RYAN S. BEZERRA, State Bar No. 178048 ANDREW J. RAMOS, State Bar No. 267313 BARTKIEWICZ, KRONICK & SHANAHAN A PROFESSIONAL CORPORATION 1011 TWENTY-SECOND STREET SACRAMENTO, CALIFORNIA 95816-4907 IELEPHONE: (916) 446-4254 IELECOPIER: (916) 446-4018 E-MAIL: rsb@bkslawfirm.com Attorneys for Cross-Defendant Copa De Oro Land Company SUPERIOR COURT OF THE	
COUNTY OF L	OS ANGELES
Coordination Proceeding Special Title (Rule 1550(b))	JUDICIAL COUNCIL COORDINATION PROCEEDING NO. 4408
ANTELOPE VALLEY GROUNDWATER CASES	Case No. BC 391869 Assigned to Hon. Jack Komar (Santa Clara Case No. 01-05-CV-049053)
Included Actions: Los Angeles County Waterworks District No. 40 v. Diamond Farming Co., Superior Court of California, County of Los Angeles, Case No. BC 325 201;	[PROPOSED] ORDER GRANTING CROSS-DEFENDANT COPA DE ORO LAND COMPANY'S MOTION TO MOVE STIPULATED AND ADMITTED FACTS INTO THE EVIDENTIARY RECORD
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;	Date: September 4, 2015 Time: 1:30 p.m. Dept.: By Courtcall
Wm. Bolthouse Farms, Inc. v. City of Lancaster, Diamond Farming Co. v. Lancaster, Diamond Farming Co. v. Palmdale Water Dist., Superior Court of California, County of Riverside, Case No. RIC 353 840, RIC 344 436, RIC 344 668	

1	On September 4, 2015 at 1:30 p.m. in the above-referenced court, the motion by cross-		
2	defendant Copa de Oro Land Company ("Copa de Oro") to Move Stipulated and Admitted		
3	Facts into the Evidentiary Record came on for hearing by Courtcall. Having considered the		
4	moving papers, any opposition, and the arguments of counsel, the Court GRANTS Copa de		
5	Oro's motion and orders that the following exhibits submitted with Copa de Oro's motion on		
6	August 13, 2015 are marked for identification and admitted into evidence:		
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8	6-COPA-1	Declaration of Elliott Joelson for Copa De Oro Land Company (with exhibits)	
9	6-COPA-2	Stimulation Recording Facts Portaining to Come do One Land Company for	
10	0-COPA-2	Stipulation Regarding Facts Pertaining to Copa de Oro Land Company for Trial	
11	6-COPA-3	Stipulation for Phase IV Trial Regarding Water Use on Copa De Oro Land	
12		Company's Property	
13	6-COPA-4	Order Approving Stipulations Concerning Copa de Oro Land Company	
14		and Granting Leave to Serve Written Discovery	
15	6-COPA-5	Copa De Oro Land Company's First Set of Requests for Admissions Propounded on Parties that are Not Signatories to the Stipulations	
16		Concerning Copa De Oro Land Company	
17	6-COPA-6	Stipulation For Phase IV Trial Between Copa De Oro Land Company And	
18		Phelan Pinon Hills Community Services District	
19	6-COPA-7	Stipulations For Phase IV Trial Between Copa De Oro Land Company	
20		And Diamond Farms, et al.	
21	6-COPA-8	Notice of Lodging of Signatures to Stipulations Concerning Copa de Oro	
22		Land Company	
23	6-COPA-9	Notice of Lodging of Additional Signatures to Stipulations Concerning Copa de Oro Land Company	
24		Copa de Oro Land Company	
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1 2	6-COPA-10	Signature of Brad Weeks to Copa de Oro Land Company's Water Use Stipulation
3	IT IS SO	ORDERED.
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6	Date:	Hon. Jack Komar
7		Judge of the Superior Court
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28	ORDER GRANTIN	-3- 8792\P080315 G COPA DE ORO'S MOTION TO MOVE STIPULATED AND ADMITTED FACTS INTO
		THE RECORD

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