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7 Attorneys for Defendant/Cross-Defendant,
BORON COMMUNITY SERVICES
8 DISTRICT
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10 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
11 **COUNTY OF LOS ANGELES**
12

13 **Coordination Proceeding**
Special Title (Rule 3.550(c))

14 **ANTELOPE VALLEY GROUNDWATER**
15 **CASES**

16 **Included Actions:**

17 **Los Angeles County Waterworks District**
No. 40 v. Diamond Farming Co.
18 **Superior Court of California, County of Los**
Angeles, Case No. BC 325201;

19 **Los Angeles County Waterworks District**
20 **No. 40 v. Diamond Farming Co.**
Superior Court of California, County of Kern,
21 **Case No. S-1500-CV-254348**

22 **Wm. Bolthouse Farms, Inc. v. City of Lancaster,**
Diamond Farming Co. v. City of Lancaster,
23 **Diamond Farming Co. v. Palmdale Water Dist.,**
Superior Court of California, County of
24 **Riverside, Case Nos. RIC 353 840, RIC 344 436,**
RIC 344 668
25

26 **AND RELATED ACTIONS.**
27
28

EXEMPT FROM FILING FEE
(Government Code § 6103)

Judicial Council Coordination
Proceeding No. 4408

Santa Clara Case No. 1-05-CV-049053

DEFENDANT/CROSS-DEFENDANT
BORON COMMUNITY SERVICES
DISTRICT'S EXHIBIT LIST FOR
PHASE 4 TRIAL

[Assigned for All Purposes to the
Honorable Jack Komar]

Date: May 28, 2013
Time: 1:00 p.m.
Dept.: 322
17th Floor
Central Civil West Courthouse
600 S. Commonwealth Ave.
Los Angeles, CA 90005

Action Filed: October 26, 2005


Defendant/Cross-Defendant, Boron Community Services District (“Boron”) hereby submits the following list of exhibits which it may introduce at the Phase 4 Trial:

<u>EXHIBIT NO.</u>	DESCRIPTION OF DOCUMENT
4-Boron CSD-1	Pumping Meter Readings – January 2011
4-Boron CSD-2	Pumping Meter Readings – February 2011
4-Boron CSD-3	Pumping Meter Readings – March 2011
4-Boron CSD-4	Pumping Meter Readings – April 2011
4-Boron CSD-5	Pumping Meter Readings – May 2011
4-Boron CSD-6	Pumping Meter Readings – June 2011
4-Boron CSD-7	Pumping Meter Readings – July 2011
4-Boron CSD-8	Pumping Meter Readings – August 2011
4-Boron CSD-9	Pumping Meter Readings – September 2011
4-Boron CSD-10	Pumping Meter Readings – October 2011
4-Boron CSD-11	Pumping Meter Readings – November 2011
4-Boron CSD-12	Pumping Meter Readings – December 2011
4-Boron CSD-13	Pumping Meter Readings – January 2012
4-Boron CSD-14	Pumping Meter Readings – February 2012
4-Boron CSD-15	Pumping Meter Readings – March 2012
4-Boron CSD-16	Pumping Meter Readings – April 2012
4-Boron CSD-17	Pumping Meter Readings – May 2012
4-Boron CSD-18	Pumping Meter Readings – June 2012
4-Boron CSD-19	Pumping Meter Readings – July 2012
4-Boron CSD-20	Pumping Meter Readings – August 2012
4-Boron CSD-21	Pumping Meter Readings – September 2012
4-Boron CSD-22	Pumping Meter Readings – October 2012
4-Boron CSD-23	Pumping Meter Readings – November 2012

1	4-Boron CSD-24	Pumping Meter Readings – December 2012
2	4-Boron CSD-25 - 26	Grant Deed for water well and parcel recorded April 23, 1965, Kern
3		County Recorder's Office at Book 3834, Page 339
4	4-Boron CSD-27 - 29	Grant Deed for water well and parcel recorded August 19, 1969, Kern
5		County Recorder's Office at Book 3834, Page 339

6
7 DATED: May 28, 2013

8 McMURTREY, HARTSOCK & WORTH

9
10 By: 
11 James A. Worth, Attorneys for Defendant/
12 Cross-Defendant, BORON
13 COMMUNITY SERVICES DISTRICT
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3 **PROOF OF SERVICE**

4 **STATE OF CALIFORNIA, COUNTY OF KERN**

5 I, GUADALUPE GONZALEZ, declare: I am and was at the time of the service hereunder
6 mentioned, over the age of eighteen (18) years and not a party to the within cause. My business
7 address is 2001 22nd Street, Suite 100, Bakersfield, California 93301.

8 On May 28, 2013, I served the document(s) titled:

9 **DEFENDANT/CROSS-DEFENDANT BORON COMMUNITY
10 SERVICES DISTRICT'S EXHIBIT LIST FOR PHASE 4 TRIAL**

11 to be served on the parties in this action as follows:

12 **XXX (BY ELECTRONIC TRANSMISSION)** I caused such document(s) listed above to be
13 posted to the Santa Clara County Superior Court website in regard to the Antelope Valley
14 Groundwater matter.

15 **(BY MAIL)** I am readily familiar with the firm's practice of collection and processing of
16 documents for mailing. Under that practice, it would be deposited with the United States
17 Postal Service on that same day with postage thereon fully prepaid at Bakersfield, California,
18 in the ordinary course of business.

19 **(BY FACSIMILE TRANSMISSION)** A transmission report was properly issued by the
20 sending facsimile machine, and the transmission was reported as completed and without
21 error.

22 **(BY PERSONAL SERVICE)** I caused such envelope to be delivered by hand to the offices
23 of the addressee(s).

24 **(BY OVERNIGHT COURIER)** I caused such envelope with delivery fees fully prepaid to
25 be sent by overnight courier.

26 Executed on May 28, 2013, at Bakersfield, California.

27 **XXX (STATE)** I declare under penalty of perjury under the laws of the State of California that the
28 above is true and correct.

(FEDERAL) I declare that I am employed in the office of a member of the bar of this Court
at whose direction the service was made.

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