LAW OFFICES OF 1 SHELDON R. BLUM 2242 CAMDEN AVENUE, SUITE 201 2 SAN JOSE, CALIFORNIA 95124 TEL: (408) 377-7320 3 Fax: (408) 377-2199 STATE BAR No. 83304 4 Attorney for BLUM TRUST 5 6 7 IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 IN AND FOR THE COUNTY OF LOS ANGELES 9 Coordinated Proceedings Special Title (Rule 1550 (b)) **Judicial Council Coordination Proceeding** No. 4408 ANTELOPE VALLEY GROUNDWATER Santa Clara Case No. 1-05-CV-049053 CASES 12 Included Actions: Assigned to Hon. Jack Komar 13 BLUM TRUST'S LIST OF EXHIBITS FOR PHASE Los Angeles County Waterworks District 4 TRIAL No. 40 v. Diamond Farming Co. Los Angeles County Superior Court 15 Case No. BC 325 201 Trial Date: May 28, 2013 9:00 a.m. Time: Dept. No.: TBA 16 Los Angeles County Waterworks District No. 40 v. Diamond Farming Co. Hon. Jack Komar Judae: 17 Kern County Superior Court Case No. S-1500-CV-254-348 18 19 Wm. Bolthouse Farms, Inc., v. City of Lancaster: Diamond Farming Co. v. City of 20 Lacncaster; Diamond Farming Co. v. City of Palmdate Water District. 21 Riverside County Superior Court Consolidated Action Nos. RIC 344 840, RIC 344 436, RIC 344 668 Defendants. 23 24 PLEASE TAKE NOTICE that the BLUM TRUST intends to introduce during the Phase 4 25 Trial the following evidentiary List of Exhibits numbered sequentially as "4-BLUM TRUST-": 26 Blum Trust's List of Exhibits For Phase 4 Trial 27

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1	DESCRIPTION OF DOCUMENT	EXHIBIT NOS.
2 3	1. 1999 & 2012 County of Los Angels Annual Tax Bill For Blum Trust's APN: 3384-009-001 (79+/- Acs);	"1"
4 5	2. 1999 & 2012 County of Los Angels Annual Tax Bill For Blum Trust's APN: 3384-009-006 (40+/- Acs);	"2"
6	3. 1999 & 2012 County of Los Angels Annual Tax Bill For Blum Trust's APN: 3384-020-012 (10+/- Acs);	"3"
7 8	4. 1999 & 2012 County of Los Angels Annual Tax Bill For Blum Trust's APN: 3384-020-013 (10+/- Acs);	"4"
9	5. 1999 & 2012 County of Los Angels Annual Tax Bill For Blum Trust's APN: 3262-016-011 (10+/- Acs);	"5"
11	Agriculture Lease Agreement between Lessor Blum Trust & Lessee Wm. Bolthouse Farms, Inc, dated August 2, 2001;	"6"
12	7. Modification of Lease Agreement between Lessor Blum Trust & Lessee Wm. Bolthouse Farms, Inc, dated May 12, 2004;	"7"
14 15	B. Blum Trust's First Set of Written of Special Interrogatories to Wm. Bolthouse Farms, Inc. Interrogatory No. 157;	"8"
16	9. Wm. Bolthouse Farms, Inc's Response to Blum Trust's Special Interrogatories, Interrogatory No. 157, Verified on May 8, 2008;	"9"
17 18	10. Blum Trust's First Set of Written of Special Interrogatories to Bolthouse Properties, LLC, Interrogatory Nos. 92, 114, 115 & 116;	"10"
19 20	11. Bolthouse Properties, LLC's Response to Blum Trust's Special Interrogatories, Interrogatory Nos. 92, 114, 115 & 116, Verified on May 9, 2008;	"11"
21	12. Water Well Map of Blum Trust's Leased Parcels To Wm. Bolthouse Farms, Inc.;	"12"
23 24	13. Updated Declaration of Dan Wilke Regarding Water Use on Blum Property dated June 26, 2012;	"13"
25	14. Bolthouse Properties, LLC's Groundwater Production Acre Feet (Exhibit "F" to Declaration of Anthony L. Leggio In Lieu of Deposition	"14"
26	Blum Trust's List of Exhibits For Phase 4 Trial	
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1	DESCRIPTION OF DOCUMENT EXH	IBIT NOS.
2	Testimony for Phase 4 Trial dated 1/31/13);	
3	15. Addendum ExhibitsP-1To Declaration of Anthony L. Leggio In Lieu of Deposition Testimony For Phase 4 Trial dated May 8, 2013;	"15"
5 6	16. Further Updated Declaration of Dan Wilke Regarding Water Use on Blum Property dated September 6, 2012;	"16"
	17. Appendix D-3: Table 4 Applied Crop Water Duties & Irrigation Efficiency Values;	"17"
8 9	18. Blum Ranch Water Usage Chart of Daniel Wilke dated August 10, 2012 with corrected Crop Water Duties for Carrots & Onions;	"18"
10 11	19. Blum Trust's Notice of Deposition & Production of Wm. Bolthouse Farms, Inc, Business Records dated January 10, 2013;	"19"
12	20. Deposition of Daniel Wilke dated February 6, 2013, Pages 9, 10, 95, 96, 99, 101, 103, 140 & 172;	"20"
13 14	21. Aerial View of Lessor's Blum Trust's Leased Parcels, marked Ex. "6", to 2/6/2013 Deposition of Bolthouse Farms' "PMK" Daniel Wilke;	"21"
15 16	22. Wm. Bolthouse Farms, Inc's attorney Mr. Richard Zimmer's email to Blum Trust's attorney Mr. Sheldon R. Blum dated November 31, 2011;	"22"
17	23. Photographs of Blum Trust leased parcels taken on May 18, 2003;	"23"
18	24. Photographs of Blum Trust leased parcels taken on August 2, 2007;	"24"
19 20	25. Blum Trust's attorney Sheldon R. Blum's letter to Wm. Bolthouse Farms' Director of Field Operations Mr. Darren Filkin dated October 23, 2009;	"25"
21 22	26. Wm. Bolthouse Farms, Inc's Agriculture Properties/Legal Manager Mr. Michael Kovacevich responsive email to Mr. Sheldon R. Blum dated November 16, 2009, with attached Plot Map of Blum Trust's leased parcel	"26 " s
23	and pictures of the water pipeline severed casings;	"07"
24	27. Settlement Agreement And Release of All Claims, Pages 3 & 4, 1 e, f & g. dated December 15-16, 2008; and	"27"
	28. Declaration of Tracy M. Saiki In Lieu Of Deposition Testimony For Phase	"28"
26	Blum Trust's List of Exhibits For Phase 4 Trial	
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4 Trial; Stipulation To Dismiss Wm. Bolthouse Farms, Inc, From Litigation With No Prejudice to Bolthouse Properties, LLC, January 31, 2013.

Dated: May 13, 2013 Law Offices of Sheldon R Blum

By: Sheldon R. Blum Attorney For BLUM TRUST

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