

**THE SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA
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c/o Glotrans
2915 McClure Street
Oakland, CA94609
TEL: (510) 208-4775
FAX: (510) 465-7348
EMAIL: Info@Glotrans.com

**THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF SANTA CLARA**

Coordination Proceeding Special Title (Rule 1550(b)) ANTELOPE VALLEY GROUNDWATER CASES (JCCP 4408) Included Actions: Los Angeles County Waterworks District No. 40)	Antelope Valley Groundwater Cases (JCCP 4408)
)	
)	Lead Case No.1-05-CV-049053
)	
Plaintiff,)	Hon. Jack Komar
vs.)	
)	
Diamond Farming Co. Superior Court of California County of Los Angeles, Case No. BC 325 201 Los Angeles County Waterworks District No. 40 v. Diamond Farming Co. Superior Court of California, County of Kern, Case No. S-1500-CV-254-348 Wm. Bolthouse Farms, Inc. v. City of Lancaster Diamond Farming Co. v. City of Lancaster Diamond Farming Co. v. Palmdale Water Dist. Superior Court of California, County of Riverside, consolidated actions, Case Nos. RIC 353 840, RIC 344 436, RIC 344 668)	
)	
Defendant.)	
)	
AND RELATED ACTIONS)	PROOF OF SERVICE
)	Electronic Proof of Service

I am employed in the County of Alameda, State of California.

I am over the age of 18 and not a party to the within action; my business address is 2915 McClure Street, Oakland, CA 94609.

The documents described on page 2 of this Electronic Proof of Service were submitted via the worldwide web on Wed. December 15, 2010 at 8:19 AM PST and served by electronic mail notification.

I have reviewed the Court's Order Concerning Electronic Filing and Service of Pleading Documents and am readily familiar with the contents of said Order. Under the terms of said Order, I certify the above-described document's electronic service in the following manner:

The document was electronically filed on the Court's website, <http://www.scefiling.org>, on Wed. December 15, 2010 at 8:19 AM PST

Upon approval of the document by the Court, an electronic mail message was transmitted to all parties on the electronic service list maintained for this case. The message identified the document and provided instructions for accessing the document on the worldwide web.

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

correct. Executed on December 15, 2010 at Oakland, California.

Dated: December 15, 2010

For WWW.SCEFILING.ORG

Andy Jamieson

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Document(s) submitted by Jeffrey Dunn of Best Best & Krieger, LLP on Wed. December 15, 2010 at 8:19 AM PST

1. Req:Entry of Default: Request for Entry of Default as to: JP ELIOPULOS ENTERPRISES, INC., ROE 302; YOUNGSIN LEE, ROE 319; JENSEN TRUST, ROE 303; LEONA VALLEY HUNTING CLUB, ROE 320; JOSHUA RANCH DEVELOPMENT INC., ROE 305; SUE LEVINE, ROE 321; KATHRYN T. KARLAKIS, ROE 309; PHILLIP W. LEWIS, CO-TRUSTEE, ROE 322; JAMES KIM, ROE 310; SENG MOV LIM, ROE 324; GLENN K. KIM FAMILY LLC, ROE 311; LITTLE ROCK SAND AND GRAVEL INC., ROE 327; ROSE M KOLSTAD, ROE 312;LITTLE ROCK AGGREGATE CO. INC., ROE 328; KORDA, ROE 313; JANET L. LYMAN, ROE 331; SARAH KORDA, ROE 314; LAURIE F. MAGBANUA, ROE 333; LANCASTER AND 120 111, LLC, ROE 315; LORRAINE R. MCANDREW TRUST, ROE 336; GEORGE R. LAZENBY, ROE 317; MEDINA FOOD INDUSTRIES, INC., ROE 337; SAMUEL LEE, ROE 318; LIM S. MOV, ROE 339