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6 Attorneys for BOLTHOUSE PROPERTIES, LLC  
and WM. BOLTHOUSE FARMS, INC.

8 SUPERIOR COURT OF CALIFORNIA  
9 COUNTY OF LOS ANGELES – CENTRAL DISTRICT

10 \* \* \*

11 COORDINATION PROCEEDING  
12 SPECIAL TITLE (Rule 1550(b))

JUDICIAL COUNCIL COORDINATION PROCEEDING  
No. 4408

13 ANTELOPE VALLEY GROUNDWATER  
14 CASES

CASE NO. 1-05-CV-049053  
*Action Filed: October 26, 2005*

14 INCLUDED ACTIONS:

15 LOS ANGELES COUNTY WATERWORKS  
16 DISTRICT NO. 40 v. DIAMOND FARMING  
17 COMPANY, et al.,  
Los Angeles Superior Court Case No. BC325201

**UPDATED CASE MANAGEMENT  
CONFERENCE STATEMENT  
SUBMITTED BY BOLTHOUSE  
PROPERTIES, LLC AND WM.  
BOLTHOUSE FARMS, INC,**

18 LOS ANGELES COUNTY WATERWORKS  
19 DISTRICT NO. 40 v. DIAMOND FARMING  
20 COMPANY, et al.,  
Kern County Superior Court Case No. S-1500-  
CV-254348

Date: June 15, 2015  
Time: 1:30 p.m.  
Via CourtCall

21 DIAMOND FARMING COMPANY, and W.M.  
22 BOLTHOUSE FARMS, INC., v. CITY OF  
23 LANCASTER, et al.,  
Riverside Superior Court Case No. RIC 344436  
[c/w case no. RIC 344668 and 353840]

24 AND RELATED ACTIONS.

1 The parties are still in the process of attempting to resolve claims of various landowner  
2 parties. These discussions are continuing and it is hoped that additional parties will agree to  
3 settlement.

4 The Court previously ordered all Objections to the Stipulated Judgment and Physical Solution  
5 and Assertions of Claims to be filed by April 7, 2015. The following documents were filed in  
6 response:

7 Charles Tapia, Individually And As Trustee Of The Nellie Tapia Family  
8 Trust, Notice Of Assertion Of Claim And Request For Separate  
Adjudication

9 Daniel Epstein for Desert Breeze Mobile Home Park, LLC Statement Of  
10 Objection To The Proposed Stipulated Judgment And Physical Solution  
And Assertion of Claims And Rights To Produce Groundwater From The  
Antelope Valley Basin

11 Eyherabide Land Co. Notice Of Intention To Present Claim At Trial;  
12 Declaration of Juanita Eyherabide On Behalf Of Herself, The Eyherabide  
13 Sheep Company, And Eyherabide Land Co. In Support Of Claim To  
Overlying Groundwater

14 LV Ritter Ranch, LLC Response By Non-Stipulating Party To The  
15 Proposed Judgment And Physical Solution

16 Milana, VII, LLC, dba Rosamond Mobile Home Park's Objections To The  
17 Proposed Judgment And Physical Solution And Assertion Of Claims And  
Rights To Produce Groundwater From The Antelope Valley Basin And  
Request To Separately Adjudicate Claims

18 Phelan Pinion Hills Community Services District Statement Re Proposed  
19 Physical Solution, Assertion of Claims, And Notice of Intent To  
Adjudicate Its Claims

20 Reesedale Mutual Benefit Water District Notice Of Intent To Present  
21 Claim At Trial

22 Willis' Class Opposition To Stipulated Proposed Physical Solution,  
23 Separate Statement Of Objections; Declaration Of Ralph B. Kalfayan In  
24 Support Thereof; Willis Class' Schedule Of Objections And  
Inconsistencies To Proposed Physical Solution; Willis Class Statement Of  
Assertion Of Claim; Willis Class Motion To Submit Alternative Proposed  
Physical Solution Into Evidence

25 Notwithstanding the filing of these documents, the objecting parties' claims are still somewhat  
26 vague and may be inappropriate based upon previous matters already tried to the Court, the pleadings  
27 and/or other grounds. However, in general it appears that the Willis Class, Milana and Phelan Pinion  
28 Hills Community Services District are the only parties objecting to the Judgment and Physical

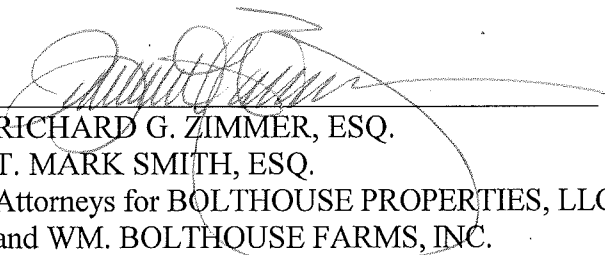
1 Solution. Their objections all appear to be legal challenges requiring little or no factual  
2 determinations. The Phelan Pinion Hills claims already are set for trial on August 25 to August 27,  
3 2015. The remaining legal challenges by Willis and Milana likely can be heard in one day of trial.  
4 All of the non-settling parties claim a water right of some kind. Bolthouse requests the Court inquire  
5 of each of the non-stipulating parties, as to the specifics of what each party will be objecting to, the  
6 evidence each non-stipulating party intends to offer into evidence and a time estimate for its case.  
7 The Court and the parties will then be in a better position to make time estimates and reasonable  
8 planning decisions for the upcoming trial in portions of August, September and October.

9 Respectfully submitted,

10 DATED: June 12, 2015

CLIFFORD & BROWN

11  
12 By

  
13 RICHARD G. ZIMMER, ESQ.

14 T. MARK SMITH, ESQ.

15 Attorneys for BOLTHOUSE PROPERTIES, LLC  
16 and WM. BOLTHOUSE FARMS, INC.  
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*Antelope Valley Groundwater Cases*  
*Judicial Counsel Coordination Proceeding No. 4408*  
*Santa Clara County Superior Court Case No. 1-05-CV-049053*

I am employed in the County of Kern, State of California. I am over the age of 18 and not a party to the within action; my business address is 1430 Truxtun Avenue, Suite 900, Bakersfield, CA 93301, my email address is shays@clifford-brownlaw.com.

**UPDATED CASE MANAGEMENT CONFERENCE STATEMENT SUBMITTED BY  
BOLTHOUSE PROPERTIES, LLC AND WM. BOLTHOUSE FARMS, INC,**

by posting the document listed above to the Santa Clara Superior Court website in regard to the Antelope Valley Groundwater Matter. All parties listed on the Santa Clara Superior Court in regard to the Antelope Valley Groundwater Matter are hereby incorporated within by this reference.

Executed on June 12, 2015, at Bakersfield, California.

— (Federal) I declare that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

Sue Hays  
SUE HAYS  
{2455-2}