

FRANK SATALINO, ESQ., CSB NO. 143444
LAW OFFICES OF FRANK SATALINO
19 Velarde Court
Rancho Santa Margarita, Ca 92688
Telephone: 949-735-7604; Facsimile: 949-459-5789
Attorneys for Defendants ROSAMOND RANCH, L.P. ; ELIAS SHOKRIAN; SHIRLEY SHOKRIAN

SUPERIOR COURT OF CALIFORNIA
COUNTY OF LOS ANGELES

ANTELOPE VALLEY GROUNDWATER)	Judicial Counsel Coordination Proceeding
CASES)	No.: 4408
Including Consolidated Cases:)	Lead Case: BC 325 201
Los Angeles County Waterworks District No. 40)	
v. Diamond Farming Co., Superior Court of)	REQUEST FOR CLARIFICATION BY
California, County of Los Angeles, Case No.:)	DEFENDANT ROSAMOND RANCH,
BC 325201)	ELIAS SHOKRIAN, and SHIRLEY
AND RELATED CONSOLIDATED CASES:)	SHOKRIAN RE COURT ORDER
)	DATED MARCH 25, 2013 RE
)	APPROVAL OF STIPULATION
)	
)	CMC : April 30, 2013
)	TRIAL DATE: May 28, 2013
)	TIME: 9:00 a.m.
)	DEPT: 1

TO THE COURT AND ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD:

Defendants ROSAMOND RANCH, L.P., a California limited liability partnership, and ELIAS and SHIRLEY SHOKRIAN (hereinafter collectively as "DEFENDANTS" and or "ROSAMOND RANCH") , herein requests clarification of this court's March 25, 2013 order approving ROSAMOND RANCH's stipulation with the Public Water suppliers, PALMDALE WATER DISTRICT and LOS ANGELES COUNTY WATERWORKS DISTRICT NUMBER 40, as follows:

1 1. At the March 25, 2013, the court, after hearing argument and support by interested
2 parties ruled from the bench orally that it approved ROSAMOND's stipulation filed
3 March 14, 2013.

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5 2. However, the court in its written order filed after the March 25 hearing made notation as
6 to ROSAMOND's March 14, 2013 stipulation that it was 'agreed to by the agreeing
7 parties', as opposed to being "approved"; while at the same time in its written order
8 indicating that another claimant, Miracle Sand's/Golden Sand's Mobile Home Park's
9 stipulation, dated March 15, 2013, was "approved".
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12 ROSAMOND thus respectfully requests clarification of the distinction, and its effect
13 on trial as to ROSAMOND, and clarification that ROSAMOND's stipulation, agreed to by the
14 Public Water suppliers, and without any factual opposition submitted by any parties, is
15 approved, and that participation at trial as to the factual issues covered therein will not be
16 necessary.
17

18 RESPECTFULLY SUBMITTED

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20 LAW OFFICES OF FRANK SATALINO

21 Dated: April 25, 2013

22 By:

Frank Satalino, Esq.
FRANK SATALINO, Esq.
Attorneys for Defendant ROSAMOND
RANCH, L.P. and ELIAS and SHIRLEY
SHOKRIAN

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I am employed in the County of Orange, State of California. I am over the age of 18 years and not a party to this action. My business address is 19 Velarde Court, Rancho Santa Margarita, CA 92688.

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