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Exempt from filing fee
Government Code § 6103

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8 SUPERIOR COURT OF THE STATE OF CALIFORNIA
9 FOR THE COUNTY OF LOS ANGELES

10 COORDINATION PROCEEDING SPECIAL
11 TITLE (Rule 1550(b))

LASC, Case No. BC 325201

12 ANTELOPE VALLEY GROUNDWATER
13 CASES

Judicial Council Coordination
Proceeding No. 4408

14 Included Actions:

CLASS ACTION

15 Los Angeles County Waterworks District
No. 40 v. Diamond Farming Co.
Superior Court of California, County of
16 Los Angeles, Case No. BC325201;

Santa Clara Case No. 1-05-CV 049053
Assigned to The Honorable Jack Komar

17 Los Angeles County Waterworks District
No. 40 v. Diamond Farming Co.
18 Superior Court of California, County of Kern,
Case No. S-1500-CV-254-348

**SUPPLEMENTAL STATEMENT OF
CLAIM OF WATER RIGHTS OF
ROSAMOND COMMUNITY SERVICES
DISTRICT**

19 Wm. Bolthouse Farms, Inc. v. City of
20 Lancaster, Diamond Farming Co. v. City of
Lancaster, Diamond Farming Co. v. Palmdale
21 Water Dist., Superior Court of California
County of Riverside, consolidated actions; Case
22 Nos. RIC 353 840, RIC 344 436, RIC 344 668.

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1 Defendant, Cross-Complainant and Cross-Defendant Rosamond Community Services District
2 ("RCSD"), in compliance with the Court's Order dated November 16, 2011, respectfully submits the
3 following statement of its water rights claim:

4 RCSD previously submitted its pumping history for the years 2000-2004. For the period,
5 RCSD's highest level of pumping was 2,359.60 acre-feet per year, with an average of 1,974.69 acre-
6 feet per year. RCSD is now in the process of acquiring, and will be responsible for serving, additional
7 connections, described below. Once the acquisition is complete, RCSD's water rights allocation
8 should be increased to recognize the following pumping:

9 Rosamond High School - Average 586.40 ac/ft/yr

10 Lands of Promise - 91 connections = 64.61 ac/ft/yr

11 First Mutual Water Company - 22 connections = 15.62 ac/ft/yr

12 Kern Mobil Estates - 68 connections = 48.28 ac/ft/yr

13 Desert Breeze Mobil Home Park - 65 connections = 46.15 ac/ft/yr

14 Rosamond Mobile Home Park - 76 connections = 53.96 ac/ft/yr

15 Rose Villa Apartments - 32 connections = 22.72 ac/ft/yr

16 Antelope Valley Mobile Estates - 28 connections = 19.88 ac/ft/yr

17 1. The amount of water rights claimed: 857.62 acre-feet per year associated with the
18 above connections to be acquired, plus previously reported 2,359.60 acre-feet per year;

19 2. The amount of pumping: 857.62 acre-feet per year associated with connections to be
20 acquired, plus previously reported 2,359.60 acre-feet per year;

21 3. The basis for the computation of the claimed pumping is meters for RCSD and
22 Rosamond High School. Other claims are estimates based on .71 acre-feet a year per connection; and

23 4. The time frame for the pumping is 2000-2004.

24 DATED: December 2, 2011 MURPHY & EVERTZ LLP

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26 By: 

27 Douglas J. Evertz, Attorneys for Defendant
28 ROSAMOND COMMUNITY SERVICES DISTRICT

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PROOF OF SERVICE

ANTELOPE VALLEY GROUNDWATER CASES
Judicial Council Coordination, Proceeding No. 4408

Santa Clara Case No. 1-05-CV 049053
Assigned to the Honorable Jack Komar
Los Angeles County Superior Court, Central, Dept. 1

I am a resident of the State of California, over 18 years of age and not a party to this action. I am employed in the County of Orange, State of California. My business address is 650 Town Center Drive, Suite 550, Costa Mesa, California 92626.

On December 2, 2011, I served the within document(s):

**SUPPLEMENTAL STATEMENT OF CLAIM OF WATER RIGHTS OF
ROSAMOND COMMUNITY SERVICES DISTRICT**

by posting the document(s) listed above to the website <http://www.scefiling.org>, a dedicated link to the Antelope Valley Groundwater Cases; Santa Clara Case No. 1-05-CV 049053, Assigned to the Honorable Jack Komar, said document(s) is electronically served/distributed therewith.

By transmitting via e-mail the document(s) listed above to the e-mail address(es) and/or fax number(s) set forth below on this date.

by placing the document(s) listed above in a sealed Overnight Express envelope/package for overnight delivery at Costa Mesa, California addressed as set forth below.

by causing personal delivery by Nationwide Legal of the document(s) listed above, to the person(s) at the address(es) set forth below.

I am readily familiar with Murphy & Evertz, LLP's practice for collecting and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on the same day that the correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on December 2, 2011, at Costa Mesa, California.


Stephanie Patis