ZAMRZLAS' WITNESS AND EXHIBIT LIST

## LAW OFFICES OF MATHENY SEARS LINKERT & JAIME, LLP 3638 AMERICAN RIVER DRIVE SACRAMENTO, CALIFORNIA 95864

**EXHIBIT LIST** 

The Zamrzlas intend to use the following exhibits:

<b>Exhibit Number</b>	Document
1	Declaration of Rick Koch
2	Hydraulic Test Results Pasture Well 1/25/13
3	Hydraulic Test Results Farm Well 1/25/13
4	Hydraulic Test Results Domestic Well 1/25/13
5	SCE Spreadsheet re Pasture Well 2011-2021
6	SCE Spreadsheet re Farm Well 2011-2021
7	SCE Spreadsheet re Domestic Well 2011-2021
8	Supplemental Declaration of Rick Koch
9	SCE Billing Records 2009-2022 - 75th Street
10	SCE Billing Records 2008-2021 - 80th Street
11	SCE Billing Records 2008-2018 - 8163 Avenue D8
12	SCE Spreadsheet re Pasture Well 2008-2010
13	SCE Spreadsheet re Farm Well 2001-2010
14	SCE Spreadsheet re Domestic Well 2001-2010
15	SCE Decl Custodian of Records May 31, 2022
16	Declaration of Michael McLachlan
17	Declaration of William V. Leever, Jr.
18	Declaration of Pamella Zamrzla
19	Declaration of Johnny Zamrzla
20	Declaration of Johnny Lee Zamrzla and Jeanette Zamrzla
21	Judgment and Physical Solution

## MATHENY SEARS LINKERT & JAIME, LLP 3638 AMERICAN RIVER DRIVE SACRAMENTO, CALIFORNIA 95864

Judgment Approving Small Pumper Class Settlement June 26, 2009 Notice of Class Action Aerial Photo 1/14/02 Aerial Photo 12/16/10 Aerial Photo 48910 80th St W - 7/15/11 Aerial Photo 48910 80th St W - 12/3/11 Aerial Photo 48910 80th St W - 8/25/12 Aerial Photo 48910 80th St W - 5/24/13 Aerial Photo 48910 80th St W - 4/11/15 Aerial Photo 48910 80th St W - 4/29/17 Aerial Photo 8167 W Ave D 8 - 5/24/09 Aerial Photo 8168 W Ave D 8 - 7/15/11 Aerial Photo 8169 W Ave D 8 - 8/25/12 Aerial Photo 8165 W Ave D 8 - 4/11/15 Aerial Photo 8166 W Ave D 8 - 4/29/17 Zamrzla RFA to Grimmway/Grimmway Resp and Amended Resp Zamrzla SROG to Grimmway/Grimmway Resp and Amended Resp Zamrzla FROG to Grimmway/Grimmway Resp and Amended Resp Zamrzla RPD to Grimmway/Grimmway Resp Zamrzla - Grimmway Well Use Agreement 2008 Zamrzla - Grimmway Land Lease 2006 Zamrzla - Giba Farms Land Lease 2002 Zamrzla - Giba Farms Land Lease 2003 Zamrzla - Giba Farms Land Lease 2005 Photos - Onions circa 2003

## MATHENY SEARS LINKERT & JAIME, LLP 3638 AMERICAN RIVER DRIVE SACRAMENTO, CALIFORNIA 95864

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Photos - circa 2011-2013 47 48 Ranch Grant Deed 1970 49 75th St Farm Grant Deed 1986 75th St Farm Grant Deed 1999 50 80th D8 Grant Deed 1999 51 52 Ranch Grant Deed 1999 Stipulation and Order RE: Small Pumper Class Notice Issues 5/6/09 53 54 Groundwater Usage Analysis of Antelope Valley Groundwater Basin Small Pumper Class. 07/09/15 Los Angeles County Waterworks District No. 40's Notice of Motion and 55 Motion for Legal Findings on Water Code Requirements to Report Extractions of Groundwater in Los Angeles Oppositions and Joinders to Los Angeles County Waterworks District No. 56 40's Motion for Legal Findings on Water Code Requirements Minute Order 2/14/12 58 59 First-Amended Cross-Complaint of Public Water Suppliers for Declaratory and Injunctive Relief and Adjudication of Water Rights 60 Ex Parte Application for Order for Publication of Summons and Declaration of Daniel S. Roberts in Support of Same; Exhibits Order for Publication 11/25/08 61 Proof of Publication of Summons on First Amended Cross-Complaint - L.A. 62 Times Declaration Of Michael D. McLachlan in Support of Motion for Preliminary 63 Approval of Class Settlement 03/04/15 64 Land Use and Water Use in The Antelope Valley, California by William E. Templin, Steven P. Phillips, Daniel E. Cherry, Myrna L Debortoli, And Others U.S. Geological Survey Water-Resources Investigations Report 94-4208 Prepared in Cooperation with The Antelope Valley Water Group "First Set of Specially Prepared Interrogatories"; Author: Orr, Steven 65 66 "Answers Cross-Defendant Delmar D. Van Dam to Special

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	Interrogatories"; Author: Kuney, Scott K.
67	Declaration Of Jennifer M. Keough Regarding Class Notice Dissemination [Amended]
68	Declaration Of Michael D. McLachlan Re: Court-Appointed Expert and Class Member Participation 09/04/15
69	Richard Wood's Joint Reply in Support of Motion for Order Authorizing Court Appointed Expert Witness Work and Motion to Decertify Class; Declaration of Michael D. McLachlan 7/9/12
70	Richard Wood's Notice of Motion and Motion to Decertify Small Pumper Class
71	Declaration Of Michael D. McLachlan in Support of Motion to Decertify Small Pumper Class 7/9/12

Dated: February 22, 2023 MATHENY SEARS LINKERT & JAIME, LLP

By:

NICHOLAS R. SHEPARD, ESQ.,
Attorney for Defendants, JOHNNY
ZAMRZLA, PAMELLA ZAMRZLA,
JOHNNY LEE ZAMRZLA AND
JEANETTE ZAMRZLA (collectively
"ZAMRZLA'S")

# LAW OFFICES OF MATHENY SEARS LINKERT & JAIME, LLP 3638 AMERICAN RIVER DRIVE SACRAMENTO, CALIFORNIA 95864

## PROOF OF SERVICE [Code Civ. Proc. §§ 1011, 1013, 1013(a)(3) & 2015.5]

## ANTELOPE VALLEY GROUNDWATER CASES

Case No. 1-05-CV-049053 (For filing purposes only) JCCP 4408

## (STATE OF CALIFORNIA, COUNTY OF SACRAMENTO)

I am a resident of the United States and employed in Sacramento County. I am over the age of eighteen years and not a party to the within entitled action. My business address is 3638 American River Drive, Sacramento, California.

On February 22, 2023, I served the following documents on the parties in this action described as follows:

### ZAMRZLA'S EXHIBIT LIST

[X] **BY ELECTRONIC SERVICE:** by posting the document(s) listed above to the Antelope Valley Groundwater Cases to all parties listed on the Santa Clara Superior Court Service List as maintained via Glotrans. Electronic service completed through <a href="http://www.avwatermaster.org">http://www.avwatermaster.org</a>.

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

Executed on this 22nd day of February 2023 at Sacramento, California.

