

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): JEFFREY V. DUNN SBN 131926; STEFANIE D. HEDLUND SBN 239787 Best Best & Krieger, LLP - Irvine 5 Park Plaza, #1500 Irvine, CA 92614 TELEPHONE NO: (949) 263-2600 FAX NO (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): CROSS-COMPLAINANTS		FOR COURT USE ONLY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES STREET ADDRESS: 111 North Hill Street MAILING ADDRESS: Room 109 CITY AND ZIP CODE: Los Angeles 90012 BRANCH NAME: Central District, Stanley Mosk Courthouse		
PLAINTIFF/PETITIONER: Los Angeles County Waterworks District No. 40, et al. DEFENDANT/RESPONDENT: Diamond Farming Company, et al.		
REQUEST FOR (Application) <input checked="" type="checkbox"/> Entry of Default <input type="checkbox"/> Clerk's Judgment <input type="checkbox"/> Court Judgment	CASE NUMBER: 4408	

1. TO THE CLERK: On the complaint or cross-complaint filed
 - a. on (date): August 21, 2008
 - b. by (name): Los Angeles County Waterworks District No. 40, et al.
 - c. Enter default of defendant (names): See Exhibit "A" attached hereto.
 - d. I request a court judgment under Code of Civil Procedure sections 585(b), 585(c), 989, etc., against defendant (names):

(Testimony required. Apply to the clerk for a hearing date, unless the court will enter a judgment on an affidavit under Code Civ. Proc., § 585(d).)

- e. Enter clerk's judgment
 - (1) for restitution of the premises only and issue a writ of execution on the judgment. Code of Civil Procedure section 1174(c) does not apply. (Code Civ. Proc., § 1169.)
 Include in the judgment all tenants, subtenants, named claimants, and other occupants of the premises. The *Prejudgment Claim of Right to Possession* was served in compliance with Code of Civil Procedure section 415.46.
 - (2) under Code of Civil Procedure section 585(a). *(Complete the declaration under Code Civ. Proc., § 585.5 on the reverse (item 5).)*
 - (3) for default previously entered on (date):

2. Judgment to be entered.	<u>Amount</u>		<u>Credits acknowledged</u>		<u>Balance</u>
a. Demand of complaint.....	\$		\$		0.00
b. Statement of damages *					
(1) Special	\$		\$		0.00
(2) General	\$		\$		0.00
c. Interest	\$		\$		0.00
d. Costs (see reverse)	\$	0.00	\$		0.00
e. Attorney fees	\$		\$		0.00
f. TOTALS	\$	0.00	\$	0.00	0.00

g. **Daily damages** were demanded in complaint at the rate of: \$ _____ per day beginning (date): _____
 (* *Personal injury or wrongful death actions; Code Civ. Proc., § 425.11.*)

3. (Check if filed in an unlawful detainer case) Legal document assistant or unlawful detainer assistant information is on the reverse (complete item 4).

Date: 12/13/2010

Stefanie D. Hedlund

(TYPE OR PRINT NAME)



(SIGNATURE OF PLAINTIFF OR ATTORNEY FOR PLAINTIFF)

FOR COURT USE ONLY	(1) <input type="checkbox"/> Default entered as requested on (date): (2) <input type="checkbox"/> Default NOT entered as requested (state reason):	Clerk, by _____, Deputy
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PLAINTIFF/PETITIONER: Los Angeles County Waterworks District No. 40, et al.	CASE NUMBER: 4408
DEFENDANT/RESPONDENT: Diamond Farming Company, et al.	

4. **Legal document assistant or unlawful detainer assistant (Bus. & Prof. Code, § 6400 et seq.).** A legal document assistant or unlawful detainer assistant did did not for compensation give advice or assistance with this form.

(If declarant has received any help or advice for pay from a legal document assistant or unlawful detainer assistant, state):

- a. Assistant's name:
- b. Street address, city, and zip code:
- c. Telephone no.:
- d. County of registration:
- e. Registration no.:
- f. Expires on (date):

5. **Declaration under Code of Civil Procedure Section 585.5 (required for entry of default under Code Civ. Proc., § 585(a)).**
This action

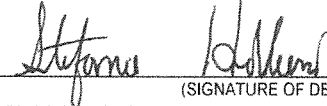
- a. is is not on a contract or installment sale for goods or services subject to Civ. Code, § 1801 et seq. (Unruh Act),
- b. is is not on a conditional sales contract subject to Civ. Code, § 2981 et seq. (Rees-Levering Motor Vehicle Sales and Finance Act).
- c. is is not on an obligation for goods, services, loans, or extensions of credit subject to Code Civ. Proc., § 395(b).

6. **Declaration of mailing (Code Civ. Proc., § 587).** A copy of this Request for Entry of Default was

- a. not mailed to the following defendants, whose addresses are unknown to plaintiff or plaintiff's attorney (names):
- b. mailed first-class, postage prepaid, in a sealed envelope addressed to each defendant's attorney of record or, if none, to each defendant's last known address as follows:
(1) Mailed on (date): 12/13/2010 (2) To (specify names and addresses shown on the envelopes):
Please see attached Attachment to Proof of Service

I declare under penalty of perjury under the laws of the State of California that the foregoing items 4, 5, and 6 are true and correct.
Date: 12/13/2010

Stefanie D. Hedlund
(TYPE OR PRINT NAME)

▶ 
(SIGNATURE OF DECLARANT)


7. **Memorandum of costs (required if money judgment requested).** Costs and disbursements are as follows (Code Civ. Proc., § 1033.5):

- a. Clerk's filing fees \$
- b. Process server's fees \$
- c. Other (specify): \$
- d. \$
- e. **TOTAL** \$ 0.00

- f. Costs and disbursements are waived.
- g. I am the attorney, agent, or party who claims these costs. To the best of my knowledge and belief this memorandum of costs is correct and these costs were necessarily incurred in this case.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
Date: 12/13/2010

Stefanie D. Hedlund
(TYPE OR PRINT NAME)

▶ 
(SIGNATURE OF DECLARANT)

8. **Declaration of nonmilitary status (required for a judgment).** No defendant named in item 1c of the application is in the military service so as to be entitled to the benefits of the Servicemembers Civil Relief Act (50 U.S.C. App. § 501 et seq.).

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
Date: 12/13/2010

Stefanie D. Hedlund
(TYPE OR PRINT NAME)

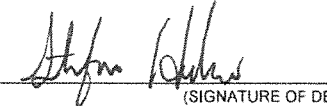
▶ 
(SIGNATURE OF DECLARANT)

EXHIBIT "A"

Enter default of defendant (names):

LAURA ALONSO, ROE 658	FRANKLIN ANDREWS, ROE 671
ALP EQUIPMENT SALES INC, ROE 659	TREBA ANDREWS, ROE 672
FELIPE ALVAREZ, ROE 660	ARMANDO ANIEVAS, ROE 673
ROBERTO ALVAREZ, ROE 661	SHARON ANNIS, ROE 674
MAGDALENA ALVAREZ, ROE 662	ANTELOPE VALLEY ALLIED ARTS ASSN, ROE 676
MARY ALVIDREZ, ROE 663	ANTELOPE VALLEY FLORIST INC. ROE 677
RICHARD ALVIDREZ, ROE 664	KEIKO AOKI, ROE 684
RENEE ANDERSON, ROE 670	JOVENCIO APOSTOL, ROE 685
AN VAN PHAN TR, ROE 666	FRANCES APPLEBY, ROE 686
BEATRICE ANDERSON, ROE 667	BENEDICTO AREVALO, ROE 689
DONNA ANDERSON, ROE 668	NORA AREVALO, ROE 690
KEITH ANDERSON, ROE 669	FLORENCE ARNOLD, ROE 693
	VALLEY ANTELOPE, ROE 675

ATTACHMENT TO PROOF OF SERVICE

LAURA ALONSO, ROE 658 PO BOX 1812 LITTLEROCK CA 93543-5812	FRANKLIN ANDREWS, ROE 671 5408 MEADOW DR JOSHUA TX 76058-5228
ALP EQUIPMENT SALES INC, ROE 659 3514 INDIAN RIDGE CIR THOUSAND OAKS CA 91362-4948	TREBA ANDREWS, ROE 672 5408 MEADOW DR JOSHUA TX 76058-5228
FELIPE ALVAREZ, ROE 660 10974 LUDDINGTON ST SUN VALLEY CA 91352-2715	ARMANDO ANIEVAS, ROE 673 18129 SANDRINGHAM CT NORTHRIDGE CA 91326-2000
ROBERTO ALVAREZ, ROE 661 5246 ELK CRK SAN ANTONIO TX 78251-3545	SHARON ANNIS, ROE 674 43409 30TH ST W UNIT 3 LANCASTER CA 93536-1310
MAGDALENA ALVAREZ, ROE 662 50444 3 POINTS RD LANCASTER CA 93536-9296	ANTELOPE VALLEY ALLIED ARTS ASSN, ROE 676 44857 CEDAR AVE LANCASTER CA 93534-3212
MARY ALVIDREZ, ROE 663 1840 S ANCHOVY AVE SAN PEDRO CA 90732-4108	ANTELOPE VALLEY FLORIST INC., ROE 677 1302 W AVENUE J LANCASTER CA 93534-2936
RICHARD ALVIDREZ, ROE 664 1840 S ANCHOVY AVE SAN PEDRO CA 90732-4108	KEIKO AOKI, ROE 684 10812 AMBER HILL DR WHITTIER CA 90601-1748
RENEE ANDERSON, ROE 670 2734 DAVENPORT ST ROSAMOND CA 93560-6989	JOVENCIO APOSTOL, ROE 685 2210 E 64TH ST LONG BEACH CA 90805-2613
AN VAN PHAN TR, ROE 666 13603 ELDRIDGE AVE SYLMAR CA 91342-2319	FRANCES APPLEBY, ROE 686 1525 60TH ST W ROSAMOND, CA 93560-6574
BEATRICE ANDERSON, ROE 667 86-273 HOKUAEA PL WAIANAE HI 96792-2961	BENEDICTO AREVALO, ROE 689 20101 PLAZA DE CORDOBA CERRITOS CA 90703-7625
DONNA ANDERSON, ROE 668 904 LORNA ST CORONA, CA 92882-4064	NORA AREVALO, ROE 690 20101 PLAZA DE CORDOBA CERRITOS CA 90703-7625
KEITH ANDERSON, ROE 669 904 LORNA ST CORONA, CA 92882-4064	FLORENCE ARNOLD, ROE 693 31228 BROAD BEACH RD MALIBU CA 90265-2667
	VALLEY ANTELOPE, ROE 675 2315 E PALMDALE BLVD STE G PALMDALE, CA 93550-4959

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PROOF OF SERVICE

I, Jennifer M. Maguire, declare:

I am a resident of the State of California and over the age of eighteen years, and not a party to the within action; my business address is Best Best & Krieger LLP, 400 Capitol Mall, Suite 1650, Sacramento, California 95814. On December 13, 2010, I served the within document(s):

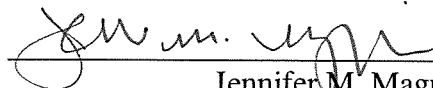
REQUEST FOR ENTRY OF DEFAULT

- by posting the document(s) listed above to the Santa Clara County Superior Court website in regard to the Antelope Valley Groundwater matter.
- by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Irvine, California addressed as set forth below.
- by causing personal delivery by ASAP Corporate Services of the document(s) listed above to the person(s) at the address(es) set forth below.
- by personally delivering the document(s) listed above to the person(s) at the address(es) set forth below.
- I caused such envelope to be delivered via overnight delivery addressed as indicated on the attached service list. Such envelope was deposited for delivery by Federal Express following the firm's ordinary business practices.

I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

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

Executed on December 13, 2010, at Sacramento, California.



Jennifer M. Maguire