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 Attorney for . BLUM TRUST 5 6 SUPERIOR COURT OF THE STATE OF CALIFORNIA 7 COUNTY OF LOS ANGELES - CENTRAL DISTRICT 8 Coordinated Proceedings **Judicial Council Coordination** 9 Special Title {Rule 1550 (b)} Proceeding No. 4408 10 ANTELOPE VALLEY GROUNDWATER Santa Clara Case No. 1-05-CV-049053 CASES Assigned to Hon. Jack Komar 11 12 Included Actions: **BLUM TRUST'S APPLICATION TO EXCEED** PAGE LIMIT IN MEMORANDUM OF POINTS 13 Los Angeles County Waterworks District AND AUTHORITIES FOR MOTION FOR No. 40 v. Diamond Farming Co. SUMMARY JUDGMENT/SUMMARY 14 Los Angeles County Superior Court ADJUDICATION AND [PROPOSED] ORDER [Rules of Court, Rule 3.113(e)] Case No. BC 325 201 15 Hearing Date: December 22, 2014 Los Angeles County Waterworks District 10:00 a.m. No. 40 v. Diamond Farming Co. Time: Dept. No.: TBD 17 Kern County Superior Court Judae: Hon, Jack Komar Case No. S-1500-CV-254-348 18 Wm. Bolthouse Farms, Inc., v. City of 19 Lancaster; Diamond Farming Co. v. City of 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 22 23 AND RELATED CROSS-ACTIONS. 25 TO ALL PARTIES AND THEIR RESPECTIVE ATTORNEYS OF RECORD: 26 1 27 Blum Trust's Application To Extend Page Limit & Proposed Order

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2	longer memorandum of points and authorities to be made apart of Cross-Defendant BLUM TRUST's
3	motion for summary judgment/summary adjudication of Issues.
4	The application is made on the grounds that this action is an Antelope Valley Basin
5	Adjudication in a complex and coordinated proceedings which involves numerous groundwater
7	claims and rights, including physical solutions of Overlying Landowners, including BLUM TRUST,
8	Public Water Suppliers, Appropriators, and the Federal Government which cannot be fully briefed
9	within the 20 page limit.
10	BLUM TRUST's memorandum of points and authorities within its motion for summary
11	judgment/summary adjudication may exceed the page limit by 5-10 pages because of the need to
12	provide well settled case law, legal analysis and argument on the presented issues before the court.
13	PLEASE TAKE FURTHER NOTICE that BLUM TRUST's motion for summary judgment
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15	and in the alternative, motion for summary adjudication of issues is now scheduled to be heard on
16	December 22, 2014, at the hour of 10:00 am, in a department to be determined in the Superior Court
17	of Santa Clara County.
18	Dated: September 24, 2014 Respectfully submitted, LAW OFFICES OF SHELDON R. BLUM
19	LAW OF TOLOTON R. BLOW
20	Sheldon R. Blum, Esq.

COMES NOW BLUM TRUST and makes application to this court for permission to file a

IT IS SO ORDERED:

Dated: September ____, 2014

Judge Jack Komar

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Attorney For BLUM TRUST