1 2	Walter J. Wilson (SBN 68040) LAW OFFICES OF WALTER J. WILSON 333 West Broadway, Suite 200 Long Beach, CA 90802 Tel: (562) 432-3388 Fax: (562) 432-2969 Email: walterw1@aol.com Attorney for Antelope Valley Mobile Estates, LLC  Specially Appearing (to seek inclusion in the Stipulation For Entry of Judgment, Etc.) For Desert Breeze MHP, LLC	
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7	man, bbc	
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10	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
11	COUNTY OF LOS ANGELES	
12		
13	ANTELOPE VALLEY GROUNDWATER CASES	Judicial Council Coordination No. 4408
14	Included Actions:	For filing purposes only: Santa Clara County Case No. 1-05-CV-049053
15	Los Angeles County Waterworks District	Assigned to the Honorable Jack Komar
16 17	No. 40 v. Diamond Farming Co. Los Angeles County Superior Court Case No. BC 325201	CMC STATEMENT RE CASE
18	Los Angeles County Waterworks District No. 40 v. Diamond Farming Co.	MANAGEMENT CONFERENCE, FOR ANTELOPE VALLEY MOBILE ESTATE AND (SPECIAL APPEARANCE) FOR
19	Kern County Superior Court Case No. S-1500-CV-254-348	DESERT BREEZE MHP, LLC
20	Wm. Bolthouse Farms, Inc. v. City of	Date: 05/15/2015
21	Lancaster, Diamond Farming Co. v. City of Lancaster, Diamond Farming Co. v. Palmdale Water Dist.	Time: 1:30 p.m. Dept.: Via Court Call Only
22   23	Riverside County Superior Court Consolidated actions	
24	Case Nos. RIC 353 840, RIC 344 436, RIC 344 668	) )
25		) )
26	TO THE COURT AND ALL PARTIES:	
27	On May 11, 2015, I participated in the Meet & Confer, appearing for both "stipulating party"	
28	Antelope Valley Mobile Estates, LLC ("AVME"), and specially appearing for "non stipulating party"	
20	Table Political Democs, DDC (Trivial	,,

Desert Breeze MHP, LLC ("DB"), which entity was seeking inclusion in the Stipulation For Entry of Judgment, etc. (the 'Stipulation"), contingent upon an appropriate allocation of "post rampdown" production rights. As of this writing, the stipulating parties are still considering<sup>1</sup> the appropriate allocation of water rights to DB; upon such allocation, DB will be better able to determine whether it can stipulate.

Dated: May 13, 2015, 2015

Respectfully submitted,

LAW OFFICES OF WALTER J. WILSON

Walter J. Wilson, Attorney for
Antelope Valley Mobile Estates, LLC
Specially Appearing (to seek inclusion in the
Stipulation) for Desert Breeze MHP,

On May 11, 2015, at the Meet & Confer, I acknowledged my dual representation of both a "stipulating" (AVME), and a "non stipulating," party; I represented I would make a presentation for DB, but then refrain from participating in any stipulating parties' caucus (at which might be discussed/determined: the allocation of water rights offered to DB, or the possible admission of DB to the Stipulation). I represented my appearance for DB was a special appearance, solely to seek inclusion into the Stipulation, and I thereafter asserted facts and presented documents as to DB's nature and operations, its number of households, water using facilities and vegetation, and its water usage. I also agreed to refrain from participating in any non stipulating parties' caucus.

## PROOF OF SERVICE

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 333 West Broadway, Suite 200, Long Beach, CA 90802.

On May 13, 2015, I served the within document(s) in the Antelope Valley Groundwater Adjudication Cases, JCCP No. 4408, described as:

CMC STATEMENT RE CASE MANAGEMENT CONFERENCE, FOR ANTELOPE VALLEY

MOBILE ESTATE AND (SPECIAL APPEARANCE) FOR DESERT BREEZE MHP, LLC

on the interested parties in this action, by posting the document(s) listed above to the Santa Clara

County Superior Court e-filing website (<a href="http://www.scefiling.org">http://www.scefiling.org</a>) under the Antelope Valley

I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed on May 13, 2015, at Long Beach, California.

Groundwater matter pursuant to the Court's Order dated October 27, 2005.

