EXHIBIT "H"

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 Judicial Council Coordination Proceeding Special Title (Rule 1550 (b)) No. 4408 **ANTELOPE VALLEY GROUNDWATER** CASES Santa Clara Case No. 1-05-CV-049053 12 Included Actions: Assigned to Hon. Jack Komar 13 Los Angeles County Waterworks District STIPULATION OF BLUM TRUST AND PUBLIC No. 40 v. Diamond Farming Co. **WATER SUPPLIERS FOR PHASE 4 TRIAL REGARDING 2011 & 2012 WATER USE** Los Angeles County Superior Court Case No. BC 325 201 16 Los Angeles County Waterworks District Trial Date: May 28, 2013 No. 40 v. Diamond Farming Co. Time: 9:00 a.m. 17 Dept. No.: TBA Kern County Superior Court Case No. S-1500-CV-254-348 Judge: Hon. Jack Komar 18 Wm. Bolthouse Farms, Inc., v. City of ancaster: Diamond Farming Co. v. City of 20 Lacncaster; Diamond Farming Co. v. City of Palmdate Water District. Riverside County Superior Court Consolidated Action Nos. RIC 344 840. RIC 344 436. RIC 344 668 Defendants. 23 24 25 26 Stipulation of Blum Trust & Public Water Suppliers For Phase 4 Trial 27

STIPULATION

Blum Trust and the Public Water Suppliers who have signed this Stipulation, stipulate as follows:

This Stipulation is entered into only for the purpose of determining groundwater pumping during the calendar years of 2011 and 2012. This Stipulation shall not result in any determination of any water right, or the reasonableness of any party's water use or manner of applying water to the use.

2. This Stipulation shall not preclude the Blum Trust from introducing in a later phase evidence to support its claimed water rights, including, without limitation, evidence of water use in years other than in 2011 and 2012.

3. All parties reserve their rights to produce any evidence to support their claimed water rights and make any related legal arguments, including, without limitation, arguments based on any applicable constitutional, statutory or decisional authority.

Subject to the reservations stated in paragraphs 1, 2, and 3, above, the parties to this
 Stipulation agree that the Blum Trust has not pumped groundwater in the Years 2011 and 2012.

Dated: May 21, 2013

Law Offices of Sheldon R. Blum

By:

Sheldon R. Blum, Esq.
Attorney For Blum Trust

Dated: May 1, 2013 Best, Best & Krieger, LLP

Jefffey Dunn, Esq.
Attorneys For Los Angeles County
Waterworks District No. 40

Stipulation of Blum Trust & Public Water Suppliers For Phase 4 Trial

LAW OFFICES OF SHELDON R. BLUM 2242 Camben Avenus, Suite 201 5am Jose, Calipornia 98124 Tel: 14081 3777320, Fak; 14081 3772189

1	Dated: May, 2013	Lagerlof, Senecal, Gosney & Kruse
2	•	Rv [.]
3 4	·	By: Thomas Bunn III, Esq. Attorneys For Palmdale Water District
5	Dated: May, 2013	Charlton Weeks, LLP
6		Rv·
7 8		By: Bradley T. Weeks, Esq. Attorneys For Quartz Hill Water District
9	Dated: May, 2013	Lemieux & O'Neill
10		D.v.
11.		By: Wayne K. Lemieux, Esq.
12		Attorneys For Littlerock Creek Irrigation District and Palm Ranch Irrigation District
13		-
14	Dated: May, 2013	Richards, Watson & Gershon
15		By:
16		By: Steven R. Orr, Esq. Attorneys For City of Palmdale
17 18	Dated: May, 2013	Murphy & Evertz, LLP
19		Pour
20		By: Douglas J. Evertz, Esq.
21		Attorneys For City of Lancaster and Rosamond Community Services District
22	Dated: May, 2013	California Water Service Company
23		00 71, -
24		By: John Jostle
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27	Stipulation of Blum Trust & Pul	blic Water Suppliers For Phase 4 Trial
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THE SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA **ELECTRONIC FILING - WWW.SCEFILING.ORG** 1 c/o Giotrans 2915 McClure Street Oakland, CA94609 2 TEL: (510) 208-4775 FAX: (510) 465-7348 EMAIL: Info@Glotrans.com 3 4 THE SUPERIOR COURT OF THE STATE OF CALIFORNIA 5 IN AND FOR THE COUNTY OF SANTA CLARA 6 Coordination Proceeding Special Title (Rule Antelope Valley Groundwater Cases (JCCP 1550(b)) ANTELOPE VÄLLEY GROUNDWATER CASES 4408) (JCCP 4408) Included Actions: Los Angeles 7 County Waterworks District No. 40 Lead Case No.1-05-CV-049053 Plaintiff. Hon. Jack Komar 8 VS. Diamond Farming Co. Superior Court of 9 California County of Los Angeles, Case No. BC 325 201 Los Angeles County Waterworks District No. 40 v. Diamond Farming Co. 10 Superior Court of California, County of Kern, Case No. S-1500-CV-254-348 Wm. Bolthouse Farms, Inc. v. City of Lancaster 11 Diamond Farming Co. v. City of Lancaster Diamond Farming Co. v. Palmdale Water Dist. Superior Court of California, County of 12 Riverside, consolidated actions, Case Nos. RIC 353 840, RIC 344 436, RIC 344 668 13 Defendant. **PROOF OF SERVICE** AND RELATED ACTIONS **Electronic Proof of Service** 14 I am employed in the County of Alameda, State of California. 15 I am over the age of 18 and not a party to the within action; my business address is 2915 McClure 16 Street, Oakland, CA 94609. The documents described on page 2 of this Electronic Proof of Service were submitted via the 17 worldwide web on Thu. May 23, 2013 at 10:59 AM PDT and served by electronic mail notification. I have reviewed the Court's Order Concerning Electronic Filing and Service of Pleading Documents and 18 am readily familiar with the contents of said Order. Under the terms of said Order, I certify the above-described 19 document's electronic service in the following manner: The document was electronically filed on the Court's website, http://www.scefiling.org, on Thu. May 23, 20 2013 at 10:59 AM PDT 21 Upon approval of the document by the Court, an electronic mail message was transmitted to all parties on the electronic service list maintained for this case. The message identified the document and provided 22 instructions for accessing the document on the worldwide web.

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