1 2 3 4 5 6 7	RICHARD G. ZIMMER - SBN 107263 T. MARK SMITH - SBN 162370 CLIFFORD & BROWN A Professional Corporation Attorneys at Law Bank of America Building 1430 Truxtun Avenue, Suite 900 Bakersfield, CA 93301-5230 (661) 322-6023 (661) 322-3508 (FAX) Attorneys for Bolthouse Propertie	s, LLC
8	SUPERIOR COURT OF CALIFORNIA	
9	COUNTY OF SANTA CLARA	
10	* 1	* *
11	COORDINATION PROCEEDING SPECIAL TITLE (Rule 1550(b))	Judicial Council Coordination
12	ANTELOPE VALLEY GROUNDWATER) Proceeding No. 4400) CASE No. 1-05-CV-049053
13	CASES))
14	INCLUDED ACTIONS:	JOINDER IN DIAMOND FARMING COMPANY'S MOTION TO STRIKE THE
15	LOS ANGELES COUNTY WATERWORKS DISTRICT NO. 40 v. DIAMOND	CLASS ALLEGATIONS AS TO THE FIRST CAUSE OF ACTION OF THE
16	FARMING COMPANY, et al., Los Angeles Superior Court	FIRST AMENDED CROSS-COMPLAINT OF THE PUBLIC WATER SUPPLIERS,
17	Case No. BC325201	OR, IN THE ALTERNATIVE, MOTION TO DENY CERTIFICATION OF ANY
18		DEFENDANT CLASS AS TO THE FIRST CAUSE OF ACTION OF THAT CROSS-
19	FARMING COMPANY, et al., Kern County Superior Court	COMPLAINT
20	Case No. S-1500-CV-254348	DATE: May 21, 2007
21	DIAMOND FARMING COMPANY, and W.M. BOLTHOUSE FARMS, INC., v.) TIME: 10:00 a.m.) DEPT: D-1, Room 534
22	CITY OF LANCASTER, et al., Riverside Superior Court	
23	Case No. RIC 344436 [c/w case no. RIC 344668 and 353840]) Location:
24	ROSAMOND COMMUNITY SERVICES DISTRICT,) Los Angeles Superior Court
2526	CROSS-COMPLAINANT,) Central District) 111 North Hill Street) Los Angeles, CA 90012

1	TO ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD:	
2	PLEASE TAKE NOTICE that Bolthouse Properties, LLC, hereby	
3	joins in Diamond Farming Company's Motion To Strike The Class	
4	Allegations As To The First Cause Of Action Of The First Amended	
5	Cross-Complaint Of The Public Water Suppliers, Or, In The	
6	Alternative, Motion To Deny Certification Of Any Defendant Class	
7	As To The First Cause Of Action Of That Cross-Complaint.	
8	Notwithstanding this Joinder, Bolthouse Properties continues	
9	to object to class certification on all of the grounds stated in	
10	its Objection to The Purveyors' Proposals For Class Definitions	
11	And Method Of Notice which document is herein incorporated by	
12	reference.	
13		
14	DATED: May 16, 2007	
15	Respectfully submitted,	
16	CLIFFORD & BROWN	
17		
18	By: RICHARD G. ZIMMER, ESO.	
19	T. MARK SMITH, ESQ. Attorneys for	
20	BOLTHOUSE PROPERTIES, LLC	
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STATE OF CALIFORNIA COUNTY OF KERN:

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.

On May 17, 2007, I served the JOINDER IN DIAMOND FARMING COMPANY'S MOTION TO STRIKE THE CLASS ALLEGATIONS AS TO THE FIRST CAUSE OF ACTION OF THE FIRST AMENDED CROSS-COMPLAINT OF THE PUBLIC WATER SUPPLIERS, OR, IN THE ALTERNATIVE, MOTION TO DENY CERTIFICATION OF ANY DEFENDANT CLASS AS TO THE FIRST CAUSE OF ACTION OF THAT CROSS-COMPLAINT on the interested parties in said action.

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

() VIA FACSIMILE - [C.C.P. § 1013(e)]; - The telephone number of the sending facsimile machine was (661) 322-3508. The telephone(s) number of the receiving facsimile machine(s) is listed below. The Court, Rule 2004 and no error was reported by 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.

() 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**.

() 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 course of business at Bakersfield, California.

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

Executed on May 17, 2007, at Bakersfield, California.

ROSEMARY MYERS