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January 5, 2011

2455-2

Via Electronic Filing & Mail

Wesley A. Miliband, Esq.
Aleshire & Wynder, LLP
18881 Von Karman Avenue, Suite 400
Irvine, CA 92612

Re: Antelope Valley Groundwater Litigation
Santa Clara County Superior Court Case No. 1-05-CV-049053
Judicial Council Coordination Proceeding No. 4408

Dear Mr. Miliband:

I am in receipt of your December 30, 2010 correspondence concerning your request to toll the statutory time in which Phelan Pinon Hills may initiate a meet and confer process with regards to Bolthouse's responses to your discovery, as well as the time for which Phelan Pinon Hills may file a notice of a motion to compel to March 16, 2011. Please let this correspondence serve as our agreement that the statutory time in which Phelan Pinon Hills may initiate a meet and confer process with regards to Bolthouse's responses to your discovery is tolled, as well as the time for which Phelan Pinon Hills may file a notice of a motion to compel is extended to March 16, 2011.

Thank you for your courtesy.

Very truly yours,



T. MARK SMITH

T.MS/nm
Enclosures

ioc: Richard G. Zimmer, Esq.

cc: All counsel **Via Electronic Filing Only**

BL/BOLTHOUSE/ANTELOPE/SANTA CLARA/MILIBAND-01