The Law Offices Of

28

SCOTT K. KUNEY, Esq., SB# 111115 ERNEST A. CONANT, Esq., SB# 089111 THE LAW OFFICES OF YOUNG WOOLDRIDGE, LLP 1800 30th Street, Fourth Floor Bakersfield, CA 93301 Telephone: (661) 327-9661 Facsimile: (661) 327-0720

Attorneys for Gertrude J. Van Dam, Delmar D. Van Dam, Craig Van Dam, Gary Van Dam, and WDS California II, LLC

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF LOS ANGELES

Coordination Proceeding Special Title (Rule 1550(b)

ANTELOPE VALLEY GROUNDWATER CASES

Included Actions:

Los Angeles County Waterworks District No. 40 v. Diamond Farming Co. Superior Court of California County of Los Angeles, Case No. BC 325201

Los Angeles County Waterworks District No. 40 v. Diamond Farming Co. Superior Court of California, County of Kern, Case No. S-1500-CV 254348

Wm. Bolthouse Farms, Inc. v. City of Lancaster Diamond Farming Co. v. City of Lancaster Diamond Farming Co. v. Palmdale Water Dist. Superior Court of California, County of Riverside, consolidated actions, Case Nos. RIC 353840, RIC 344436, RIC 344668 Judicial Council Coordination Proceeding No. 4408

SC Case No. 105CV 049053 Assigned to Hon. Jack Komar

TRIAL SETTING CONFERENCE STATEMENT OF GERTRUDE J. VAN DAM, DELMAR D. VAN DAM, CRAIG VAN DAM, GARY VAN DAM, AND WDS CALIFORNIA II, LLC

DATE: December 11, 2012

TIME: 9:00 a.m.

DEPT: 1

Westchester Corporate Plaza • 1800 30th Street, Fourth Floor • Bakersfield, CA 93301-5298 • Telephone 661-327-9661 • Facsimile 661-327-1087 • http://www.youngwooldridge.com

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

oung Wooldridge,

The Law Offices Of

TO ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD:

GERTRUDE J. VAN DAM, DELMAR D. VAN DAM, CRAIG VAN DAM and GARY VAN DAM (collectively "VAN DAMS"), and WDS CALIFORNIA II, LLC, ("WDS") hereby join in the Trial Setting Conference Statement And Request For Jury Trial on Prescriptive Claims filed by Bolthouse Properties, LLC, et. al, ("Bolthouse") on December 6, 2012.

As explained in detail in the Trial Setting Conference Statement submitted by Bolthouse, the Parties have worked diligently with Justice Robie over the past year to discuss and negotiate in good faith the terms of settlement which fairly and reasonably promotes the interests of the Parties and the protection of the Basin. The court ordered mediation process has now concluded and a substantial number of the Parties have recommended settlement of this litigation on terms developed and negotiated in the mediation process. While not all parties are presently willing to resolve this case litigation on the proposed terms, additional parties may agree to the terms of settlement once the final settlement documents are presented to the Court for its consideration. The VAN DAMS and WDS are committed to facilitating agreement among all the Parties to the proposed settlement.

Dated: December 7, 2012

THE LAW OFFICES OF YOUNG WOOLDRIDGE, LLP

KUNEY, Esq., Attorneys for Gertrude J. Van Dam, Delmar D. Van Dam, Craig Van Dam, Gary

Van Dam, and WDS California II, LLC

A LIMITED LIABILITY PARTNERSHIP COMPOSED OF PROFESSIONAL CORPORATIONS Westchester Corporate Plaza • 1800 30th Street, Fourth Floor • Bakersfield, CA 93301-5298 • Telephone 661-327-9661 • Facsimile 661-327-1087 • http://www.youngwooldridge.com oung Wooldridge,

The Law Offices Of

PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF KERN

I, ERIN L. LINDSEY, declare: I am and was at the times of the service hereunder mentioned, over the age of eighteen (18) years, and not a party to the within cause. My business address is The Law Offices of Young Wooldridge LLP, 1800 30th Street, Fourth Floor, Bakersfield, CA 93301.

On December 7, 2012, I caused the foregoing document(s) entitled as: TRIAL SETTING CONFERENCE STATEMENT OF GERTRUDE J. VAN DAM, DELMAR D. VAN DAM, CRAIG VAN DAM, GARY VAN DAM, and WDS CALIFORNIA II, LLC to be served on the parties via the following service:

<u>X</u> (BY POSTING) I posted the document listed above to the Santa Clara Superior Court website regarding the Antelope Valley Groundwater matter pursuant to the Court's Clarification Order. Electronic service posting completed through www.scefiling.org.

X (STATE) I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on December 7, 2012, at Bakersfield, California.

ERIN L. LINDSEY