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	Pro-Per				
3	Elizabeth Iannaccone 1765 Duchess Terrace				
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E	Brentwood, CA. 94513				
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7	e-mail: Albers9601@aol.com}				
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9	SUPERIOR COURT OF THE STATE OF CALIFORNIA				
10	COUNTY OF LOS ANGELES				
11					
	ANTERIORE VIA VIEW	Judicial Council Coordination No. 4408			
12	ANTELOPE VALLEY GROUNDWATER CASES				
13	Included Actions:	For filing purposes only: Santa Clara County Case No. 1-05-CV -049053			
included Notions.					
	Los Angeles County Waterworks District No. 40 v. Diamond Fanning Co.	Assigned to The Honorable Jack Komar			
15	Los Angeles County Superior Court				
16	Case No BC 325201	ANSWER TO COMPLAINT AND			
17	Los Angeles County Waterworks District	ALL CROSS-COMPLAINTS			
No. 40 v. Diamond Fanning Co. Kern County Superior Court					
18	Case No. S-1500-CV -254-348				
19	Wm. Bolthouse Farms, Inc. v. City of				
20	Lancaster, Diamond Fanning Co. v. City of				
	Lancaster, Diamond Fanning Co. v. Palmdale Water Dist.				
21	Riverside County Superior Court				
22	Consolidated actions Case Nos. RIC 353 840, RIC 344 436, RIC				
23	344 668				
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1	I hereby answer the Complaint and all Cross-Complaints which have been filed as of this			
2	date, specifically those of Antelope Valley East- Kern Water Agency, Palmdale Water District &			
3	Quartz Hill Water District, Rosamond Community Services District and Waterworks District No			
4	40 of Los Angeles County. I do not intend to participate at trial or other proceedings unless ordered by the Court to do so, but I reserve the right to do so upon giving written notice to that			
6	effect to the Court and all parties. I own the following property(ies) located in the Antelope			
7	Valley:			
8	3900 Sweetser Road, Rosamond, CA. 93560			
9	APN 252-015-10			
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11				
12	GENERAL DENIAL			
13	1. Pursuant to Code of Civil Procedure section 431.30(d), Defendant and Cross			
14	Defendant hereby generally denies each and every allegation set forth in the Complaint and			
15	Cross-Complaint, and the whole thereof, and further denies that Plaintiff and Cross-Complainant			
16	are entitled to any relief against Defendant and Cross-Defendant.			
17	AFFIRMATIVE DEFENSES			
18	First Affirmative Defense			
19	(Failure to State a Cause of Action)			
20	<ol> <li>The Complaint and Cross-Complaint and every purported cause of action</li> </ol>			
21	contained therein fail to allege facts sufficient to constitute a cause of action against Defendant			
22	and Cross-Defendant.			
23	Second Affirmative Defense"			
24	(Statute of Limitation)			
25	3. Each and every cause of action contained in the Complaint and Cross-Complaint is			
26	barred, in whole or in part, by the applicable statutes of limitation, including, but not limited to,			
27	sections 318, 319, 321, 338, and 343 of the California Code of Civil Procedure.			
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## Third Affirmative Defense 1 (Laches) 2 4. The Complaint and Cross-Complaint, and each and every cause of action 3 contained therein, is barred by the doctrine of laches. 4 **Fourth Affirmative Defense** 5 (Estoppel) 6 5. The Complaint and Cross-Complaint, and each and every cause of action 7 contained therein, is barred by the doctrine of estoppel. 8 **Fifth Affirmative Defense** 9 (Waiver) 10 6. The Complaint and Cross-Complaint, and each and every cause of action 11 contained therein, is barred by the doctrine of waiver. 12 Sixth Affirmative Defense 13 (Self-Help) 14 7. Defendant and Cross-Defendant has, by virtue of the doctrine of self-help, 15 preserved its paramount overlying right to extract groundwater by continuing, during all times 16 relevant hereto, to extract groundwater and put it to reasonable and beneficial use on its property. 17 Seventh Affirmative Defense 18 (California Constitution Article X, Section 2) 19 8. Plaintiff and Cross-Complainant's methods of water use and storage are 20 unreasonable and wasteful in the arid conditions of the Antelope Valley and thereby violate 21 Article X, Section 2 of the California Constitution. 22 **Eighth Affirmative Defense** 23 (Additional Defenses) 24 25 9. The Complaint and Cross-Complaint do not state their allegations with sufficient 26 clarity to enable defendant and cross-defendant to determine what additional defenses may exist to

Antelope Valley Groundwater Cases (JCCP 4408)
ANSWER TO COMPLAINT AND ALL CROSS-COMPLAINTS (MODEL APPROVED BY THE COURT)

reserve the right to assert all other defenses which may pertain to the Complaint and Cross

Plaintiff and Cross-Complainant's causes of action. Defendant and Cross-defendant therefore

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1	Complaint.	
2		Ninth Affirmative Defense
3	10.	The prescriptive claims asserted by governmental entity Cross-Complainants are
4	ultra vires and	exceed the statutory authority by which each entity may acquire property as set
5	forth in Water	Code sections 22456, 31040 and 55370.
6		Tenth Affirmative Defense
7	11.	The prescriptive claims asserted by governmental entity Cross-Complainants are
8	barred by the	provisions of Article 1 Section 19 of the California Constitution.
9		Eleventh Affirmative Defense
10	12.	The prescriptive claims asserted by governmental entity Cross-Complainants are
11	barred by the J	provisions of the 5th Amendment to the United States Constitution as applied to the
12	states under the	e 14th Amendment of the United States Constitution.
13		Twelfth Affirmative Defense
14	13.	Cross-Complainants' prescriptive claims are barred due to their failure to take
15	affirmative ste	ps that were reasonably calculated and intended to inform each overlying
16	landowner of	cross-complainants' adverse and hostile claim as required by the due process claus
17	of the 5th and	14th Amendments of the United States Constitution.
18		Thirteenth Affirmative Defense
19	14.	The prescriptive claims asserted by governmental entity Cross-Complainants are
20	barred by the	provisions of Article 1 Section 7 of the California Constitution.
21		Fourteenth Affirmative Defense
22	15.	The prescriptive claims asserted by governmental entity Cross-Complainants are
23	barred by the p	provisions of the 14th Amendment to the United States Constitution.
		Fifteenth Affirmative Defense
24	16.	The governmental entity Cross-Complainants were permissively pumping at all
25	times.	
26		Sixteenth Affirmative Defense
27 28	17.	The request for the court to use its injunctive powers to impose a physical solution
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1	seeks a remedy that is in violation of the doctrine of separation of powers set forth in Article 3		
2	section 3 of the California Constitution.		
3	Seventeenth Affirmative Defense		
4	18.	Cross-Complainants are barred from asserting their prescriptive claims by	
5	operation of law as set forth in Civil Code sections 1007 and 1214.		
6	Eighteenth Affirmative Defense		
7	19.	Each Cross-Complainant is barred from recovery under each and every cause of	
8	action contained in the Cross-Complaint by the doctrine of unclean hands and/or unjust		
9	enrichment.		
10	Nineteenth Affirmative Defense		
11	20.	The Cross-Complaint is defective because it fails to name indispensable parties in	
12	violation of California Code of Civil Procedure Section 389(a).		
13	Twentieth Affirmative Defense		
14	21.	The governmental entity Cross-Complainants are barred from taking, possessing	
15	or using cross-defendants' property without first paying just compensation.		
16		<b>Twenty-First Affirmative Defense</b>	
17	22.	The governmental entity Cross-Complainants are seeking to transfer water right	
18	priorities and	water usage which will have significant effects on the Antelope Valley Groundwater	
19	basin and the	Antelope Valley. Said actions are being done without complying with	
20	and contrary to the provisions of California's Environmental Quality Act (CEQA) (Pub.Res.C.		
21	2100 et seq.).		
22		Twenty-Second Affirmative Defense	
23	23.	The governmental entity Cross-Complainants seek judicial ratification of a project	
24	that has had a	and will have a significant effect on the Antelope Valley Groundwater Basin and the	
25	Antelope Valley that was implemented without providing notice in contravention of the		
26	provisions of California's Environmental Quality Act (CEQA) (Pub.Res.C. 2100 et seq.).		
27	Twenty-Third Affirmative Defense		
28	24.	Any imposition by this court of a proposed physical solution that reallocates the	

1	water right priorities and water usage within the Antelope Valley will be <i>ultra vires</i> as it will be		
2	subverting the pre-project legislative requirements and protections of California's Environmental		
3	Quality Act (CEQA) (Pub.Res.C. 2100 et seq.).		
5	WHEREFORE, Defendant and Cross-defendant prays that judgment be entered as follows:		
6	1. T	hat Plaintiff and Cross-Complainant take nothing by reason of its Complaint or	
7	Cross-Complaint;		
9	That the Complaint and Cross-Complaints be dismissed with prejudice;		
9 2.	or Defendant and Cross-Defendant's costs incurred herein; and		
11		or such other and further relief as the Court deems just and proper.	
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15	Dated: July 17,	2007 Signature	
16		Elizabeth Quant	
17		Pro-Per Elizabeth Iannaccone	
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