EXHIBIT C

1 2 3 4 5 6 7	Ralph B. Kalfayan, SBN133464 David B. Zlotnick, SBN 195607 KRAUSE, KALFAYAN, BENINK & SLAVENS LLP 625 Broadway, Suite 635 San Diego, CA 92101 Tel: (619) 232-0331 Fax: (619) 232-4019 Attorneys for Plaintiff and the Class		
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9	SUPERIOR COURT OF TH	E STATE OF CALIFORNIA	
10	FOR THE COUNTY OF LOS ANGELES		
11			
12	ANTELOPE VALLEY GROUNDWATER CASES) RELATED CASE TO JUDICIAL) COUNCIL COORDINATION	
13	This Disable Deletes to Italia A.) PROCEEDING NO. 4408	
14	This Pleading Relates to Included Action: REBECCA LEE WILLIS, on behalf of herself and all others similarly situated,)) ADDENDUM TO) WILLIS CLASS STIPULATION OF	
15 16	Plaintiff,) SETTLEMENT)	
17	VS.)	
18	LOS ANGELES COUNTY WATERWORKS DISTRICT NO. 40; CITY OF LANCASTER;))	
19	CITY OF LOS ANGELES; CITY OF PALMDALE; PALMDALE WATER)	
20	DISTRICT; LITTLEROCK CREEK IRRIGATION DISTRICT; PALM RANCH)	
21	IRRIGATION DISTRICT; QUARTZ HILL WATER DISTRICT; ANTELOPE VALLEY)	
22	WATER CO.; ROSAMOND COMMUNITY SERVICE DISTRICT; MOJAVE PUBLIC UTILITY DISTRICT; and DOES 1 through)	
23	1,000;)	
24	Defendants.	j	
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It is understood and agreed that Palmdale Water District ("PWD") has executed the foregoing Stipulation subject to Willis' and Class Counsel's agreement that they will not seek any additional fees from PWD pursuant to paragraph VIII.D.(c), which permits Willis Class Counsel to seek post-settlement fees for "any reasonable and appropriate efforts by Willis Class Counsel that are undertaken in response to a written Court order stating that, pursuant to this provision, Class counsel may seek additional fees for specified efforts from Settling Defendants pursuant to Code of Civil Procedure section 1021.5." Approved as to form by: Ralph Kalfayan Rebecca Lee Willis Rebicon Lee Welles Approved as to form by: Tom Bunn Palmdale Water District Juis La Muary

1	It is understood and agreed that Palmdale Water District ("PWD") has executed the	
2	foregoing Stipulation subject to Willis' and Class Counsel's agreement that they will not seek	
3	any additional fees from PWD pursuant to paragraph VIII.D.(c), which permits Willis Class	
4	Counsel to seek post-settlement fees for "any reasonable and appropriate efforts by Willis Class	
5	Counsel that are undertaken in response to a written Court order stating that, pursuant to this	
6 7	provision, Class counsel may seek additional fees for specified efforts from Settling Defendants	
8	pursuant to Code of Civil Procedure section 1021.5."	
9	Rebecca Lee Willis	Approved as to form by: Ralph Kalfayan
10	By:	By: Kalph Kalforn
11	Palmdale Water District	Approved as to form by: Tom Bunn
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13	By: La Muany	By: Thomas S. Fru III
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