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8	SUPERIOR COURT OF CALIFORNIA			
9	COUNTY OF LOS ANGELES			
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11	Coordination Proceeding	Judicial Council Coordination		
12	Special Title [Rule 1550(b)]	Proceeding No. 4408		
13	ANTELOPE VALLEY GROUNDWATER CASES			
14	Included Actions:			
15	Los Angeles County Waterworks District No.	AMENDED ORDER AFTER		
16	40 v. Diamond Farming Co. Los Angeles County Superior Court	HEARING ON JURISICTIONAL BOUNDARIES		
17	Case No. BC 325 201	DOUNDARIES		
18	Los Angeles County Waterworks District No. 40 v. Diamond Farming Co.	Hearing Date: October 10, 2006 Time: 10:00 a.m.		
19	Kern County Superior Court	Department: 1, Room 534		
20	Case No. S-1500-CV-254-348	Judge: Hon. Jack Komar		
21	Wm. Bolthouse Farms, Inc. v. City of Lancaster Diamond Farming Co. v. City of Lancaster			
22	Diamond Farming Co. v. Palmdale Water District			
23 24	Riverside County Superior Court Consolidated Action, Case Nos.			
24 25	RIC 353 840, RIC 344 436, RIC 344 668			
23 26	AND RELATED CROSS-ACTIONS			
27				
28				
-	Antelope Valley Groundwater Cases (JCCP 4408)			
	Los Angeles County Superior Court, Case No. BC 325 201 Order After Hearing on Jurisdictional Boundaries G: PALMDALE\Antelope Valley Groundwater Pleadings Amended Order After Hearing on Jurisdictional Boundaries-REDLINE1.doc			

On the court's own motion, the order entered November 3, 2006, is amended to read as

This matter came on for hearing on October 10, 11, and 12, 2006 for purposes of
establishing the geographical boundaries for the ground water adjudication of the Antelope
Valley coordinated cases. The court heard the testimony of expert witnesses called by the
various parties, admitted exhibits into evidence, and heard oral argument.

The relief sought in this coordinated case is the adjudication of the claims of all parties who assert a right to the ground water within the Antelope Valley basin based upon the various causes of action and defenses stated by the parties. The court must have jurisdiction of all parties who may have a claim to the ground water at issue and accordingly must determine the geographical boundaries of the ground water basin. All overlying land owners with correlative usufructuary rights and appropriators who produce water from the aquifer are necessary parties.

The United States is a major overlying land owner within the basin and has been made a party to this litigation. The United States waives its sovereign immunity pursuant to the McCarran Amendment and may be sued in litigation which involves rights to surface or ground water *only* when the adjudication will be a comprehensive adjudication of all the rights in a river or other water source. 43 *U.S.C.S.* Section 666(a), *United States District Court for Eagle County* (1971) 401 U.S. 520, *United States* v. *Oregon, Water Resources Dep't* (9<sup>th</sup> Cir.1994) 44 F. 3d 758.

## The Watershed

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21 The purpose of the comprehensive adjudication requirement of the McCarran Amendment is to ensure that the United States is not subject to piecemeal litigation. It is argued 22 23 that the jurisdictional boundaries must therefore include the watershed in order to satisfy the 24 McCarran Amendment because the watershed does in fact constitute the primary source of 25 natural recharge of the basin aquifer. Hydrologic connection alone is not sufficient. United 26 States v. Eagle County, supra. The rights claimed in the watershed must be such that without adjudicating those rights in the instant action, the United States (and other parties) would be 27 28 subject to further, separate litigation regarding other *claims of right* affecting their rights to

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Antelope Valley Groundwater Cases (JCCP 4408) Los Angeles County Superior Court, Case No. BC 325 201 Order After Hearing on Jurisdictional Boundaries

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follows:

water within the aquifer. It should not be a potential claim based on some theoretical future
 conduct, but rather an actual claim based upon an existing right. The focus of this
 comprehensive litigation is the determination of rights to water that is within the ground water
 basin. And the watershed is not part of the aquifer within the ground water basin.

5 The parties produced evidence at the hearing concerning the hydrology of the basin, 6 including surface water and ground water, the hydrology of the watershed, and the extent of the 7 relationship between the basin aquifer and the watershed.

8 The Little Rock Creek Reservoir, which controls significant recharge into the Antelope 9 Valley aquifer, and which the court understands is operated by the Palmdale Irrigation District 10 and the Little Rock Creek Irrigation District, is in the watershed and not within the ground 11 water basin. Those districts are properly parties to the litigation because they claim rights to 12 that water and because they exercise discretionary control over the release of the reservoir 13 water for recharge. Any other parties who are similarly situated should also be joined in this 14 litigation.

15 Other *nominal* users in the watershed whose use is fixed by permit or regulation have 16 no rights to water within the aquifer and need not be joined absent some evidence that they 17 have a claim as an appropriator, or otherwise, or are claiming a right to act beyond the 18 parameters of their permit or regulated use to interfere with recharge of the basin aquifer in a 19 material way.

Thus, the court declines to define the jurisdictional boundaries to include the watershed area and will limit the boundaries to the basin aquifer itself. However, to the extent that any other identified parties outside the boundaries of the ground water basin make a claim to ground basin water, or who claim a right to control basin recharge water from the watershed, they may be joined as parties upon motion to amend a complaint or cross complaint.

## The Ground Water Basin

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The principal area of disagreement in defining the basin relates to the area north of the Willow Springs/Cottonwood fault lines. The specific issue is whether the fault line or bedrock is so impermeable that it constitutes a northerly barrier so no water flows south of the fault line;

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or on the other hand, whether there is sufficient conductivity between the area north of the fault
 and the balance of the Antelope Valley that the more northerly area should be included within
 the jurisdictional boundaries for this adjudication.

4 There are some additional areas of dispute involving the North Muroc area on the 5 northeastern boundary of the basin, and the Leona Valley, and related areas, where there are a 6 number <u>of</u> wells pumping from fractured bedrock.

7 The court concludes that generally the alluvial basin as described in California 8 Department of Water Resources Bulletin 118-2003 should be the basic jurisdictional boundary 9 for purposes of this litigation. In addition to the alluvial basin, the adjacent valleys, including a portion of the North Muroc area and the Leona Valley, also may have conductivity and 10 11 potentially some impact on the aquifer. The evidence presently before the court is that the amount of flow at the present time and historically has been nominal and in some cases 12 virtually nil, and will likely remain so for the indefinite future. The court will exclude them at 13 this time from the jurisdictional boundaries. De minimus non curat lex. However, any party 14 who believes that there is measurable impact on the aquifer so that particular parties in those 15 16 areas should be joined may seek leave to do so.

17 The eastern boundary will be the jurisdictional line on the east which was established as18 the westernmost boundary in the Mojave litigation.

19A map and verbal description of the jurisdictional boundaries established by this order20are attached hereto as Exhibit A. These boundaries are established for purposes of ensuring that21the most reasonably inclusive boundaries will be used to ensure a complete and final22adjudication of rights to the ground water.

As the litigation in this case progresses certain geographical areas, upon further evidence, may appear to lack any real connection to the Antelope Valley aquifer and such areas may ultimately be excluded. Other areas may be added as evidence establishes a claim adverse to the rights of the other parties involved in this groundwater adjudication. Again, any party who believe that parties who are not within the jurisdictional bounds should be joined may make application to the court to file a cross complaint, or amended complaint or

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1	cross complaint (as the case may be) to include such parties.	
2	At the next Case Management Conference, counsel should address the possibility of	
3	creating defendant subclasses or other remedies for all potential parties who may be in marginal	
4	water production areas, including various portions of the watershed that are currently excluded.	
5	Innovative methods may be used to minimize delay and service issues and expenses.	
6	The court reaffirms the Case Management Conference set for November 13, 2006 at	
7	1:30 p.m. in the Los Angeles Superior Court, Central District, Department 1, Room 534, 111	
8	North Hill Street, Los Angeles, CA 90012.	
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10	SO ORDERED.	
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12	Dated:	Deleted: November 3, 2006
13	Judge of the Superior Court	
14	Judge of the Superior Court	
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