	II						
1	JANET K. GOLDSMITH, State Bar No. 065 KRONICK, MOSKOVITZ, TIEDEMANN &						
2	A Professional Corporation	x GIRARD					
3	400 Capitol Mall, 27th Floor Sacramento, CA 95814-4416						
4	Telephone: (916) 321-4500 Facsimile: (916) 321-4555 E-mail: jgoldsmith@kmtg.com						
5		Sty Attornov					
6	CARMEN A. TRUTANICH, Los Angeles City Attorney RICHARD M. BROWN, General Counsel, Water and Power						
7	RAYMOND ILGUNAS, General Counsel, I World Airports	Los Angeles					
8	Attorneys for Defendant CITY OF LOS AND LOS ANGELES WORLD AIRPORTS	GELES and					
9	EGS IN GEEDS WORLD INITIONES						
10	SUPERIOR COURT OF	THE STATE OF CALIFORNIA					
11	COUNTY OF LOS ANGELES						
12							
13	Coordination Proceeding	Case No. 105 CV 049053					
14	ANTELOPE VALLEY GROUNDWATER CASES	Judicial Council Coordination Proceeding No. 4408					
15	Los Angeles County Waterworks District	The Honorable Jack Komar					
16	No. 40 v. Diamond Farming Co.	Santa Clara Case No. Case No. 105 CV 049053					
17 18	Los Angeles County Waterworks District No. 40 v. Diamond Farming Co.	CITY OF LOS ANGELES ("LAWA") LIST OF WITNESSES AND EXHIBITS FOR PHASE FOUR TRIAL					
19	Wm. Bolthouse Farms, Inc. v. City of Lancaster	Riverside County Superior Court					
20	Diamond Farming Co. v. City of Lancaster	Lead Case No. RIC 344436 Case No. RIC 344668 Case No. RIC 353840					
21	Diamond Farming Co. v. Palmdale Water	Los Angeles Superior Court Case No. BC 325201					
22	District	Kern County Superior Court Case No. S-1500-CV-254348					
23							
24	The City of Los Angelos, by and thro	ugh ita Danautmant of Aimauta ("I AWA" idantifica					
25		The City of Los Angeles, by and through its Department of Airports ("LAWA") identifies billowing witnesses it intends to call at the Phase Four Trial:					
26	1. Vivian D. Howell	to I mase Pour I mai.					
27	2. Robert C. Wagner	· ·					
28	2. Robert C. Wagner						

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4-LosAngeles-11

Moskovitz. 'IEDEMANN & GIRARD ORNEYS AT LAW

LAWA intends to offer the following declarations, and exhibits thereto, of Ms. Howell and Mr. Wagner at the Phase Four Trial (these materials were previously filed with the Court on January 31, 2013). LAWA also intends to offer Mr. Wagner's professional resume, and certified copies of Notices of Extractions and Diversion for 2011 and 2012. Finally, LAWA intends to offer a stipulation regarding LAWA groundwater pumping that has been executed by several parties:

Exhibit No. **Description**

Declaration of Vivian D. Howell 4-LosAngeles-1 4-LosAngeles-2 Assessor's Identification Numbers of contiguous parcels owned by LAWA (Exhibit A to Howell Declaration) 4-Los Angeles-3 APNs and Sellers on Acquired 15 PMD Parcels from 2004/5 to 2009 (Exhibit A-1 to Howell Declaration) 4-LosAngeles-4 Parcel map and Record of Survey depicting the location of the property owned by the City of Los Angeles (Exhibit B to Howell Declaration) 4-Los Angeles-5 List of persons or entities that leased portions of the property owned by LAWA (Exhibit C to Howell Declaration). 4-LosAngeles-6 Lease documents for lease with Wheeler-Williams Farms dated 03/01-1996 (Exhibit C-1 to Howell Declaration). 4-LosAngeles-7 Lease documents for lease with Wheeler-Williams Farms dated 03/01/1997 (Exhibit C-2 to Howell Declaration). 4-LosAngeles-8 Lease documents for lease with Phillipp Giba dba Phillip Giba Farms dated 07/01/2003) (Exhibit C-3 to Howell Declaration) 4-Los Angeles-9 Lease documents for lease with EZ Care Growers dated 03/01/1997 (Exhibit C-4 to Howell Declaration) 4-LosAngeles-10 Lease documents for lease with Los Angeles County Sanitation District dated 02/04/2002 (Exhibit C-5 to Howell Declaration)

Lease documents for sublease with Antelope Valley Farming dated

	07/01/2003 (Exhibit C-6 to Howell Declaration)		
4-LosAngeles-12	Lease documents for sublease with Harrington Farms dated 02/26/2003		
	(Exhibit C-7 to Howell Declaration)		
4-LosAngeles-13	Lease documents for lease with the Boeing Company, under lease as the		
	Rockwell International Corporation dated 03/14/1981 (Exhibit C-8 to		
	Howell Declaration)		
4-LosAngeles-14	Lease documents for lease with the Boeing North American, Inc. dated		
	05/01/1997 (Exhibit C-9 to Howell Declaration)		
4-LosAngeles-15	Lease documents for lease with Christina McEnaney dba McEnaney Go		
	LLC dated 01/01/2002 (Exhibit C-10 to Howell Declaration)		
4-LosAngeles-16	Lease documents for lease with Christina McEnaney dba McEnaney Go		
	LLC dated 01/01/2004 (Exhibit C-11 to Howell Declaration)		
4-LosAngeles-17	Declaration of Robert C. Wagner		
4-LosAngeles-18	Assessor's Parcels and Acreage (Exhibit B to Wagner Declaration)		
4-LosAngeles-19	Water Meter Records for Existing Wells on Los Angeles World Airport		
	Property for 2000, 2001, 2002, 2003, 2004, 2011 and 2012 (Exhibit E to		
	Wagner Declaration)		
4-LosAngeles-20	Groundwater Extraction based on Meter Readings, 2000-2004 and 2011		
	2012 (Exhibit F to Wagner Declaration)		
4-LosAngeles-21	Pump Tests/Electric Records for Existing Wells on Los Angeles World		
	Airports Property for 2000, 2001, 2002, 2003, 2004, 2011 and 2012		
	(Exhibit I to Wagner Declaration)		
4-LosAngeles-22	Groundwater Extraction based on Pump Tests and Electrical Records,		
	2000-2004 and 2011-2012 (Exhibit J to Wagner Declaration)		
4-LosAngeles-23	Pump Tests/Diesel Records for Existing Wells on Los Angeles World		
	Airports Property for 2000, 2001, 2002, 2003, 2004, 2011 and 2012		
	(Exhibit K to Wagner Declaration)		

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LAWA LIST OF WITNESSES AND EXHIBITS FOR PHASE 4 TRIAL

4-LosAngeles-24	Groundwater Extraction based on Pump Tests and Diesel Records, 20		
4-LosAngeles-25	2004 and 2011-2012 (Exhibit L to Wagner Declaration) Summary Expert Report Appendix D-3: Table 4 (Exhibit M to Wagner		
	Declaration)		
4-Los Angeles-26	Groundwater Production and Effluent Reuse by Field, 2000-2004 & 20		
	2012 (Exhibit M-2 to Wagner Declaration)		
4-LosAngeles-27	Aerial photographs, dated May 31, 1994, June 7, 2002, June 3, 2003,		
	March 14, 2005, July 15, 2011, December 3, 2011, April 29, 2012, and		
	August 25, 2012 (Exhibit M-3 to Wagner Declaration)		
4-LosAngeles-28	Total area of irrigated acres and type of crops on the LAWA property b		
	AIN for year 2000 (Exhibit N-2000 to Wagner Declaration)		
4-LosAngeles-29	Total area of irrigated acres and type of crops on the LAWA property l		
	AIN for year 2001 (Exhibit N-2001 to Wagner Declaration)		
4-LosAngeles-30	Total area of irrigated acres and type of crops on the LAWA property l		
	AIN for year 2002 (Exhibit N-2002 to Wagner Declaration)		
4-LosAngeles-31	Total area of irrigated acres and type of crops on the LAWA property b		
	AIN for year 2003 (Exhibit N-2003 to Wagner Declaration)		
4-LosAngeles-32	Total area of irrigated acres and type of crops on the LAWA property b		
	AIN for year 2004 (Exhibit N-2004 to Wagner Declaration)		
4-LosAngeles-33	Total area of irrigated acres and type of crops on the LAWA property b		
	AIN for year 2011 (Exhibit N-2011 to Wagner Declaration)		
4-LosAngeles-34	Total area of irrigated acres and type of crops on the LAWA property b		
	AIN for year 2012 (Exhibit N-2012 to Wagner Declaration)		
4-LosAngeles-35	Palmdale Water Reclamation Plant Historical Effluent Reuse for		
	Irrigation (Exhibit O to Wagner Declaration)		
4-LosAngeles-36	Lahontan Regional Water Quality Control Board Investigative Order N		
	R6V-2012-0056, dated November 14, 2012 (Exhibit O-2 to Wagner		

KRONICK, MOSKOVITZ, TIEDEMANN & GIRARD ATTORNEYS AT LAW

LAWA LIST OF WITNESSES AND EXHIBITS FOR PHASE 4 TRIAL

1		Declaration)
2 3	4-LosAngeles-37 Robert C. Wagner Professional Resume		Vagner Professional Resume
	4-LosAngeles-38	Certified Co	opies of Notices of Extraction and Diversion filed with the
State Water		State Water	Resources Control Board for Years 2011 and 2012
	4-LosAngeles-39	Stipulation	for Phase IV Trial regarding Groundwater Pumping on Los
		Angeles ("I	LAWA") Land
LAWA reserves the right to call any witness not listed above and to introduce exhibits no			
			listed above for rebuttal or impeachment purposes.
0 1 DATED: May 28, 20		013	CARMEN A. TRUTANICH, Los Angeles City Attorney
			RICHARD M. BROWN, General Counsel, Water and Power
13			RAYMOND ILGUNAS, General Counsel, Los Angeles World Airports
			KRONICK, MOSKOVITZ, TIEDEMANN & GIRARD, Professional Corporation
			Troiossionar corporation
			By /s/Janet Goldsmith
			Janet K. Goldsmith Attorneys for Cross-Defendant CITY OF LOS
			ANGELES and LOS ANGELES WORLD AIRPORTS
1			5 NESSES AND EXHIBITS FOR PHASE 4 TRIAL

PROOF OF SERVICE

I DECLARE THAT:

I am employed in the County of Sacramento, State of California. I am over the age of eighteen years and not a party to the within action. My business address is 400 Capitol Mall, 27th Floor, Sacramento, California 95814.

On March 28, 2013, I served the attached CITY OF LOS ANGELES ("LAWA")
LIST OF WITNESSES AND EXHIBITS FOR PHASE FOUR TRIAL

by posting the document to the Santa Clara Superior Court website <u>www.scefiling.org</u>. in regard to the Antelope Valley Groundwater matter.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct and that this document was executed on May 28, 2013.

Typelis

Lorraine Lippolis