		! }	
	INSERT NAME OF DARTH OR LOTTON		
	2 Nona M. Rafferty		
	3 121-1 0 1		
	4 12101 Oak Leaf Drive		
	5 Los Alanitos, CA 90720		
	6 Ph.562-431-8327 e: nouraffe act. com		
	[Insert address, phone number, fax number, and e-		
	mun anaressj		
	3		
5	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
10	COUNTY OF LOS ANGELES		
11			
12	The same of the sa	Judicial Council Coordination No. 4408	
13	GROUNDWATER CASES		
14	19	For filing purposes only: Santa Clara County Case No. 1-05-CV-049053	
15	1 AND TO TADIBULIU CAUTIOUS OF	Assigned to The Honorable Jack Komar	
16	Los Angeles County Superior Court	MODEL	
17		MODEL ANSWER TO COMPLAINT AND ALL CROSS-COMPLAINTS	
18	No. 40 v. Diamond Farming Co	,	
	Kern County Superior Court Case No. S-1500-CV-254-348		
19	Wm. Bolthouse Fanns, Inc. v. City of	÷	
20	Lancaster, Diamond Farming Co. v. City of Lancaster, Diamond Farming Co. v.		
21	Palmdale Water Dist.		
22	Riverside County Superior Court Consolidated actions		
23	Case Nos. RIC 353 840, RIC 344 436, RIC 344 668	and the same of th	
24			
25			
26		1	
27			
28			

Antelope Valley Groundwater Cases (JCCP 4408)

ANSWER TO COMPLAINT AND ALL CROSS-COMPLAINTS (MODEL APPROVED BY THE COURT)

19

20

21

22

23

24

25

26

27

28

,	i niro Amrinative Defense	
2	(Laches)	
3	4. The Complaint and Cross-Complaint, and each and every cause of action	
4	contained therein, is barred by the doctrine of laches.	
5	Fourth Affirmative Defense	
6	(Estoppel)	
7	5. The Complaint and Cross-Complaint, and each and every cause of action	
8	contained therein, is barred by the doctrine of estoppel.	
9	Fifth Affirmative Defense	
10	(Waiver)	
11	6. The Complaint and Cross-Complaint, and each and every cause of action	
12	contained therein, is barred by the doctrine of waiver.	
13	Sixth Affirmative De <u>f</u> ense	
14	(Self-Help)	
15	7. Defendant and Cross-Defendant has, by virtue of the doctrine of self-help,	
16	preserved its paramount overlying right to extract groundwater by continuing, during all times	
17	relevant hereto, to extract groundwater and put it to reasonable and beneficial use on its proper	
18	Seventh Affirmative Defense	
19	(California Constitution Article X, Section 2)	
20	8. Plaintiff and Cross-Complainant's methods of water use and storage are	
21	unreasonable and wasteful in the arid conditions of the Antelope Valley and thereby violate	
22	Article X, Section 2 of the California Constitution.	
23	Eighth Affirmative Desense	
24	(Additional Defenses)	
25	 The Complaint and Cross-Complaint do not state their allegations with sufficient 	
26	clarity to enable defendant and cross-defendant to determine what additional defenses may exist	
27	to Plaintiff and Cross-Complainant's causes of action. Defendant and Cross-defendant therefore	
28	reserve the right to assert all other defenses which may pertain to the Complaint and Cross-	

Antelope Valley Groundwater Cases (JCCP 4408)

ANSWER TO COMPLAINT AND ALL CROSS-COMPLAINTS (MODEL APPROVED BY THE COURT)

	1 Complaint.		
	Ninth Affirmative Defense		
	The prescriptive claims asserted by governmental entity Cross-Complainants are		
	forth in Water Code sections 22456, 31040 and 55370.		
,	Tenth Affirmative Defense		
	The prescriptive claims asserted by governmental entity Cross-Complainants are		
;			
9			
10	proscriptive claims asserted by governmental entity Cross-Complainants are		
11			
12			
13	Twelfth Affirmative Defense		
14	13. Cross-Complainants' prescriptive claims are barred due to their failure to take		
15	affirmative steps that were reasonably calculated and intended to inform each overlying		
16	landowner of cross-complainants' adverse and hostile claim as required by the due process clause		
17	of the 5th and 14th Amendments of the United States Constitution.		
18	Thirteenth Affirmative Defense		
19	 The prescriptive claims asserted by governmental entity Cross-Complainants are 		
20	barred by the provisions of Article 1 Section 7 of the California Constitution.		
21	Fourteenth Affirmative Defense		
22	15. The prescriptive claims asserted by governmental entity Cross-Complainants are		
23	barred by the provisions of the 14th Amendment to the United States Constitution.		
24	Fifteenth Affirmative Defense		
25	16. The governmental entity Cross-Complainants were permissively pumping at all		
26	times.		
27	Sixteenth Affirmative Defense		
28	17. The request for the court to use its injunctive powers to impose a physical solution 4		
Total Control	Antelope Valley Groundwater Cases (JCCP 4468) ANSWER TO COMPLAINT AND ALL CROSS-COMPLAINTS (MODEL APPROVED BY THE COURT)		

	seeks a remedy that is in violation of the doctrine of separation of powers set forth in Article 3	
	section 3 of the California Constitution.	
	Seventeenth Affirmative Defense	
	4 18. Cross-Complainants are barred from asserting their prescriptive claims by	
	operation of law as set forth in Civil Code sections 1007 and 1214.	
	6 Eighteenth Assirmative Defense	
•	7 19. Each Cross-Complainant is barred from recovery under each and every cause of	
;	action contained in the Cross-Complaint by the doctrine of unclean hands and/or unjust	
5	enrichment.	
10	Nineteenth Affirmative Defense	
11	20. The Cross-Complaint is defective because it fails to name indispensable parties in	
12	violation of California Code of Civil Procedure Section 389(a).	
13	Twentieth Affirmative Defense	
14	go and taking, possessing	
15	or using cross-defendants' property without first paying just compensation.	
16	Twenty-First Affirmative Defense	
17	so commontal county Cross-Complantiants are seeking to transfer water right	
18	priorities and water usage which will have significant effects on the Antelope Valley	
19	Groundwater basin and the Antelope Valley. Said actions are being done without complying with	
20	and contrary to the provisions of California's Environmental Quality Act (CEQA) (Pub.Res.C.	
21	2100 et seq.).	
22	Twenty-Second Affirmative Defense	
23	23. The governmental entity Cross-Complainants seek judicial ratification of a project	
24	that has had and will have a significant effect on the Antelope Valley Groundwater Basin and the	
25	Antelope Valley that was implemented without providing notice in contravention of the	
26	provisions of California's Environmental Quality Act (CEQA) (Pub.Res.C. 2100 et seq.).	
27	Twenty-Third Affirmative Defense	
28	24. Any imposition by this court of a proposed physical solution that reallocates the	
	ANSWER TO COMPLAINT AND ALL CROSS COMPLAINT AND ALL CR	