

H. Jess Senecal (CSB #026826) 1 EXEMPT FROM FILING FEES UNDER Thomas S. Bunn III (CSB #89502) **GOVERNMENT CODE § 6103** LAGERLOF, SENECAL, GOSNEY & KRUSE, LLP 2 301 N. Lake Avenue, 10th Floor Pasadena, CA 91101-4108 3 Telephone: (626) 793-9400 (626) 793-5900 Facsimile: 4 Attorneys for Defendant and Cross-Complainant, 5 Palmdale Water District 6 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 FOR THE COUNTY OF LOS ANGELES - CENTRAL DISTRICT 10 11 Coordination Proceeding Judicial Council Coordination Special Title (Rule 1550 (b)) Proceeding No. 4408 12 ANTELOPE VALLEY GROUNDWATER [Assigned to The Honorable Jack Komar, Judge 13 CASES Santa Clara County Superior Court, Dept. 17] 14 Santa Clara Court Case No. 1-05-CV-049053 15 OPPOSITION TO RICHARD WOOD'S MOTION FOR ORDER ALLOCATING 16 COSTS OF COURT-APPOINTED EXPERT 17 WITNESS 18 Date: June 5, 2009 Time: 2:00 p.m. 19 Dept.: 17C 20 21 22 Palmdale Water District, Los Angeles County Waterworks District No. 40, Rosamond 23. Community Services District, and the City of Palmdale respectfully submit this opposition to Richard 24 Wood's motion for order allocating the costs of the court-appointed expert witness. 25 26 This court has previously expressed its intent to allocate costs of the court-appointed neutral 27 expert to the parties, in accordance with Evidence Code section 731(c). Despite this, Wood now moves 28 to allocate the costs solely to the Public Water Suppliers.

OPPOSITION TO RICHARD WOOD'S MOTION FOR ORDER
ALLOCATING COSTS OF COURT-APPOINTED EXPERT WITNESS

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In his brief motion, Wood advances two overlapping arguments: (1) The landowners are not parties to the Wood action; (2) The Public Water Suppliers are the parties most directly affected by the Wood class, because the landowners and the Wood class have no claims against each other. Neither of these arguments has merit.

First, the fact that landowners are not parties to the Wood action makes no difference, because they are parties to the coordinated actions. The court rules dealing with coordinated actions define "parties" to include all parties to all coordinated actions. (Rule 3.501(13), Cal. Rules of Court.) These rules prevail over conflicting provisions of the general law. (Cal. Civ. Proc. Code 404.7; Rule 3.504.)

This court has authority to apportion expert costs to all parties to the coordinated actions under the broad discretion given to the coordinating judge. (See Rules 3.504(c) and 3.541; *McGhan Medical Corp. v. Superior Ct.* (1992) 11 Cal.App.4th 804, 812.)

Second, all parties are affected by the determination of how much the Wood class members have pumped. There are two principal objectives in this case – to determine all the water rights to the groundwater in the Antelope Valley, and to fashion a physical solution. The members of the Wood class are by definition holders of overlying rights. As such, they share correlatively with the overlying rights of the other landowners. (See *Katz v. Walkinshaw* (1903) 141 Cal. 116, 134, 136.) This is true whether or not the Public Water Suppliers have acquired prescriptive rights. After accounting for any prescriptive rights and federal reserved rights, the remaining native safe yield will be divided among the Wood class and the other landowners. Thus, the Wood class and the other landowners are adverse to one another. Similarly, any settlement or judgment allowing the Wood class to pump a certain amount without assessment will affect the assessments paid by the other landowners. Finally, the expert's work in determining the pumping of the Wood class may be relevant to the determination of basin yield and overdraft, matters which affect all parties.

1	For these reasons, the costs of the exper	rt should be apportioned to all parties, pursuant to
2	Evidence Code section 731, and not just the Pu	ıblic Water Suppliers.
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4	Dated: May 22, 2009	Lagerlof, Senecal, Gosney & Kruse, Llp
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