1 2 3 4 5 6	RICHARD G. ZIMMER, ESQ., State Bar No. 1 T. MARK SMITH, ESQ., State Bar No. 162370 CLIFFORD & BROWN A Professional Corporation Attorneys at Law 1430 Truxtun Avenue, Suite 900 Bakersfield, CA 93301-5230 (661) 322-6023 (661) 322-3508 - Fax Attorneys for Plaintiff/defendant, Bolthouse Pro	perties, LLC
9	SUPERIOR COURT OF CALIFORNIA  COUNTY OF SANTA CLARA	
10	COUNTY OF	DANTA CLARA
11	COORDINATION PROCEEDING,	Judicial Council Coordination
12	SPECIAL TITLE (Rule 1550 (b)),	Proceeding No. 4408
13	ANTELOPE VALLEY GROUNDWATER CASES,	CASE NO.: 1-05-CV-049053
14	CASES,	BOLTHOUSE PROPERTIES, LLC'S JOINDER IN OBJECTION OF DIAMOND
15	INCLUDED ACTIONS:, LOS ANGELES	FARMING TO PROPOSED FORM OF ANSWER POSTED BY LOS ANGELES
16	COUNTY WATERWORKS DISTRICT NO. ) 40 v. DIAMOND FARMING COMPANY, et ?	COUNTY WATER WORKS DISTRICT NO. 40.
17	al.,, Los Angeles Superior Court Case No.	
18	BC325201,	
19	LOS ANGELES COUNTY WATERWORKS	
20	DISTRICT NO. 40 v. DIAMOND FARMING (COMPANY, et al.,	
21	Kern County Superior Court Case No. S-1500-)	
22	CV-254348,	
23	DIAMOND FARMING COMPANY, and	
24	W.M. BOLTHOUSE FARMS, INC., v. CITY ) OF LANCASTER, et al.,	
25	Riverside Superior Court Case No. RIC 344436 [c/w case no. RIC 344668 and 353840],	
26	[ ]	
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1	TO ALL PARTIES AND THEIR COUNSEL OF RECORD:	
2	BOLTHOUSE PROPERTIES, LLC, hereby joins in the Objection to Proposed Form of	
3	Answer Posted by Los Angeles County Water Works District No. 40 filed by Diamond Farming	
4	Company on December 8, 2006.	
5	DATED: December 8, 2006	
6	CLIFFORD & BROWN	
7		
8	Pv.	
9	By: RICHARD G. ZIMMER, ESQ.	
10	T. MARK SMITH, ESQ. Attorneys for plaintiff/defendant,	
11	BOLTHOUSE PROPERTIES, LLC	
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## PROOF OF SERVICE

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STATE OF CALIFORNIA COUNTY OF KERN:

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I am a resident of the County aforesaid; I am over the age of eighteen years and not a party to the within entitled action; my business address is 1430 Truxtun Avenue, Suite 900, Bakersfield, California, 93301.

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On December 8, 2006, I served the BOLTHOUSE PROPERTIES, LLC'S JOINDER IN OBJECTION OF DIAMOND FARMING TO PROPOSED FORM OF ANSWER POSTED BY LOS ANGELES COUNTY WATER WORKS DISTRICT NO. 40 on the interested parties in said action.

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(xx) BY SANTA CLARA SUPERIOR COURT E-FILING IN COMPLEX LITIGATION PURSUANT TO CLARIFICATION ORDER DATED OCTOBER 27, 2005.

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) VIA FACSIMILE - [C.C.P. § 1013(e)]; - The telephone number of facsimile machine was (661) 322-3508. the sending telephone(s) number of the receiving facsimile machine(s) The Court, Rule 2004 and no error was reported by listed below. the machine. Pursuant to California Rules of Court, Rule 2006(d), the machine was caused to print a transmission record of the transmission, a copy of which is attached hereto.

13 14

> ) VIA OVERNIGHT DELIVERY on the date below stated, pursuant to CCP \$1013(c)(d), I deposited such envelope with delivery fees fully prepaid with CALIFORNIA OVERNIGHT.

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( ) BY MAIL I am readily familiar with the business' practice for collection and processing of correspondence and documents for mailing with the United States Postal Service. Under that practice, the correspondence and documents would be deposited with the United States Postal Service that same day, with postage thereon fully prepaid, in the ordinary business at Bakersfield, California.

19 20

> I declare, under penalty of perjury under the laws of the State of California, that the foregoing is true and correct.

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Executed on December 8, 2006, at Bakersfield, California.

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ROSEMARY M