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EXEMPT FROM FILING FEES  
[Gov. Code, § 6103]

8  
9 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
10 COUNTY OF LOS ANGELES

11  
12 **Coordination Proceeding  
Special Title (Rule 3.550(c))**

13 **ANTELOPE VALLEY GROUNDWATER  
14 CASES**

15 **Included Actions:**

16 **Los Angeles County Waterworks District  
No. 40 v. Diamond Farming Co.  
Superior Court of California County of Los  
17 Angeles, Case No. BC 325 201**

18 **Los Angeles County Waterworks District  
No. 40 v. Diamond Farming Co.  
19 Superior Court of California County of  
Kern, Case No. S-1500-CV-254-348**

20 **Wm. Bolthouse Farms, Inc. v. City of  
21 Lancaster, Diamond Farming Co. v. City of  
Lancaster, Diamond Farming Co. v.  
22 Palmdale Water Dist. Superior Court of  
California, County of Riverside,  
23 consolidated Actions, Case Nos. RIC 353  
840, RIC 344 436, RIC 344 668**  
24 -----

25 **AND RELATED ACTIONS.**  
26  
27  
28

Judicial Council Coordination  
Proceeding No. 4408

Santa Clara Case No. 1-05-CV-049053

**STATE OF CALIFORNIA  
STIPULATION OF FACTS FOR PHASE  
IV TRIAL**

[Assigned for All Purposes to the Honorable  
Jack Komar]

Trial Date: May 28, 2013

Time: 9:00 a.m.  
Dept: 1

Action Filed: October 26, 2005

1 This Stipulation is submitted in connection with the Phase IV Trial which is currently  
2 scheduled for Tuesday, May 28, 2013 in the above referenced matter. Defendants and Cross-  
3 Defendants, the State of California and its agencies owning land overlying the adjudication area  
4 of the Antelope Valley Area of Adjudication (AV Area of Adjudication) including the State of  
5 California 50th District Agricultural Association (50th DAA), the California Department of  
6 Military (Military Department), the California Department of Corrections and Rehabilitation  
7 (CDCR), the California Department of Veterans Affairs (Veterans Department ), the California  
8 Highway Patrol (CHP), the California State Lands Commission (State Lands), the California  
9 Department of Parks and Recreation (Parks), the California Department of Transportation  
10 (Caltrans), and the California Department of Water Resources (DWR) (collectively, State of  
11 California) filed Declarations on January 31, 2013, and a Joint Stipulation of Facts on February  
12 27, 2013. The facts set forth herein are summarized from the Declarations submitted on January  
13 31, 2013 and the Joint Stipulation of Facts on February 27, 2013.

14 The Parties listed below stipulate and agree that for the purpose of the Phase IV Trial in  
15 this action, the summary of facts listed below are undisputed and may be treated by the court as  
16 facts proven in open court. The undersigned parties also stipulate and agree that no further  
17 testimony or evidence will be required from the State of California at the Phase IV Trial.

18 Consistent with the Court's Case Management Order, as amended, for this Phase IV Trial,  
19 the State of California and its agencies owning land overlying the AV Area of Adjudication and  
20 the undersigned parties reserve, for a future phase of trial, determination of all other facts and  
21 legal issues in this action. These facts and legal issues include, but are not limited to, the  
22 determination of groundwater rights of the State of California and its agencies owning land  
23 overlying the AV Area of Adjudication, including the application of all Constitutional, statutory  
24 and decisional law, and the determination of the reasonableness of the State of California's water  
25 use during the relevant period of time.

1 **MILITARY DEPARTMENT**

2 1. The State of California on behalf of the Military Department owns property located at  
3 47002 45<sup>th</sup> Street West, Lancaster, Los Angeles County that overlies the AV Area of  
4 Adjudication (approximately 28.54 acres) (the Military Department Property).<sup>1</sup>

5 2. Between 2008 through 2011, the highest purchase of water by the Military  
6 Department from Los Angeles County Waterworks District 40 for use at its Lancaster Armory  
7 (Armory) located at the Military Department Property was .473 acre-feet of water per year in  
8 2008.

9 3. The Military Department uses the water for domestic use and for its fire sprinkler  
10 systems at the Armory.

11 4. The Military Department's present and future use needs at the Armory is .7 acre-feet  
12 of water per year.

13 5. The Military Department did not extract water from the AV Area of Adjudication in  
14 2011-2012.

15 **CDCR**

16 6. The State of California on behalf of the CDCR owns property located at 44750 60<sup>th</sup>  
17 Street West, Lancaster, County of Los Angeles, that overlies the groundwater basin in the  
18 Antelope Valley Adjudication Area (approximately 261.74 acres) (the CDCR Property).<sup>2</sup>

19 7. The CDCR currently purchases water from Los Angeles County Waterworks District  
20 40 for its California State Prison at Lancaster in the Antelope Valley. The CDCR uses the water  
21 for domestic use, housing the inmates at the facilities, fire protection, irrigation and for use by all  
22 support staff, including guards at the Property.

23 \_\_\_\_\_  
24 <sup>1</sup> For purposes of stipulating to ownership of property, the ownership documents attached  
25 to the Declarations of each of the state agencies filed on January 31, 2013 are controlling. For  
26 most of the properties identified, the vesting documents are in the name of the State of California.  
However, certain deeds are in the name of the applicable state agency. For ease of identification,  
this stipulation refers to all ownership as in the name of State of California on behalf of the  
appropriate state agency.

27 <sup>2</sup> Two additional deeds transferring property to the State of California in December 1988  
28 for its California State Prison at Lancaster will be filed with the Court in a corrected declaration  
of Daniel Robbins.

1 8. CDCR's highest use at the California State Prison at Lancaster between 2000-2010 is  
2 1007.98 acre-feet of water per year.

3 9. CDCR did not extract groundwater from the AV Area of Adjudication in 2011-2012.

4 **VETERANS DEPARTMENT**

5 10. The State of California on behalf of the Veterans Department owns property located  
6 at 45221 30th Street West, Lancaster, Los Angeles County (approximately 22.44 acres) (the  
7 Veterans Department Property).

8 11. The Veterans Department currently purchases water from Los Angeles County  
9 Waterworks District 40 for The William J. "Pete" Knight Veterans Home of California-Lancaster  
10 located at the Veterans Department Property. The Veterans Department uses the water for  
11 domestic use at this facility and offices related thereto. In addition, the purchased water is  
12 metered for the beneficial uses of fire line and irrigation use.

13 12. The Veterans Departments highest water use at the Veterans Home of California-  
14 Lancaster was 28.37 acre-feet of water per year in 2010.

15 13. The Veterans Affairs' present and future needs in the AV Area of Adjudication is 100  
16 acre-feet per year for its planned future uses that include a new Veteran's home facility in the  
17 Antelope Valley.

18 14. The Veterans Department did not extract water from the AV Area of Adjudication in  
19 2011-2012.

20 **50th DAA**

21 15. The 50th DAA owns property located at 2551 West Avenue H, Lancaster, Los  
22 Angeles County (approximately 135.38 acres) (the 50th DAA Property).

23 16. The 50th DAA currently purchases water from Los Angeles County Waterworks  
24 District 40 for its fairgrounds located on the 50th DAA Property in the AV Area of Adjudication.  
25 The 50th DAA uses the water for domestic use, the regular activities of the fairgrounds year  
26 round, irrigation, fire protection and dust control.

27 17. For the years 2008-2012, the 50<sup>th</sup> DAA's highest water use was 61.41 acre-feet per  
28 year in 2008.

1 18. The 50<sup>th</sup> DAA did not extract groundwater from the AV Area of Adjudication in  
2 2011-2012.

3 **CHP**

4 19. The State of California on behalf of the CHP owns property located at 2041 W.  
5 Avenue I, Lancaster, Los Angeles County that overlies the groundwater basin in the AV Area of  
6 Adjudication (approximately 1.36 acres) (the CHP Property).

7 20. The CHP currently purchases water from Los Angeles County Waterworks District  
8 40 for use at its Antelope Valley office located at the CHP Property. The CHP uses the water for  
9 domestic use at this facility.

10 21. The CHP's highest use at the Property between 2008 -2011 was 3.85 acre-feet per  
11 year in 2008.

12 22. The CHP did not extract water from the AV Area of Adjudication in 2011-2012.

13 **STATE LANDS**

14 23. The State of California on behalf of State Lands owns properties with the following  
15 Assessor Parcel Numbers that overlie the groundwater basin in the Antelope Valley Adjudication  
16 Area: APN 474-131-0400, APN 261-160-36 and APN 261-1600-44. These parcels total 174  
17 acres.

18 24. State Lands did not extract water from the AV Area of Adjudication in 2011-2012.

19 **PARKS**

20 24. The State of California on behalf of Parks owns and leases a total of approximately five  
21 thousand four hundred and seventy one (5,471) acres of real property overlying the AV Area of  
22 Adjudication. All of Parks' water used in the AV Area of Adjudication is pumped and used  
23 exclusively on Parks land owned in fee, not on any land leased from the United States. The  
24 following are the properties owned by Parks in the AV Area of Adjudication:

25 a. The **Antelope Valley Indian Museum State Historic Park** (Indian  
26 Museum Park) is located at 15701 East Avenue M, Lancaster. The Indian Museum Park contains  
27 approximately 250 acres of land.

28 ///

1                   b.        The **Antelope Valley California Poppy Natural Reserve** (AV Poppy  
2 Reserve) is located at 15101 Lancaster Road, Lancaster. The AV Poppy Reserve contains  
3 approximately 1700 acres of land.

4                   c.        The **Arthur B. Ripley Desert Woodlands Park** (Ripley State Park)  
5 contains a total of approximately 566 acres of land.

6                   d.        The **Saddleback Butte State Park** (Saddleback State Park) is located at  
7 43230 172nd Street East, Lancaster. Saddleback State Park contains approximately 2955 acres of  
8 land.

9                   25. Parks both pumps groundwater and purchases water from AVEK and Los Angeles  
10 County Waterworks District 40 for use at its properties.

11                  26. Parks pumps groundwater and treats a portion of it from one metered well at its  
12 Indian Museum Park. The treated water is used at the Museum, Day Use Area, Maintenance  
13 Yard, Mojave Sector office and for various onsite state employees. Untreated water is used to  
14 irrigate native vegetation and improve animal habitat within the Indian Museum Park.

15                  27. Parks purchases and imports State Water Project water from AVEK and treats and  
16 uses that water in lieu of pumping groundwater for use at the AV Poppy Reserve. Treated water  
17 is used at the Visitor Center, Day Use Area, Maintenance/Resource Yard and the Tehachapi  
18 District office. Untreated water is used to irrigate native vegetation, planting, improve animal  
19 habitat and fire suppression for control burns within the AV Poppy Reserve.

20                  28. Untreated water purchased from AVEK for the AV Poppy Reserve is also  
21 intermittently used at Ripley State Park to irrigate native vegetation, planting, and to improve  
22 animal habitat within Ripley State Park.

23                  29. Parks currently purchases water from Los Angeles County Waterworks District 40 for  
24 use at its Saddleback State Park. The purchased treated water is used at the Visitor Center, Day  
25 Use Area, Campground and Maintenance/Resource Yard. The purchased water is also used for  
26 domestic purposes for the visitors of the park.

27                  30. Parks' highest use at its Indian Museum Park of pumped groundwater was 1.93 acre-  
28 feet per year in 2008.

1 31. Parks' highest combined use at its properties of purchased water from AVEK and Los  
2 Angeles County Waterworks District 40 was approximately 6.02 acre-feet per year between the  
3 years 2007 and 2010.

4 32. Parks' use of pumped groundwater from the AV Area of Adjudication in the years  
5 2011-2012 are as follows: Indian Museum Park 2011-1.58 acre-feet per year; 2012- 1.30  
6 January-November.

7 CALTRANS

8 33. The State of California on behalf of Caltrans has the following land holdings in the  
9 AV Area of Adjudication, including State Highways 14, 58, and 138, on which water is used.  
10 Caltrans owns the following properties in fee:

11 a. State's parcel number 1136 and referred to as the **Boron Safety Roadside**  
12 **Rest (Boron SRRA)** westbound. This parcel is located in Kern County along highway 58 at  
13 approximately postmile 138.9 and consists of approximately 52.91 acres.

14 b. State's parcel number 1137 and referred to as the **Boron Safety Roadside**  
15 **Rest** eastbound. This parcel is located in Kern County along highway 58 at approximately  
16 postmile 138.9 and consists of approximately 18.64 acres.

17 c. State's parcel number 1625 located in Kern County. This parcel is within  
18 CALTRANS' operating right of way of Highway 58 near **Claymine Road (Claymine Road**  
19 **Overcrossing)** and consists of 3.5 acres.

20 d. State's parcel number 976 located in Kern County. This parcel is within  
21 Caltrans' operating right of way of Highway 14 at the **Rosamond Boulevard interchange**  
22 **(Rosamond Interchange)** and consists of 5.98 acres.

23 e. State's parcel number 977 located in Kern County. This parcel is within  
24 Caltrans' operating right of way of Highway 14 at the **Rosamond Interchange** and consists of  
25 .34 acres.

26 f. State's parcel number 978 located in Kern County. This parcel is within  
27 Caltrans' operating right of way of Highway 14 at the **Rosamond Interchange** and consists of  
28 .65 acres.

1                   g.           State's parcel numbers 979-1 and 979-2 located in Kern County. These  
2 parcels are within Caltrans' operating right of way of Highway 14 at the **Rosamond Interchange**  
3 and consist of .62 acres and .66 acres for a total of 1.28 acres.

4                   h.           State's parcel number 980 located in Kern County. This parcel is within  
5 Caltrans' operating right of way of Highway 14 at the **Rosamond Interchange** and consists of  
6 .269 acres.

7                   i.           State's parcel number 981 located in Kern County. This parcel is within  
8 Caltrans' operating right of way of Highway 14 at the **Rosamond Interchange** and consists of  
9 .37 acres.

10                  j.           State's parcel number 982 located in Kern County. This parcel is within  
11 Caltrans' operating right of way of Highway 14 at the **Rosamond Interchange** and consists of  
12 .15 acres.

13                  k.           State's parcel number 983 located in Kern County. This parcel is within  
14 Caltrans' operating right of way of Highway 14 at the **Rosamond Interchange** and consists of  
15 .145 acres.

16                  l.           State's parcel number 1000 located in Kern County. This parcel is within  
17 Caltrans' operating right of way of Highway 14 at the **Rosamond Interchange** and consists of  
18 14.67 acres.

19                  m.           State's parcel number 1001 located in Kern County. This parcel is within  
20 Caltrans' operating right of way of Highway 14 at the **Rosamond Interchange** and consists of  
21 2.12 acres.

22                  n.           State's parcel number 1002 located in Kern County. This parcel is within  
23 Caltrans' operating right of way of Highway 14 at the **Rosamond Interchange** and consists of  
24 3.35 acres.

25                  o.           State's parcel number 1003 located in Kern County. This parcel is within  
26 Caltrans' operating right of way of Highway 14 at the **Rosamond Interchange** and consists of  
27 4.99 acres.

28    ///



1 p. **Lancaster Maintenance Station**, located at 44023 Sierra Highway in  
2 Lancaster, CA and consists of 1.38 acres.

3 q. State's parcel number 76359 and referred to as 'the **Little Rock Wash**  
4 **mitigation parcel**'. This parcel consists of approximately 2.02 acres. It is located in Los  
5 Angeles County along highway 138, near postmile 52.5.

6 r. State's parcel number 76357 and referred to as 'the **Little Rock Wash**  
7 **mitigation parcel**'. This parcel consists of 2.01 acres. It is located in Los Angeles County along  
8 highway 138, near postmile 52.5.

9 s. State's parcel number 69396 and referred to as the **Palmdale Park and**  
10 **Ride** lot, located in Palmdale, CA on West Avenue S. This parcel consists of 4.87 acres.

11 t. State's parcel numbers 31537 and 31538 and referred to as the **Lancaster**  
12 **Park and Ride** lot, located in Lancaster, CA at 1601 W. Avenue K. This parcel consists of 1.3  
13 acres.

14 u. In addition to the above listed parcels, Caltrans also has fee ownership of  
15 hundreds of parcels within the operating right of way of State highways in the adjudicated area.  
16 In District 9, those parcels total: 99.22 acres for Highway 14 in Kern County, from  
17 approximately postmile 0.0 to 3.0; 357.30 acres for highway 58 in Kern County, from  
18 approximately postmile 127.6 to 141.8. In District 7, those parcels total approximately 1200  
19 acres.

20 34. The above parcels are as listed in the Declaration of Nancy Escallier, previously filed  
21 in this case, dated January 31, 2013 (Escallier Dec.), except for the acreage listed in  
22 subparagraphs l and o above, which have been revised based upon new information since the  
23 Escallier Dec. was filed.

24 35. Caltrans uses water at four locations overlying the groundwater basin in the Antelope  
25 Valley Adjudication Area:

26 a. The Boron Safety Roadside Rest Areas (SRRAs-Eastbound and  
27 Westbound); Highway 58 PM 138.917, Boron, District 9;

28 b. The Claymine Road Overcrossing, Boron, District 9.

- 1                   c.           The Rosamond Interchange, District 9
- 2                   d.           The Lancaster Maintenance Station, 44023 Sierra Highway, Lancaster,
- 3                   District 7.
- 4                   36. Caltrans uses pumped groundwater at the Boron SRRAs and the Claymine Road
- 5                   Overcrossing.
- 6                   37. Caltrans purchases water from the Rosamond Community Service District for use at
- 7                   its Rosamond Interchange.
- 8                   38. Caltrans purchases water from Los Angeles County Waterworks District 40 for use at
- 9                   its Lancaster Maintenance Station.
- 10                  39. Caltrans does not pump or purchase water at any of its other facilities and properties.
- 11                  40. Caltrans uses the pumped water from two wells at the Boron SRRAs for domestic use
- 12                  for visitors, landscaping, safety and highway maintenance.
- 13                  41. Caltrans uses the pumped water from one well at the Claymine Road Overcrossing for
- 14                  roadway and roadside maintenance activities, and fire and dust suppression.
- 15                  42. Caltrans uses its purchased water at the Rosamond Interchange for landscaping
- 16                  irrigation.
- 17                  43. Caltrans uses its purchased water at the Lancaster Maintenance Station for
- 18                  maintenance activities.
- 19                  44. Caltrans does not use water at any of its other properties that overlie the AV Area of
- 20                  Adjudication.
- 21                  45. Caltrans' use of purchased water at its Rosamond Interchange and Lancaster
- 22                  Maintenance Station is as follows: Rosamond Interchange: 2012- 2.5 acre-feet per year;
- 23                  Lancaster Maintenance Station's highest water use between 2008-December 2012 was 2.05 acre-
- 24                  feet per year in 2008.
- 25                  46. The Boron SRRAs maintain two active wells. Water usage at the Boron SRRAs
- 26                  alone for 2011 is estimated at 6.86 acre-feet per year and for 2012 is estimated at 7.03 acre-feet
- 27                  per year for toilets, urinals, sinks and drinking fountains, and 8 acre-feet per year for both 2011
- 28

1 and 2012 for landscaping, a total of approximately 14.86 acre-feet per year for 2011 and 15.03  
2 acre-feet per year for 2012.

3 47. Caltrans' total use of pumped groundwater in the AV Area of Adjudication at its  
4 Boron SRRAs and Claymine Overcrossing is approximately 18.84 acre-feet per year for 2008,  
5 15.47 acre feet per year for 2011 and 15.64 acre-feet per year for 2012.

6 **DWR**

7 48. The State of California on behalf of DWR owns the following properties that overlie  
8 the AV Area of Adjudication:

9 a. Pearblossom Complex. The Pearblossom Complex consists of parcels 3-  
10 1228-I and II, 3-1229 (2 parcels) and 3-1230, which combined are approximately 85.86 acres.  
11 The parcels include the Pearblossom Pumping Plant and Southern Field Division of DWR's  
12 headquarters buildings, which include administrative buildings and shop/maintenance buildings.  
13 An aerial view of these facilities is shown in Exhibit B to the Declaration of Blaine Laumbach  
14 previously filed in this case, dated January 31, 2013 (Laumbach Dec.). A schematic of  
15 Pearblossom Complex prepared by DWR's Division of Land and Right of Way showing property  
16 parcel numbers is provided on Exhibit C to the Laumbach Dec.

17 b. Oso Complex. The Oso complex consists of Oso Pumping Plant, Oso  
18 civil maintenance sub center, and thirteen groundwater pumps used to protect the liner of the  
19 Aqueduct. An aerial view of these facilities is attached as Exhibit G to the Laumbach Dec. A  
20 schematic of Oso Complex prepared by DWR's Division of Land and Right of Way is provided  
21 on Exhibit H to the Laumbach Dec. The Oso Complex comprises one parcel, identified as TEH-1  
22 Unit N, which is approximately 354.42 acres.

23 c. Alamo Power Plant. Alamo Power Plant is a 16 megawatt power  
24 production facility within Southern Field Division of DWR. An aerial view of Alamo Power  
25 Plant and its well is attached hereto as Exhibit G. A schematic of the Alamo Power Plant  
26 prepared by DWR's Division of Land and Right of Way showing property parcel numbers is  
27 attached as Exhibit J to the Laumbach Dec. As shown by Exhibit J, Alamo Power Plant is located  
28 within one parcel, identified as TEH-1 Unit K, which is approximately 290.98 acres.

1           d.     TEA trailers. An aerial view of the TEA trailer site is shown on the right  
2 side of Exhibit G to the Laumbach Dec. A schematic of the TEA trailer site is attached as Exhibit  
3 J to the Laumbach Dec. As shown by Exhibit J, the TEA Trailer site is located within parcels  
4 TEH-1, Unit K; TEH-1, Unit L-2; TEH-1, Unit M-2; and TEH-1, Unit N-2, which together are  
5 approximately 316.9 acres.

6           49. DWR manages, operates, and maintains the State Water Project (SWP). The SWP is  
7 a water storage and delivery system of reservoirs, aqueducts, power plants and pumping plants.  
8 Its main purpose is to store water and distribute it to 29 urban and agricultural water suppliers in  
9 Northern California, the San Francisco Bay Area, the San Joaquin Valley, the Central Coast, and  
10 Southern California. Of the contracted water supply, 70 percent goes to urban users and 30  
11 percent goes to agricultural users. SWP makes deliveries to two-thirds of California's  
12 population.

13           50.. Today, the SWP includes 34 storage facilities, reservoirs and lakes; 20 pumping  
14 plants; four pumping-generating plants; five hydroelectric power plants; and about 701 miles of  
15 open canals and pipelines. The SWP provides supplemental water to approximately 25 million  
16 Californians and about 750,000 acres of irrigated farmland.

17           51. DWR utilizes water to cool bearings and motors at the Pearblossom pumps and Oso  
18 Complex pumps.

19           52. DWR utilizes water to create pressure seals to prevent water from leaking around the  
20 pumping plant's shafts at Pearblossom complex, Oso complex, and Alamo Power plant.

21           53. DWR also utilizes water for domestic use at all its properties.

22           54. Finally, DWR pumps groundwater at its Oso complex for liner protection for the  
23 SWP California Aqueduct, the SWP's 444-mile concrete artery that brings SWP water to southern  
24 California. The California Aqueduct is concrete lined. When groundwater levels rise above the  
25 level of the canal bed, uplift pressure is placed upon the canal, which can lead to lining failure.  
26 To address the danger to the California Aqueduct liner, DWR has installed 13 pumps along the  
27 Aqueduct in the vicinity of Oso Pumping Plant to maintain the California Aqueduct by  
28 dewatering the aquifer beneath the canal during high groundwater levels. DWR is unaware of

1 any other method to address the danger the high groundwater levels present to the California  
2 Aqueduct.

3 55. DWR's use of pumped groundwater on its properties is 54.05 acre-feet per year for  
4 the years of 2011 and 2012.

5 56. DWR highest use of imported SWP water on its properties is 4,140.9 acre-feet per  
6 year. Note: seepage from the Aqueduct infiltrating into Antelope Valley aquifers has not been  
7 calculated and is not included in DWR's estimates.

8 57. DWR's highest use at its properties of purchased water from Los Angeles County  
9 Waterworks District 40 is 36.77 acre-feet per year in the year 2012.

10  
11 IT IS SO STIPULATED.

12  
13 Dated: May 24, 2013

OFFICE OF THE ATTORNEY GENERAL  
STATE OF CALIFORNIA

14  
15 By: Noah Golden-Krasner by MHL  
16 NOAH GOLDEN-KRASNER  
17 Attorneys for the State of California,  
18 Santa Monica Mountains Conservancy,  
19 and State of California 50th District  
Agricultural Association

20 Dated: May \_\_, 2013

BEST, BEST & KRIEGER LLP

21 By: \_\_\_\_\_  
22 JEFFREY V. DUNN  
23 Attorneys For Los Angeles County  
Waterworks District No. 40

24 Dated: May \_\_, 2013

CHARLTON WEEKS LLP

25  
26 By: \_\_\_\_\_  
27 BRADLEY T. WEEKS  
28 Attorneys For Quartz Hill Water District

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2 Aqueduct.

3 55. DWR's use of pumped groundwater on its properties is 54.05 acre-feet per year for  
4 the years of 2011 and 2012.

5 56. DWR highest use of imported SWP water on its properties is 4,140.9 acre-feet per  
6 year. Note: seepage from the Aqueduct infiltrating into Antelope Valley aquifers has not been  
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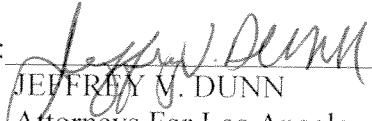
14  
15 By: \_\_\_\_\_

16 NOAH GOLDEN-KRASNER  
17 Attorneys for the State of California,  
18 Santa Monica Mountains Conservancy,  
and State of California 50th District  
Agricultural Association

19 BEST, BEST & KRIEGER LLP

20 Dated: May 23, 2013

21 By: \_\_\_\_\_

22   
JEFFREY M. DUNN  
23 Attorneys For Los Angeles County  
Waterworks District No. 40

24 Dated: May \_\_, 2013

CHARLTON WEEKS LLP

25  
26 By: \_\_\_\_\_

BRADLEY T. WEEKS  
27 Attorneys For Quartz Hill Water District

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4 the years of 2011 and 2012.

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6 year. Note: seepage from the Aqueduct infiltrating into Antelope Valley aquifers has not been  
7 calculated and is not included in DWR's estimates.

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9 Waterworks District 40 is 36.77 acre-feet per year in the year 2012.

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13 Dated: May 24, 2013

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By: Noah Golden-Krasner by MHL

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Agricultural Association

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BEST, BEST & KRIEGER LLP

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Dated: May \_\_, 2013

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By: \_\_\_\_\_

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JEFFREY V. DUNN  
Attorneys For Los Angeles County  
Waterworks District No. 40

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Dated: May 22, 2013

CHARLTON WEEKS LLP

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By: Bradley T. Weeks

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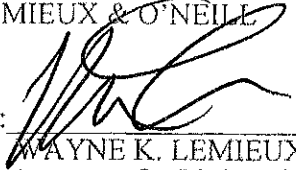
BRADLEY T. WEEKS  
Attorneys For Quartz Hill Water District

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Dated: May 24, 2013

LEMIEUX & O'NEILL

By:   
WAYNE K. LEMIEUX  
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District and Palm Ranch Irrigation District

Dated: May \_\_, 2013

LAGERLOF, SENECA, GOSNEY & KRUSE

By: \_\_\_\_\_  
THOMAS BUNN III  
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Dated: May \_\_, 2013

RICHARDS, WATSON & GERSHON

By: \_\_\_\_\_  
STEVEN R. ORR  
Attorneys for City of Palmdale



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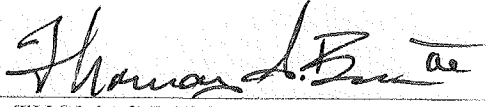
Dated: May \_\_, 2013

LEMIEUX & O'NEILL

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WAYNE K. LEMIEUX  
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Dated: May 23, 2013

LAGERLOF, SENEAL, GOSNEY & KRUSE

By:   
THOMAS BUNN III  
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Dated: May \_\_, 2013

RICHARDS, WATSON & GERSHON

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Dated: May \_\_, 2013

LEMIEUX & O'NEILL

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WAYNE K. LEMIEUX  
Attorneys for Littlerock Creek Irrigation  
District and Palm Ranch Irrigation District


Dated: May \_\_, 2013

LAGERLOF, SENECA, GOSNEY & KRUSE

By: \_\_\_\_\_  
THOMAS BUNN III  
Attorneys for Palmdale Water District

Dated: May 23, 2013

RICHARDS, WATSON & GERSHON

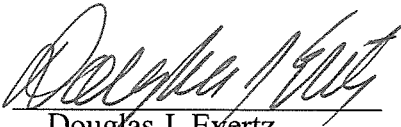
By:  \_\_\_\_\_  
STEVEN R. ORR  
Attorneys for City of Palmdale

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Dated: May 23, 2013

MURPHY AND EVERTZ LLP

By:   
Douglas J. Evertz  
Attorneys for CITY OF LANCASTER and  
ROSAMOND COMMUNITY SERVICES  
DISTRICT

Dated: May \_\_\_\_\_, 2013

CALIFORNIA WATER SERVICE  
COMPANY

By: \_\_\_\_\_  
John Tootle  
Attorneys for CALIFORNIA WATER  
SERVICE COMPANY

1 Dated: May \_\_\_\_\_, 2013

MURPHY AND EVERTZ LLP

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ROSAMOND COMMUNITY SERVICES  
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Dated: May \_\_\_\_\_, 2013

CALIFORNIA WATER SERVICE  
COMPANY

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Attorneys for CALIFORNIA WATER  
SERVICE COMPANY

**CERTIFICATE OF SERVICE**

Case Name: Antelope Valley Groundwater  
Cases

No. JCCP 4408

I hereby certify that on May 28, 2013, I electronically served the following document(s)

**STATE OF CALIFORNIA STIPULATION OF FACTS FOR PHASE IV TRIAL**

on the interested parties in this action, by posting the document(s) listed above to the Santa Clara County Superior Court e-filing website (<http://www.scefiling.org>) under the Antelope Valley Groundwater matter pursuant to the Court's Order dated October 27, 2005.

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on May 28, 2013, at Los Angeles, California.

Blanca Cabrera  
Declarant

  
Signature