

From: [REDACTED]
To: <ppulupa@waterboards.ca.gov>
CC: <venturelawusa@gmail.com>
Date: 3/10/2011 3:47 PM
Subject: Bailey Minerals Corporation - Not A Party To Action

Dear Mr. Pulupa:

Our attorney Michael J. Morrison, I have stated to you clearly at a meeting of your board that Bailey Minerals Corporation did not exist during the time of another company named Bailey Minerals Corporation existed and owned the Central, Cherry Hill, Empire, Manzanita and West End Mines. The presently Bailey has never owned any land in California and has no relationship to the older Bailey.

Within our group two our companies have been interest in exploring and developing the geothermal resource in the Wilbur Springs Area. Geonomics, Inc. purchased the geothermal rights that the old Bailey company reserved when Homestake Mining Company purchase their claims. Geonomics also purchase the reserved rights of Filiatra, Inc., but Geonomics to date has never occupied any part of the surface as allowed and provided for in that reservation.

Geonomics also has leased geothermal rights for from The Emma G. Trebilcote Trust on their property, Newcore Energy, Inc. our other company interest in the area has been in negotiations with other land owner in the area.

Clearly no one in recent years has been the cause of any potential damage in the area, most if not all of that damage was done over 100 or more years ago by miners that were exercising practices that were perfectly acceptable at the time, with most of any damage being at the hand of nature herself.

Both Geonomics and Newcore are interested in developing the geothermal resource of the area and we are will to cooperate with Homestake and other stakeholders including the CRWQCB in way that might benefit all involved.

John M. Torok

[REDACTED]