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7 Attorneys for ANAVERDE LLC

8 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**

9 **COUNTY OF SANTA CLARA**

10 **ANTELOPE VALLEY GROUNDWATER**
11 **CASES:**

12 Included Actions:

13 Los Angeles County Waterworks District No.
40 v. Diamond Farming Co.
Superior Court of California
14 County of Los Angeles, Case No. BC325201

15 Los Angeles County Waterworks District No.
40 v. Diamond Farming Co.
Superior Court of California
16 County of Kern, Case No. S-1500-CV-254-
17 348

18 Wm. Bolthouse Farms, Inc. v. City of
Lancaster
19 Diamond Farming Co. v. City of Lancaster
Diamond Farming Co. v. Palmdale Water Dist.
20 Superior Court of California
County of Riverside, consolidated actions
21 Case Nos. RIC 353840, RIC 344436,
RIC 344668

Judicial Council Coordination
Proceeding No. 4408

Santa Clara Case No. 1-05-CV-049053
Assigned to the Honorable Jack Komar

ANAVERDE LLC'S EXHIBIT LIST

Phase 2 Trial: October 6, 2008

25 **TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:**

26 Attached hereto is ANAVERDE, LLC'S Exhibit List submitted for trial.
27
28

Exhibit #	Offered By	Description	Legal Grounds for Objections	Date Offer'd	Date Admit
II-3000	Co-Defendant	1/1/1928 Through 1929 Satallite Map			
II-3001	Co-Defendant	1/1/1928 Through 1929 Satallite Map			
II-3002	Co-Defendant	1/1/1928 Through 1929 Satallite Map			
II-3003	Co-Defendant	1/1/1928 Through 1929 Satallite Map			
II-3004	Co-Defendant	1/1/1928 Through 1929 Satallite Map			
II-3005	Co-Defendant	1/1/1928 Through 1929 Satallite Map			
II-3006	Co-Defendant	1/1/1940 Through 00/00/2005 Well Data Records from 1940-2005 for a 0 to 10 mile radius			
II-3007	Co-Defendant	1/1/1940 Through 1940 Satallite Map			
II-3008	Co-Defendant	1/1/1940 Through 1940 Satallite Map			
II-3009	Co-Defendant	1/1/1940 Through 1940 Satallite Map			
II-3010	Co-Defendant	1/1/1940 Through 1940 Satallite Map			
II-3011	Co-Defendant	1/1/1940 Through 1940 Satallite Map			
II-3012	Co-Defendant	1/1/1940 Through 1940 Satallite Map			
II-3013	Co-Defendant	1/1/1949 Through 1949 Satallite Map			
II-3014	Co-Defendant	1/1/1949 Through 1949 Satallite Map			
II-3015	Co-Defendant	1/1/1949 Through 1949 Satallite Map			

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|---|--|
| 1. No Objection; Admissibility Stipulated | (Relevancy, Personal Knowledge, |
| 2. Irrelevant (§ 210) | Authenticity) (§ 1400, Identity) |
| 3. Hearsay (§ 1200) | 7. Unduly Time Consuming, Prejudicial, |
| | Confusing, |
| 4. Best Evidence (§ 1500) | or Misleading (§ 352) |
| 5. Inadmissible Opinion (§ 800) | 8. Subsequent Repair (§ 1151) |
| 6. Insufficient Foundation (§ 403) | 9. Other (Specify) |

1	II-3016	Co-Defendant	1/1/1949	Through 1949 Satallite Map			
2	II-3017	Co-Defendant	1/1/1949	Through 1949 Satallite Map			
3	II-3018	Co-Defendant	1/1/1949	Through 1957 Satallite Map			
4	II-3019	Co-Defendant	1/1/1951	AV GW Elevation Map 1951 from PSR Chapter IV			
5	II-3020	Co-Defendant	1/1/1951	Spreadsheets of Groundwater Level Measurements and Water Level Values Inferred from trends for the years of: 1951, 1963, 1971, 1985, 1992, 1998, & 2005 in the Antelope Valley Region			
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10	II-3021	Co-Defendant	1/1/1952	Lake Palmdale Aerial Photo with San Andreas and Little Rock Fault lines.			
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12	II-3022	Co-Defendant	1/1/1956	Change in Ground water Levels from 1956-1988 (Palmdale Water District Ground Water Evaluation, Antelope Valley, CA)			
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15	II-3023	Co-Defendant	3/1/1956	Ground Water Contours March 1956 (Palmdale Water District Ground Water Evaluation, Antelope Valley, CA)			
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18	II-3024	Co-Defendant	1/1/1958	Through 00/00/1965 Map of the Antelope Valley - East Kern Water Agency Area, California Showing Ground-water Subunits and Areas, Location of Wells, and Water-Level Contours from 1958-1965			
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26	1.	No Objection; Admissibility Stipulated		(Relevancy, Personal Knowledge, Authenticity) (§ 1400, Identity)			
27	2.	Irrelevant (§ 210)					
28	3.	Hearsay (§ 1200)		7. Unduly Time Consuming, Prejudicial, Confusing,			
	4.	Best Evidence (§ 1500)		or Misleading (§ 352)			
	5.	Inadmissible Opinion (§ 800)		8. Subsequent Repair (§ 1151)			
	6.	Insufficient Foundation (§ 403)		9. Other (Specify)			

1	II-3025	Co-Defendant	1/1/1958	thru 00/00/66 (3) Maps of The Antelope Valley-East Kern Water Agency Area, CA; showing specific capacity of wells, ground-water subunits and areas, location of wells, and water-level contours and showing estimated average specific yield of saturated deposits.			
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7	II-3026	Co-Defendant	1/1/1958	thru 00/00/66 (4) Maps of The Antelope Valley-East Kern Water Agency Area, CA; showing specific capacity of wells, ground-water subunits and areas, location of wells, and water-level contours and showing estimated average specific yield of saturated deposits. (1) Illegible map			
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13	II-3027	Co-Defendant	1/1/1958	through 1965; Maps of the Antelope Valley-East Kern Water Agency Area, California			
14							
15	II-3028	Co-Defendant	1/1/1964	Exhibit 9 Bloyd 1976 Geologic Section of Groundwater Table in Relation to Geologic Faults in Bedrock and Unconsolidated Deposits			
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18							
19	II-3029	Co-Defendant	8/28/1967	through 06/26/2008; Exhibits to Post			
20							
21	II-3030	Co-Defendant	8/28/1967	United States Department of the Interior Geologic Survey; Water Resources of the Antelope Valley-East Kern Water Agency Area, California			
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23							

24	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
25	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
26	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
27	4.	Best Evidence (§ 1500)	or Misleading (§ 352)
28	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
	6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3031	Co-Defendant	11/12/1967	Water-Resources Inventory for 1966 Antelope Valley-East Kern Water Agency Area CA.			
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3	II-3032	Co-Defendant	11/14/1967	United States Department of the Interior Geologic Survey; Water-Resources Inventory for 1966 Antelope Valley-East Kern Water Agency Area California			
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7	II-3033	Co Defendant	3/6/1971	Through: 4/30/01 - 1063: Pumping Information, Palmdale Regional Airport Water Well Review, Well Canvass Inventory Form, Email from Lewis Trout to James Bort, for well locations (numbers: 1, 2, 5, and sections: 9-11) and well at 60 N 4			
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12	II-3034	Co Defendant	9/23/1972	Through 4/14/95 - 1068: Palmdale Regional Airport Water Well Review, Description of Water System, and letter from So. Cal. Edison to Lancaster Business office re: pump test. Well Location Sections: 10-12			
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17	II-3035	Co-Defendant	1/1/1974	Ritter Ridge Quadrangle; United States Department of the Interior Geological Survey			
18							
19	II-3036	Co-Defendant	1/1/1975	Ritter Ridge Quadrangle Topographic Map			
20							
21	II-3037	Co-Defendant	2/2/1976	PMD Wells 1977; Well Locations			
22	II-3038	Co-Defendant	5/20/1976	First Notice Groundwater Extractions; City of Los Angeles P008002-P008003			
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25	1. No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
26	2. Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
27	3. Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
28	4. Best Evidence (§ 1500)	or Misleading (§ 352)
	5. Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
	6. Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3039	Co Defendant	5/20/1976	Through: 6/14/91 -1051: First Notice of Groundwater Extractions, City of Los Angeles Inter-Departmental Correspondence, Job Record, Letter to State Water Resources Control Board with Annual Recordation Notices for well location: 50th Street and Ave. O			
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7	II-3040	Co Defendant	5/20/1976	Through 5/28/96 - 1082: First Notice of Ground Water Extractions; for well location: 94th St. E. and Ave. O-10			
8							
9							
10	II-3041	Co Defendant	7/11/1976	Through: 9/24/96 - 1058: Pump Information, Palmdale Regional Airport Water Well Review, Well Completion Report, City of L.A. Dept. of Airports, Memo Re: Closure of a Water Well at PMD, Well Canvass Inventory Form, and City of L.A. Interdepartmental Correspondence for various well locations			
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17	II-3042	Co Defendant	7/12/1976	Through: 6/29/01 - 1057: Information on Pump, Well Canvass Inventory Form, Annual Notice of Groundwater Extraction and Diversion, City of L.A. Interdepartmental Correspondence, and Purchase Request for various well locations			
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23	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
24	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
25	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial,
26			Confusing,
27	4.	Best Evidence (§ 1500)	or Misleading (§ 352)
28	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
	6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3043	Co-Defendant	1/1/1977	Through 00/00/2005 Palmdale Regional Airport Property: (no page before) Well Number, Location and general information, "Exhibit B": Summary of preliminary well assessment, "Exhibit C": Well Canvass Inventory Form, "Exhibit D": Groundwater Extractions			
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7	II-3044	Co-Defendant	1/1/1978	Well Location Map From Recordation Data (Palmdale Water District Ground Water Evaluation, Antelope Valley, CA)			
8							
9							
10	II-3045	Co-Defendant	1/1/1978	Calibration of a Mathematical Model of the Antelope Valley Ground- Water Basin, California; Geological Survey Water- Supply Paper			
11							
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13	II-3046	Co-Defendant	1/1/1978	1094: Annual Notice of Ground Water Extractions or Surface Water Diversions			
14							
15	II-3047	Co-Defendant	1/1/1979	U.S. Geological Survey Scientific, 1978] Map of Antelope Valley California Water Supply Paper 2046- Plates 1 through 13			
16							
17							
18	II-3048	Co-Defendant	1/1/1979	AV GW Elevation Map 1979 from PSR Chapter IV			
19							
20	II-3049	Co-Defendant	4/2/1982	1029: Fax attaching Water Well Driller's Report for Well at 30th and Ave. P. Palmdale			
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22	II-3050	Co-Defendant	5/20/1982	First Notice Groundwater Extractions; James Bort P007887-P007888			
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| 26 | 1. No Objection; Admissibility Stipulated | (Relevancy, Personal Knowledge, |
| 27 | 2. Irrelevant (§ 210) | Authenticity) (§ 1400, Identity) |
| 28 | 3. Hearsay (§ 1200) | 7. Unduly Time Consuming, Prejudicial, |
| | | Confusing, |
| | 4. Best Evidence (§ 1500) | or Misleading (§ 352) |
| | 5. Inadmissible Opinion (§ 800) | 8. Subsequent Repair (§ 1151) |
| | 6. Insufficient Foundation (§ 403) | 9. Other (Specify) |

1	II-3051	Co Defendant	5/20/1982	Through 4/27/83 - 1044: First Notice of Groundwater Extractions, and Annual Recordation Notice for well location: N-8 and 47th Street East			
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5	II-3052	Co Defendant	5/20/1982	Through 9/8/00 - 1045: First Notice of Groundwater Extractions, Well Canvass Inventory Form, Pump Check for well location: 47th Street East and Ave. O and N-8 and 48th Street East			
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8							
9	II-3053	Co Defendant	5/20/1982	Through: 9/8/00 - 1048: First Notice Groundwater Extractions, Well Canvass Inventory, and Pump Check for well location: 49th Street East and Ave. M-8			
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11							
12							
13	II-3054	Co- Defendant	1/1/1983	Map of Adjacent wells - DHS and USGS			
14	II-3055	Co Defendant	1/19/1983	Through 5/0/96 - 1037 and 1038: Annual Recordation Notice, Well Canvass Inventory and Job Record Sheet for well locations: 40 and N-8 and 40th Street East and Avenue P			
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17							
18	II-3056	Co Defendant	4/22/1983	Through 5/28/96 -1027 First Notice of Groundwater Extractions, and Annual Recordation Notice for location at 28th Street and 0- 2 - Date well drilled 4/0/82			
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22	II-3057	Co Defendant	5/20/1984	Through: 5/28/96 - 1054: First Notice Groundwater Extractions for well location: E. Ave. M-8 and 53rd Street E.			
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| 25 | 1. No Objection; Admissibility Stipulated | (Relevancy, Personal Knowledge, |
| 26 | 2. Irrelevant (§ 210) | Authenticity) (§ 1400, Identity) |
| 27 | 3. Hearsay (§ 1200) | 7. Unduly Time Consuming, Prejudicial,
Confusing, |
| 28 | 4. Best Evidence (§ 1500) | or Misleading (§ 352) |
| | 5. Inadmissible Opinion (§ 800) | 8. Subsequent Repair (§ 1151) |
| | 6. Insufficient Foundation (§ 403) | 9. Other (Specify) |

1	II-3058	Co Defendant	7/27/1984	Through: 9/8/00 - 1047: First Notice Groundwater Extractions, Well Canvass Inventory, Pump Check, City of Los Angeles Interdepartmental Correspondence re: Palmdale International Airport Water Projection, and Specifications for Well Closures at the Palmdale Regional Airport			
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8	II-3059	Co- Defendant	3/1/1988	Ground Water Contours March 1988 (Palmdale Water District Ground Water Evaluation, Antelope Valley, CA)			
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10	II-3060	Co- Defendant	3/1/1988	Exhibit 20 Law Environmental Plate 2 of 1988 Groudwater Elevations			
11							
12	II-3061	Co- Defendant	1/1/1990	Through 2008 Waterworks District Meter Readings for 1990-2008			
13							
14	II-3062	Co- Defendant	6/12/1991	First Notice Groundwater Extractions Los Angeles City Dept. of Airports Palmdale Regional Airport; LAWAM000156; P007889- P007890			
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18	II-3063	Co Defendant	6/12/1991	Through 4/30/98 - 1039: First Notice of Groundwater Extractions, Well Closures at the Palmdale Regional Airport, and Well Completion Report for locations: 43rd Street East and Ave. O and # 5 Ave. O-4 and 37th Street			
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26	1.	No Objection; Admissibility Stipulated		(Relevancy, Personal Knowledge,			
27	2.	Irrelevant (§ 210)		Authenticity) (§ 1400, Identity)			
28	3.	Hearsay (§ 1200)		7. Unduly Time Consuming, Prejudicial,			
				Confusing,			
	4.	Best Evidence (§ 1500)		or Misleading (§ 352)			
	5.	Inadmissible Opinion (§ 800)		8. Subsequent Repair (§ 1151)			
	6.	Insufficient Foundation (§ 403)		9. Other (Specify)			

1	II-3064	Co-Defendant	1/1/1992	Through 09/00/2008 Well 3A Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
2							
3	II-3065	Co-Defendant	1/1/1992	Through 09/00/2008 Well 4A Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
4							
5	II-3066	Co-Defendant	1/1/1992	Through 09/00/2008 Well 6A Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
6							
7	II-3067	Co-Defendant	1/1/1992	Through 09/00/2008 Well 8A Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
8							
9	II-3068	Co-Defendant	1/1/1992	Through 09/00/2008 Well 10 Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
10							
11	II-3069	Co-Defendant	1/1/1992	Through 09/00/2008 Well 11A Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
12							
13	II-3070	Co-Defendant	1/1/1992	Through 09/00/2008 Well 14A Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
14							
15	II-3071	Co-Defendant	1/1/1992	Through 09/00/2008 Well 15 Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
16							
17	II-3072	Co-Defendant	1/1/1992	Through 09/00/2008 Well 18 Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
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25	1. No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
26	2. Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
27	3. Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
28	4. Best Evidence (§ 1500)	or Misleading (§ 352)
	5. Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
	6. Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3073	Co-Defendant	1/1/1992	Through 09/00/2008 Well 19 Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
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3							
4	II-3074	Co-Defendant	1/1/1992	Through 09/00/2008 Well 21 Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
5							
6							
7	II-3075	Co-Defendant	1/1/1992	Through 09/00/2008 Well 22 Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
8							
9	II-3076	Co-Defendant	1/1/1992	Through 09/00/2008 Well 23A Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
10							
11							
12	II-3077	Co-Defendant	1/1/1992	Through 09/00/2008 Well 25 Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
13							
14	II-3078	Co-Defendant	1/1/1992	Through 09/00/2008 Well 29 Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
15							
16							
17	II-3079	Co-Defendant	1/1/1992	Through 09/00/2008 Well 30 Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
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19							
20	II-3080	Co-Defendant	1/1/1992	Through 09/00/2008 Well 32 Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
21							
22	II-3081	Co-Defendant	1/1/1992	Through 09/00/2008 Well 33 Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
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| 25 | 1. No Objection; Admissibility Stipulated | (Relevancy, Personal Knowledge, |
| 26 | 2. Irrelevant (§ 210) | Authenticity) (§ 1400, Identity) |
| | 3. Hearsay (§ 1200) | 7. Unduly Time Consuming, Prejudicial, Confusing, |
| 27 | 4. Best Evidence (§ 1500) | or Misleading (§ 352) |
| | 5. Inadmissible Opinion (§ 800) | 8. Subsequent Repair (§ 1151) |
| 28 | 6. Insufficient Foundation (§ 403) | 9. Other (Specify) |

1	II-3082	Co-Defendant	1/1/1992	Through 09/00/2008 Well 35 Static and Pumping Levels for September 2008 specifically as well as from 1992-2008			
2							
3	II-3083	Co-Defendant	1/1/1992	Through 09/00/2006 Well 2A Static and Pumping Levels for September 2006 specifically as well as from 1992-2006			
4							
5	II-3084	Co-Defendant	1/1/1992	Through 00/00/2006 Well 7A Static and Pumping Levels no date given but second sheet of levels from 1992-2006			
6							
7	II-3085	Co-Defendant	1/1/1992	Through 03/00/2008 Well 16 Static and Pumping Levels for September 2006 specifically as well as from 1992-2008			
8							
9	II-3086	Co-Defendant	1/1/1992	Through 00/00/2002 Well 20 Static and Pumping Levels no date given but second sheet of levels from 1992-2002			
10							
11	II-3087	Co-Defendant	7/1/1992	Through 6/25/97 - 1026 Antelope Valley Well Data Title page and Annual Recordation and Well data for Well 8A and other?			
12							
13	II-3088	Co-Defendant	1/1/1993	Through: 5/28/96 - 1069: Groundwater Extraction of Surface Diversion, and Palmdale Regional Airport Water Well Report re: various well locations.			
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1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
4.	Best Evidence (§ 1500)	or Misleading (§ 352)
5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3089	Co Defendant	1/1/1993	Through: 1/1/97 - 1072: Palmdale Regional Airport Water Well Report, Specifications for Well Closures at the Palmdale Regional Airport, and Palmdale Regional Airport Water Well Review. For well location sections 5-7			
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7	II-3090	Co Defendant	1/1/1993	Through 4/30/98 - 1084: Specifications for Well Closures at the Palmdale Regional Airport, and Palmdale Regional Airport Water Well Report, Annual Notice of Groundwater Extraction and Diversion, and Well Completion Report; for various well locations			
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13	II-3091	Co Defendant	1/1/1993	Through: 1/25/01 -1087: Description of Water Systems, Water Well Report for Palmdale Regional Airport, First Notice of Ground Water Extractions, City of L.A. Dept. of Airports Fax, PMD Water Systems, Palmdale Regional Airport Water Well Review and Purchase Request; for various well locations.			
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20	II-3092	Co Defendant	1/1/1993	Through: 4/14/95 - 1088: Palmdale Regional Airport Water Well Review, and Palmdale Regional Airport Water Well Report; for various well locations			
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|---|---|
| 1. No Objection; Admissibility Stipulated | (Relevancy, Personal Knowledge, |
| 2. Irrelevant (§ 210) | Authenticity) (§ 1400, Identity) |
| 3. Hearsay (§ 1200) | 7. Unduly Time Consuming, Prejudicial, Confusing, |
| 4. Best Evidence (§ 1500) | or Misleading (§ 352) |
| 5. Inadmissible Opinion (§ 800) | 8. Subsequent Repair (§ 1151) |
| 6. Insufficient Foundation (§ 403) | 9. Other (Specify) |

1	II-3093	Co Defendant	1/1/1993	Through: 8/1/01 - 1091: Email from Lewis Trout to Breton Lobner and Palmdale Regional Airport Water Well Review; for various well locaitons			
2							
3							
4	II-3094	Co Defendant	6/21/1994	Through 04/11/01 - 1031: First Notice of Groundwater Extractions and Well Canvass Inventory Form with doc with handwritten notes also in 1027. Well Location: # 3 Ave/N-12 and 35th St. E. and Ave. O and 37th Street E.			
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8							
9	II-3095	Co Defendant	6/21/1994	Through 4/11/01 - 1036: First Notice of Groundwater Extractions and Well Canvass Inventory Forms and Well Schedule by USGS, with handwritten Notes on 1027. For well location: O-4 and 37th Street East and N-4 and 37th Street East.			
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15	II-3096	Co Defendant	3/1/1995	1076: Water Well Report, Palmdale Regional Airport for various well locations			
16							
17	II-3097	Co Defendant	4/14/1995	Through 8/19/95 - 1055: Palmdale Regional Airport Water Well Review and Well Canvass Inventory Form for well location sections 18-22			
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1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial,
		Confusing,
4.	Best Evidence (§ 1500)	or Misleading (§ 352)
5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3098	Co Defendant	4/14/1995	Through: 1056: 6/29/01 - First Notice Groundwater Extractions, Annual Notice of Groundwater Extraction and Diversion, and Palmdale Regional Airport Water Well Review for well location: 55 St. and Ave. N, Well Location Sections 3-5			
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6							
7	II-3099	Co Defendant	4/14/1995	1095: Palmdale Regional Airport Water Well Review for well sections: 3-20			
8							
9	II-3100	Co Defendant	8/9/1995	Through: 8/10/95 - 1092: Well Canvass Inventory Form			
10	II-3101	Co- Defendant	1/1/1996	City of Palmdale Master Plan of Drainage Update			
11	II-3102	Co Defendant	1/1/1996	Through 4/30/98 - 1053: Specifications for Well Closures at the Palmdale Regional Airport and Well Completion Report for well locations: 52nd Street East and M-8			
12							
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16	II-3103	Co Defendant	1/1/1996	Through: 4/30/98 - 1060: Specifications for Well Closures at the Palmdale Regional Airport, and Well Completion Report for well location: 56th Street E and Ave. N-8			
17							
18							
19							
20	II-3104	Co Defendant	1/1/1996	Through 4/30/98 - 1083: Specifications for Well Closures at the Palmdale Regional Airport, and Well Completion Report; for well location: 94th St. East and Ave. P.			
21							
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25	1. No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
26	2. Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
27	3. Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
28	4. Best Evidence (§ 1500)	or Misleading (§ 352)
	5. Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
	6. Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3105	Co Defendant	3/15/1996	Through 1/29/07 - 1042: First Notice of Groundwater Extractions, Pump Check, and Annual Notice of Groundwater Extraction or Diversion for location: N-4 and 47th Street East, N-4 and 37th Street East, 45th Street and N-4			
2							
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5							
6	II-3106	Co- Defendant	5/28/1996	Groundwater Extractions Palmdale Regional Airport 1995; General Information			
7							
8	II-3107	Co- Defendant	1/1/1997	through 01/30/03; Report re Water Resource Development and Agricultural Operations			
9							
10	II-3108	Co- Defendant	1/1/1997	through 2005; Central Arizona Project; Phoenix, Arizona			
11							
12	II-3109	Co- Defendant	5/1/1997	Exhibit 5 Geology of Anaverde Creek Groundwater Basin			
13							
14	II-3110	Co- Defendant	5/7/1997	Groundwater Extractions Palmdale Regional Airport 1996; First Notice Groundwater Extractions			
15							
16	II-3111	Co- Defendant	5/8/1997	First Notice Groundwater Extractions Los Angeles City Dept. of Airports P003210- P003211			
17							
18	II-3112	Co Defendant	5/8/1997	1033: First Notice of Groundwater Extractions for well at N-4 and 37th Street East			
19							
20	II-3113	Co- Defendant	6/25/1997	First Notice Groundwater Extractions L.A. City Dept. of Airports; P003195, P003200-P003201			
21							
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23	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
24	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
25	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial,
26			Confusing,
27	4.	Best Evidence (§ 1500)	or Misleading (§ 352)
28	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
	6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3114	Co Defendant	1/21/1998	1081: Letter from Los Angeles World Airports to LA County Dept. of Health Services re: well at 95th street and Ave. O-10 and 93rd Street East and Ave. P			
2							
3							
4	II-3115	Co Defendant	4/30/1998	Through 8/1/01 - 1073: Email from Lewis Trout to Breton Lobner and Well Completion Report; for well location: 95th Street East and P-8			
5							
6							
7	II-3116	Co- Defendant	10/30/1998	Groundwater Extractions Palmdale Regional Airport 1997; First Notice Groundwater Extractions			
8							
9							
10	II-3117	Co- Defendant	4/19/1999	Groundwater Extractions Palmdale Regional Airport 1998; Annual Notice of Groundwater Extraction or Diversion for 1997			
11							
12							
13	II-3118	Co Defendant	8/20/1999	1043: Southern California Edison's Hydraulic Test Results on New Well # 3			
14							
15	II-3119	Co- Defendant	1/1/2000	Highway 14 Roadcut to Anaverde Formation, Photo by Lowell Kessel.			
16							
17	II-3120	Co- Defendant	1/1/2000	Location Map, Anaverde Ranch Map, Anaverde Creek Watershed Boundary outlined.			
18							
19	II-3121	Co- Defendant	1/1/2000	Curriculum Vitae for Summit Envirosolutions, Inc. Personnel.			
20							
21	II-3122	Co- Defendant	1/1/2000	Hydrologic Conceptual Model.			
22	II-3123	Co- Defendant	1/1/2000	Explanation of Geologic Faults - Normal, Strike-Slip, Thrust Faults.			
23							
24							
25							
26	1.	No Objection; Admissibility Stipulated		(Relevancy, Personal Knowledge,			
27	2.	Irrelevant (§ 210)		Authenticity) (§ 1400, Identity)			
28	3.	Hearsay (§ 1200)		7. Unduly Time Consuming, Prejudicial,			
				Confusing,			
	4.	Best Evidence (§ 1500)		or Misleading (§ 352)			
	5.	Inadmissible Opinion (§ 800)		8. Subsequent Repair (§ 1151)			
	6.	Insufficient Foundation (§ 403)		9. Other (Specify)			

1	II-3124	Co-Defendant	1/1/2000	Geologic Faults and their Anticipated Effect on Groundwater Movement.			
2							
3	II-3125	Co-Defendant	1/1/2000	Hydrogeology of Flow Across Faults Streamtube Method of Analysis.			
4							
5	II-3126	Co-Defendant	1/1/2000	Consumptive Use of Water by Plants and Evaporation; pie chart and exemplary photo.			
6							
7	II-3127	Co-Defendant	1/1/2000	Consumptive Use of Water by Plants and Evaporation; pie chart.			
8							
9	II-3128	Co-Defendant	1/1/2000	Lambie, John M.; E Pur, Ilc Safe Water for All, Principle Groundwater Hydrologist Representative Resume.			
10							
11	II-3129	Co Defendant	5/19/2000	1079: Letter from Antelope Valley State Water Contractors Association to L.A. World Airports re: state wells at 50th Street E and Ave. O-8, 60th St. E. and Ave. N and 90th St. East and Ave P			
12							
13							
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15							
16	II-3130	Co-Defendant	6/26/2000	Groundwater Extractions Palmdale Regional Airport 1999; Annual Notice of Groundwater Extraction and Diversion for 1999			
17							
18							
19	II-3131	Co Defendant	8/21/2000	1052: Fax to Greg Smith of USGS from Jim Bort of PMD Airport re: well located at N-4 and 51 East			
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|---|---|
| 1. No Objection; Admissibility Stipulated | (Relevancy, Personal Knowledge, |
| 2. Irrelevant (§ 210) | Authenticity) (§ 1400, Identity) |
| 3. Hearsay (§ 1200) | 7. Unduly Time Consuming, Prejudicial, Confusing, |
| 4. Best Evidence (§ 1500) | or Misleading (§ 352) |
| 5. Inadmissible Opinion (§ 800) | 8. Subsequent Repair (§ 1151) |
| 6. Insufficient Foundation (§ 403) | 9. Other (Specify) |

1	II-3132	Co Defendant	12/26/2000	Through 4/30/01 - 1093: Email from Lewis Trout to James Bort re: Abandoned well numbers and Email from Bob Caudle to Lewis Trout re: request to destroy abandoned well			
2							
3							
4							
5	II-3133	Co Defendant	1/25/2001	Through 6/29/01 - 1050: Description of Water System, Annual Notice of Groundwater Extraction and Diversion, PMD Water Systems, and Tabulation of Parameters by Site Used in Study, for well location: 50th Street East and Ave. O-8			
6							
7							
8							
9							
10	II-3134	Co Defendant	1/25/2001	1065: PMD Water Systems for status of wells at various locations			
11							
12	II-3135	Co- Defendant	6/29/2001	Groundwater Extractions Palmdale Regional Airport 2000; Annual Notice of Groundwater Extraction and Diversion for 2000			
13							
14							
15	II-3136	Co Defendant	6/29/2001	Through: 1/29/07 - 1062: Well Canvass Inventory Form, Annual Notice of Groundwater Extraction and Diversion, and purchase request; for well location: 60th Street East and Ave. N.			
16							
17							
18							
19							
20	II-3137	Co- Defendant	3/4/2002	Exhibit 1 for the Deposition of of Eleni Hailu on 3/04/02 : Notice of Taking Depo. of PMK of L.A. County Water Works District 37 with RFP dated February 22, 2002			
21							
22							
23							

24	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
25	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
26	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial,
27	4.	Best Evidence (§ 1500)	Confusing,
28	5.	Inadmissible Opinion (§ 800)	or Misleading (§ 352)
	6.	Insufficient Foundation (§ 403)	8. Subsequent Repair (§ 1151)
			9. Other (Specify)

1	II-3138	Co-Defendant	3/4/2002	Exhibit 2 for the Deposition of of Eleni Hailu on 3/04/02 : Notice of Taking Depo. of PMK of L.A. County Water Works District 40 with RFP dated Februrary 22, 2002			
2							
3							
4							
5	II-3139	Co-Defendant	3/4/2002	Exhibit 3 for the Deposition of of Eleni Hailu on 3/04/02 :WWD No. 40, Region Map			
6							
7	II-3140	Co-Defendant	3/4/2002	Exhibit 29A for the Deposition of of Eleni Hailu on 3/04/02 : L.A. County Waterworks Districts List of Active Wells			
8							
9							
10	II-3141	Co-Defendant	3/4/2002	Exhibit 29B for the Deposition of of Eleni Hailu on 3/04/02 : L.A. County Waterworks Districts List of Inactive Wells			
11							
12	II-3142	Co-Defendant	3/4/2002	Exhibit 30 for the Deposition of of Eleni Hailu on 3/04/02 : L.A. County Waterworks Districts Well Status			
13							
14							
15	II-3143	Co-Defendant	6/1/2002	through 10/2002 U.S. Geological Survey Scientific Investigations Report 2004-5248: Evaluation of Volatile Organic Compounds in Two Mojave Desert Basins—Mojave River and Antelope Valley—in San Bernardino, Los Angeles, and Kern Counties, California, June–October 2002			
16							
17							
18							
19							
20							
21	II-3144	Co-Defendant	6/25/2002	Groundwater Extractions Palmdale Regional Airport 2001			
22							
23	II-3145	Co-Defendant	6/25/2002	General Information			
24							

25	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
26	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
27	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
28	4.	Best Evidence (§ 1500)	or Misleading (§ 352)
	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
	6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3146	Co-Defendant	7/18/2002	Exhibit A for the Deposition of Thomas Sheahan taken on 7/18/02: Mr. Sheahan's Old resume			
2							
3	II-3147	Co-Defendant	7/18/2002	Exhibit B for the Deposition of Thomas Sheahan taken on 7/18/02: E-mail dated March 9, 2002 from Tom Sheahan to Mark and Rick			
4							
5	II-3148	Co-Defendant	7/18/2002	Exhibit C for the Deposition of Thomas Sheahan taken on 7/18/02: Time records of hours spent workign on subject case by Mr. Sheahan's associates at Geomatrix			
6							
7	II-3149	Co-Defendant	7/18/2002	Exhibit D for the Deposition of Thomas Sheahan taken on 7/18/02: Mr. Sheahan's updated resume			
8							
9	II-3150	Co-Defendant	7/18/2002	Exhibit E for the Deposition of Thomas Sheahan taken on 7/18/02: Index of Mr. Sheahan's files			
10							
11	II-3151	Co-Defendant	7/18/2002	Exhibit F for the Deposition of Thomas Sheahan taken on 7/18/02: E-mail dated July 13, attached to which are a letter report and a reference list			
12							
13	II-3152	Co-Defendant	7/18/2002	Exhibit G for the Deposition of Thomas Sheahan taken on 7/18/02: Mr. Sheahan's report, including a bound volume and a two-page transmittal letter dated July 16, 2002			
14							
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23	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
24	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
25	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
26	4.	Best Evidence (§ 1500)	or Misleading (§ 352)
27	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
28	6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3153	Co-Defendant	7/19/2002	Exhibit A for the Deposition of Steven M. Gorelick on 7/19/02: Letter to Steven Gorelick from Law offices of LeBeau, Thelen, LLP confirming production to Gorelick of of materials and Mr. Scalmanini's report and Plate One.			
2							
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6	II-3154	Co-Defendant	7/19/2002	Exhibit B for the Deposition of Steven M. Gorelick on 7/19/02: note stating that map was too large to poste on the website and referring to contacting LeBeau-Thelen LLP for a copy.			
7							
8							
9							
10	II-3155	Co-Defendant	1/1/2003	Through 8/00/08 Well Log Monthly Readings for 1/03 - 8/08			
11							
12	II-3156	Co-Defendant	1/1/2003	through 2007 Powerpoint Presenatation of Water Supply and Demand			
13							
14	II-3157	Co-Defendant	1/1/2003	Isostative Gravity Map with Simplified Geology of The Los Angeles 30x60 Minute Quadrangle.			
15							
16							
17	II-3158	Co-Defendant	4/3/2003	Preliminary Subdivision Report dated March 17, 2003, 6),),			
18	II-3159	Co-Defendant	4/4/2003	Preliminary Parcel Map dated March 26, 2003 (2702			
19							
20	II-3160	Co-Defendant	4/5/2003	Preliminary Parcel Map dated March 25, 2003 (27025			
21	II-3161	Co-Defendant	4/6/2003	Preliminary Parcel Map dated March 26, 2003 (27024)			
22							
23	II-3162	Co-Defendant	4/7/2003	Preliminary Parcel Map dated March 26, 2003 (27026),			
24							

25	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
26	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
27	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
	4.	Best Evidence (§ 1500)	or Misleading (§ 352)
	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
28	6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3163	Co-Defendant	4/8/2003	Preliminary Report, Letter to Michael Flood of AVEK re: Aqueduct Water Agreement for Anaverde Project Phase II Grading,			
2							
3							
4	II-3164	Co-Defendant	4/9/2003	Check request to Jim Irvine/Sharon Meyers for AV East-Kern Water Agency,			
5							
6	II-3165	Co-Defendant	8/29/2003	Groundwater Extractions Palmdale Regional Airport 2002; General Information			
7							
8	II-3166	Co-Defendant	6/30/2004	Groundwater Extractions Palmdale Regional Airport 2003; General Information			
9							
10	II-3167	Co-Defendant	1/1/2005	Location Map for Anaverde Ranch within Antelope Valley Adjudication Boundary			
11							
12	II-3168	Co-Defendant	1/1/2005	Location Map, Anaverde Ranch within Antelop Valley Adjudication Boundary.			
13							
14	II-3169	Co-Defendant	1/1/2005	Anaverde Ranch Location			
15							
16	II-3170	Co-Defendant	1/1/2005	Groundwater Well Locations & Names on Anaverde Ranch			
17							
18	II-3171	Co-Defendant	1/1/2005	Estimated Verdant Area in Anaverde Creek Groundwater Basin			
19							
20	II-3172	Co-Defendant	1/1/2005	Proposed Revision to Antelope Valley Groundwater Adjudication Boundary			
21							
22	II-3173	Co-Defendant	6/17/2005	Anaverde Creek Existing and Proposed Condition Hydrologic Model Summary			
23							
24	II-3174	Co-Defendant	6/17/2005	Technical Summary Anaverde Creek Existing and Proposed Condition Hydrologic Model Summary			
25							

1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
4.	Best Evidence (§ 1500)	or Misleading (§ 352)
5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3175	Co-Defendant	6/17/2005	Technical Summary; Anaverde Creek, Existing & Proposed Condition, Hydrologic Model Summary; prepared by PACE			
2							
3							
4	II-3176	Co-Defendant	7/1/2006	Intergrated Region Water Management Plan			
5							
6	II-3177	Co-Defendant	9/28/2006	Anaverde Creek Groundwater Basin Hydrologic Review Prepared for Anaverde, LLC			
7							
8	II-3178	Co-Defendant	1/1/2007	Through 00/00/08 Quartz Hill Water District Well Production Data 2007-2008			
9							
10	II-3179	Co-Defendant	1/1/2007	Through 00/00/08 Standing Water Levels of Wells for 2007 and 2008.			
11							
12	II-3180	Co-Defendant	1/1/2007	Agreement for Conveyance of Well Lots			
13	II-3181	Co-Defendant	1/29/2007	Groundwater Extractions Palmdale Regional Airport 2005			
14							
15	II-3182	Co-Defendant	5/3/2007	URS Technical Memorandum & attachments re Well Field Mapping Results, Phase II Hydrogeological Analysis Results, Anaverde Development, Project, Palmdale, CA			
16							
17							
18							
19	II-3183	Co-Defendant	5/17/2007	Technical Summary Anaverde Creek Detention Basin and Pelona Vista Flood Control Basin Flood Routing Study			
20							
21							
22	II-3184	Co-Defendant	5/17/2007	Technical Summary; Anaverde Creek, Detention Basin and Pelona Vista Flood Control Basin, Flood Rounting Study; prepared			
23							
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| 1. No Objection; Admissibility Stipulated | (Relevancy, Personal Knowledge, |
| 2. Irrelevant (§ 210) | Authenticity) (§ 1400, Identity) |
| 3. Hearsay (§ 1200) | 7. Unduly Time Consuming, Prejudicial, Confusing, |
| 4. Best Evidence (§ 1500) | or Misleading (§ 352) |
| 5. Inadmissible Opinion (§ 800) | 8. Subsequent Repair (§ 1151) |
| 6. Insufficient Foundation (§ 403) | 9. Other (Specify) |

			by PACE			
II-3185	Co-Defendant	5/21/2007	Anaverde Water Well Studies per John Miles			
II-3186	Co-Defendant	6/1/2007	L.A. County Waterworks Distrgict No. 40, Regions 24,27,33,35,38 & 39 Antelope Valley Water Distribution System Map			
II-3188	Co-Defendant	8/1/2007	LACWW August 2007 state well information spreadsheet			
II-3189	Co-Defendant	8/20/2007	USGS Online article; Land Subsidence and its Relation to Past and Future Water Supplies in Atelope Valley, CA			
II-3190	Co-Defendant	8/21/2007	Table 2-3, Figure 2-12 & Figure 2-13 Population Projections,			
II-3191	Co-Defendant	8/22/2007	Table 3-9 Water Demand Projections (AF) for the Antelope Valley Region & 3.1.6.1 Urban (Municipal & Industrial) Demand,			
II-3192	Co-Defendant	8/23/2007	Partial Public Review Draft Report - Antelope Valley IRWM Plan,			

1. No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
2. Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
3. Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
4. Best Evidence (§ 1500)	or Misleading (§ 352)
5. Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
6. Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3193	Co-Defendant	8/24/2007	04/16/07 Case Management Conference Statement			
2	II-3194	Co-Defendant	9/1/2007	through 12/31/07; Palmdale Water District Water Supply and Demand Management Summary [2007 Water Supply Spreadsheet 8-27-07.pdf			
3							
4							
5	II-3195	Co-Defendant	9/1/2007	Quartz Hill Water District Standing Water Levels for Well #7			
6							
7	II-3196	Co-Defendant	11/2/2007	Phase II - Hydrogeologic Assessment, Aquifer Test Summary Report, Anaverde Development, Palmdale, CA			
8							
9							
10	II-3197	Co-Defendant	1/1/2008	Palmdale Water District Monthly Production Summary for January 2008			
11							
12	II-3198	Co-Defendant	1/1/2008	1908 thru 00/00/97 U.S. Geological Survey Water-Resources Investigations Report 00-4015; Analyses and Simulations - The Holly Site, Edwards Air Force Base, Antelope Valley, CA			
13							
14							
15							
16	II-3199	Co-Defendant	1/1/2008	Exhibit 12 Summer 2008 Groundwater Contour Map on Site			
17							
18	II-3200	Co-Defendant	1/1/2008	Exhibit 19 Summer 2008 Groundwater Elevation Contour Map from Site to NE of Palmdale			
19							
20							
21	II-3201	Co-Defendant	2/1/2008	Palmdale Water District Monthly Production Summary for February 2008			
22							
23	II-3202	Co-Defendant	2/1/2008	L.A. County Waterworks District No. 40, Region 4 Water Distribution System Map			
24							

25	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
26	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
27	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
28	4.	Best Evidence (§ 1500)	or Misleading (§ 352)
	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
	6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3203	Co-Defendant	3/1/2008	Palmdale Water District Monthly Production Summary for March 2008			
2							
3	II-3204	Co-Defendant	3/10/2008	Wildermuth Environmental Inc. Groundwater Elevation Contours, Antelope Valley Groundwater Basin, Figure 4.3-4.			
4							
5							
6	II-3205	Co-Defendant	4/1/2008	Palmdale Water District Monthly Production Summary for April 2008			
7							
8	II-3206	Co-Defendant	5/1/2008	Palmdale Water District Monthly Production Summary for May 2008			
9							
10	II-3207	Co-Defendant	6/1/2008	Palmdale Water District Monthly Production Summary for June 2008			
11							
12	II-3208	Co-Defendant	7/1/2008	Palmdale Water District Monthly Production Summary for July 2008			
13							
14	II-3209	Co-Defendant	7/25/2008	Anaverde / City Ranch Water Requirements and Opinion of Construction Costs spreadsheet			
15							
16	II-3210	Co-Defendant	7/30/2008	through 09/05/08; GW Elevation - Wells 6, 7, 10, PW2, PW7; Parameter: Groundwater Elevation (Trans)			
17							
18							
19	II-3211	Co-Defendant	8/1/2008	Palmdale Water District Monthly Production Summary for August 2008			
20							
21	II-3212	Co-Defendant	8/13/2008	Letter with Well Number 29 information from State Water Resources Control Board			
22							
23	II-3213	Co-Defendant	8/22/2008	Groundwater Contours Located in Anaverde Development Palmdale, California			
24							
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| 1. | No Objection; Admissibility Stipulated | (Relevancy, Personal Knowledge, |
| 2. | Irrelevant (§ 210) | Authenticity) (§ 1400, Identity) |
| 3. | Hearsay (§ 1200) | 7. Unduly Time Consuming, Prejudicial, Confusing, |
| 4. | Best Evidence (§ 1500) | or Misleading (§ 352) |
| 5. | Inadmissible Opinion (§ 800) | 8. Subsequent Repair (§ 1151) |
| 6. | Insufficient Foundation (§ 403) | 9. Other (Specify) |

1	II-3214	Co-Defendant	8/22/2008	through 08/27/08; Parameter Trending for Site Group:_ 6, 8, 10, PW2, PW7; Parameter: Groundwater Elevation (Trans)			
2							
3	II-3215	Co-Defendant	8/24/2008	through 09/08/08; GW Elevation - Wells 1, 2, 4, 5, 6, 10; Parameter: Groundwater Elevation (Trans)			
4							
5	II-3216	Co-Defendant	8/26/2008	through 08/27/08; Parameter Trending for Site Group:_ Well 1, 2, 4, 5; Parameter: Groundwater Elevation (Trans)			
6							
7	II-3217	Co-Defendant	8/26/2008	through 08/27/08; Parameter Trending for Site Group:_ Well 5, 6; Parameter: Groundwater Elevation (Trans)			
8							
9	II-3218	Co-Defendant	8/26/2008	through 08/27/08; Parameter Trending for Site Group:_ 6, 8, 10, PW2, PW7; Parameter: Groundwater Elevation (Trans)			
10							
11	II-3219	Co-Defendant	9/1/2008	CD Rom Print out of Well Logs provided by the District			
12							
13	II-3220	Co-Defendant	9/8/2008	L.A. County Waterworks District No. 40 Responses to Anaverde, LLC's Contention Interrogatories, Set 1			
14							
15	II-3221	Co-Defendant	9/8/2008	L.A. County Waterworks District No. 40 Responses to Anaverde, LLC's RFP, set 1			
16							
17	II-3222	Co-Defendant	9/8/2008	L.A. County Waterworks District No. 40 Responses to Anaverde, LLC's Form Interrogatories, set 1			
18							
19	II-3223	Co-Defendant	9/8/2008	L.A. County Waterworks District No. 40 Responses to Anaverde, LLC's Special Interrogatories, set 1			
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25	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
26	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
27	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
	4.	Best Evidence (§ 1500)	or Misleading (§ 352)
28	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
	6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3224	Co-Defendant	9/8/2008	LA County Waterworks District No. 40 Repsonses to Anaverde, LLC's Contention Interrogatories, Set One; Special Interrogatory & Response No's 33 & 34.			
2							
3							
4							
5	II-3225	Co-Defendant	9/8/2008	LA County Waterworks District No. 40 Repsonses to Anaverde, LLC's Contention Interrogatories, Set One; Interrogatory (Set One) & Response No. 1.1 and 17.1 with Request for Adminssion No.'s 1 through 3.			
6							
7							
8							
9							
10	II-3226	Co-Defendant	9/8/2008	LA County Waterworks District No. 40 Repsonses to Anaverde, LLC's Contention Interrogatories (Set One); Request & Responses for Admission No.'s 1 through 3.			
11							
12							
13							
14	II-3227	Co-Defendant	9/8/2008	LA County Waterworks District No. 40 Repsonses to Anaverde, LLC's Contention Interrogatories (Set One); Request & Response for Production No.'s 1 though 31.			
15							
16							
17							
18	II-3228	Co-Defendant	9/8/2008	LA County Waterworks District No. 40 Repsonses to Anaverde, LLC's Contention Interrogatories, Set One; Special Interrogatory & Response No.'s 1 through 31.			
19							
20							
21	II-3228-	Co-Defendant	9/21/2008	through 09/25/08; ATB2			
22	II-3238			Core 1 Pics 1-11			
23	II-3239	Co-Defendant	9/23/2008	Anaverde Creek Groundwater Basin Hydrologic Review			
24							

25	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
26	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
27	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
	4.	Best Evidence (§ 1500)	or Misleading (§ 352)
	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
28	6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3240	Co Defendant	12/31/2009	1061: Description of Water System - AVEK Improvement System			
2							
3	II-3241	Co Defendant	12/31/2009	1066: Description of Water System (Continued); for well numbers 1-3			
4							
5	II-3242	Co-Defendant	7/30/2008	through 9/5/2008 GW Elevation - Wells 1, 2, 4, 5, 6, 10 Parameter Groundwater Elevation (trans)			
6							
7	II-3243	Co-Defendant		Map of Jurisdictional Boundary of AV Groundwater Adjudication			
8							
9	II-3244	Co-Defendant		Description of Jurisdictional Boundary for AV Groundwater Adjudication			
10							
11	II-3245	Co-Defendant		Area of Adjudication for AV GW re court order from 11/03/06			
12							
13	II-3246	Co-Defendant		Hydrologic Conceptual Model			
14							
15	II-3247	Co-Defendant		Pie Graph on Consumptive Use of Water by Plants and Evaporation			
16							
17	II-3248	Co-Defendant		Moench Predicted Well Response at Well 6			
18	II-3249	Co-Defendant		Well 6 Moench Fit to Pumping Phase at Well 5			
19	II-3250	Co-Defendant		Geologic Faults and their Anticipated Effect on Groundwater Movement Model			
20							
21	II-3251	Co-Defendant		Hydrogeology of Flow Across Faults - Streamtube Method of Analysis			
22							
23	II-3252	Co-Defendant		Consumptive Use of Water by Plants and Evaporation Model			
24							

25	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
26	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
27	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
28	4.	Best Evidence (§ 1500)	or Misleading (§ 352)
	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
	6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3253	Co-Defendant	Explanation of Geologic Faults Model			
2	II-3254	Co-Defendant	Latitude and Longitude Locations of PWD Wells			
3	II-3255	Co-Defendant	Average Data for Mineral Quality of Anaverde Creek Basin groundwater			
4	II-3256	Co-Defendant	Location Map for Anaverde Creek Watershed			
5	II-3257	Co-Defendant	Spreadsheet of Ground Elevations at State Wells			
6	II-3258	Co-Defendant	LACWW State Water Wells Needing Coordinates, contains well number, USGS site ID and reference point elevation			
7	II-3259	Co-Defendant	LACWW State Water Wells Needing Coordinates, contains well number, USGS site ID, reference point elevation, static water levels, static water elevation, rated GPM and actual flow			
8	II-3260	Co-Defendant	Quartz Hill Well List			
9	II-3261	Co-Defendant	Second Quartz Hill Well List			
10	II-3262	Co-Defendant	Well/State Well number ground elevation information			
11	II-3263	Co-Defendant	Antelope Valley Area of Adjudication Basin Characteristics (Labeled as "Exhibit B") with figures 5-12.			
12	II-3264	Co-Defendant	Geological Survey Water-Supply Paper 2046: Calibration of a Mathematical Model of the Antelope Valley Ground-Water Basin, California			

25	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
26	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
27	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
28	4.	Best Evidence (§ 1500)	or Misleading (§ 352)
	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
	6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3265	Co-Defendant	Aerial Photograph of San Andreas Fault modified from U.S. Geological Survey Professional Paper 1515 titled The San Andreas Fault System			
2						
3						
4	II-3266	Co-Defendant	Map of the Antelope Valley-East Kern Water Agency Area, California: Showing Estimated Average Specific Yield of Saturated Deposits, 1966			
5						
6						
7						
8	II-3267	Co-Defendant	Map of the Antelope Valley-East Kern Water Agency Area, California: Showing Specific Capacity of Wells;			
9						
10	II-3268	Co-Defendant	Map of the Antelope Valley-East Kern Water Agency Area, California: Showing Ground-Water Subunits and Areas, Location of Wells, and Water-Level Contours 1958-1965;			
11						
12						
13						
14						
15	II-3269	Co-Defendant	Map of the Antelope Valley-East Kern Water Agency Area, California;			
16						
17	II-3270	Co-Defendant	Map of the Antelope Valley-East Kern Water Agency Area, California; WINDJVIEW of Screenshot of image			
18						
19						
20	II-3271	Co-Defendant	Map of the Antelope Valley-East Kern Water Agency Area, California			
21						
22	II-3272	Co-Defendant	Jurisdictional Boundary Antelope Valley Groundwater Adjudication Map			
23						
24	II-3273	Co-Defendant	Technical Specifications Section 01020			
25						

1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
4.	Best Evidence (§ 1500)	or Misleading (§ 352)
5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3274-	Co-Defendant	ATB2 Core B pics Pics 1-20			
2	II-3294					
3	II-3295	Co-Defendant	AnaverdeSS Photo			
4	II-3296	Co-Defendant	Paperclip Photo			
5	II-3297	Co-Defendant	Sand Photo			
6	II-3298	Co-Defendant	236 ft Photo			
7						
8	II-3299	Co-Defendant	269.5ft Photo			
9	II-3300	Co-Defendant	Mircoscope ATB2 Comparison			
10	II-3301-	Co-Defendant	ATB2 Core Pelonaschist			
11	II-3321		Pics 1-19			
12	II-3322-	Co-Defendant	Anaverde Pics 1-33			
13	II-3356					
14	II-3357	Co-Defendant	Photo of West View of Anaverde			
15	II-3358	Co-Defendant	Anaverde Creek Watershed within Antelope Valley Adjudication Area			
16						
17	II-3359	Co-Defendant	Groundwater Well Locations in an Near Anaverde Creek Basin			
18						
19	II-3360	Co-Defendant	Movement Sense of Geologic Faults Normal Fault, Strike-Slip Fault, Thrust Fault			
20						
21	II-3361	Co-Defendant	Hydrogeologic Conceptual Model			
22	II-3362	Co-Defendant	Depiction of Geologic Faults in Relation to Groundwater Movement, Strike-Slip, Down-Drop Block Faults			
23						
24						

25	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
26	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
27	4.	Best Evidence (§ 1500)	or Misleading (§ 352)
	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
28	6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3363	Co-Defendant	Hydrogeology of Flow Across Faults Streamtube			
2			Method of Analysis			
3	II-3364	Co-Defendant	Consumptive Use of Water by Plants and Evaporation			
4	II-3365	Co-Defendant	Ground Barometric Pressure and Temperature			
5			Graph Anaverde Creek			
6	II-3366	Co-Defendant	Groundwater Chemistry of Anaverde Creek and			
7			Antelope Valley Basins			
8	II-3367-	Co-Defendant	John Lambie Field Photos; 16 Total Pictures			
9	II-3384					
10	II-3385	Co-Defendant	Field Picture			
11	II-3386	Co-Defendant	Photo of Bushes and Trees			
12	II-3387	Co-Defendant	Road View of Field			
13	II-3388	Co-Defendant	View of Field with Machine			
14	II-3389	Co-Defendant	Photo of Well 3			
15	II-3390	Co-Defendant	Photo of Surroundings of Well 4			
16	II-3391	Co-Defendant	Photo of Well 4			
17	II-3392	Co-Defendant	Photo of Well 8			
18	II-3393	Co-Defendant	Antelope Valley Well Logs & Water Tests			
19	II-3394	Co-Defendant	Antelope Valley Water Levels			
20						
21						
22						
23						
24						
25						
26	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,			
27	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)			
28	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,			
	4.	Best Evidence (§ 1500)	or Misleading (§ 352)			
	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)			
	6.	Insufficient Foundation (§ 403)	9. Other (Specify)			

1	II-3395	Co-Defendant	Antelope Valley Well			
2			Canvass & Well Lists (these			
3			were further broken up into			
4			smaller stapled piles which I			
5			scanned them in following			
			the staple groupings - there			
			are six under this category -			
			the last six attached below.			
6	II-3396	Co-Defendant	Responding Party City of			
7			Palmdale Set One			
8	II-3397	Co-Defendant	Responding Party City of			
9			Palmdale Set One			
10	II-3398	Co-Defendant	Responding Party City of			
			Palmdale Set One			
11	II-3399	Co-Defendant	Responding Party City of			
12			Palmdale Set One			
13	II-3400	Co-Defendant	Responding Party City of			
			Palmdale Set One			
14	II-3401	Co-Defendant	Responding Party City of			
15			Palmdale Set Two			
16	II-3402	Co-Defendant	Responding Party City of			
17			Palmdale Set Two			
18	II-3403	Co-Defendant	Responding Party City of			
19			Palmdale Set Two			
20	II-3404	Co-Defendant	Responding Party City of			
21			Palmdale Set Two			
22	II-3405	Co-Defendant	Responding Party Littlerock			
23			Creek Irrigation District Set			
24	II-3406	Co-Defendant	One			
25			Responding Party Littlerock			
			Creek Irrigation District Set			
			One			
	II-3407	Co-Defendant	Responding Party Littlerock			
			Creek Irrigation District Set			
			One			
	II-3408	Co-Defendant	Responding Party Littlerock			
			Creek Irrigation District Set			
			One			

25	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
26	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
27	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial,
			Confusing,
	4.	Best Evidence (§ 1500)	or Misleading (§ 352)
28	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
	6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3409	Co-Defendant	Responding Party Littlerock Creek Irrigation District Set One			
2						
3	II-3410	Co-Defendant	Responding Party Littlerock Creek Irrigation District Set Two			
4						
5	II-3411	Co-Defendant	Responding Party Littlerock Creek Irrigation District Set Two			
6						
7	II-3412	Co-Defendant	Responding Party Littlerock Creek Irrigation District Set Two			
8						
9	II-3413	Co-Defendant	Responding Party Littlerock Creek Irrigation District Set Two			
10						
11	II-3414	Co-Defendant	Responding Party Antelope Valley Water Co. Set One			
12	II-3415	Co-Defendant	Responding Party Antelope Valley Water Co. Set One			
13	II-3416	Co-Defendant	Responding Party Antelope Valley Water Co. Set One			
14	II-3417	Co-Defendant	Responding Party Antelope Valley Water Co. Set One			
15						
16	II-3418	Co-Defendant	Responding Party Antelope Valley Water Co. Set One			
17	II-3419	Co-Defendant	Responding Party Antelope Valley Water Co. Set Two			
18	II-3420	Co-Defendant	Responding Party Antelope Valley Water Co. Set Two			
19	II-3421	Co-Defendant	Responding Party Antelope Valley Water Co. Set Two			
20						
21	II-3422	Co-Defendant	Responding Party Antelope Valley Water Co. Set Two			
22	II-3423	Co-Defendant	Responding Party California Water Service Company Set One			
23						

24						
25						
26	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,			
	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)			
	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial,			
27			Confusing,			
	4.	Best Evidence (§ 1500)	or Misleading (§ 352)			
	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)			
28	6.	Insufficient Foundation (§ 403)	9. Other (Specify)			

1	II-3424	Co-Defendant	Responding Party California Water Service Company Set One			
2						
3	II-3425	Co-Defendant	Responding Party California Water Service Company Set One			
4						
5	II-3426	Co-Defendant	Responding Party California Water Service Company Set One			
6						
7	II-3427	Co-Defendant	Responding Party California Water Service Company Set One			
8						
9	II-3428	Co-Defendant	Responding Party California Water Service Company Set Two			
10						
11	II-3429	Co-Defendant	Responding Party California Water Service Company Set Two			
12						
13	II-3430	Co-Defendant	Responding Party California Water Service Company Set Two			
14						
15	II-3431	Co-Defendant	Responding Party California Water Service Company Set Two			
16						
17	II-3432	Co-Defendant	Responding Party City of Los Angeles Set One			
18	II-3433	Co-Defendant	Responding Party City of Los Angeles Set One			
19	II-3434	Co-Defendant	Responding Party City of Los Angeles Set One			
20	II-3435	Co-Defendant	Responding Party City of Los Angeles Set One			
21	II-3436	Co-Defendant	Responding Party City of Los Angeles Set One			
22						
23	II-3437	Co-Defendant	Responding Party City of Los Angeles Set Two			
24	II-3438	Co-Defendant	Responding Party City of Los Angeles Set Two			

25						
26	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,			
	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)			
	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial,			
27			Confusing,			
	4.	Best Evidence (§ 1500)	or Misleading (§ 352)			
	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)			
28	6.	Insufficient Foundation (§ 403)	9. Other (Specify)			

1	II-3439	Co-Defendant	Responding Party City of Los Angeles Set Two			
2	II-3440	Co-Defendant	Responding Party City of Los Angeles Set Two			
3	II-3441	Co-Defendant	Responding Party Palm Ranch Irrigation District Set One			
4	II-3442	Co-Defendant	Responding Party Palm Ranch Irrigation District Set One			
5	II-3443	Co-Defendant	Responding Party Palm Ranch Irrigation District Set One			
6	II-3444	Co-Defendant	Responding Party Palm Ranch Irrigation District Set One			
7	II-3445	Co-Defendant	Responding Party Palm Ranch Irrigation District Set One			
8	II-3446	Co-Defendant	Responding Party Palm Ranch Irrigation District Set Two			
9	II-3447	Co-Defendant	Responding Party Palm Ranch Irrigation District Set Two			
10	II-3448	Co-Defendant	Responding Party Palm Ranch Irrigation District Set Two			
11	II-3449	Co-Defendant	Responding Party Palm Ranch Irrigation District Set Two			
12	II-3450	Co-Defendant	Responding Party Palmdale Water District Set One			
13	II-3451	Co-Defendant	Responding Party Palmdale Water District Set One			
14	II-3452	Co-Defendant	Responding Party Palmdale Water District Set One			
15	II-3453	Co-Defendant	Responding Party Palmdale Water District Set One			
16	II-3454	Co-Defendant	Responding Party Palmdale Water District Set One			

25	1. No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
26	2. Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
27	3. Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
28	4. Best Evidence (§ 1500)	or Misleading (§ 352)
	5. Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
	6. Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3455	Co-Defendant	Responding Party Palmdale Water District Set Two			
2	II-3456	Co-Defendant	Responding Party Palmdale Water District Set Two			
3	II-3457	Co-Defendant	Responding Party Palmdale Water District Set Two			
4	II-3458	Co-Defendant	Responding Party Palmdale Water District Set Two			
5	II-3459	Co-Defendant	Responding Party Quartz Hill Water District Set One			
6	II-3460	Co-Defendant	Responding Party Quartz Hill Water District Set One			
7	II-3461	Co-Defendant	Responding Party Quartz Hill Water District Set One			
8	II-3462	Co-Defendant	Responding Party Quartz Hill Water District Set One			
9	II-3463	Co-Defendant	Responding Party Quartz Hill Water District Set One			
10	II-3464	Co-Defendant	Responding Party Quartz Hill Water District Set Two			
11	II-3465	Co-Defendant	Responding Party Quartz Hill Water District Set Two			
12	II-3466	Co-Defendant	Responding Party Quartz Hill Water District Set Two			
13	II-3467	Co-Defendant	Responding Party Quartz Hill Water District Set Two			
14	II-3468	Co-Defendant	Responding Party Rosamond Community Service District Set One			
15	II-3469	Co-Defendant	Responding Party Rosamond Community Service District Set One			
16	II-3470	Co-Defendant	Responding Party Rosamond Community Service District Set One			
17	II-3471	Co-Defendant	Responding Party Rosamond Community Service District Set One			

- | | | |
|----|---|---|
| 25 | 1. No Objection; Admissibility Stipulated | (Relevancy, Personal Knowledge, |
| 26 | 2. Irrelevant (§ 210) | Authenticity) (§ 1400, Identity) |
| 27 | 3. Hearsay (§ 1200) | 7. Unduly Time Consuming, Prejudicial, Confusing, |
| 28 | 4. Best Evidence (§ 1500) | or Misleading (§ 352) |
| | 5. Inadmissible Opinion (§ 800) | 8. Subsequent Repair (§ 1151) |
| | 6. Insufficient Foundation (§ 403) | 9. Other (Specify) |

1	II-3472	Co-Defendant	Responding Party Rosamond Community Service District Set One			
2						
3	II-3473	Co-Defendant	Responding Party Rosamond Community Service District Set Two			
4						
5	II-3474	Co-Defendant	Responding Party Rosamond Community Service District Set Two			
6						
7	II-3475	Co-Defendant	Responding Party Rosamond Community Service District Set Two			
8						
9	II-3476	Co-Defendant	Responding Party Rosamond Community Service District Set Two			
10						
11	II-3477	Co-Defendant	Exhibit 3C Anaverde Creek Sub-Basin and Major Features Oblique View Looking SE			
12						
13	II-3478	Co-Defendant	Antelope Valley Extractions Cover			
14	II-3479	Co-Defendant	Through 4/11/01 - 1034: First Notice of Groundwater Extractions, Well Canvass Inventory Forms and Handwritten Notes on 1027 - for well located at # 2 Ave. O and 37th Street East.			
15						
16						
17						
18	II-3480	Co-Defendant	Reserved			
19						
20	II-3481	Co-Defendant	Reserved			
21						
22	II-3482	Co-Defendant	Reserved			
23						
24	II-3483	Co-Defendant	Reserved			
	II-3484	Co-Defendant	Reserved			

25						
26	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,			
	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)			
	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,			
27	4.	Best Evidence (§ 1500)	or Misleading (§ 352)			
	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)			
28	6.	Insufficient Foundation (§ 403)	9. Other (Specify)			

1	II-3485	Co-Defendant	Reserved			
2	II-3486	Co-Defendant	Reserved			
3	II-3487	Co-Defendant	Reserved			
4	II-3488	Co-Defendant	Reserved			
5	II-3489	Co-Defendant	Reserved			
6	II-3490	Co-Defendant	Reserved			
7	II-3491	Co-Defendant	Reserved			
8	II-3492	Co-Defendant	Reserved			
9	II-3493	Co-Defendant	Reserved			
10	II-3494	Co-Defendant	Reserved			
11	II-3495	Co-Defendant	Reserved			
12	II-3496	Co-Defendant	Reserved			
13	II-3497	Co-Defendant	Reserved			
14	II-3498	Co-Defendant	Demonstrative			
15	II-3499	Co-Defendant	Demonstrative			
16	II-3500	Co-Defendant	Demonstrative			
17	II-3501	Co-Defendant	Demonstrative			
18	II-3502	Co-Defendant	Demonstrative			
19	II-3503	Co-Defendant	Demonstrative			

25	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
26	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
27	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
28	4.	Best Evidence (§ 1500)	or Misleading (§ 352)
	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
	6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3504	Co-Defendant	Demonstrative			
2	II-3505	Co-Defendant	Demonstrative			
3	II-3506	Co-Defendant	Demonstrative			
4	II-3507	Co-Defendant	Demonstrative			
5	II-3508	Co-Defendant	Demonstrative			
6	II-3509	Co-Defendant	Demonstrative			
7	II-3510	Co-Defendant	Demonstrative			
8	II-3511	Co-Defendant	Demonstrative			
9	II-3512	Co-Defendant	Demonstrative			
10	II-3513	Co-Defendant	Demonstrative			
11	II-3514	Co-Defendant	Demonstrative			
12	II-3515	Co-Defendant	Demonstrative			
13	II-3516	Co-Defendant	Demonstrative			
14	II-3517	Co-Defendant	Demonstrative			
15	II-3518	Co-Defendant	Demonstrative			
16	II-3519	Co-Defendant	Demonstrative			
17	II-3520	Co-Defendant	Demonstrative			
18	II-3521	Co-Defendant	Demonstrative			
19	II-3522	Co-Defendant	Demonstrative			

25	1.	No Objection; Admissibility Stipulated	(Relevancy, Personal Knowledge,
26	2.	Irrelevant (§ 210)	Authenticity) (§ 1400, Identity)
27	3.	Hearsay (§ 1200)	7. Unduly Time Consuming, Prejudicial, Confusing,
28	4.	Best Evidence (§ 1500)	or Misleading (§ 352)
	5.	Inadmissible Opinion (§ 800)	8. Subsequent Repair (§ 1151)
	6.	Insufficient Foundation (§ 403)	9. Other (Specify)

1	II-3523	Co-Defendant	Demonstrative			
2	II-3524	Co-Defendant	Demonstrative			
3	II-3525	Co-Defendant	Demonstrative			
4	II-3526	Co-Defendant	Demonstrative			
5	II-3527	Co-Defendant	Demonstrative			
6	II-3528	Co-Defendant	Demonstrative			
7	II-3529	Co-Defendant	Demonstrative			
8	II-3530	Co-Defendant	Demonstrative			
9	II-3531	Co-Defendant	Demonstrative			
10	II-3532	Co-Defendant	Demonstrative			

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16
17 DATED: September 29, 2008

Respectfully submitted,

18 MALISSA HATHAWAY McKEITH
19 KIMBERLY A. HUANGFU
20 LEWIS BRISBOIS BISGAARD & SMITH LLP

21 By: Kimberly A. Huangfu
22 KIMBERLY A. HUANGFU
23 Attorneys for ANAVERDE, LLC.
24
25
26
27
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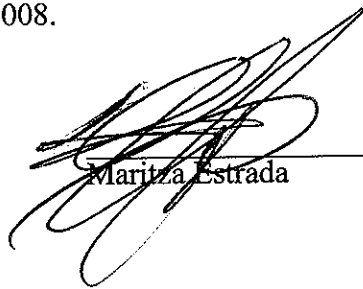
PROOF OF SERVICE

I declare that:

I am employed in the County of Los Angeles, State of California. I am over the age of eighteen years and not a party to the within action. My business address is 221 North Figueroa Street, Suite 1200, Los Angeles, California 90012.

On September 29, 2008, I served **ANAVERDE LLC'S EXHIBIT LIST** by posting the document(s) listed above to the Santa Clara Superior Court website in regard to the Antelope Valley Groundwater matter.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct, executed on September 29, 2008.



Maritza Estrada