Exhibit G



Respond to Orange County Wesley A. Miliband wmiliband@awattorneys.com Direct (949) 250-5416 Orange County 18881 Von Karman Ave., Suite 1700 Irvine, CA 92612 P 949.223.1170 • F 949.223.1180

Los Angeles

2361 Rosecrans Ave., Suite 475 El Segundo, CA 90245 P 310.527.6660 • F 310.532.7395

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3880 Lemon Street, Suite 520 Riverside, CA 92501 P 951. 241.7338 • F 951.300.0985

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2125 Kern Street, Suite 307 Fresno, CA 93721 P 559.445.1580 • F 888.519.9160

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September 18, 2014

Via Electronic Service - PRIVATE DISCOVERY POSTING

To All Counsel and Unrepresented Parties
Antelope Valley Groundwater Cases
(Judicial Council Coordination No. JCCP 4408)

Re: Meet and Confer for Phelan Piñon Hills Trial

Dear Counsel:

This letter attempts to further meet and confer with you, particularly those parties that filed a Notice of Intent to Participate on September 9 indicating intent to "participate" in the Phelan Piñon Hills trial, currently set for October 7.

On August 11, many of you indicated that you do not think the facts involving Phelan Piñon Hill's causes of action are in dispute. Some of you indicated to Judge Komar that you would agree to the pertinent facts. Given those representations, the Court directed us to formulate as complete a set of stipulated facts as soon as possible. I undertook significant effort preparing approximately seven (7) pages of facts for your review and consideration. To date, I have not received that set back in any form. Only Messrs. Kuhs, Bunn, and Sloan have engaged in any dialogue with me, with Mr. Kuhs responding to me on Monday that he has the facts under review. I have information to add to the proposed facts based upon emails I received from Mr. Sloan and Mr. Kuhs. For some of you, my understanding is that you may only want to observe this upcoming trial. Nonetheless, whether actively engaging in the trial or simply observing the trial, stipulation from all participating parties (i.e., the September 9 postings) is necessary in order to effectively limit the scope of any written discovery and/or depositions; Judge Komar has consistently disapproved stipulations that do not include all participating or necessary counsel.

Judge Komar has also strongly indicated that discovery and depositions should be avoided to the extent possible, which certainly makes sense and was encouraged by various counsel on August 11. Notably, the discovery stay still exists, though I have requested in recent months the stay be lifted. These circumstances, coupled with notice requirements for depositions and the existing trial date set approximately two (2) weeks from now, present significant – if not insurmountable – challenges for the trial set for October 7.

To All Counsel and Unrepresented Parties September 18, 2014 Page 2

Accordingly, I request all counsel who filed/served a Notice of Intent to Participate to indicate the extent of agreement with the proposed facts that I had posted as a private/discovery posting to the Court's website three weeks ago today in a formal meet and confer statement.

Thank you for your anticipated cooperation in trying to move this matter properly toward resolution.

Very truly yours,

ALESHIRE & WYNDER, LLP

Wesley A. Miliband

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1 2	Judicial Council Coordination Proceeding No. 4408 For Filing Purposes Only: Santa Clara County Case No.: 1-05-CV-049053	
3	PROOF OF SERVICE	
4	I, Linda Yarvis,	
5	I am employed in the County of Orange, State of California. I am over the age of 18 and not a party to the within action. My business address is 18881 Von Karman Avenue, Suite 1700, Irvine, CA 92612.	
7	On September 18, 2014, I served the within document(s) described as LETTER TO ALL COUNSEL AND UNREPRESENTED PARTIES RE: MEET AND CONFER FOR PHELAN PIÑON HILLS TRIAL (dated September 18, 2014) as follows:	
9	(ELECTRONIC SERVICE) By posting the document(s) listed above to the Santa Clara County Superior Court website in regard to Antelope Valley Groundwater matter pursuant to the Court's Clarification Order. Electronic service and electronic posting completed through www.scefiling.org.	
1112131415	(BY MAIL) By placing a true copy of the foregoing document(s) in a sealed envelope addressed as set forth above. I placed each such envelope for collection and mailing following ordinary business practices. I am readily familiar with this Firm's practice for collection and processing of correspondence for mailing. Under that practice, the correspondence would be deposited with the United States Postal Service on that same day, with postage thereon fully prepaid at Irvine, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.	
16 17 18	(BY OVERNIGHT DELIVERY) I deposited in a box or other facility regularly maintained by Overnight Express, an express service carrier, or delivered to a courier or driver authorized by said express service carrier to receive documents, a true copy of the foregoing document(s) in a sealed envelope or package designated by the express service carrier, addressed as set forth above	y a
19	Executed on September 18, 2014, at Irvine, California.	
20	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.	e
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22	Linda Yarvis (Type or print name) (Signature)	
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	PROOF OF SERVICE 01133/0012/93114.01	