BRADLEY T. WEEKS, Bar No. 173745 Exempt from filings fees under 1 CHARLTON WEEKS LLP Government Code Section 6103 1031 West Avenue M-14, Suite A 2 Palmdale, CA 93551 3 (661) 265-0969 www.charltonweeks.com 4 [See Next Page For Additional Counsel] 5 6 Attorney for Quartz Hill Water District Defendant/Cross Complainant 7 8 9 SUPERIOR COURT OF THE STATE OF CALIFORNIA 10 FOR THE COUNTY OF LOS ANGELES-CENTRAL DISTRICT 11 ANTELOPE VALLEY GROUNDWATER 12 **Judicial Council Coordination Proceeding CASES** No. 4408 13 **Included Actions:** 14 Santa Clara Case No. 1-05-CV-049053 Los Angeles County Waterworks District No. Assigned to the Honorable Jack Komar Dept. I 40 v. Diamond Farming Co. 15 Superior Court of California, County of Los 16 PUBLIC WATER SUPPLIER NOTICE OF Angeles, Case No. BC325201; **DEPOSITION** 17 Los Angeles County Waterworks District No. 40 v. Diamond Farming Co. 18 Superior Court of California County of Kern, Case No. S-1500-CV-254-19 348; 20 Wm. Bolthouse Farms, Inc. v. City of Lancaster **Deponent: Paul Kindig** 21 Diamond Farming Co. v. City of Lancaster Date: 04/01/13 Diamond Farming Co. v. Palmdale Water Dist. Time: 12:00 PM 22 Superior Court of California County of Riverside, consolidated actions 23 Case Nos. RIC 353840, RIC 344436, RIC 344668. 24 25 26 27 28 PUBLIC WATER SUPPLIER NOTICE OF DEPOSITION

Deponent: Paul Kindig Date: 4/1/2013 Time: 12:00 PM

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21	Attorneys for Familiaic Water District
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28	PUBLIC WATER SUPPLIER NOTICE OF DEPOSITION
	Dononant: Paul Kindia

Deponent: Paul Kindig Date: 4/1/2013 Time: 12:00 PM YOU ARE FURTHER NOTIFIED THAT:

TO ALL INTERESTED PARTIES AND THEIR ATTORNEY OF RECORD:

PLEASE TAKE NOTICE THAT THE DEPOSITION OF Paul Kindig will be taken on 4/1/2013, commencing at 12:00 PM at the offices of Veritext, 707 Wilshire Boulevard, Suite 3500, Los Angeles, California, 90017, upon oral examination before a Certified Shorthand Reporter. This noticing party also intends to record the testimony by audio technology, video technology, and the testimony by stenographic method through the instant visual display of the testimony.

Said deposition will continue from day to day, excluding Sundays and holidays, until complete. Please note: If an interpreter is needed and/or desired by the deponent, it is requested that the undersigned be notified no later then five (5) days before the date of the deposition.

The deponent is required to produce the following documents, records, or other materials at the deposition:

DEFINITIONS

"BASIN" BASIN shall be defined as on and below the ground surface within the jurisdictional area defined by the court in this matter by order dated March 16, 2007.

"DOCUMENT" shall be defined as and have the same broad meaning as it has in California Evidence Code § 250 and Code of Civil Procedure §2031.010 et seq. and includes documents, papers, books, accounts, letters, records, photographs, objects, and all other tangible things. It includes all forms of written communication. It specifically includes all originals, copies, duplicates, drafts, or other recordings of any written, graphic, or otherwise recorded matter, however produced or reproduced, whether inscribed by hand or by mechanical, electronic, microfilm, photographic, phonic, or any other means. It includes abstracts; address books; advertisements; affidavits or statements; agreements; analyses of any kind; appointment books; architectural blueprints or drawings; balance sheets; bids; billings; blueprints; books or records of account; purchase orders; work papers; brochures; bulletins; calendars; charts; checks and canceled checks; circulars; compilations; computer cards, runs, and printouts; computer programs;

PUBLIC WATER SUPPLIER NOTICE OF DEPOSITION

Deponent: Paul Kindig Date: 4/1/2013 Time: 12:00 PM 1

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computer tapes and discs; consultants' reports or studies; contracts; correspondence; data processing input and output; data sheets; desk calendars; diagrams; diaries; directories; discs; drawings; estimates; expense account records; experts' reports or studies; financial statements or calculations; graphs; house publications; income statements; inspection records, sheets, and reports; interoffice and intra-office communications; invoices; job descriptions or assignments; journals; layouts; ledgers; letters; licenses; lists; magnetic tapes; manuals; maps; memorandums of any kind; microfiche; microfilm; minutes or records of any kind; movies; notations; notes; notebooks; opinions; organizational charts; pamphlets; permits; photographs; pictures; plans; projections; promotional materials; press releases or clippings; publications; punch cards; procedures; questionnaires and answers to them; quotations; records and recordings of any kind; renderings; reports of any kind; rework instructions, orders, and procedures; routing slips; schedules; sound recordings; specifications; statistical analyses; stenographers' notebooks; studies of any kind, analyses, forecasts, and evaluations; subcontracts; summaries; surveys; tables, indices, and lists; tabulations; tallies; tapes; telegrams; cables; telephone messages, telephone logs, and telephone billings and statements; teletype and telex messages; trade letters; transcripts, minutes, reports, and recordings of telephone or other conversations, interviews, conferences, committee meetings, or other meetings; undertakings; video tapes; vouchers; and working drawings, papers, and files.

"YOU" or "YOUR" shall mean Paul Kindig, and shall also include all representatives and agents of Paul Kindig, predecessors or successors in interest, and all other PERSONS acting or purporting to act on behalf of respondent to this notice.

All documents produced by YOU pursuant to a verified response to the Discovery Order For Phase 4 Trial issued by the Honorable Jack Komar December 12, 2012 and posted to the Santa Clara Superior Court in the Antelope Valley Groundwater Litigation, are excluded from this request.

PUBLIC WATER SUPPLIER NOTICE OF DEPOSITION

Deponent: Paul Kindig Date: 4/1/2013 Time: 12:00 PM

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2	REQUESTS FOR PRODUCTION
3	Request for Production Number 1.
4	Produce all DOCUMENTS identified in YOUR response to the Discovery Order For Phase 4 Trial
5	issued by the Honorable Jack Komar December 12, 2012.
6	
7	Request for Production Number 2.
8	If YOU contend that the groundwater YOU pumped in the years 2011 and 2012 are not
9	representative of YOUR current pumping, produce all DOCUMENTS THAT relate to YOUR
10	current pumping.
11	
12	Request for Production Number 3.
13	Produce all groundwater pump meter records for all groundwater YOU pumped in the BASIN
14	from January 1, 2000 through December 31, 2004 from real property YOU own or lease in the
15	BASIN.
16	
17	Request for Production Number 4.
18	Produce all groundwater pump meter records for all groundwater YOU pumped in the BASIN
19	after December 31, 2010 from real property YOU own or leasein the BASIN.
20	
21	Request for Production Number 5.
22	Produce all groundwater pump electrical meter records from January 1, 2000 through December
23	31, 2004 from real property YOU own or lease in the BASIN.
24	
25	Request for Production Number 6.
26	Produce all electrical meter records for all groundwater YOU pumped in the BASIN after
27	December 31, 2010 from real property YOU own or lease in the BASIN.
28	5
	PUBLIC WATER SUPPLIER NOTICE OF DEPOSITION Deponent: Paul Kindig Date: 4/1/2013 Time: 12:00 PM

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2	Request for Production Number 7.
3	Produce all groundwater pump diesel records from January 1, 2000 through December 31, 2004
4	from real property YOU own or lease in the BASIN.
5	
6	Request for Production Number 8.
7	Produce all groundwater pump diesel records for all groundwater YOU pumped in the BASIN
8	after December 31, 2010 from real property YOU own or lease in the BASIN.
9	
10	Request for Production Number 9.
11	Produce all DOCUMENTS which indicate the amount of groundwater pumped from January 1,
12	2000 through December 31, 2004 from real property YOU own ore lease in the BASIN.
13	
14	Request for Production Number 10.
15	Produce all DOCUMENTS which indicate the amount of groundwater pumped from after
16	December 31, 2010 from real property YOU own ore lease in the BASIN.
17	
18	Request for Production Number 11.
19	Produce all tests that relate to groundwater pumps that are located in the BASIN, wherein the tests
20	were performed after December 31, 1982. Included in this request are all pump tests that are used
21	by YOU to calculate the amount of groundwater pumped. Also included is any test that has any of
22	the following information: (1) Standing water level; (2) Drawdown; (3) Discharge; (4) Total Head;
23	Capacity; (5) Acre Feed Pumped; kW input to Motor; (6) kWh per Acre Foot; (7) Overall Plant
24	Efficiency.
25	
26	Request for Production Number 12.
27	
28	6
	PUBLIC WATER SUPPLIER NOTICE OF DEPOSITION Deponent: Paul Kindig Date: 4/1/2013 Time: 12:00 PM

1	Produce all DOCUMENTS which relate to YOUR calculation of the amount of groundwater
2	pumped or used by YOU or YOUR predecessors in the BASIN since December 31, 1999 from
3	real property YOU own in the BASIN, with the exception of the years 2005 through 2010.
4	
5	Request for Production Number 13.
6	Produce all First and Annual Notices for Groundwater Extraction YOU have filed with the
7	California State Water Reassurances Control Board for all groundwater pumped in the BASIN
8	since December 31, 1999.
9	
10	Request for Production Number 14.
11	Produce all First and Annual Notices for Groundwater Extraction YOU have filed with Los
12	Angeles County for all groundwater pumped in the BASIN since December 31, 1999.
13	
14	Request for Production Number 15.
15	For the year 2011, all DOCUMENTS that reflect the following:
16	a) For each parcel of property YOU owned or leased, the amount of acres of crops grown on
17	that parcel and the type of crop.
18	b) The total amount of water used on each parcel.
19	c) The total amount of groundwater used on each parcel.
20	d) For each crop identified above the amount of crop produced on each parcel for the year
21	2011.
22	e) For each crop identified above, the amount of water per acre used for that crop.
23	f) All DOCUMENTS that relate to the amount of water used by YOU to for all purposes for all
24	agriculture in the BASIN.
25	
26	Request for Production Number 16.
27	For the year 2012, all DOCUMENTS that reflect the following:
28	PUBLIC WATER SUPPLIER NOTICE OF DEPOSITION
	Deponent: Paul Kindig Date: 4/1/2013 Time: 12:00 PM

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d) For each crop identified above the amount of crop produced on each parcel for the year e) For each crop identified above, the amount of water per acre used for that crop. f) All DOCUMENTS that relate to the amount of water used by YOU to for all purposes for all All DOCUMENTS that show how groundwater is used by YOU in the mining of minerals from Produce all DOCUMENTS that indicate how much groundwater any party to this ligation, other than YOU, has pumped in the BASIN since 1945. Documents provided by other parties pursuant to pervious discovery demands, responses to expert witness designations, or disclosed in any To the extent the court's March 7, 2013 order applies to this deposition, the additional information

a) For each parcel of property YOU owned or leased, the amount of acres of crops grown on

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CHARLTON WEEKS LLP 1031 West Avenue M-14, Suite A Palmdale, CA 93551

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PROOF OF SERVICE

I am employed in the aforesaid county, State of California; I am over eighteen years of age and not a party to the within action; my business address is 1031 West Avenue M-14, Suite A, Palmdale, California, 93551.

On March 22, 2013, at my place of business at Palmdale, California, a copy of the following DOCUMENT(s):

PUBLIC WATER SUPPLIER NOTICE OF DEPOSITION

By posting the DOCUMENT listed above to the Santa Clara Superior Court website in regard to the Antelope Valley Groundwater Matter. All parties listed on the Santa Clara Superior Court in regard to the Antelope Valley Groundwater Matter are hereby incorporated here at by this reference.

Deponent: Paul Kindig 4/1/2013 Date: Time: 12:00 PM

Dated: March 22, 2013

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

CHARLTON WEEKS LLP

Bradley T. Weeks

Attorney for Quartz Hill Water District