Defendants have the burden of justifying their objections or their failure to fully answer the interrogatories. (Fairmont Ins. Co. v. Superior Court (2000) 22 Cal.4th 245, 255; Coy v. Superior Court

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"At the hearing of such a motion the burden is on the party interrogated, in this case the defendants, 'of showing facts from which the trial court might find that the interrogatories were interposed for improper purposes.' [Citation]. In short, the burden is on defendants to show that their objections are valid." (Columbia Broadcasting System, Inc. v. Superior Court of Los Angeles County (1968) 263 Cal.App.2d 12, 18.)

Defendants will be unable to satisfy this burden because the objections asserted to this Request have no merit and are otherwise too general to preclude disclosure of the requested information.

#### 1. Premature

Code of Civil Procedure section 2033.020 governs the time in which request for admissions may be propounded.

"(a) A defendant may make requests for admission by a party without leave of court at any time.

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Code of Civil Procedure section 2019.020 provides that there is no required sequence of discovery. In general, fairness demands adherence to the statutory procedures, since they were designed to place the parties "on roughly equal footing." (*Kalaba v. Gray* (2002) 95 Cal.App.4th 1416, 1422.) Whether as a plaintiff or a defendant, the discovery propounded by Diamond Farming complied with the time requirements set forth in Code of Civil Procedure. Los Angeles County Waterworks District No. 40 and Rosamond Community Services District have no legal basis or authority to assert this objection, which is designed simply to avoid providing a response and to keep the landowners in the dark as to their vaguely pled claims of prescription.

The premature objection also seeks to compromise the purpose of pretrial discovery which is to obtain all of the facts relative to a claim or defense (*Deyo v. Kilbourne* (1978) 84 Cal.App.3d 771, 782)

to assist the parties and the trier of fact in ascertaining the truth; to encourage settlement by educating the parties as to the strengths of their claims and defenses; to expedite and facilitate preparation and trial; to prevent delay; and to safeguard against surprise. [Citations.] (Britts v. Superior Court (2006) 145 Cal. App. 4th 1112, 1128.) A party responding to discovery requests may be required to state whether or not he or she makes a particular contention, and to disclose the evidentiary facts underlying each such contention, as well as each allegation of his complaint or affirmative defense. (Burke v. Superior Court (1969) 71 Cal.2d 276, 281.) The information sought by way of this request will force Los Angeles County Waterworks District No. 40 and Rosamond Community Services District to provide information about their claim of prescription. This is information that they will have to provide in any event, prior to any resolution of their claim of prescription.

#### 2. Burdensome

The assertion of this objection is insufficient to justify Los Angeles County Waterworks District No. 40's and Rosamond Community Services District's refusal to respond to Request for Admissions [Set One] because these two entities cannot show that the burden of providing a response will result in injustice.

"[S]ome burden is inherent in all demands for discovery. The objection of burden is valid only when that burden is demonstrated to result in injustice. Hence, the trial court is not empowered to sustain an objection in toto, when the same is predicated upon burden, unless such is the only method of rendering substantial justice." (W. Pico Furniture Co. v. Superior Court (1961) 56 Cal.2d 407, 418.)

In the present action, Los Angeles County Waterworks District No. 40 and Rosamond Community Services District have alleged prescriptive claims against more than 100,000 landowners whose property overlies the Antelope Valley Groundwater Basin. Notice is a key element of prescription that must be proven by the Water Purveyors if they are to succeed in their claim. Diamond's request is directed at this element. The attempt to hide behind the enormity of their own allegation under a claim of burden is improper and cannot be sustained.

The fact alone that the response to an interrogatory may be expensive and burdensome does not justify a refusal to answer. (Alpine Mut. Water Co. v. Superior Court of Ventura County (1968) 259 Cal. App. 2d 45, 55 citing West Pico Furniture Co. v. Superior Court (1961) 56 Cal. 2d 407, 417-418.)

#### 3. Oppression

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The propounding of Request for Admissions [Set One] was not served with any ill intent. Contrary to Los Angeles County Waterworks District No. 40's and Rosamond Community Services District's assertions, the requests are not unreasonable as each of the nine questions posed relate directly to the allegations raised by Los Angeles County Waterworks District No. 40 and Rosamond Community Services District through their various complaints, cross-complaints and answers as required by Code of Civil Procedure section 2033.010.

The burden of providing a response through discovery is no greater than the burden that must be born by these two entities at trial. If they are able to meet this burden, they should be compelled to do so now when such disclosure will help foster settlement and resolution of this matter without the necessity and expense of a trial. As stated above, these reasons are the very purpose of pre-trial discovery. The information sought must be produced before trial and the court is not empowered to deny Diamond's discovery rights under this unsubstantiated claim of oppression.

"While it is true that the trial court has a broad discretion in passing on an objection that there has been harassment and oppression [Citation], such discretion is not absolute. As was said in Cembrook, such discretion does not authorize the trial court "to make blanket orders barring disclosure in toto when the factual situation indicates that a just and equitable order could be made that would authorize disclosure with limitations." (Cov v. Superior Court of Contra Costa County (1962) 58 Cal.2d 210, 221-222.)

#### 4. **Objections Based on Class Certification**

Los Angeles County Waterworks District No. 40 and Rosamond Community Services District attempt to limit their obligation to respond to the requests on the grounds that class certification has not yet been completed. This objection holds no merit as the right to discovery prior to class certification has been recognized by the Appellate Court in Louis E. Carabini, et al. vs. The Superior Court of ///

SEPARATE STATEMENT IN SUPPORT OF MOTION TO COMPEL LOS ANGELES WATERWORKS DISTRICT NO. 40 AND ROSAMOND COMMUNITY SERVICES DISTRICT TO PROVIDE FURTHER RESPONSES TO FORM INTERROGATORIES [SET ONE]; REQUEST FOR ADMISSIONS [SET ONE]; AND FOR MONETARY **SANCTIONS** 

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Orange County (1994) 26 Cal. App. 4th 239, discovery directed at Class Certification is both appropriate and permitted in order to ensure a fair hearing.

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Additionally, the request in question is not posed to a class of water purveyors, nor does it seek information about water purveyor class members. A plain reading of the request evidences that it was directed to the specific public water supplier concerning that specific public entity's actions with regard to its specific claim of prescription. If, and to the extent, the request can be characterized as seeking information about some, yet undefined class, a response is still warranted.

"Absent some specific showing by the objecting party to justify a contrary ruling, such as privilege, a representative plaintiff can be compelled to supply his adversary with the information about his class which is in his possession or readily available to him and which is not equally available to an adversary. A representative plaintiff cannot be compelled to supply information concerning members of his class or their interests in the action which is neither in his possession nor control, unless the interrogatory is directly related to his own standing to maintain the action, to the existence of an ascertainable class, or to the existence of that community of interest which is required to sustain a class action. [Citation] A representative cannot be compelled to respond to interrogatories about any class member's separate claim as distinguished from the common claim of the class which may be tried with or as a part of the class action." [Emphasis Added] (Alpine Mut. Water Co. v. Superior Court of Ventura County (1968) 259 Cal. App. 2d 45, 54-55.)

Based on the foregoing, Los Angeles County Waterworks District No. 40's and Rosamond Community Services District's objections have no merit and have been interposed to these requests for admission for the sole purpose of avoiding the disclosure of information that is fatal to their claim of prescription. In order to facilitate settlement and a timely resolution of this matter, Los Angeles County Waterworks District No. 40 and Rosamond Community Services District must be ordered to respond to Diamond Farming's Request for Admissions [Set One].

#### **REQUEST NO. 41:**

Admit that as of January 1, 1990, YOU believed that the groundwater supply of the BASIN was being overdrafted.

### **Defendants' Response**

Objection. This request is premature, burdensome and oppressive. This request seeks information concerning class members and the court has not yet completed its class certification process. No class representative has yet been approved by the court.

## **Legal Authority in Support of Further Response:**

Defendants have the burden of justifying their objections or their failure to fully answer the interrogatories. (Fairmont Ins. Co. v. Superior Court (2000) 22 Cal.4th 245, 255; Coy v. Superior Court (1962) 58 Cal.2d 210, 220-221.)

"At the hearing of such a motion the burden is on the party interrogated, in this case the defendants, 'of showing facts from which the trial court might find that the interrogatories were interposed for improper purposes.' [Citation]. In short, the burden is on defendants to show that their objections are valid." (Columbia Broadcasting System, Inc. v. Superior Court of Los Angeles County (1968) 263 Cal. App. 2d 12, 18.)

Defendants will be unable to satisfy this burden because the objections asserted to this Request have no merit and are otherwise too general to preclude disclosure of the requested information.

#### 1. Premature

Code of Civil Procedure section 2033.020 governs the time in which request for admissions may be propounded.

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Code of Civil Procedure section 2019.020 provides that there is no required sequence of discovery. In general, fairness demands adherence to the statutory procedures, since they were designed to place the parties "on roughly equal footing." (*Kalaba v. Gray* (2002) 95 Cal.App.4th 1416, 1422.)

SEPARATE STATEMENT IN SUPPORT OF MOTION TO COMPEL LOS ANGELES WATERWORKS DISTRICT NO. 40 AND ROSAMOND COMMUNITY SERVICES DISTRICT TO PROVIDE FURTHER RESPONSES TO FORM INTERROGATORIES [SET ONE]; REQUEST FOR ADMISSIONS [SET ONE]; AND FOR MONETARY SANCTIONS

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Whether as a plaintiff or a defendant, the discovery propounded by Diamond Farming complied with the time requirements set forth in Code of Civil Procedure. Los Angeles County Waterworks District No. 40 and Rosamond Community Services District have no legal basis or authority to assert this objection, which is designed simply to avoid providing a response and to keep the landowners in the dark as to their vaguely pled claims of prescription.

The premature objection also seeks to compromise the purpose of pretrial discovery which is to obtain all of the facts relative to a claim or defense (Deyo v. Kilbourne (1978) 84 Cal. App. 3d 771, 782) to assist the parties and the trier of fact in ascertaining the truth; to encourage settlement by educating the parties as to the strengths of their claims and defenses; to expedite and facilitate preparation and trial; to prevent delay; and to safeguard against surprise. [Citations.] (Britts v. Superior Court (2006) 145 Cal. App. 4th 1112, 1128.) A party responding to discovery requests may be required to state whether or not he or she makes a particular contention, and to disclose the evidentiary facts underlying each such contention, as well as each allegation of his complaint or affirmative defense. (Burke v. Superior Court (1969) 71 Cal.2d 276, 281.) The information sought by way of this request will force Los Angeles County Waterworks District No. 40 and Rosamond Community Services District to provide information about their claim of prescription. This is information that they will have to provide in any event, prior to any resolution of their claim of prescription.

#### 2. Burdensome

The assertion of this objection is insufficient to justify Los Angeles County Waterworks District No. 40's and Rosamond Community Services District's refusal to respond to Request for Admissions [Set One] because these two entities cannot show that the burden of providing a response will result in injustice.

"[S]ome burden is inherent in all demands for discovery. The objection of burden is valid only when that burden is demonstrated to result in injustice. Hence, the trial court is not empowered to sustain an objection in toto, when the same is predicated upon burden, unless such is the only method of rendering substantial justice." (W. Pico Furniture Co. v. Superior Court (1961) 56 Cal.2d 407, 418.)

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The fact alone that the response to an interrogatory may be expensive and burdensome does not justify a refusal to answer.(Alpine Mut. Water Co. v. Superior Court of Ventura County (1968) 259 Cal.App.2d 45, 55 citing West Pico Furniture Co. v. Superior Court (1961) 56 Cal.2d 407, 417-418.)

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Los Angeles County Waterworks District No. 40 and Rosamond Community Services District attempt to limit their obligation to respond to the requests on the grounds that class certification has not yet been completed. This objection holds no merit as the right to discovery prior to class certification has been recognized by the Appellate Court in *Louis E. Carabini*, et al. vs. The Superior Court of Orange County (1994) 26 Cal. App. 4th 239, discovery directed at Class Certification is both appropriate and permitted in order to ensure a fair hearing.

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SEPARATE STATEMENT IN SUPPORT OF MOTION TO COMPEL LOS ANGELES WATERWORKS DISTRICT
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about their claim of prescription. This is information that they will have to provide in any event, prior to any resolution of their claim of prescription.

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The assertion of this objection is insufficient to justify Los Angeles County Waterworks District No. 40's and Rosamond Community Services District's refusal to respond to Request for Admissions [Set One] because these two entities cannot show that the burden of providing a response will result in injustice.

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Based on the foregoing, Los Angeles County Waterworks District No. 40's and Rosamond Community Services District's objections have no merit and have been interposed to these requests for admission for the sole purpose of avoiding the disclosure of information that is fatal to their claim of prescription. In order to facilitate settlement and a timely resolution of this matter, Los Angeles County Waterworks District No. 40 and Rosamond Community Services District must be ordered to respond to Diamond Farming's Request for Admissions [Set One].

## **REQUEST NO. 43:**

Admit that as of January 1, 1992, YOU believed that the groundwater supply of the BASIN was being overdrafted.

## **Defendants' Response**

This request is premature, burdensome and oppressive. This request seeks Objection. information concerning class members and the court has not yet completed its class certification process. No class representative has yet been approved by the court.

SEPARATE STATEMENT IN SUPPORT OF MOTION TO COMPEL LOS ANGELES WATERWORKS DISTRICT NO. 40 AND ROSAMOND COMMUNITY SERVICES DISTRICT TO PROVIDE FURTHER RESPONSES TO FORM INTERROGATORIES [SET ONE]; REQUEST FOR ADMISSIONS [SET ONE]; AND FOR MONETARY SANCTIONS

## **Legal Authority in Support of Further Response:**

Defendants have the burden of justifying their objections or their failure to fully answer the interrogatories. (*Fairmont Ins. Co. v. Superior Court* (2000) 22 Cal.4th 245, 255; *Coy v. Superior Court* (1962) 58 Cal.2d 210, 220-221.)

"At the hearing of such a motion the burden is on the party interrogated, in this case the defendants, 'of showing facts from which the trial court might find that the interrogatories were interposed for improper purposes.' [Citation]. In short, the burden is on defendants to show that their objections are valid." (Columbia Broadcasting System, Inc. v. Superior Court of Los Angeles County (1968) 263 Cal.App.2d 12, 18.)

Defendants will be unable to satisfy this burden because the objections asserted to this Request have no merit and are otherwise too general to preclude disclosure of the requested information.

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The assertion of this objection is insufficient to justify Los Angeles County Waterworks District No. 40's and Rosamond Community Services District's refusal to respond to Request for Admissions [Set One] because these two entities cannot show that the burden of providing a response will result in injustice.

"[S]ome burden is inherent in all demands for discovery. The objection of burden is valid only when that burden is demonstrated to result in injustice. Hence, the trial court is not empowered to sustain an objection in toto, when the same is predicated upon burden, unless such is the only method of rendering substantial justice." (W. Pico Furniture Co. v. Superior Court (1961) 56 Cal.2d 407, 418.)

In the present action, Los Angeles County Waterworks District No. 40 and Rosamond Community Services District have alleged prescriptive claims against more than 100,000 landowners whose property overlies the Antelope Valley Groundwater Basin. Notice is a key element of prescription that must be proven by the Water Purveyors if they are to succeed in their claim. Diamond's request is directed at this element. The attempt to hide behind the enormity of their own allegation under a claim of burden is improper and cannot be sustained.

The fact alone that the response to an interrogatory may be expensive and burdensome does not justify a refusal to answer.(Alpine Mut. Water Co. v. Superior Court of Ventura County (1968) 259 Cal.App.2d 45, 55 citing West Pico Furniture Co. v. Superior Court (1961) 56 Cal.2d 407, 417-418.)