Exempt from filing fee 1 DOUGLAS J. EVERTZ, SBN 123066 Government Code § 6103 MURPHY & EVERTZ LLP 650 Town Center Drive, Suite 550 Costa Mesa, California 92626 (714) 277-1700 3 Telephone: Facsimile: (714) 277-1777 4 5 Attorneys for Defendants City of Lancaster and Rosamond Community 6 Services District 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 9 FOR THE COUNTY OF LOS ANGELES 10 LASC Case No. BC 325201 11 ANTELOPE VALLEY GROUNDWATER **CASES** 12 Judicial Council Coordination Included Actions: Proceeding No. 4408 13 CLASS ACTION Los Angeles County Waterworks District No. 40 v. Diamond Farming Co. 14 Superior Court of California, County of Santa Clara Case No. 1-05-CV 049053 Los Angeles, Case No. BC325201; 15 Assigned to The Honorable Jack Komar Los Angeles County Waterworks District STIPULATION RE: CITY OF 16 No. 40 v. Diamond Farming Co. LANCASTER AND ROSAMOND Superior Court of California, County of Kern, 17 COMMUNITY SERVICES DISTRICT Case No. S-1500-CV-254-348 18 Phase IV Trial Date: May 28, 2013 Wm. Bolthouse Farms, Inc. v. City of Lancaster, Diamond Farming Co. v. City of 19 Lancaster, Diamond Farming Co. v. Palmdale Water Dist., Superior Court of California 20 County of Riverside, consolidated actions; Case Nos. ŘÍC 353 840, ŘÍC 344 436, ŘÍC 344 668. 21 22 23 24 25 26 27 28 {00042433.1 }

STIPULATION RE: CITY OF LANCASTER AND ROSAMOND COMMUNITY SERVICES DISTRICT

This stipulation is only for the purpose of determining groundwater pumping during 2011 and 2012. This stipulation shall not result in any determination of any water right, or the reasonableness of any party's water use or manner of applying water to the use. This stipulation will not preclude any party from introducing in a later phase evidence to support its claimed water rights including, without limitation, evidence of water use in years other than 2011 and 2012. All parties reserve their rights to produce any evidence to support their claimed water rights and make any related legal arguments including, without limitation, evidence to support their claimed water rights and make any related legal arguments including, without limitation, arguments based on any applicable constitutional, statutory, or decisional authority.

The parties hereby stipulate to the following 2011 and 2012 groundwater pumping by the following parties.

Party	2011 Groundwater Pumping	2012 Groundwater Pumping
City of Lancaster	489.68 acre-feet	523 acre-feet
Rosamond Community	2994 acre-feet	2987.56 acre feet
Services District		

DATED: May 25, 2013

MURPHY & EVERTZ LLP

DOUGLAS L EVERTZ

Attorneys for CITY OF LANCASTER and ROSAMOND

COMMUNITY SERVICES DISTRICT

[Signatures continued on next page.]

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	Dated: May 2 , 2013
1	By Flance S. F. 115
3	By Thomas Bunn III Attorneys for Cross-Defendant
4	PALMDALE WATER DISTRICT
5	Dated: May 2 2 2013
7	By 736
8	BRADLEY T. WEEKS Attorneys for Cross-Defendant
9	QUARTZ HILL WATER DISTRICT
10	Dated: May, 2013
11	By
12	JOHN TOOTLE Attorneys for Cross-Defendant
13	CALIFORNIA WATER SERVICE COMPANY
14	Dated: May, 2013
15	
16	By W. KEITH LEMIEUX
17	Attorneys for LITTLEROCK CREEK IRRIGATION DIST., PALM RANCH
18	IRRIGATION DIST., NORTH EDWARDS WATER DIST., DESERT
19	LAKE COMMUNITY SERVICES DIST., LLANO DEL RIO WATER CO., LLANO
20	MUTUAL WATER CO., BIG ROCK MUTUAL WATER CO.
21	Dated: May, 2013
22	Ву
23	ERIC L. GARNER JEFFREY V. DUNN
24	STEFANIE D. MORRIS Attorneys for Cross-Complainant
25	LOS ANGELES COUNTY WATERWORKS DISTRICT NO. 40
26	WATERWORKS DISTRICT NO. 40
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Dated: May, 2013	By
	By
	Ву
11	THOMAS BUNN III
.	Attorneys for Cross-Defendant PALMDALE WATER DISTRICT
Dated: May, 2013	
,	BRADLEY T. WEEKS
	Attorneys for Cross-Defendant QUARTZ HILL WATER DISTRICT
Dated: May, 2013	
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	By JOHNTOOTLE
	Attorneys for Cross-Defendant CALIFORNIA WATER SERVICE COMPANY
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	MUTUAL WATER CO., BIG ROCK MUTUAL WATER CO.
Dated: May , 2013	
	By ERIC L. GARNER
	JEFFREY V. DUNN STEFANIE D. MORRIS
	Attorneys for Cross-Complainant LOS ANGELES COUNTY
	WATERWORKS DISTRICT NO. 40
{00042433.1}	
	Dated: May, 2013

1	Dated: May, 2013
2	
3	By THOMAS BUNN III
4	Attorneys for Cross-Defendant PALMDALE WATER DISTRICT
5	Dated: May, 2013
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7	By BRADLEY T. WEEKS
8	Attorneys for Cross-Defendant QUARTZ HILL WATER DISTRICT
9	Dated: May, 2013
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11	By JOHN TOOTLE
12	Attorneys for Cross-Defendant CALIFORNIA WATER SERVICE
13	COMPANY
14	Dated: May 23, 2013
15	Du MUM
16	W. KEITH LEMIEUX
17	Attorneys for LITTLEROCK CREEK IRRIGATION DIST., PALM RANCH
18	IRRIGATION DIST., NORTH EDWARDS WATER DIST., DESERT
19	LAKE COMMUNITY SERVICES DIST., LLANO DEL RIO WATER CO., LLANO
20	MUTUAL WATER CO., BIG RÓCK MUTUAL WATER CO.
- 11	Dated: May, 2013
22	D
23	By ERIC L. GARNER
24	JEFFREY V. DUNN STEFANIE D. MORRIS
25	Attorneys for Cross-Complainant LOS ANGELES COUNTY
6	WATERWORKS DISTRICT NO. 40
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	MOTION IN LIMINE OF DEFENDANT ROSAMOND COMMUNITY SERVICES DISTRICT

]	Dated: May, 2013
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3	ByTHOMAS BUNN III
4	Attamagya fan Cara De Cara
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7	ByBRADLEY T. WEEKS
8	Attorneys for Cross-Defendant QUARTZ HILL WATER DISTRICT
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11	By JOHN TOOTLE
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13	COMPANY
14	Dated: May, 2013
15	By
16	W. KEITH LEMIEUX Attorneys for LITTLEROCK CREEK
17	IRRIGATION DIST PAI M PANCH
18	IRRIGATION DIST., NORTH EDWARDS WATER DIST., DESERT LAKE COMMUNITY SERVICES DIST.,
19	LLANO DEL RIO WATER CO., LLANO MUTUAL WATER CO., BIG ROCK
20	MUTUAL WATER CO.
21	Dated: May 23, 2013
22	By Jarba V. AllM
23	ERIC IN GARNER
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26	WATERWORKS DISTRICT NO. 40
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	MOTION IN LIMINE OF DEFENDANT ROSAMOND COMMUNITY SERVICES DISTRICT

1 2 ANTELOPE VALLEY GROUNDWATER CASES Judicial Council Coordination, Proceeding No. 4408 3 Santa Clara Case No. 1-05-CV 049053 4 Assigned to the Honorable Jack Komar Los Angeles County Superior Court, Central, Dept. 1 5 I am a resident of the State of California, over 18 years of age and not a party to this action. I 6 am employed in the County of Orange, State of California. My business address is 650 Town Center Drive, Suite 550, Costa Mesa, California 92626. 7 On May 25, 2013, I served the within document(s): 8 STIPULATION RE: CITY OF LANCASTER AND ROSAMOND 9 COMMUNITY SERVICES DISTRICT 10 by posting the document(s) listed above to the website http://www.scefiling.org, a X 11 dedicated link to the Antelope Valley Groundwater Cases; Santa Clara Case No. 1-05-CV 049053, Assigned to the Honorable Jack Komar, said document(s) is 12 electronically served/distributed therewith. 13 14 I am readily familiar with Murphy & Evertz, LLP's practice for collecting and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service 15 on the same day that the correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage 16 fully prepaid. 17 I declare under penalty of perjury under the laws of the State of California that the foregoing is 18 true and correct. Executed on May 2, 2013, at Costa Mesa, California. 19 20 phanic laths 21 22 23 24 25 26 27 28