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11	SUPERIOR COURT OF THE STATE OF CALIFORNIA					
12	COUNTY OF LOS ANGELES					
13	Coordination Proceeding	Judicial Council Coordination				
14	ANTELOPE VALLEY GROUNDWATER	Proceeding No. 4408				
15	CASES,	LEAD CASE: LASC Case No. BC 325201				
16	Los Angeles County Waterworks District No. 40 v. Diamond Farming Co.	CITY OF LOS ANGELES, ET AL. NOTICE OF JOINDER IN AV WATERMASTER'S MOTION FOR				
17	Los Angeles County Waterworks District No. 40 v. Diamond Farming Co.	MONETARY, DECLARATORY AND INJUNCTIVE RELIEF AGAINST				
18	Wm Bolthouse Farms, Inc. v. City of	ANNETTE MOORE AND BENNIE E. MOORE				
19	Lancaster	Date: March 28, 2025				
20	Diamond Farming Co. v. City of Lancaster	Time: 9:00 a.m. Dept.: CourtCall				
21	Diamond Farming Co. v. Palmdale Water District,	The Hon. Jack Komar, Dept. 17				
22		Santa Clara Case No. 105 CV 049053				
23	AND RELATED ACTIONS	Riverside County Superior Court				
24		Case No. RIC 344436 Case No. RIC 344668 Case No. RIC 353840				
25		Kern County Superior Court Case No. S-1500-CV-254348				
26						
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27	Attorneys for Tejon Ranchcorp	

Case No. BC 325201

1 TO THE COURT AND ALL PARTIES AND THEIR ATTORNEYS OF RECORD: 2 City of Los Angeles and Los Angeles World Airports, Palmdale Water District, Los Angeles 3 County Waterworks District No. 40, County Sanitation Districts Nos. 14 and 20 of Los Angeles County, and Tejon Ranchcorp join in the Antelope Valley Watermaster's Motion for Monetary, 4 5 Declaratory and Injunctive relief against Annette Moore and Bennie E. Moore ("Motion" [filed October 28, 2024]) and its Reply (filed March 21, 2025). 6 7 The Moores filed an answer during the original trial court proceeding resulting in entry of 8 the 2015 Judgment but elected not to further participate and, therefore, received no groundwater 9 pumping right, (Motion at 6:27-28). Now they pump groundwater but oppose paying the Judgment's 10 Replacement Water Assessment (Opposition [filed March 17, 2025]), which Watermaster uses to 11 offset such pumping and to protect the Basin's safe yield, (Motion at 6:18-20). 12 For all the reasons stated in the Watermaster's Motion and Reply, this Court should reject 13 the Moores' argument that they are not bound by the 2015 Judgment. 14 DATED: March 25, 2025 KRONICK, MOSKOVITZ, TIEDEMANN & GIRARD A Professional Corporation 15 16 By: 17 18 Attorneys for Cross-Defendants City of Los Angeles and Los Angeles World Airports 19 20 21 DATED: March 25, 2025 LAGERLOF, LLP 22 23 By: /s/ Thomas S. Bunn III Thomas S. Bunn III 24 Attorneys for Palmdale Water District 25 26 27

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1	DATED: March 25, 2025	BEST	T BEST & KRIEGER LLP		
2					
3		By:	/s/ Jaffray V. Dunn		
4		-	/s/ Jeffrey V. Dunn Jeffrey V. Dunn		
5			Attorneys for Los Angeles Coun District No. 40	ty Waterworks	
6					
7	DATED M. 1.25.2025	CL IN	AATE EDGE LAW CDOUD		
8	DATED: March 25, 2025	CLIV	MATE EDGE LAW GROUP		
9					
10		By:	/s/ Christopher M. Sander	rs	
11			Christopher M. Sanders Attorneys for County Sanitation	Districts Nos. 14	
12			and 20 of Los Angeles County		
13					
14	III		EAU THELEN		
15					
16		D			
17		By:	/s/ Robert G. Kuhs Robert G. Kuhs		
18			Attorneys for Tejon Ranchcorp		
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28			4	Case No. BC 325201	
	City of Los Angeles, et al. Notice of Joinder in AV Watermaster's Motion for Monetary, Declaratory and Injunctive Relief Against Annette Moore and Bennie E. Moore				

PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF SACRAMENTO

At the time of service, I was over 18 years of age and not a party to this action. I am employed in the County of Sacramento, State of California. My business address is 1331 Garden Hwy, 2nd Floor, Sacramento, CA 95833.

On March 25, 2025, I served true copies of the following document(s) described as CITY OF LOS ANGELES, ET AL. NOTICE OF JOINDER IN AV WATERMASTER'S MOTION FOR MONETARY, DECLARATORY AND INJUNCTIVE RELIEF AGAINST ANNETTE MOORE AND BENNIE E. MOORE on the interested parties in this action as follows:

BY E-MAIL OR ELECTRONIC TRANSMISSION: By submitting an electronic version of the document(s) to the parties, through the user interface at avwatermaster.org.

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

Executed on March 25, 2025, at Sacramento, California.

Terri Whitman