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7	Copa De Oto Land Company	
8	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
9	COUNTY OF LOS ANGELES	
10		
11	ANTELOPE VALLEY GROUNDWATER CASES	JUDICIAL COUNCIL COORDINATION PROCEEDING NO. 4408
12	This Pleading Relates To Consolidated	Case No. BC 364553
13	Action:	Assigned to Hon. Jack Komar
14	REBECCA LEE WILLIS, on behalf of herself and all others similarly situated,	COPA DE ORO LAND COMPANY'S
15		RESPONSE TO THE WILLIS CLASS'S REQUEST FOR ENTRY OF FINAL
16	Plaintiff,	JUDGMENT
17	vs.	Date: N/A
_	LOS ANGELES COUNTY	Time: N/A
18	WATERWORKS DISTRICT NO. 40; CITY OF LANCASTER; CITY OF LOS	Dept: N/A
19	ANGELES; CITY OF PÁLMDALE;	Judge: Hon. Jack Komar
20	PALMDALE WATER DISTRICT; LITTLEROCK CREEK IRRIGATION	-=
	DISTRICT; PALM RANCH IRRIGATION	
21	DISTRICT; QUARTZ HILL WATER DISTRICT; ANTELOPE VALLEY	
22	WATER CO.; ROSAMOND	
23	COMMUNITY SERVICES DISTRICT; MOJAVE PUBLIC UTILITY DISTRICT;	
	and DOES 1 through 1000,	
24	Defendants.	
25		
26		
27		
28	報	

RESPONSE TO WILLIS CLASS'S REQUEST FOR ENTRY OF FINAL JUDGMENT

Copa de Oro Land Company ("Copa de Oro") is a party to these consolidated cases and is a named defendant in Los Angeles County Waterworks District No. 40, et al., v. Diamond Farming Co, Kern County Superior Court Case No. S-1500-CV-254-348. Based on its review of the Willis Class's Request For Entry Of Final Judgment ("Request") and [Proposed] Final Judgment Approving Willis Class Action Settlement ("Proposed Judgment"), Copa de Oro understands that:

- (1) if the Court adopts the Proposed Judgment and grants final approval of the Stipulation of Settlement, then, pursuant to the Court's February 19, 2010 Order Transferring and Consolidating Actions for All Purposes, no non-settling parties to these consolidated cases will be prejudiced by that judgment (see Proposed Judgment, p.4, ¶ 14); and
- (2) in Exhibit 1 to the Proposed Judgment, Copa de Oro's predecessor in interest, Kernross Estates, is listed as a party that was excluded from the Willis Class (see Proposed Judgment, p. 3, ¶ 7; Exh. 1, p. 14, Party No. 716), and therefore Copa de Oro is not, and will not be, bound by the terms of the Stipulation of Settlement, or the Proposed Judgment if it becomes the Court's judgment.

Based on its understanding as described above, Copa de Oro respectfully submits that it does not object to, or oppose, the Request, or the Proposed Judgment.

Dated: April 27, 2011

Respectfully submitted,

BARTKIEWICZ, KRONICK & SHANAHAN

A Professional Corporation

By:

Stephen M. Siptroth

Attorneys for Copa de Oro Land Company

PROOF OF SERVICE

I, Terry M. Olson, declare as follows:

I am a citizen of the United States and a resident of Sacramento County. I am over the age of 18, not a party to this action and am employed at Bartkiewicz, Kronick & Shanahan, 1011 Twenty-Second Street, Sacramento, California 95816. On April 27, 2011, I served, in the manner described below, the following documents:

COPA DE ORO LAND COMPANY'S RESPONSE TO WILLIS CLASS REQUEST FOR ENTRY OF FINAL JUDGMENT

I posted these documents to the Court's World Wide Website located at www.scefiling.org.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed at Sacramento, California on April 27, 2011

Jerry M. Olson