	1 2 3 4	AKLUFI AND WYSOCKI JOSEPH S. AKLUFI (Bar No. 68619) DAVID L. WYSOCKI (Bar No. 80860) 12 Nevada Street, Suite B Redlands, California 92373 Office - 909-748-7700		
AKLUFI AND WYSOCKI 12 NEVADA STREET, SUITE B REDLANDS, CALIFORNIA 92373	5	Fax - 909-748-7710 Attorneys for Defendants and Cross Defendants JOHN BORUCHIN, DORA BORUCHIN, etc., ROBERT D. RANEY, SHIRLEY B. RANEY, etc.		
	7			
	8	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
	9	COUNTY OF LOS ANGELES, CENTRAL DISTRICT		
	10			
	11	ANTELOPE VALLEY GROUNDWATER CASES	Judicial Council Coordination No. 4408	
	12	Included Actions:	For filing purposes only: Santa Clara County Case No.	
	13	Los Angeles County Waterworks District) No. 40 v. Diamond Farming Co. Los Angeles County Superior Court)	1-05-CV- 049053 Assigned to The Honorable Jack Komar Dept. 17	
	15 16	Case No. BC 325201	DISCLAIMER BY ROBERT D. RANEY	
	17	Los Angeles County Waterworks District (No. 40 v. Diamond Farming Co. (Kern County Superior Court (Case No. S-1500-CV-254-348)	AND SHIRLEY B. RANEY, TRUSTEES OF THE ROBERT AND SHIRLEY RANEY LIVING TRUST DATED OCTOBER 19, 1990	
	18	Wm. Bolthouse Farms, Inc. v. City of	0010BER 19, 1990	
	19	Lancaster, Diamond Farming Co. v. City of Lancaster, Diamond Farming Co. v. (ity of Lancaster, Diamond Farming Co. v.)		
	21	Palmdale Water Dist.) Riverside County Superior Court)		
	22	Consolidated actions () Case Nos. RIC 353840, RIC 344436, RIC ()		
	23	344668)		
	24			
	25	Notwithstanding the filing of their Ans	wer to Complaint and all Cross-Complaints	
	26	Notwithstanding the filing of their Answer to Complaint and all Cross-Complaints on or about October 27, 2008, Robert D. Raney and Shirley B. Raney, Trustees of the		
	27	Robert and Shirley Raney Living Trust Dated October 19, 1990 hereby abandons all claims		
	28	and defenses they may have in this proceeding.		
	11			

DISCLAIMER BY ROBERT D. AND SHIRLEY B. RANEY

	1 2	Dated: <u>//- 25</u> , 2012	Mohest Dany
LAW OFFICES AKLUFI AND WYSOCKI 12 NEVADA STREET, SUITE B REDLANDS, CALIFORNIA 92373	3		ROBERT D. RANEY AS/TRUSTEE OF THE ROBERT AND SHIRLEY RANEY LIVING TRUST DATED OCTOBER 19, 1990
	4		11 COST DATED OCTOBER 19, 1990
	5	Dated: <u>//-25</u> , 2012	While & Dances
	6		SHIRLEY B/RANEY AS TRUSTEE OF THE ROBERT AND SHIRLEY RANEY LIVING
	7		ROBERT AND SHIRLEY RANEY LIVING TRUST DATED OCTOBER 19, 1990
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PROOF OF SERVICE

REDLANDS, CALIFORNIA 92373

LAW OFFICES
AKLUFI AND WYSOCKI
12 NEVADA STREET, SUITE B

STATE OF CALIFORNIA, COUNTY OF RIVERSIDE.

I am employed in the County of Riverside, State of California. I am over the age of 18 and not a party to the within action; my business address is: 12 Nevada Street, Suite B, Redlands, California 92373.

On December 10, 2012, I served the foregoing document described as: DISCLAIMER BY ROBERT D. RANEY AND SHIRLEY B. RANEY, TRUSTEES OF THE ROBERT AND SHIRLEY RANEY LIVING TRUST DATED OCTOBER 19, 1990 on interested parties in this action served in the following manner:

X BY ELECTRONIC SERVICE AS FOLLOWS by posting the document(s) listed above to the Santa Clara website in the action of the *Antelope valley Groundwater Litigation*, Judicial Council Coordination Proceeding No. 4408, Santa Clara Case No. 1-05-CV-049053.

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

Executed on December 10, 2012, at Riverside, California.

JOSEPH S. AKLUFI