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1	ROBERT E. DOUGHERTY [SBN: 41317] WILLIAM A. HAUCK [SBN: 202669]		
2	Covington & Crowe, LLP 1131 West Sixth Street, Suite 300		
3	Ontario, California 91762 (909) 983-9393; Fax (909) 391-6762		
4	(707) 703 7373, 1 ax (707) 371 0702		
5		tter Co. Inc., El Dorado Mutual Water Co., West Mutual Water Co., Antelope Park Mutual Water	
6 7	Co., Averydale Mutual Water Co., Sundale M Aqua J Mutual Water Co., Bleigh Flat Mutua	Iutual Water Co., Evergreen Mutual Water Co.,	
8	as A.V. United Mutual Group		
9	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
10	COUNTY OF LOS ANGELES, CENTRAL DISTRICT		
11			
12	ANTELOPE VALLEY GROUNDWATER CASES	Judicial Council Coordination Proceeding No. 4408	
13	Included Actions: Los Angeles County Waterworks District	Santa Clara Case No. 1-05-CV-049053 Assigned to The Honorable Jack Komar	
14	No. 40 v. Diamond Farming Co., Superior	Assigned to The Honorable sack Roman	
15	Court of California, County of Los Angeles, Case No.: BC 325201;	ANSWER OF LAND PROJECTS MUTUAL WATER COMPANY, AS A MEMBER OF	
16	Los Angeles County Waterworks District	A.V. UNITED MUTUAL GROUP, TO FIRST-AMENDED CROSS-COMPLAINT	
17	No. 40 v. Diamond Farming Co., Superior Court of California, County of Kern, Case No.: S-1500-CV-254-348;	OF PUBLIC WATER SUPPLIERS	
18	Wm. Bolthouse Farms, Inc. v. City of		
19	Lancaster, Diamond Farming Co. v. City of Lancaster, Diamond Farming Co. v.		
20	Palmdale Water Dist., Superior Court of California, County of Riverside, Case Nos.: RIC 353 840, RIC 344 436, RIC 344 668		
22			
23	AND RELATED CROSS-ACTIONS.		
24			
25	Land Projects Mutual Water Compa	any, as a member of A.V. United Mutual Group	
26	,		
27	("AVUMG") hereby answers the First-Amen	nded Cross-Complaint of the Public Water Supplier	
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for Declaratory and Injunctive Relief and Adjudication of Water Rights, which has been filed as of this date, specifically those of California Water Service Company, City of Lancaster, City of Palmdale, Littlerock Creek Irrigation District, Los Angeles County Water Works District No. 40, Palmdale Water District, Rosamond Community Services District, Palm Ranch Irrigation District, and Quartz Hill Water District.

# **GENERAL DENIAL**

1. Pursuant to Code of Civil Procedure section 431.30(d), Cross-Defendants hereby generally deny each and every allegation set forth in the Cross-Complaint, and the whole thereof, and further deny that Cross-Complainants are entitled to any relief against Cross-Defendants.

## **AFFIRMATIVE DEFENSES**

### First Affirmative Defense

# (Failure to State a Cause of Action)

2. The Cross-Complaint and every purported cause of action contained therein fail to allege facts sufficient to constitute a cause of action against these answering Cross-Defendants.

### **Second Affirmative Defense**

## (Statute of Limitations)

3. Each and every cause of action contained in the Cross-Complaint is barred, in whole or in part, by the applicable statutes of limitation, including, but not limited to, sections 318, 319, 321, 338, and 343 of the California Code of Civil Procedure.

#### Third Affirmative Defense

#### (Laches)

4. The Cross-Complaint, and each and every cause of action contained therein, is barred by the doctrine of laches.

#### **Fourth Affirmative Defense**

### (Estoppel)

5. The Cross-Complaint, and each and every cause of action contained therein, is

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1	barred by the doctrine of estoppel.
2	Fifth Affirmative Defense
3	(Waiver)
4	6. The Cross-Complaint, and each and every cause of action contained therein,
5	barred by the doctrine of waiver.
6	Sixth Affirmative Defense
7	(Self-Help)
8	7. Cross-Defendants have, by virtue of the doctrine of self-help, preserved the
9	paramount overlying right to extract groundwater by continuing, during all times relevant heret
10	to extract groundwater and put it to reasonable and beneficial use on their properties.
11	Seventh Affirmative Defense
12	(California Constitution Article X, Section 2)
13	8. Cross-Complainants' methods of water use and storage are unreasonable ar
14	wasteful in the arid conditions of the Antelope Valley and thereby violate Article X, Section 2 of
15	the California Constitution.
16	Eighth Affirmative Defense
17	(Additional Defenses)
18	9. The Cross-Complainants do not state their allegations with sufficient clarity
19	enable these answering Cross-Defendants to determine what additional defenses may exist
20	Cross-Complainants' causes of action. Cross-Defendants therefore reserve the right to assert a
21	other defenses which may pertain to the Cross-Complaint.
22	Ninth Affirmative Defense
23	10. The prescriptive claims asserted by governmental entity Cross-Complainants as
24	ultra vires and exceed the statutory authority by which each entity may acquire property as s
25	forth in Water Code sections 22456, 31040 and 55370.
26	Tenth Affirmative Defense
27	11. The prescriptive claims asserted by governmental entity Cross-Complainants a
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1	barred by the provisions of Article 1 Section 19 of the California Constitution.
2	Eleventh Affirmative Defense
3	12. The prescriptive claims asserted by governmental entity Cross-Complainants ar
4	barred by the provisions of the 5 <sup>th</sup> Amendment to the United States Constitution as applied to th
5	states under the 14 <sup>th</sup> Amendment of the United States Constitution.
6	Twelfth Affirmative Defense
7	13. Cross-Complainants' prescriptive claims are barred due to their failure to tak
8	affirmative steps that were reasonably calculated and intended to inform each overlying
9	landowner of Cross-Complainants' adverse and hostile claim as required by the due proces
10	clause of the 5 <sup>th</sup> and 14 <sup>th</sup> Amendments of the United States Constitution.
11	Thirteenth Affirmative Defense
12	14. The prescriptive claims asserted by governmental entity Cross-Complainants ar
13	barred by the provisions of Article 1 Section 7 of the California Constitution.
14	Fourteenth Affirmative Defense
15	15. The prescriptive claims asserted by governmental entity Cross-Complainants ar
16	barred by the provisions of the 14 <sup>th</sup> Amendment to the United States Constitution.
17	Fifteenth Affirmative Defense
18	16. The governmental entity Cross-Complainants were permissively pumping at al
19	times.
20	Sixteenth Affirmative Defense
21	17. The request for the court to use its injunctive powers to impose a physical solution
22	seeks a remedy that is in violation of the doctrine of separation of powers set forth in Article 3
23	Section 3 of the California Constitution.
24	Seventeenth Affirmative Defense
25	18. Cross-Complainants are barred from asserting their prescriptive claims by
26	operation of law as set forth in Civil Code sections 1007 and 1214.
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## **Eighteenth Affirmative Defense**

19. Each Cross-Complainant is barred from recovery under each and every cause of action contained in the Cross-Complaint by the doctrine of unclean hands and/or unjust enrichment.

## **Nineteenth Affirmative Defense**

20. The Cross-Complaint is defective because it fails to name indispensable parties in violation of California Code of Civil Procedure Section 389(a).

## **Twentieth Affirmative Defense**

21. The governmental entity Cross-Complainants are barred from taking, possessing or using Cross-Defendants' property without first paying just compensation. (United States Constitution, Amendment 5; Article I Section 19 of the California Constitution; California Code of Civil Procedure Section 1263.010(a)).

## **Twenty-First Affirmative Defense**

22. The governmental entity Cross-Complainants are seeking to transfer water right priorities and water usage which will have significant effects on the Antelope Valley Groundwater basin and the Antelope Valley. Said actions are being done without complying with and contrary to the provisions of California's Environmental Quality Act (CEQA) (Pub.Res.C. 2100 et seq.).

## **Twenty-Second Affirmative Defense**

23. The governmental entity Cross-Complainants seek judicial ratifications of a project that has had and will have a significant effect on the Antelope Valley Groundwater Basin and the Antelope Valley that was implemented without providing notice in contravention of the provisions of California's Environmental Quality Act (CEQA) (Pub.Res.C. 2100 et seq.).

### **Twenty-Third Affirmative Defense**

24. Any imposition by this court of a proposed physical solution that reallocates the water right priorities and water usage within the Antelope Valley will be *ultra vires* as it will be subverting the pre-project legislative requirements and protections of California's Environmental

25. No well-defined comm  Defendants sufficient for this case to was  Twenty-  Each putative class mer  water rights sufficient to certify either a  WHEREFORE, these answers  follows:	Fifth Affirmative Defense mber will not have common defenses against competing
Defendants sufficient for this case to was  Twenty-  Each putative class mer  water rights sufficient to certify either a  WHEREFORE, these answers  follows:	arrant class action status.  Fifth Affirmative Defense  mber will not have common defenses against competing a Plaintiff or Defendant class.  ing Cross-Defendants pray that judgment be entered as  ts take nothing by reason of their Cross-Complaint;
Twenty-  26. Each putative class mer  water rights sufficient to certify either a  WHEREFORE, these answeri  follows:	Fifth Affirmative Defense  mber will not have common defenses against competing a Plaintiff or Defendant class.  ing Cross-Defendants pray that judgment be entered as ts take nothing by reason of their Cross-Complaint;
6 26. Each putative class mer 7 water rights sufficient to certify either a 8 <b>WHEREFORE</b> , these answers 9 follows:	mber will not have common defenses against competing a Plaintiff or Defendant class.  ing Cross-Defendants pray that judgment be entered as ts take nothing by reason of their Cross-Complaint;
water rights sufficient to certify either a  WHEREFORE, these answers  follows:	a Plaintiff or Defendant class.  ing Cross-Defendants pray that judgment be entered as  ts take nothing by reason of their Cross-Complaint;
8 <b>WHEREFORE</b> , these answering follows:	ing Cross-Defendants pray that judgment be entered as
9 follows:	ts take nothing by reason of their Cross-Complaint;
10 1. That Cross-Complainant	
<b>₩</b>	nt be dismissed with prejudice;
11 2. That the Cross-Complain	
3. For Cross-Defendants' c	costs incurred herein; and
4. For such other and further	er relief as the Court deems just and proper.
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15 Dated: May <b><u>29</u></b> , 2007	COVINGTON & CROWE, LLP
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17	Nay
18	By: ROBERT E. DOUGHERTY
19	WILLIAM A. HAUCK Attorneys for Cross-Defendants and Cross-
20	Complainants A.V. United Mutual Group
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Land Projects Mutual Water Co.'s	6

COVINGTON & CROWE ATTORNEYS AT LAW 1131 WEST SIXTH STREET, Suite 300	
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ONTARIO, CA 91762

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2	PROOF OF SERVICE	
3	STATE OF CALIFORNIA, COUNTY OF SANTA CLARA	
4	I am employed in the County of San Bernardino, State of California. I am over the age of 18 and not a party to the within action; my business address is Covington & Crowe, LLP, 1131 West Sixth Street, Suite 300, Ontario, California 91762.	
5 6 7	On May 29, 2007, I served the foregoing document described as ANSWER OF LAND PROJECTS MUTUAL WATER COMPANY, AS A MEMBER OF A.V. UNITED MUTUAL GROUP, TO FIRST-AMENDED CROSS-COMPLAINT OF PUBLIC WATER SUPPLIERS on the interested parties in this action:	
8	*	
9	by posting the document listed above to the Santa Clara County Superior Court e- filing website under the Antelope Valley Groundwater matter pursuant to the Court's Order dated October 27, 2005.	
10	by placing \( \property\) the original \( \property\) a true copy thereof enclosed in a sealed envelope addressed as follows:	
12		
13	□ BY MAIL	
14	□ * I deposited such envelope in the mail at Ontario, California. The envelope	
15	was mailed with postage thereon fully prepaid.	
16	As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. Postal Service on that same day with postage thereon fully prepaid at Ontario,	
17		
18	more than one day after date of deposit for mailing in affidavit.	
19	BY PERSONAL SERVICE I delivered such envelope by hand to the offices of the addressee.	
20	I declare under penalty of perjury under the laws of the State of California that the	
21	foregoing is true and correct.	
22	Executed on May 29, 2007, at Ontario, California.	
23		
24	CAROL SANCHEZ	
25	CAROL SANCHEZ	