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6	Telephone: (916) 321-4500 Facsimile: (916) 321-4555				
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8	Los Angeles City Attorney JOSEPH BRAJEVICH, General Counsel, Wate	r and Power			
9	BRIAN C. OSTLER, General Counsel, Los Ang Attorneys for CITY OF LOS ANGELES and				
10	LOS ANGELES WORLD AIRPORTS				
11	Attorneys for City of Los Angeles and Los Angeles World Airports				
12	Imgolos (forta importa				
13	SUPERIOR COURT OF THE STATE OF CALIFORNIA				
14	COUNTY OF LOS ANGELES				
15					
16	Coordination Proceeding	Judicial Council Coordination Proceeding No. 4408			
17	ANTELOPE VALLEY GROUNDWATER	STIPULATION REGARDING			
18	CASES,	ZAMRZLAS' HEARING, DISCOVERY			
19	Los Angeles County Waterworks District No. 40 v. Diamond Farming Co.	AND BRIEFING SCHEDULE; [PROPOSED] ORDER			
20	Los Angeles County Waterworks District No. 40 v. Diamond Farming Co.	The Hon. Jack Komar, Dept. 17 Santa Clara Case No. 105 CV 049053			
21	Wm Bolthouse Farms, Inc. v. City of				
22	Lancaster	Riverside County Superior Court Lead Case No. RIC 344436 Case No. RIC 344668			
23	Diamond Farming Co. v. City of Lancaster	Case No. RIC 344008 Case No. RIC 353840 Los Angeles Superior Court Case			
24	Diamond Farming Co. v. Palmdale Water	No. BC 325201			
25	District,	Kern County Superior Court Case No. S-1500-CV-254348			
26	AND RELATED ACTIONS				
27					
28					
- 1	2220256.2 1351-007				

STIPULATION

The City of Los Angeles (Los Angeles World Airports), Grimmway Enterprises, Palmdale Water District, County Sanitation Districts of Los Angeles County Nos. 14 and 20 (collectively, "Settling Parties"), Antelope Valley Watermaster, and Johnny Zamrzla, Pamella Zamrzla, Johnny Lee Zamrzla and Jeanette Zamrzla ("Zamrzlas"), by and through their respective attorneys of record (individually, "Party" and collectively, "Parties"), stipulate and agree as follows:

RECITALS

- A. The Court granted the Settling Parties' ex parte application to continue the May 3, 2022, hearing on the Zamrzlas' Motions to Set Aside or Modify the Judgment ("Motions") to 9 a.m. on August 9, 2022.
- B. The Court directed the Parties to meet and confer and to inform the Court of the outcome of their meet-and-confer efforts on the following: (1) hearing date and length; (2) venue; (3) discovery and briefing deadlines; and (4) court reporter.
- C. The Parties on April 22, 2022, met and conferred on the issues designated by the Court and reached agreement as set forth in the May 14, 2022, Order regarding the Zamrzlas' Hearing, Discovery and Briefing Schedule.
- D. On June 20, 2022, the Parties agreed to continue the dates for discovery, briefing and the hearing as set forth below.

IT IS HEREBY STIPULATED AND AGREED THAT:

- 1. **Hearing date and venue.** The August 23, 2022, hearing date on the Motions is vacated and rescheduled to start at 9 a.m. on Tuesday, October 25, 2022. The hearing is estimated to last two days and will take place in Department 17 of the Santa Clara County Superior Court located at 161 North First Street, San Jose, California 95113.
- 2. **Scope.** The scope of issues for discovery and to be tried at the hearing will be limited to whether the Zamrzlas are bound by the Judgment and Physical Solution entered on December 28, 2015, as raised by the Zamrzlas' motions. The Zamrzlas' claims to production rights are deferred to a later hearing.
 - 3. **Deadlines.** Based on an October 25, 2022, hearing date on the Motions:

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1	1 Friday, August 19, 2022. Electronic exchange of	rebuttal experts shall be made by 5:00 p.m. on		
2	2 Friday, September 9, 2022. Any expert testimony or	document shall be limited to the issues set for the		
3	October 25, 2022, hearing, as described in Section 2, above. Expert disclosures will be made			
4	4 according to the California Code of Civil Procedure	according to the California Code of Civil Procedure. Expert depositions can be conducted on 7 days		
5	5 electronic notice. Expert deposition transcript review	electronic notice. Expert deposition transcript review and signature must be completed within 10 days		
6	6 of receipt.			
7	7. Court reporter. The Parties will pro	7. Court reporter. The Parties will provide for a court reporter for the hearing, and wil		
8	8 equally share the cost among the Settling Parties (1)	3), Watermaster (1/3) and the Zamrzlas (1/3). If		
9	9 any additional party decides to separately oppose	any additional party decides to separately oppose the Zamrzlas' Motions, the cost will be further		
10	10 divided equally among the Parties and any addition	al party.		
11	11			
12		K, MOSKOVITZ, TIEDEMANN & GIRARD		
13	13 A Profess	sional Corporation		
14	14	Saifun Ryan		
15	By: Eric	N. Robinson		
16	Jen	ifer N Ryan		
17	i /7 ()	orneys for CITY OF LOS ANGELES and S ANGELES WORLD AIRPORTS		
18	DATED: June 22, 2022 LEBEAU	THELEN LLP		
19	19	n-Ainch		
20	20 By:	Jen M. Kyan		
21	$\frac{21}{\text{Rol}}$	pert G. Kuhs		
22	22 Att	orneys for GRIMMWAY ENTERPRISES		
23	23 DATED: June 22, 2022 LAGERI	OF, LLP		
24				
25	25	Jenfy N. Ryan		
26		omas S. Bunn		
27	ll .	orneys for PALMDALE WATER DISTRICT		
28	98			

1	DATED: June 22, 2022	ELLISON, SCHNEIDER, HARRIS & DONLAN LLP
2		and on Yeuran
3		By: for
4		Christopher M. Sanders Attorneys for COUNTY SANITATION
5		DISTRICTS OF LOS ANGELES COUNTY NOS. 14 AND 20
6	DATED: 1:00 22 2022	
7	DATED: June 22, 2022	PRICE, POSTEL & PARMA LLP
8 9		Jeng, n. Ryan
10		By: Office for Craig Parton
11		Attorneys for ANTELOPE VALLEY WATERMASTER
12		
13	DATED: June, 2022	MATHENY SEARS LINKERT & JAIME, LLP
14		
15		By:
16		Nicholas R. Shepard Attorneys for JOHNNY ZAMRZLA, PAMELLA
17		ZAMRZLA, JOHNNY LEE ZAMRZLA AND JEANETTE ZAMRZLA
18		JEANETTE ZAMINZEA
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	2220256.2 1351-007	5 AS' HEARING, DISCOVERY AND BRIEFING SCHEDULE;
ŀ	STIPULATION REGARDING ZAMRZLA [1	AS' HEARING, DISCOVERY AND BRIEFING SCHEDULE; PROPOSED] ORDER

1	DATED: June, 2022	LAGERLOF, LLP
2		
3		By: Thomas S. Bunn
5		Attorneys for PALMDALE WATER DISTRICT
6	DATED: June, 2022	ELLISON, SCHNEIDER, HARRIS & DONLAN LLP
7		
8		By:
9		Christopher M. Sanders Attorneys for COUNTY SANITATION
10		DISTRICTS OF LOS ANGELES COUNTY NOS. 14 AND 20
11	DATED, Ivan 2022	
12	DATED: June, 2022	PRICE, POSTEL & PARMA LLP
13		
14		By:
15		Craig Parton Attorneys for ANTELOPE VALLEY
16		WATERMASTER
17	DATED: June 21, 2022	MATHENY SEARS LINKERT & JAIME, LLP
18		The second of th
19		777
20		By: Nicholas R. Shepard
21		Attorneys for JOHNNY ZAMRZLA, PAMELLA
22		ZAMRZLA, JOHNNY LEE ZAMRZLA AND JEANETTE ZAMRZLA
23		
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	STIPULATION REGARDING ZAMRZLAS' HEARING, DISCOVERY AND BRIEFING SCHEDULE; [PROPOSED] ORDER	

[PROPOSED] ORDER

The Court having read the foregoing Stipulation, and good cause appearing, IT IS SO ORDERED.

DATED: June <u>19</u>, 2022

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1	Judicial Council Coordination Proceeding No. 4408 For Filing Purposes Only: Santa Clara County Case No.: 1-05-CV-049053
2	PROOF OF SERVICE
3	STATE OF CALIFORNIA, COUNTY OF SACRAMENTO
5	At the time of service, I was over 18 years of age and not a party to this action. I am employed in the County of Sacramento, State of California. My business address is 1331 Garden Hwy, 2nd Floor, Sacramento, CA 95833.
6 7	On June 22, 2022, I served true copies of the following document(s) described as STIPULATION REGARDING ZAMRZLAS' HEARING, DISCOVERY AND BRIEFING SCHEDULE; [PROPOSED] ORDER on the interested parties in this action as follows:
8	BY ELECTRONIC TRANSMISSION: By submitting an electronic version of the document(s) to the parties, through the user interface at avwatermaster.org.
10	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
11	Executed on June 22, 2022, at Sacramento, California.
12	
13 14	skning
15	Sherry Ramirez
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