1 2	Name(s) of Cross-Defendant(s) or Attorney	
3	Mailing Address (Street or P.O. Box)	
4	Mailing Address (City, State, Zip Code)	
5	Phone Number	
6	Email Address	
7		
8	SUPERIOR COURT OF TH	HE STATE OF CALIFORNIA
9	FOR THE COUNTY OF ORAN	NGE, CIVIL COMPLEX CENTER
10		
11	MOJAVE PISTACHIOS, LLC; et al.,	Case No. 30-2021-01187275-CU-OR-CJC
12	Plaintiffs,	[Related to: Case No. 30-2021-01187589-CU-WM-CXC; Case No. 30-2021-01188089-CU-
13	v.	WM-CXC; Case No. 30-2022-01239479-CU-
14	INDIAN WELLS VALLEY WATER	MC-CJC; Case No. 30-2022-01239487-CU- MC-CJC; Case No. 30-2022-01249146-CU-
15	DISTRICT; et al.,	MC-CJC]
16	Defendants.	Assigned For All Purposes To: The Honorable William Claster, Dept. CX104
17		The Honorable William Claster, Bept. CATO
18	INDIAN WELLS VALLEY WATER	VERIFIED INITIAL DISCLOSURES
19	DISTRICT,	(Code of Civil Procedure section 842(a))
20	Cross-Complainant,	Proposed Form for Voluntary Use
21	v.	Complaint Filed: November 19, 2019
22	ALL PERSONS WHO CLAIM A RIGHT	Phase 1 Trial Date: April 28, 2025
23	TO EXTRACT GROUNDWATER IN THE INDIAN WELLS VALLEY	
24	GROUNDWATER BASIN NO. 6-54 WHETHER BASED ON	
25	APPROPRIATION, OVERLYING RIGHT, OR OTHER BASIS OF RIGHT, AND/OR	
26	WHO CLAIM A RIGHT TO USE OF	
27	STORAGE SPACE IN THE BASIN; et al.,	
28	Cross-Defendants.	
	{00274734.1 }	1

SEARLES VALLEY MINERALS INC.,  Cross-Complainant,  v.  ALL PERSONS WHO CLAIM A RIGHT TO EXTRACT GROUNDWATER IN THE INDIAN WELLS VALLEY GROUNDWATER BASIN NO. 6-54 WHETHER BASED ON APPROPRIATION, OVERLYING RIGHT, OR OTHER BASIS OF RIGHT, AND/OR WHO CLAIM A RIGHT TO USE OF STORAGE SPACE IN THE BASIN; et al.,  Cross-Defendants.  AND RELATED CASES.  AND RELATED CASES.			
Cross-Compianani,	1	SEARLES VALLEY MINERALS INC.,	
3 4 4 5 6 6 7 ALL PERSONS WHO CLAIM A RIGHT TO EXTRACT GROUNDWATER IN THE INDIAN WELLS VALLEY GROUNDWATER BASIN NO. 6-54 WHETHER BASED ON APPROPRIATION, OVERLYING RIGHT, OR OTHER BASIS OF RIGHT, AND/OR WHO CLAIM A RIGHT TO USE OF STORAGE SPACE IN THE BASIN; et al.,  Cross-Defendants.  AND RELATED CASES.  AND RELATED CASES.  AND RELATED CASES.	2	Cross-Complainant,	
ALL PERSONS WHO CLAIM A RIGHT TO EXTRACT GROUNDWATER IN THE INDIAN WELLS VALLEY GROUNDWATER BASIN NO. 6-54 WHETHER BASED ON APPROPRIATION, OVERLYING RIGHT, OR OTHER BASIS OF RIGHT, AND/OR WHO CLAIM A RIGHT TO USE OF STORAGE SPACE IN THE BASIN; et al.,  Cross-Defendants.  AND RELATED CASES.  AND RELATED CASES.	3		
TO EXTRACT GROUNDWATER IN THE INDIAN WELLS VALLEY GROUNDWATER BASIN NO. 6-54 WHETHER BASED ON APPROPRIATION, OVERLYING RIGHT, OR OTHER BASIS OF RIGHT, AND/OR WHO CLAIM A RIGHT TO USE OF STORAGE SPACE IN THE BASIN; et al.,    Cross-Defendants.	4		
GROUNDWATER BASIN NO. 6-54 WHETHER BASED ON APPROPRIATION, OVERLYING RIGHT, OR OTHER BASIS OF RIGHT, AND/OR WHO CLAIM A RIGHT TO USE OF STORAGE SPACE IN THE BASIN; et al., Cross-Defendants.  AND RELATED CASES.  AND RELATED CASES.  AND RELATED CASES.  13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	5	TO EXTRACT GROUNDWATER IN THE	
WHETHER BASED ON APPROPRIATION, OVERLYING RIGHT, OR OTHER BASIS OF RIGHT, AND/OR WHO CLAIM A RIGHT TO USE OF STORAGE SPACE IN THE BASIN; et al.,   Cross-Defendants.	6		
8 OR OTHER BASIS OF RIGHT, AND/OR WHO CLAIM A RIGHT TO USE OF STORAGE SPACE IN THE BASIN; et al.,  Cross-Defendants.  AND RELATED CASES.  AND RELATED CASES.  13 14 15 16 17 18 18 19 20 21 22 23 24 25 26 27 28 1000274734.1 } 2	7	WHETHER BASED ON	
9 STORAGE SPACE IN THE BASIN; et al., Cross-Defendants.  AND RELATED CASES.  AND RELATED CASES.  13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 100274734.1 } 2	8	OR OTHER BASIS OF RIGHT, AND/OR	
10   Cross-Defendants.   AND RELATED CASES.   13   14   15   16   17   18   19   20   21   22   23   24   25   26   27   28   [00274734.1]   2	9		
11   AND RELATED CASES.  AND RELATED CASES.  AND RELATED CASES.  AND RELATED CASES.  13   14   15   16   17   18   19   19   19   19   19   19   19	10		
13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	11	Cross Detendants.	
14   15   16   17   18   19   20   21   22   23   24   25   26   27   28   (00274734.1)   2	12	AND RELATED CASES.	
15 16 17 18 19 20 21 22 23 24 25 26 27 28	13		
16 17 18 19 20 21 22 23 24 25 26 27 28	14		
17 18 19 20 21 22 23 24 25 26 27 28	15		
18 19 20 21 22 23 24 25 26 27 28	16		
19 20 21 22 23 24 25 26 27 28	17		
20 21 22 23 24 25 26 27 28	18		
20 21 22 23 24 25 26 27 28	19		
21 22 23 24 25 26 27 28			
22 23 24 25 26 27 28 {00274734.1}			
23 24 25 26 27 28 {00274734.1}			
24 25 26 27 28 {00274734.1}			
25 26 27 28 {00274734.1}			
26 27 28 			
27 28 			
28 (00274734.1)			
{00274734.1 }			
	20		
			DISCLOSURES

1	<u>INITIAL DISCLOSURES</u>				
2	1.	The	name, address, telej	phone number, and email address of the party and, if	
3	applicable, the party's attorney.				
4		(a)	Name(s):		
5		(b)	Address:		
6					
7		(c)	Telephone Number	er:	
8		(d)	Email Address: _		
9		(e)	Attorney (if applied	cable):	
10					
11	2.	The o	quantity of any groun	ndwater pumped or extracted from the basin by the party	
12	and the met	hod used	d to measure the amo	ount of groundwater pumped or extracted for each of the	
13	previous 10	years p	preceding the filing	of the cross-complaint (cross-complaint filed June 16,	
14	2021).				
15		1			
16			Amount of		
17	Year	Groun	dwater Extracted	Method of Measurement	
18	2020				
19					
20	2019				
21					
22	2018				
23					
24	2017				
25					
26	2016				
27					
28	4	I.		<u> </u>	

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1 2 3	Year	Amount of Groundwater Extracted	Method of Measurement
4 5	2015		
6	2014		
8	2013		
10 11	2012		
12 13	2011		
14 15 16 17			r rights claimed by the party to pump groundwater (e.g., and pump water for use on that property], appropriative
18 19	right, preser		
20 21			
22 23	4.	A general description of	the purpose to which the groundwater has been put (i.e.,
24 25	how do you	use the water?).	
26 27			
28			
	{00274734.1 }	VERIFIE	4 ED INITIAL DISCLOSURES

1	5.	The location of each well or other source through which groundwater has been
2	pumped or e	xtracted (e.g., Assessor Parcel Number or address).
3		
4		
5		
6		
7		
8	6.	The area in which the groundwater has been used (i.e., where are you using the
9	water you ar	re pumping?).
10		
11		
12		
13		
14		
15	7.	Any claims for increased or future use of groundwater (i.e., do you anticipate
16	using more v	water in the future?).
17		
18		
19		
20		
21		
22	8.	The quantity of any beneficial use of any alternative water use that the party
23	claims as its	use of groundwater under any applicable law, including, but not limited to, Section
24	1005.1, 1005	5.2, or 1005.4 of the Water Code.
25		
26		
27		
28		
	{00274734.1 }	5 VERIFIED INITIAL DISCLOSURES
	1	A PULLIPA HALLIAE DIRCEOROKER

1	9.	Identification of all surface water rights and contracts that the party claims
2	provides the ba	asis for its water right claims in the comprehensive adjudication.
3		
4		
5		
6		
7		
8	10.	The quantity of any replenishment of water to the basin that augmented the
9	basin's native	water supply, resulting from the intentional storage of imported or non-native
10	water in the ba	asin, managed recharge of surface water, or return flows resulting from the use of
11	imported wate	er or non-native water on lands overlying the basin by the party, or the party's
12	representative	or agent, during each of the 10 calendar years immediately preceding the filing of
13	the cross-comp	plaint (cross-complaint filed June 16, 2021).
14		I
15	Year	Quantity of Replenishment of Water to the Basin
16 17	2020	
18 19	2019	
20   21	2018	
22   23	2017	
24   25	2016	
26   27	2015	
28		

{00274734.1 }

1 2	Year		Quantity of Replenishment of Water to the Basin
3	2014		
5	2013		
7 8	2012		
9 10	2011		
11 12 13	11.		names, addresses, telephone numbers, and email addresses of all persons ion that supports the party's disclosures.
14		(a)	Name:
15		(b)	Address:
16			
17		(c)	Telephone Number:
18		(d)	Email Address:
19			
20		(a)	Name:
21		(b)	Address:
22			
23		(c)	Telephone Number:
24		(d)	Email Address:
25			
26		(a)	Name:
27		(b)	Address:
28			
	{00274734.1 }		7

1		(c)	Telephone Number:
2		(d)	Email Address:
3			
4		(a)	Name:
5		(b)	Address:
6			
7		(c)	Telephone Number:
8		(d)	Email Address:
9			
10	12.	Any	other facts that tend to prove the party's claimed water right.
11			
12			
13			
14			
15			
16			
17	Dated:		, 2024
18			
19			Printed Name(s) of Cross-Defendant(s)
20			
21			
22			
23			
24			
25			
26			
27			
28			
	{00274734.1 }		8
			VERIFIED INITIAL DISCLOSURES

{00274734.1 }

1	PROOF OF SERVICE
2	TROOF OF SERVICE
3	Mojave Pistachios, LLC; et al. v. Indian Wells Valley Water District; et al.
4 5	On, 2024, I served true copies of the following document(s) described as VERIFIED INITIAL DISCLOSURES (Code of Civil Procedure section 842(a)) on the interested parties in this action as follows:
6	PLEASE SEE SERVICE LIST
7	
8	<b>BY MAIL:</b> I enclosed the document(s) in a sealed envelope or package addressed to the persons at the addresses listed above and deposited the envelope with the United States Postal Service in a sealed envelope with postage fully prepaid.
9	BY E-MAIL OR ELECTRONIC TRANSMISSION: I caused a copy of the document(s) to be sent from my e-mail address to the persons at the e-mail addresses listed in the Service List.
11	
12	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
13	Executed on
14	(City)
15	(State)
16	
17	(Signature)
18	
19	(Printed Name)
20	
21	
22	
23	
24	
25	
26	
27	
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PROOF OF SERVICE