	CIV-100
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): JEFFREY V. DUNN SBN 131926; STEFANIE D. HEDLUND SBN 239787	FOR COURT USE ONLY
Best Best & Krieger, LLP - Irvine	
5 Park Plaza, #1500	
Irvine, CA 92614	
TELEPHONE NO.: (949) 263-2600 FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name): CROSS-COMPLAINANTS	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES	
STREET ADDRESS: 111 North Hill Street	
MAILING ADDRESS: ROOM 109	
CITY AND ZIP CODE: Los Angeles 90012	
BRANCH NAME: Central District, Stanley Mosk Courthouse	
PLAINTIFF/PETITIONER: Los Angeles County Waterworks District No. 40, et al.	
DEFENDANT/RESPONDENT: Diamond Farming Company, et al.	
REQUEST FOR	nt CASE NUMBER: 4408
Court Judgment	
TO THE CLERK: On the complaint or cross-complaint filed	
a. on (date): August 21, 2008	
b. by (name): Los Angeles County Waterworks District No. 40, et al.	
c. 🛛 Enter default of defendant (names): See Exhibit "A" attached hereto.	
d. I request a court judgment under Code of Civil Procedure sections 585(b)	, 585(c), 989, etc., against defendant (names):
(Testimony required. Apply to the clerk for a hearing date, unless the cou	t will optor a judgment on an affidavit under Code
Civ. Proc., § 585(d).)	t will enter a judgment on an anidavit under Code
e. Enter clerk's judgment	
(1) for restitution of the premises only and issue a writ of execution of	n the judgment. Code of Civil Procedure section
1174(c) does not apply. (Code Civ. Proc., § 1169.)	
Include in the judgment all tenants, subtenants, named clair Prejudgment Claim of Right to Possession was served in c	nants, and other occupants of the premises. The ompliance with Code of Civil Procedure section
415.46. (2) under Code of Civil Procedure section 585(a). (Complete the dec	Varation under Code Civ. Dree & 505 5 on the
reverse (item 5).)	saration under Code Civ. Proc., § 565.5 on the
(3) for default previously entered on (date):	
	s acknowledged Balance
a. Demand of complaint\$	\$ 0.00
b. Statement of damages *	0.00
(1) Special \$ \$ (2) General \$ \$	\$ 0.00 \$ 0.00
c. Interest\$	\$ 0.00
d. Costs (see reverse)\$ 0.00\$	\$ 0.00
e. Attorney fees\$	\$ 0.00
f. TOTALS \$ 0.00 \$	0.00 \$ 0.00
g. Daily damages were demanded in complaint at the rate of: \$	per day beginning (date):
(* Personal injury or wrongful death actions; Code Civ. Proc., § 425.11.) 3. (Check if filed in an unlawful detainer case) Legal document assistant or u	plantid databas poplatant information is an
the reverse (complete item 4).	nawrui detamer assistant inioffiation is of
Date: 12/15/2010	
Stefanie D. Hedlund	nie Hellend
	NATURE OF PLAINTIFF OR ATTORNEY FOR PLAINTIFF)
(1) Default entered as requested on (date):	
(2) Default NOT entered as requested (state reason): FOR COURT	
(100,011)	, Deputy

CIV-100 PLAINTIFF/PETITIONER: Los Angeles County Waterworks District No. 40. et al. CASE NUMBER 4408 DEFENDANT/RESPONDENT: Diamond Farming Company, et al. 4. Legal document assistant or unlawful detainer assistant (Bus. & Prof. Code, § 6400 et seq.). A legal document assistant or unlawful detainer assistant did 🗍 did not for compensation give advice or assistance with this form. (If declarant has received any help or advice for pay from a legal document assistant or unlawful detainer assistant, state): a. Assistant's name: b. Street address, city, and zip code: c. Telephone no .: d. County of registration: e. Registration no.: Expires on (date): Declaration under Code of Civil Procedure Section 585.5 (required for entry of default under Code Civ. Proc., § 585(a)). This action on a contract or installment sale for goods or services subject to Civ. Code, § 1801 et seq. (Unruh Act), is not on a conditional sales contract subject to Civ. Code, § 2981 et seq. (Rees-Levering Motor Vehicle Sales and Finance Act). on an obligation for goods, services, loans, or extensions of credit subject to Code Civ. Proc., § 395(b). l is not 6. Declaration of mailing (Code Civ. Proc., § 587). A copy of this Request for Entry of Default was not mailed to the following defendants, whose addresses are unknown to plaintiff's attorney (names): b. 🛛 mailed first-class, postage prepaid, in a sealed envelope addressed to each defendant's attorney of record or, if none, to each defendant's last known address as follows: (1) Mailed on (date): 12/15/2010 (2) To (specify names and addresses shown on the envelopes): Please see attached Attachment to Proof of Service I declare under penalty of perjury under the laws of the State of California that the foregoing items 4, 5, and 6 are true and correct. Date: 12/15/2010 Stefanie D. Hedlund (TYPE OR PRINT NAME) 7. Memorandum of costs (required if money judgment requested). Costs and disbursements are as follows (Code Civ. Proc., § 1033.5): a. Clerk's filing fees\$ b. Process server's fees\$ c. Other (specify): d. TOTAL\$ 0.00 Costs and disbursements are waived. g. I am the attorney, agent, or party who claims these costs. To the best of my knowledge and belief this memorandum of costs is correct and these costs were necessarily incurred in this case. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date: 12/(5/2010 Stefanie D. Hedlund (TYPE OR PRINT NAME) (SIGNATURE OF DECLARANT)

8. Declaration of nonmilitary status (required for a judgment). No defendant named in item 1c of the application is in the military service so as to be entitled to the benefits of the Servicemembers Civil Relief Act (50 U.S.C. App. § 501 et seq.).

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

Date: 12/15/2010

Stefanie D. Hedlund

(TYPE OR PRINT NAME)

(SIGNATURE OF DECLARANT)

EXHIBIT "A"

Enter default of defendant (names):

JACQUELINE ACKERMANN, DOE 3	CATELLUS DEVELOPMENT CORPORATION, DOE 25 (LOS ANGELES COUNTY)
CENON S. ADVINCULA, DOE 4	ILLY KING FAMILY TRUST, DOE 25 (KERN COUNTY)
OLIVA M. ADVINCULA, DOE 5	BONG S. CHANG, DOE 26
ANTONIO U. AGUSTINES, DOE 7 (KERN COUNTY)	MOON S. CHANG, DOE 28
ALLEN ALEVY, DOE 7 (LOS ANGELES COUNTY)	LEE SHIOW CHIOU, DOE 31 (LOS ANGELES COUNTY)
GEORGINE J. ARCHER, DOE 8 (KERN COUNTY)	PEI CHI LIN, DOE 31 (KERN COUNTY)
ALLEN ALEVY AND ALEVY FAMILY TRUST, DOE 8 (LOS ANGELES COUNTY)	NORTON P RECHT, JR., DOE 34
GEORGINE J. ARCHER AS TRUSTEE OF THE GEORGINE J. ARCHER TRUST, DOE 9	C.C. THELMA COLE, DOE 35 (Deceased)
GUSS A. BARKS, JR., DOE 10	J. COLE AS TRUSTEE FOR THE T.J. COLE TRUST, DOE 37
LEROY DANIEL BRONSTON, DOE 11	
ILDEFONSO S. BAYANI, DOE 12	
CASTLE BUTTE DEV CORP, DOE 13 (KERN COUNTY)	
NILDA V. BAYANI, DOE 13 (LOS ANGELES COUNTY)	
GENUS LP, DOE 19	
ILLY KING, DOE 24 (KERN COUNTY)	
MELINDA E. CAMERON, DOE 24 (LOS ANGELES COUNTY)	

ATTACHMENT TO PROOF OF SERVICE		
JACQUELINE ACKERMANN, DOE 3 8514 LINDANTE DR WHITTIER, CA 90603-1014	GENUS LP, DOE 19 C/O ELLIOT LUCHS, ESQ. 6377 RIVERSIDE AVE, SUITE 200 RIVERSIDE, CA 92506	
CENON S. ADVINCULA, DOE 4 436 W. COLORADO ST, STE 210 GLENDALE, CA 91204	ILLY KING, DOE 24 (KERN COUNTY) 1488 BELLEVILLE WAY SUNNYVALE, CA 94087	
OLIVA M. ADVINCULA, DOE 5 436 W. COLORADO ST, STE 210 GLENDALE, CA 91204	MELINDA E. CAMERON, DOE 24 (LA CO) C/O DENNIS G. MERENBACH, ESQ. 225 EAST BARRILLO ST. SUITE 202 SANTA BARBARA, CA 92101-2185	
ANTONIO U. AGUSTINES, DOE 7 (KERN COUNTY) 307 INNISFREE DR DALY CITY, CA 94015	CATELLUS DEVELOPMENT CORPORATION, DOE 25 (LA CO) C/O PROLOGIS DEVELOPMENT CSC LAWYERS INCORPORATING SERVICES P.O. BOX 526036 SACRAMENTO CA 95852-6036	
ALLEN ALEVY, DOE 7 (LA CO) 6665 LONG BEACH BLVD LONG BEACH, CA 90805-2055	ILLY KING FAMILY TRUST, DOE 25 (KERN COUNTY) 1488 BELLEVILLE WAY SUNNYVALE, CA 94087	
GEORGINE J. ARCHER, DOE 8 (KERN COUNTY) 509 E. ANDOVER DRIVE BURBANK, CA 91504	BONG S. CHANG, DOE 26 3671 W. 6TH STREET LOS ANGELES, CA 90020-3026	
ALLEN ALEVY AND ALEVY FAMILY TRUST, DOE 8 (LOS ANGELES COUNTY) 6665 LONG BEACH BLVD LONG BEACH, CA 90805-2055	MOON S. CHANG, DOE 28 3671 W. 6TH STREET LOS ANGELES, CA 90020-3026	
GEORGINE J. ARCHER AS TRUSTEE OF THE GEORGINE J. ARCHER TRUST, DOE 9 509 E. ANDOVER DRIVE BURBANK, CA 91504	LEE SHIOW CHIOU, DOE 31 (LOS ANGELES COUNTY) 17545 MONETTE CIRCLE, YORBA LINDA, CA 92886	
GUSS A. BARKS, JR., DOE 10 ROBERT SCHACHTER ESQ. HITCHCOCK BOWMAN & SCHACHTER 21515 HAWTHORNE BLVD, TORRANCE, CA 90503-6579	PEI CHI LIN, DOE 31 (KERN COUNTY) 471 CAMINO REAL WEST ARCADIA, CA 91007	
LEROY DANIEL BRONSTON, DOE 11 20 PROSPECT AVENUE DARIEN, CT 06820	NORTON P RECHT, JR., DOE 34 C/O LILLIAN NORTON, WIDOW 1621 AMALFI DRIVE PACIFIC PALISADES, CA 90272	
ILDEFONSO S. BAYANI, DOE 12 VISTA REAL CLASSICA BLK 9 LOT 12 QUEZON CITY, PHILIPPINES	C.C. THELMA COLE, DOE 35 (Deceased) 42053 7TH STREET WEST, APT. 9E LANCASTER, CA 93536	
CASTLE BUTTE DEV CORP, DOE 13 (KERN COUNTY) C/O PAUL E. MYERS, 14637 CASTLE BUTTE DR. NORTH EDWARDS, CA 93523	J. COLE AS TRUSTEE FOR THE T.J. COLE TRUST, DOE 37 42053 7TH STREET WEST, APT. 9E LANCASTER, CA 93536	
NILDA V. BAYANI, DOE 13 (LA CO) VISTA REAL CLASSICA BLK 9 LOT 12 QUEZON CITY, PHILIPPINES		

1 PROOF OF SERVICE 2 I, Marie Milovanovich, declare: 3 I am a resident of the State of California and over the age of eighteen years, and not a party to the within action; my business address is Best Best & Krieger LLP, 400 Capitol 4 Mall, Suite 1650, Sacramento, California 95814. On December 14, 2010, I served the within document(s): 5 REQUEST FOR ENTRY OF DEFAULT 6 X by posting the document(s) listed above to the Santa Clara County Superior Court 7 website in regard to the Antelope Valley Groundwater matter. 8 by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Irvine, California addressed as set forth 9 below. 10 by causing personal delivery by ASAP Corporate Services of the document(s) 11 listed above to the person(s) at the address(es) set forth below. 12 by personally delivering the document(s) listed above to the person(s) at the address(es) set forth below. 13 I caused such envelope to be delivered via overnight delivery addressed as 14 indicated on the attached service list. Such envelope was deposited for delivery by Federal Express following the firm's ordinary business practices. 15 16 17 I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I 18 am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit. 19 I declare under penalty of perjury under the laws of the State of California that the 20 above is true and correct. 21 Executed on December 14, 2010, at Sacramento, California. 22 23 Mario. 24 Marie Milovanovich 25 26 27 28 - 1 -

PROOF OF SERVICE

1 PROOF OF SERVICE 2 I, Marie Milovanovich, declare: 3 I am a resident of the State of California and over the age of eighteen years, and not a party to the within action; my business address is Best Best & Krieger LLP, 400 Capitol 4 Mall, Suite 1650, Sacramento, California 95814. On December 15, 2010, I served the within document(s): 5 REQUEST FOR ENTRY OF DEFAULT 6 by posting the document(s) listed above to the Santa Clara County Superior Court X 7 website in regard to the Antelope Valley Groundwater matter. 8 by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Irvine, California addressed as set forth 9 below. 10 by causing personal delivery by ASAP Corporate Services of the document(s) 11 listed above to the person(s) at the address(es) set forth below. LAW OFFICES OF BEST BEST & KRIEGER LLP 5 PARK PLAZA, SUITE 1500 IRVINE, CALIFORNIA 92614 12 by personally delivering the document(s) listed above to the person(s) at the address(es) set forth below. 13 I caused such envelope to be delivered via overnight delivery addressed as 14 indicated on the attached service list. Such envelope was deposited for delivery by Federal Express following the firm's ordinary business practices. 15 16 I am readily familiar with the firm's practice of collection and processing 17 correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I 18 am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit. 19 I declare under penalty of perjury under the laws of the State of California that the 20 above is true and correct. 21 Executed on December 15, 2010, at Sacramento, California. 22 23 24 25 26 27 28 - 1 -

PROOF OF SERVICE