# **EXHIBIT TWO**

**DECLARATION OF BRADLEY T. WEEKS** 

REQUEST FOR PRODUCTION

BRADLEY T. WEEKS, Bar No. 173745 1 CHARLTON WEEKS LLP 1031 West Avenue M-14, Suite A 2 Palmdale, CA 93551 3 (661) 265-0969 4 Attorney for Quartz Hill Water District Defendant/Cross Complainant 5 6 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 FOR THE COUNTY OF LOS ANGELES-CENTRAL DISTRICT 9 10 ANTELOPE VALLEY GROUNDWATER Judicial Council Coordination Proceeding No. 11 **CASES** 4408 **Included Actions:** 12 Santa Clara Case No. 1-05-CV-049053 13 Los Angeles County Waterworks District No. Assigned to the Honorable Jack Komar Dept. I 40 v. Diamond Farming Co. 14 Superior Court of California, County of Los Angeles, Case No. BC325201; REQUEST FOR PRODUCTION OF 15 DOCUMENTS (SET ONE) Los Angeles County Waterworks District 16 No. 40 v. Diamond Farming Co. Superior Court of California 17 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 20 Diamond Farming Co. v. Palmdale Water Dist. Superior Court of California 21 County of Riverside, consolidated actions Case Nos. RIC 353840, RIC 344436, 22 RIC 344668. 23 24 PROPOUNDING PARTY: QUARTZ HILL WATER DISTRICT 25 RESPONDING PARTY: SEE EXHIBIT ONE 26 SET NO.: ONE 27 28

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Pursuant to the provision of Code of Civil Procedure §2031.010 you are requested to identify and produce all documents described herein within 30 days of the date of service hereof, as may be extended by service by mail as set forth in the Code of Civil Procedure.

The propounding party requests that the documents be produced in an electronic medium with the format of the files as either pdf or tiff at the law offices of Charlton Weeks LLP, within the time allowed, unless an alternate location and time have been agreed upon. Responding party shall provide a written response hereto in compliance with Code of Civil Procedure §\$2031.210 et seq.

#### **DEFINITIONS**

- 1. "BASIN" BASIN shall be defined as on and below the ground surface within the jurisdictional area defined by the court in this matter by order dated March 16, 2007.
- 2. "DOCUMENT" shall be defined as and have the same broad meaning as it has in California Evidence Code § 250 and Code of Civil Procedure §2031.010 et seq. and includes documents, papers, books, accounts, letters, records, photographs, objects, and all other tangible things. It includes all forms of written communication. It specifically includes all originals, copies, duplicates, drafts, or other recordings of any written, graphic, or otherwise recorded matter, however produced or reproduced, whether inscribed by hand or by mechanical, electronic, microfilm, photographic, phonic, or any other means. It includes abstracts; address books; advertisements; affidavits or statements; agreements; analyses of any kind; appointment books; architectural blueprints or drawings; balance sheets; bids; billings; blueprints; books or records of account; purchase orders; work papers; brochures; bulletins; calendars; charts; checks and canceled checks; circulars; compilations; computer cards, runs, and printouts; computer programs; computer tapes and discs; consultants' reports or studies; contracts; correspondence; data processing input and output; data sheets; desk calendars; diagrams; diaries; directories; discs; drawings; estimates; expense account records; experts' reports or studies; financial statements or calculations; graphs; house publications; income statements; inspection records, sheets, and reports; interoffice and intra-office communications; invoices; job descriptions or assignments;

journals; layouts; ledgers; letters; licenses; lists; magnetic tapes; manuals; maps; memorandums of
any kind; microfiche; microfilm; minutes or records of any kind; movies; notations; notes;
notebooks; opinions; organizational charts; pamphlets; permits; photographs; pictures; plans;
projections; promotional materials; press releases or clippings; publications; punch cards;
procedures; questionnaires and answers to them; quotations; records and recordings of any kind;
renderings; reports of any kind; rework instructions, orders, and procedures; routing slips;
schedules; sound recordings; specifications; statistical analyses; stenographers' notebooks; studies
of any kind, analyses, forecasts, and evaluations; subcontracts; summaries; surveys; tables,
indices, and lists; tabulations; tallies; tapes; telegrams; cables; telephone messages, telephone logs
and telephone billings and statements; teletype and telex messages; trade letters; transcripts,
minutes, reports, and recordings of telephone or other conversations, interviews, conferences,
committee meetings, or other meetings; undertakings; video tapes; vouchers; and working
drawings, papers, and files.

3. "YOU" or "YOUR" shall mean the party responding to these interrogatories, and shall also include all representatives and agents of the party responding to these interrogatories, all of the party responding to these interrogatories predecessors or successors in interest, and all other PERSONS acting or purporting to act on behalf of party responding to these interrogatories.

The public water supplier's expert witness report, nor documents produced by public water suppliers, is included in any of the following requests.

### REQUESTS FOR PRODUCTION

### **Request for Production Number 1.**

Produce all DOCUMENTS identified in YOUR response to the special interrogatories (set one) served upon YOU concurrently with this request.

1	Request for Production Number 2.
2	Produce all DOCUMENTS identified in YOUR response to form interrogatory 17.1 served upon
3	you concurrently with this request.
4	
5	Request for Production Number 3.
6	Produce all groundwater pump meter records for groundwater pumped in the BASIN since 1951
7	from real property YOU own in the BASIN.
8	
9	Request for Production Number 4.
10	Produce all meter records for groundwater used in the BASIN since 1951 from real property YOU
11	own in the BASIN.
12	
13	Request for Production Number 5.
14	Produce all meter records for water used in the BASIN since 1951 from real property YOU own in
15	the BASIN.
16	
17	Request for Production Number 6.
18	Produce all electrical meter records which indicate how much groundwater has been pumped in
19	the BASIN since 1951 from real property YOU own in the basin. If you have produced meter
20	records in response to request for production three, you need not produce the electrical meter
21	records for the times covered by the produced meter records.
22	
23	Request for Production Number 7.
24	Produce all diesel records for groundwater pumped in the BASIN since 1951 from real property
25	YOU own. If you have produced meter records in response to request for production three, you
26	need not produce the electrical meter records for the times covered by the produced meter records
27	
28	

1	Request for Production Number 8.
2	Produce all DOCUMENTS which indicate the amount of groundwater pumped since 1951 from
3	real property YOU own in the BASIN.
4	
5	Request for Production Number 9.
6	Produce all DOCUMENTS which relate to YOUR calculation of the amount of groundwater
7	pumped or used by YOU or YOUR predecessors in the BASIN since 1951 from real property
8	YOU own in the BASIN.
9	
10	Request for Production Number 10.
11	Produce all First and Annual Notices for Groundwater Extraction YOU have filed with the
12	California State Water Reassurances Control Board for all groundwater pumped in the BASIN
13	since 1951.
14	
15	Request for Production Number 11.
16	Produce all First and Annual Notices for Groundwater Extraction YOU have filed with Los
17	Angeles County for all groundwater pumped in the BASIN since 1951.
18	
19	Request for Production Number 12.
20	Produce all First and Annual Notices for Groundwater Extraction that relate to any real property
21	YOU own in the BASIN.
22	
23	Request for Production Number 13.
24	Produce all DOCUMENTS that indicate how much groundwater any party to this ligation has
25	pumped in the BASIN since 1951.
26	
27	
28	

# CHARLTON WEEKS LLP 1031 West Avenue M-14, Suite A Palmdale, CA 93551

# CHARLTON WEEKS LLP

Dated: November 10, 2011

Bradley T. Weeks

Attorney for Quartz Hill Water District

1	A. David Kagon
2	A.C. Warnack, as Trustee of The A.C. Warnack Trust
3	A.V. United Mutual Group
4	Abc Williams Enterprises Lp
5	Adams Bennett Investments, LLC
6	Airtrust Singapore Private Limited
7	Alex Wodchis
8	Allen Alevy
9	Alta Vista SunTower, LLC
10	Anaverde LLC
11	Andreas Hauke
12	Andrews, Franklin D.
13	Andrews, Treba
14	Angelo and Dolores M. Cassara as Trusteees of the Cassara Marital Trust
15	Antelope Valley Country Club Improvement Company, Inc.
16	Antelope Valley East-Kern Water Agency
17	Antelope Valley Ground Water Agreement Association
18	Antelope Valley Joint Union High School District
19	Antelope Valley Water Company
20	Antelope Valley Water Storage LLC
21	Antonio U. Agustines
22	Arklin Brothers Enterprises
23	Arklin, Philip H.
24	Aurora P. Gabuya
25	Av Materials, Inc.
26	AV Solar Ranch 1, LLC
27	B. J. Calandri
28	Balice, Maria

- 1	
1	Balice, Norman
2	Barbara L. Keys
3	Barry S. Munz
4	Betty Gluckstein
5	Beverly J. Tobias
6	Big Rock Mutual Water Company
7	Big West Corp.
8	Billy H. Kim
9	Blayney, Randall
10	Bloom, Melody
11	Bolthouse Properties, LLC.
12	Bong S. Chang
13	Boron Community Services District
14	Boruchin, as Trustee for the John and Dora Boruchin Living Trust, John
15	Britton Associates, LLP
16	Bruce Burrows
17	Bujulian Brothers, Inc.
18	Burrows, Bruce - 300 A 40 H, LLC
19	Bushnell Enterprises, LLC
20	C.C. Thelma Cole
21	Cabahug, Jaime and Arlene
22	California Portland Cement Company
23	California, State Of
24	Calmat Land Co.
25	Calmat Land Company
26	Cameron Properties
27	Cameron Properties
28	Carol K. Claypool

orp
ent Corporation
elf-Representing
Trustee
1
Products
Products Co.
Company, a California general partnership
District No. 14
District No. 20
ms LLC
d
1
nunity Services District
Company

1	E.C. Wheeler, LLC
2	Eastley, Philip
3	Edgar C. Ritter
4	Elias Qamout
5	Elizabeth Wong
6	enXco Development Corporation (Sued as Roe 452)
7	Esfandiar Kadivar
8	eSolar, Inc.
9	Estrada, David
10	Estrada, Rita
11	Eugene B. Nebeker
12	Eugene Gabrych
13	Eva Lai
14	Fares A. Lahoud
15	Florence Cernicky as Trustee of the Cernicky Trust
16	Forrest G. Godde
17	Forrest G. Godde (Indiv & Trustee Of The Forrest G. Godde Trust)
18	Frank S. Chiodo
19	Frank T. Nguyen
20	Frankie H. Salomon Trust
21	Fredrichsen, Lewis
22	Fry, Ron
23	Gailen Kyle
24	Gailen W. Kyle (Indiv & Trustee Of The Kyle Trust)
25	Gareth L. Simpson
26	Gaskell SunTower, LLC
27	Gateway Triangle Properties
28	Genus Lp

George C. Stevens, Jr.
George C. Stevens, Jr. as Trustee of the George C. Stevens, Jr. Trust
George E. Dreier
George L. Stimson, Jr.
Georgine J. Archer
Gertrude J. Van Dam
Ggf Llc
GLDEN SANDS MOBILE HOME PARK
Grimmway Enterprises, Inc.
Guss A. Barks, Jr.
Hancock, Catherine
Hancock, Timothy
Harbaugh, Barry
Harris, Steven
Healy Enterprises, Inc.
Helen Stathatos
Helen Stathatos
Henry Ngo
Herbert Katz
Herrmann, David
High Desert Investments, LLC
Hines Family Trust
Hong Dong
Hooshpack Dev Inc.
Huth, Clinto
Hypericum Interests Llc
Iannaccone, Elizabeth - Pro-per
Ildefonso S. Bayani

1	Illy King
2	J. Cole
3	Jack D. Kahlo
4	Jacob Chetrit
5	Jacqueline Ackerman
6	James W. Kyle
7	James W. Kyle (Indiv & Trustee Of The Kyle Family Trust)
8	Jeanna Y. Chang
9	Joan A. Funk
10	John A. Calandri (Indiv & As Trustee Of The John And B.J. Calandri 2001 Trust)
11	John Calandri
12	John Hui
13	Joseph H. Gluckstein
14	Juanita R. Nichols
15	Julia Kyle
16	Jung N. Tom
17	Jung, Irene
18	Jung, Paul
19	Kamram S. Shakib
20	Kathleen M. Munz
21	Kazuko Yoshimatsu
22	Keith E. Wales
23	Kootenai Properties, Inc.
24	Kutu Investment Co.
25	L. Gorrindo
26	Land Business Corporation
27	Landfield, Richard
28	Landiny, Inc.
	12

1	Lapis Land Company, LLC
2	Lawrence A. Godde
3	Lawrence A. Godde (Indiv & Trustee Of Lawrence A. Godde Trust)
4	Lawrence Charles Trust
5	Lebata, Inc.
6	Leduc, Larry V.
7	Leduc, Sonia S.
8	Lee S. Chiou
9	Leroy Daniel Bronston
10	Leslie Property
11	Lewis Fredrichsen
12	Light Andrew & Youngnam
13	Lilian S. Kaufman
14	Little Baldy Mutual Water Company
15	Littlerock Aggregate Co., Inc. dba Antelope Valley Aggregate, Inc.
16	Llano Mutual Water Company
17	Llano-Del Rio Water Company
18	Los Angeles County Sanitation Districts
19	Lu, Clark C.
20	Lu, Danny C.
21	Lyman C. Miles
22	Lyon, Alice
23	M. R. Nasir
24	M. S. Chung
25	Malloy Family Partners
26	Mally Family Partners Lp
27	Man C. Lo
28	Maria B. Gorrindo

1	Marian Gabrych
2	Marianne Katz
3	Marilyn Burgess
4	Marilyn Hauke
5	Marilyn J. Prewoznik
6	Mark E. Thompson Apc Sharing Plan
7	Mark H. Shafron
8	Martin Schwartz
9	Marwan M. Aldais
10	Mary Wong
11	Marygrace H. Santoro
12	Marygrace H. Santoro (Indiv & Trustee Of The Marygrace H. Santoro Rev Trust)
13	Mashallah Afshar
14	Mason, David S.
15	Mathis, Joe
16	Matsui, Jeanne
17	Maurice H. Stans
18	Max Webb Trustee of the Webb Trust of 1978
19	Melinda E. Cameron
20	Melinda L. Gillman, Trustee of the Grubb Family Trust
21	Melody S. Bloom
22	Melvin Thomas Andrews and Margaret E. Andrews, Trustees of the Andrews Living Trust dated
23	August 2, 2004
24	Michael N. Higelmire
25	Middle Butte Mine, Inc.
26	Mike M. Wu
27	Milton S. Davis
28	Minoo Iraninezhad
	14 EXHIBIT ONE
	REQUEST FOR PRODUCTION OF DOCUMENTS (SET ONE)

1	Mission Bell Ranch Development
2	Mojave Public Utility District
3	Moon S. Chang
4	Morris Gluckstein
5	Morteza M. Foroughi
6	Mountain Brook Ranch, LLC
7	Murphy, Patty
8	New Anaverde, LLC
9	Nibbelink Family Trust
10	Nilda V. Bayani
11	Norman L. Poulsen
12	North Edwards Water District
13	Northrop Grumman Corporation (Sued As Doe 534)
14	Norton P. Recht, Jr.
15	Oliva M. Advincula
16	Oliver Nichols
17	Oscar Rudnick
18	Owl Properties, Inc.
19	Palmdale Hills Property LLC
20	Patricia A. Recht
21	Patricia J. Riggins
22	Paul Lai
23	Paula E. Ritter
24	Paula E. Ritter (Indiv & Trustee Of The Ritter Family Trust)
25	Pei Chin Lin
26	Peter G. Barks
27	Phelan Pinon Hills Community Services District
28	Pittman, Thomas
	15

1	Prewoznik, Marilyn J.
2	Prewoznik, Marilyn J., as Trustee of the Marilyn J. Prewoznik Trust
3	R And M Ranch
4	Rafferty, Gary
5	Rafferty, Nona
6	Randall Y. Blayney
7	Raney, as Trustee for the Robert and Shirley Raney Living Trust, Robert D.
8	Raney, as Trustee for the Robert and Shirley Raney Living Trust, Shirley B.
9	Rebecca Rudnick
10	Red Dawn SunTower, LLC
11	Reinelt Rosenloecher Corp. Psp
12	Richard E. Landfield
13	Robert A. Jones
14	Robert L. Shafron
15	Rodrigo L. Gabuya
16	Roland N. Grubb
17	Romo Lake Los Angeles Partnership
18	Ronald E. Bowers
19	Rosamond Ranch
20	Rose Gluckstein
21	Rosemount Equities Llc Series
22	Royal Investors Group
23	Royal Western Properties Llc
24	Ruth A. Cumming
25	San Yu Enterprises, Inc.
26	Santa Monica Mountains Conservancy
27	Sarkis Djanibekyan
28	Savas Stathatos

1	Savas Stathatos (Indiv & Trustee Of The Stathatos Family Trust)
2	Service Rock Products, L.P. (originally named as Service Rock Products Corporation)
3	Seven Star United Llc
4	SGS Antelope Valley Development LLC
5	SHAKIB, KAMRAM
6	Sheep Creek Water Company
7	Sheldon R. Blum, Trustee for the Sheldon R. Blum Trust
8	Sheldon R. Blum, Trustee, for the Sheldon R. Blum Trust; & Sheldon R. Blum, Individually
9	Sheng Tom
10	Shiung Ru Lo
11	Shokrian, Elias
12	Shokrian, Shirley
13	Sierra SunTower, LLC
14	Simin C. Neman
15	Soaring Vista Properties, Inc.
16	Sorrento West Properties, Inc.
17	Souad R. Nasir
18	Southern California Edison Company
19	SPC Del Sur Ranch, LLC
20	State Of California 50TH District And Agricultural Association
21	State of California; Santa Monica Mountains Conservancy; 50th District Agricultural Association
22	Stevens, Jr., George C.
23	Su, Rong
24	Suchu T. Huang
25	Tejon Ranch Company
26	Tejon Ranchcorp
27	Terry A. Munz
28	The Philip H. Arklin Family Trust Dated April 28, 1994
	EXHIBIT ONE
	REQUEST FOR PRODUCTION OF DOCUMENTS (SET ONE)

1	Three Arklin Limited Liability Company, The
2	Tierra Bonita Ranch Company
3	Tiong D. Tiu
4	Tom, Jung N.
5	Treacy, Patrick
6	Triple M Property F.K.A. 3M Property Investment Co
7	Trustee For The Alevy Family Trust
8	Trustee For The Georgine J. Archer Trust
9	Trustee For The Kagon Trust
10	Trustee For The Katz Family Trust
11	Trustee For The Lilian S. Kaufman Trust
12	Trustee For The M. Gorrindo Trust
13	Trustee For The Marygrace H. Santoro Rev Trust
14	Trustee For The Miles Family Trust
15	Trustee For The P C Rev Inter Vivos Trust
16	Trustee For The Stathatos Family Trust
17	Trustee For The T.J. Cole Trust
18	Trustee Of The Barbara L. Keys Family Trust
19	Trustee Of The Burroughs Irr Family Trust
20	Trustee Of The Cumming Family Trust
21	Trustee Of The Foroughi Family Trust
22	Trustee Of The Forrest G. Godde Trust
23	Trustee Of The Fredrichsen Family Trust
24	Trustee Of The George C. Stevens, Jr. Trust
25	Trustee Of The Godde Trust
26	Trustee Of The Grubb Family Trust
27	Trustee Of The Illy King Family Trust
28	Trustee Of The John And B.J. Calandri 2001 Trust
	18

1	Trustee Of The Kadivar Family Trust	
2	Trustee Of The Kyle Family Trust	
3	Trustee Of The Kyle Trust	
4	Trustee Of The Marilyn J. Prewoznik Trust	
5	Trustee Of The Nichols Family Trust	
6	Trustee Of The Richard E. Landfield Trust	
7	Trustee Of The Riggins Family Trust	
8	Trustee Of The Ritter Family Trust	
9	Trustee Of The Simpson Family Trust	
10	Trustee Of The Tobias Family Trust	
11	Trustee Of The Trueblood Family Trust	
12	Trustee Of The Wu Family Trust	
13	Tumbleweed SunTower, LLC	
14	U.S. Borax, Inc.	
15	Unison Investment Co., Llc	
16	Valentine, Roland	
17	Van Dam, Craig	
18	Van Dam, Delmar D.	
19	Van Dam, Gary	
20	Van Dam, Gertrude J.	
21	Veronika Reinelt	
22	Victoria Rahimi	
23	W. F. Clumen, Jr.	
24	WAGAS Land Company LLC	
25	Walter E. Helmick	
26	Wanda E. Kyle	
27	WDS California II, LLC	
28	White Fence Farms Mutual Water Co. Inc.	

# CHARLTON WEEKS LLP 1031 West Avenue M-14, Suite A Palmdale, CA 93551

#### PROOF OF SERVICE

I am employed in the aforesaid county, State of California; I am over eighteen years of age and not a party to the within action; my business address is 1031 West Avenue M-14, Suite A, Palmdale, California, 93551.

On November 10, 2011, at my place of business at Palmdale, California, a copy of the following DOCUMENT(s):

# REQUEST FOR PRODUCTION

By posting the DOCUMENT listed above to the Santa Clara Superior Court website in regard to the Antelope Valley Groundwater Matter:

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

Executed on November 10, 2011

Safe Venallo

1	ELECTRONIC FILING - WWW.SCEFILING.ORG c/o Glotrans 2915 McClure Street	INTA CLARA			
2	Oakland, CA94609 TEL: (510) 208-4775 FAX: (510) 465-7348				
3	EMAIL: Info@Glotrans.com				
4	THE SUPERIOR COURT OF 1	THE STATE OF CALIFORNIA			
5	IN AND FOR THE COUNT				
	IN AND TON THE GOOK	THE GARTA GLARA			
6	Coordination Proceeding Special Title (Rule 1550(b)) ANTELOPE VALLEY GROUNDWATER CASES	) Antelope Valley Groundwater Cases (JCCP 4408)			
7	(JCCP 4408) Included Actions: Los Angeles County Waterworks District No. 40	) Lead Case No.1-05-CV-049053			
8	Plaintiff,	) Hon. Jack Komar )			
9	VS.	}			
	Diamond Farming Co. Superior Court of California County of Los Angeles, Case No. BC 325 201 Los Angeles County Waterworks District No. 40 v.	)			
10	Diamond Farming Co. Superior Court of California, County of Kern, Case No.	) )			
11	S-1500-CV-254-348 Wm. Bolthouse Farms, Inc. v. City of Lancaster Diamond Farming Co. v. City of	)			
12	Lancaster Diamond Farming Co. v. Palmdale Water Dist. Superior Court of California, County of Riverside, consolidated actions, Case Nos. RIC 353 840, RIC 344 436, RIC 344 668				
13	Defendant.	) ) )			
14	AND RELATED ACTIONS	) PROOF OF SERVICE ) Electronic Proof of Service )			
15	I am employed in the County of Alameda, State o	f California.			
	I am over the age of 18 and not a party to the with	nin action; my business address is 2915 McClure			
16	Street, Oakland, CA 94609.				
17	The documents described on page 2 of this Electronic	ronic Proof of Service were submitted via the			
	worldwide web on Thu. November 10, 2011 at 6:20 PM	·			
18	_	ectronic Filing and Service of Pleading Documents and			
19	am readily familiar with the contents of said Order. Under document's electronic service in the following manner:	er the terms of said Order, I certify the above-described			
	The document was electronically filed on the Cou	rt's website. http://www.scefiling.org. on Thu.			
20	November 10, 2011 at 6:20 PM PST	σ σ σ σ σ σ σ σ σ σ σ σ σ σ σ σ σ σ σ			
21	Upon approval of the document by the Court, an e	electronic mail message was transmitted to all parties			
00	on the electronic service list maintained for this case. Th	ne message identified the document and provided			
22	instructions for accessing the document on the worldwid	le web.			
23	I declare under penalty of perjury under the laws	of the State of California that the foregoing is true and			

1	THE SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA ELECTRONIC FILING SYSTEM - WWW.SCEFILING.ORG
2	Electronic Proof of Service Page 2
3	Document(s) submitted by Bradley Weeks of Charlton Weeks LLP on Thu. November 10, 2011 at 6:20 PM PST
3	1. Discovery (e-service only): Request for Production of Documents by Quartz Hill Water District
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	