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Lawrence J. Schilling and the L & M Schilling 1992 Family Trust, and the parties that have signed this Stipulation agree and stipulate, for the purposes of determining groundwater pumping during 2011 and 2012 for the Phase 4 trial only, as follows:

- 1. Groundwater pumping by Lawrence J. Schilling and the L & M Schilling 1992 Family Trust during the calendar year 2011 was 3.4 af.
- 2. Groundwater pumping by Lawrence J. Schilling and the L & M Schilling 1992 Family Trust during the calendar year 2012 was 3.8 af.
- 3. Consistent with the Court's Case Management Order, as amended, for the Phase 4 Four trial of this matter, Lawrence J. Schilling and the L & M Schilling 1992 Family Trust and the undersigned parties reserve, for a future phase of this action, determination of all other facts and legal issues in this action, including but not limited to:
- A. The determination of the groundwater rights of Lawrence J. Schilling and the L & M Schilling 1992 Family Trust, including the applicability and application of all constitutional, statutory and decisional law;
- B. The ability to introduce in a later trial phase evidence of water use in years other than 2011 and 2012; and
- C. The determination of the reasonableness of water use by Lawrence J. Schilling and the L & M Schilling 1992 Family Trust during the period 2000 to 2012.

[signatures on following pages]

		II .		
	1	Dated: May, 2013	BROWNSTEIN HYATT FARBER	
Santa Barbara, CA 93101-2706	2		SCHRECK, LLP	
	3			
	4		By: MICHAEL T. FIFE	************
	5		BRADLEY J. HERREMA Attorneys for	
	. 6		ANTELOPE VALLEY GROUNDWATE AGREEMENT ASSOCIATION	R
	7			
	8	Dated: May 27, 2013	BEST BEST & KRIEGER LLP	
	9			
	10		By L. Sant V. AUM	
	11		ERIQ MGARNER JEFFREY V. DUNN	
	12		STEFANIE D. HEDLUND	
	13	:	Attorneys for Cross-Complainant LOS ANGELES COUNTY WATERWORKS DISTRICT NO. 40	
	14		70 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -	
	15	Dated: May <u>23,</u> 2013	$C \cap \Omega$	
	16	and the second	STIM	
	17		By JAMES L. MARKMAN	
	18		STEVEN ORR Attorneys for Cross-Defendant	
	19		CITY OF PALMDALE	
	20			
	21	Dated: May, 2013		
	22		Ву	
	23		DOUGLAS J. EVERTZ	
	24		Attorneys for Cross-Defendant CITY OF LANCASTER AND ROSAMOND COMMUNITY SERVICES	
	25		DISTRICT DISTRICT	
	26			
	27			
	28			
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	•	Dated: May, 2013
	2	
	3	By
	4	WAYNE LEMIEUX Attorneys for Cross-Defendant
	5	FILE COLUMN TO THE PROPERTY OF
	6	IRRIGATION DISTRICT
	7	Dated: May 272013
	8	Dated, Way 2.2013
	9	By Thouas LET to
3	10	THOMAS BUNN III Attorneys for Cross-Defendant
BROWNSTEIN HYATT FARBER SCHRECK, LLP 21 Env Carilo Suest Sand Bardua, CA 19101-2306	11	PALMDALE WATER DISTRICT
t SCIII	12	Dated: May 2,2 2013
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TTT Egi inst Cam irbans, C.	14	By
N H Y/ 1/15 Sams its	15	BRADLEY T. WEEKS Attorneys for Cross-Defendant
NSTE	16	Attorneys for Cross-Defendant QUARTZ HILL WATER DISTRICT
BROW	17	Dotad. Mary Cours
_	18	Dated: May, 2013
	19	Ву
	20	JOHN TOOTLE
	21	Attorneys for Cross-Defendant CALIFORNIA WATER SERVICE COMPANY
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