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9	SUPERIOR COURT OF TH	IE STATE OF CALIFORNIA
10	COUNTY OF LOS ANGEL	LES – CENTRAL DISTRICT
11	ANTELOPE VALLEY GROUNDWATER	Judicial Council Coordination Proceeding No. 4408
12	2	No. 4408 CLASS ACTION
13	Included Actions: Los Angeles County Waterworks District No. 40 v. Diamond Farming Co., Superior Court of	Santa Clara Case No. 1-05-CV-049053
14	California, County of Los Angeles, Case No. BC 325201;	Assigned to the Honorable Jack Komar
15	Los Angeles County Waterworks District No.	(PROPOSED) JUDGMENT
16 17	40 v. Diamond Farming Co., Superior Court of California, County of Kern, Case No. S-1500-CV-254-348;	
18	Wm. Bolthouse Farms, Inc. v. City of	
19	Lancaster, Diamond Farming Co. v. City of Lancaster, Diamond Farming Co. v. Palmdale	
20	Water Dist., Superior Court of California, County of Riverside, Case Nos. RIC 353 840,	
21	RIC 344 436, RIC 344 668	
22	RICHARD WOOD, on behalf of himself and all other similarly situated v. A.V. Materials,	
23	Inc., et al., Superior Court of California, County of Los Angeles, Case No. BC509546	
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PROPOSED JUDGMENT

The matter came on for trial in multiple phases. A large number of parties representing the majority of groundwater production in the Antelope Valley Area of Adjudication ("Basin") entered into a written stipulation to resolve their claims and requested that the Court enter their [Proposed] Judgment and Physical Solution as part of the final judgment. As to all remaining parties, including those who failed to answer or otherwise appear, the Court heard the testimony of witnesses, considered the evidence, and heard the arguments of counsel. Good cause appearing, the Court finds and orders judgment as follows:

- 1. The Second Amended Stipulation For Entry of Judgment and Physical Solution among the stated stipulating parties is accepted and approved by the Court.
- 2. Consistent with the December ____, 2015 Statement of Decision ("Decision"), the Court adopts the Proposed Judgment and Physical Solution attached hereto as Exhibit A and incorporated herein by reference, as the Court's own physical solution ("Physical Solution"). The Physical Solution is binding upon all parties.
- 3. In addition to the terms and provisions of the Physical Solution the Court finds as follows:
 - a. Each of the Stipulating Parties to the Physical Solution has the right to pump groundwater from the Antelope Valley Adjudication Area as stated in the Decision and Physical Solution.
 - b. The following entities are awarded prescriptive rights from the native safe yield against the Tapia Parties, defaulted parties identified in Exhibit 1 to the Physical Solution, and parties who did not appear at trial identified in Exhibit B attached hereto, in the following amounts:

Los Angeles County Waterworks District No. 40 17,659.07 AFY

Palmdale Water District 8,297.91 AFY

Little Rock Littlerock Creek Irrigation District 1,760 AFY

Quartz Hill Water District 1,413 AFY

Rosamond Community Services District 1,461.7 AFY

1		Palm Ranch Irrigation District	1,007 <u>960</u> AFY
2		Desert Lake Community Services District	318 AFY
3		California Water Service Company	655 AFY
4		North Edwards Water District	111.67 AFY
5		LV Ritter Ranch LLC	0 AFY
6		No other parties are subject to these prescriptive rights.	
7	c.	Each of the parties referred to in the Decision as Supporting	Landowner
8		Parties has the right to pump groundwater from the Antelop	e Valley
9		Adjudication Area as stated in the Decision and in Paragrap	h 5.1.10 of the
10		Physical Solution in the following amounts:	
11		i. Desert Breeze MHP, LLC	18.1 AFY
12		ii. Milana VII, LLC dba Rosamond Mobile Home Park	21.7 AFY
13		iii. Reesdale Mutual Water Company	23 AFY
14		iv. Juanita Eyherabide, Eyherabide Land Co., LLC	
15		and Eyherabide Sheep Company, collectively	12 AFY
16		v. Clan Keith Real Estate Investments, LLC.,	
17		dba Leisure Lake Mobile Estates	64 AFY
18		vi. White Fence Farms Mutual Water Co. No. 3	4 AFY
19		vii. LV Ritter Ranch LLC	<u>0 AFY</u>
20	<u>d.</u>	Each member of the Small Pumper Class can exercise an over	erlying right
21		pursuant to the Physical Solution. The Judgment Approving	g Small Pumper
2223		Class Action Settlements is attached as Exhibit C ("Small P	umper Class
23		Judgment") and is incorporated herein by reference.	
25	<u>e.</u>	d. Cross-defendant Charles Tapia, as an individual and as Ta	rustee of Nellie
26		Tapia Family Trust (collectively, "The Tapia Parties") has n	o right to pump
27		groundwater from the Antelope Valley Adjudication Area e	xcept under the
28		terms of the Physical Solution.	
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1		£	a. Pholon Dinan Diñon Hills Community Sorvices District ("Pholon") has no
2			e. Phelan Pińon Hills Community Services District ("Phelan") has no
3			right to pump groundwater from the Antelope Valley Adjudication Area
4			except under the terms of the Physical Solution.
		g.	f. The Willis Class members have an overlying right that is to be exercised
5			in accordance with the Physical Solution.
6		<u>h.</u>	g. All defendants or cross-defendants who failed to appear in any of these
7			coordinated and consolidated cases are bound by the Physical Solution and
8			their overlying rights, if any, are subject to the prescriptive rights of the
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10			Public Water Suppliers. A list of the parties who failed to appear is
11			attached hereto as Exhibit <u>BD</u> .
12		<u>i.</u>	h. Robar Enterprises, Inc., Hi-Grade Materials Co., and CJR, a general
			partnership (collectively, "Robar") are
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18	4.	Each pa	arty shall designate the name, address and email address, to be used for all

4. Each party shall designate the name, address and email address, to be used for all subsequent notices and service of process by a designation to be filed within thirty days after entry of this Judgment. The <u>list attached as Exhibit A to the Small Pumper Class Judgment shall be used for notice purposes initially, until updated by the Class members and/or Watermaster. The designation mademay be changed from time to time by filing a written notice with the Court. Any party desiring to be relieved of receiving notice may file a waiver of notice to be approved by the Court. The Court will maintain a list of parties and their respective addresses to whom notice or service of process is to be sent. If no designation is made as required herein, a party's designee shall be deemed to be the attorney of record or, in the absence of an attorney of record, the party at its specified address.</u>

1 2 3 4 5 6 7 8	5. All real property owned by the parties within the Basin is subject to this Judgment. It is binding upon all parties, their officers, agents, employees, successors and assigns. Any party, or executor of a deceased party, who transfers real property that is subject to this Judgment shall notify any transferee thereof of this Judgment. This Judgment shall not bind the parties that cease to own real property within the Basin, and cease to use groundwater, except to the extent required by the terms of an instrument, contract, or other agreement. The Clerk shall enter this Judgment.
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11	JUDGE OF THE SUPERIOR COURT
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	PROPOSED JUDGMENT