1 2 3 4 5	RYAN S. BEZERRA, State Bar No. 178048 JOSHUA M. HOROWITZ, State Bar No. 186 KATRINA C. GONZALES, State Bar No. 258 BARTKIEWICZ, KRONICK & SHANAHAN A PROFESSIONAL CORPORATION 1011 TWENTY-SECOND STREET SACRAMENTO, CALIFORNIA 95816-4907 TELEPHONE: (916) 446-4254 TELECOPIER: (916) 446-4018 E-MAIL: rsb@bkslawfirm.com Attorneys for Cross-Defendant Copa De Oro Land Company	3412	
9	SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF LOS ANGELES		
11	Coordination Proceeding Special Title (Rule 1550(b))	PROCE	IAL COUNCIL COORDINATION EEDING NO. 4408
13	ANTELOPE VALLEY GROUNDWATER CASES	Case No. BC 391869 Assigned to Hon. Jack Komar (Santa Clara Case No. 01-05-CV-049053)	
15 16 17 18 19 20 21 22 23 24 25 26	Included Actions: Los Angeles County Waterworks District No. 40 v. Diamond Farming Co., Superior Court of California, County of Los Angeles, Case No. BC 325 201; Los Angeles County Waterworks District No. 40 v. Diamond Farming Co., Superior Court of California, County of Kern, Case No. S-1500-CV-254-348; Wm. Bolthouse Farms, Inc. v. City of Lancaster, Diamond Farming Co. v. Lancaster, Diamond Farming Co. v. Palmdale Water Dist., Superior Court of California, County of Riverside, Case No. RIC 353 840, RIC 344 436, RIC 344 668		MANAGEMENT STATEMENT PA DE ORO LAND COMPANY March 15, 2013 9 a.m. 1 (Central District) Hon. Jack Komar
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CASE MANAGEMENT STATEMENT

Pursuant to its authority to manage these coordinated cases under, among other authorities, Code of Civil Procedure sections 187 and 404.7 and California Rules of Court 3.504, the Court has established procedures for parties to stipulate to facts in lieu of presenting evidence at trial. The Court previously established a deadline of March 15, 2013 for the filing of applications for approval of stipulations.

Copa de Oro has signed a stipulation with Los Angeles County Waterworks District No. 40 and Palmdale Water District concerning certain basic facts about Copa de Oro's property stated in the January 31, 2013 declaration of Elliot Joelson (posted at http://www.scefiling.org/document/document.jsp?documentId=76507). Pursuant to the Court's March 1, 2013 minute order, Copa de Oro is filing an *ex parte* application for approval of that stipulation.

Copa de Oro also has had productive discussions with the public water suppliers concerning a stipulation about water use on Copa de Oro's property that could be based on documented deliveries to the property by Antelope Valley-East Kern Water Agency ("AVEK"). (Copa de Oro has posted documentation of monthly AVEK deliveries on the Court's Web site at http://www.scefiling.org/filingdocs/3864/59567/144742e_ExhxKxxxEKIxSuppxReport.pdf.) While Copa de Oro and the public water suppliers have not concluded a stipulation based on that information, it is reasonably possible that one could be concluded in the next several days.

Accordingly, Copa de Oro respectfully requests that the Court extend the March 15, 2013 deadline for filing stipulations to the close of business on March 20, 2013.

Dated: March 14, 2013

Respectfully submitted,

BARTKIEWICZ, KRONICK & SHANAHAN A Professional Corporation

By:

Ryan S. Bezerra

Attorneys for Cross-Defendant Copa de Oro Land Company

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8792/P031413rsb CMC

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 March 14, 2013, I served, in the manner described below, the following document: CASE MANAGEMENT STATEMENT OF COPA DE ORO LAND COMPANY I posted this document 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 March 14, 2013. Terry M. Olson 8792/P031413rsb CMC PROOF OF SERVICE