1	ERIC N. ROBINSON, State Bar No. 191781				
2	erobinson@kmtg.com STANLEY C. POWELL, State Bar No. 254057				
3	spowell@kmtg.com JENIFER N. RYAN, State Bar No. 311492				
4	jryan@kmtg.com KRONICK, MOSKOVITZ, TIEDEMANN & G	IRARD			
5	A Professional Corporation 1331 Garden Highway, 2nd Floor				
6	Sacramento, California 95833 Telephone: (916) 321-4500				
	Facsimile: (916) 321-4555				
7	MICHAEL N. FEUER, State Bar No. 111529				
8	Los Angeles City Attorney JOSEPH BRAJEVICH, General Counsel, Water and Power				
9	BRIAN C. OSTLER, General Counsel, Los Angeles World Airports Attorneys for Defendant CITY OF LOS ANGELES and				
10	LOS ANGELES WORLD AIRPORTS				
11	Attorneys for City of Los Angeles and Los Angeles World Airports				
12					
13	SUPERIOR COURT OF THE STATE OF CALIFORNIA				
14	COUNTY OF LOS ANGELES				
15					
16	Coordination Proceeding	Judicial Council Coordination			
17	ANTELOPE VALLEY GROUNDWATER	Proceeding No. 4408			
18	CASES,	NOTICE OF DEPOSITION OF JEANETTE ZAMRZLA AND REQUEST			
19	Los Angeles County Waterworks District No. 40 v. Diamond Farming Co.	FOR PRODUCTION OF DOCUMENTS			
20	Los Angeles County Waterworks District No.	Date: June 10, 2022 Time: 1:30 p.m.			
21	40 v. Diamond Farming Co.	Place: Kronick, Moskovitz, Tiedemann & Girard, 1331 Garden Hwy, 2nd			
22	Wm Bolthouse Farms, Inc. v. City of Lancaster	Floor, Sacramento, CA 95833			
23	Diamond Farming Co. v. City of Lancaster	The Hon. Jack Komar, Dept. 17 Santa Clara Case No. 105 CV 049053			
24	Diamond Farming Co. v. Palmdale Water	Riverside County Superior Court			
25	District,	Lead Case No. RIC 344436 Case No. RIC 344668			
26	AND RELATED ACTIONS	Case No. RIC 353840 Los Angeles Superior Court Case			
27		No. BC 325201 Kern County Superior Court Case			
28		No. S-1500-CV-254348			
20					
	2210169.1 1351-007	AND REQUEST FOR PRODUCTION OF DOCUMENTS			
	TO THE OF DELOSITION OF JEANETTE LAWINELA	THE REQUEST FOR FRODUCTION OF DOCUMENTS			

1 TO ALL PARTIES AND THEIR COUNSEL OF RECORD HEREIN:

2 PLEASE TAKE NOTICE that, pursuant to Sections 2025.010, et seq., of the California Code 3 of Civil Procedure, City of Los Angeles (Los Angeles World Airports), Grimmway Enterprises, 4 Palmdale Water District, County Sanitation Districts of Los Angeles County Nos. 14 and 20 5 (collectively, "Settling Parties"), by and through their attorneys of record, will take the deposition, on oral examination, of Jeanette Zamrzla, commencing at 1:30 on June 10, 2022, at Kronick, Moskovitz, 6 7 Tiedemann & Girard, 1331 Garden Hwy, 2nd Floor, Sacramento, CA 95833, and continuing from day 8 to day, Saturdays, Sundays and legal holidays excluded, until completed, or until any time limitation 9 imposed by statute or agreed upon by the parties is reached.

10 PLEASE TAKE FURTHER NOTICE that the deposing party intends to cause the proceedings 11 to be recorded both stenographically, including by the instant display of testimony, before a certified 12 court reporter, and by videotape. The deposing party specifically reserves the right to use the 13 videotape at the time of trial.

14 If an interpreter is required, the undersigned must be notified in writing at least five (5) days 15 prior to the deposition date of the language spoken by the deponent.

16 NOTICE IS FURTHER GIVEN that, pursuant to California Code of Civil Procedure 17 Sections 2025.220(a)(4) and 2025.280(a), Jeanette Zamrzla is required to produce the documents, 18 records and other materials described below, which are in her possession, or under the custody or 19 control of her or any of her agents, representatives, and/or attorneys, on or before the date and time set 20 forth for her deposition. The documents to be produced by Jeanette Zamrzla are as follows:

- 21

2210169.1 1351-007

DEFINITIONS

22 A. "PERSON(S)" includes any natural person, firm, association, organization, partnership, 23 business, trust, corporation, governmental or public entity or any other form of legal entity.

Β. 24 "DOCUMENT" or "DOCUMENTS" shall mean all documents, electronically stored 25 information, and tangible things, including without limitation all writings (as defined in Section 250 of 26 the California Evidence Code) and all other means of recording information, whether written, 27 transcribed, taped, filmed, microfilmed, or in any other way produced, reproduced, or recorded, and 28 including but not limited to: originals, drafts, computer-sorted and computer-retrievable information,

NOTICE OF DEPOSITION OF JEANETTE ZAMRZLA AND REQUEST FOR PRODUCTION OF DOCUMENTS

1 copies and duplicates that are marked with any notation or annotation or otherwise differ in any way 2 from the original, correspondence, memoranda, reports, notes, minutes, contracts, agreements, books, 3 records, checks, vouchers, invoices, purchase orders, ledgers, diaries, logs, calendars, computer 4 printouts, computer disks, card files, lists of persons attending meetings or conferences, sketches, 5 diagrams, calculations, evaluations, analyses, directions, work papers, press clippings, sworn or 6 unsworn statements, requisitions, manuals or guidelines, audit work papers, financial analyses, tables 7 of organizations, charts, graphs, indices, advertisements and promotional materials, audited and 8 unaudited financial statements, trade letters, trade publications, newspapers and newsletters, 9 photographs, emails, electronic or mechanical records, facsimiles, telegrams and telecopies, and 10 audiotapes. Each draft, annotated, or otherwise non-identical copy is a separate DOCUMENT within the meaning of this term. DOCUMENTS shall also include any removable sticky notes, flags, or 11 12 other attachments affixed to any of the foregoing, as well as the files, folder tabs, and labels appended 13 to or containing any documents. DOCUMENTS expressly include all ELECTRONIC RECORDS. C. 14 "ELECTRONIC RECORDS" shall mean the original (or identical duplicate when the original is not available) and any non-identical copies (whether non-identical because of notes made

15 16 on copies or attached comments, annotations, marks, transmission notations, or highlighting of any 17 kind) of writings of every kind and description inscribed by mechanical, facsimile, electronic, 18 magnetic, digital, or other means. ELECTRONIC RECORDS includes, by way of example and not 19 by limitation, computer programs (whether private, commercial, or work-in-progress), programming 20notes and instructions, activity listings of email transmittals and receipts, output resulting from the use of any software program (including word processing documents, spreadsheets, database files, charts, 21 22 graphs and outlines), electronic mail, and any and all miscellaneous files and file fragments, regardless 23 of the media on which they reside and regardless of whether said ELECTRONIC RECORDS exists in 24 an active file, deleted file, or file fragment. ELECTRONIC RECORDS includes without limitation 25 any and all items stored on computer memories, hard disks, diskettes and cartridges, network drives, 26 network memory storage, archived tapes and cartridges, backup tapes, floppy disks, CD-ROMs, 27 removable media, magnetic tapes of all types, microfiche, and any other media used for digital data 28 storage or transmittal. ELECTRONIC RECORDS also includes the file, folder tabs, and containers

2210169.1 1351-007

1 and labels appended to or associated with each original and non-identical copy.

2	D. '	'COMMUNICATION(S)" means any oral, written or electronic transmission of		
3	information, in-	cluding but not limited to meetings, discussions, conversations, telephone calls,		
4	telegrams, mem	oranda, letters, telecopies, telexes, conferences, messages, notes or seminars.		
5	E. '	'RELATING TO," "RELATED TO" or "RELATE(S) TO" means constituting,		
6	containing, con	ncerning, embodying, reflecting, identifying, stating, mentioning, discussing,		
7	describing, evid	lencing, or in any other way being relevant to that given subject matter.		
8	F. '	'JEANETTE ZAMRZLA," "YOU" and "YOUR" shall mean Jeanette Zamrzla and all		
9	of her employee	es and agents, including attorneys, or other PERSONS acting on her behalf.		
10	G. '	'PROPERTY'' means the real property designated APN Nos 3220-006-002, 3220-006-		
11	003, 3220-006-	026, 3220-001-027, 3220-001-028		
12		DOCUMENTS TO BE PRODUCED		
13	1. 4	All deeds RELATING TO the PROPERTY.		
14	2.	All title reports RELATING TO the PROPERTY.		
15	3.	All real property tax bills RELATING TO the PROPERTY since January 1, 2000.		
16	4. 4	All photographs and video taken on or after January 1, 2000, depicting the PROPERTY		
17	or any portion thereof.			
18	5.	All photographs and video depicting any water well or any portion thereof on the		
19	PROPERTY.			
20	6. 4	All photographs and video taken on or after January 1, 2000, depicting any electrical		
21	panel on the PROPERTY.			
22	7. 4	All DOCUMENTS RELATING TO each and every water well on the PROPERTY		
23	including, without limitation, drilling permits, drilling logs, installation, maintenance and repair			
24	records.			
25	8. 4	All DOCUMENTS, including maps, plats and the like depicting the location of any		
26	water systems of	on the PROPERTY, including all mains, laterals, values and sprinkler lines.		
27	9. 4	All DOCUMENTS evidencing the amount of groundwater pumped from each well		
28	located on the F	located on the PROPERTY since January 1, 2000.		
	2210169.1 1351-007 NOTICE OF DEP	4 OSITION OF JEANETTE ZAMRZLA AND REQUEST FOR PRODUCTION OF DOCUMENTS		

1	10. All Notices of Groundwater Extraction and Diversion ("NOTICES") filed with the			
2	State Water Resources Control Board ("SWRCB") or any regional office for the PROPERTY.			
3	11.	11. All COMMUNICATIONS with the SWRCB RELATING TO groundwater extraction		
4	for the PROPERTY.			
5	12.	ALL DOCUMENTS RELATING TO the amount of electrical power used on the		
6	PROPERTY	PROPERTY or any part thereof, since January 1, 2000, including all invoices and billing records,		
7	pump tests, and the like.			
8	13.	All DOCUMENTS evidencing communications with Southern California Edison		
9	RELATING TO the PROPERTY or any part thereof.			
10	14.	. All DOCUMENTS evidencing any pump test performed on the wells on the		
11	PROPERTY or any part thereof.			
12	15.	All DOCUMENTS evidencing the lease of the PROPERTY or any part thereof.		
13	16.	All DOCUMENTS evidencing the lease of any land adjacent to the PROPERTY or any		
14	part thereof since January 1, 2000.			
15	17.	All DOCUMENTS evidencing COMMUNICATIONS with Gene Nebeker, since		
16	January 1, 2000.			
17	18.	All DOCUMENTS evidencing COMMUNICATIONS with Jan Hendrix, since January		
18	1, 2000.			
19	19.	All DOCUMENTS evidencing the purchase of water from any source since January 1,		
20	2000.			
21	20.	All DOCUMENTS evidencing any claimed overlying right to pump groundwater.		
22	21.	YOUR current CV or resume.		
23	DATED: Ma	y 20, 2022 KRONICK, MOSKOVITZ, TIEDEMANN & GIRARD A Professional Corporation		
24		A Professional Corporation		
25		By:		
26		Eric N. Robinson Jenifer N. Ryan		
27		Attorneys for Defendant CITY OF LOS ANGELES and LOS ANGELES WORLD AIRPORTS		
28				
	2210169.1 1351-007	5		
	NOTICE OF DEPOSITION OF JEANETTE ZAMRZLA AND REQUEST FOR PRODUCTION OF DOCUMENTS			

1	DATED: May 20, 2022	LEBEAU THELEN LLP
2		By: for
3		Robert G. Kuhs
4		Attorneys for GRIMMWAY ENTERPRISES
5	DATED: May 20, 2022	LAGERLOF, LLP
6		Non p. Kyran
7		By: for
8		Thomas S. Bunn Attorneys for PALMDALE WATER DISTRICT
9		
10	DATED: May 20, 2022	ELLISON, SCHNEIDER, HARRIS & DONLAN LLP
11		Jenfr. n. kyan
12		By: 0 0 for
13		Christopher M. Sanders Attorneys for COUNTY SANITATION
14		DISTRICTS OF LOS ANGELES COUNTY NOS. 14 AND 20
15		
16		
17		
18 19		
20		
20		
21		
22		
24		
25		
26		
27		
28		
	2210160 1 1251 007	
	2210169.1 1351-007	6 MRZLA AND REQUEST FOR PRODUCTION OF DOCUMENTS

1	Judicial Council Coordination Proceeding No. 4408 For Filing Purposes Only: Santa Clara County Case No.: 1-05-CV-049053			
2	PROOF OF SERVICE			
3	STATE OF CALIFORNIA, COUNTY OF SACRAMENTO			
4 5	At the time of service, I was over 18 years of age and not a party to this action. I am employed in the County of Sacramento, State of California. My business address is 1331 Garden Hwy, 2nd Floor, Sacramento, CA 95833.			
6 7 8	On May 20, 2022, I served true copies of the following document(s) described as NOTICE OF DEPOSITION OF JEANETTE ZAMRZLA AND REQUEST FOR PRODUCTION OF DOCUMENTS on the interested parties in this action as follows:			
8 9	BY ELECTRONIC TRANSMISSION: By submitting an electronic version of the document(s) to the parties, through the user interface at avwatermaster.org.			
10 11	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.			
12	Executed on May 20, 2022, at Sacramento, California.			
13				
14	skaning			
15	Sherry Ramirez			
16				
17				
18				
19				
20				
21				
22				
23				
24				
25				
26				
27				
28				
	2210169.1 1351-007 7 NOTICE OF DEPOSITION OF JEANETTE ZAMRZLA AND REQUEST FOR PRODUCTION OF DOCUMENTS			