LAW OFFICES OF 1 SHELDON R. BLUM 2 2242 CAMDEN AVENUE, SUITE 201 SAN JOSE, CALIFORNIA 95124 TEL: (408) 377-7320 3 Fax: (408) 377-2199 STATE BAR No. 83304 4 Attorney for Cross-Defendant BLUM TRUST 5 SUPERIOR COURT OF THE STATE OF CALIFORNIA 6 **COUNTY OF LOS ANGELES - CENTRAL DISTRICT** 7 Coordinated Proceedings **Judicial Council Coordination Proceeding** Special Title (Rule 1550 (b)) No. 4408 ANTELOPE VALLEY GROUNDWATER Santa Clara Case No. 1-05-CV-049053 CASES 10 **CROSS-DEFENDANT BLUM TRUST'S** NOTICE OF CONTESTING THE COURT'S included Actions: 11 **TENTATIVE RULING ON MOTION FOR SUMMARY JUDGMENT/SUMMARY** 12 Los Angeles County Waterworks District No. 40 v. Diamond Farming Co. ADJUDICATION OF ISSUES os Angeles County Superior Court Case No. BC 325 201 January 22, 2015 Date: 14 Time: 11:00 a.m. Los Angeles County Waterworks District Dept. No.: 12 15 No. 40 v. Diamond Farming Co. Judge: Hon. Jack Komar 16 Kern County Superior Court Case No. S-1500-CV-254-348 17 Vm. Bolthouse Farms, Inc., v. City of 18 ancaster; Diamond Farming Co. v. City of acncaster; Diamond Farming Co. v. City of 19 Palmdate Water District. 20 Riverside County Superior Court Consolidated Action Nos. RIC 344 840, RIC 344 436, RIC 344 668 21 22 IND RELATED CROSS-ACTIONS 23 24 TO THE COURT, ALL PARTIES AND THEIR RESPECTIVE ATTORNEYS OF RECORD: 25 1 26 Blum Trust's Notice Of Contesting The Court's Tentative Ruling On Motion For Summary 27 Judgment/Summary Adjudication Of Issues

28

PLEASE TAKE NOTICE that Cross-Defendant BLUM TRUST contests the court's

Tentative Ruling and therefore counsel will appear on January 22, 2015, at the hour of 11:00 am, in

Department 12, of the Superior Court of Santa Clara County, California, to present oral argument.

Without limitation, the grounds for contesting the adoption of the Tentative Ruling are that the Declaration of Sheldon Blum expressly established the basis for BLUM TRUST's request for Judicial Notice under Exhibits "A"-"M" with particular references as to each exhibit, including under Exhibit List "1"-"12", together with foundational and authentication issues established by preliminary facts and hearsay exceptions. Furthermore, the unopposed expert witness Declaration of Mr. Ali Shahroody which remains uncontroverted provided additional evidentiary support for Cross-Defendant BLUM TRUST's Motion and Separate Statement of Undisputed Material Facts in support of the motion for summary judgment/summary adjudication of issues.

Dated: January 21, 2015

Respectfully submitted,

Law Offices of Sheldon R. Blum

By: Sheldon R. Blum, Esq.

Attorney For Cross-Defendant Blum Trust