

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: walterwl@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

**Specially Appearing For Leisure Lakes Mobile Estates
(a Member of the Wood Class)**

**SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF LOS ANGELES**

**ANTELOPE VALLEY
GROUNDWATER CASES**

Included Actions:

Los Angeles County Waterworks District
No. 40 v. Diamond Farming Co.

Los Angeles County Superior Court
Case No. BC 325201

Los Angeles County Waterworks District
No. 40 v. Diamond Farming Co.

Kern County Superior Court
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.

Riverside County Superior Court
Consolidated actions

Case Nos. RIC 353 840, RIC 344 436, RIC
344 668

Judicial Council Coordination No. 4408

For filing purposes only:
Santa Clara County Case No. 1-05-CV-049053

Assigned to the Honorable Jack Komar

**FIRST AMENDED CMC STATEMENT
FOR ANTELOPE VALLEY MOBILE
ESTATES, LLC, AND (SPECIAL
APPEARANCE) FOR DESERT BREEZE
MHP, LLC, AND (SPECIAL
APPEARANCE) FOR LEISURE LAKES
MOBILE ESTATES**

Date: 06/15/2015
Time: 1:30 p.m.
Dept.: Via Court Call Only

TO THE COURT AND ALL PARTIES:

Desert Breeze MHP, LLC has agreed in principle with the proposal of the "Stipulating Parties
Committee," and anticipates it will join in the Stipulation For Entry of Judgment, etc. (the

1 'Stipulation').


2 LEISURE LAKES MOBILE ESTATES ("LL"), who has participated in this litigation as a
3 member of the Wood Class, is currently gathering appropriate evidence to establish its water usage
4 in the designated years and qualification for membership in the Wood Class (it received the Class
5 notice,"postage dated" April 3, 2015). LL intends to approach the Stipulating Parties, with the
6 potential to join, individually, as a Stipulating Party to the Stipulation.

7 Counsel specially appears under a limited retainer arrangement, to explore LL'S potential to
8 join the Stipulation as a Stipulating Party; Counsel files this First Amended CMC Statement to alert
9 the Court to LL'S continuing participation in this Groundwater action.

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11 Dated: June 15, 2015

Respectfully submitted,

12 LAW OFFICES OF WALTER J. WILSON

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15 Walter J. Wilson, Attorney for
16 Antelope Valley Mobile Estates, LLC
17 Specially Appearing (to seek inclusion in the
18 Stipulation) for Desert Breeze MHP,
19 LLC and for Leisure Lakes Mobile
20 Estates
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On June 15, 2015, I served the within document(s) in the Antelope Valley Groundwater Adjudication Cases, JCCP No. 4408, described as:

on the interested parties in this action, by posting the document(s) listed above to the Santa Clara County Superior Court e-filing website (<http://www.scefiling.org>) under the Antelope Valley Groundwater matter pursuant to the Court's Order dated October 27, 2005.


Walter J. Wilson