1 2 3 4 5	JOSHUA M. HOROWITZ, State Bar No. 186 KATRINA C. GONZALES, State Bar No. 25 BARTKIEWICZ, KRONICK & SHANAHAI A PROFESSIONAL CORPORATION 1011 TWENTY-SECOND STREET SACRAMENTO, CALIFORNIA 95816-4907 TELEPHONE: (916) 446-4254 TELECOPIER: (916) 446-4018 E-MAIL: rsb@bkslawfirm.com	8412 N
7	Attorneys for Cross-Defendant Copa De Oro Land Company	
8	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
10	COUNTY OF LOS ANGELES	
11	Coordination Proceeding Special Title (Rule 1550(b))	JUDICIAL COUNCIL COORDINATION PROCEEDING NO. 4408
12 13	ANTELOPE VALLEY GROUNDWATER CASES	Case No. BC 391869 Assigned to Hon. Jack Komar (Santa Clara Case No. 01-05-CV-049053)
15 16 17	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;	STIPULATION FG & PHASE IV TRIAL CONCERNING COPA DE ORO LAND COMPANY
18 19 20 21 22 23 24 25 26	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; 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	
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STIPULATION

This Stipulation establishes facts stated below between Copa de Oro Land Company ("Copa de Oro") and the undersigned party(ies). Subject to the reservation of rights below, the undersigned party(ies) hereby stipulate that the facts stated in the following documents are undisputed, may be treated by the Court as facts proven in open court and shall be binding for all purposes in this action as between Copa de Oro and the undersigned party(ies):

- The Declaration of Elliot Joelson for Copa de Oro Land Company and all 1. exhibits incorporated therein, posted to the Court's Web site on January 31, (http://www.scefiling.org/document/document.jsp?documentId=76507); 2013 and
- 2. The Stipulation for Phase IV Trial Regarding Water Use on Copa de Oro Land Company's Property, posted to the Court's Web site on April 19, 2013 (http://www.scefiling.org/document/document.jsp?documentId=79881).

Copa de Oro and the undersigned party(ies) reserve their respective rights to make all legal arguments concerning each other's water rights, and introduce related evidence that does not contradict the stipulated facts above, in any future phase of this matter.

Dated: April 30, 2013	BARTKIEWICZ, KRONICK & SHANAHAN By: Ryan S. Bezerra
	Attorneys for Copa de Oro Land Company
Dated: May 2 , 2013	HANNA AND MORTON LLP (Firm name) By: Edward S. Renwick (Attorney name)
	Attorneys for Cross-Defendant
	WAGAS Land Company LLC (Client(s))

PHASE IV STIPULATION CONCERNING COPA DE ORO LAND COMPANY

8792/P043013rsb Stipulation