTERWORTH DESSIE E	BUTTERWORTH EVERETT J	LANCASTER	CA	93535-5902
HANSEN GORDON L / HANSEN SHIRLEY R	742 E AVENUE G	LANCASTER	CA	93535-5902
HANSEN SKIP M / HANSEN LISA M	4536 CINNABAR AVE	PALMDALE	CA	93551-1854
HANSOO KYOUNG	3600 WILSHIRE BLVD STE 2230	LOS ANGELES	CA	90010-2632
HAO PHAN	959 JUNESONG WAY	SAN JOSE	CA	95133-1121
HAPPY DIAMOND LAND LLC	1054 S DE ANZA BLVD # 202	CUPERTINO	CA	95014
HARLEY HUTSON	1900 KATHRYN CT	BAKERSFIELD	CA	93312-2820
HAROLD BRAGG	4890 90TH ST W	ROSAMOND	CA	93560-6958
HAROLD DURIAN	1705 BRIDGEPORT AVE	CLAREMONT	CA	91711-2519
HAROLD LOUIE	PO BOX 3414	LANCASTER	CA	93586-3414
HAROLD NYHOLM	2010 W K AVE # 807	LANCASTER	CA	93536
HAROLD TRUITT	4584 50TH ST W	ROSAMOND	CA	93560-6259
HAROLD WEBER	2236 MERTON AVE	LOS ANGELES	CA	90041-1915
HARPER SHARON D	11246 JUNIPER HILLS RD	LITTLEROCK	CA	93543-4219
HARRIET SMITH	8224 CALIFORNIA AVE	WHITTIER	CA	90602-2823
HARRY FONG	PO BOX 17933	SHREVEPORT	LA	71138-0933
HARRY FRANCE	PO BOX 761	ROSAMOND	CA	93560-0761
HARRY OSBORNE	PO BOX 233	BORON	CA	93596-0233
HARRY STIRES	1633 WABASSO WAY	GLENDALE	CA	91208-2440
HARRY WORKMAN	PO BOX 760	ROSAMOND	CA	93560-0760
HARTSHORN WILEY W / PRIVATE WIL MAR 1994	10455 W AVENUE B	LANCASTER	CA	93536-9419
HARVELL FAMILY TR	PO BOX 64	ROSAMOND	CA	93560-0064
HARVEY CASTILLO	19638 KILFINAN ST	PORTER RANCH	CA	91326-4050
HARVEY HUTCHINS	5401 W AVENUE A	ROSAMOND	CA	93560-6985
HATCH EVELYN / BLANKENSHIP EUGENE C	14636 BIG SKY DR	PEARLBLOSSOM	CA	93553-3437
HATCHER TINA L	7005 E AVENUE G4	LANCASTER	CA	93535-7847
HAVEN GARY T / HAVEN MARY	40823 RIVEROCK LN	PALMDALE	CA	93551-1203
HAWKINS RONALD A / HAWKINS SHELLEY L	7878 W AVENUE G	LANCASTER	CA	93536-8621
HECTOR DURAN	3110 E GUAISTI RD	ONTARIO	CA	91761-1219
HEE SHIN	4432 WOODLEIGH LN	LA CANADA	CA	91011-3541
HEIDE CASTRO	28029 PACIFIC ST	HIGHLAND	CA	92346-2762
HEIDI EDWARDS	PO BOX 3302	LANCASTER	CA	93586-0302
HEIDI EDWARDS	PO BOX 3302	LANCASTER	CA	93586-0302
HELEN DUFFY	PO BOX 900554	PALMDALE	CA	93590-0554
HELEN GONZALEZ	13745 HANWELL AVE	BELLFLOWER	CA	90706-2055
HELEN HEFLIN	5109 60TH ST W	ROSAMOND	CA	93560-6551
HELEN LYONS	36453 165TH ST E	LLANO	CA	93544-1133
HELEN NELSON WITT	24342 TAMARISK AVE	BORON	CA	93516-1350
HELEN NICHOLS	24147 TWENTY MULE TEAM RD	BORON	CA	93516-1374
HELENE FENTON	3410 BROOKSHIRE RUN	CORINTH	TX	76210-4153
HELLEN MUGISA	PO BOX 40866	DOWNEY	CA	90239-1866
HELTON NATHAN J / HELTON STACEY M	11115 JUNIPER MESA RD	LITTLEROCK	CA	93543-3601
HENRY ALLYN	42130 22ND ST W	QUARTZ HILL	CA	93536-3311
HENRY CASH	23125 ERIEL AVE	TORRANCE	CA	90505-3155
HENRY ESPINO	3808 PARK VISTA CT	ROSAMOND	CA	93560-5912
HENRY KVEEN	1262 BRITTANY CROSS RD	SANTA ANA	CA	92705-3017
HENRY MORRIS	PO BOX 606	ROSAMOND	CA	93560-0606
HENRY ZIMMERMAN	3353 W AVENUE C	LANCASTER	CA	93536-9500
HERBERT BEELER	5204 W AVENUE L6	LANCASTER	CA	93536-4442
HERBERT LOPEZ	16130 SHARONHILL DR	WHITTIER	CA	90604-3557
HERBERT LYELL	PO BOX 161	HARTVILLE	MO	65667-0161
HERBERT WONG	555 W MIDDLEFIELD RD	MOUNTAIN VIEW	CA	94043-3508
HERMAN CLARK	24209 CHAPARRAL AVE	BORON	CA	93516-1305
HERMELINDA GARCIA	728 W AVENUE H8	LANCASTER	CA	93534-1535
HERMINIANO MACHACON	3334 CASITAS AVE	LOS ANGELES	CA	90039-2208
HERNANDEZ RAFAEL / HERNANDEZ MARTINA	24013 E AVENUE P	PALMDALE	CA	93591-4207
HERRADOR FELIPE	702 STONEWOOD DR	LOS BANOS	CA	93635-9213
HERRERA FILIMON / HERRERA ANGELINA	15503 E AVENUE R	LITTLEROCK	CA	93543
HERRERA JOHNNY P	38240 6TH ST E	PALMDALE	CA	93550-4635
HERSEY	2359 100TH ST W	ROSAMOND	CA	93560-7011
HERZOG DANIEL R / HERZOG SHERRI K	44733 90TH ST E	LANCASTER	CA	93535-8410
HIEU TRAN	2520 GLEN IAN CT	SAN JOSE	CA	95148-4130
HIGGINS JERRY / HIGGINS FENELLA T	37129 THE GRVS	PALMDALE	CA	93551-6233
HIGH DESERT BROADCASTING CO	2284 S VICTORIA AVE	VENTURA	CA	93003-6641
HIGH DESERT INVESTMENTS LLC	1270 W 1130 S STE 145	OREM	UT	84058-3833
HIGH DESERT MARINE INC	905 MISSION CREEK DR	PALM DESERT	CA	92211-5910
HIGH VAULON	3545 PASEO DE FRANCISCO UNIT 230	OCEANSIDE	CA	92056-4174
HIIESALU ALAN J	28002 BUCHANNON RANCH RD	LLANO	CA	93544
HILDA DIFIORE	22714 KESWICK ST	CANOGA PARK	CA	91304-5431
HILDA TOBAR	150 ALLEGHENY CENTER MALL	PITTSBURGH	PA	15212-5335
HILDELIZA MENENDEZ	8403 STUDEBAKER DR	PASCO	WA	99301-6649
HILL JAMES M	8327 W AVENUE I	LANCASTER	CA	93536-8106
HILMA BRASFIELD	7327 GARDEN HWY	YUBA CITY	CA	95991-9419
HILMA ERAZO	7485 NEW HORIZON WAY BLDG 3	FREDERICK	MD	21703-8388
HIN HEESEONG	4663 ROSEWOOD AVE APT 16	LOS ANGELES	CA	90004-6330

HIROSHI JONES	513 S LA BREA AVE	INGLEWOOD	CA	90301-2723
HISHAM GHAZOULI	3028 WHISPERWAVE CIR	REDWOOD CITY	CA	94065-8459
HOA TRAN	19351 HICKORY LN	HUNTINGTN BCH	CA	92646-2746
HOANG TAM	5421 PINE AVE	CHINO HILLS	CA	91709-6505
HOEPPNER KARL A / HOEPPNER DORIS E	47670 65TH ST E	LANCASTER	CA	93535-7858
HOFF R E ; S J LIVING TRUST	11111 MANZANITA MESA RD	LITTLEROCK	CA	93543-4230
HOLGERSON BILL	49195 265TH ST W	LANCASTER	CA	93536-9254
HOLLOWAY ROBERT D / HOLLOWAY DARLENE J	47661 50TH ST E	LANCASTER	CA	93535-7704
HOLLY DIXON	5595 CHARAN RD	ROSAMOND	CA	93560-6952
HOLY TRINITY AFRICAN METHODIST	EPUSCOPAL CHURCH	PALMDALE	CA	93591-4309
HOOYERINK HENRY J JR / HOOYERINK SUSAN A	45120 95TH ST W	LANCASTER	CA	93536-7710
HORNER	24222 SAGE AVE	BORON	CA	93516-1334
HORTENCIA CAPILLA	6542 GASKELL RD	ROSAMOND	CA	93560-7131
HOSSIE VAN HORM	24122 SAGE AVE	BORON	CA	93516-1332
HOUSEHOLD FIN CORP OF CA	931 CORPORATE CENTER DR	POMONA	CA	91768-2642
HOWARD HALLINAN	12764 AMBER CREEK CIR	VICTORVILLE	CA	92395-9070
HOWARD PATRICI L	14311 E AVENUE J	LANCASTER	CA	93535-7093
HOWARD UEDA	2060 ALIHILANI PL	HONOLULU	HI	96822-2002
HOWEY KERRY N	43049 FLAG ST	LANCASTER	CA	93536-4651
HOYOS FRANK A	47037 4TH ST W	LANCASTER	CA	93534-7500
HSBC BANK USA	10790 RANCHO BERNARDO DR	SAN DIEGO	CA	92127-5705
HSBC MTG SVCS INC	931 CORPORATE CENTER DR	POMONA	CA	91768-2642
HSU YANG	2530 GREENFIELD AVE	ARCADIA	CA	91006-5229
HUDOCK MICHAEL	18711 W AVENUE E4	LANCASTER	CA	93536-9050
HUETTEN PAUL	49501 90TH ST W	LANCASTER	CA	93536-9408
HUGHES ARDEN P	44007 40TH ST E	LANCASTER	CA	93535-8107
HUGHES CHARLES; WINNIE M	HUGHES FAMILY	LANCASTER	CA	93535-7918
HUGHES LAWRENCE L	39408 185TH ST E	PALMDALE	CA	93591-4315
HUGHES MICHAEL C / HUGHES WANDA J	45340 95TH ST W	LANCASTER	CA	93536-8003
HUI KIM	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
HULL ALAN D / HULL WANDA	18839 W AVENUE B8	LANCASTER	CA	93536-9284
HUNT FAMILY TR	7915 DOGWOOD AVE	ROSAMOND	CA	93560-7240
HUNTER LIVING TRUST	9812 LA CANADA WAY	SUNLAND	CA	91040-1615
HURDLE CELIA / HURDLE LESLIE	27811 JUBILEE RUN RD	PEARLBLOSSOM	CA	93553-3438
HUSTON DOUGLAS C / HUSTON PAMELA L	23004 LANCASTER RD	LANCASTER	CA	93536-9023
HUTH-TANNER MILLER	3500 75TH ST W	ROSAMOND	CA	93560-7179
HUYNH VINH	0 PLANTAIN LN	PALMDALE	CA	93551
HWAL CHUNG	26075 BATES PL	STEVENSON RANCH	CA	91381-1119
HYO OH	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
HYON WU	24600 GARDENSTONE LN	WEST HILLS	CA	91307-3808
HYPERION FUND	PO BOX 8412	CALABASAS	CA	91372-8412
HYUN ROE	408 S 289TH ST	FEDERAL WAY	WA	98003-3609
HYUNG KANG	912 CRENSHAW BLVD	LOS ANGELES	CA	90019-1937
I B PROPERTY HOLDINGS LLC	4425 PONCE DE LEON BLVD FL 5	CORAL GABLES	FL	33146-1837
IDA SHERMAN	1170 LA JOLLA DR	THOUSAND OAKS	CA	91362-2221
IDAN CASTIEL	4828 LOOP CENTRAL DR	HOUSTON	TX	77081-2212
IDMM	22132 CRESTLINE TRL	SANTA CLARITA	CA	91390-5297
IGMIDIO ESTEBAN	9407 BURNET AVE	NORTH HILLS	CA	91343-2306
IGNACIO CERVANTES	2106 MADISON FLS	SAN ANTONIO	TX	78245-2236
ILBOK KIM	26054 E AVENUE U12	LLANO	CA	93544-1583
ILIE TARAU	PO BOX 2964	CORONA	CA	92878-2964
ILONKA RUIZ	335 CAGEL ST	ROSAMOND	CA	93560-6955
IMELDA CASTILLO	8918 GAYNOR AVE	NORTH HILLS	CA	91343-3013
IMELDA TRINIDAD	40928 GRANITE ST	PALMDALE	CA	93551-1809
INA KALINA	27230 JEROME ST	BORON	CA	93516-1717
INDYMAC BANK	PO BOX 7069	PASADENA	CA	91109-7069
INDYMAC BK FSB	6900 BEATRICE DR	KALAMAZOO	MI	49009-9559
INES MARIA	5642 GOBI AVE	ROSAMOND	CA	93560-6971
INGEBORG BRIGGS	2538 LOWELL CT	SIMI VALLEY	CA	93065-5800
INGRID VANDERHOPE	14760 BIG SKY DR	PEARLBLOSSOM	CA	93553-3436
INMYUNG LEE	435 S CURSON AVE	LOS ANGELES	CA	90036-5239
INTERNATIONAL CHURCH OF THE	1910 W SUNSET BLVD STE 200	LOS ANGELES	CA	90026-3295
INTERSTATE INDSTL HOLDINGS INC	27424 HOMYR PL	CANYON COUNTRY	CA	91351-3709
IONA KING	6219 WILLOW AVE	ROSAMOND	CA	93560-7234
IRA SERVICES CSTDN	18180 SAGE CT	SARATOGA	CA	95070-4500
IRENE DELGADO	445 W PALMDALE BLVD STE L	PALMDALE	CA	93551-4509
IRENE NELSON	1213 1ST ST # 182	CORONADO	CA	92118-1414
IRIS GOMEZ	19903 VANOWEN ST	WINNETKA	CA	91306-3931
IRIT SHAMAM	20819 EXHIBIT CT	WOODLAND HILLS	CA	91367-5206
IRMA CARLE	30701 LONGVIEW RD	PEARLBLOSSOM	CA	93553-3476
IRMA HUERTA	554 W LANCASTER BLVD	LANCASTER	CA	93534-2534
IRMA QUINTERO	8401 GRAPE ST	LOS ANGELES	CA	90001-4131
IRMA SHAW	7202 DAWN RD	ROSAMOND	CA	93560-6458
IRUKE UDENZE	9100 S 5TH AVE	INGLEWOOD	CA	90305-2713
ISABEL SANCHEZ	3381 168TH ST W	ROSAMOND	CA	93560-6949
ISABEL SOSA	9016 CEDAR ST	BELLFLOWER	CA	90706-6402
ISABELLA UTVICH	PO BOX 367	ROSAMOND	CA	93560-0367
ISIDORA GONZALEZ	1324 W AVENUE L12	LANCASTER	CA	93534-6927
ISIDRO ACOSTA	7969 STANSBURY AVE	PANORAMA CITY	CA	91402-5216
ISNA SIDDIQUI	4313 MANORVIEW CT	MOORPARK	CA	93021-2791
ISRAEL GONZALEZ	24979 CONSTITUTION AVE	VALENCIA	CA	91381-1740
ISRAEL HERNANDEZ	8201 ZELZAH AVE	RESEDA	CA	91335-1553
IVA RUSSELL	3427 W 83RD ST	INGLEWOOD	CA	90305-1606
IVAN HANSTAD	269 CAGEL ST	ROSAMOND	CA	93560-6905
IVAN KNEZEVIC	624 W 17TH ST	SAN PEDRO	CA	90731-4717
IZAGUIRRE CATHERINE W TRUST	25614 MELVILLE CT	STEVENSON RANCH	CA	91381-1463
J G REAL ESTATE INVESTMENTS LLC	17743 WREN DR	CANYON COUNTRY	CA	91387-3827

J GARCIA	14943 WEST AVENUE A	ROSAMOND	CA	93560
J HOPPER	42907 YEW ST	LANCASTER	CA	93536-4866
JACALYN WERNER	230 S ROSE ST	ANAHEIM	CA	92805-4137
JACINTO DE HARO	734 E IMPERIAL HWY	LOS ANGELES	CA	90059-2327
JACK ALLUIS	5265 61ST ST W	ROSAMOND	CA	93560-6479
JACK BAYZE	15200 E AVENUE R	PALMDALE	CA	93591-2935
JACK BRIAN	PO BOX 355	LLANO	CA	93544-0355
JACK ENGLISH	PO BOX 114	BORON	CA	93596-0114
JACK FORBES	228 55TH ST W	ROSAMOND	CA	93560-6525
JACK HILL	5656 ELIZABETH LAKE RD	LEONA VALLEY	CA	93551-7504
JACK JENEWEIN	5648 GOTHAM ST	BELL GARDENS	CA	90201-5413
JACK LEMKE	34385 ROAD 168	VISALIA	CA	93292-9187
JACK MILBURN	PO BOX 810	LITTLE ROCK	CA	93543-0810
JACK SCHWEIZER	22711 W AVENUE D13	LANCASTER	CA	93536-9109
JACK TRAVIS	5284 64TH ST W	ROSAMOND	CA	93560-6261
JACK WHITMER	44611 70TH ST E	LANCASTER	CA	93535-8313
JACKIE HINKLE	2193 100TH ST W	ROSAMOND	CA	93560-7012
JACKSON LARRY W / JACKSON CAROLYN D	48737 120TH ST E	LANCASTER	CA	93535-8014
JACKSON STEWART	99 WYOMING ST	BOULDER CITY	NV	89005-2803
JACKSON WAY	24274 JUNIPER AVE	BORON	CA	93516-1329
JACOBO HERIBERTO / VALENCIA GRISELDA	3753 E AVENUE I	LANCASTER	CA	93535-2408
JAIME ALARCON	5857 WILLOW AVE	ROSAMOND	CA	93560-7262
JAIME DELROSARIO	8818 RESEDA BLVD	NORTH RIDGE	CA	91324-4039
JAIME MICHEL	1661 WORTHINGTON RD	WEST PALM BEACH	FL	33409-6488
JAIME QUIROZ	PO BOX 172	PEARLBLOSSOM	CA	93553-0172
JAIME TYCANGCO	609 BALBOA ST	WEST COVINA	CA	91791-2653
JAKOBSEN JORGEN D / JAKOBSEN ELIA G	49019 120TH ST E	LANCASTER	CA	93535-8012
JAKOBSEN JORGEN D / JAKOBSEN ELLA G	11337 E AVENUE E	LANCASTER	CA	93535-8005
JALLO DAVID G	28536 CRUTHERS CREEK RD	PEARLBLOSSOM	CA	93553-3423
JAMALASFARJANINEJAD LISSETTE	44040 42ND ST W	LANCASTER	CA	93536-5869
JAMES ARMBRUSTER	PO BOX 884	ROSAMOND	CA	93560-0884
JAMES ATCHISON	2020 60TH ST W	ROSAMOND	CA	93560-6561
JAMES BARNES	45460 070 ST W	LANCASTER	CA	93536
JAMES BENDER	6018 FIRMAMENT AVE	ROSAMOND	CA	93560-6548
JAMES BRADFORD	1111 BEECHDALE DR UNIT A	PALMDALE	CA	93551-3822
JAMES BURDETTE	13677 W AVENUE A	ROSAMOND	CA	93560-7270
JAMES CALKINS	9645 BUCKHORN AVE	ROSAMOND	CA	93560-7529
JAMES CARMELO A / JAMES MARY C	4550 CINNABAR AVE	PALMDALE	CA	93551-1854
JAMES CLEMENTS	24181 TAMARISK AVE	BORON	CA	93516-1345
JAMES COLOVIN	PO BOX 2486	LANCASTER	CA	93539
JAMES DAVIS	71 MONTWOOD WAY	OAKLAND	CA	94605-5419
JAMES DAWSON	22123 STATE HIGHWAY 58	HINKLEY	CA	92347-9511
JAMES DECKERT	PO BOX 1261	ROSAMOND	CA	93560-1261
JAMES DUNN	PO BOX 3491	QUARTZ HILL	CA	93586-3491
JAMES DYKE	5920 GEORGE AVE	ROSAMOND	CA	93560-6909
JAMES DYKE	5920 GEORGE AVE	ROSAMOND	CA	93560-6909
JAMES EDWARDS	PO BOX 3302	LANCASTER	CA	93586-0302
JAMES EDWARDS	PO BOX 3302	LANCASTER	CA	93586-0302
JAMES HAMPTON	PO BOX 5958	LANCASTER	CA	93539-5958
JAMES HANTSKE	7683 CIRCULO SEQUOIA	CARLSBAD	CA	92009-8472
JAMES HART	1682 60TH ST W	ROSAMOND	CA	93560-6957
JAMES HOLZER	5570 W ROSAMOND BLVD	ROSAMOND	CA	93560-6559
JAMES HSU	505 MARIGOLD AVE	CORONA DEL MAR	CA	92625-2408
JAMES JO ANN	6725 W AVENUE H12	LANCASTER	CA	93536-8325
JAMES KENDALL / BRADFORD ROSALYN	2330 CARMELIA ST	PALMDALE	CA	93550
JAMES KENYON	12346 SIERRA VIEW ST	BORON	CA	93516-1342
JAMES KYLE	12345 E AVENUE J	LANCASTER	CA	93535-8704
JAMES MARCIANO	2696 SASHA CT	SIMI VALLEY	CA	93063-2245
JAMES MAUPIN	PO BOX 900007	PALMDALE	CA	93590-0007
JAMES MORLET	601 5TH AVE	SCOTTSD BLUFF	NE	69361-3581
JAMES PIERCE	PO BOX 399	SOMIS	CA	93066-0399
JAMES PLETCHER	18100 CASTLE BUTTE RD	EDWARDS	CA	93523-3200
JAMES REUTER	7362 W AVENUE G	LANCASTER	CA	93536-8618
JAMES RICHEY	24358 TAMARISK AVE	BORON	CA	93516-1350
JAMES SEALE	37746 SMOKE TREE ST	PALMDALE	CA	93552-3835
JAMES TENINTY	PO BOX 24	LANCASTER	CA	93584-0024
JAMES TRIBUZI	323 N REESE PL	BURBANK	CA	91506-2141
JAMES VERNETTI	5021 W AVENUE L14 APT 1	QUARTZ HILL	CA	93536-3688
JAMES VICKREY	83 127TH ST W	ROSAMOND	CA	93560-8201
JAMES WELLING	PO BOX 89	BORON	CA	93596-0089
JAMES WILKINS	15145 BEARTREE ST	FONTANA	CA	92336-4404
JAMI WIGGS	16915 FOOTHILL AVE	EDWARDS	CA	93523-3532
JAMIE BRECKENRIDGE	24157 CHAPARRAL AVE	BORON	CA	93516-1303
JAMIE DEWAR	12249 SIERRA VIEW ST	BORON	CA	93516-1339
JAMIE MILLER	3500 75TH ST W	ROSAMOND	CA	93560-7179
JANE ANGELILLO	1935 HILL DR	LOS ANGELES	CA	90041-1240
JANE DUVALL	100 DAVID RANCH RD	THE ODOSIA	MO	65761-6351
JANE KEEVER	710 E OLDFIELD ST	LANCASTER	CA	93535-3244
JANE SHU	2780 LAKE VISTA DR	LEWISVILLE	TX	75067-3884
JANE WILLIAMS	3812 50TH ST W	ROSAMOND	CA	93560-6489
JANE WILLIAMS	PO BOX 1442	ROSAMOND	CA	93560-1442
JANE WONG	2506 SPRECKELS LN	REDONDO BEACH	CA	90278-5337
JANE ZEOK	2774 65TH ST W	ROSAMOND	CA	93560-6926
JANET ANDERSON	386 EL ENCANTO DR	PASADENA	CA	91107-5308
JANET ELIOPULOS	42225 N ST WEST # 101	LANCASTER	CA	93534
JANET GARDNER	4600 REGENT BLVD STE 200	IRVING	TX	75063-2478
JANET LOGAN	PO BOX 60	ROSAMOND	CA	93560-0060

JANET LYMAN	PO BOX 14526	LONG BEACH	CA	90853-4526
JANET MASON	7845 ELDER AVE	ROSAMOND	CA	93560
JANET MC DONALD	2316 67TH ST W	ROSAMOND	CA	93560-7230
JANET PERRY	9642 E AVENUE S14	LITTLEROCK	CA	93543-2309
JANET SEBELLITA	PO BOX 247	ROSAMOND	CA	93560-0247
JANET SHIPLEY	PO BOX 634	PEARBLOSSOM	CA	93553-0634
JANET SULEK	455 W AVENUE G	LANCASTER	CA	93534-7607
JANICE HARMON	194 MITEY MITE LN	RICHMOND	CA	94803-2536
JANICE LANE	207 127TH ST W	ROSAMOND	CA	93560-8202
JANICE PIERCE	PO BOX 399	SOMIS	CA	93066-0399
JANICE SEWELL	12401 SIERRA VIEW ST	BORON	CA	93516-1344
JANICE SYLVIES	4546 W AVENUE M14	QUARTZ HILL	CA	93536-2432
JANICE TAPIA	1101 71ST ST W	ROSAMOND	CA	93560-7032
JANICE TIERNEY	24315 SAGE AVE	BORON	CA	93516-1335
JANIS GREENLEE	PO BOX 2345	NEVADA CITY	CA	95959-1946
JANNA PETERSON	2222 SAN MARINO DR	BAKERSFIELD	CA	93309-4928
JAON PALUMBO	5526 CORDIVA CT	LANCASTER	CA	93536-4456
JASON BOYETT	24274 SAGE AVE	BORON	CA	93516-1334
JASON BROWNLEE	14677 VIA BETTONA # 110 844	SAN DIEGO	CA	92127-4809
JASON CHO	11450 WISTFUL VISTA WAY	NORTHBRIDGE	CA	91326-4183
JASON FEALY	24451 JOSHUA AVE	BORON	CA	93516-1326
JASON MANNING	24451 TAMARISK AVE	BORON	CA	93516-1351
JASON POPE	25022 CORIANDER CT	STEVENSON RNH	CA	91381-2215
JASON WONG	4772 PROSPECT AVE	YORBA LINDA	CA	92886-2124
JASWINDER DHINSA	3053 RANCHO VISTA BLVD # 101	PALMDALE	CA	93551-4823
JAUNCIE WHITFIELD	29112 S HIGHMORE AVE	RCH PALOS VRD	CA	90275-2024
JAVIER MACHUCA	PO BOX 500067	PALMDALE	CA	93550-0067
JAVIER RIVAS	PO BOX 1740	TEMPLE CITY	CA	91780-7740
JAY ESHBACH	PO BOX 749	TEHACHAPI	CA	93581-0749
JAY FALVO	PO BOX 548	ROSAMOND	CA	93560-0548
JAY RIGGS	6109 EL DORADO AVE	ROSAMOND	CA	93560-6457
JAY SILMAN	PO BOX 324	ROSAMOND	CA	93560-0324
JAY SOLOMAN	PO BOX 901556	PALMDALE	CA	93590-1556
JAY SOLOMON	PO BOX 3327	QUARTZ HILL	CA	93586-0327
JAYAMOL PACHI	10118 HANNA AVE	CHATSWORTH	CA	91311-2815
JEAN HARRIS	PO BOX 2117	ROSAMOND	CA	93560-2117
JEAN HOOK	35020 SMALL RD	PALMDALE	CA	93550-9736
JEAN LESTER	446 SAN VICENTE BLVD UNIT 201	SANTA MONICA	CA	90402-1712
JEAN TAYLOR	5132 BRYNHURST AVE	LOS ANGELES	CA	90043-1804
JEANETTE HOLLIS	3333 80TH ST W	ROSAMOND	CA	93560-7388
JEANETTE ZACK	PO BOX 453	LAKE HUGHES	CA	93532-0453
JEANNE FORDICE	PO BOX 8	VALYERMO	CA	93563-0008
JEANNE GREGORY	3653 W AVENUE B	ROSAMOND	CA	93560
JEANNE SCHMITZ	PO BOX 1877	ROSAMOND	CA	93560-1877
JEFFERIES DAVID K	18159 W AVENUE E4	LANCASTER	CA	93536
JEFFERY GODDE	13104 BUCKHORN AVE	ROSAMOND	CA	93560-7014
JEFFERY MORRIS	47930 26TH ST E	LANCASTER	CA	93535-7605
JEFFERY SNYDER	33950 223RD ST E	LLANO	CA	93544-1516
JEFFREY ABATTIHARLOW	PO BOX 6163	LANCASTER	CA	93539-6163
JEFFREY COX	12246 SIERRA VIEW ST	BORON	CA	93516-1340
JEFFREY KIMBLOWSKI	7720 HOLIDAY AVE	ROSAMOND	CA	93560
JEFFREY KING	6209 GOBI AVE	ROSAMOND	CA	93560-7133
JEFFREY MARTINEAU	1460 100TH ST W	ROSAMOND	CA	93560-7089
JEFFREY SKINNER	PO BOX 665	LITTLEROCK	CA	93543-0665
JEFFREY THOMPSON	1100 VIRGINIA DR	FORT WASHINGTON	PA	19034-3204
JEFFREY WILLIAMS	PO BOX 760	ROSAMOND	CA	93560-0760
JEFFREY WILLIAMS	14101 IRONE AVE	ROSAMOND	CA	93560-7185
JENNIFER BECKWITH	1001 SEMMES AVE	RICHMOND	VA	23224-2245
JENNIFER DUKE	7010 W AVENUE E4	LANCASTER	CA	93536-8821
JENNIFER JAMES	40438 FIELDCREST LN	PALMDALE	CA	93551-2661
JENNIFER JOHNSON	12742 OSBORNE ST	BORON	CA	93516-1843
JENNIFER KINNGOTT	PO BOX 2538	ROSAMOND	CA	93560-2538
JENNIFER MAYS	3609 TIMOTHY PL	ANTIOCH	CA	94509-5478
JENNIFER PALUMBO	5526 CORDIVA CT	LANCASTER	CA	93536-4456
JENNIFER VALASQUEZ	762 70TH ST W	ROSAMOND	CA	93560-7034
JENNY KIM	431 S HARVARD BLVD APT 303	LOS ANGELES	CA	90020-6300
JENS IPSEN	22647 VENTURA BLVD	WOODLAND HILLS	CA	91364-1416
JEON DEK H / JEON SOON K	10645 E AVENUE W3	LITTLEROCK	CA	93543-3733
JEONG SWARTZWELDER	2662 WALLACE ST	SANTA CLARA	CA	95051-3826
JERALD HOLLIS	3333 80TH ST W	ROSAMOND	CA	93560-7388
JERALDINE HERBERT	24400 JOSHUA AVE	BORON	CA	93516-1327
JEREMEH JOB	24180 CHAPARRAL AVE	BORON	CA	93516-1304
JEREMIAH HILL	25824 CHERRYHILL DR	BORON	CA	93516-1203
JEREMY CABLE	20301 CLUBVIEW CT	TEHACHAPI	CA	93561-8222
JERMAINE DAVIS	44484 LOTUS LN	LANCASTER	CA	93536
JEROLD REEVES	6226 EAGLE CT	LANCASTER	CA	93536-4533
JEROME JACKSON	21836 WATER ST	CARSON	CA	90745-2501
JEROMY MANGUS	5465 62ND ST W	ROSAMOND	CA	93560-6254
JERROLD GIBSON	43061 FLAG ST	LANCASTER	CA	93536-4651
JERROLD RUBY	685 LAUREL ST	ROSAMOND	CA	93560-6981
JERRY BUCHER	PO BOX 2083	ROSAMOND	CA	93560-2083
JERRY BURNS	3631 W AVENUE B	ROSAMOND	CA	93560-7102
JERRY DUVALL	100 DAVID RANCH RD	THEODOSIA	MO	65761-6351
JERRY GALLEGOS	27096 JEROME ST	BORON	CA	93516-1632
JERRY STUKAS	5585 TOPAZ ST	LAS VEGAS	NV	89120-3316
JERRY UPDEGRAFT	2020 CARSON MESA RD	PALMDALE	CA	93550-9718
JESS KNUTSON	29853 LANCASTER RD	LANCASTER	CA	93536-9029

JESS REEDER	26855 ANDERSON ST	BORON	CA	93516-1507
JESSE CARLOS	38704 206TH ST E	PALMDALE	CA	93591-4522
JESSIE DEATON	4307 E LANE BLVD	LANCASTER	CA	93535
JESSIE DOREN	PO BOX 296	DORRIS	CA	96023-0296
JESSIE JIM	2194 E CYPRESS ST BLDG 2194	COVINA	CA	91724-2352
JESSIE LOUIE	PO BOX 3414	LANCASTER	CA	93586-3414
JESUS ALVAREZ	6164 FIRMAMENT AVE	ROSAMOND	CA	93560-6260
JESUS BATRES	2727 W ALAMEDA AVE	BURBANK	CA	91505-4404
JESUS CANYON RANCH LLC	1900 MAIN ST STE 125	IRVINE	CA	92614-7323
JESUS CARRASCO	5836 HIDDEN TRAIL RD	ROSAMOND	CA	93560-6917
JESUS ELIZALDE	26042 E AVENUE U8	LLANO	CA	93544-1584
JESUS GARCES	19426 LORNE ST	RESEDA	CA	91335-1021
JESUS GARCIA	20618 COHASSET ST	CANOGA PARK	CA	91306-2807
JESUS GARCIA	20618 COHASSET ST	CANOGA PARK	CA	91306-2807
JESUS GONZALEZ	1245 BROAD AVE	WILMINGTON	CA	90744-2619
JESUS HERRERA	5854 GASKELL RD	ROSAMOND	CA	93560-7094
JESUS MARCADO	137 S ALEXANDRIA AVE APT 2	LOS ANGELES	CA	90004-5458
JESUS NUNGARAY	3212 FERN AVE	PALMDALE	CA	93550-7912
JESUS VALDEZ	1305 E PALMDALE BLVD STE 1	PALMDALE	CA	93550-4853
JESUS VENEGAS	13330 CORCORAN ST	SAN FERNANDO	CA	91340-2206
JEWEL DAY	PO BOX 791	ROSAMOND	CA	93560-0791
JJ PARK	27628 BEECHWOOD DR	SANTA CLARITA	CA	91351-3466
JILL ATCHISON	2020 60TH ST W	ROSAMOND	CA	93560-6561
JILL BONZELL	PO BOX 1654	ROSAMOND	CA	93560-1654
JILL FESSENDEN	PO BOX 285	PEARLBLOSSOM	CA	93553-0285
JILL KIMBLE	43255 21ST ST W	LANCASTER	CA	93536-5240
JIM BASHOR	1330 INSPIRATION DR	LA JOLLA	CA	92037-6810
JIM WILLIFORD	PO BOX 19	ROSAMOND	CA	93560-0019
JIMMIE KNOX	1316 CORONADO DR	BOULDER CITY	NV	89005-2206
JIMMY JONES	PO BOX 62	ROSAMOND	CA	93560-0062
JIMMY LIBOON	2122 N FLOWER ST	SANTA ANA	CA	92706-2526
JIMMY RUSSELL	PO BOX 1759	ROSAMOND	CA	93560-1759
JIN YOO	21270 E AVENUE O	PALMDALE	CA	93591-4101
JINWON KIM	28648 DEER SPRINGS DR	SANTA CLARITA	CA	91390-5741
JJH 26 PALMDALE LLC ET AL	620 E 8TH ST	LOS ANGELES	CA	90014-2402
JO ELLEN ALEXANDER	PO BOX 2000	ROSAMOND	CA	93560-2000
JO TOUCHSTONE	3105 85TH ST W	ROSAMOND	CA	93560-6961
JOAN HIGLEY	818 SUMMERHILL CT	ENCINITAS	CA	92024-5450
JOAN SCHRAMM	5359 E AVENUE I	LANCASTER	CA	93535-8225
JOAN SMITH	2320 HUMBOLDT ST	LOS OSOS	CA	93402-3502
JOANNA BAILEY	10937 EL DORADO AVE	ROSAMOND	CA	93560-7293
JOAQUIN ALATORRE	10911 BERRY AVE	ANAHEIM	CA	92804-6311
JOAQUIN BORJA	29204 LAS BRISAS RD	SANTA CLARITA	CA	91354-1541
JOBY PACHI	10118 HANNA AVE	CHATSWORTH	CA	91311-2815
JODINE MULDER	11878 JUNIPER HILLS RD	LITTLEROCK	CA	93543-4207
JOE GARCIA	39012 VANANBEV WAY	PALMDALE	CA	93551-3926
JOE GILBERT	6851 W AVENUE I	LANCASTER	CA	93536-8319
JOE LARA	13547 VENTURA BLVD # 437	SHERMAN OAKS	CA	91423-3825
JOE PAULEY	5356 62ND ST W	ROSAMOND	CA	93560
JOE URENA	14105 WEIDNER ST	ARLETA	CA	91331-4459
JOEL MEDINA	PO BOX 337	LANCASTER	CA	93584-0337
JOHN A ALEXANDER TRUST	PO BOX 288	CAYUCOS	CA	93430-0288
JOHN ALESSO	PO BOX 1839	LANCASTER	CA	93539
JOHN ARREOLA	1580 MIRA VALLE ST	MONTEREY PARK	CA	91754-5324
JOHN ATKINSON	20339 RUSTON RD	WOODLAND HILLS	CA	91364-5644
JOHN BARILE	2260 N GOWER ST	HOLLYWOOD	CA	90068-2953
JOHN BARNEY	PO BOX 1706	SCOTTSDUFF	NE	69363-1706
JOHN BELL	24187 JOSHUA AVE	BORON	CA	93516
JOHN BOYD	1401 60TH ST W	ROSAMOND	CA	93560-6523
JOHN BRUNO	453 N LAZARD ST	SAN FERNANDO	CA	91340-1922
JOHN BUDRECKI	264 STEDMAN PL	MONROVIA	CA	91016-2167
JOHN BUSS	2839 EL CAMINITO	LA CRESCENTA	CA	91214-2004
JOHN CALANDRI	6135 W AVENUE N STE M8	PALMDALE	CA	93551
JOHN CASTAGNETTO	1100 VIRGINIA DR	FORT WASHINGTON	PA	19034-3204
JOHN CLOSSON	645 TABOR LN	SANTA BARBARA	CA	93108-1536
JOHN CRIM	8756 SVL BOX	VICTORVILLE	CA	92395-5179
JOHN DEBS	PO BOX 2500	LANCASTER	CA	93539-2500
JOHN DRUMMOND	39201 COPRICE ST	PALMDALE	CA	93551-4479
JOHN ELIOPULOS	42225 104 ST W STE 101	LANCASTER	CA	93534
JOHN ELLENDER	PO BOX 7663	RIVERSIDE	CA	92513-7663
JOHN FARLEY	PO BOX 247	PEARLBLOSSOM	CA	93553-0247
JOHN FAUGHT	9416 OLEMA ST	TEMPLE CITY	CA	91780-1341
JOHN FETTERS	10790 RANCHO BERNARDO RD	SAN DIEGO	CA	92127-5705
JOHN FRANCO	2181 OAK ST	ROSAMOND	CA	93560-6073
JOHN GARFIELD	PO BOX 310	LITTLEROCK	CA	93543-0310
JOHN GRAHAM	20001 BIG PINES HWY	VALYERMO	CA	93563-1002
JOHN HARRELL	6560 SHANNON RD	RIVERSIDE	CA	92504-1427
JOHN HEINATZ	6329 105TH ST W	ROSAMOND	CA	93560-6933
JOHN HOLZER	361 COUNTY ROAD 279	NIOTA	TN	37826-2303
JOHN HOUGHTON	5822 SUE AVE	ROSAMOND	CA	93560-6969
JOHN HOWARD	5722 DAISY LN	PHELAN	CA	92371-7061
JOHN HUGHES	41424 27TH ST W	PALMDALE	CA	93551-1354
JOHN JEFFERSON	29240 E 126TH ST	PEARLBLOSSOM	CA	93553
JOHN KARLIS	797 BOXTHORN AVE	NEWBURY PARK	CA	91320-5331
JOHN KIMBROUGH	4635 SWEETSER RD	ROSAMOND	CA	93560-6454
JOHN KLING	18418 SANTA ISADORA ST	FOUNTAIN VLY	CA	92708-5525
JOHN KRIZAUSKAS	12443 SIERRA VIEW ST	BORON	CA	93516-1344

JOHN LING	5631 TUFTS ST	DAVIS	CA	95618-7216
JOHN LYONS	36453 165TH ST E	LLANO	CA	93544-1133
JOHN MCDONALD	20451 E AVENUE R	PALMDALE	CA	93591-4517
JOHN MCGOWAN	1139 N REEDER AVE	COVINA	CA	91724-1621
JOHN MILLER	PO BOX 701	ROSAMOND	CA	93560-0701
JOHN PERSONS	30931 96TH ST E	LITTLE ROCK	CA	93543-3632
JOHN POSTHUMA	1995 E VILLA ST	PASADENA	CA	91107-2335
JOHN RANKIN	7226 DAWN RD	ROSAMOND	CA	93560-6458
JOHN RECA	9364 W AVENUE G	LANCASTER	CA	93536-8623
JOHN RICHARDSON	PO BOX 34	GORMAN	CA	93243-0034
JOHN ROBERTS	11216 JUNIPER MESA RD	LITTLE ROCK	CA	93543-3603
JOHN ROBINSON	22339 E AVENUE O	PALMDALE	CA	93591-4203
JOHN SARLI	29543 121ST ST E	LITTLE ROCK	CA	93543-4260
JOHN SMITH	PO BOX 2102	SEBASTOPOL	CA	95473-2102
JOHN STOLLAR	7527 W AVENUE L11	LANCASTER	CA	93536-7387
JOHN SULLIVAN	2130 25TH ST	COOS BAY	OR	97420-3570
JOHN TILLIS	PO BOX 882	LITTLE ROCK	CA	93543-0882
JOHN TINTOCALIS	5620 MAGDA CT	PALMDALE	CA	93552-6304
JOHN TUCKER	4211 EAST AVENUE I	LANCASTER	CA	93535
JOHN VARTANIAN	2978 DIAMOND ST	ROSAMOND	CA	93560-6001
JOHN VARTANIAN	620 N 19TH ST	MONTEBELLO	CA	90640-3133
JOHN VERGONA	6716 HILLPARK DR APT 505	LOS ANGELES	CA	90068-2120
JOHN WAHLQUIST	1801 PATTERSON RD	ROSAMOND	CA	93560-7038
JOHN WARFIELD	39797 AVENIDA MIGUEL OESTE	MURRIETA	CA	92563-5294
JOHN WEST	48406 90TH ST E	LANCASTER	CA	93535-7909
JOHN WILLIAMS	2918 65TH ST W	ROSAMOND	CA	93560
JOHN WOODS	46047 20TH ST E	LANCASTER	CA	93535-6002
JOHN WYATT	7834 DINKEY AVE	ROSAMOND	CA	93560-7053
JOHN WYLY	12162 JUNIPER HILLS RD	PEARLBLOSSOM	CA	93553-3493
JOHNNIE ARGO	10810 4 WINDS RD	JUNIPER HILLS	CA	93543-3644
JOHNNIE BOWER	21409 ADAM DR	TEHACHAPI	CA	93561-8817
JOHNNY GIBSON	PO BOX 81	PALO VERDE	CA	92266-0081
JOHNNY LAMBERTT	28105 ROBIN AVE	SAUGUS	CA	91350-2049
JOHNNY MENESES	PO BOX 1263	ROSAMOND	CA	93560-1263
JOHNNY ZAMRZA	48910 80TH ST W	LANCASTER	CA	93536-8740
JOHNSON CALVIN I	14561 E AVE N	LANCASTER	CA	93535
JOHNSON DONALD A / JOHNSON SANDRA L	40819 GRANITE ST	PALMDALE	CA	93551-1806
JOHNSON DONALD R / JOHNSON AGUEDA	9148 W AVENUE G	LANCASTER	CA	93536-8622
JOHNSON GEORGE R / JOHNSON DONNA L	40824 RIVEROCK LN	PALMDALE	CA	93551-1203
JOHNSON MARK A / JOHNSON CATHIE A	46840 75TH ST W	LANCASTER	CA	93536-8625
JOHNSON PHILLIP E / JOHNSON MARTHA D	46400 50TH ST E	LANCASTER	CA	93535-7701
JON OLIVER	1131 FOOTHILL ST	S PASADENA	CA	91030-1719
JON RAYMOND	4708 MERCANTILE DR	FORT WORTH	TX	76137-3605
JON TRAN	624 S LASSEN CT	ANAHEIM	CA	92804-3123
JONATHAN HOFFMAN	1807 LATIGO CANYON RD	MALIBU	CA	90265-2751
JONATHAN MANDELL	13903 SYLVAN ST	VAN NUYS	CA	91401-2219
JONATHAN MORAN	40297 VICKER WAY	PALMDALE	CA	93551
JONES ALFRED L	38710 180TH ST E	PALMDALE	CA	93591-3705
JONES DOROTHY F / JONES ROBERT ; DOROTHY	6753 E AVENUE F	LANCASTER	CA	93535-7821
JONG LEECHUNG	1036 S SERRANO AVE # 201	LOS ANGELES	CA	90006-2410
JONI GREENE	4444 E AVENUE R SPC 14	PALMDALE	CA	93552-6705
JORDAN HEATH / JORDAN JENNIFER	18021 W AVENUE E4	LANCASTER	CA	93536-9008
JORDAN TRUST	C/O JORDAN PAVEL	LAKE VIEW TERRANCE	CA	91342-6828
JORGE MONTANO	5872 HIDDEN TRAIL RD	ROSAMOND	CA	93560-6917
JORGE MUNOZ	9755 BUCKHORN AVE	ROSAMOND	CA	93560-7299
JOSAFAT PENALOZA	30603 248TH ST E	LLANO	CA	93544-1587
JOSE AREVALO	7294 BACKUS RD	MOJAVE	CA	93501-7161
JOSE AYALA	12650 INGENUITY DR	ORLANDO	FL	32826-2703
JOSE CHEVEZ	9871 SAHARA AVE	ROSAMOND	CA	93560-7066
JOSE DE ESTELA AYON	24335 CHAPARRAL AVE	BORON	CA	93516-1307
JOSE IBARRA	5954 MARGARITHA LN	ROSAMOND	CA	93560-6916
JOSE MARTINEZ	9748 COZYCROFT AVE STE J	CHATSWORTH	CA	91311-4400
JOSE MARTINEZ	622 CAPISTRANO DR	OCEANSIDE	CA	92058-1104
JOSE MORENO	48841 E 12TH ST	LANCASTER	CA	93535
JOSE PACHECO	4708 MERCANTILE DR	FORT WORTH	TX	76137-3605
JOSE PADRE	2503 BEVERLY BLVD STE 2	LOS ANGELES	CA	90057-1024
JOSE REYNOSO	4010 E AVENUE I	LANCASTER	CA	93535-8221
JOSE SILVA	4708 MERCANTILE DR	FORT WORTH	TX	76137-3605
JOSE SORIANO	1995 DEL CIERVO PL	CAMARILLO	CA	93012-4067
JOSE TORRES	3541 E AVENUE H	LANCASTER	CA	93535-1620
JOSEFA CUDAL	26910 SIERRA HWY	NEWHALL	CA	91321-2262
JOSEFINA ESCOBAR	PO BOX 41	LEBEC	CA	93243-0041
JOSELITO AGUIRRE	6551 RHODES AVE	N HOLLYWOOD	CA	91606-2315
JOSEPH AGUILAR	STAR RT 1 BOX 179	ROSAMOND	CA	93560
JOSEPH BLACK	PO BOX 1088	ROSAMOND	CA	93560-1088
JOSEPH COOPER	23821 COYOTE CT	TEHACHAPI	CA	93561-9213
JOSEPH FOX	263 SHOSHONE CT	SAN JOSE	CA	95127-1855
JOSEPH GOMES	1163 N ALEXANDRIA AVE	LOS ANGELES	CA	90029-1407
JOSEPH GRIFFITH	2957 HALDALE AVE	LOS ANGELES	CA	90018-3140
JOSEPH HAVLOCK	738 ROYAL AVE	SIMI VALLEY	CA	93065-4349
JOSEPH JOSEPH	2126 HILLSTONE DR	SAN JOSE	CA	95138-2413
JOSEPH KALINA	27230 JEROME ST	BORON	CA	93516-1717
JOSEPH LAZARO	PO BOX 548	ROSAMOND	CA	93560-0548
JOSEPH MCCALL	225 WISTERIA CT	ROSEVILLE	CA	95678-1193
JOSEPH MEROLA	PO BOX 75	BIG BEND	WV	26136-0075
JOSEPH SLOAN	PO BOX 4892	LANCASTER	CA	93539-4892
JOSEPH STRUTH	44838 70TH ST E	LANCASTER	CA	93535-8312

JOSEPH TIPTON	PO BOX 754	ROSAMOND	CA	93560-0754
JOSEPHINE HALVORSEN	5775 E LOS ANGELES AVE # 225	SIMI VALLEY	CA	93063-5213
JOSIE JOHNSON	24373 TAMARISK AVE	BORON	CA	93516-1349
JOVAN REYNALDO	37909 DURANGO PL	PALMDALE	CA	93550-2477
JOVITA LATUPAN	5650 SHELLY ST	PENSACOLA	FL	32526-8095
JOY AESCHBOCKER	5807 HOLIDAY AVE	ROSAMOND	CA	93560-6572
JOYCE CHANCELLOR	43006 BLOOMINGPARK ST	LANCASTER	CA	93536-4645
JOYCE COLOVIN	PO BOX 2486	LANCASTER	CA	93539
JOYCE HARTMANN	PO BOX 577	ROSAMOND	CA	93560-0577
JOYCE IMANAKA	PO BOX 1908	ROSAMOND	CA	93560-1908
JOYCE JANKE	542 60TH ST W	ROSAMOND	CA	93560-6956
JOYCE LEWIS	887 VIA MANZANAS	SAN LORENZO	CA	94580-2835
JOYCE SHULTS	PO BOX 537	ROSAMOND	CA	93560-0537
JPMORGAN CHASE BANK NA	270 PARK AVE	NEW YORK	NY	10017-2014
JPMORGAN CHASE BANK TR	800 STATE HIGHWAY 121 BYP	LEWISVILLE	TX	75067-4180
JUAN BERNAL	46057 20TH ST E	LANCASTER	CA	93535-6002
JUAN COLMENARES	3513 SAN JACINTO AVE	ROSAMOND	CA	93560-6837
JUAN FRANCO	PO BOX 363	ROSAMOND	CA	93560-0363
JUAN JAQUIAS	2780 LAKE VISTA DR	LEWISVILLE	TX	75067-3884
JUAN LELCESONA	PO BOX 902561	PALMDALE	CA	93590-2561
JUAN MEZA	5901 MARGARITHA LN	ROSAMOND	CA	93560-6916
JUAN PALOMO	15031 GERMAIN ST	MISSION HILLS	CA	91345-2011
JUAN PEREZ	5104 62ND ST W	ROSAMOND	CA	93560-6552
JUAN RIVERA	9008 LEMONA AVE	NORTH HILLS	CA	91343-5515
JUAN TORRES	309 S HILL ST	ARVIN	CA	93203-1419
JUANA ACEVEDO	2578 ELLIOT CT	SANTA CLARA	CA	95051-1849
JUANA ARAIZA	6600 HOLIDAY AVE	ROSAMOND	CA	93560-6569
JUANA GUERRERO	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
JUANA ZUNO	25186 PATTERSON RD	LANCASTER	CA	93536-9606
JUANITA ALCALA	PO BOX 2872	LANCASTER	CA	93539-2872
JUANITA HADDOX	12721 JUNIPER HILLS RD	PEARLBLOSSOM	CA	93553-3452
JUANITA LEACH	24232 JUNIPER AVE	BORON	CA	93516-1329
JUANITA ORTA	4491 SEPULVEDA BLVD	CULVER CITY	CA	90230-4848
JUDAH DEVELOPMENT ENTERPRISES INC	45405 FOXTON AVE	LANCASTER	CA	93535-1811
JUDITH RUIZ	2233 OAKRUN LN	NEWHALL	CA	91321
JUDITH SIDES	49540 55TH ST W	LANCASTER	CA	93536-9511
JUDY PEEK	PO BOX 1552	ROSAMOND	CA	93560-1552
JULES MARCOGLIESE	330 WARREN WAY	ARCADIA	CA	91007-8443
JULIA HOSKINS	PO BOX 5142	LANCASTER	CA	93539-5142
JULIA KYLE	12345 E AVENUE J	LANCASTER	CA	93535-8704
JULIA VEN	577 POHAKU ST	KAHULUI	HI	96732-1713
JULIA WEBLEY	1857 S CLOVERDALE AVE	LOS ANGELES	CA	90019-5217
JULIE & VICTOR OLMOS	3080 SEDONA ST	ROSAMOND	CA	93560-7850
JULIE ENGLISH	24261 SAGE AVE	BORON	CA	93516-1333
JULIE FRANCO	2181 OAK ST	ROSAMOND	CA	93560-6073
JULIE SOUDERS	3505 E AVENUE H	LANCASTER	CA	93535-1620
JULIE SUTTON	PO BOX 391	LANCASTER	CA	93584-0391
JULIE TSE	654 GRANT AVE APT 18	SAN FRANCISCO	CA	94108-2412
JULIENNE MCCALMAN	6633 W AVENUE H10	LANCASTER	CA	93536-8414
JULIETA HERNANDEZ	8068 ANZA DR	SAN DIEGO	CA	92114-4703
JULIO MARTINEZ	PO BOX 66	SAN FERNANDO	CA	91341-0066
JUN MONTARIL	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
JUNE HAYASHI	2625 E 1ST ST	LOS ANGELES	CA	90033-3505
JUNE RICHIE	PO BOX 953	NORTH FORK	CA	93643-0953
JUNE SOLOMON	1400 COLUMBIA AVE	ALAMOGORDO	NM	88310-8016
JUNG DUK Y	51210 280TH ST W	LANCASTER	CA	93536-9236
JUNG GEORGE T / JUNG KATHIE J	47052 85TH ST W	LANCASTER	CA	93536-8626
JUNG HEE W / JUNG CHUNG H	32000 263RD ST E	LLANO	CA	93544-1582
JUNG ROE	408 S 289TH ST	FEDERAL WAY	WA	98003-3609
JUNG SHIN	4432 WOODLEIGH LN	LA CANADA	CA	91011-3541
JUNIPER HILLS COMMUNITY ASSN	PO BOX 192	LITTLE ROCK	CA	93543-0192
JUSTIN GORMAN	40518 154TH ST E	LANCASTER	CA	93535
JUSTTINI ALIAGA	820 N LOUISE ST	GLENDALE	CA	91206
K HOVNANIAN FORECAST HOMES INC	3536 CONCOURS STE 100	ONTARIO	CA	91764-5586
KAHLE STEVEN C / CURRY MARCY A	4362 E AVENUE F	LANCASTER	CA	93535-7711
KAI DRENGLER	12060 W AVENUE K	LANCASTER	CA	93536-9009
KAISCHA HILL	25824 CHERRYHILL DR	BORON	CA	93516-1203
KALTZ FRANCIS / KALTZ GERRYE	9833 E AVENUE D4	LANCASTER	CA	93535-7943
KARAN HALL	PO BOX 304	LAKE HUGHES	CA	93532-0304
KAREN BETSON	5093 61ST ST W	ROSAMOND	CA	93560-6463
KAREN BLIGHT	2076 65TH ST W	ROSAMOND	CA	93560-6535
KAREN HAMILTON	24223 CHAPARRAL AVE	BORON	CA	93516-1305
KAREN HART	29824 HOLIDAY AVE	LANCASTER	CA	93536-9603
KAREN MANDELL	13903 SYLVAN ST	VAN NUYS	CA	91401-2219
KAREN MC DONALD	PO BOX 34	MOJAVE	CA	93502-0034
KAREN RICHARDSON	5341 MECCA AVE	TARZANA	CA	91356-4121
KAREN WILLIAMS	19507 ERMINE ST	CANYON CNTRY	CA	91351-1130
KAREN WONNELL	21115 E AVENUE R6	PALMDALE	CA	93591-4603
KARI FOSTER	7865 NOEL ST	ROSAMOND	CA	93560-7026
KARI PULAKKA	PO BOX 1660	ROSAMOND	CA	93560-1660
KARIN WELLS	PO BOX 189	PEARLBLOSSOM	CA	93553-0189
KASDIN MITCHELL	2117 COLBY AVE	LOS ANGELES	CA	90025-6207
KATHERINE DOUGLASS	PO BOX 1744	ROSAMOND	CA	93560-1744
KATHERINE WELLING	PO BOX 89	BORON	CA	93596-0089
KATHLEEN BEVAN	2146 W AVENUE K 14	LANCASTER	CA	93536
KATHLEEN CRISMORE	256 E AVENUE R4	PALMDALE	CA	93550-5273
KATHLEEN EHLERT	3 OLYMPIA	IRVINE	CA	92604-1929

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KATHLEEN PETERSEN	PO BOX 1074	ROSAMOND	CA	93560-1074
KATHLEEN PRUITT	1701 JUDY AVE	BAKERSFIELD	CA	93312
KATHLEEN SPOOR	PO BOX 2240	ROSAMOND	CA	93560-2240
KATHLEEN URIBE	2306 W AVENUE K10	LANCASTER	CA	93536-1122
KATHLEEN WATSON	2640 60TH ST W	ROSAMOND	CA	93560-6988
KATHLEEN WILLIAMS	2918 65TH ST W	ROSAMOND	CA	93560
KATHLENE ZIPP	3144 QUAD LN APT A	ROSAMOND	CA	95682-7829
KATHLYN TONTS	1052 S MOUNTAIN AVE	CAMERON PARK	CA	91762-4854
KATHREEN LACROIX	PO BOX 500130	ONTARIO	CA	91762-4854
KATHRYN BAUER	38713 TIERRA SUBIDA AVE STE 200	LAKE LOS ANGELES	CA	93550-0130
KATHRYN HAINLINE	28143 N 123RD LN	PALMDALE	CA	93551-4562
KATHRYN PEREZ	5361 62ND ST W	PEORIA	AZ	85383-2532
KATHRYN PEREZ	5361 62ND ST W	ROSAMOND	CA	93560-6503
KATHRYN ROTTMAN	42508 28TH ST W	ROSAMOND	CA	93560-6503
KATHRYN TYLER	1288 90TH ST W	LANCASTER	CA	93536-4000
KATHY HOUGHTON	5822 SUE AVE	ROSAMOND	CA	93560
KATHY JOHNSTON	PO BOX 1345	ROSAMOND	CA	93560-6969
KATHY LOWE	2075 65TH ST W	LITTLEROCK	CA	93543-5345
KATHY MCAFEE	46047 100TH ST E	ROSAMOND	CA	93560-6535
KATHY MCAFEE	46047 100TH ST E	LANCASTER	CA	93535-8422
KATHY NELSON	4050 MANLY RD	LANCASTER	CA	93535-8422
KATOR KAMELA	2217 E AVENUE I	ROSAMOND	CA	93560-6930
KAY SIKRA	PO BOX 6184	LANCASTER	CA	93535-2313
KB HOME GREATER LOS ANGELES INC	27240 TURNBERRY LN STE 100	THOUSAND OAKS	CA	91359-6184
KBONE INC	6802 PARAGON PL	VALENCIA	CA	91355-1043
KEITH LEONARD	PO BOX 2585	RICHMOND	VA	23230-1644
KEITH MARKS	PO BOX 1085	ROSAMOND	CA	93560-2585
KELECHI AJOKU	14523 SW MILLIKAN WAY	PEARLBLOSSOM	CA	93553-1085
KELLY BILL F / KELLY DARLYNE M	7321 W AVENUE G	BEAVERTON	OR	97005-2344
KELLY MACKEN	PO BOX 875	LANCASTER	CA	93536-8618
KELLY SCOBIE	40056 CASTANA LN	NORTH EDWARDS	CA	93523-0875
KELLY STERLING	5788 CHARAN RD	PALMDALE	CA	93551
KELLY TOUCHSTONE	3105 85TH ST W	ROSAMOND	CA	93560-7116
KEMP ROBERT M	2028 W AVENUE K10	ROSAMOND	CA	93560-6961
KENNARD JOHN M / ANDERSON GLENDA	40801 RIVEROCK LN	LANCASTER	CA	93536-4607
KENNETH ANDRADE	47522 80TH ST W	PALMDALE	CA	93551-1203
KENNETH BRYANT	1103 E GLADWICK ST	LANCASTER	CA	93536-8637
KENNETH CUNNINGHAM	PO BOX 2774	CARSON	CA	90746-3824
KENNETH FRANCIS	28542 CRUTHERS CREEK RD	LANCASTER	CA	93539-2774
KENNETH GABBANI	2163 HARRIS AVE	PEARLBLOSSOM	CA	93553
KENNETH HAGOOD	24129 CHAPARRAL AVE	ROSAMOND	CA	93560-6520
KENNETH HATCHER	308 E AVENUE J12	BORON	CA	93516-1303
KENNETH HUIE	701 N STORY PL	LANCASTER	CA	93535-4054
KENNETH KILBOURNE	28701 DEVILS PUNCH BOWL RD	ALHAMBRA	CA	91801-1555
KENNETH KRUG	824 LEWISTON DR	PEARLBLOSSOM	CA	93553-3431
KENNETH MARSHALL	6475 105TH ST W	SAN JOSE	CA	95136-1516
KENNETH MURPHY	PO BOX 334	ROSAMOND	CA	93560-6937
KENNETH WILLIS	19436 GASKELL RD	ROSAMOND	CA	93560-0334
KENT BUSS	2839 EL CAMINITO	ROSAMOND	CA	93560-7289
KENT HALCROMB	24124 CHAPARRAL AVE	LA CRESCENTA	CA	91214-2004
KERR DAVID W / KERR GINA M	18750 W AVENUE E8	BORON	CA	93516-1304
KERRY HAMILTON	24223 CHAPARRAL AVE	LANCASTER	CA	93536-9064
KEVIN CASH	2119 CAMINO LARGO DR	BORON	CA	93516-1305
KEVIN DAUGHERTY	PO BOX 2138	CHINO HILLS	CA	91709-1040
KEVIN KLUTCHKO	6705 VALMONT ST	ROSAMOND	CA	93560-2138
KEVIN NGUYEN	12314 MAILY MEADOWLANE	TUJUNGA	CA	91042-2500
KEVIN SNOW	340 VILLAGE CREEK RD	SUGAR LAND	TX	77478-6170
KEVIN TYLER	1288 90TH ST W	APTOS	CA	95003-3939
KEVIN WILLIAMS	45863 100TH ST E	ROSAMOND	CA	93560
KIEULAN NGUYEN	10505 MIDWAY ST	LANCASTER	CA	93535-8416
KIM EVANS	12400 SIERRA VIEW ST	BELLFLOWER	CA	90706-5070
KIM RIVAS	PO BOX 1740	BORON	CA	93516-1343
KIM SOWERSBY	50404 60TH ST W	TEMPLE CITY	CA	91780-7740
KIM YOCHAN	11208 JUNIPER HILLS RD	LANCASTER	CA	93536-9553
KIMBER KIEFER	5332 61ST ST W	JUNIPER HILLS	CA	93543-4219
KIMBERLY HARTWIG	1720 W AVENUE L4	ROSAMOND	CA	93560-6533
KIMBERLY LOMBARD	PO BOX 929	LANCASTER	CA	93534-6951
KIMBERLY NEITHER	1757 TAPO CANYON RD	ROSAMOND	CA	93560-0929
KIMBERLY POMEROY	29319 121ST ST E	SIMI VALLEY	CA	93063-3391
KIMBERLY RILEY	6110 BRENTWOOD AVE	JUNIPER HILLS	CA	93543-4204
KIMBERLY SANDHU	PO BOX 6556	LANCASTER	CA	93536-1790
KIMBLE MICHAEL R / KIMBLE BONNIE G	18649 W AVENUE E8	LANCASTER	CA	93539-6556
KINDIG BEVERLY A / KINDIG EUGENE	50632 70TH ST W	LANCASTER	CA	93536-9065
KINDIG PAUL S / KINDIG SHARON R	49742 70TH ST W	LANCASTER	CA	93536-9517
KING JOAN	2547 W AVENUE F2	LANCASTER	CA	93536-9513
KINU STEINHOFF	2025 S 8TH ST	LANCASTER	CA	93536-9572
KIRBY JAMES D ; ROBERTA J / KIRBY FAMILY	20441 BIG PINES HWY	ALHAMBRA	CA	91803-4031
KIRK JOHN V JR / KIRK KIMBERLY F	12345 NEARWOOD RD	VALYERMO	CA	93563-1006
KIRK WEBLEY	9293 REGENTS RD UNIT C207	PEARLBLOSSOM	CA	93553-3429
KIRSTEN KELLER	4127 W AVENUE N3	LA JOLLA	CA	92037-9172
KIYIOUNG LEE	PO BOX 741156	PALMDALE	CA	93551-1820
KLOTZ VINCENT F	39165 240TH ST E	LOS ANGELES	CA	90004-9156
KNOTT ROBERT S / KNOTT KATHLEEN A	17050 LANCASTER RD	PALMDALE	CA	93591-4700
KNUDTSON KEVIN M	11301 MANZANITA MESA RD	LANCASTER	CA	93536-9018
KOBIE CONNER	3748 VIRGINIA RD	LITTLEROCK	CA	93543-4229
KOOTENAI PROPERTIES INC	107 S HAZELWOOD DR	LOS ANGELES	CA	90016-5822
KOSALA APPUHAMILLAG	3038 CROWNE DRIVE	COEUR D ALENE	ID	83814-5813
		PALMDALE	CA	93551-1561

KOSTECKY STEVEN J	8722 W AVENUE E		LANCASTER	CA	93536-8784
KRAJCZYNSKI MICHAEL J JR	48801 120TH ST E		LANCASTER	CA	93535-8010
KRECHNYAK	PO BOX 926		ROSAMOND	CA	93560-0926
KRIS KEHL	25129 THE OLD RD STE 300		STEVENSON RANCH	CA	91381-2291
KRISTI ANDERSON	9742 VALJEAN AVE		NORTH HILLS	CA	91343-1936
KRISTIE HOLADAY	38250 200TH ST E		PALMDALE	CA	93591-4400
KUCHA WOITTE	28441 HIGHRIDGE RD STE 303		ROLLING HILLS ESTATES	CA	90274-4872
KUHNERT PETER J / KUHNERT DEBRA S	39950 135TH ST E		PALMDALE	CA	93591-1600
KUM KANG	912 CRENSHAW BLVD		LOS ANGELES	CA	90019-1937
KUN STEVE / KUN ELINOR	3554 PEARBLOSSOM HWY		PALMDALE	CA	93550-9290
KUNGL KATHARINA / KUNGL TRUST	9635 E AVENUE H		LANCASTER	CA	93535-8414
KURT BALDWIN	20528 E AVENUE Q12		PALMDALE	CA	93591-4503
KWAN MINH	3852 RABBIT MOUNTAIN RD		BROOMFIELD	CO	80020-5555
KYLE GAILEN W ; JULIA / KYLE TRUST	12345 E AVENUE J		LANCASTER	CA	93535-8704
KYLE JAMES W; WANDA E	KYLE JAMES; WANDA /TR	12345 E AVENUE J	LANCASTER	CA	93535-8704
KYM HICKMAN	PO BOX 900518		PALMDALE	CA	93590-0518
KYO LEEEM	1717 CRENSHAW BLVD		LOS ANGELES	CA	90019-6037
KYUNG HOON JUN	20150 STAGG ST		CANOGA PARK	CA	91306-2513
L ARMFIELD	PO BOX 1938		ROSAMOND	CA	93560-1938
LA ROCCA	PO BOX 1172		ROSAMOND	CA	93560-1172
LAHOMA DICKSON	PO BOX 167		LANCASTER	CA	93584-0167
LAINIZ MAURICIO / LAINIZ MARIA G	29902 TENTERDON ST		LITTLE ROCK	CA	93543-3611
LAKISHA NELSON	603 N DARFIELD AVE		COVINA	CA	91724-2805
LAMAR WILBORN	372 GREENMEADOW AVE		THOUSAND OAKS	CA	91320-4149
LAMB	9250 NW MOUNTAIN VIEW ACRES RD		PRINEVILLE	OR	97754-9267
LAMB FMLY TR	9250 NW MOUNTAIN VIEW ACRES RD		PRINEVILLE	OR	97754-9267
LAMBERT RUSSELL R SR / LAMBERT MARTHA C	PO BOX 3218		GLENDALE	CA	91221-0218
LAMOUREAUX DARRELL L / LAMOUREAUX TRUST	4509 CINNABAR AVE		PALMDALE	CA	93551-1855
LANCASTER 160 INVESTMENTS LLC	1054 S DE ANZA BLVD STE 202		SAN JOSE	CA	95129-3553
LANCASTER DUMP CORP	PO BOX 1450		CHICAGO	IL	60690-1450
LANCASTER KOREAN BAPTIST CHURCH	4525 W LANCASTER BLVD		LANCASTER	CA	93536-7602
LANCASTER PALMS LLC	7116 VALJEAN AVE		VAN NUYS	CA	91406-3901
LANCASTER WATER CO	PO BOX 25		LANCASTER	CA	93584-0025
LANCE BALDWIN	8263 MOJAVE AVE		ROSAMOND	CA	93560-7367
LANCE NIELSEN	PO BOX 25		LLANO	CA	93544-0025
LANDBANK DEVELOPMENT COMPANY LLC	325 HARBOUR COVE DR STE 211		SPARKS	NV	89434-7859
LANE JUANITA A	29346 125TH ST E		PEARBLOSSOM	CA	93553
LARA JOSE / LARA MARICELA	37301 THE GRVS		PALMDALE	CA	93551-6236
LARRY BERTRAM	12993 SANTA PAULA OJAI RD		SANTA PAULA	CA	93060-9624
LARRY CONNELLY	7193 PEARBLOSSOM HWY		LITTLE ROCK	CA	93543-3035
LARRY HALTOM	2640 HOLLISTER TER		GLENDALE	CA	91206-3119
LARRY LOEHR	5457 60TH ST W		ROSAMOND	CA	93560-6584
LARRY MATTOX	11728 N 153RD AVE		SURPRISE	AZ	85379-7271
LARRY MEGUIAR	24300 CHAPARRAL AVE		BORON	CA	93516-1308
LARRY RICHARDSON	2178 RALEIGH AVE		COSTA MESA	CA	92627-2941
LARRY ROTTMAN	42508 28TH ST W		LANCASTER	CA	93536-4000
LARRY SALTER	2240 W AVENUE N		PALMDALE	CA	93551-2338
LARRY SMITH	PO BOX 344		ROSAMOND	CA	93560-0344
LARRY WILBURN	4875 SWEETSER RD		ROSAMOND	CA	93560-6455
LASALLE	14523 SW MILLIKAN WAY STE 200		BEAVERTON	OR	97005-2352
LASALLE BANK TR	14523 SW MILLIKAN WAY STE 200		BEAVERTON	OR	97005-2352
LASSEN ASSOCIATES AND	13659 VICTORY BLVD # 1045		VAN NUYS	CA	91401-1735
LATHAN COLLINS	42305 DANIEL DR		LANCASTER	CA	93536-1231
LAU AND LIM ASSOC AND	144 AMHERST ST		SAN FRANCISCO	CA	94134-1304
LAURA ANDREWS	PO BOX 6224		LANCASTER	CA	93539-6224
LAURA GRIFFIN	48009 70TH ST E		LANCASTER	CA	93535-7840
LAURA GRIFFIN	48009 70TH ST E		LANCASTER	CA	93535-7840
LAURA GUEVARA	PO BOX 399		ROSAMOND	CA	93560-0399
LAURA SCHILLING	1235 MIRANDA CT		TEHACHAPI	CA	93561-2364
LAURA SMITH	42325 HIGHLAND CT		LANCASTER	CA	93536-7392
LAURA TRAVIS	5284 64TH ST W		ROSAMOND	CA	93560-6261
LAUREN ANDERSON	11819 KLING ST		VALLEY VILLAGE	CA	91607-4009
LAURENCE BRUNET	1384 NAPLES CT		SIMI VALLEY	CA	93065-4137
LAURENCE LEVIN	PO BOX 588		LITTLE ROCK	CA	93543-0588
LAURI LYTLE	368 55TH ST W		ROSAMOND	CA	93560-6542
LAURIE CONROY	29669 LANCASTER RD		LANCASTER	CA	93536-9016
LAVERNE HICKS	3454 SATIN COURT		PALMDALE	CA	93551-3507
LAVONNE PRYOR	5120 SAINT LAURENT PL		PALMDALE	CA	93552-3200
LAWRENCE EVANS	PO BOX 560		PEARBLOSSOM	CA	93553-0560
LAWRENCE HUMPHREY	17650 DEVONSHIRE ST		NORTHBRIDGE	CA	91325-1445
LAWRENCE MICHAEL / LAWRENCE LINDA	7155 W AVENUE J		LANCASTER	CA	93536-7612
LAWRENCE SHERMAN	2010 W AVENUE K STE 825		LANCASTER	CA	93536-5229
LAWRENCE WOLF	18746 W AVENUE E4		LANCASTER	CA	93536-9050
LAWRENCE ZIEHLER	11936 WICKS ST		SUN VALLEY	CA	91352-1907
LAYLA KHALAF	18566 DERBY CIR		HUNTINGTON BEACH	CA	92648-1565
LAYTHON TOMINAGA	6368 N WILLARD AVE		SAN GABRIEL	CA	91775-1833
LAZARES ELLEN J	12605 JUNIPER HILLS RD		PEARBLOSSOM	CA	93553-3453
LAZARO ESCOBAR	3300 83RD ST W		ROSAMOND	CA	93560
LE FREEMAN	11716 LONE OAK DR		BAKERSFIELD	CA	93312-3408
LEAANN ADAMS	1405 90TH ST W		ROSAMOND	CA	93560-7175
LEANO PEDRO F; AURELIA Q	PABRO LEONARDO; MADELINE L	8018 E AVENUE J	LANCASTER	CA	93535-8437
LEE BOK S	1648 W 12TH PL		LOS ANGELES	CA	90015-1906
LEE CHAHYUN	1030 E AVENUE S 9PC 97		PALMDALE	CA	93550-6835
LEE CHANEY	1832 FLOWER ST		BAKERSFIELD	CA	93305-4144
LEE HALL	5318 W AVENUE L6		QUARTZ HILL	CA	93536-4444
LEE HORMOZIAN	10623 ATLANTA AVE		NORTHBRIDGE	CA	91326-2901
LEE JIMMY	PO BOX 943		ROSAMOND	CA	93560-0943

LEE JONGSUN	1640 W 12TH PL	LOS ANGELES	CA	90015-1906
LEEANNE YOST	3608 GOLD STONE LN	ROSAMOND	CA	93560-6808
LEGAN LESTER L JR / LEGAN NITA S	10842 SILVERWIND AVE	LANCASTER	CA	93536-7703
LEIGHANN PACHECO	5731 WILLOW AVE	ROSAMOND	CA	93560-6951
LEINART MARGIE C	7505 W AVENUE G	LANCASTER	CA	93536-8619
LELAND FRANCO	4337 W AVENUE L8	LANCASTER	CA	93536-3416
LENA MAKSHANOFF	PO BOX 2233	ROSAMOND	CA	93560-2233
LENSING VALERIE A	30601 104TH ST E	LITTLE ROCK	CA	93543-3618
LEON DOURBAYAN	69520 CRESTVIEW DR	DSRT HOT SPGS	CA	92241-8724
LEON HONG	1112 FAIRVIEW DR	LA CANADA	CA	91011-2359
LEON HOOK	35020 SMALL RD	PALMDALE	CA	93550-9736
LEON MURACHANIAN	9035 CASPER RD	ROSAMOND	CA	93560-6941
LEON TAYLOR	5132 BRYNHURST AVE	LOS ANGELES	CA	90043-1804
LEON WANDA R	5501 E AVENUE D8	LANCASTER	CA	93535-7857
LEONA MASTAN	691 S WILD ROSE LN	ATOKA	OK	74525-4520
LEONARD DIMASI	PO BOX 772	BURBANK	CA	91503-0772
LEONARD GRIFFIN	48009 70TH ST E	LANCASTER	CA	93535-7840
LEONARD GRIFFIN	48009 70TH ST E	LANCASTER	CA	93535-7840
LEONARD RODRIGUEZ	PO BOX 62900	LOS ANGELES	CA	90062-0900
LEONARD WAGNER	5840 SUN RIVER CIR	LAS VEGAS	NV	89142-1271
LEONARD WILLIAM	323 W/J-10	LANCASTER	CA	93534
LEONARDO MANLOSA	10400 RUFFNER AVE	GRANADA HILLS	CA	91344-6546
LEONARDO VASQUEZ	47620 5TH ST E	LANCASTER	CA	93535-7600
LEONCIO ESCALANTE	212 E AVENUE K6 STE 330	LANCASTER	CA	93535-4565
LEONIDAS NOGUERA	4837 WATT AVE	NORTH HIGHLANDS	CA	95660-5108
LEONORA CARRASCO	5836 HIDDEN TRAIL RD	ROSAMOND	CA	93560-6917
LEOPARD EDWARD; LANORA L	LEOPARD TRUST	LANCASTER	CA	93535-6410
LESLIE A AMENT TR	PO BOX 799	LEONA VALLEY	CA	93551-0799
LESLIE CHOU	1497 HONEY CREEK CT	THOUSAND OAKS	CA	91320-6577
LESLIE HARDY	1000 TECHNOLOGY DR MS 314	O FALLON	MO	63368-2239
LESLIE JONES	9801 CIMA MESA RD	LITTLE ROCK	CA	93543-3634
LESLIE MEYER	47721 222ND ST W	LANCASTER	CA	93536-9116
LESLIE WEST	23008 LANCASTER RD	LANCASTER	CA	93536-9023
LESLIE WILLIFORD	PO BOX 19	ROSAMOND	CA	93560-0019
LESTER HARRY ; ELIZABETH / LESTER FAMILY	40816 RIVEROCK LN	PALMDALE	CA	93551-1203
LESTER MICHAEL E	7245 ANTELOPE HWY	LANCASTER	CA	93536
LESTER MILLER	160 W AVENUE L9	LANCASTER	CA	93534-7125
LETICIA DOMINGUEZ	1321 LOTTA DR	LOS ANGELES	CA	90063-3204
LETICIA MARTINEZ	6055 HOLIDAY AVE STE B	ROSAMOND	CA	93560-7129
LETICIA PRECIADO	400 COUNTRYWIDE WAY	SIMI VALLEY	CA	93065-6298
LETTY TYCANGCO	609 BALBOA ST	WEST COVINA	CA	91791-2653
LEWIS TROMLEY	45016 KINGTREE AVE	LANCASTER	CA	93534-2240
LEWIS YOUNG	2337 W AVENUE I	LANCASTER	CA	93536-7208
LIDIA FRANCO	PO BOX 363	ROSAMOND	CA	93560-0363
LIDIA VILLALOBOS	3110 E GUASTI RD	ONTARIO	CA	91761-1219
LIDO ESTATES MHC LLC	1105 HILLSDALE AVE # 100	SAN JOSE	CA	95118
LIDUVINA RAMIREZ	30900 106TH ST E	LITTLE ROCK	CA	93543-3661
LIEH HSU	23823 VALLEY OAK CT	NEWHALL	CA	91321-3747
LIEHSHAU HSU	23823 VALLEY OAK CT	NEWHALL	CA	91321-3747
LIEN HO	13529 VALLE VISTA AVE	BALDWIN PARK	CA	91706-2849
LIESA JONES	PO BOX 62	ROSAMOND	CA	93560-0062
LILA BURNS	3631 W AVENUE B	ROSAMOND	CA	93560-7102
LILIA LORD	6423 W ROSAMOND BLVD	ROSAMOND	CA	93560
LILIA QUIMOSING	2132 W JUNO AVE APT C	ANAHEIM	CA	92804-4448
LILIA SELAK	1975 PLACID DR APT 6	VAIL	CO	81657-4373
LILLIAN MAIMONE	1390 E PALM ST	ALTADENA	CA	91001-2042
LILLIE BLUFF	12183 EL MIRAGE ST	BORON	CA	93516-1312
LILLIE SHEPARD	31791 VIA PATO	COTO DE CAZA	CA	92679-4128
LILLYANN WYER	PO BOX 1296	ROSAMOND	CA	93560-1296
LILYBELL CABRAL	2780 LAKE VISTA DR	LEWISVILLE	TX	75067-3884
LIMESAND RAYMOND & CHARLOTTE FAM TR	15347 SAN MIGUEL WAY	VICTORVILLE	CA	92394-0827
LINCOLN GRANT	121 WOODCREST RD	CHERRY HILL	NJ	08003-3620
LINDA ADAMS	PO BOX 397	PEARLBLOSSOM	CA	93553-0397
LINDA BRANNAN	PO BOX 1852	ROSAMOND	CA	93560-1852
LINDA CHO	11450 WISTFUL VISTA WAY	NORTH RIDGE	CA	91326-4183
LINDA CUMMINGS	HCR 3 BOX 226	ROSAMOND	CA	93560
LINDA DENNIS	5962 MARGARITHA LN	ROSAMOND	CA	93560-6916
LINDA HARMON	5771 CHARAN RD	ROSAMOND	CA	93560-7126
LINDA HAWLEY	4360 E MAIN ST UNIT 154	VENTURA	CA	93003-8279
LINDA HODGE	44131 80TH ST W	LANCASTER	CA	93536-7509
LINDA HUTCHINS	5401 W AVENUE A	ROSAMOND	CA	93560-6985
LINDA JANSSEN	PO BOX 2478	ROSAMOND	CA	93560-2478
LINDA MASTIN	2660 PEARLBLOSSOM HWY	PALMDALE	CA	93550-9519
LINDA MATHEWS	5394 61ST ST W	ROSAMOND	CA	93560-6533
LINDA RICHEY	24358 TAMARISK AVE	BORON	CA	93516-1350
LINDA ROSQUIN	6464 FAVORITO AVE	ROSAMOND	CA	93560-6253
LINDA RUBY	685 LAUREL ST	ROSAMOND	CA	93560-6981
LINDA SKIPWORTH	PO BOX 552	BORON	CA	93596-0552
LINDA SNOW	340 VILLAGE CREEK RD	APTOS	CA	95003-3939
LINDA STORSTEEN	PO BOX 500131	PALMDALE	CA	93550-0131
LINNE LANE	905 MISSION CREEK DR	PALM DESERT	CA	92211-5910
LINO QUINTERO	PO BOX 2200	ROSAMOND	CA	93560-2200
LISA BISHOP	6318 105TH ST W	ROSAMOND	CA	93560-6933
LISA GEAR	PO BOX 1615	ROSAMOND	CA	93560-1615
LISA LAMOUREAUX	24276 TAMARISK AVE	BORON	CA	93516-1348
LISA LEONARD	PO BOX 2585	ROSAMOND	CA	93560-2585
LISA MATTOX	11728 N 153RD AVE	SURPRISE	AZ	85379-7271

LISA PALLOW	PO BOX 395	LLANO	CA	93544-0395
LISA PETREY	12221 SIERRA VIEW ST	BORON	CA	93516-1339
LISA SARASPI	6 SHANNON CIR	ALAMEDA	CA	94502-7729
LISA WILLIAMS	41813 PICO WAY	PALMDALE	CA	93551-4721
LISA YORK	18611 BRYMER ST	NORTHBRIDGE	CA	91326-1925
LISET CORONA	10239 MCNERNEY AVE	SOUTH GATE	CA	90280-6707
LITTON LN SVCNG	4828 LOOP CENTRAL DR	HOUSTON	TX	77081-2212
LIU YUTANG	1002 S ATLANTIC BLVD APT 4	ALHAMBRA	CA	91803-2256
LIV LOOMIS TR	PO BOX 429	ROSAMOND	CA	93560-0429
LIVING TR	ATTN: JERALD THOMAS	ROSAMOND	CA	93560-1031
LIVRADO VALENCIA	41129 18TH ST W	PALMDALE	CA	93551-2232
LIZA HANTSKE	7683 CIRCULO SEQUOIA	CARLSBAD	CA	92009-8472
LLARENA JOSEPH T	9310 W AVENUE H	LANCASTER	CA	93536-8007
LLARENA RICHARD A	45944 97TH ST W	LANCASTER	CA	93536-8014
LLOYD BURGESS	12300 SIERRA VIEW ST	BORON	CA	93516-1342
LLOYD TEEL	PO BOX 366	LITTLE ROCK	CA	93543-0366
LOANA BOYD	1401 60TH ST W	ROSAMOND	CA	93560-6523
LOBOS JEREMIAH	1015 N BUENA VISTA ST	BURBANK	CA	91505-2320
LOCKHEED CORP	PO BOX 748	FORT WORTH	TX	76101-7450
LODS CLIFFORD / LODS BARBARA J	43036 FLAG ST	LANCASTER	CA	93536-4651
LOIS BEECHLY	PO BOX 155	ROSAMOND	CA	93560-0155
LOIS EBERHARDT	2204 AGNES ST	EAU CLAIRE	WI	54701-4705
LOIS ENDSLEY	PO BOX 720006	PINON HILLS	CA	92372-0006
LOIS M STEVENS LIVING TRUST	PO BOX 781	ROSAMOND	CA	93560-0781
LOIS PLETCHER	18100 CASTLE BUTTE RD	EDWARDS	CA	93523-3200
LOKOS REVOCABLE LIVING TRUST	5775 WILLOW AVE	ROSAMOND	CA	93560-6951
LOMAAK JAY	364 COMSTOCK DR	VENTURA	CA	93001-1536
LONG VALLEY ROAD LP	23475 LONG VALLEY RD	WOODLAND HILLS	CA	91367-6006
LONGSHYONG LEE	420 N DAISY AVE	PASADENA	CA	91107-2809
LONNIE SEBELLITA	PO BOX 247	ROSAMOND	CA	93560-0247
LOPEZ MARTHA	48560 77TH ST W	LANCASTER	CA	93536-9300
LOPEZ SANTOS / LOPEZ CONSUELO	46716 120TH ST E	LANCASTER	CA	93535-8731
LOPEZ STEVEN / LOPEZ VICKI L	44300 MUNZ RANCH RD	LAKE HUGHES	CA	93532-1204
LORENA CARTER	PO BOX 2421	ROSAMOND	CA	93560-2421
LORENA CASTILLO	17107 MOSSDALE AVE	LANCASTER	CA	93535-7427
LORENZ MERGILI	PO BOX 2531	ROSAMOND	CA	93560-2531
LORI MC LAIN	PO BOX 1909	ROSAMOND	CA	93560-1909
LORRAINE SCHWARZ	5395 60TH ST W	ROSAMOND	CA	93560-6265
LORRAINE SHONE	PO BOX 265	LITTLE ROCK	CA	93543-0265
LOS ANGELES INTL CHURCH OF	3731 WILSHIRE BLVD STE 800	LOS ANGELES	CA	90010-2850
LOTUS COMMUNICATIONS CORP	1645 VINE ST STE 200	LOS ANGELES	CA	90028-8839
LOUIS CHOSTNER	2136 NIPOMO AVE	LONG BEACH	CA	90815-3523
LOUIS ENGEL	7334 E BLACK ROCK RD	SCOTTSDALE	AZ	85255-6108
LOUISE LUJAN FAMILY TRUST	8748 W ROSAMOND BLVD	ROSAMOND	CA	93560-6972
LOUISE MOE	PO BOX 87	PEARLBLOSSOM	CA	93553-0087
LOVE BRUCE / LOVE STEPHANIE	29709 104TH ST E	JUNIPER HILLS	CA	93543-3665
LOWDER DONALD J	7129 W AVENUE E	LANCASTER	CA	93536-8808
LOWE GLEN E / ADAMS SHIRLEY J	PO BOX 4146	LANCASTER	CA	93539-4146
LOWELL MCMAHAN	17146 MCKEEVER ST	GRANADA HILLS	CA	91344-4145
LP EQUITY RESOURCES II INC	PO BOX 8159	CALABASAS	CA	91372-8159
LSF6 MERCURY TRUST SERIES 2008-1	715 METROPOLITAN AVE	OKLAHOMA CITY	OK	73108-2088
LUBOS CRISPINO / LUBOS JULAIDA A	48565 70TH ST W	LANCASTER	CA	93536-8801
LUCERO MANUEL / THI NHAM LE	5267 BOGGS ST	ROSAMOND	CA	93560
LUCIENNE HASSLER	2225 LINNINGTON AVE	LOS ANGELES	CA	90064-2339
LUCILA DOLATRE	1300 LANCE LN	CAROL STREAM	IL	60188-3332
LUCILA RAMOS	12567 YUBA RD	PHELAN	CA	92371-7836
LUCIO FERNANDEZ	PO BOX 900126	PALMDALE	CA	93590-0126
LUCITA TIMPLE	7635 W AVENUE G	LANCASTER	CA	93536-8620
LUCRETIA JOHNSON	10790 RANCHO BERNARDO RD	SAN DIEGO	CA	92127-5705
LUCY L TUNNEL TRUST	26005 BEAR VALLEY RD	TEHACHAPI	CA	93561-9218
LUIS CALDERON	6456 HOLIDAY AVE	ROSAMOND	CA	93560-6522
LUIS CARLOS	3002 ALSACE AVE	LOS ANGELES	CA	90016-3802
LUIS FUENTES	355 S HIDDEN GROVE LN	ANAHEIM	CA	92807
LUIS MUNOZ	7241 LURLINE AVE	WINNETKA	CA	91306-2728
LUIS REJON	20964 DELPHINE DR	WALNUT	CA	91789-2554
LUIS RODRIGUEZ	9500 LAUREL CANYON BLVD	ARLETA	CA	91331-4213
LUIS ROSALES	217 ELM ST	ALHAMBRA	CA	91801-3008
LUIS VARGAS	9500 LAUREL CANYON BLVD	ARLETA	CA	91331-4213
LUIZ GARCIA JR	PO BOX 924	ROSAMOND	CA	93560-0924
LUNDGREN JANET CORRINE	LUNDGREN JANET C	LANCASTER	CA	93536-9238
LUS JIMENEZ	2222 16TH ST	SANTA MONICA	CA	90405-1608
LUZVIMINDA PADILLA	3633 KIM CT	LANCASTER	CA	93536-6208
LYDIA BAKER	35130 WYSE RD	AGUA DULCE	CA	91390-4654
LYDIA COZBY	PO BOX 1	VALYERMO	CA	93563-0001
LYDIA PEREZ	4165 E AVENUE S12	PALMDALE	CA	93552-5801
LYDIA SANCHEZ	10790 RANCHO BERNARDO RD	SAN DIEGO	CA	92127-5705
LYDIA THORNTON	PO BOX 155	BORON	CA	93596-0155
LYDIA VENTUROLI	PO BOX 633	PEARLBLOSSOM	CA	93553-0633
LYMAN MOMENY	638 GROTON DR	BURBANK	CA	91504-2419
LYNCH NEOMI H	13120 BRADLEY AVE	SYLMAR	CA	91342-0686
LYNN MICHELLE	24180 CHAPARRAL AVE	BORON	CA	93516-1304
LYNNE URIBE	4420 BRIGHTON CT	HEMET	CA	92544-1875
LYONS JOHN S /LT / LYONS HELEN L	36453 165TH ST E	LLANO	CA	93544-1133
M MAGNUSSON	25062 ATWOOD BLVD	NEWHALL	CA	91321-3402
M MALLOCH	5891 CASSON DR	YORBA LINDA	CA	92886-9020
MACIOCE DANIEL L / MACIOCE YIFEI W	28810 W AVENUE B	LANCASTER	CA	93536-9719
MACKAY JOHN E / MACKAY KRISTINA	45529 55TH ST W	LANCASTER	CA	93536-8314

PO BOX 1031

51350 280TH ST W

SPC 3

MACLOVIO QUINTERO	5642 GOBI AVE	ROSAMOND	CA	93560-6971
MACNERNEY MARK E	23330 FORT TEJON RD	LLANO	CA	93544-1562
MADAULE STEVEN / MADAULE VICKI	46324 70TH ST W	LANCASTER	CA	93536-8510
MADDOCK DAVID T / MADDOCK GRACE A	30420 LARGO VISTA RD	LLANO	CA	93544-1413
MADDOX CHALLIS L	HANLON MICHAEL G; SANDRA L	LANCASTER	CA	93536-8108
MAGALY MOLINA	62 PARC PLACE DR	MILPITAS	CA	95035-3848
MAGGI HAVAS	PO BOX 801474	SANTA CLARITA	CA	91380-1474
MAHBOD JAVADI	PO BOX 10965	NEWPORT BEACH	CA	92658-5014
MAHMOUD RABANI	1727 W 1ST ST	SAN PEDRO	CA	90732-3106
MAIDA CUNNINGHAM	PO BOX 2774	LANCASTER	CA	93539-2774
MALCOLM EDE	PO BOX 364	LANCASTER	CA	93584-0364
MALCOLM KENNEDY	41654 FIRENZE ST	LANCASTER	CA	93536-2953
MALCOLM MC CAMPBELL	PO BOX 24	GORMAN	CA	93243-0024
MANDELL DANIEL J / MANDELL SANDRA L	14706 E AVENUE Q	PALMDALE	CA	93591-2801
MANN GREGG A / MANN SHEILA A	7345 W JACKMAN ST	LANCASTER	CA	93536-7801
MANOUCHEHR HORMOZI	6323 MESSINA CT	PALMDALE	CA	93552-4737
MANUEL GARCIA	7601 W AVENUE A	LANCASTER	CA	93536-9623
MANUEL GONZALEZ	13745 HANWELL AVE	BELLFLOWER	CA	90706-2055
MANUEL GONZALEZ	19005 NEARBROOK ST	CANYON CNTRY	CA	91351-3306
MANUEL GUILLEN	29826 LANCASTER RD	LANCASTER	CA	93536-9029
MANUEL HERNANDEZ	554 W LANCASTER BLVD	LANCASTER	CA	93534-2534
MANUEL PEREZ	7408 AMIGO AVE	RESEDA	CA	91335-2810
MANUEL RUIZ	335 CAGEL ST	ROSAMOND	CA	93560-6955
MANUEL SEGURA	5800 HIDDEN TRAIL RD	ROSAMOND	CA	93560
MANUELA DIAZ	PO BOX 2294	ROSAMOND	CA	93560-2294
MANUELA MARQUEZ	6765 CHERRY AVE	LONG BEACH	CA	90805-1716
MARC CALDERON	PO BOX 2156	ROSAMOND	CA	93560-2156
MARCIA KOLVENBACH	PO BOX 2366	ROSAMOND	CA	93560-2366
MARCO JOHNSON	42444 28TH ST W	LANCASTER	CA	93536-4019
MARCO MAIMONE	1390 E PALM ST	ALTADENA	CA	91001-2042
MAREE J DE LANO TR	PO BOX 476	ROSAMOND	CA	93560-0476
MAREK PRZYSTUPA	3053 RANCHO VISTA BLVD # H205	PALMDALE	CA	93551-4823
MARGARET BEELER	5204 W AVENUE L6	LANCASTER	CA	93536-4442
MARGARET DE LA ROSA	9580 W ROSAMOND BLVD	ROSAMOND	CA	93560-7505
MARGARET GREENBERG	PO BOX 1571	ROSAMOND	CA	93560-1571
MARGARET JEFFERSON	29240 E 126TH ST	PEARBLOSSOM	CA	93553
MARGARET LANTING	18349 SUMMER AVE	ARTESIA	CA	90701-5526
MARGARET LARSEN	PO BOX 2413	ROSAMOND	CA	93560-2413
MARGARET MEDINA	18122 E AVENUE O	PALMDALE	CA	93591-3804
MARGARET MOLLMAN	682 N NORTH 300 EAST	VALPARAISO	IN	46383
MARGARET MUSE	2330 EL PESCADOR CT	GOLD RIVER	CA	95670-6223
MARGARET WHYTE	3612 BRAEWOOD DR	LAS VEGAS	NV	89121-3713
MARGARITA CABRERA	3476 STATEVIEW BLVD	FORT MILL	SC	29715-7203
MARGARITA CASTANON	2830 60TH ST W	ROSAMOND	CA	93560-6991
MARGARITA ENRIQUEZ	3543 BRABHAM AVE	ROSAMOND	CA	93560-6891
MARGARITA GARCIA	1209 W AVENUE H15	LANCASTER	CA	93534-1750
MARGARITA SOLORZANO	42848 ALEP ST	LANCASTER	CA	93536-4857
MARGE GROVEN	43036 42ND ST W	LANCASTER	CA	93536-5007
MARGERETT ROQUEMORE	PO BOX 796	BORON	CA	93596-0796
MARIA AGUIRRE	6551 RHODES AVE	N HOLLYWOOD	CA	91606-2315
MARIA ALATORRE	42227 ROUND HILL DR	LANCASTER	CA	93536-7314
MARIA ALBERTO	4409 PARK AVE	BALDWIN PARK	CA	91706-2716
MARIA AMBRIZ	1477 BROWN LN	FARMINGTON	UT	84025-3002
MARIA BLACK	PO BOX 6135	SANTA BARBARA	CA	93160-6135
MARIA CASTRO	4824 W 120TH ST	HAWTHORNE	CA	90250-2725
MARIA CONSTANTINO	20636 VERCELLI WAY	NORTHRIDGE	CA	91326-4156
MARIA CRUZ	7255 BAYMEADOWS WAY	JACKSONVILLE	FL	32256-6851
MARIA GASPAS	7245 SHOUP AVE	WEST HILLS	CA	91307-1735
MARIA GOMEZ	6925 DOGWOOD AVE	ROSAMOND	CA	93560-7215
MARIA GONZALEZ	19005 NEARBROOK ST	CANYON CNTRY	CA	91351-3306
MARIA GRAHN	900 UNIVERSITY AVE	BURBANK	CA	91504-3034
MARIA HENRIQUEZ	3815 S WEST TEMPLE	SALT LAKE CITY	UT	84115-4412
MARIA HUANG	6135 TYRNBURY DR	LISLE	IL	60532-3200
MARIA LAUREYS	8349 MOJAVE AVE	ROSAMOND	CA	93560-7188
MARIA LOPEZ	14702 LAKESIDE ST	SYLMAR	CA	91342-3961
MARIA MELGOZA	8963 CAYUGA AVE	SUN VALLEY	CA	91352-2412
MARIA MIRANDA	513 S BURRIS AVE	COMPTON	CA	90221-3942
MARIA MORRIS	24196 TAMARISK AVE	BORON	CA	93516-1346
MARIA NICHOLS	PO BOX 257	ROSAMOND	CA	93560-0257
MARIA OLIVER	1808 DEVEREAUX DR	BURLINGAME	CA	94010-4642
MARIA PEREZ	801 JOHN BARROW RD STE 1	LITTLE ROCK	AR	72205-6599
MARIA PUNAY	10790 RANCHO BERNARDO RD	SAN DIEGO	CA	92127-5705
MARIA QUINTERO	PO BOX 2200	ROSAMOND	CA	93560-2200
MARIA REED	1717 E AVENUE I	LANCASTER	CA	93535-2241
MARIA SALCEDO	1191 BROWNING BLVD	LOS ANGELES	CA	90037-1627
MARIA SANCHEZ	38952 2ND ST E	PALMDALE	CA	93550-3204
MARIA SILVA	1430 LONGHILL	HACIENDA HEIGHTS	CA	91745
MARIA STA ANA	1295 LA TREMOLINA LN	CORONA	CA	92879-8536
MARIA SUAREZ	16557 WHEELER RD	HELENDALE	CA	92342-9718
MARIA TAMAYO	2259 DWIGHT CT	ROSAMOND	CA	93560-5937
MARIA TELLO	828 ROSE AVE	VENICE	CA	90291-2832
MARIA TINITIGAN	3054 DELTA RD	SAN JOSE	CA	95135-1074
MARIA TRUJILLO	1530 SAN ANDRES ST	SANTA BARBARA	CA	93101-4104
MARIA URENA	14105 WEIDNER ST	ARLETA	CA	91331-4459
MARIA VASQUEZ	2603 VIA GENOVA	LANCASTER	CA	93535-2857
MARIA VILLAMOR	3836 REVERE AVE	LOS ANGELES	CA	90039-1635
MARIA ZEPEDA	2141 58TH ST W	ROSAMOND	CA	93560-6976

MARIAN DUNCAN	13011 CIMARRON AVE	GARDENA	CA	90249-1739
MARIANNE MILBURN	PO BOX 810	LITTLEROCK	CA	93543-0810
MARIBEL TRUJILLO	419 E MAITLAND ST	ONTARIO	CA	91761-3316
MARICELA RAMOS	PO BOX 2687	LANCASTER	CA	93539-2687
MARIE LOMBARDI	3601 SAUSALITO DR	CORONA DEL MAR	CA	92625-1642
MARIE WILLIAMSON	2764 60TH ST W	ROSAMOND	CA	93560-7135
MARIJA KNEZEVIC	624 W 17TH ST	SAN PEDRO	CA	90731-4717
MARILYN ARGO	10810 4 WINDS RD	JUNIPER HILLS	CA	93543-3644
MARILYN BIRDSALL	1680 KATEE LN	PALMDALE	CA	93550-9238
MARILYN BURGESS	14637 CASTLE BUTTE RD	NORTH EDWARDS	CA	93523-3203
MARILYN DRUMMOND	39201 COPRICE ST	PALMDALE	CA	93551-4479
MARILYN MOMENY	638 GROTON DR	BURBANK	CA	91504-2419
MARILYN SHERMAN	2010 W AVENUE K STE 825	LANCASTER	CA	93536-5229
MARINA ESCOBAR	3157 E AVENUE I # E	LANCASTER	CA	93535-2458
MARINA HOLLENDER	5334 LINDLEY AVE UNIT 317	ENCINO	CA	91316-2906
MARINA SUAREZ	5520 W DONGES BAY RD	MEQUON	WI	53092-4423
MARINO DI MATTIO	PO BOX 20	LANCASTER	CA	93584-0020
MARIO BALLES	42429 BUTTERSOTCH LN	LANCASTER	CA	93536-4446
MARIO CRISTOBAL	4142 DAHLIA ST	LANCASTER	CA	93535
MARIO DEL ROSARIO	242 LILLEAN CT	VALLEJO	CA	94589-1880
MARIO GUTERREZ	2113 60TH ST W	ROSAMOND	CA	93560-6560
MARIO MARTINEZ	8742 LUCENT BLVD STE 300	HIGHLANDS RANCH	CO	80129-2386
MARIO PEREZ	6828 WUNDERLIN AVE	SAN DIEGO	CA	92114-2944
MARIO RAMIREZ	44051 90TH ST E	LANCASTER	CA	93535-8405
MARION MOESSNER	24262 SAGE AVE	BORON	CA	93516-1334
MARION MOSS	1049 CINNAMON RANCH RD	BISHOP	CA	93514-9481
MARION PARKER	3309 WALNUT AVE	MANHATTAN BCH	CA	90266-3551
MARISSA TONG	3 NORMANDIE	ALISO VIEJO	CA	92656-7064
MARITORENA LIVING TRUST	300 PANAMA RD	BAKERSFIELD	CA	93307-6261
MARIVIC LIM	19140 MERION DR	NORTHBRIDGE	CA	91326-1835
MARJORIE WEAVER	478 HOWE AVE	SACRAMENTO	CA	95825-5507
MARK AUSTIN	1612 SUSSEX CT	PALMDALE	CA	93550-6998
MARK DAVIS	24374 SAGE AVE	BORON	CA	93516-1336
MARK DENISING	PO BOX 1512	ROSAMOND	CA	93560-1512
MARK DUELL	5350 HOLLISTER AVE STE F	SANTA BARBARA	CA	93111-2326
MARK EIFER	14050 E AVENUE Q	PALMDALE	CA	93591-2100
MARK EPPS	PO BOX 2036	ROSAMOND	CA	93560-2036
MARK GLANCEY	10423 NE 145TH ST	KIRKLAND	WA	98034-4333
MARK GROH	6204 EL DORADO AVE	ROSAMOND	CA	93560-6599
MARK GROH	6204 EL DORADO AVE	ROSAMOND	CA	93560-6599
MARK JOHNSTON	PO BOX 1345	LITTLEROCK	CA	93543-5345
MARK KING	67515 OAKRIDGE LN	MONTROSE	CO	81401-7472
MARK LOPEZ	24211 JOSHUA AVE	BORON	CA	93516-1322
MARK MONTGOMERY	PO BOX 27	VALYERMO	CA	93563-0027
MARK SIROTA	6650 BIRCHTON AVE	WEST HILLS	CA	91307-3203
MARK SMITH	PO BOX 5560	GLENDALE	CA	91221
MARK STAHOVICH	2638 57TH ST W	ROSAMOND	CA	93560-7254
MARK SUMPTER	24225 JOSHUA AVE	BORON	CA	93516-1322
MARK THOMPSON	46118 N 80TH WEST ST	LANCASTER	CA	93536
MARLIN MASON	7845 ELDER AVE	ROSAMOND	CA	93560
MARLIN ZIEL	28714 CRUTHERS CREEK RD	PEARBLOSSOM	CA	93553-3426
MARLINE PINA	PO BOX 272	LLANO	CA	93544-0272
MARSHALL PARKER	3309 WALNUT AVE	MANHATTAN BCH	CA	90266-3551
MARTA NOVOA	5594 SUE AVE	ROSAMOND	CA	93560-6986
MARTA VAN DAM	12715 BOBTAIL LN	ROSAMOND	CA	93560-7059
MARTHA CRAWFORD	17232 HOLLY DR	FONTANA	CA	92335-5831
MARTHA DELGADO	6432 ROADRUNNER AVE	ROSAMOND	CA	93560-6585
MARTHA KENYON	12346 SIERRA VIEW ST	BORON	CA	93516-1342
MARTHA NERIA	1501 SUMMIT CIR	FULLERTON	CA	92833-1716
MARTHA RODRIGUEZ	35820 106TH ST E	LITTLEROCK	CA	93543-2800
MARTHA STEPHANI	PO BOX 5802	LANCASTER	CA	93539-5802
MARTHA TSAKANIAS	683 GILWOOD AVE	LA PUENTE	CA	91744
MARTHA VELASQUEZ	14523 SW MILLIKAN WAY STE 200	BEAVERTON	OR	97005-2352
MARTHA VELAZQUEZ	24252 HIGH KNOB RD	DIAMOND BAR	CA	91765-4203
MARTI HAMPTON	3242 HONEYSUCKLE AVE	PALMDALE	CA	93550-1306
MARTIN DAYTON	45503 12TH ST W	LANCASTER	CA	93534-1413
MARTIN FORTE	527 FRANKLIN PL	MONROVIA	CA	91016-1519
MARTIN GJELSVIK	10557 HAMILTON RD	ROSAMOND	CA	93560-6936
MARTIN GOMEZ	1332 99TH ST W	ROSAMOND	CA	93560-7538
MARTIN INGRAM	15209 FONTHILL AVE	LAWNDALE	CA	90260-2436
MARTIN LANG	16520 KALISHER ST	GRANADA HILLS	CA	91344-3751
MARTIN LOPEZ	4939 N SAINT MALO AVE	COVINA	CA	91722-1030
MARTIN MC GOUGH	1865 60TH ST W	ROSAMOND	CA	93560-7370
MARTIN MUELLER	12020 JUNIPER HILLS RD	LITTLEROCK	CA	93543-4202
MARTIN NELSON	12011 SUSAN DR	GRANADA HILLS	CA	91344-2642
MARTIN ORVILLE R / MARTIN PAMELA B	17680 PANORAMA RD	LLANO	CA	93544
MARTIN POWARZYNSKI	47505 172ND ST W	LANCASTER	CA	93536-9000
MARTIN ROBLEDO	PO BOX 1881	ROSAMOND	CA	93560-1881
MARTIN TACK	1197 HUDSPETH ST	SIMI VALLEY	CA	93065-4559
MARTIN TURLEY	24228 TAMARISK AVE	BORON	CA	93516
MARTIN WHISLER	29828 104TH ST E	LITTLEROCK	CA	93543-3616
MARTINA BARAJAS	6501 IRVINE CENTER DR	IRVINE	CA	92618-2118
MARTINA MILLER	PO BOX 2671	LANCASTER	CA	93539-2671
MARTINEAU FRANK B / MARTINEAU FRANK B JR	10605 W AVENUE F	LANCASTER	CA	93536-9359
MARTINEZ ENEDINA	2548 W AVENUE F	LANCASTER	CA	93536-9566
MARTINEZ MARIA	40127 CASTANA LN	PALMDALE	CA	93551
MARTINEZ MARIANO / MARTINEZ FRANCES	40830 COBBLESTONE CT	PALMDALE	CA	93551-1849

MARTINEZ MARK	23030 W AVENUE C	LANCASTER	CA	93536-9278
MARTINEZ RANDOLPH J	43031 FLAG ST	LANCASTER	CA	93536-4651
MARVA HAWKINS	7635 ALMERIA AVE	FONTANA	CA	92336-1704
MARVIN ARRIOLA	15523 S DENVER AVE	GARDENA	CA	90248-2112
MARVIN CARTER	2237 CLYDE AVE	LOS ANGELES	CA	90016-1016
MARVIN CLARK	PO BOX 443	PEARBLOSSOM	CA	93553-0443
MARWAN CHAHAYED	18321 VENTURA BLVD STE 880	TARZANA	CA	91356-6433
MARY ALLANSON	PO BOX 206	LAKE HUGHES	CA	93532-0206
MARY CALLAHAN	1338 60TH ST W	ROSAMOND	CA	93560-6975
MARY CAMPBELL	PO BOX 88	VALYERMO	CA	93563-0088
MARY CARREON	6210 E AVENUE E	LANCASTER	CA	93535-7854
MARY COBBETT	PO BOX 1470	ROSAMOND	CA	93560-1470
MARY CRAIN	PO BOX 415	BORON	CA	93596-0415
MARY DEARBORN	2601 100TH ST W	ROSAMOND	CA	93560-7077
MARY DENNIS	43770 15TH ST W STE 125	LANCASTER	CA	93534-5200
MARY FAUGHT	9416 OLEMA ST	TEMPLE CITY	CA	91780-1341
MARY FELLOWS	12200 SIERRA VIEW ST	BORON	CA	93516-1340
MARY FONG	PO BOX 17933	SHREVEPORT	LA	71138-0933
MARY HALL	5318 W AVENUE L6	QUARTZ HILL	CA	93536-4444
MARY HARTLEY	4515 W AVENUE A	ROSAMOND	CA	93560
MARY ITOGA	445 KULIOUOU RD	HONOLULU	HI	96821-2232
MARY JARO	21972 YELLOWSTONE LN	LAKE FOREST	CA	92630-2325
MARY KELLY	PO BOX 82169	SAN DIEGO	CA	92138-2169
MARY LIZOTTE	21549 BANCROFT DR	CALIF CITY	CA	93505-1443
MARY LOPEZ	8812 LIME AVE	CALIF CITY	CA	93505-3425
MARY MARTINEZ	PO BOX 268	LITTLEROCK	CA	93543-0268
MARY MILLER	8016 SWEETSER RD	ROSAMOND	CA	93560-7156
MARY MOFFETT	10434 PIUTE RD	JUNIPER HILLS	CA	93543-4241
MARY MOSES	9442 SOMERSET BLVD	BELLFLOWER	CA	90706-3009
MARY MURPHEY	6355 E AVENUE H	LANCASTER	CA	93535-7802
MARY PARE	2935 DAVENPORT ST	ROSAMOND	CA	93560-7513
MARY PARRISH	5517 E AVENUE L	LANCASTER	CA	93535-8204
MARY SORIANO	1995 DEL CIERVO PL	CAMARILLO	CA	93012-4067
MARY THURSTON	36300 SIERRA HWY	PALMDALE	CA	93550-9340
MARY VANDERHOPE	14760 BIG SKY DR	PEARBLOSSOM	CA	93553-3436
MARY WILLHITE	22847 W AVENUE D STE 6	LANCASTER	CA	93536-9262
MARY WOODHULL	2057 100TH ST W	ROSAMOND	CA	93560-7054
MASAYUKI WATANABE	16416 GREGORIO DR	HACIENDA HEIGHTS	CA	91745-4937
MASTIN STEPHEN	7730 W AVENUE J	LANCASTER	CA	93536-7608
MATHER HOYT / MATHER YADIRA	30810 106TH ST E	JUNIPER HILLS	CA	93543-3660
MATHIESON PAMELA	11316 LINDA MESA RD	LITTLEROCK	CA	93543-4246
MATHIS STEVEN R / MATHIS MARYANN	4608 CINNABAR AVE	PALMDALE	CA	93551-1852
MATLOCK	25830 CHERRYHILL DR	BORON	CA	93516-1203
MATSON BRADLEY F / MATSON NINA M	28749 121ST ST E	LITTLEROCK	CA	93543-4205
MATTHEW LEONE	4712 67TH ST W	ROSAMOND	CA	93560-9003
MATTHEW RAHIMZADEH	PO BOX 2944	CANYON CNTRY	CA	91386-2944
MATTIE BURGESS	12300 SIERRA VIEW ST	BORON	CA	93516-1342
MATTIE DAISY	24224 JOSHUA AVE	BORON	CA	93516-1323
MAURA RAMIREZ	6501 IRVINE CENTER DR	IRVINE	CA	92618-2118
MAUREEN ZUBIK	36553 VISTA DEL LAGO ST	PALMDALE	CA	93551-7969
MAX VAN RUNKLE	19110 PANORAMA RD.	VALYERMO	CA	93563
MAX VANRUNKLE	PO BOX 98	VALYERMO	CA	93563-0098
MAXEY KENNETH M JR / MAXEY TRUST	43939 MUNZ RANCH RD	LAKE HUGHES	CA	93532-1206
MAY STIRES	1633 WABASSO WAY	GLENDALE	CA	91208-2440
MAY TONG	47603 224TH ST W	LANCASTER	CA	93536-9107
MAYORGA ZENON / MAYORGA MARTHA S	10820 4 WINDS RD	LITTLEROCK	CA	93543-3644
MC CRACKEN	2977 DORHAM CT	SIMI VALLEY	CA	93065-5203
MCCALMAN MARK S / MCCALMAN CONSTANCE	6817 W AVENUE H12	LANCASTER	CA	93536-8398
MCCARLEY ALICE M / WALKER ROEE C	45320 95TH ST W	LANCASTER	CA	93536-8003
MCCLUNG DONAN L JR / MCCLUNG YVETTE R	18343 W AVENUE F	LANCASTER	CA	93536-9060
MCCLURE DEBRA / BURTON CAROL C	39601 220TH ST E	PALMDALE	CA	93591-4103
MCCORMICK BRIAN R / MCCORMICK BETTY E	45528 60TH ST W	LANCASTER	CA	93536-8321
MCDONALD GEORGE L / MCDONALD KATHRYN	6849 W AVENUE H12	LANCASTER	CA	93536-8326
MCELHANEY ANDREW / NAIDITCH GAY E	31306 235TH ST E	LLANO	CA	93544-1536
MCGARRY JOHN A JR / MCGARRY GAYLEEN M	5163 E AVENUE F	LANCASTER	CA	93535-7817
MCGEE MICHAEL	20807 KINGSCREST DR	SAUGUS	CA	91350-1928
MCGUINNESS EVELYNN R	23501 W AVENUE D	LANCASTER	CA	93536-9259
MCMILLAN CHRISTOPHER A	MCMILLAN REBECCA	LANCASTER	CA	93536-9503
MCNEIL ALBERT / MCNEIL GILDA	44008 42ND ST W	LANCASTER	CA	93536-5869
MCNUTT FREDERICK J / MCNUTT SUSAN L	46057 70TH ST W	LANCASTER	CA	93536-8508
MEDINA ELIZABETH M	18630 E AVENUE Q	PALMDALE	CA	93591-4310
MEDLIN CHRISTINE R	33616 185TH ST E	LLANO	CA	93544-1422
MELANIE CHRISTIANSEN	PO BOX 166	ROSAMOND	CA	93560-0166
MELANIE CHRISTIANSEN	PO BOX 416	ROSAMOND	CA	93560-0416
MELANIE MONTARIL	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
MELCHERS LIVING TR	PO BOX 1468	ROSAMOND	CA	93560-1468
MELEK CHRISTINA R	40803 GRANITE ST	PALMDALE	CA	93551-1806
MELVILLE ROBERT S / MELVILLE LISA J	37109 THE GRVS	PALMDALE	CA	93551-6233
MELVIN ENGLISH	24169 JOSHUA AVE	BORON	CA	93516-1320
MELVIN HANNAH	21276 WHITE PINE DR SPC 92	TEHACHAPI	CA	93561-9533
MELVIN MORRIS	11618 HAAS AVE	HAWTHORNE	CA	90250-1928
MEMBRENO JOSE	37135 THE GRVS	PALMDALE	CA	93551-6233
MENTER MARY C / DANIELS DANNIE L	7324 W AVENUE J	LANCASTER	CA	93536-7611
MERCEDES ESCOBAR	3300 83RD ST W	ROSAMOND	CA	93560
MERCER TERISA R	30543 LARGO VISTA RD	LLANO	CA	93544-1443
MEREDITH POPE	25022 CORIANDER CT	STEVENSON RNH	CA	91381-2215
MERELENE GINTZ	3446 S TWILIGHT ECHO RD	TUCSON	AZ	85735-5125

MERLIN PINNELL	24650 BOBTAIL LN	LANCASTER	CA	93536-9604
MERRILYN WILSON	6012 SULTANA AVE	TEMPLE CITY	CA	91780-1549
MERRY COMM PROP TR	23750 KILLION ST	WOODLAND HILLS	CA	91367-5822
MERRY WILLIAM	4523 PARK VERONA	CALABASAS	CA	91302-1779
METTER RODNEY A / METTER WANDA S	3151 E AVENUE H	LANCASTER	CA	93535-1607
MEYER HANS PETER & IPBI KIM	14116 SE 44TH ST	BELLEVUE	WA	98006-2334
MEYER LESLIE / FRAZIER MELINDA	47721 222ND ST W	LANCASTER	CA	93536-9116
MIAN KASHIF S	2427 PLUMERIA LN	PALMDALE	CA	93551
MICHAEL AIREY	23818 W AVENUE D12	LANCASTER	CA	93536-9118
MICHAEL BEAN	PO BOX 1165	SANTAQUIN	UT	84655-1165
MICHAEL BOHUSZ	3934 KENTUCKY DR	LOS ANGELES	CA	90068-1251
MICHAEL BOOTT	7547 NEWCASTLE AVE	RESEDA	CA	91335-3250
MICHAEL BRAUN	19421 ORIENTE DR	YORBA LINDA	CA	92886-2725
MICHAEL BROWN	1658 FALL CT	ROSAMOND	CA	93560-6547
MICHAEL BURTON	PO BOX 7	HASTINGS	OK	73548-0007
MICHAEL CANADA	24192 SAGE AVE	BORON	CA	93516-1332
MICHAEL COUNTER	24438 SAGE AVE	BORON	CA	93516-1338
MICHAEL DUMIN	PO BOX 1348	ROSAMOND	CA	93560-1348
MICHAEL EHLERT	3 OLYMPIA	IRVINE	CA	92604-1929
MICHAEL FEJES	11508 LINDA MESA RD	LITTLE ROCK	CA	93543-4223
MICHAEL FORD	7485 NEW HORIZON WAY BLDG 3	FREDERICK	MD	21703-8388
MICHAEL FORDICE	PO BOX 8	VALYERMO	CA	93563-0008
MICHAEL GARCIA	12469 DEL ORO ST	BORON	CA	93516-1355
MICHAEL GARRETT	1757 TAPO CANYON RD # 88	SIMI VALLEY	CA	93063-3391
MICHAEL GELARDO	24164 SAGE AVE	BORON	CA	93516-1332
MICHAEL GONZALES	6843 ELDER AVE	ROSAMOND	CA	93560-7282
MICHAEL HAVAS	PO BOX 801474	SANTA CLARITA	CA	91380-1474
MICHAEL HESSELTON	4576 SWEETSER RD	ROSAMOND	CA	93560-6450
MICHAEL J. RAYFIELD	37300 VERBENA COURT	PALMDALE	CA	93551-6198
MICHAEL JACKSON	PO BOX 2022	ROSAMOND	CA	93560-2022
MICHAEL KIRSCH	11740 WILSHIRE BLVD APT A1609	LOS ANGELES	CA	90025-6522
MICHAEL LACROIX	PO BOX 500130	LAKE LOS ANGELES	CA	93550-0130
MICHAEL LAWRENCE	7155 W AVENUE J	LANCASTER	CA	93536-7612
MICHAEL LEWIS	28400 CRUTHERS CREEK RD	PEARLBLOSSOM	CA	93553-3420
MICHAEL LOUGHRY	80 FOREST VIEW DR	SAN FRANCISCO	CA	94132-1443
MICHAEL LYTLE	368 55TH ST W	ROSAMOND	CA	93560-6542
MICHAEL MACALUSO	3726 VIA LAS VILLAS	OCEANSIDE	CA	92056-7249
MICHAEL MACKAY	53 127TH ST W	ROSAMOND	CA	93560-8201
MICHAEL MANNING	99 WYOMING ST	BOULDER CITY	NV	89005-2803
MICHAEL MCCARY	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
MICHAEL MCLAUGHLIN	0 HCI BOX 690	ELGIN	AZ	85611
MICHAEL PHILLIPS	5304 GARDENDALE LN	PALMDALE	CA	93551-2757
MICHAEL PLANTE	PO BOX 2106	ROSAMOND	CA	93560-2106
MICHAEL RAMSEY	6828 WUNDERLIN AVE	SAN DIEGO	CA	92114-2944
MICHAEL ROBBINS	5048 61ST ST W	ROSAMOND	CA	93560-6463
MICHAEL SEGAL	1426 STATE HIGHWAY 58	MOJAVE	CA	93501-1961
MICHAEL SELDITCH	270 JAY ST APT 16E	BROOKLYN	NY	11201-1951
MICHAEL SMITH	47052 5TH ST W	LANCASTER	CA	93534-7501
MICHAEL SUPPE	18030 GASKELL RD	ROSAMOND	CA	93560-7194
MICHAEL THERIAULT	PO BOX 800253	SANTA CLARITA	CA	91380-0253
MICHAEL TINITIGAN	3054 DELTA RD	SAN JOSE	CA	95135-1074
MICHAEL TODD	9764 SAMOA AVE	TUJUNGA	CA	91042-3122
MICHAEL TOWNLEY	15956 LIVE OAK SPRINGS CANYON RD	CANYON COUNTRY	CA	91387-3621
MICHAEL WELSH	35720 47TH ST E	PALMDALE	CA	93552-6331
MICHAEL YOST	3608 GOLD STONE LN	ROSAMOND	CA	93560-6808
MICHELE DE LANO	2860 100TH ST W	ROSAMOND	CA	93560-7076
MICHELE HILL	5656 ELIZABETH LAKE RD	LEONA VALLEY	CA	93551-7504
MICHELE MORGAN	PO BOX 1090	ROSAMOND	CA	93560-1090
MICHELE RHODEN	PO BOX 810	PEARLBLOSSOM	CA	93553-0810
MICHELE ROTONDO	20 SUMMERFIELD ST	THOUSAND OAKS	CA	91360-2916
MICHELE SILMON	14814 CASTLE BUTTE RD	NORTH EDWARDS	CA	93523-3247
MICHELLE BUTCHER	PO BOX 720193	PINON HILLS	CA	92372-0193
MICHELLE CALDERA	PO BOX 606	ROSAMOND	CA	93560-0606
MICHELLE DIAZ	3141 W AVENUE M2	LANCASTER	CA	93536-2840
MICHELLE EPPS	PO BOX 2423	ROSAMOND	CA	93560-2423
MICHELLE FLANAGAN	9241 W AVENUE A	ROSAMOND	CA	93560-7083
MICHELLE OLGUIN	14839 NEEDLES ST	NORTH HILLS	CA	91343-2431
MICHELLE PALMQUIST	12490 EL MIRAGE ST	BORON	CA	93516-1353
MICHELLE PERRY	41337 ALMOND AVE	PALMDALE	CA	93551-2841
MICHELLE PIOUS	4254 N IRVING ST	KINGMAN	AZ	86409-2620
MICHELLE THOMPSON	46118 N 80TH WEST ST	LANCASTER	CA	93536
MICK LARRY G	10909 E JUNIPER HILLS RD	LITTLE ROCK	CA	93543
MICKEY ODEN	PO BOX 845	SILETZ	OR	97380-0845
MID OHIO SEC. CORP. CSTDN	5656 STOCKTON LOOP	LIVERMORE	CA	94550-7382
MIDDLE BUTTES PARTNERS LTD	PO BOX 20	LANCASTER	CA	93584-0020
MIDDLETON CHARLES A	8418 W AVENUE A	ROSAMOND	CA	93560-7291
MIGUEL ACEVEDO	2578 ELLIOT CT	SANTA CLARA	CA	95051-1849
MIGUEL RAMOS	PO BOX 2687	LANCASTER	CA	93539-2687
MIGUEL RODRIGUEZ	35820 106TH ST E	LITTLE ROCK	CA	93543-2800
MILAGROS GONZALEZ	1245 BROAD AVE	WILMINGTON	CA	90744-2619
MILANA VIII LLC AND	2445 STANLEY	TUSTIN	CA	92782-1275
MILBOURNE EARL F	3336 W AVENUE H	LANCASTER	CA	93536-8335
MILBOURNE JOHN H / MILBOURNE FAMILY	2738 W AVENUE H	LANCASTER	CA	93536-8336
MILDRED ASHPAUGH	2797 MAGNOLIA ST	CAMARILLO	CA	93012-8044
MILDRED BALL	430 OAKGLEN CT	SAN DIMAS	CA	91773-3260
MILDRED BEARDEN	24263 JOSHUA AVE	BORON	CA	93516-1322
MILDRED KLING	18418 SANTA ISADORA ST	FOUNTAIN VLY	CA	92708-5525



MILLARD LEWIS	3604 PRINCETON AVE		DALLAS	TX	75205-3249
MILLER BRET	45557 MUNZ RANCH RD		LANCASTER	CA	93536-9036
MILLER ERWIN L / MILLER ROSA L	45520 60TH ST W		LANCASTER	CA	93536-8321
MILLER LEONARD	24227 HERITAGE LN		NEWHALL	CA	91321-3562
MILLS RICHARD J / MILLS PAMELA	47044 5TH ST W		LANCASTER	CA	93534-7501
MILTON BURBANO	1665 SW 116TH AVE		PEMBROKE PINES	FL	33025-3758
MIN DO CHONG / YON SUK CHAE	27500 LARGO VISTA RD		VALYERMO	CA	93563-1004
MIN DO CHONG / YON SUK CHAE	20033 BIG PINES HWY		VALYERMO	CA	93563-1002
MINDLIN YUNA	6056 SUNNYCREST DR		OAK PARK	CA	91377-3846
MINDY LUCAS	20336 BASSETT ST		WINNETKA	CA	91306-3506
MINDY NGUYEN	914 ROSITA ST		SANTA ANA	CA	92703-1531
MINE MNRL PRCS WRKRS BLDG ASSN	24001 CHAPARRAL AVE		BORON	CA	93516-1301
MINNIE COOK	PO BOX 2175		ROSAMOND	CA	93560-2175
MINNIE WHEAT	263 PICTORIAL ST		PALMDALE	CA	93550-3025
MIRIAM SANCHEZ	4103 LAYMAN AVE		PICO RIVERA	CA	90660-1714
MIRNA TERAN	40817 RIVEROCK LN		PALMDALE	CA	93551-1203
MISTY JACOBY	13015 W RANCHO SANTA FE BLVD	APT 2153	AVONDALE	AZ	85392-1743
MITCHEL DANE	PO BOX 6386		LANCASTER	CA	93539-6386
MITCHEL NAKAAHIKI	24286 JUNIPER AVE		BORON	CA	93516-1329
MITCHELL KENNY L / MITCHELL JOANNA M	3350 TWINCREEK CT		PALMDALE	CA	93551-1080
MITCHELL OLIVER	1808 DEVEREAUX DR		BURLINGAME	CA	94010-4642
MITRA GASSEMI	1602 CHURCH ST		SIMI VALLEY	CA	93065-3979
MITZI BARNES	45460 070 ST W		LANCASTER	CA	93536
MOHAMMAD DAOOD	18154 MEDLEY DR		ENCINO	CA	91316-4446
MOHAMMAD SARAIPOUR	PO BOX 943		LAWNDALE	CA	90260-0943
MOHAMMED IRAN	42302 ENCANTO WAY		QUARTZ HILL	CA	93536-3765
MOJAVE DESERT BK	15773 K ST		MOJAVE	CA	93501-1708
MOJAVE DESERT BK	15773 K ST		MOJAVE	CA	93501-1708
MOLLIE MC PHERSON	5921 WILLOW AVE		ROSAMOND	CA	93560-7235
MONICA CHEVEZ	9871 SAHARA AVE		ROSAMOND	CA	93560-7066
MONICA GARCIA	171 CAGEL ST		ROSAMOND	CA	93560-6906
MONTGOMERY MELANIE N	37309 THE GRVS		PALMDALE	CA	93551-6236
MONTGOMERY STARKS	620 NE 2ND ST		OKLAHOMA CITY	OK	73104-6610
MOON CHANG	3671 W 6TH ST		LOS ANGELES	CA	90020-3026
MOONEY JOHN T / MOONEY TARA	18405 W AVENUE F4		LANCASTER	CA	93536-9045
MOORE ARTHUR S / MOORE DELILAH K	31000 233RD ST E		LLANO	CA	93544-1503
MOORE FAMILY 1991 TRUST	14215 JONES RD		FALCON	CO	80831-8131
MOORE SANDRA J	10665 W AVENUE J		LANCASTER	CA	93536-7718
MOREL MARTIN G / MOREL SINA	16617 PEARBLOSSOM HWY		LLANO	CA	93544-1143
MORGA VENANCIO / MORGA SOCORRO	6175 HOLIDAY AVE		ROSAMOND	CA	93560-6519
MORGAN BARNES	605 S AVENUE 60		LOS ANGELES	CA	90042-4304
MORGAN RUSSELL B / MORGAN TRUDY A	30553 LARGO VISTA RD		LLANO	CA	93544-1443
MORRIS WAYNE R SR / MORRIS WAYNE SR	6507 W AVENUE G		LANCASTER	CA	93536
MOUNTAIN BROOK RANCH LLC	PO BOX 900697		PALMDALE	CA	93590-0697
MOUTH OF HIDDEN VALLEY LLC	PO BOX 2567		ROSAMOND	CA	93560-2567
MULLENS DOUGLAS E / MULLENS TERESA L	46920 67TH ST W		LANCASTER	CA	93536-8516
MULLIN MARCIA L	815 PARK DR		SHERIDAN	WY	82801-2326
MUNZ BARRY S / MUNZ TERRY ; KATHLEEN M	12701 LANCASTER RD		LANCASTER	CA	93536-9014
MUNZ REVA R / FAMILY REVA	45715 MUNZ RANCH RD		LANCASTER	CA	93536-9035
MURIEL POLAR	7485 NEW HORIZON WAY BLDG 3		LANCASTER	CA	93536-9035
MURPHY WILLIAM A / MURPHY TRUST	27701 LARGO VISTA RD		FREDERICK	MD	21703-8388
MUSTAFA SHAGROON	8282 CALVINE RD APT 1105		VALYERMO	CA	93563-1005
MYERS CLAYTON N / MYERS MICAELA A	9720 E AVENUE G10		SACRAMENTO	CA	95828-9320
MYNEAR GERTRUD V	48999 212TH ST W		LANCASTER	CA	93536-9101
MYONG BOYADJIAN	1600 KAPIOLANI BLVD # 930		LANCASTER	CA	93536-9101
MYOUNG LEE	3612 EASTFIELD RD		HONOLULU	HI	96814-3801
MYRIAM CALVERT	8844 ARDENDALE AVE		CARMEL	CA	93923-9452
MYRON MAKI	PO BOX 1044		SAN GABRIEL	CA	91775-1904
MYRTLE JACKSON	PO BOX 2328		STERLING	AK	99672-1044
MYUNG SOOK LEE	8908 WILSON RANCH RD		ROSAMOND	CA	93560-2328
NADIM MAJDA	350 DELAWARE DR		PHELAN	CA	92371-7230
NADINE STERBA	27720 MANSFIELD CT		VENTURA	CA	93001-1219
NAHAPET BOYADJIAN	1600 KAPIOLANI BLVD # 930		VALENCIA	CA	91354-1623
NAN CARDER	6120 E AVENUE G		HONOLULU	HI	96814-3801
NANCY AMAYA	24072 CHAPARRAL AVE		LANCASTER	CA	93535-7809
NANCY BEAZEL	9740 E AVENUE G10		BORON	CA	93516-1302
NANCY COVERDILL	28650 CRUTHERS CREEK RD		LANCASTER	CA	93535-8425
NANCY DOWDY	12321 SIERRA VIEW ST		PEARBLOSSOM	CA	93553
NANCY GILBERT	6851 W AVENUE I		BORON	CA	93516-1341
NANCY GRABE	PO BOX 57		LANCASTER	CA	93536-8319
NANCY HITT	PO BOX 1779		PEARBLOSSOM	CA	93553-0057
NANCY KIMBROUGH	4635 SWEETSER RD		ROSAMOND	CA	93560-1779
NANCY LARSON	22217 233RD AVE SE		ROSAMOND	CA	93560-6454
NANCY LEE	435 S CURSON AVE	APT 10J	MAPLE VALLEY	WA	98038-8411
NANCY MCLAUGHLIN	0 HCI BOX 690		LOS ANGELES	CA	90036-5239
NANCY RANKIN	7226 DAWN RD		ELGIN	AZ	85611
NANCY RICHARDSON	16761 FOOTHILL AVE		ROSAMOND	CA	93560-6458
NANCY SWINDLEHURST	24405 TAMARISK AVE		NORTH EDWARDS	CA	93523-3535
NAPIER ROBERT M / NAPIER HSIAO H	39447 DUON LN		BORON	CA	93516-1351
NARCILE PINA	12201 SIERRA VIEW ST		PALMDALE	CA	93551
NAREERATN JOTIKASTHIRA	28304 MOUNT STEPHEN AVE		BORON	CA	93516-1339
NASIR M R	1403 N FAIR OAKS AVE	STE 2	CANYON CNTRY	CA	91387-3141
NATALIE HULSE	38701 BANYAN PL		PASADENA	CA	91103-1893
NATHANIEL BROWN	13445 FRAN ST		MORENO VALLEY	CA	92551
NATIONAL CITY BANK	150 ALLEGHENY CENTER MALL		NORTH EDWARDS	CA	93523-3424
NATIONSTAR MORTGAGE LLC	350 HIGHLAND DR		PITTSBURGH	PA	15212-5335
NATIONWIDE ASSET MANAGEMENT LP	8721 SANTA MONICA BLVD STE 1019		LEWISVILLE	TX	75067-4177
			LOS ANGELES	CA	90069-4507

NEAL	PO BOX 1411		ROSAMOND	CA	93560-1411
NEIL REMINGTON	PO BOX 6336		SAN PEDRO	CA	90734-6336
NELLIE ANDERSON	25062 ATWOOD BLVD		NEWHALL	CA	91321-3402
NELLIE LANK	PO BOX 136		BORON	CA	93596-0136
NELSON CHACON	5623 CASITA CT		PALMDALE	CA	93552-4659
NELSON ESTHER	36524 W JONES AVE		TONOPAH	AZ	85354-7570
NELSON NONI J	2033 W AVENUE K10		LANCASTER	CA	93536-4608
NENA CO	910 EUCLID AVE APT 82		NATIONAL CITY	CA	91950-3839
NEOMI LYNCH	13120 BRADLEY AVE	SPC 3	SYLMAR	CA	91342-0686
NEVILLE SOLOMON	1400 COLUMBIA AVE		ALAMOGORDO	NM	88310-8016
NEW LIFE CHR OF GOD IN CHRIST	PO BOX 1585		ROSAMOND	CA	93560-1585
NEWCOMER JACOB C III / NEWCOMER BEVERLY	47141 167TH ST W		LANCASTER	CA	93536-9044
NEWHALL WIRE INC	12240 JOLETTE AVE		GRANADA HILLS	CA	91344-1630
NGOC TRAN	19351 HICKORY LN		HUNTINGTN BCH	CA	92646-2746
NGUYEN LAP QUOC	14850 PURCHE AVE		GARDENA	CA	90249-3743
NHAN NGO	1798 QUIMBY RD		SAN JOSE	CA	95122-1236
NICHOLAS LAGATUTTA	31 S ELLIS PL		NEWBURY PARK	CA	91320-4506
NICHOLAS SMITH	24159 SAGE AVE		BORON	CA	93516-1331
NICHOLAS TOTH	34270 CHESEBORO RD		PALMDALE	CA	93552-6505
NICHOLAS VALASQUEZ	762 70TH ST W		ROSAMOND	CA	93560-7034
NICK MELNIKOFF	1305 N BASCOM AVE STE 1		SAN JOSE	CA	95128-1248
NICOLAS CORDOBA	25186 PATTERSON RD		LANCASTER	CA	93536-9606
NICOLE CARNEY	1401 99TH ST W		ROSAMOND	CA	93560-7090
NICOLE DYER	8301 MOJAVE AVE		ROSAMOND	CA	93560-7188
NIGEL HOLLY	PO BOX 902586		PALMDALE	CA	93590-2586
NINA GASS	37304 DEL MAR ST		PALMDALE	CA	93552-4666
NINA WILSON	18100 W AVENUE F		LANCASTER	CA	93536-9058
NIPA KAEWIMONRAT	1600 N BRONSON AVE	APT 34	LOS ANGELES	CA	90028-9202
NOELIA ECHESABAL	11611 AYRES AVE		LOS ANGELES	CA	90064-2905
NOELIA MONROY	PO BOX 2980		LANCASTER	CA	93539-2980
NOLET EARL	41016 150TH ST E		LANCASTER	CA	93535-7013
NOMURA CREDIT AND CAPITAL INC	3374 WALDEN AVE	# 120	DEPEW	NY	14043-2437
NORA DENNIS	PO BOX 1150		PACIFIC PALISADES	CA	90272-1150
NORBERTO ALEJOS	10342 WOODROSE AVE		SANTEE	CA	92071-1702
NORDBLOM ROY H / NORDBLOM NORMA	48903 120TH ST E		LANCASTER	CA	93535-8013
NORMA BLACK	PO BOX 1088		ROSAMOND	CA	93560-1088
NORMA CARTER	2110 4TH ST	APT 17	SANTA MONICA	CA	90405-2343
NORMA DEVEAUX	1113 S SYCAMORE AVE		LOS ANGELES	CA	90019-1532
NORMA THOMPSON	PO BOX 3365		QUARTZ HILL	CA	93586-0365
NORMAN EASTWOOD	27 PACKET RD		RCH PALOS VRD	CA	90275-5827
NORMAN LIZOTTE	21549 BANCROFT DR		CALIF CITY	CA	93505-1443
NORMAN REED	14411 BRIGHTSTAR AVE		ROSAMOND	CA	93560-7099
NORMAN THOMPSON	8950 DALTON AVE		LOS ANGELES	CA	90047-3630
NORMANS NURSERY INC	8665 DUARTE RD		SAN GABRIEL	CA	91775-1139
NORMANS NURSERY INC	8665 DUARTE RD		SAN GABRIEL	CA	91775-1139
NORTH GATE DEVELOPMENT LLC	11524 ZAGAROLO LN		LAS VEGAS	NV	89141-3226
NORTON JAMES	6200 SUNSET RIDGE RD		GOLETA	CA	93117-1786
NOWAK CHESTER / NOWAK MARY J	42049 67TH ST W	APT B	LANCASTER	CA	93536-3837
NUNN SHIRLEY A	39362 185TH ST E		PALMDALE	CA	93591-4319
NUSRAT KHAN	3950 W 226TH ST APT 71		TORRANCE	CA	90505-2357
NUTAN PAWA	15623 LUCILLE CT		CANYON COUNTRY	CA	91387-4438
NYE JAMES D / NYE DIANE L	8690 E AVENUE F		LANCASTER	CA	93535-7926
OAK VIEW PROPERTIES INC	750 SPRING ST		OAK VIEW	CA	93022-9715
OBERG JOHN S / OBERG LAURA G	47106 70TH ST E		LANCASTER	CA	93535-7838
OCEAN LN I	1785 HANCOCK ST STE 100		SAN DIEGO	CA	92110-2051
ODIS SNEED	29757 CROMWELL AVE		CASTAIC	CA	91384-4611
OFELIA CARLOS	3002 ALSACE AVE		LOS ANGELES	CA	90016-3802
OGDEN RICKY	9222 E AVENUE E		LANCASTER	CA	93535-7934
OK HONG YOUNG	31888 DEL OBISPO ST STE C10		SAN JUAN CAPO	CA	92675-3700
OLAF LANDSGAARD	PO BOX 2567		ROSAMOND	CA	93560-2567
OLGA ENGEL	7334 E BLACK ROCK RD		SCOTTSDALE	AZ	85255-6108
OLGA FIORELLA	1738 N AVON ST		BURBANK	CA	91505-1503
OLGA FRAGOSO	14181 GRAMMAR PL		PANORAMA CITY	CA	91402-3234
OLGA HUERTA	40104 166TH ST E		PALMDALE	CA	93591-3039
OLIN DERRICK	8847 E AVENUE G12		LANCASTER	CA	93535-7905
OLIVAREZ TONY / OLIVAREZ ROBIN	2305 EVENING PRIMROSE AVE		PALMDALE	CA	93551-4184
OLIVEIRA JEFFREY	43030 FAIRLEE DR		LANCASTER	CA	93536-4605
OLIVER JAMES E JR / CLEMENS WENDY L	45249 80TH ST W		LANCASTER	CA	93536-8119
OLIVIA REYNOLDS	29867 WISTERIA VALLEY RD		SANTA CLARITA	CA	91387-1942
OLMEDO FRANCISCO / AVELAR MARIA R	8060 E AVENUE H		LANCASTER	CA	93535-7900
OLSEN ANDREW S ; MIRIAM D / OLSEN TRUST	4544 CINNABAR AVE		PALMDALE	CA	93551-1854
OLSEN NATHANIEL II / OLSEN DIANE	12050 JUNIPER HILLS RD		JUNIPER HILLS	CA	93543-4202
OMY TRINIDAD	40928 GRANITE ST		PALMDALE	CA	93551-1809
ONG MINH	PO BOX 6314		ROSEMead	CA	91770-6314
OOKIE LEE	25269 THE OLD RD STE B		STEVENSON RANCH	CA	91381-2202
OPAL BOWER	21409 ADAM DR		TEHACHAPI	CA	93561-8817
ORBY ENDSLEY	PO BOX 720006		PINON HILLS	CA	92372-0006
ORDWAY STEVE P	12401 LE PAGE RANCH RD		PEARLBLOSSOM	CA	93553-3478
OREATHA JOSEPH	13131 EUSTACE ST		ARLETA	CA	91331-1044
ORLANDO LOPEZ	1121 L ST FL 7		SACRAMENTO	CA	95814-3970
ORTIZ FAMILY LLC	417 ANDRUSS PL		MONTEBELLO	CA	90640-3729
ORTIZ FRANK D	12747 E AVENUE E		LANCASTER	CA	93535-8004
ORTIZ WENDY	9159 W AVENUE A		ROSAMOND	CA	93560-7088
OSCAR MAGDALENO	2075 BAYWOOD CT	APT 157	LANCASTER	CA	93536-7291
OSLING EURIMICA M / OSLING MORRELL A	44629 JEFFERSON ST		LANCASTER	CA	93535-2839
OSTORGA LEONIDAS / AVELENDA CARLA	44647 JEFFERSON ST		LANCASTER	CA	93535-2839
OSVALDO ORTIZ	4871 COLUMBIA WAY		LANCASTER	CA	93536-2908

OTHON ESPINOZA	2944 65TH ST W		ROSAMOND	CA	93560-6925
OTILIA FENNEL	8408 SWEETSER RD		ROSAMOND	CA	93560-7096
OTIS DAVID E / OTIS SALLY A	12635 MURPHY LN		PEARLBLOSSOM	CA	93553-3443
OTTO BERTHELSEN	PO BOX 215		YARNELL	AZ	85362-0215
OWEN RICK A	207 E AVENUE F10		LANCASTER	CA	93535-6408
P S C RANCHES INC	50235 N 00082 ST WEST		LANCASTER	CA	93536
PABLO DUARTE	6901 E WILLIAMS CIR		ANAHEIM	CA	92807-5121
PABLO UNABIA	1841 S WOOSTER ST		LOS ANGELES	CA	90035-4334
PADGETT GERALD L / PADGETT ANTOINETTE M	7554 W AVENUE J		LANCASTER	CA	93536-7610
PADILLA IMELDA G / PADILLA SERGIO G	44667 31ST ST W		LANCASTER	CA	93536-8367
PADILLA RAMIRO / PADILLA IRMA	9051 E AVENUE E		LANCASTER	CA	93535-7936
PALMS LANCASTER	7116 VALJEAN AVE		VAN NUYS	CA	91406-3901
PAMELA ANYADIKE	537 S FLOWER ST	APT 2	INGLEWOOD	CA	90301-5596
PAMELA DENTON	430 55TH ST W		ROSAMOND	CA	93560-6968
PAMELA LOGAN	31969 EMERALD LN		CASTAIC	CA	91384-3102
PAMELA OLSEN	PO BOX 1526		ROSAMOND	CA	93560-1526
PAMELA RHODESROGERS	PO BOX 6198		LANCASTER	CA	93539-6198
PAMELA RICHARDSON	5420 62ND ST W		ROSAMOND	CA	93560-6254
PAMELA TURK	PO BOX 865		PEARLBLOSSOM	CA	93553-0865
PAMELA TURLEY	24228 TAMARISK AVE		BORON	CA	93516
PAMELLA ZAMRZLA	48910 80TH ST W		LANCASTER	CA	93536-8740
PANFILO CASTILLO	1358 100TH ST W		ROSAMOND	CA	93560-7267
PANKAJ PATEL	PO BOX 1207		ROSAMOND	CA	93560-1207
PANNA ARORA	5936 LEMP AVE		N HOLLYWOOD	CA	91601-1025
PANNA PATEL	2076 W ROSAMOND BLVD		ROSAMOND	CA	93560-7693
PARAMO GABRIEL G	18753 E AVENUE R8		PALMDALE	CA	93591-4302
PARKER ARTHUR	20635 E AVENUE Q12		PALMDALE	CA	93591-4504
PARRISH MARY	5517 E AVENUE L		LANCASTER	CA	93535-8204
PARVANEH KADIVAR	1083 N HILLCREST RD		BEVERLY HILLS	CA	90210-2612
PASCO REV TR	1733 LORENZEN DR		SAN JOSE	CA	95124-1741
PASSMORE RICHARD A JR	9956 CIMA MESA RD		JUNIPER HILLS	CA	93543-3656
PAT MURPHY	18655 WEST AVENUE E		LANCASTER	CA	93536
PATRICIA BANUK	15259 W ROSAMOND BLVD		ROSAMOND	CA	93560-7288
PATRICIA BHATTI	3310 E AVENUE K		LANCASTER	CA	93535
PATRICIA FOLCK	355 E GLADSTONE ST		SAN DIMAS	CA	91773-1902
PATRICIA GARCIA	12469 DEL ORO ST		BORON	CA	93516-1355
PATRICIA GREENE	PO BOX 760		ROSAMOND	CA	93560-0760
PATRICIA HOUSTON	5301 60TH ST W		ROSAMOND	CA	93560-6265
PATRICIA HOWARD	12490 SIERRA VIEW ST		BORON	CA	93516-1352
PATRICIA JACKSON	PO BOX 1624		ROSAMOND	CA	93560-1624
PATRICIA KNITTEL	34447 SQUAW LEAP LN		AUBERRY	CA	93602-9675
PATRICIA LACHENEY	11054 MANZANITA MESA RD		LITTLE ROCK	CA	93543-4227
PATRICIA LOAISIGA	PO BOX 900031		PALMDALE	CA	93590-0031
PATRICIA MONGIANO	41902 LOMA VIS		LANCASTER	CA	93536-2831
PATRICIA PHILLIPS	5304 GARDENDALE LN		PALMDALE	CA	93551-2757
PATRICIA PROCTOR WARDLOW	PO BOX 627		DANDRIDGE	TN	37725-0627
PATRICIA SAYLES	27776 TIRANTE		MISSION VIEJO	CA	92692-2733
PATRICIA SCRUGGS	6063 W AVENUE J3		LANCASTER	CA	93536-7528
PATRICIA SMITH	6848 W AVENUE D8		LANCASTER	CA	93536-8819
PATRICIA VAUGHN	6035 SCARLET LEAF DR		MEMPHIS	TN	38141-7624
PATRICIA WOODRUFF	183 W 6TH ST		CORNING	NY	14830-3027
PATRICK DUFFY	PO BOX 900554		PALMDALE	CA	93590-0554
PATRICK GRANICY	PO BOX 911		LANCASTER	CA	93584-0911
PATRICK HOLT	16197 H ST	APT 189	MOJAVE	CA	93501-1530
PATRICK KEARNS	14035 DICKY ST APT B		WHITTIER	CA	90605-3129
PATRICK LENNON	PO BOX 1063		PEARLBLOSSOM	CA	93553-1063
PATRICK MC DANIEL	9490 CARMEL RD		ATASCADERO	CA	93422-6202
PATSY FELIX	7884 ROLAND AVE		ROSAMOND	CA	93560-7023
PATSY VERNON	835 TALISMAN DR		PALO ALTO	CA	94303-4449
PATTEN JANET J LIVING TRUST	47803 60TH ST E		LANCASTER	CA	93535-7826
PATTERSON ELINORE E	8051 W AVENUE B10		LANCASTER	CA	93536-9515
PATTERSON WAYNE L	41657 150TH ST E		LANCASTER	CA	93535-7015
PATTY MLINAR	24360 JUNIPER AVE		BORON	CA	93516-1364
PAUL ALLISON	11985 GASKELL RD		ROSAMOND	CA	93560-7055
PAUL HARTWIG	1720 W AVENUE L4		LANCASTER	CA	93534-6951
PAUL HERBERT	21216 E AVENUE R		PALMDALE	CA	93591-4602
PAUL HOANG	5532 WHITTIER BLVD		COMMERCE	CA	90022-4104
PAUL JOHNSON	658 TULAROSA DR	APT A	LOS ANGELES	CA	90026-3679
PAUL KNERR	19300 W AVENUE C		LANCASTER	CA	93536-9283
PAUL KOSLO	17539 ELIZABETH LAKE RD		LAKE HUGHES	CA	93532
PAUL MATEIRO	12349 SIERRA VIEW ST		BORON	CA	93516-1341
PAUL MYLES	6195 105TH ST W		ROSAMOND	CA	93560-6935
PAUL RAMIREZ	14523 SW MILLIKAN WAY STE 200		BEAVERTON	OR	97005-2352
PAUL SHERMAN	15743 HESBY ST		ENCINO	CA	91436-1532
PAUL STEWART	5817 E AVENUE E		LANCASTER	CA	93535-7846
PAUL THOMPSON	6723 GASKELL RD		ROSAMOND	CA	93560-7132
PAUL ZAPPULLA	7485 NEW HORIZON WAY BLDG 3		FREDERICK	MD	21703-8388
PAULA COUNTER	24438 SAGE AVE		BORON	CA	93516-1338
PAULA ELLIS	4360 W AVENUE B 8		LANCASTER	CA	93584
PAULA MARKLEY	PO BOX 1612		ROSAMOND	CA	93560-1612
PAULA PALACIOS	PO BOX 447		MOORPARK	CA	93020-0447
PAULA RITTER	47932 90TH ST W		LANCASTER	CA	93536-9303
PAULA ROSALES	217 ELM ST		ALHAMBRA	CA	91801-3008
PAULA SMILLIE	9668 W ROSAMOND BLVD		ROSAMOND	CA	93560-7506
PAULA WHEELLOCK	9349 E AVENUE T12		LITTLE ROCK	CA	93543-3526
PAULETTE LANG	16520 KALISHER ST		GRANADA HILLS	CA	91344-3751
PAULETTE WADLEIGH	43716 BRAVO LN		LANCASTER	CA	93535-5823

PAULINE ZESS	PO BOX 415	PEARBLOSSOM	CA	93553-0415
PAYTON ERNEST / PAYTON ELIZABETH	38650 LOUISE LN	PALMDALE	CA	93551-5421
PEARL LEE	135 W GREEN ST STE 100	PASADENA	CA	91105-4131
PEARL LEE	560 S SANTA ANITA AVE	SAN MARINO	CA	91108-1417
PEARLINE HAMPTON	PO BOX 5958	LANCASTER	CA	93539-5958
PEDRO DOMINQUEZ	5770 SUE AVE	ROSAMOND	CA	93560-7524
PEDRO LOPEZ	11808 FELLOWS AVE	SAN FERNANDO	CA	91340-1812
PEGGY CARTER	2333 E MEADOW LARK WAY	SAN TAN VLY	AZ	85140-5618
PEGGY DAVIS	18832 OAK RIDGE DR	SANTA ANA	CA	92705-2252
PEGGY DO	11833 EMERY ST	EL MONTE	CA	91732-1615
PEGGY HATFIELD	818 60TH ST W	ROSAMOND	CA	93560-6910
PEGGY LAGATUTTA	31 S ELLIS PL	NEWBURY PARK	CA	91320-4506
PEGGY SMITH	PO BOX 344	ROSAMOND	CA	93560-0344
PEGGY WYLY	12162 JUNIPER HILLS RD	PEARBLOSSOM	CA	93553-3493
PEMELA HARO	24452 TAMARISK AVE	BORON	CA	93516-1358
PENALOZA GUILLERMO / PENALOZA SUSANA	19021 E AVENUE Q	PALMDALE	CA	93591-4404
PENLAND GLEN	29348 123RD ST E	PEARBLOSSOM	CA	93553-3491
PENNY DAYTON	38749 17TH ST E	PALMDALE	CA	93550-3949
PENNY SCHAEFER	4540 W AVENUE M8	QUARTZ HILL	CA	93536-2939
PEREZ EFRAIN / MARTINEZ SUSANA	11040 LORNE ST APT 230	SUN VALLEY	CA	91352-3976
PEREZ RENE / GUTIERREZ RUTH	3142 CAMINO HERMANOS	LANCASTER	CA	93536-2844
PERKINS ERNEST E / PERKINS ERNESTINA E	23400 W AVENUE D15	LANCASTER	CA	93536-9113
PERKINS ERNEST E / PERKINS ERNESTINA E	23500 W AVENUE D15	LANCASTER	CA	93536-9043
PETE HAMES	40892 COBBLESTONE CT	PALMDALE	CA	93551
PETER EVANGELISTA	1226 EL MONTE DR	SIMI VALLEY	CA	93065-4228
PETER GARCIA	PO BOX 4184	EL MONTE	CA	91734-4184
PETER LOPEZ	12201 EL MIRAGE ST	BORON	CA	93516-1314
PETER MASLANIK	7238 W AVENUE J	QUARTZ HILL	CA	93536-7625
PETER SCHANK	2769 JEFFERIES ST	ROSAMOND	CA	93560-6544
PETER SMITH	PO BOX 8395	LANCASTER	CA	93539-8395
PETERS MICHAEL R / PETERS BEKCY L	50107 40TH ST W	LANCASTER	CA	93536-9505
PETERSEN PROPERTIES	7155 VALJEAN AVE	VAN NUYS	CA	91406-3917
PETERSON	1534 CREEK MILL TRCE	LAWRENCEVILLE	GA	30044-6180
PETRIE STANLEY A / PETRIE KATHLEEN M	31220 106TH ST E	LITTLEROCK	CA	93543-3641
PETRINELLA PLUMMER	PO BOX 6194	LANCASTER	CA	93539-6194
PETTIT MICHAEL H / PETTIT KERRY A	7709 W AVENUE J	LANCASTER	CA	93536-7608
PHIL SHIPLEY	PO BOX 634	PEARBLOSSOM	CA	93553-0634
PHILIP ARKLIN	PO BOX 900697	PALMDALE	CA	93590-0697
PHILIP BUCKNOR	5374 RUSS PL	PALMDALE	CA	93552-3875
PHILIP BUCKNOR	5374 RUSS PL	PALMDALE	CA	93552-3875
PHILIP SCHULTZ	8051 W AVENUE B10	LANCASTER	CA	93536-9515
PHILLIP JOHN	4591 HEATH CIR	ROHNERT PARK	CA	94928-5615
PHILLIP KRUEGER	PO BOX 3005	QUARTZ HILL	CA	93586-0005
PHILLIP LEWIS	28400 CRUTHERS CREEK RD	PEARBLOSSOM	CA	93553-3420
PHOLSAN JOTIKASTHIRA	27411 ANNETTE JO CIR	SAUGUS	CA	91350-1704
PHYLLIS GARLIN	500 S OAK PARK ST	VISALIA	CA	93277-2353
PHYLLIS GOLDIN	824 E PALMDALE AVE	ORANGE	CA	92865-4523
PI SU	9927 OLIVE CT	TEMPLE CITY	CA	91780-3200
PIATT TODD R	45651 160TH ST W	LANCASTER	CA	93536-9039
PILAR VASQUEZ	45100 BEVINGTON AVE	LANCASTER	CA	93535
POISSON MATTHEW R / POISSON JENNY M	575 N KNIGHT DR	EDWARDS	CA	93523-2736
POLITO KEVIN C	25671 SMOKETREE LN	VALENCIA	CA	91381-0620
POLLY SHIU	586 VIENNA ST STE 3	SAN FRANCISCO	CA	94112-2818
POMEROY VANCE / POMEROY KIMBERLEY A	29319 121ST ST E	LITTLEROCK	CA	93543-4204
POMPEY RAYMOND J / POMPEY FAMILY	45807 20TH ST E	LANCASTER	CA	93535-1425
POMPOSO SARAH	18325 W AVENUE B	LANCASTER	CA	93536-8917
PONCE EMELIA	23537 W AVENUE C8	LANCASTER	CA	93536-9274
PONCEDELEON MICHAEL A	PONCEDELEON KATHY M	WHITTIER	CA	90604-3244
POOI KAN	3232 NEWMARK DR	MIAMISBURG	OH	45342-5421
PORTILLO BLANCA	18310 E AVENUE S	LLANO	CA	93544
POTTER DANIEL R / POTTER JANICE M	7828 W AVENUE H	LANCASTER	CA	93536-8108
PQ TECHNOLOGIES INC	47205 60TH ST E	LANCASTER	CA	93535-7827
PQ TECHNOLOGIES INC	47205 60TH ST E	LANCASTER	CA	93535-7827
PRATEEK GOEL	330 W 11TH ST APT 607	LOS ANGELES	CA	90015-2233
PRELEWICZ KRISY L	46330 72ND ST W	LANCASTER	CA	93536-8115
PRESTON SHULTS	PO BOX 422	ROSAMOND	CA	93560-0422
PRESTON SHULTS	PO BOX 422	ROSAMOND	CA	93560-0422
PRICE CYNTHIA D	3923 BEACON LN	PALMDALE	CA	93551
PRIDE PET	PO BOX 1055	PACIFIC PLSDS	CA	90272-1055
PRIME 40 WEST LP	7116 VALJEAN AVE	VAN NUYS	CA	91406-3901
PRIMO TAPIA	1101 71ST ST W	ROSAMOND	CA	93560-7032
PRINCE JERRY D / PRINCE JACQUELINE	11015 BUTTERFIELD STAGE RD	LITTLEROCK	CA	93543-3724
PULTE HOME CORP	27220 TURNBERRY LN	VALENCIA	CA	91355-1018
PUPPY SHOP INC	39487 DESERT LILLY CT	PALMDALE	CA	93551
PURSLEY D D ; K C FAMILY TRUST	PO BOX 4735	LANCASTER	CA	93539-4735
PYUNG WHANG	23231 MALTBY PL	HARBOR CITY	CA	90710-1132
QUALITY LENDING ET AL	3815 S WEST TEMPLE	SALT LAKE CITY	UT	84115-4412
QUANG BANH	7850 SLATER AVE SPC 115	HUNTINGTON BEACH	CA	92647-6763
QUARTZ HILL CENTER LLC	24832 PICO CANYON RD	STEVENSON RANCH	CA	91381-1700
QUESADA RODRIGO / QUESADA ISABLE	157 E AVENUE F	LANCASTER	CA	93535-6411
QUILCOT KENNETH D	3629 W AVENUE K10	LANCASTER	CA	93536-4928
QUILLEN J L ; K L LIVING TRUST	18450 W AVENUE D	LANCASTER	CA	93536-9266
QUINTERO ESMERALDA	46411 70TH ST E	LANCASTER	CA	93535-7833
QUIROGA JAMES	5606 E AVENUE K8	LANCASTER	CA	93535-8606
QUIROZ JAIME	5033 E AVENUE K8	LANCASTER	CA	93535-8602
QUYEN TRAN	237 S BEACH BLVD	ANAHEIM	CA	92804-1815
QWEST ENGINEERING INC	465 W 1ST ST	TUSTIN	CA	92780-3002

R AND V NULL FAMILY LTD PTNSHP	1160 5TH STREET LOOP W	TILLAMOOK	OR	97141-9488
R BROTHERS	PO BOX 1346	ROSAMOND	CA	93560-1346
R DE LA ROSA	9580 W ROSAMOND BLVD	ROSAMOND	CA	93560-7505
R JENKINS	6465 SWEETSER RD	WILLOW SPRINGS	CA	93560-6355
R RANCH	9440 E AVENUE I	LANCASTER	CA	93535-8400
R VARTANIAN	PO BOX 2600	ROSAMOND	CA	93560-2600
RABII INVESTMENTS LLC	4 VIA ERMITAS	RANCHO SANTA MARGARITA	CA	92688-2968
RACHEL BISSON	38 KELLY CIR	SIDNEY	ME	04330-2509
RACHEL FINES	43325 VINEYARD DR	LANCASTER	CA	93535
RACHEL MANNING	24451 TAMARISK AVE	BORON	CA	93516-1351
RACHEL QUIGLEY	43161 8TH ST E	LANCASTER	CA	93535-4739
RACHEL WILLIAMSON	440 W HILLSDALE ST	INGLEWOOD	CA	90302-1124
RAFAEL CANTE	41506 154TH ST E	LAKE LA	CA	93535-7031
RAFAEL MEDINA	18122 E AVENUE O	PALMDALE	CA	93591-3804
RAFAEL NOVOA	5594 SUE AVE	ROSAMOND	CA	93560-6986
RAFAEL ROSALES	38642 KYLE PL	PALMDALE	CA	93551
RAFAEL TORRES	PO BOX 6922	LANCASTER	CA	93539-6922
RAJ PRADEEP / RAJ MARY J	37146 THE GRVS	PALMDALE	CA	93551-6232
RAKEIA PRATT	7255 BAYMEADOWS WAY	JACKSONVILLE	FL	32256-6851
RALPH DE LANO	2860 100TH ST W	ROSAMOND	CA	93560-7076
RALPH DRAEGER	9531 WARBURTON DR	HUNTINGTN BCH	CA	92646-3629
RALPH HEWITT	124 E EL CAMINO ST	SANTA MARIA	CA	93454-4106
RALPH LA PREZIOSA	PO BOX 22	LAKE HUGHES	CA	93532-0022
RALPH LA PREZIOSA	PO BOX 22	LAKE HUGHES	CA	93532-0022
RALPH MARTIN	PO BOX 384	PEARBLOSSOM	CA	93553-0384
RAMEY TODD	9503 NORTHSIDE DR	LEONA VALLEY	CA	93551-7108
RAMIREZ CLAUDIA M	16644 RINALDI ST	GRANADA HILLS	CA	91344-3631
RAMIREZ VICTOR H	44022 42ND ST W	LANCASTER	CA	93536-5869
RAMIRO DIAZ	3815 SW TEMPLE	SALT LAKE CITY	UT	84115
RAMIRO GONZALEZ	20618 COHASSET ST	CANOGA PARK	CA	91306-2807
RAMON	2081 60TH ST W	ROSAMOND	CA	93560-6561
RAMON HARO	24452 TAMARISK AVE	BORON	CA	93516-1358
RAMON RAMOS	12567 YUBA RD	PHELAN	CA	92371-7836
RAMOS FIDENCIO / RAMOS ROSA D	626 E AVENUE G	LANCASTER	CA	93535-5901
RAMOS SERGIO / RAMOS ESTHER M	4657 E AVENUE G	LANCASTER	CA	93535-7708
RANATUNGE BANDULA D / RANATUNGE CHANDHI	4508 CINNABAR AVE	PALMDALE	CA	93551-1854
RANDALL A STEVENS JR LIVING TRUST	PO BOX 781	ROSAMOND	CA	93560-0781
RANDALL BLAYNEY	17259 COMMUNITY ST	NORTHBRIDGE	CA	91325-4055
RANDALL STERBA	27720 MANSFIELD CT	VALENCIA	CA	91354-1623
RANDOLF SALAZAR	37741 MENTOR CT	PALMDALE	CA	93550-2587
RANDY ANDREONI	48751 245TH ST W	LANCASTER	CA	93536-9121
RANDY KISTLER	5216 CAMPO RD	WOODLAND HILLS	CA	91364-1927
RANDY SPEARS	24284 SAGE AVE	BORON	CA	93516-1334
RANDY WIDMER	PO BOX 1670	ROSAMOND	CA	93560-1670
RANJAN GORADIA	32063 PACIFICA DR	RANCHO PALOS VERDES	CA	90275-5763
RAQUEL MUNOZ	9755 BUCKHORN AVE	ROSAMOND	CA	93560-7299
RAUL ALICER	1452 3RD ST	SIMI VALLEY	CA	93065-3206
RAUL BAUTISTA	24127 JOSHUA AVE	BORON	CA	93516-1320
RAUL MARTINEZ	6607 ALMOND VALLEY WAY	LANCASTER	CA	93536-1230
RAUL TORRES	8230 REDBUSH LN	PANORAMA CITY	CA	91402-5317
RAWLEY DAVIS	3255 50TH STREET WEST	ROSAMOND	CA	93560
RAY CROFT	2608 60TH ST W	ROSAMOND	CA	93560-6988
RAY CROFT	2608 60TH ST W	ROSAMOND	CA	93560-6988
RAY MC GOUGH	PO BOX 1628	ROSAMOND	CA	93560-1628
RAY MORALES	14348 W AVENUE D # 84	LANCASTER	CA	93536
RAYMOND CHAMPAGNE	7989 RENEE CIR	BENTON	AR	72019-9551
RAYMOND CHINN	2921 MCCALL AVE	BAKERSFIELD	CA	93304-6227
RAYMOND CUMMINS	4217 N DILKON RD	GOLDEN VALLEY	AZ	86413-8335
RAYMOND JOHNSON	623 MELBA LN	BAKERSFIELD	CA	93307-1653
RAYMOND NODA	PO BOX 1506	MONROVIA	CA	91017-5506
RAYMOND POMPEY	45807 20TH ST E	LANCASTER	CA	93535-1425
RAYMOND STEAD	6171 GOBI ST	ROSAMOND	CA	93560
RAYMOND STEWART	24969 MULHOLLAND HWY	CALABASAS	CA	91302-2366
RAYMUNDO CORTEZ	6654 W AVENUE L4	LANCASTER	CA	93536-4560
RAYMUNDO RODRIGUEZ	3165 SANDSTONE CT	PALMDALE	CA	93551-1020
RAY-SHE ESTATE TRUST	PO BOX 711	ROSAMOND	CA	93560-0711
RCN3 TRUST	1101 SALISBURY RD	LA CANADA	CA	91011-2345
RE MAP LLC	3487 SAN PABLO AVE	SAN JOSE	CA	95127-1147
REBA JORDAN	PO BOX 756	BORON	CA	93596-0756
REBECA FUENTES	355 S HIDDEN GROVE LN	ANAHEIM	CA	92807
REBECCA BROWN	1658 FALL CT	ROSAMOND	CA	93560-6547
REBECCA KOSICK	PO BOX 1162	ROSAMOND	CA	93560-1162
REBECCA MARKS	PO BOX 1085	PEARBLOSSOM	CA	93553-1085
REBECCA MC GOUGH	1865 60TH ST W	ROSAMOND	CA	93560-7370
REBECCA STEWART	5817 E AVENUE E	LANCASTER	CA	93535-7846
REEVES JEROLD K; SYLVIA D	REEVES FAMILY	LANCASTER	CA	93536-8507
REHAUME LARRY M / REHAUME CINDY E	3357 TWINCREEK CT	PALMDALE	CA	93551-1080
REMIGLIA SCAVO	19550 AVENUE OF THE OAKS	NEWHALL	CA	91321-1307
RENAE DAVIS	24374 SAGE AVE	BORON	CA	93516-1336
RENE NAVARRO	5008 SUNBURST DR	PALMDALE	CA	93552-5300
RENNEL FARR	851 65TH ST W	ROSAMOND	CA	93560-7035
RESCAR INDUSTRIES INC	PO BOX 6333	MAGNA	UT	84044-6333
RESERVE SYSTEMS INC	4040 MANLY RD	ROSAMOND	CA	93560-6930
REUSCHEL JON M	12333 E AVENUE H	LANCASTER	CA	93535-8724
REUTER JAMES ; CORALEE H / REUTER FAMILY	7362 W AVENUE G	LANCASTER	CA	93536-8618
REVA AIKENS	3658 W 59TH PL	LOS ANGELES	CA	90043-2904
REVA MUNZ	12701 LANCASTER RD	LANCASTER	CA	93536-9014

REX CADUNOG	673 FISHER CIR	FOLSOM	CA	95630-9541
REX THOMPSON	6294 SHORELAND CIR	BUFORD	GA	30518-1551
REYES ESTEBAN G / BONILLA JULIO C	45819 65TH ST E	LANCASTER	CA	93535-8300
REYES MARLON J	48205 60TH ST E	LANCASTER	CA	93535-7824
REYES MARTELL	12954 PROFITT ST	NORTH EDWARDS	CA	93523-3445
REYNALDO CHAVEZ	29857 104TH ST E	JUNIPER HILLS	CA	93543-3616
REYNOLDS JULIA B	43044 FLAG ST	LANCASTER	CA	93536-4651
REYNOSO JOSE F / RAMOS MARIA R	4520 CINNABAR AVE	PALMDALE	CA	93551-1854
RHAMIE CHONG	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
RHETTA DAVIS	24856 APPIAN WAY	MURRIETA	CA	92562-5734
RHODA BAILEY	2315 E PALMDALE BLVD # GC27	PALMDALE	CA	93550-4959
RHONALD BURGESS	PO BOX 2145	ROSAMOND	CA	93560-2145
RHONDA MUELLER	2136 E BROWER ST	SIMI VALLEY	CA	93065-2403
RIAHI MANDANA	10535 WILSHIRE BLVD APT 1606	LOS ANGELES	CA	90024-4565
RICARDO MARTINEZ	4001 E AVENUE E	LANCASTER	CA	93535-7720
RICARDO MARTINEZ	4001 E AVENUE E	LANCASTER	CA	93535-7720
RICH MAN PROPERTY GROUP TRUST	1752 E AVENUE J STE 105	LANCASTER	CA	93535-4474
RICHARD ATILANO	7051 WHITTIER AVE APT C	WHITTIER	CA	90602-1149
RICHARD BOLIN	9250 NW MOUNTAIN VIEW ACRES RD	PRINEVILLE	OR	97754-9267
RICHARD CASE	PO BOX 1101	ROSAMOND	CA	93560-1101
RICHARD COLEMAN	727 SUBURBAN DR	BRIGHAM CITY	UT	84302-2886
RICHARD DEARBORN	2601 100TH ST W	ROSAMOND	CA	93560-7077
RICHARD DEARBORN	2601 100TH ST W	ROSAMOND	CA	93560-7077
RICHARD DIXON	PO BOX 902111	PALMDALE	CA	93590-2111
RICHARD DOUGLASS	PO BOX 1744	ROSAMOND	CA	93560-1744
RICHARD DOWDY	12221 SIERRA VIEW ST	BORON	CA	93516-1339
RICHARD ELLIS	4360 W AVENUE B 8	LANCASTER	CA	93584
RICHARD ELLIS	35581 165TH STREET EAST	LLANO	CA	93544
RICHARD FELTER	PO BOX 1030	ROSAMOND	CA	93560-1030
RICHARD HARPER	945 E BRETT ST	INGLEWOOD	CA	90302-1413
RICHARD HEFLIN	5109 60TH ST W	ROSAMOND	CA	93560-6551
RICHARD HOPKINS	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
RICHARD HORVATIN	6520 GASKELL RD	ROSAMOND	CA	93560-7131
RICHARD HSU	26 SANTA CRUZ	ROLLING HILLS ESTATES	CA	90274-5402
RICHARD KESSENER	524 E PALM AVE	EL SEGUNDO	CA	90245-3014
RICHARD KOSICK	PO BOX 1162	ROSAMOND	CA	93560-1162
RICHARD LAUREYS	8349 MOJAVE AVE	ROSAMOND	CA	93560-7188
RICHARD LESLEY A / ALLEN LATRICE M	44613 31ST ST W	LANCASTER	CA	93536-8367
RICHARD MICCOLIS	19538 LOS ALIMOS ST	NORTHBRIDGE	CA	91326-2221
RICHARD MILLIGAN	6265 105TH ST W	ROSAMOND	CA	93560-7515
RICHARD MILLS	47044 5TH ST W	LANCASTER	CA	93534-7501
RICHARD MINER	9678 DAWN RD	ROSAMOND	CA	93560-7503
RICHARD MITCHELL	45740 95TH ST W	LANCASTER	CA	93536-8004
RICHARD MORGAN	PO BOX 1090	ROSAMOND	CA	93560-1090
RICHARD MOSS	1049 CINNAMON RANCH RD	BISHOP	CA	93514-9481
RICHARD ODELL	PO BOX 74	VALYERMO	CA	93563-0074
RICHARD OLIVER	12428 EL MIRAGE ST	BORON	CA	93516-1319
RICHARD PARE	2935 DAVENPORT ST	ROSAMOND	CA	93560-7513
RICHARD SIKRA	PO BOX 6184	THOUSAND OAKS	CA	91359-6184
RICHARD SKAGGS	2156 ELANITA DR	SAN PEDRO	CA	90732-4434
RICHARD SMITH	10735 LEONA AVE	LEONA VALLEY	CA	93551-7304
RICHARD SULZ	4066 WEST AVENUE J6	LANCASTER	CA	93536-6833
RICHARD TURNBLAD	24856 APPIAN WAY	MURRIETA	CA	92562-5734
RICHARD WHEATON	809 W NEWGROVE ST	LANCASTER	CA	93534-3009
RICHARD WHITEHOUSE	30401 104TH ST E	LITTLE ROCK	CA	93543-3613
RICHARD WILLIAMS	PO BOX 5302	LANCASTER	CA	93539-5302
RICHARDS WILLIAM J	50665 110TH ST W	LANCASTER	CA	93536-9412
RICHLAND ANTELOPE VALLEY	1925 CENTURY PARK E STE 1160	LOS ANGELES	CA	90067-2712
RICHMOND AMERICAN HOMES OF	5171 CALIFORNIA AVE STE 120	IRVINE	CA	92617-3036
RICHMOND RICHARD M / RICHMOND WILMA M	12841 PALLET MESA RD	PEARLBLOSSOM	CA	93553-3473
RICHMOND TRUST / RICHMOND MANUEL	42936 FAIRLEE DR	LANCASTER	CA	93536-4636
RICK CHOW	1121 W EDGEWARE RD	LOS ANGELES	CA	90026-5168
RICK HARRIS	PO BOX 1497	ROSAMOND	CA	93560-1497
RICKIE SCHWEBKE	PO BOX 4366	LANCASTER	CA	93539-4366
RICKY BECK	24172 JOSHUA AVE	BORON	CA	93516-1321
RICKY STUARD	5717 CHARAN RD	ROSAMOND	CA	93560-7126
RICKY TORRES	3334 78TH ST W	ROSAMOND	CA	93560-6995
RIERSON ROBERT R / RIERSON JUANITA	10317 E AVENUE J	LANCASTER	CA	93535-8504
RIFFENBURG LOGAN R	RIFFENBURG VANESSA G	LAKE LOS ANGELES	CA	93591-4704
RIGBY LOLA / ESTEY LOLA R	6763 E AVENUE H	LANCASTER	CA	93535-7849
RILEY AUSTIN	4828 LOOP CENTRAL DR	HOUSTON	TX	77081-2212
RILEY THOMAS M / RILEY DENISE M	4661 E AVENUE F	LANCASTER	CA	93535-7710
RION HUFFORD	PO BOX 1815	ROSAMOND	CA	93560-1815
RITA ACOSTA	2233 60TH ST W	ROSAMOND	CA	93560-6507
RITA ALVAREZ	5246 ELK CRK	SAN ANTONIO	TX	78251-3545
RITA GIBSON	43061 FLAG ST	LANCASTER	CA	93536-4651
RITA TAVERNESE	5641 ABRAHAM AVE	WESTMINSTER	CA	92683-2803
RITTER MARK S / RITTER DANA	51201 90TH ST W	LANCASTER	CA	93536-9404
RIVIERA PROPERTIES LLC	13428 MAXELLA AVE # 606	MARINA DL REY	CA	90292-5620
RMS RESIDENTIAL PROPERTIES LLC	8742 LUCENT BLVD STE 300	HIGHLANDS RANCH	CO	80129-2386
ROBBIE LIENHART	4450 CALIFORNIA AVE STE 52	BAKERSFIELD	CA	93309-1152
ROBBIN HOUCHEM	19800 GASKELL RD	ROSAMOND	CA	93560-7245
ROBBIN HOUCHEM	19800 GASKELL RD	ROSAMOND	CA	93560-7245
ROBBINS RICHARD SR / ROBBINS DORTHY	47229 DIVISION ST	LANCASTER	CA	93535-6405
ROBBY ASHPAUGH	2797 MAGNOLIA ST	CAMARILLO	CA	93012-8044
ROBBY HARGRAVE	38465 3RD ST E STE P	PALMDALE	CA	93550-4501
ROBERSON	3003 8TH AVE	LOS ANGELES	CA	90018-3304

ROBERT A. DAVIS	2399 WINDWARD CIR	WESTLAKE VLG	CA	91361-3438
ROBERT ALBERT	21601 ADLER DR	CALIF CITY	CA	93505-1403
ROBERT AUSTIN	PO BOX 535	PEARBLOSSOM	CA	93553-0535
ROBERT BEECHLY	PO BOX 155	ROSAMOND	CA	93560-0155
ROBERT BELL	1541 STUART ST	CAMBRIA	CA	93428-5921
ROBERT BENTON	24264 CHAPARRAL AVE	BORON	CA	93516-1306
ROBERT BETSON	5093 61ST ST W	ROSAMOND	CA	93560-6463
ROBERT CHANEY	PO BOX 432	MOJAVE	CA	93502-0432
ROBERT CHERLAND	6217 SHADOW HILLS DR	LANCASTER	CA	93536-3715
ROBERT DENNIS	43770 15TH ST W STE 125	LANCASTER	CA	93534-5200
ROBERT DONOVAN	6169 SWEETSER RD	ROSAMOND	CA	93560-6573
ROBERT EKHOLM	PO BOX 4	VALYERMO	CA	93563-0004
ROBERT ELIA	PO BOX 1712	ANGEL FIRE	NM	87710-1712
ROBERT ESGUERRA	20405 JANZER CT	SANTA CLARITA	CA	91350-8512
ROBERT FENNELL	8408 SWEETSER RD	ROSAMOND	CA	93560-7096
ROBERT FORSHIER	12715 MURPHYS LN	PEARBLOSSOM	CA	93553-3445
ROBERT G. DAVIS	43838 90TH ST W	LANCASTER	CA	93536-7701
ROBERT GEIGER	7963 ROLAND AVE	ROSAMOND	CA	93560-7057
ROBERT GIBSON	PO BOX 115	VALYERMO	CA	93563-0115
ROBERT GRANT	37147 186TH ST E	LLANO	CA	93544-1414
ROBERT GRATER	PO BOX 822	POWELL	WY	82435-0822
ROBERT GREER	PO BOX 2752	LANCASTER	CA	93539-2752
ROBERT HARDY	1000 TECHNOLOGY DR MS 314	O FALLON	MO	63368-2239
ROBERT HARMON	5771 CHARAN RD	ROSAMOND	CA	93560-7126
ROBERT HERBERT	24400 JOSHUA AVE	BORON	CA	93516-1327
ROBERT HOUSE	PO BOX 1874	ROSAMOND	CA	93560-1874
ROBERT JOHNSTON	PO BOX 2125	LANCASTER	CA	93539-2125
ROBERT JONES	9440 E AVENUE I	LANCASTER	CA	93535-8400
ROBERT KAMMER	11802 E AVENUE D	LANCASTER	CA	93535-8019
ROBERT KEITH DYAS	1975 KEITH LANE	ROSAMOND	CA	93560
ROBERT KEITH DYAS	1875 KEITH LANE	ROSAMOND	CA	93560
ROBERT KING	PO BOX 2120	ROSAMOND	CA	93560-2120
ROBERT LARGE	PO BOX 949	LAKE HUGHES	CA	93532-0949
ROBERT LEACH	24232 JUNIPER AVE	BORON	CA	93516-1329
ROBERT LEE	2743 28TH ST W	ROSAMOND	CA	93560-6436
ROBERT LEWIS	PO BOX 1180	LITTLE ROCK	CA	93543-1180
ROBERT LIPE	5264 MOHAVE DR	SIMI VALLEY	CA	93063-2008
ROBERT MACDONALD	43031 40TH ST E	LANCASTER	CA	93535-8103
ROBERT MARTINEZ	775 65TH ST W	ROSAMOND	CA	93560-7224
ROBERT MC KENNA	2364 LUPINE TRL	BULLHEAD CITY	AZ	86442-8760
ROBERT MELVIN	38901 230TH ST E	PALMDALE	CA	93591-4706
ROBERT MORRIS	2513 100TH ST W # 3	ROSAMOND	CA	93560-7010
ROBERT MUNOZ	38756 LILACVIEW AVE	PALMDALE	CA	93550-4254
ROBERT NELSON	4050 MANLY RD	ROSAMOND	CA	93560-6930
ROBERT PENA	15229 LAKESIDE ST	SYLMAR	CA	91342-3713
ROBERT PIKE	6000 140TH STREET WEST	ROSAMOND	CA	93560
ROBERT PRUITT	1701 JUDY AVE	BAKERSFIELD	CA	93312
ROBERT REED	PO BOX 901754	PALMDALE	CA	93590-1754
ROBERT ROOS	PO BOX 1938	ROSAMOND	CA	93560-1938
ROBERT SANKEY	9008 HIERBA RD	AGUA DULCE	CA	91390-4560
ROBERT SCHEIRE	5527 105TH ST W	WILLOW SPRINGS	CA	93560-7500
ROBERT SHEPHARD	PO BOX 2504	ROSAMOND	CA	93560-2504
ROBERT SLADE	6225 HOLIDAY AVE	ROSAMOND	CA	93560-6518
ROBERT SLOCUM	PO BOX 1535	LANCASTER	CA	93539-1535
ROBERT SMITH	PO BOX 945	ROSAMOND	CA	93560-0945
ROBERT SMITH	309 N BALDY VISTA AVE	GLEN DORA	CA	91741-6606
ROBERT SMITH	PO BOX 945	ROSAMOND	CA	93560-0945
ROBERT SORENSEN	1852 MARY RD	ACTON	CA	93510-1493
ROBERT SUTER	751 HIGHWAY AT	VILLA RIDGE	MO	63089-2119
ROBERT SWICK	13612 BRADLEY AVE	SYLMAR	CA	91342-1104
ROBERT TALBOT	9 RUSTLER LN	ROLLING HILLS ESTATES	CA	90274-1543
ROBERT THORNTON	PO BOX 155	BORON	CA	93596-0155
ROBERT WIESE	15216 BURBANK BLVD STE 300	SHERMAN OAKS	CA	91411-3561
ROBERT WOODS	11565 S ARHARTON DR	IDAHO FALLS	ID	83404
ROBERT ZAVALA	6781 GASKELL RD	ROSAMOND	CA	93560-7132
ROBERTA ENGLISH	24169 JOSHUA AVE	BORON	CA	93516-1320
ROBERTA FRANCO	12204 ALBERTA DR	CULVER CITY	CA	90230-5906
ROBERTA HARGRAVE	PO BOX 1675	ROSAMOND	CA	93560-1675
ROBERTO ALVAREZ	5246 ELK CRK	SAN ANTONIO	TX	78251-3545
ROBERTO CASTRO	4824 W 120TH ST	HAWTHORNE	CA	90250-2725
ROBERTO CO	910 EUCLID AVE APT 82	NATIONAL CITY	CA	91950-3839
ROBERTO MORENO	6523 GAVIOTA AVE	VAN NUYS	CA	91406-6409
ROBIN BAKER	GENERAL DELIVERY	LANCASTER	CA	93539-9999
ROBIN FUTCH	PO BOX 558	LAKE HUGHES	CA	93532-0558
ROBIN GAGNON	PO BOX 2308	ROSAMOND	CA	93560-2308
ROBIN GREEN	42450 12TH ST W	LANCASTER	CA	93534-7082
ROBIN RUIZ	99 WYOMING ST	BOULDER CITY	NV	89005-2803
ROBIN RUIZ	99 WYOMING ST	BOULDER CITY	NV	89005-2803
ROBIN WALTON	24242 CHAPARRAL AVE	BORON	CA	93516-1306
ROBINSON LUCIAN; BARBARA	ROBINSON FAMILY	LITTLE ROCK	CA	93543-2800
ROBLES RICHARD E	40812 GRANITE ST	PALMDALE	CA	93551-1806
ROBYN ANDRADE	47522 80TH ST W	LANCASTER	CA	93536-8637
ROCHELLE ROBERSON	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
ROD HERDERSON	405 W LANCASTER BLVD	LANCASTER	CA	93534-2539
RODAH YOUNG	PO BOX 1468	ROSAMOND	CA	93560-1468
RODNEY ELLIS	15444 SPUNKY CANYON RD # 847	AGUA DULCE	CA	91390-4902
RODNEY KIRSCH	6175 WILLOW AVE	ROSAMOND	CA	93560-6524

RODNEY METTER	3151 E AVENUE H	LANCASTER	CA	93535-1607
RODNEY SAKEMILLER	12826 MURPHYS LN	PEARBLOSSOM	CA	93553-3442
RODNEY STILLION	36663 OLIVER LN	PALMDALE	CA	93551-7945
RODOLFO ESCOBAR	4091 ELWOOD AVE	PALMDALE	CA	93552-3615
RODOLFO ESCOBAR	5726 OPAL AVE	PALMDALE	CA	93552-3943
RODOLFO RAMIREZ	630 N VERNON AVE	AZUSA	CA	91702-2835
RODRIGO MEZA	2719 57TH ST W	ROSAMOND	CA	93560-6923
RODRIGO SANCHEZ	6727 PISTACHIO PL	PALMDALE	CA	93551-1930
RODRIGUEZ ARNALDO	49050 130TH ST W	LANCASTER	CA	93536-9364
RODRIGUEZ ELENA	47190 110TH ST W	LANCASTER	CA	93536-8633
RODRIGUEZ JOSE J	47400 120TH ST E	LANCASTER	CA	93535-8008
RODRIGUEZ JUAN C / RODRIGUEZ GABRIELA	29143 127TH ST E	PEARBLOSSOM	CA	93553-3444
ROGELIO TORRES	24312 JUNIPER AVE	BORON	CA	93516-1364
ROGER BASS	445 HAMILTON AVE FL 8	WHITE PLAINS	NY	10601-1807
ROGER CHRISTIANSEN	PO BOX 416	ROSAMOND	CA	93560-0416
ROGER DAMRON	PO BOX 1951	LANCASTER	CA	93539-1951
ROGER DAMRON	PO BOX 1951	LANCASTER	CA	93539-1951
ROGER GORSKI	3832 MINERVA AVE	LOS ANGELES	CA	90066-4023
ROGER KING	6219 WILLOW AVE	ROSAMOND	CA	93560-7234
ROGER SCHAEFER	4540 W AVENUE M8	QUARTZ HILL	CA	93536-2939
ROGER SIDES	49540 55TH ST W	LANCASTER	CA	93536-9511
ROGERS EDWIN C / ROGERS BARBARA B	19620 W AVENUE A	LANCASTER	CA	93536-8908
ROGERS MARVIN A / ROGERS JERRY H	11819 JUNIPER HILLS RD	LITTLE ROCK	CA	93543-4207
ROLAND VALENTINE	PO BOX 1851	ROSAMOND	CA	93560-1851
ROLANDO DOLATRE	1300 LANCE LN	CAROL STREAM	IL	60188-3332
ROLANDO LIM	19140 MERION DR	NORTH RIDGE	CA	91326-1835
ROLANDO TONG	3 NORMANDIE	ALISO VIEJO	CA	92656-7064
ROLF CARLE	PO BOX 13	ROSAMOND	CA	93560-0013
ROLYAS	16956 DESERITA AVE	NORTH EDWARDS	CA	93523-3413
ROLYAS TRUST	16956 DESERITA AVE	NORTH EDWARDS	CA	93523-3413
ROMAN CATHOLIC ARCHBISHOP	3424 WILSHIRE BLVD	LOS ANGELES	CA	90010-2202
ROMANA LOPEZ	14400 MELODY LN	ROSAMOND	CA	93560-7006
ROMARICO LATUPAN	13324 FOX ST	EDWARDS	CA	93523-3248
ROMEO DAVID	78 AMBERWOOD CIR	S SAN FRAN	CA	94080-3462
ROMEO PALACIOS	7318 DINWIDDIE ST	DOWNEY	CA	90241
ROMULO TAYOBA	25611 AVENIDA JOLITA	VALENCIA	CA	91355-2501
RON BANUK	15259 W ROSAMOND BLVD	ROSAMOND	CA	93560-7288
RON BIVINS	13693 BADGER AVE	SYLMAR	CA	91342-2510
RON CAMMARATA	PO BOX 8935	CALABASAS	CA	91372-8935
RON SATEL	PO BOX 2254	ROSAMOND	CA	93560-2254
RONALD ARRACHE	PO BOX 2468	LANCASTER	CA	93539-2468
RONALD BISSON	38 KELLY CIR	SIDNEY	ME	04330-2509
RONALD BRANDINI	3382 CORPUS CHRISTI ST	SIMI VALLEY	CA	93063-1406
RONALD CLARK	18160 SHADOWBROOK WAY	MORGAN HILL	CA	95037-3559
RONALD GEGOIRE	905 MISSION CREEK DR	PALM DESERT	CA	92211-5910
RONALD HARRIS	PO BOX 2117	ROSAMOND	CA	93560-2117
RONALD HUNT	3435 WHISPER SANDS AVE	ROSAMOND	CA	93560-7807
RONALD HUNT	536 SAFE LANDING WAY	ROSAMOND	CA	93560-7387
RONALD LAMB	1514 57TH ST W	ROSAMOND	CA	93560-6915
RONALD LARSEN	5776 JACKSON AVE	ROSAMOND	CA	93560-6970
RONALD POPPINO	321 MONTECITO AVE	MONTEREY	CA	93940-3822
RONALD ROQUEMORE	PO BOX 796	BORON	CA	93596-0796
RONALD SHELTON	PO BOX 1789	ROSAMOND	CA	93560-1789
RONALD SMILLIE	9668 W ROSAMOND BLVD	ROSAMOND	CA	93560-7506
RONALD SPEED	818 60TH ST W	ROSAMOND	CA	93560-6910
RONALD STRANGE	PO BOX 1256	ROSAMOND	CA	93560-1256
RONG FITZGIBBONS	1158 E AVENUE J 5	LANCASTER	CA	93535
RONNIE FOX	24329 TAMARISK AVE	BORON	CA	93516-1349
RONNIE POUND	6118 HOLIDAY AVE	ROSAMOND	CA	93560-6519
ROQUE NOLACIO JR	44639 27TH STREET EAST	LANCASTER	CA	93535-1769
RORY BUTTERFIELD	PO BOX 1475	ROSAMOND	CA	93560-1475
RORY NAVIS	37054 BOXLEAF RD	PALMDALE	CA	93550-7333
ROSA BAEZ	212 E AVENUE K6 STE 300	LANCASTER	CA	93535-4565
ROSA BAEZ	212 E AVENUE K6	LANCASTER	CA	93535-4567
ROSA CASTANEDA	10107 CONDON AVE	INGLEWOOD	CA	90304-1438
ROSA CRUZ	14235 FRIAR ST	VAN NUYS	CA	91401-2109
ROSA HARO	PO BOX 2505	ROSAMOND	CA	93560-2505
ROSA PRODAN	4375 HUASNA RD	ARROYO GRANDE	CA	93420-6175
ROSA RAMOS	616 E AVENUE G	LANCASTER	CA	93535-5901
ROSA TINTOCALIS	5620 MAGDA CT	PALMDALE	CA	93552-6304
ROSALEE CALVERT	0 49-305 HWY 74 NO 4	PALM DESERT	CA	92260
ROSALINA ROBLES	5798 JACKSON AVE	ROSAMOND	CA	93560-6970
ROSALINA TAYOBA	25611 AVENIDA JOLITA	VALENCIA	CA	91355-2501
ROSALINDA ALATORRE	5377 ELDER AVE	ROSAMOND	CA	93560-6904
ROSALVA ARELLANO	21413 E AVENUE S	PALMDALE	CA	93591-4519
ROSAMOND	100 S SUNRISE WAY STE 444	PALM SPRINGS	CA	92262-6778
ROSAMOND	100 S SUNRISE WAY STE 444	PALM SPRINGS	CA	92262-6778
ROSARIO BANUELOS	11635 SATICOY ST	NORTH HOLLYWOOD	CA	91605-2945
ROSARIO SALAZAR	12360 GLAMIS ST	PACOIMA	CA	91331-1649
ROSAS LOPEZ	PO BOX 1201	ROSAMOND	CA	93560-1201
ROSE CHANEY	1832 FLOWER ST	BAKERSFIELD	CA	93305-4144
ROSE HAWKINS	24178 SAGE AVE	BORON	CA	93516-1332
ROSE HERRERA	13360 GILBERT ST	NORTH EDWARDS	CA	93523-3430
ROSELIA SANTIBANEZ	47431 4TH ST W	LANCASTER	CA	93534-7506
ROSEMARIE BEALE	6144 W AVENUE K1	LANCASTER	CA	93536-1903
ROSEMARIE KING	13658 E AVENUE K	LANCASTER	CA	93535-8712
ROSEMARIE MILLER	1270 NORTHLAND DR STE 200	MENDOTA HEIGHTS	MN	55120-1176



ROSENDO ROBLES	5798 JACKSON AVE	ROSAMOND	CA	93560-6970
ROSETTA CARTER	24204 JUNIPER AVE	BORON	CA	93516-1329
ROSIE COOPER	PO BOX 2	AZUSA	CA	91702-0002
ROSIE HUBBARD	38128 170TH ST E	PALMDALE	CA	93591-3605
ROSS	24304 CHAPARRAL AVE	BORON	CA	93516-1308
ROSS SWINDLEHURST	24405 TAMARISK AVE	BORON	CA	93516-1351
ROSSOLL MALCOLM W	8754 HOLLISTER RD	PHELAN	CA	92371-6488
ROTIMI LAWANI	1277 W WABASH ST	RIALTO	CA	92376-3986
ROTTMAN LARRY W / ROTTMAN L ; K /TR	6737 W AVENUE H12	LANCASTER	CA	93536-8325
ROWLBACK INVESTMENT GROUP LLC	5446 LOCKHURST DR	WOODLAND HILLS	CA	91367-5734
ROXANN WEBB	32403 228TH ST E	LLANO	CA	93544-1575
ROXANNA RAMEY	25464 VIA ACORDE	VALENCIA	CA	91355-3152
ROXANNA RAMSEY	25464 VIA ACORDE	VALENCIA	CA	91355-3152
ROYAL EWALT	1000 E AVENUE S # 102	PALMDALE	CA	93550
RUBEN BAEZ	212 E AVENUE K6 STE 300	LANCASTER	CA	93535-4565
RUBEN BAEZ	212 E AVENUE K6	LANCASTER	CA	93535-4567
RUBEN LICEA	9802 VENA AVE	ARLETA	CA	91331-4646
RUBEN LOPEZ	12860 FILMORE ST	PACOIMA	CA	91331-1236
RUBEN MAGDALENO	5838 CHARAN RD	ROSAMOND	CA	93560-7381
RUBEN SILVA	1430 LONGHILL	HACIENDA HEIGHTS	CA	91745
RUBEN SOLIZ	6382 GOBI AVE	ROSAMOND	CA	93560-7127
RUDOLPH RCO	5906 JASPER ST	RANCHO CUCAMONGA	CA	91701-1929
RUDOLPH SHEPARD	31791 VIA PATO	COTO DE CAZA	CA	92679-4128
RUDOLPH TURK	PO BOX 865	PEARLBLOSSOM	CA	93553-0865
RUFINA VIERNES	1625 ANDALUSIA WAY	SAN JOSE	CA	95125-5004
RUIZ ANTONIO / BETANCOURT ALEJANDRO S	25757 E AVENUE V	LLANO	CA	93544-1535
RUPERTO DOMINGO	2059 LAS COLINAS AVE	LOS ANGELES	CA	90041-2713
RUSSELL	12100 WILSHIRE BLVD STE 800	LOS ANGELES	CA	90025-7140
RUSSELL BEVERLY	44655 JEFFERSON ST	LANCASTER	CA	93535-2839
RUSSELL CLARK	6638 CONSTELLATION AVE	ROSAMOND	CA	93560-6356
RUSSELL CLAWSON	5329 W AVENUE C14	LANCASTER	CA	93536-9512
RUSSELL FULLER	20004 W AVENUE E15	LANCASTER	CA	93536-9078
RUSSELL LANCASTER	PO BOX 1085	ROSAMOND	CA	93560-1085
RUSSELL TERRILL	PO BOX 320	BORON	CA	93596-0320
RUSSELL TINOYAN	7708 W AVENUE H	LANCASTER	CA	93536-8109
RUSSELLENE ANGEL	4826 COUNTRY WOODS LN	GREENSBORO	NC	27410-1814
RUTH BRECKENRIDGE	24171 CHAPARRAL AVE	BORON	CA	93516-1303
RUTH GODDE	13104 BUCKHORN AVE	ROSAMOND	CA	93560-7014
RUTH LAMB	13038 W SUMMER POPPY ST	TUCSON	AZ	85743-7273
RUTH MASSEY	14235 E AVENUE O	PALMDALE	CA	93591-2106
RUTH ODEN	PO BOX 855	PEARLBLOSSOM	CA	93553-0855
RUTH WAMBAA	4325 W 182ND ST APT 17	TORRANCE	CA	90504-4538
RUTITA CHAISAKULCHAI	1120 PALM AVE	SAN GABRIEL	CA	91776-3015
RYAN DUKE	7010 W AVENUE E4	LANCASTER	CA	93536-8821
RYAN W J ; C D LIVING TRUST	41 PADDOCK WAY	LANCASTER	CA	93536
S HUTH-TANNER	3500 75TH ST W	ROSAMOND	CA	93560-7179
SABRINA BOWER	5531 CHARAN RD	ROSAMOND	CA	93560-6952
SAHAGUN VICENTE D	SAHAGUN ENCARNACION A	LANCASTER	CA	93536-8802
SAIRA BHAMANI	22119 CAJUN CT	CANOGA PARK	CA	91303-1896
SAKAGUCHI TOYOKO	4857 W AVENUE A12	LANCASTER	CA	93536-9557
SALEEM DAOOD	18154 MEDLEY DR	ENCINO	CA	91316-4446
SALINAS LANDESERT RANCH LLC	2001 PREUSS RD	LOS ANGELES	CA	90034-1205
SALINE DAVIES	PO BOX 10	VALYERMO	CA	93563-0010
SALLIE CHATTERTON	PO BOX 190	ACTON	CA	93510-0190
SALLVIN TACIA / SALLVIN TRUST	29232 106TH ST E	LITTLE ROCK	CA	93543-4232
SALLY GOOPIO	6357 105TH ST W	ROSAMOND	CA	93560-6933
SALPI HAYTAYAN	6431 VARNA AVE	VAN NUYS	CA	91401-1806
SALVADOR CHAVEZ	4425 JASPER ST	LOS ANGELES	CA	90032-2608
SALVADOR DIAZ	PO BOX 2294	ROSAMOND	CA	93560-2294
SALVADOR GOMEZ	19903 VANOWEN ST	WINNETKA	CA	91306-3931
SALVATORE CARRUBBA	1834 CARSON MESA RD	PALMDALE	CA	93550-9728
SAMPAGUITA SALAZAR	37741 MENTOR CT	PALMDALE	CA	93550-2587
SAMUEL ABRAHAM	4190 E AVENUE I	LANCASTER	CA	93535
SAMUEL HELLER	28113 SECO CANYON RD UNIT 77	SANTA CLARITA	CA	91390-4242
SAMUEL MONY	869 BIRCH HILL ST	THOUSAND OAKS	CA	91320-4063
SAMULE HARE	3186 PAWNEE CT	SIMI VALLEY	CA	93063-2061
SANCHO MARIA G	4659 E AVENUE G	LANCASTER	CA	93535-7708
SANDEE CHAVEZ	29857 104TH ST E	JUNIPER HILLS	CA	93543-3616
SANDEEP GARG	475 CROSSPOINT PKWY	GETZVILLE	NY	14068-1609
SANDOVAL ARNULFO D / SANDOVAL ESMERALDA	1002 E AVENUE J	LANCASTER	CA	93535-3870
SANDOVAL PIERRE J / RAMIREZ ADRIANA	44909 110TH ST W	LANCASTER	CA	93536-9344
SANDRA ADKINS	PO BOX 351	BORON	CA	93596-0351
SANDRA DINNINGER	800 70TH ST W	ROSAMOND	CA	93560-7060
SANDRA GABBANI	2163 HARRIS AVE	ROSAMOND	CA	93560-6520
SANDRA HAMMAN	24124 CHAPARRAL AVE	BORON	CA	93516-1304
SANDRA J. SCHUDER	254 W 234TH ST	CARSON	CA	90745-5213
SANDRA J. SCHUDER	50260 85TH STREET W	LANCASTER	CA	93536
SANDRA JADIDOLLAH	8605 AIRDROME ST	LOS ANGELES	CA	90035-4409
SANDRA JOHNSON	42444 28TH ST W	LANCASTER	CA	93536-4019
SANDRA KNUDSEN	PO BOX 6234	LANCASTER	CA	93539-6234
SANDRA MCCRAE	PO BOX 2423	LANCASTER	CA	93539-2423
SANDRA OSBORNE	PO BOX 233	BORON	CA	93596-0233
SANG CHANG	328 QUAY ST	LAKEWOOD	CO	80226-1700
SANGKYU LEE	19725 ALYSSA DR	SANTA CLARITA	CA	91321-2144
SANJUAN JUAN J JR; ALICIA	SANJUAN FAMILY	LANCASTER	CA	93535-7911
SANJUANITA SERMON	1340 97TH ST W	ROSAMOND	CA	93560
SANTIAGO GUZMAN	2407 E 109TH ST	LOS ANGELES	CA	90059-1409

SANTIBANEZ ROSELIA / JAGUARES TRUST	47431 4TH ST W	LANCASTER	CA	93534-7506
SANTOS CAPILLA	6542 GASKELL RD	ROSAMOND	CA	93560-7131
SANTOS CASTRO	321 E 97TH ST	INGLEWOOD	CA	90301-4201
SANTOS JUAN C / GARCIA ZOILA	37361 MANGROVE DR	PALMDALE	CA	93551
SARA BOWERMAN	1558 DAUNTING DR	EL DORADO HLS	CA	95762-7658
SARAH DANE	PO BOX 6386	LANCASTER	CA	93539-6386
SARAH NELSON	PO BOX 554	BORON	CA	93596-0554
SAUL PEREZ	2922 BROADWAY	HUNTINGTON PARK	CA	90255-6434
SAXON MORTGAGE SERVICES INC	155 N LAKE AVE	PASADENA	CA	91101-5615
SAXON MTG SVCS INC	4708 MERCANTILE DR	FORT WORTH	TX	76137-3605
SAYLES CHRISTOPHER M / SAYLES VICKY E	29424 123RD ST E	PEARLBLOSSOM	CA	93553-3408
SCARBOROUGH MARTIN W JR	321 W AVENUE G	LANCASTER	CA	93534-7606
SCARUFFI JOSEPH	13257 E AVENUE H	LANCASTER	CA	93535-8721
SCHAEFFING JAMES; REBECCA	SCHAEFFING FAMILY	PALMDALE	CA	93551-1855
SCHREIR PUTNAM	5527 105TH ST W	WILLOW SPRINGS	CA	93560-7500
SCHILLING LAWRENCE; MARY	SCHILLING FAMILY	LANCASTER	CA	93535-8005
SCHLENER PAT	PO BOX 412	HAYDEN	ID	83835-0412
SCHMELKA LOUISE L	5859 E AVENUE E	LANCASTER	CA	93535-7846
SCHNAIDT THEODORE B JR	17500 E PALMDALE BLVD	LLANO	CA	93544-1462
SCHNEIDER PAUL G / SCHNEIDER CINDY D	7704 W AVENUE H	LANCASTER	CA	93536-8109
SCHNELL ROBERT / SCHNELL PEGGY	36852 ZINNIA ST	PALMDALE	CA	93550-7380
SCHOTT DOUGLAS D / SCHOTT DEBORAH L	8658 E AVENUE H	LANCASTER	CA	93535-7903
SCHRAMM LEE T / SCHRAMM LYNN D	47650 50TH ST E	LANCASTER	CA	93535-7704
SCHROEDER CORINNE	3637 2ND AVE	LA CRESCENTA	CA	91214-2433
SCHWEIZER JACK A	SCHWEIZER; LEVI /TR	LANCASTER	CA	93536-9109
SCOTT BAILEY	10937 EL DORADO AVE	ROSAMOND	CA	93560-7293
SCOTT BECKETT	43357 43RD ST W	QUARTZ HILL	CA	93536-5522
SCOTT BUTCHER	PO BOX 720193	PINON HILLS	CA	92372-0193
SCOTT CASPER	44447 VALLEY CENTRAL WAY # 417	LANCASTER	CA	93536-6529
SCOTT EPPS	PO BOX 2423	ROSAMOND	CA	93560-2423
SCOTT HARTER	2057 100TH ST W	ROSAMOND	CA	93560-7054
SCOTT KLING	1717 HUNTINGTON DR APT 8	SOUTH PASADENA	CA	91030-4832
SCOTT MC DONALD	PO BOX 34	MOJAVE	CA	93502-0034
SCOTT NELSON	47520 180TH ST W	LANCASTER	CA	93536-9721
SCOTT NGUYEN	5002 W MCFADDEN AVE SPC 3	SANTA ANA	CA	92704-1169
SCOTT NGUYEN	5002 W MCFADDEN AVE SPC 3	SANTA ANA	CA	92704-1169
SCOTT ROKEY	1801 65TH ST W	ROSAMOND	CA	93560-6521
SCOTT STOGNER	12235 SIERRA VIEW ST	BORON	CA	93516-1339
SCOTT ZINN	PO BOX B1	ROSAMOND	CA	93560
SEBASTIAN MALONE	19574 CASTILLE LN	SANTA CLARITA	CA	91350-3875
SECURITY TITLE CALIFORNIA LLC TR	3053 RANCHO VISTA BLVD # H373	PALMDALE	CA	93551-4823
SEGEH GOSPEL MISSION INC	PO BOX 2868	RANCHO CUCAMONGA	CA	91729-2868
SELENE RMOF REO ACQUISITIONS LL	9990 RICHMOND AVE # 100	HOUSTON	TX	77042-4559
SERGIO TAMAYO	2259 DWIGHT CT	ROSAMOND	CA	93560-5937
SERRANO ENEDINA	4600 VIA DOLCE # 2118	MARINA DEL REY	CA	90292-6790
SERRANO PABLO / SERRANO TRINIDAD	48950 130TH ST W	LANCASTER	CA	93536-9722
SETTHA EMPREMSILAPA	17808 NORAN CIR	CERRITOS	CA	90703-8719
SEVERIANO MORALES / SEVERIANO EULALIA	43504 KIRKLAND AVE	LANCASTER	CA	93535-4690
SHAFFER TODD W	3729 140TH ST W	ROSAMOND	CA	93560-7485
SHAIK RAFI	3480 GRANADA AVE APT 193	SANTA CLARA	CA	95051-3426
SHAJEE SIDDIQUI	4313 MANORVIEW CT	MOORPARK	CA	93021-2791
SHALAIN FINK	24261 CHAPARRAL AVE	BORON	CA	93516-1305
SHANDA COYLE	10714 YUCCA AVE	ROSAMOND	CA	93560-7516
SHANE ALLEN	10633 PINECREST MESA RD	JUNIPER HILLS	CA	93543-4231
SHANE DUNCAN	3681 NEVADA AVE	PAHRUMP	NV	89048-5975
SHANIE MATEIRO	12349 SIERRA VIEW ST	BORON	CA	93516-1341
SHANNON INGRAM	2455 VEGAS VIC ST	HENDERSON	NV	89002-9300
SHANNON LAREN	PO BOX 105	VALYERMO	CA	93563-0105
SHANNON YAMASHIRO	4828 LOOP CENTRAL DR	HOUSTON	TX	77081-2212
SHANTHA MONY	869 BIRCH HILL ST	THOUSAND OAKS	CA	91320-4063
SHAO WU	24600 GARDENSTONE LN	WEST HILLS	CA	91307-3808
SHAOSHIA LING	5631 TUFTS ST	DAVIS	CA	95618-7216
SHARLENE SZERDI	PO BOX 455	LLANO	CA	93544-0455
SHARON BREWER	2925 JEFFERIES ST	ROSAMOND	CA	93560-7900
SHARON CADUNOG	673 FISHER CIR	FOLSOM	CA	95630-9541
SHARON DUVERNAY	20539 E AVENUE R	PALMDALE	CA	93591-4500
SHARON HOWARD	14650 BIG SKY DR	PEARLBLOSSOM	CA	93553-3437
SHARON MACHLIK	8501 COLIMA RD	WHITTIER	CA	90605-1306
SHARON MC KENNA	2364 LUPINE TRL	BULLHEAD CITY	AZ	86442-8760
SHARON SHAW	PO BOX 903386	PALMDALE	CA	93590-3386
SHARON SMITH	PO BOX 763	ROSAMOND	CA	93560-0763
SHARON TREMBLAY	PO BOX 1910	ROSAMOND	CA	93560-1910
SHAVER CHRISTOPHER D	4039 E AVENUE L	LANCASTER	CA	93535-8200
SHAW CAROL A / SYLVAS LONNIE	14651 S FRAILEY AVE	COMPTON	CA	90221-2511
SHEA NANCY LIVING TRUST	27710 JUBILEE RUN RD	PEARLBLOSSOM	CA	93553-3439
SHEELEY TRACY D / SHEELEY JAY T	4616 CINNABAR AVE	PALMDALE	CA	93551-1852
SHEILA AMENTO	BOX 1021	NORTH EDWARDS	CA	93523
SHEILA CARLE	PO BOX 13	ROSAMOND	CA	93560-0013
SHEILA WILSON	10816 MENDIBURU RD	CALIF CITY	CA	93505-2359
SHELBY JONES	9121 WALPOLE AVE	CALIF CITY	CA	93505-2203
SHELLEY DEDAUW	1520 DISC DR	SPARKS	NV	89436-4601
SHELLEY FRANCO	6316 GOBI AVE	ROSAMOND	CA	93560-7127
SHELLEY GAGE	24303 CHAPARRAL AVE	BORON	CA	93516-1307
SHELLY BASSO	PO BOX 2024	WARSAW	MO	65355-2024
SHELLYE ALLEN	45056 LOGUE CT	LANCASTER	CA	93535-2678
SHELMADINE CALL	26147 E AVENUE U10	LLANO	CA	93544-1586
SHENZHEN VALOR INVESTMENT LLC	18071 ARENTH AVE	CITY OF INDUSTRY	CA	91748-1223

SHEREE TOMPKINS	12764 HOLIDAY AVE		ROSAMOND	CA	93560-7163
SHERILYN HANSTAD	269 CAGEL ST		ROSAMOND	CA	93560-6905
SHERMAN DOLE	38610 140TH ST E		PALMDALE	CA	93591-2500
SHERRI DUMIN	PO BOX 1348		ROSAMOND	CA	93560-1348
SHERRI TORRES	3334 78TH ST W		ROSAMOND	CA	93560-6995
SHERRY ELLIS	15444 SPUNKY CANYON RD # 847		AGUA DULCE	CA	91390-4902
SHERRY EUZARRAGA	555 N EL CAMINO REAL		SAN CLEMENTE	CA	92672-6740
SHERRY HARRIS	PO BOX 1497		ROSAMOND	CA	93560-1497
SHERRY NAKAAHIKI	24286 JUNIPER AVE		BORON	CA	93516-1329
SHERVIN BAYAN	8627 PICKFORD ST APT 6		LOS ANGELES	CA	90035-4450
SHERYL CROFT	2608 60TH ST W		ROSAMOND	CA	93560-6988
SHERYL JENNINGS	PO BOX 2354		ROSAMOND	CA	93560-2354
SHIMEL MARIE P / DAVIDSON JAMES W	42612 70TH ST E		PALMDALE	CA	93552-1100
SHIRLEY ADAM	2224 50TH ST W		ROSAMOND	CA	93560-6488
SHIRLEY EASLER	5933 HOLIDAY AVE		ROSAMOND	CA	93560-6562
SHIRLEY EASLER	5933 HOLIDAY AVE		ROSAMOND	CA	93560-6562
SHIRLEY GERISCH	2608 60TH ST W		ROSAMOND	CA	93560-6988
SHIRLEY HARRINGTON	614 20TH ST W		ROSAMOND	CA	93560-6529
SHIRLEY HUANG	2089 PASEO NOCHE		CAMARILLO	CA	93012-9371
SHIRLEY MACFARLANE	1521 E AVENUE Q6		PALMDALE	CA	93550-4821
SHIRLEY POWERS	2410 HIDDEN HILLS LN		LINCOLN	CA	95648-8212
SHIRLEY SHOKRIAN	319 S ROBERTSON BLVD		BEVERLY HILLS	CA	90211-3602
SHIRLEY WILLIS L / SHIRLEY GLENDA M	9740 E AVENUE G10		LANCASTER	CA	93535-8425
SHOU LUNG HUANG	32857 REGENTS BLVD		UNION CITY	CA	94587-5410
SHUCHIN KOU	995 PASEO LA CRESTA		PALOS VERDES ESTATES	CA	90274-2058
SHULTIS REVOCABLE LIVING TR	6590 CONSTELLATION AVE		ROSAMOND	CA	93560-6504
SHULTS JOYCE REV LIV TRUST	PO BOX 537		ROSAMOND	CA	93560-0537
SID ESPINOZA	123 SUGARBUSH LN		NORTH LAS VEGAS	NV	89031-7960
SID FROMBERG	PO BOX 2575		LANCASTER	CA	93539-2575
SIEBERT JEFFREY L / SIEBERT NANCEE J	19235 W AVENUE C		LANCASTER	CA	93536-9282
SIEROTY DONNA A	39533 VICKER WAY		PALMDALE	CA	93551-1025
SIERRA HIGHWAY AND	23504 OAK VALLEY RD		CUPERTINO	CA	95014-6555
SILVER VELOZ	6427 FIRMAMENT AVE		ROSAMOND	CA	93560-6480
SIMENSEN JACK A / SIMENSEN BARBARA J	29550 118TH ST E		JUNIPER HILLS	CA	93543-4259
SIMON CHUNG	17231 HALSEY ST		GRANADA HILLS	CA	91344-2422
SIMON ROBERT J	17610 BIG PINES HWY		VALYERMO	CA	93563
SIMPPLICIO MAPPALA	1251 W 82ND AVE		ANCHORAGE	AK	99518-2439
SIMPSON ROBERT A / SIMPSON LUCIANA	40826 GRANITE ST		PALMDALE	CA	93551-1806
SINA HAMIDI	7210 JORDAN AVE STE B15		CANOGA PARK	CA	91303-1357
SIU LI	1236 E MARIPOSA AVE		EL SEGUNDO	CA	90245-3222
SKINNERJOHN G / SKINNERJOHN GAYLE D	50240 90TH ST W		LANCASTER	CA	93536-9406
SMITH	PO BOX 598		ROSAMOND	CA	93560-0598
SMITH BILLIE M	9220 W AVENUE I		LANCASTER	CA	93536-8001
SMITH CHRISTOPHER J R / SMITH PAULA	7758 W AVENUE F		LANCASTER	CA	93536-8804
SMITH JODY L	43926 90TH ST W		LANCASTER	CA	93536-7702
SMITH LEANTHONY	13509 E AVENUE P		PALMDALE	CA	93591-1607
SMITH LISA	45124 93RD ST W		LANCASTER	CA	93536-7735
SMITH MICHAEL A	47052 5TH ST W		LANCASTER	CA	93534-7501
SMITH MICHAEL W	14016 FORT TEJON RD		PEARLBLOSSOM	CA	93553-3407
SMITH ROBERT L ; LELA M / SMITH FAMILY	47038 4TH ST W		LANCASTER	CA	93534-7500
SMITH WOZNIAK	9909 CHARAN RD		ROSAMOND	CA	93560
SMITSKI THERESA	6248 E AVENUE H4		LANCASTER	CA	93535-8302
SOARING VISTA PROPERTIES INC	18500 VON KARMAN AVE STE 900		IRVINE	CA	92612-0526
SOCORRO GRIMALDO	44118 ELM AVE		LANCASTER	CA	93534-4431
SOCTT RINDFLEISCH	3708 MCNAB AVE		LONG BEACH	CA	90808-2216
SOFIA RIOS	1757 TAPO CANYON RD		SIMI VALLEY	CA	93063-3391
SOFIA VIVAS	13505 SATICOY ST		PANORAMA CITY	CA	91402-6437
SOLOMON TERRY	18348 W AVENUE D	APT 1	LANCASTER	CA	93536-9270
SONIA ACOSTA	7969 STANSBURY AVE		PANORAMA CITY	CA	91402-5216
SOO LEE	808 W HEADWATERS DR		EAGLE	ID	83616-5750
SOO YEE	8538 LA MADRINA DR		ROSEMEAD	CA	91770-4302
SOON DICKY L	37218 THE GRVS		PALMDALE	CA	93551-6234
SORRENTO WEST PROPERTIES INC	3550 GENERAL ATOMICS CT		SAN DIEGO	CA	92121-1122
SOTOMAYOR RAFAEL / SOTOMAYOR MARTA	37701 STANDISH PL		PALMDALE	CA	93551-6951
SOU KERN UNIFIED SCH DIST	3082 GLENDOWER ST		ROSAMOND	CA	93560-7688
SPAIN PETE / SPAIN DIANE	18741 E PALMDALE BLVD		PALMDALE	CA	93591-4305
SPALINGER STEPHEN M	SPALINGER MARILYN A	12143 E AVENUE H	LANCASTER	CA	93535-8725
STACEY HUFFFORD	PO BOX 1815		ROSAMOND	CA	93560-1815
STACEY LAMB	1514 57TH ST W		ROSAMOND	CA	93560-6915
STACY VOGT	11941 GASKELL RD		ROSAMOND	CA	93560-7055
STALLING MICHAEL L / LAMARR REBECCA L	31721 213TH ST E		LLANO	CA	93544-1552
STAMBACK CRAIG A / STAMBACK SARA J	50075 280TH ST W		LANCASTER	CA	93536-9241
STAN ALBRECHTA	235 CAGEL ST		ROSAMOND	CA	93560-6905
STANLEY BOYKIN	38237 171ST ST E		PALMDALE	CA	93591-3706
STANLEY CARTER	PO BOX 2421		ROSAMOND	CA	93560-2421
STANLEY EVANS	12400 SIERRA VIEW ST		BORON	CA	93516-1343
STANLEY NISHIMURA	1049 WESTCHESTER PL		LOS ANGELES	CA	90019-2014
STANLEY PETERSEN	8225 ILLAHEE RD NE		BREMERTON	WA	98311-9373
STANLEY WALTON	24242 CHAPARRAL AVE		BORON	CA	93516-1306
STAUTER DIANE M	46701 90TH ST W		LANCASTER	CA	93536-8012
STEDMAN KAREN	51203 110TH ST W		LANCASTER	CA	93536-9449
STEELE EXEMPTION TRUST B	1907 VIA MADONNA		LOMITA	CA	90717-3622
STEPHANIE DOZIER	1757 TAPO CANYON RD		SIMI VALLEY	CA	93063-3391
STEPHANIE HOUGE	16869 W SUNSET BLVD		PACIFIC PALISADES	CA	90272-3206
STEPHANIE HUTH	3500 75TH ST W		ROSAMOND	CA	93560-7179
STEPHEN ANDERSON	9742 VALJEAN AVE		NORTH HILLS	CA	91343-1936
STEPHEN BASSO	PO BOX 2024		WARSAW	MO	65355-2024

STEPHEN BAUER	11420 JUNIPER HILLS RD	LITTLEROCK	CA	93543-4218
STEPHEN EMERSON	29475 N CANDLEWOOD DR	QUEEN CREEK	AZ	85243-3801
STEPHEN LEE	PO BOX 247	LLANO	CA	93544-0247
STEPHEN PATRICIA K	8158 W AVENUE J	LANCASTER	CA	93536-7713
STEPHEN ROHRBACHER	6316 GOBI AVE	ROSAMOND	CA	93560-7127
STERK FRANK M /LT / STERK MARGARET	12141 E AVENUE H	LANCASTER	CA	93535-8725
STERK JERRY A / STERK J A ; B L /TR	7847 E AVENUE I	LANCASTER	CA	93535-8306
STERLING ANDREW / STERLING JUDITH	18333 LANCASTER RD	LANCASTER	CA	93536-9021
STEVE BISHOP	6318 105TH ST W	ROSAMOND	CA	93560-6933
STEVE BRECKENRIDGE	24157 CHAPARRAL AVE	BORON	CA	93516-1303
STEVE CROSBY	6672 HOLIDAY AVE	ROSAMOND	CA	93560-6569
STEVE MORENO	5980 VALLEY SAGE RD	ACTON	CA	93510-1027
STEVEN BAUER	14375 BRIGHTSTAR AVE	ROSAMOND	CA	93560-7036
STEVEN BERNHEIM	13211 MULHOLLAND DR	BEVERLY HILLS	CA	90210-1143
STEVEN BREWER	2925 JEFFERIES ST	ROSAMOND	CA	93560-7900
STEVEN BREWER	2925 JEFFERIES ST	ROSAMOND	CA	93560-7900
STEVEN DREILING	357 HACIENDA DR	PALMDALE	CA	93551-7811
STEVEN DURHAM	PO BOX 813	LAKE HUGHES	CA	93532-0813
STEVEN FORD	11580 GENTLEWOOD DR	MOORPARK	CA	93021-3753
STEVEN GALE	PO BOX 44	ROSAMOND	CA	93560-0044
STEVEN GRIFFITH	3391 NW TERRACE DR	ALBANY	OR	97321-9366
STEVEN HAGINS	1231 EUCLID ST APT 6	SANTA MONICA	CA	90404-1037
STEVEN KNUDSEN	PO BOX 6234	LANCASTER	CA	93539-6234
STEVEN LITVAK	17762 PRESCOTT LN	HUNTINGTN BCH	CA	92647-6432
STEVEN MACLENNAN	8833 SHOSHONE AVE	NORTHBRIDGE	CA	91325-3122
STEVEN MARCO	17884 LORRAINE AVE	NORTH EDWARDS	CA	93523-3538
STEVEN NORRIS	13669 FLINT ST	EDWARDS	CA	93523-3502
STEVEN PALLOW	PO BOX 395	LLANO	CA	93544-0395
STEVEN RHODEN	PO BOX 1280	PEARBLOSSOM	CA	93553-2280
STEVEN SERLIN	6501 IRVINE CENTER DR	IRVINE	CA	92618-2118
STEVEN SWICK	PO BOX 294	PEARBLOSSOM	CA	93553-0294
STEVEN TRUPP	47616 DIVISION ST	LANCASTER	CA	93535-6502
STEVEN WILSON	10816 MENDIBURU RD	CALIF CITY	CA	93505-2359
STEWART RACING PRODUCTS INC	99 WYOMING ST	BOULDER CITY	NV	89005-2803
STIX DALE W / STIX MELANIE	40809 SILTSTONE CT	PALMDALE	CA	93551-1853
STONE ALICE M / STONE MARILYN	46703 60TH ST W	LANCASTER	CA	93536-8500
STONER DANIEL T / STONER LISA	48321 70TH ST E	LANCASTER	CA	93535-7866
STOUT JASON P / KLEIN STOUT STACY	42624 MERIDIAN WAY	LANCASTER	CA	93536-4555
STRAUSS OLIVER C / STRAUSS CAROLE L	40807 COBBLESTONE CT	PALMDALE	CA	93551-1850
STUART SIMS	PO BOX 1070	BORON	CA	93596-1070
SUBRAMANIAN RON ; C S TRUST	40810 RIVEROCK LN	PALMDALE	CA	93551-1203
SUE POPPINO	321 MONTECITO AVE	MONTEREY	CA	93940-3822
SUE SORENSEN	1852 MARY RD	ACTON	CA	93510-1493
SUMALBAG ERIBERTO P	SUMALBAG GENOVEVA R	LANCASTER	CA	93536-8802
SUN HUI YIM	30014 233RD ST E	LLANO	CA	93544-1570
SUN KIM	27366 DEARBORN DR	VALENCIA	CA	91354-1870
SUNG KO	4711 ROCKLAND PL	LA CANADA FLINTRIDGE	CA	91011-1431
SUNG SHIN	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
SUNG YOON	1001 STARBUCK ST APT K301	FULLERTON	CA	92833-5704
SUNIL DESILVA	18924 STRATHERN ST	RESEDA	CA	91335-1122
SUSAN AUSTIN	1612 SUSSEX CT	PALMDALE	CA	93550-6998
SUSAN DAVID	78 AMBERWOOD CIR	S SAN FRAN	CA	94080-3462
SUSAN EDWARDS	PO BOX 5863	LANCASTER	CA	93539-5863
SUSAN EVANS	PO BOX 560	PEARBLOSSOM	CA	93553-0560
SUSAN FERNANDEZ	18427 STUDEBAKER RD APT 250	CERRITOS	CA	90703-5325
SUSAN FORBES	228 55TH ST W	ROSAMOND	CA	93560-6525
SUSAN JENKINS	7916 GASKELL RD	ROSAMOND	CA	93560-7277
SUSAN POWARZYNSKI	47505 172ND ST W	LANCASTER	CA	93536-9000
SUSAN WETZEL	7738 BACKUS RD	MOJAVE	CA	93501-7162
SUSANA MARTINEZ	11040 LORNE ST	SUN VALLEY	CA	91352-3976
SUSANA TARAU	PO BOX 2964	CORONA	CA	92878-2964
SUSIE BROOKS	PO BOX 5776	LANCASTER	CA	93539-5776
SUZAN MACISAAC	2100 POPLAR ST	ROSAMOND	CA	93560-7660
SUZANNE JONES	1967 65TH ST W	ROSAMOND	CA	93560-6568
SUZANNE LEONE	4712 67TH ST W	ROSAMOND	CA	93560-9003
SUZI STEFFENS	5138 60TH ST W	ROSAMOND	CA	93560-6551
SYLVESTER JACKSON	PO BOX 2328	ROSAMOND	CA	93560-2328
SYLVIA HARRISON	24372 JUNIPER AVE	BORON	CA	93516-1364
SYLVIA KANATSKY	PO BOX 505	RUNNING SPRINGS	CA	92382-0505
SYLVIA STEGMAN	4636 E AVENUE H	LANCASTER	CA	93535-7718
SYNTHEA JONES	513 S LA BREA AVE	INGLEWOOD	CA	90301-2723
TAKASHI KONO	35130 SMALL RD	PALMDALE	CA	93550-9781
TALMAN AND TALMAN INC	6725 MESA RIDGE RD STE 204	SAN DIEGO	CA	92121-2925
TAMARA CAUDILL	41024 16TH ST W	PALMDALE	CA	93551-2145
TAMARA MULHAUPT	3323 W FAIRCREST DR	ANAHEIM	CA	92804-3014
TAMARA VEGA	496 S COATE RD	ORANGE	CA	92869-4701
TAMELA BROWN	8549 UNDERWOOD AVE	CALIF CITY	CA	93505-3857
TAMMY VELAZQUEZ	30700 106TH ST E	LITTLEROCK	CA	93543-3640
TAMRA HALCOMB	908 60TH ST W	ROSAMOND	CA	93560-7238
TANIA CENTENO	9545 ARRINGTON AVE	DOWNNEY	CA	90240-3401
TANYA SCHMIDT	PO BOX 123	PEARBLOSSOM	CA	93553-0123
TAPIA BROS INC	6500 W AVENUE N	PALMDALE	CA	93551-2855
TAREK ALY	3027 S VERMONT AVE	LOS ANGELES	CA	90007-3033
TARI PLANTE	PO BOX 2106	ROSAMOND	CA	93560-2106
TATE DAVID A / TATE MADELYN L	37707 STANDISH PL	PALMDALE	CA	93551-6951
TAYLOR SIMON	10240 E AVENUE F8	LANCASTER	CA	93535-8000
TCIF REO GCM LLC	1100 VIRGINIA DR	FORT WASHINGTON	PA	19034-3204

TED GREENWOOD	PO BOX 720160	PINON HILLS	CA	92372-0160
TED IVY	2830 INDIAN SPRINGS DR	LK HAVASU CTY	AZ	86406-8517
TEOFILO GERMONO	744 LINCOLN AVE UNIT A	ALAMEDA	CA	94501-3314
TERESA ALICER	1452 3RD ST	SIMI VALLEY	CA	93065-3206
TERESA KINDSCHI	24168 TAMARISK AVE	BORON	CA	93516-1346
TERESA LIPAROTE	14731 LAKEMONT RD	LAKE HUGHES	CA	93532-1322
TERESA LUM	136 WAVE ST	LAGUNA BEACH	CA	92651-1422
TERESA RISPOLI	503 ANZA PL	PALMDALE	CA	93551-7923
TERESA SCOTT	7330 GILA CT	PALMDALE	CA	93551-4719
TERESA VASQUEZ	2917 VIRGINIA AVE	SANTA MONICA	CA	90404-5031
TERRANCE BLACKBURN	1340 GRAY AVE	YUBA CITY	CA	95991-3220
TERRANCE O CALLAGHAN	2382 60TH ST W	ROSAMOND	CA	93560-7192
TERRI BARKER	12235 SIERRA VIEW ST	BORON	CA	93516-1339
TERRI GONZALES	PO BOX 1981	LANCASTER	CA	93539-1981
TERRY BEALE	6144 W AVENUE K1	LANCASTER	CA	93536-1903
TERRY DRONET	PO BOX 1595	ROSAMOND	CA	93560-1595
TERRY JONES	4343 OCEAN VIEW BLVD APT 253	MONTROSE	CA	91020-1207
TERRY KUCHTA	PO BOX 188	PEARLBLOSSOM	CA	93553-0188
TERRY LANDSIEDEL	PO BOX 1467	ROSAMOND	CA	93560-1467
TERRY RILEY	6110 BRENTWOOD AVE	LANCASTER	CA	93536-1790
TERRY ROBERSON	24140 TAMARISK AVE	BORON	CA	93516-1346
TERRY SOLOMON	18348 W AVENUE D	LANCASTER	CA	93536-9270
TESTA RAYMOND R JR / TESTA CARLA A	29422 125TH ST E	PEARLBLOSSOM	CA	93553-3483
THACH NGUYEN	15217 SEVERYNS RD	TUSTIN	CA	92782-1797
THADDEUS HERMES	110 W C ST STE 2101	SAN DIEGO	CA	92101-3910
THALMA HARTZ	24336 JOSHUA AVE	BORON	CA	93516-1356
THEILE KARL / PALENCIA ETNA L	44705 31ST ST W	LANCASTER	CA	93536-8368
THEN CHAU	3176 DUNWICH CT	SAN JOSE	CA	95148-3656
THEODORE BROWNE	15200 SIERRA HWY	MOJAVE	CA	93501-1818
THEODORE EBENKAMP	1815 DEBANN PL	ROWLAND HEIGHTS	CA	91748-3213
THERESA BREHM	39602 179TH ST E	PALMDALE	CA	93591-3308
THERESA COSTELLO	24178 JUNIPER AVE	BORON	CA	93516-1328
THERESA GRIER	2951 59TH ST W	ROSAMOND	CA	93560-6274
THERESA KING	6209 GOBI AVE	ROSAMOND	CA	93560-7133
THERESA LEWANDOWSKI	5901 CATHY AVE	ROSAMOND	CA	93560-7231
THI NGO	3176 DUNWICH CT	SAN JOSE	CA	95148-3656
THO NGUYEN	2306 EMERALD HILLS CIR	SAN JOSE	CA	95131-2620
THOMAS APPLEBY	1525 60TH ST W	ROSAMOND	CA	93560-6574
THOMAS BROWN	1707 LARK ELLEN DR	FULLERTON	CA	92835-2139
THOMAS CAPRICCIO	PO BOX 94	LLANO	CA	93544-0094
THOMAS DE LANO	PO BOX 1211	ROSAMOND	CA	93560-1211
THOMAS DELANO	PO BOX 1211	ROSAMOND	CA	93560-1211
THOMAS FLANAGAN	9241 W AVENUE A	ROSAMOND	CA	93560-7083
THOMAS HOST	3170 N BUTTERCUP CIR	FREDERICK	CO	80516-9456
THOMAS HOUCHEN	19800 GASKELL RD	ROSAMOND	CA	93560-7245
THOMAS HOUCHEN	19800 GASKELL RD	ROSAMOND	CA	93560-7245
THOMAS HUGHES	303 N BUENA VISTA ST	BURBANK	CA	91505-3669
THOMAS KEOGH	15635 FERNVIEW ST	WHITTIER	CA	90604-3338
THOMAS L. SCHUDER	50260 85TH STREET W	LANCASTER	CA	93536
THOMAS LA MOUREAUS	2091 N ST BONITA LN	CASA GRANDE	AZ	85122-6541
THOMAS LUCAS	20336 BASSETT ST	WINNETKA	CA	91306-3506
THOMAS MASTIN	2660 PEARLBLOSSOM HWY	PALMDALE	CA	93550-9519
THOMAS MC INTOSH	6201 N 16TH ST APT 105	PHOENIX	AZ	85016-1751
THOMAS MURPHY	2135 N OXNARD BLVD	OXNARD	CA	93036-2362
THOMAS PALUMBO	1169 CURRY VILLAGE CT	MERCED	CA	95340-0696
THOMAS ROSQUIN	6464 FAVORITO AVE	ROSAMOND	CA	93560-6253
THOMAS SEELING	1476 DOWNING CT	CORONA	CA	92882-4776
THOMAS TAYLOR	PO BOX 1450	ROSAMOND	CA	93560-1450
THOMAS VEGA	3139 E GAINSBOROUGH RD	ORANGE	CA	92869-5137
THOMAS WARWICK	PO BOX 454	COTTAGE GROVE	OR	97424-0018
THOMAS WERNER	4210 COLUMBIA RD STE 4A	MARTINEZ	GA	30907-0403
THOMAS WILLIAM R / THOMAS DEBI S	46126 20TH ST E	LANCASTER	CA	93535-6003
THOMPSON ROLAND S / THOMPSON MARCIA L	50653 60TH ST W	LANCASTER	CA	93536-9551
THORO RACE MGMT INVESTMENTS INC	1436 GLENGARRY RD	PASADENA	CA	91105-1331
THRIFTY PAYLESS INC	PO BOX 3165	HARRISBURG	PA	17105-3165
THU KHINPHYU	10000 JACKSON AVE	SOUTH GATE	CA	90280-6404
TIA HUIE	818 E 109TH ST	LOS ANGELES	CA	90059-1016
TIBOR DOBRANSZKY	8502 ALLENWOOD RD	LOS ANGELES	CA	90046-1005
TIEDE EUGENE L	3147 E LANCASTER BLVD	LANCASTER	CA	93535-7719
TIEDE EUGENE L	3147 E LANCASTER BLVD	LANCASTER	CA	93535-7719
TIM NAM	PO BOX 6685	ROSEMEAD	CA	91770-6685
TIM RICE	2315 E PALMDALE BLVD STE G PMB A-31	PALMDALE	CA	93550-4959
TIM WHEELER	28827 LONGVIEW RD	PEARLBLOSSOM	CA	93553-3403
TIMOTHY COYLE	10714 YUCCA AVE	ROSAMOND	CA	93560-7516
TIMOTHY JOHNSON	6754 E LOWE AVE	FRESNO	CA	93727-5823
TIMOTHY LUCKS	24315 TAMARISK AVE	BORON	CA	93516-1349
TIMOTHY MULTHAUP	3323 W FAIRCREST DR	ANAHEIM	CA	92804-3014
TIMOTHY OCONNOR	37502 10TH ST W	PALMDALE	CA	93551-7702
TIMPLE SANTIAGO A / TIMPLE LUCITA V	7635 W AVENUE G	LANCASTER	CA	93536-8620
TIMUR TSKHVEDIANI	9141 TOBIAS AVE # B	VAN NUYS	CA	91402-1254
TINA DRIVDAHL	41118 RIMFIELD DR	PALMDALE	CA	93551-1843
TINA HATCHER	7005 E AVENUE G4	LANCASTER	CA	93535-7847
TODD FINK	24261 CHAPARRAL AVE	BORON	CA	93516-1305
TODD LITRELL	3678 SUNSET VALLEY RD	MOORPARK	CA	93021-9747
TODD MOESSNER	24262 SAGE AVE	BORON	CA	93516-1334
TODD SHAW	7202 DAWN RD	ROSAMOND	CA	93560-6458
TOLEDO NOE / TOLEDO OLGA	10541 E AVENUE H	LANCASTER	CA	93535-8501

TOM BOURAS	2307 RICHLAND AVE	LOS ANGELES	CA	90027-1343
TOM LOFFLER	PO BOX 67	ROSAMOND	CA	93560-0067
TOM ROSS	PO BOX 86	VALYERMO	CA	93563-0086
TOMAS CARREON	6210 E AVENUE E	LANCASTER	CA	93535-7854
TOMAS CARREON	6210 E AVENUE E	LANCASTER	CA	93535-7854
TOMAS PULIDO	24360 CHAPARRAL AVE	BORON	CA	93516-1308
TOMASA ESCOBAR	3270 W 83RD ST	ROSAMOND	CA	93560
TOMBLIN AND ASSOCIATES	2501 W 237TH ST	TORRANCE	CA	90505-5227
TOMMY CASINGAL	3005 KIPPER COURT	LANCASTER	CA	93535
TOMMY HESTER	1949 ROYALTY DR	POMONA	CA	91767-3023
TOMMY WALKER	1941 E HUBER ST	MESA	AZ	85203-3936
TONI RABANI	1727 W 1ST ST	SAN PEDRO	CA	90732-3106
TONI WEBB	1561 MUSTANG DR	HENDERSON	NV	89002-8744
TONY HEWITT	512 SIERRA AVE	MOORPARK	CA	93021-1732
TONY JARJOURA	4409 HONEYSUCKLE LN	COHUTTA	GA	30710-9317
TONY LIPAROTE	14731 LAKEMONT RD	LAKE HUGHES	CA	93532-1322
TONYA RYKEN	10790 RANCHO BERNARDO RD	SAN DIEGO	CA	92127-5705
TOPOR ELIZABETH A	22927 W AVENUE D	LANCASTER	CA	93536-9263
TORRES MIGUEL / TORRES DIANE	46208 30TH ST E	LANCASTER	CA	93535-7611
TRACEY ROY G SR / TRACEY WANDA R	46602 20TH ST E	LANCASTER	CA	93535-6013
TRACY HART	1682 60TH ST W	ROSAMOND	CA	93560-6957
TRACY LETHGO	PO BOX 1557	ROSAMOND	CA	93560-1557
TRACY PRITCHARD	8029 HAZEL AVE	ORANGEVALE	CA	95662-2104
TRACY THOMPSON	6723 GASKELL RD	ROSAMOND	CA	93560-7132
TRAVERS DAVID / TRAVERS JOYCE L	2802 EL CABALLO AVE	BAKERSFIELD	CA	93304-6220
TRAVIS BELL	601 5TH AVE	SCOTTSBLUFF	NE	69361-3581
TRAVIS DAY	25907 CHERRYHILL DR	BORON	CA	93516-1204
TRAVIS MARKLEY	PO BOX 1612	ROSAMOND	CA	93560-1612
TREMBLAY WALDEN	PO BOX 1910	ROSAMOND	CA	93560-1910
TRENOUTH	8716 W AVENUE E STE D6	LANCASTER	CA	93536
TRIBUZI JAMES / TRIBUZI ELSY	48721 227TH ST W	LANCASTER	CA	93536-9108
TRIMARK PACIFIC LANCASTER	PO BOX 470	AGOURA HILLS	CA	91376-0470
TRINA HOGE	20722 WHITE ST	TEHACHAPI	CA	93561-8713
TRINIDAD MORENO	45044 28TH ST E SPC 10	LANCASTER	CA	93535-2818
TRISHA SPEARS	24314 SAGE AVE	BORON	CA	93516-1336
TROY GREEN	42450 12TH ST W	LANCASTER	CA	93534-7082
TRUE HOLINESS CHURCH OF GOD	6019 DEVONSHIRE DR	PALMDALE	CA	93551-1637
TRUPP STEVEN R	47616 DIVISION ST	LANCASTER	CA	93535-6502
TRUST HOLDING SERVICE COMPANY TR	PO BOX 3836	CHATSWORTH	CA	91313-3836
TSANGCHI CHEN	19970 SCOTLAND DR	SARATOGA	CA	95070-5035
TU PHAM	325 S VICKI LN	ANAHEIM	CA	92804-2031
TUAN VO	3236 GRANADA AVE	EL MONTE	CA	91731-3328
TUCKER MARGARET M	42658 70TH ST E	PALMDALE	CA	93552-1100
TUNSTEN LLC	10100 SANTA MONICA BLVD STE 2430	LOS ANGELES	CA	90067-4141
TURNER GREGORY W / TURNER STEPHANIE R	30510 101ST ST E	JUNIPER HILLS	CA	93543-3666
TWO BOYS LLC AND	2025 E PALMDALE BLVD	PALMDALE	CA	93550-4036
TY NGUYEN	12314 MAILY MEADOWLANE	SUGAR LAND	TX	77478-6170
TYE LOCKARD	5588 WILLOW AVE	ROSAMOND	CA	93560-6731
TYLER BECK	27600 HARNESS DR	TEHACHAPI	CA	93561-6360
TYLER CHARLES W / TYLER BEVERLY A	18245 LANCASTER RD	LANCASTER	CA	93536-9020
TYRONE JONES	39468 AVIGNON LN	PALMDALE	CA	93551
U S BANK NATIONAL ASSN TR	800 STATE HIGHWAY 121 BYP	LEWISVILLE	TX	75067-4180
UBS REAL ESTATE SECURITIES INC	3476 STATEVIEW BLVD	FORT MILL	SC	29715-7203
UJU OGUINE	11733 KILLMORE AVE	NORTHBRIDGE	CA	91326-1511
UKWAMEDUA MARIAN U TRUST	9110 1/2 LEMONA AVE	NORTH HILLS	CA	91343-7818
ULLMAN PAUL S / ULLMAN LYNN S	7128 W AVENUE D8	LANCASTER	CA	93536-8814
UMSTED FAMILY TRUST	PO BOX 5	BORON	CA	93596-0005
UNION DISCOUNTS LTD	3700 WILSHIRE BLVD STE 990	LOS ANGELES	CA	90010-3089
UNITED PRINCIPAL INVESTMENT	47655 WARM SPRINGS BLVD	FREMONT	CA	94539-7490
US BANK	10790 RANCHO BERNARDO RD	SAN DIEGO	CA	92127-5705
US DISTRESSED MTG FUND LLC	1201 24TH ST	BAKERSFIELD	CA	93301-2300
VALARO MORRIS	24196 TAMARISK AVE	BORON	CA	93516-1346
VALENCIA ERLINDA / TRUPP STEVEN R	506 W AVENUE F	LANCASTER	CA	93534-7505
VALENZUELA JOEL R / VALENZUELA LENA N	126 E AVENUE E STE A	LANCASTER	CA	93535-6508
VALENZUELA JOEL R / VALENZUELA LENA N	126 E AVENUE E STE B	LANCASTER	CA	93535-6509
VALENZUELA JOEL R / VALENZUELA LENA N	126 E AVENUE E STE C	LANCASTER	CA	93535-6510
VALENZUELA JOEL R / VALENZUELA LENA N	126 E AVENUE E # D	LANCASTER	CA	93535-6507
VALERIE MARLOW	19859 SANDPIPER PL UNIT 115	NEWHALL	CA	91321-4302
VALERIE MARLOW	1235 SOLEDAD CANYON RD	ACTON	CA	93510-2402
VALERIE MARTINEZ	775 65TH ST W	ROSAMOND	CA	93560-7224
VALERIO CARLOS / VALERIO FLOR M	39532 VICKER WAY	PALMDALE	CA	93551-1024
VALLEY ANTELOPE	2315 E PALMDALE BLVD STE G	PALMDALE	CA	93550-4959
VAN DEREYK CORNELIS / VAN DEREYK /TR	46723 65TH ST E	LANCASTER	CA	93535-7810
VAN HARRALD	PO BOX 252	BORON	CA	93596-0252
VAN NORMAN	736 80TH ST W	ROSAMOND	CA	93560-7025
VANANH NGUYEN	580 SOBRATO DR	CAMPBELL	CA	95008-4620
VANCE POMEROY	29319 121ST ST E	JUNIPER HILLS	CA	93543-4204
VANDAM DELMAR	7304 E AVENUE F	LANCASTER	CA	93535-7823
VANDIVER MARK R / VANDIVER DEBRA	44001 100TH ST E	LANCASTER	CA	93535-8423
VANGURI RAO / VANGURI SWARNA	40812 SLATE CT	PALMDALE	CA	93551-1805
VASSILEV WILLIAM	9365 W AVENUE I	LANCASTER	CA	93536-8010
VELDE VAN DE	6741 LINCOLN AVE SPC 124	BUENA PARK	CA	90620-5649
VELEZ VICTORIA / VELEZ SANDY	922 E 43RD PL	LOS ANGELES	CA	90011-3512
VENUS MCCARY	1757 TAPO CANYON RD	SIMI VALLEY	CA	93063-3391
VERA ALVISO	PO BOX 1268	ROSAMOND	CA	93560-1268
VERA SHEPHARD	PO BOX 2504	ROSAMOND	CA	93560-2504
VERA STEWART	24969 MULHOLLAND HWY	CALABASAS	CA	91302-2366

VERA STOVER	24224 TAMARISK AVE		BORON	CA	93516-1348
VERDIE PENN	PO BOX 570		LITTLE ROCK	CA	93543-0570
VERL BUTLER	5675 W ROSAMOND BLVD		ROSAMOND	CA	93560-6263
VERN PERRY	5528 LENORE AVE		ARCADIA	CA	91006-5737
VERNA TIPTON	PO BOX 754		ROSAMOND	CA	93560-0754
VERNEDA TILLIS	PO BOX 882		LITTLE ROCK	CA	93543-0882
VERNON BEAZEL	9740 E AVENUE G10		LANCASTER	CA	93535-8425
VERNON DENNY	PO BOX 954		MORRISON	CO	80465-0954
VERNON MULLINS	115 90TH ST W		ROSAMOND	CA	93560-7019
VERONICA FIORELLA	900 BIRMINGHAM RD		BURBANK	CA	91504-1911
VERONICA MUCHMORE	8409 RADIANT WAY		LAKE ISABELLA	CA	93240-9772
VICENTE MURILLO	10425 DALEROSE AVE		INGLEWOOD	CA	90304-1836
VICKI BELL	44149 BEGONIA ST		LANCASTER	CA	93535
VICKI MOFFET	PO BOX 106		MANHATTAN	MT	59741-0106
VICKI STEIN	2904 LA JARA RD		ROSWELL	NM	88201-9124
VICKIE GALE	PO BOX 44		ROSAMOND	CA	93560-0044
VICTOR CARRASCO	4837 WATT AVE		NORTH HIGHLANDS	CA	95660-5108
VICTOR ESCOBAR	PO BOX 41		LEBEC	CA	93243-0041
VICTOR HAMMAN	4601 SWEETSER RD		ROSAMOND	CA	93560-6454
VICTOR KUDELKA	4160 SUNNYSIDE RD		SANPOINTE	ID	83864-8074
VICTOR NERIA	1501 SUMMIT CIR		FULLERTON	CA	92833-1716
VICTOR TRUJILLO	419 E MAITLAND ST		ONTARIO	CA	91761-3316
VICTOR ZUNO	25186 PATTERSON RD		LANCASTER	CA	93536-9606
VICTORIA HANLEY	PO BOX 446		RIO LINDA	CA	95673-0446
VICTORIA MARQUEZ	809 W 149TH ST		GARDENA	CA	90247-2730
VICTORIA STAHOVICH	2638 57TH ST W		ROSAMOND	CA	93560-7254
VICTORIA TALAMO	42335 50TH ST W STE 101		QUARTZ HILL	CA	93536-3528
VIDRIO CELIA / GARCIA JULIO V	16645 VALENCIA AVE	APT 1B	FONTANA	CA	92335-0317
VILLASENOR CESAR Q / VILLASENOR TOMASA	43201 70TH ST E		LANCASTER	CA	93535-8615
VINCENT ROULEAU	11137 W ROSAMOND BLVD		ROSAMOND	CA	93560-7507
VINH DANG	8021 LUBAO AVE		WINNETKA	CA	91306-1930
VIOLA CRABB	310 S 11TH PL		ROGERS	AR	72756-4251
VIOLETA MONTOYA	2190 STRANG AVE		SAN LEANDRO	CA	94578-1144
VIOLETA UNABIA	1841 S WOOSTER ST		LOS ANGELES	CA	90035-4334
VIRGINIA CORDOVA	PO BOX 1145		ROSAMOND	CA	93560-1145
VIRGINIA FARLEY	PO BOX 247		PEARLBLOSSOM	CA	93553-0247
VIRGINIA FORREST	24483 SAGE AVE		BORON	CA	93516-1337
VIRGINIA GUTIERREZ	2081 60TH ST W		ROSAMOND	CA	93560-6561
VIRGINIA KELLEY	30558 MAINMAST DR		AGOURA	CA	91301-1909
VIRGINIA MATSUI	325 S BOYLE AVE		LOS ANGELES	CA	90033-3812
VIRGINIA RAMOS	4708 MERCANTILE DR		FORT WORTH	TX	76137-3605
VIRGINIA REED	4697 GIBBS AVE		MOJAVE	CA	93501-7216
VITAL ORTEGA JUAN R / VITAL CARMEN	9627 W AVENUE B		LANCASTER	CA	93536-9420
VIVIAN CELENTANO	PO BOX 1083		ROSAMOND	CA	93560-1083
VLAD HIKIN	12330 OSBORNE ST UNIT 76		PACOIMA	CA	91331-2043
W MILLHOLLIN	8758 E BARSTOW AVE		CLOVIS	CA	93619-9231
W PENGILLEY	PO BOX 952		ROSAMOND	CA	93560-0952
WACHOVIA BANK TR	3476 STATEVIEW BLVD # 7801 013		FORT MILL	SC	29715-7203
WAGENBACH WALTRAUD	320 W TEMPLE ST	FL 8	LOS ANGELES	CA	90012-3286
WAKEFIELD RANDALL T	28556 CRUTHERS CREEK RD		PEARLBLOSSOM	CA	93553-3423
WALKER GARY P / WALKER LADONNA	505 S VILLA REAL STE 204		ANAHEIM	CA	92807-3442
WALKER GEORGE / WALKER AUDREY	36948 165TH ST E		LLANO	CA	93544-1138
WALTER EASLER	5933 HOLIDAY AVE		ROSAMOND	CA	93560-6562
WALTER GRABE	PO BOX 57		PEARLBLOSSOM	CA	93553-0057
WALTER HEALY	PO BOX 2425		ROSAMOND	CA	93560-2425
WALTER KUENTZ	13451 W AVENUE A		ROSAMOND	CA	93560-7290
WALTER LAMB	13038 W SUMMER POPPY ST		TUCSON	AZ	85743-7273
WALTER LANEY	12650 INGENUITY DR		ORLANDO	FL	32826-2703
WALTER MCCALMAN	6633 W AVENUE H10		LANCASTER	CA	93536-8414
WALTER MCCALMAN	6633 W AVENUE H10		LANCASTER	CA	93536-8414
WANDA BEALE	PO BOX 1850		ROSAMOND	CA	93560-1850
WANDA KYLE	12345 E AVENUE J		LANCASTER	CA	93535-8704
WANDA METTER	3151 E AVENUE H		LANCASTER	CA	93535-1607
WANDA STRUTH	44838 70TH ST E		LANCASTER	CA	93535-8312
WANICHA WILLIAMS	2504 SWAINSONS HAWK ST		STOCKTON	CA	95209-4277
WARD JAMES E / WARD ROCILLE M	6107 W AVENUE G		LANCASTER	CA	93536-8507
WARREN BELL	3955 OLYMPIAD DR		VIEW PARK	CA	90043-1131
WASHINGTON MUTUAL BANK FA	7255 BAYMEADOWS WAY		JACKSONVILLE	FL	32256-6851
WATERS JOHN R	2866 W AVENUE F		LANCASTER	CA	93536-9510
WATSON ANTHONY F	6363 W AVENUE H		LANCASTER	CA	93536-8330
WATSON BARRY / WATSON MARIA C	31375 208TH ST E		LLANO	CA	93544-1581
WATSON CLARK / WATSON DARLENE	48823 100TH ST E		LANCASTER	CA	93535-7919
WATSON JUDITH A	46460 KINGS CANYON RD		LANCASTER	CA	93536-9074
WATTS BRENDA J	11660 CHURCH ST	APT 282	RCH CUCAMONGA	CA	91730-8934
WAYNE HAND	PO BOX 431		ROSAMOND	CA	93560-0431
WAYNE ROWLEY	6588 BRABHAM AVE		ROSAMOND	CA	93560
WAYNE SCOTT	2263 BUSS CT		ROSAMOND	CA	93560-5939
WAYNE WIRT	PO BOX 253		LLANO	CA	93544-0253
WEALTHPOINT EQUITY VENTURES GR	9135 RESEDA BLVD STE A # 235		NORTHBRIDGE	CA	91324-3050
WELLS FARGO	1270 NORTHLAND DR STE 200		MENDOTA HEIGHTS	MIN	55120-1176
WELLS FARGO BANK NA	1820 E 1ST ST STE 220		SANTA ANA	CA	92705-4063
WELLS MICHAEL / WELLS JANICE	9663 W AVENUE I		LANCASTER	CA	93536-8005
WEN JAVIER	849 LEHIGH AVE		CHULA VISTA	CA	91913-2714
WENDI WASHINGTON	18930 SATICOY ST		RESEDA	CA	91335-1759
WENDY BAILEY	PO BOX 1525		LITTLE ROCK	CA	93543-5525
WENDY WELBORN	24136 JUNIPER AVE		BORON	CA	93516-1328
WENTWORTH WOODYE	4161 DON JOSE DR		LOS ANGELES	CA	90008-2805

WERNER FRED / WERNER KAREN	49408 85TH ST W		LANCASTER	CA	93536-9444
WERTH NORMAN S / WERTH MARGARET A	48881 190TH ST W		LANCASTER	CA	93536-9081
WES BUTLER	8847 W AVENUE C14		LANCASTER	CA	93536-9435
WESLEY GEIGER	7963 ROLAND AVE		ROSAMOND	CA	93560-7057
WEST JEROME C / WEST JAMES T	4308 W AVENUE A		ROSAMOND	CA	93560-7108
WEST ROBERT O / REYES MAGDALENA	2329 EVENING PRIMROSE AVE		PALMDALE	CA	93551-4184
WESTERN PACIFIC HOUSING INC	21300 VICTORY BLVD STE 700		WOODLAND HLS	CA	91367-7726
WHEELER RUSSELL / WHEELER MARIA M	9045 E AVENUE E		LANCASTER	CA	93535-7936
WHITEHOUSE RICHARD L	WHITEHOUSE SHEILA W	30401 104TH ST E	LITTLE ROCK	CA	93543-3613
WHITESIDE EARL D	45408 160TH ST W		LANCASTER	CA	93536-9038
WILFREDO ORANTES	284 55TH ST W		ROSAMOND	CA	93560-6525
WILFREDO SEVILLA	36050 32ND ST E		PALMDALE	CA	93550-9213
WILFREDO VELAZQUEZ	30700 106TH ST E		LITTLE ROCK	CA	93543-3640
WILKINS MARK E	PO BOX 418		LITTLE ROCK	CA	93543-0418
WILLIAM BALTZER	3437 BONNIE HILL DR		LOS ANGELES	CA	90068-1325
WILLARD SLONEY	22510 E AVENUE Q		PALMDALE	CA	93591-4708
WILLETTA MAUPIN	PO BOX 900007		PALMDALE	CA	93590-0007
WILLEY	5792 TEHACHAPI WILLOW SPRINGS RD		ROSAMOND	CA	93560-7521
WILLIAM BORN	PO BOX 1908		ROSAMOND	CA	93560-1908
WILLIAM BOWER	5531 CHARAN RD		ROSAMOND	CA	93560-6952
WILLIAM BRANES	27011 BARNES RANCH RD		LANCASTER	CA	93536-9713
WILLIAM BRIDE	5330 SULTANA AVE		TEMPLE CITY	CA	91780-3049
WILLIAM CHASTEEN	PO BOX 2638		BEVERLY HILLS	CA	90213-2638
WILLIAM CORDOVA	PO BOX 1145		ROSAMOND	CA	93560-1145
WILLIAM COZBY	PO BOX 1		VALVERMO	CA	93563-0001
WILLIAM DOUTHITT	PO BOX 55214		VALENCIA	CA	91385-0214
WILLIAM DRIVDAHL	41118 RIMFIELD DR		PALMDALE	CA	93551-1843
WILLIAM EDMONDS	3601 REDLANDS DR		BAKERSFIELD	CA	93306-2123
WILLIAM FORREST	24483 SAGE AVE		BORON	CA	93516-1337
WILLIAM GUTIERREZ	10332 MAYBROOK AVE		WHITTIER	CA	90603-2619
WILLIAM HASTINGS	6359 SWEETSER RD		ROSAMOND	CA	93560-6555
WILLIAM HAYES	33456 STEELE ST		AGUA DULCE	CA	91390-2728
WILLIAM HEFFERNAN	PO BOX 165		PEARLBLOSSOM	CA	93553-0165
WILLIAM HITT	78-1056 BISHOP RD		HOLLUALOA	HI	96725-9700
WILLIAM JENNINGS	PO BOX 2354		ROSAMOND	CA	93560-2354
WILLIAM KIPP	PO BOX 35508		SAN DIEGO	CA	92163
WILLIAM KOOKEN	PO BOX 385		PEARLBLOSSOM	CA	93553-0385
WILLIAM LA ROUX	1854 N CARLSBAD ST		ORANGE	CA	92867-3367
WILLIAM LEWIS	887 VIA MANZANAS		SAN LORENZO	CA	94580-2835
WILLIAM MAYNARD	1333 HIDALGO CIR		ROSEVILLE	CA	95747-7238
WILLIAM MC LAIN	PO BOX 1909		ROSAMOND	CA	93560-1909
WILLIAM MCAFEE	46047 100TH ST E		LANCASTER	CA	93535-8422
WILLIAM MILLER	12401 EL MIRAGE ST		BORON	CA	93516-1318
WILLIAM MILLER	27095 JEROME ST		BORON	CA	93516-1631
WILLIAM MOORE	7801 GALLUP DR		BAKERSFIELD	CA	93309-7537
WILLIAM MOORE	7801 GALLUP DR		BAKERSFIELD	CA	93309-7537
WILLIAM SAUNDERS	823 FORESTON DR		ACTON	CA	93510-1837
WILLIAM SHOOP	PO BOX 3452		EL SEGUNDO	CA	90245-8591
WILLIAM SIFFERMAN	5308 W AVENUE L6		QUARTZ HILL	CA	93536-4444
WILLIAM SLATTERY	2701 LOKER AVE W STE 140		CARLSBAD	CA	92010-6637
WILLIAM STAROSTKA	39166 240TH ST E		PALMDALE	CA	93591-4700
WILLIAM UTVICH	PO BOX 367		ROSAMOND	CA	93560-0367
WILLIAM WHEELER	1204 E SANTA PAULA ST		SANTA PAULA	CA	93060-2237
WILLIAM WOODS	180 CABRINI BLVD APT 19		NEW YORK	NY	10033-1147
WILLIAMS JEFFERSON N	WILLIAMS NATASHA A	13200 DOTY AVE APT 205	HAWTHORNE	CA	90250-6253
WILLIAMS MARIA A	23415 W AVENUE C		LANCASTER	CA	93536-9289
WILLIAMS MARY O	18300 E AVE S		PALMDALE	CA	93591
WILLIAMS NANETTE	11030 CIMA MESA RD		LITTLE ROCK	CA	93543-3606
WILLIS HADDOX	12721 JUNIPER HILLS RD		PEARLBLOSSOM	CA	93553-3452
WILLOW SPRINGS CO	4040 MANLY RD		ROSAMOND	CA	93560-6930
WILMA ODELL	861 W BARREL SPRINGS RD		PALMDALE	CA	93551-7916
WILMA REASOR	38909 180TH ST E		PALMDALE	CA	93591-3500
WILSON	24333 JOSHUA AVE		BORON	CA	93516-1324
WILSON	12165 DEL ORO ST		BORON	CA	93516-1357
WILSON ANDREW J / WILSON TRUST	40801 SLATE CT		PALMDALE	CA	93551-1805
WILSON JOHN J SR	47815 40TH ST W		LANCASTER	CA	93536-9568
WILSON LEE JR / WILSON DONNA L	18130 W AVENUE F		LANCASTER	CA	93536-9058
WILSON PLUMMER	PO BOX 6194		LANCASTER	CA	93539-6194
WINIFRED OLIVER	12428 EL MIRAGE ST		BORON	CA	93516-1319
WINONA QUIRK	36517 HAROLD FIRST ST		PALMDALE	CA	93550-9347
WINSTON MADALE	7485 NEW HORIZON WAY BLDG 3		FREDERICK	MD	21703-8388
WINTER LONNIE E	30100 235TH ST E		LLANO	CA	93544-1519
WINTERS RAE E; JANET L	WINTERS RAE; JANET /TR	51260 100TH ST W	ROSAMOND	CA	93560-7165
WINTRESS BRYANT	1103 E GLADWICK ST		CARSON	CA	90746-3824
WM TIERNEY	24315 SAGE AVE		BORON	CA	93516-1335
WOLAK MICHAEL A	2827 W PILLSBURY ST		LANCASTER	CA	93536-6499
WOLFE JAMES D / WOLFE DAWN	4118 E AVENUE I		LANCASTER	CA	93535-8239
WOLFESNTEIN JOHN / WOLFESNTEIN JAMIE	5816 AVENIDA ESPLENDIDA		PALMDALE	CA	93551-1188
WOOD RICHARD / WOOD VIVIAN	4100 WATERVILLE CT		PALMDALE	CA	93551-5383
WOOD RICHARD A	45763 90TH ST E		LANCASTER	CA	93535-8402
WOODIE SAVAGE	12415 SIERRA VIEW ST		BORON	CA	93516-1344
WOODS JOHN A ; BETHEL I / WOODS FAMILY	46047 20TH ST E		LANCASTER	CA	93535-6002
WOODWARD DEBRA S	2017 W AVENUE K10		LANCASTER	CA	93536-4608
WOOLFORK ROBERT C / WOOLFORK RUTH P	47459 27TH ST W		LANCASTER	CA	93536-9570
WORLEY EDWARD L	11866 JUNIPER HILLS RD		LITTLE ROCK	CA	93543-4207
WORRELL ELIZABETH A / WORRELL ROBERT C	51310 280TH ST W		LANCASTER	CA	93536-9238
XEROX LEASE EQUIPMENT LLC	PO BOX 6333		MAGNA	UT	84044-6333



YAHRAUS BILL / YAHRAUS ; ROSENTHAL /TR	11300 MANZANITA MESA RD		LITTLEROCK	CA	93543-4229
YALE/CHASE MATERIALS HANDLING INC	PO BOX 6333		MAGNA	UT	84044-6333
YAN TAN	128 LOOMIS RD		SOUTH WINDSOR	CT	06074-3649
YANG LEE	625 S BERENDO ST APT 205		LOS ANGELES	CA	90005-1737
YANG YANG	5353 SAN VICENTE BLVD	APT 33	LOS ANGELES	CA	90019-2731
YEGANHE JENNIFER L	44062 42ND ST W		LANCASTER	CA	93536-5869
YOGESH GORADIA	32063 PACIFICA DR		RANCHO PALOS VERDES	CA	90275-5763
YOLANDA BENITEZ	39031 230TH ST E		PALMDALE	CA	93591-4707
YOLANDA CHAHIN	2500 N VERDUGO RD		GLENDALE	CA	91208-2337
YOLANDA DREILING	357 HACIENDA DR		PALMDALE	CA	93551-7811
YOLANDA SANCHEZ	310 W ALONDRA BLVD		COMPTON	CA	90220-3713
YOON PARK	27328 ENGLISH OAK CT		CANYON COUNTRY	CA	91387-6869
YOONJI KIM	10225 HILLHAVEN AVE APT 101		TUJUNGA	CA	91042-3647
YORK ROBERT A / YORK SHARRON	44758 45TH ST W		LANCASTER	CA	93536-7603
YOSEMITE HOLDINGS INC	500 S GRAND AVE STE 1900		LOS ANGELES	CA	90071-2668
YOUNG OH	19151 LA QUINTA PL		APPLE VALLEY	CA	92308-2700
YOUNGSOOK KIM	28648 DEER SPRINGS DR		SANTA CLARITA	CA	91390-5741
YUNG CHAR	1115 JARROW AVE		HACIENDA HTS	CA	91745-2020
YVONNE ALLISON	11985 GASKELL RD		ROSAMOND	CA	93560-7055
YVONNE MORADO	1363 RIDGEMONT CT		OCEANSIDE	CA	92056-6621
YVONNE MORGAN	2053 65TH ST W		ROSAMOND	CA	93560-6535
ZACK NAIAD / ZACK JEANNETTE	22110 W AVENUE E11		LANCASTER	CA	93536-9192
ZAHER KHALAF	18566 DERBY CIR		HUNTINGTON BEACH	CA	92648-1565
ZAMRZLA JOHNNY; PAMELLA	ZAMRZLA FAMILY	48910 80TH ST W	LANCASTER	CA	93536-8740
ZAPPULLA THERESA C	3775 ACACIA CT		PALMDALE	CA	93551
ZEIDAN JIHAD M	3346 TWINCREEK CT		PALMDALE	CA	93551-1080
ZENEIDA HOUCHEM	19738 GASKELL RD		ROSAMOND	CA	93560-7243
ZENY MINDANAO	10954 BRADDOCK DR		CULVER CITY	CA	90230-4211
ZETTA GRIFFIN	13855 E WILDCAT WAY		PRESCOTT VALLEY	AZ	86315-9731
ZHIHUA SHEN	PO BOX 1661		PALO ALTO	CA	94302-1661
ZIMMERMAN HENRY JR	3353 W AVENUE C		LANCASTER	CA	93536-9500
ZOO YANG	2530 GREENFIELD AVE		ARCADIA	CA	91006-5229

# **EXHIBIT D**

**EXHIBITS B & D: NON-APPEARING PARTIES**

<b><u>Name</u></b>	<b><u>Answer / Appearance Date</u></b>	<b><u>DKT No</u></b>
Romo Lake Los Angeles Partnership	12/8/2005	
Unison Investment, LLC	1/12/2006	
Landfield, Richard E.	11/13/2006	333
Kaufman, Lilian	12/20/2006	368
Kaufman, Lilian, trustee of Lilian Kaufman Trust	12/20/2006	368
Schwartz, Martin B., trustee of Burroughs Family Trust	12/21/2006	372
Cumming, Ruth A. as Ttee of the Cumming Family Trust	12/21/2006	373
Gabuya, Rodrigo L.	12/27/2006	379
David A, And Dorothy Kagon	12/27/2006	380
Kahlo, Jack D	12/27/2006	382
Gorrindo, Maria B.	12/27/2006	383
Bowers, David L.	12/28/2006	388
Recht, Patricia Anne	12/28/2006	390
Bowers, Ronald E.	12/28/2006	391
Gabrych, Eugene	12/28/2006	392
Gabrych, Marian	12/28/2006	393
Qarmout, Elias	12/28/2006	394
Airtrust Singapore Private	12/28/2006	395
ABC Williams Enterprises, LP	12/28/2006	396
Myers, Marilyn Burgess	12/28/2006	397
Katz, Marianne, trustee of the Katz Trust	12/29/2006	399
Katz, Herbert, trustee of the Katz Trust	12/29/2006	401
Hui, John	12/29/2006	402
United Holdings Corp.	12/29/2006	403
Loving, Robert A.	12/29/2006	404
Riggins, Patricia	12/29/2006	406
Jung, N. Tom	1/2/2007	410
Epsilon Development Co.	6/25/2007	
Prewoznik, Marilyn J.	5/22/2007	638
Prewoznik, Marilyn J., trustee of Prewoznik Trust	5/22/2007	638
Anaverde LLC	6/20/2007	673
Harris, Steven	7/9/2007	737
Britton Associates LLP	7/9/2007	737
Shokrian, Elias	7/10/2007	741
Bujulian Brothers	1/8/2008	1103
Antelope Valley Country Club	2/7/2008	1173
Cameron Properties	3/7/2008	1218
Gateway Triangle Properties	9/26/2008	2065
Bloom, Melody	9/13/2008	2014
Saloman, Franklin R., trustee Frankie Salomon Trust	9/23/2008	2051
EnXco Development Co	9/23/2008	2054
Eastly, Phillip	9/24/2008	2058
Gillman, Melinda	9/30/2008	2095
Melvin T. & Margaret E. Andrews, trustees Andrews Trust	10/3/2008	2131

Max Webb Trust	10/20/2008	2161
John and Dora Buruchin	10/27/2008	2196
Robert D. and Shirley B. Raney	10/27/2008	2196
Three Arklin LLC	10/29/2008	2201
Mountain Brook Ranch LLC	10/29/2008	2202
Shakib, Kamram	12/2/2008	2299
Andrews, Franklin	6/23/2009	2923
Andrews, Treba	6/23/2009	2924
Lebata Inc.	7/8/2009	2965
Murphy, Patty	7/26/2009	3011
Balice, Norman	7/28/2009	3013
Balice, Maria	7/28/2009	3013
Chan, Hawk Nin	9/9/2009	3095
Collicut. Ikuko	9/9/2009	3096
Cabahug, Arlene	9/17/2009	3099
Cernicky, Florence, trustee of Cernicky Trust	10/27/2009	3171
Angelo And Dolores M. Cassara, Trustees Cassara Trust	10/27/2009	3171
Gaskell Suntower, LLC	7/8/2010	3689
Arklin Brother Enterprises	12/21/2010	4183
E.C. Wheeler	3/7/2011	4319
Cal Golf Inc.	12/10/2012	5398
Davis, Robert Glen	7/10/2014	9029
Antelope Valley Progressive Club	8/13/2014	9115
Annette And Bennie E. Moore	9/3/2014	9215
M&M Peach Ranch	10/3/2014	9342
Goodyork Corp	8/6/2015	10295
Lancaster Summit Properties, LTD.	8/6/2015	10295
Hooshpack Dev Inc.	9/28/2015	10677
Renaissance Perinatal Medical Group	9/28/2015	10677
Jones, Robert A.	9/22/2005	1
Godde, Forrest	9/22/2005	1 / 411
Calandri, B.J.	11/28/2005	45 / 411
Calandri, Barbara J.	12/13/2007	1068
Godde, Lawrence	11/28/2005	45 / 411
Kootenai Properties	11/28/2005	45 / 411
Kyle, James	11/28/2005	45 / 411
Kyle, Wanda E.	11/28/2005	45 / 411
Hines Family trust	3/17/2006	174 / 411
Malloy Family Partners	3/17/2006	174 / 411
Santoro, Marygrace H.	3/17/2006	174 / 411
Stathatos, Helen	3/17/2006	174 / 411
Stathatos, Savas	3/17/2006	174 / 411
Groven, Dennis L.	12/1/2006	341 / 411
Groven, Majorie E.	12/1/2006	341 / 411
Harter, Scott S.	12/1/2006	341 / 411
Harter, Kay B.	12/1/2006	341 / 411
Javadi, Habod	12/1/2006	341 / 411

<b>Kindig, Beverly A.</b>	<b>12/1/2006</b>	<b>341 / 411</b>
<b>Kindig, Eugene V.</b>	<b>12/1/2006</b>	<b>341 /411</b>
<b>Kindig, Paul S.</b>	<b>12/1/2006</b>	<b>341 /411</b>
<b>Kindig, Sharon R.</b>	<b>12/1/2006</b>	<b>341 /411</b>
<b>Tobias, Beverly</b>	<b>1/2/2007</b>	<b>411</b>
<b>Simi, Leo</b>	<b>1/2/2007</b>	<b>411</b>
<b>William Barnes &amp; Eldora Barnes Fam Trust</b>	<b>1/2/2007</b>	<b>411</b>
<b>Gorrindo Family Trust</b>	<b>12/10/2010</b>	<b>4069</b>
<b>Cameo Ranching Co.</b>	<b>1/28/2011</b>	<b>4250</b>
<b>Kremen, Dr. Samuel</b>	<b>2/10/2011</b>	<b>4270</b>
<b>Son Rise Farms</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Chavez, Luz</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Zomorodi, Ramin</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Genz Development &amp; Castle Ranch Estate</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Barnes, William</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Barnes, Julie</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Gorrindo, Robert</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Gorrindo, Phillip</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Healy Farms</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Nelson, Michael</b>	<b>1/18/2012</b>	<b>4758</b>
<b>Wilson, Harold</b>	<b>2/6/2012</b>	<b>4814</b>
<b>Ritter, Edgar</b>	<b>11/28/2005</b>	<b>45</b>
<b>Paula Ritter</b>	<b>11/28/2005</b>	<b>45</b>
<b>Paula Ritter, as Trustee of the Ritter Family Trust</b>	<b>11/28/2005</b>	<b>45</b>
<b>Mark Ritter, successor trustee of the Ritter Family Trust</b>	<b>9/3/2015</b>	<b>10388</b>