1 2 3 4 5 6 7 8 9	William C. Kuhs, State Bar No. 39217 Robert G. Kuhs, State Bar No. 160291 Kuhs & Parker P. O. Box 2205 1200 Truxtun Avenue, Suite 200 Bakersfield, CA 93303 Telephone: (661) 322-4004 Facsimile: (661) 322-2906 E-Mail: kpslaw@lightspeed.net Defendant Tejon Ranchcorp SUPERIOR COURT OF THE ST COUNTY OF LOS ANGELES	
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11	ANTELOPE VALLEY GROUNDWATER)	Judicial Council Coordination No. 4408
12	CASES)	Santa Clara Case No. 1-05-CV-049053
13 14 15	Included Actions:)Los Angeles County Waterworks District No. 40)v. Diamond Farming Co., Superior Court of)California, County of Los Angeles, Case No. BC)325201;	Assigned to Hon. Jack Komar TEJON RANCHCORP'S EXCHANGE OF EXPERT WITNESS INFORMATION [Code Civ. Proc., § 2034.260]
16 17 18) Los Angeles County Waterworks District No. 40) v. Diamond Farming Co., Superior Court of) California, County of Kern, Case No. S-1500-CV-) 254-348;	Phase 2 Trial Date: October 6, 2008
19 20 21 22	Wm. Bolthouse Farms, Inc. v. City of Lancaster,) Diamond Farming Co. v. Lancaster, Diamond) Farming Co. v. Palmdale Water Dist., Superior) Court of California, County of Riverside, Case) No. RIC 353 840, RIC 344 436, RIC 344 668)	
23	COMES NOW the defendant and cross-complainant TEJON RANCHCORP	
24	("Tejon") and submits the following expert witness information.	
25	I. RETAINED EXPERTS	
26 27	 E. John List, Phd., P.E., 723 East Green Street, Pasadena, California 	
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91101 (626) 304-1134.

Richard A. Rhone, 101 North Brand Blvd., Ste. 1780, Glendale, California
 91203 (818) 552-6400.

Tejon reserves the right to (a) call any expert witness disclosed by any other party to this proceeding although not included herein; and (b) call any expert witness to impeach the testimony of any expert witness offered by any other party at trial.

Dated: August <u>1</u>, 2008

KUHS & PARKER

Bv

Robert G. Kuhs, Attorney for Tejon

II. DECLARATION OF ROBERT G. KUHS

I, Robert G. Kuhs, declare as follows:

1. I am an attorney at law duly admitted to practice before all courts of the State of California and a partner of Kuhs & Parker, counsel for Tejon.

2. Tejon may call the following expert witnesses:

19 Α. E. John List, Phd., P.E. Mr. List has agreed to testify at trial. Mr. 20 List is a licensed professional engineer in the State of California. A summary of Mr. 21 List's professional qualifications is attached as **Exhibit A**. Mr. List will testify 22 regarding the following issues: 23 i. The characteristics of the Antelope Valley 24 Groundwater Basin and, in particular, the West Antelope Valley Sub-25 26 Basin. 27 Mr. List will be sufficiently familiar with this proceeding to submit to a meaningful

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oral deposition concerning his testimony. His fee for providing such testimony is 2 \$250.00 per hour. A copy of Mr. List's report is attached as Exhibit B.

Β. Richard A. Rhone, P.E. Mr. Rhone has agreed to testify at trial. Mr. Rhone is a registered civil engineer in the State of California. A summary of Mr. Rhone's qualifications is attached as **Exhibit C**. Mr. Rhone will testify regarding the following issues:

i. The characteristics of the Antelope Valley Groundwater Basin and, in particular, the West Antelope Valley Sub-

Mr. Rhone will be sufficiently familiar with this proceeding to submit to a meaningful oral deposition concerning his testimony. His fee for providing testimony and consulting is \$250 per hour. A copy of Mr. Rhone's report is attached as Exhibit D.

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

Dated: August <u>/</u>2_, 2008

C:\WPDATA\WCK\Tejon Ranch\Exchange of Expert Wit Infro.wpd

Basin.

Robert G. Kuhs

TEJON RANCHCORP'S EXCHANGE OF EXPERT WITNESS INFORMATION

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