1 2 3 4 5 6 7	THE RESTIS LAW FIRM, P.C. William R. Restis, Esq. (SBN 246823) 550 West C Street, Suite 1760 San Diego, California 92101 +1.619.270.8383 +1.619.752.1552 william@restislaw.com Attorneys for Plaintiff [Additional Counsel Listed On Signature Page]	ELECTRONICALLY FILED Superior Court of California, County of San Diego 04/18/2018 at 09:35:00 AM Clerk of the Superior Court By Katelin O'Keefe, Deputy Clerk
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10	SUPERIOR COURT FOR THE STATE OF CALIFORNIA	
11	COUNTY OF SAN DIEGO	
12	KARL BECK , individually and on behalf of all other similarly situated California residents,	Case No: 37-2017-00037524-CU-BT-CTL
13	Plaintiff,	CLASS ACTION
14	V.	NOTICE OF MOTION AND MOTION TO
15	POINT LOMA PATIENTS CONSUMER COOPERATIVE CORPORATION, A	NOTICE OF MOTION AND MOTION TO COMPEL SPECIAL INTERROGATORIES
16	California Corporation, ADAM KNOPF, an Individual, JUSTUS H. HENKES IV, an Individual, 419 CONSULTING INC., a	(SET ONE) TO ALL DEFENDANTS
17	Individual, 419 CONSULTING INC., a California Corporation, GOLDEN STATE GREENS LLC, a California LLC, FAR WEST	Date: May 18, 2018 Time: 9:00 a.m.
18	MANAGEMENT, LLC, a California LLC, FAR WEST OPERATING, LLC, a California	Judge: Hon. Joel R. Wohlfeil Ctrm: C-73
19	LLC, FAR WEST STAFFING, LLC, a California LLC, and DOES 1-50,	
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21	Defendants.	
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	NOT. MOT. AND MOT. TO COMPEL SROG (SET ONE)	CASE NO: 37-2017-00037524-CU-BT-CTL

TO: THE COURT, ALL PARTIES, AND THEIR COUNSEL OF RECORD

PLEASE TAKE NOTICE that on May 18, 2018 at 9:00 a.m. in Department C-73 of the San Diego Superior Court located at 330 West Broadway, San Diego, California 92101, the Honorable Joel R. Wohlfeil presiding, plaintiff Karl Beck ("Plaintiff") will, and hereby does, move pursuant to California Code of Civil Procedure § 2031.310 for an Order compelling defendants Point Loma Patients Consumer Cooperative Corporation, Adam Knopf and Justus H. Henkes IV, 419 Consulting, Inc., Golden State Greens LLC, Far West Management, LLC, Far West Operating, LLC, and Far West Staffing, LLC to provide full and complete verified responses to Plaintiff's Special Interrogatories numbers one (1), four (4) and six (6) from Plaintiff's Special Interrogatories (Set One) within 14 days.

This Motion is based on this Notice of Motion and Motion, the grounds more fully described in the accompanying Memorandum of Points and Authorities, Plaintiff's Separate Statement, the Declaration of William R. Restis and exhibits in support hereof, all filed concurrently herewith.

Plaintiff's Motion will also be based upon the pleadings and materials in the Court's files on this proceeding, oral argument of counsel and such other matters as may be brought to the Court's attention at the hearing on the Motion.

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Respectfully submitted,

THE RESTIS LAW FIRM, P.C.

/s/ William R. Restis

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NOT. MOT. AND MOT. TO COMPEL SROG (SET ONE)

DATED: April 18, 2018

CASE NO: 37-2017-00037524-CU-BT-CTL

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	NOT. MOT. AND MOT. TO COMPEL SROG (SET ONE) CASE NO: 37-2017-00037524-CU-BT-CTL